## REGULATIONS UNDER THE DOMESTIC VIOLENCE ACT, 1998 (ACT 116 OF 1998) PUBLISHED IN GOVERNMENT NOTICE NO. R. 1311 (GOVERNMENT GAZETTE 20601) OF 5 NOVEMBER 1999

The Minister of Justice has under section 19 of the Domestic Violence Act, 1998 (Act No. 116 of 1998), made the regulations in the Schedule.

## **SCHEDULE**

### **Definitions**

1. In these regulations any word or expression to which a meaning has been assigned in the Act shall have that meaning and, unless the context otherwise indicates-

'the Act' means the Domestic Violence Act, 1998 (Act No. 116 of 1998).

## **Notice containing information**

2. The notice contemplated in section 2(b) of the Act must contain the information provided for in Form 1 of the Annexure.

## **Explanation of notice**

- 3. For purposes of section 2(c) of the Act a member of the South African Police Service must-
  - (a) explain to the complainant-
    - (i) that a member of the South African Police Service will render such assistance as circumstances may require, including assisting or making arrangements to find a suitable shelter and to obtain medical treatment;
    - (ii) his or her right to apply for a protection order to prohibit the respondent from committing further acts of domestic violence, even if no criminal complaint has been lodged, so as to ensure

his or her safety, health and well-being;

- (iii) his or her right to lodge a criminal complaint; and
- (iv) the purpose of the notice;
- (b) if the complainant is unable to read the notice, read the notice referred to in regulation 2 to the complainant, or take such reasonable steps as may be necessary to have the notice read to the complainant;
- (c) inquire from the complainant whether he or she-
  - (i) understands the contents of the notice; and
  - (ii) requires further information regarding his or her remedies in terms of the Act and the right to lodge a criminal complaint;
- (d) explain, to the best of his or her ability, to the complainant on request-
  - (i) any part of the notice which the complainant does not understand; and
  - (ii) his or her remedies in terms of the Act and the right to lodge a criminal complaint; and
- (e) inform the complainant to obtain further information from the clerk of the magistrate's court should questions of the complainant remain unanswered.

## Manner of application for protection order

- 4. (1) A complainant may apply to the court for a protection order in a form substantially corresponding to Form 2 of the Annexure.
- (2) The application referred to in subregulation (1) must be made by way of an affidavit in which must be stated-
  - (a) the facts on which the application is based;
  - (b) the nature of the order applied for; and
  - (c) the name of the police station where the complainant is likely to report any breach of the protection order applied for.

- (3) Where the application is brought on behalf of a complainant by another person, the affidavit referred to in subregulation (2) must also set out or contain -
  - (a) the grounds on which such person has a material interest in the well-being of the complainant;
  - (b) the occupation of such person and capacity in which such person brings the application; and
  - (c) except in cases excluded by the provisions of paragraphs (a) to (d) of section 4(3) of the Act, the written consent of the complainant.

## Information to be given by clerk of the court

- 5. (1) For purposes of section 4(2) of the Act, the clerk of the court must, if the complainant is not represented by a legal representative-
  - (a) hand to the complainant a written notice which contains the information provided for in Form 3 of the Annexure, which must, if reasonably possible, be in the official language of the complainant's choice;
  - (b) read the notice or cause the notice to be read to the complainant, if the complainant is unable to read the notice;
  - (c) inquire from the complainant whether he or she -
    - (i) understands the contents of the notice; and
    - (ii) requires further information concerning the relief available in terms of the Act and the right to lodge a criminal complaint; and
  - (d) on request of the complainant, further explain, to the best of his or her ability-
    - (i) any part of the notice which the complainant does not understand; and
    - (ii) the relief available in terms of the Act and the right to lodge a criminal complaint.

## **Issuing of interim protection order**

6. An interim protection order contemplated in section 5(2) of the Act must be in the form of Form 4 of the Annexure.

## **Notice to show cause**

7. The notice calling on the respondent to show cause on the specified return date why a protection order should not be issued, contemplated in section 5(4) of the Act, must be in the form of Form 5 of the Annexure.

## **Issuing of protection order**

- 8. A protection order contemplated in section 6(1) of the Act must be-
  - (a) in the event that an interim protection order was issued, in the form of Form 6 of the Annexure; or
  - (b) in the event that an interim protection order was not issued, in the form of Form 7 of the Annexure.

## **Issuing of warrant of arrest**

9. The warrant of arrest contemplated in section 8(1)(a) of the Act must be authorised and issued in the form of Form 8 of the Annexure.

## Affidavit for further warrant of arrest

10. An affidavit contemplated in section 8(3) of the Act for purposes of obtaining a second or further warrant of arrest must be in a form substantially corresponding to Form 9 of the Annexure.

## Affidavit regarding contravention of protection order

11. An affidavit contemplated in section 8(4)(a) of the Act in which it is stated that the respondent has contravened any prohibition, condition, obligation or order contained in a protection order must be in a form substantially corresponding to

Form 10 of the Annexure.

## Written notice to respondent to appear before court

- 12. (1) The written notice contemplated in section 8(4)(c) of the Act calling on the respondent to appear before a court on a charge of committing the offence referred to in section 17(a) of the Act must be in a form substantially corresponding to Form 11 of the Annexure.
- (2) Any respondent who is called upon to appear before the court in accordance with a written notice referred to in subregulation (1) and who fails to-
  - (a) appear at the place and on the date and time specified in that notice; or
- (b) remain in attendance at the proceedings, shall be guilty of an offence and liable to the punishment prescribed under subregulation (3)(b).
- (3) (a) The court may if satisfied from the duplicate original of the notice referred to in section 8(4)(d) of the Act that the notice was handed to the respondent and that the respondent has failed to appear at the place and on the date and time specified in the notice, or if satisfied that the respondent has failed to remain in attendance at the proceedings concerned, issue a warrant for the respondent's arrest.
- (b) The court may when the respondent is brought before it, in a summary manner enquire into his or her failure so to appear or to remain in attendance and unless the respondent satisfies the court that his or her failure was not due to any fault on his or her part, convict him or her of the offence referred to in subregulation (2) and sentence him or her to a fine or to imprisonment for a period not exceeding six months.

## Application for variation or setting aside of protection order

13. An application for the variation or setting aside of a protection order, contemplated in section 10(1) of the Act, must be made in a form substantially corresponding to Form 12 of the Annexure.

## Notice of variation or setting aside of protection order

- 14. (1) The notice of the variation or setting aside of a protection order, contemplated in section 10(3) of the Act, must be in the form of Form 13 of the Annexure.
- (2) The notice referred to in subregulation (1) must be forwarded by the clerk of the court to the complainant and respondent by handing it to them personally or sending it to them by registered mail.

## **Service of documents**

- 15. (1) Service of any document in terms of the Act or these regulations, except where the Act or regulations provide otherwise, must without delay be effected by-
  - (a) the clerk of the court by handing or presenting for handing over a certified copy of the document to the person on whom the document is to be served or sending a certified copy of the document to that person by registered mail and endorsing the original document to this effect;
  - (b) the sheriff in terms of the provisions of the Magistrates' Courts Act, 1944 (Act No. 32 of 1944), and Rules published in terms of section 6 of the Rules Board for Courts of Law Act, 1985 (Act No. 107 of 1985); or

- (c) a peace officer in terms of the provisions of the Criminal Procedure Act, 1977 (Act No. 51 of 1977), relating to the service of subpoenas.
- (2) The clerk of the court sending a copy of the document in terms of subregulation (1)(a) to the person on whom the document is to be served, must require that proof of receipt thereof be returned to him or her by the relevant postal authority.
- (3) A person authorised to effect service in terms of subregulation (1), who is not a member of the South African Police Service, may, in any case where resistance to the service of a document is encountered or is reasonably anticipated, request a member of the South African Police Service to assist him or her with the service of any document provided for in the Act and these regulations.
- (4) The complainant or respondent who requires a document to be served in terms of the Act or these regulations shall be responsible for the costs of such service: Provided that the clerk of the court may, after consideration of such proof as he or she may require, direct that the State must be responsible for the costs of any service in terms of the Act or these regulations if he or she is satisfied that the complainant or respondent as the case may be, or both the complainant and respondent, do not have the means to pay for such costs at the time when service is required.

### Short title

16. These regulations shall be called the **Domestic Violence Regulations**, **1999**, and shall come into operation on 15 December 1999.

## ANNEXURE FORM 1

[Regulation 2]

# NOTICE TO COMPLAINANT IN A CASE OF DOMESTIC VIOLENCE SECTION 2(b) OF THE DOMESTIC VIOLENCE ACT, 1998 (ACT NO. 116 OF 1998)

This notice explains your rights and the steps you may take to protect yourself, your children and/or other members of the shared household. If, after reading this notice, there is anything you do not understand I will to the best of my ability explain the contents to you. If I or other members of the South African Police Service present are unable to answer any of your questions regarding this notice, you may contact the clerk of the magistrate's court for further information.

- 1. I, as a member of the South African Police Service will render such assistance to you as you may require in the circumstances including assisting or making arrangements to -
  - find a suitable shelter; and/or
  - get medical treatment.
- 2. You may lay a criminal complaint against the person who committed the act of domestic violence (who will now be called the respondent) if the conduct of the respondent constitutes a criminal offence which will be investigated by the police.
- 3. In addition, you may apply, on any day and at any time, for a protection order at the Magistrate's Court in whose area -
  - you reside, carry on business or are employed, permanently or temporary;
  - the respondent resides, carries on business or is employed; or
  - the act of domestic violence occurred.
- 4. I will provide you with an application form if you want to apply for such an order. It is not necessary to lay a criminal charge in order to obtain a protection order.
- 5. The Court will consider your application and may thereafter issue a temporary order which will -
  - only come into effect after it has been delivered to the respondent (the cost of which you have to pay unless you do not have the means to pay therefore);
  - be valid for a certain period of time.
- 6. After such period of time the court will consider to issue a permanent order.
- 7. In your application you may request the court to prohibit the respondent from -
  - committing any act of domestic violence;
  - getting the help of another to commit any act of domestic violence;
  - entering your workplace, home or the shared residence or any part thereof;
  - preventing you or any child who normally lives in the shared residence from entering or remaining in the residence or any part thereof;
  - committing any other act determined by the court.
- 8. You may request the court not to disclose your physical address to the respondent. The court may also, in order to protect you and to provide for your safety, health and wellbeing -
  - order that the respondent pay rent, mortgage or other monetary relief (such as medical expenses and loss of income);
  - refuse the respondent contact with your children;
  - order the seizure of any arm or dangerous weapon in the possession or under the control of the respondent;
  - order that a peace officer accompany you to assist you with the collection of your personal property;
  - impose any other condition it deems reasonably necessary.
- 9. The court will, when a order is made, issue a warrant of arrest for the respondent. This means that the respondent may be arrested if he or she fails to comply with any provision of the protection order and after you have given the police the warrant and an affidavit explaining that the respondent has breached the order.

WARNING: It is a criminal offence if you knowingly give false information when applying for a protection order or when laying a criminal charge, you will be prosecuted and may be convicted.

FORM 2
[Regulation 4]
APPLICATION FOR PROTECTION ORDER

## SECTION 4(1) OF THE DOMESTIC VIOLENCE ACT, 1998 (ACT NO. 116 OF 1998)

|--|

## 1. PARTICULARS OF COMPLAINANT (Victim of domestic violence)

Surname :	
Full names :	
Id. No / Date of birth	
Home or temporary address :	
Home/contact telephone number :	
Work address :	
Work telephone number :	
Nature of domestic relationship with person who committed the act of domestic violence (Respondent):	
Occupation :	
2. PARTICULARS OF PERSON MAK COMPLAINANT (if applicable)	ING THE APPLICATION ON BEHALF OF THE
Surname:	
Full names:	
Id. No / Date of birth	
Home address:	
Home/contact telephone number:	
Work address:	
Work telephone number:	
Occupation:	

made:	
Nature of relationship with the complainant:	
State reason(s) why application is made on behalf of the complainant:	
Indicate whether written consent of complainant has been obtained: (Delete whichever is not applicable)	Written consent *has been obtained and is attached/is not necessary since the complainant is-  a minor (under the age of 21 years); mentally retarded; unconscious; unable to provide consent because
	COMMITTED ACT OF DOMESTIC VIOLENCE n so far as such particulars are available
(hereafter called the Respondent) - i	
(hereafter called the Respondent) - i. Surname:	
(hereafter called the Respondent) - in Surname: Full names:	
(hereafter called the Respondent) - i.  Surname:  Full names:  Id. No / Date of birth	
(hereafter called the Respondent) - i Surname: Full names: Id. No / Date of birth Home address:	
(hereafter called the Respondent) - i Surname: Full names: Id. No / Date of birth Home address:  Home/contact telephone number:	

## 4. PERSONS AFFECTED BY DOMESTIC VIOLENCE

4.1 Particulars of children and adults sharing the residence:

Name :	Age:	Relationship to complainant

		1	-
4.2 How are these person	s affected	?	
4.3 Do any of these perso	ns suffer d	lisabilities? If so give det	ails:
		<u>g</u>	
5. INFORMATION REGAR	DING ACTS	S OF DOMESTIC VIOLEN	CE
Give full details regarding			
whether firearms or other			
been sustained and wheth	<u>ier medicai</u>	treatment was obtained:	<u>;                                    </u>

Subr urge	IFORMATION REGARDING URGENCY OF APPLICATION mit the reasons why the Court has to consider the application as a matter and why undue hardship may be suffered if the application is not the substitution in the substitution in the substitution is not the substitution in the substitution in the substitution is not the substitution in the substitution in the substitution is not substituted in the substitution	
with	immediately	
It is i	ERMS OF PROTECTION ORDER requested that the Respondent must be ordered (Mark appropriate box plete where necessary):	c and
(a)	Not to commit any act of domestic violence	
(b)	Not to get the help of another person to commit any act of domestic violence	
(c)	Not to enter the shared residence, situated at	
(d)	Not to enter a specified part of the shared residence, namely	
(0)	Not to enter the Complainant's residence, situated at	

(f)	Not to enter the Complainant's place of employment, namely	
(g)	Not to prevent the Complainant or any child who ordinarily live(s) or lived in the shared residence from entering or remaining in the shared residence or any part thereof, to wit.	
(h)	Not to commit any other act, namely	

## 8. ADDITIONAL CONDITIONS

It is also requested that the Court must also order that (mark appropriate box and complete where necessary):

COIII	olete where necessary).
(a)	A peace officer, namely is to accompany the Complainant to assist the Complainant with arrangements regarding the collection of the Complainant's personal property set out in paragraph 9, below.
(b)	A member of the South African Police Service is to seize the following arm(s) or dangerous weapon(s) in the possession of the Respondent
(c)	The Respondent is to pay the following rent or mortgage payments:
(d)	The Respondent is to pay the following emergency monetary relief:
(e)	The Respondent is refused any contact with the following child or children:
(f)	The Respondent is granted the following contact with the above-mentioned child or children:
(g)	The physical address of the Complainant's residence not be disclosed to

	the R	espondent		
(i)	Other	conditions reques	sted:	
9. F	PERSO	NAL PROPERTY		
Pro	perty (	description:	Grounds on which property is considered to be personal property:	Address where property is kept:
	I am like Police S		ch of the Protection Order at th	e
	ONEN			DATE
`		o applies for order	)	
PAR	T B : C	ERTIFICATION	(for official use)	
11.	Depo	onent the followir ence as indicated	ministering the *oath / taking t ng questions and noted *hei below:- nd understand the contents of t	r/his answers in *her/his
	(b)	Do you have an Answer	y objection to taking the presc	
	(c)	Λ	r the prescribed oath to be bin	

I certify that the Deponent has acknowledged that \*she/he knows and understands the contents of this declaration which was \*sworn to / affirmed before me, and the Deponent's \*signature / thumb print / mark was placed thereon in my presence.

Dated at	this	day of	*19/20_
Justice of the Peace / Co			
Designation			
Area for which appointed_			
Business Address			

<sup>\*</sup>Delete whichever is not applicable

## [Regulation 5] INFORMATION NOTICE TO COMPLAINANT

## SECTION 4(2) OF THE DOMESTIC VIOLENCE ACT, 1998 (ACT NO.116 OF 1998)

- 1. You may lay a criminal complaint against the person who committed the act of domestic violence (hereafter called the respondent) if the conduct of the respondent constitutes a criminal offence which will be investigated by the police.
- 2. In addition, you may apply, on any day and at any time, for a protection order at the Magistrate's Court in whose area -
  - you reside, carry on business or are employed, permanently or temporary;
  - the respondent resides, carries on business or is employed;
  - the act of domestic violence occurred.
- 3. I am able to provide you with an application form if you want to apply for such an order. It is not necessary to lay a criminal charge in order to obtain a protection order.
- 4. The Court will consider your application and may thereafter issue a temporary order which will -
  - only come into effect after it has been delivered to the respondent (the cost of which you will have to pay unless you do not have the means to pay therefore); and
  - be valid for a certain period of time.
- 5. After such period of time the Court will consider to issue a permanent order.
- 6. In your application you may request the Court to prohibit the respondent from -
  - committing any act of domestic violence;
  - enlisting the help of another to commit any act of domestic violence;
  - entering your home or the shared residence or any part thereof;
  - entering a specified part of the shared residence;
  - entering your workplace;
  - preventing you or any child who normally lives in the shared residence from entering or remaining in the residence or any part thereof;
  - committing any other act determined by the Court.
- 7. You may request the Court not to disclose your address to the respondent. The Court may also, in order to protect you and to provide for your safety, health and well-being -
  - order that the respondent pay rent, mortgage or other monetary relief (such as loss of earnings and medical expenses);
  - refuse the respondent contact with your children;
  - order the seizure of any arm or dangerous weapon in the possession or under the control of the respondent;
  - order that a peace officer accompany you to assist you with the collection of your personal property; and
  - impose any other condition it deems reasonably necessary.
- 8. The Court will, when a order is made, issue a warrant of arrest for the respondent, which means that the respondent may be arrested if he or she fails to comply with any provision of the protection order.

WARNING: It is a criminal offence if you should knowingly make a false allegation against the respondent in an affidavit.

# [Regulation 6] INTERIM PROTECTION ORDER

SECTION 5(2) OF THE DOMESTIC VIOLENCE ACT, 1998(ACT NO. 116 OF 1998)

IN THE MAGISTRATE'S	COURT FOR THE DISTRICT OF	_
HELD AT	APPLICATION NO/	
In the matter between:		
APPLICANT: (*Id. No./D	ate of Birth:)	
AND		
RESPONDENT: (*Id. No	/Date of Birth:)	
1. PARTICULARS OF RI	ESPONDENT	
Home Address:		-
Work Address:	(Tel.No	- _) -
Occupation:	(Tel.No	<u>),</u>
2. PARTICULARS OF AI	PPLICATION	
	plied for a Protection Order against the <b>Respondent</b> ; as p cord of oral evidence (if any) attached, which application had be Court.	
	ND PARTICULARS OF ORDER	
3.1 The Court orders that	ıt:	
3.1.1 *The applicatio	n for a Protection Order is dismissed; or	
3.1.2 *An Interim Pro	tection Order is granted; and the Respondent is ordere	d-
<b>3.1.2.1</b> *not to commit	the following act(s) of domestic violence	_
		<u>-</u>
		<b>-</b> ;

3.1.2.2 \*not to enlist the help of another person to commit the acts of domestic

violence specified in paragraph 3.1.2.1;

3.1.2.3 *not to enter the shared residence at
3.1.2.4 *not to enter the following parts of the shared residence
at;
3.1.2.5*not to enter the Complainant's residence at
3.1.2.6*not to enter the Complainant's place of employment at
<b>3.1.2.7</b> *not to prevent the Complainant or any child who ordinarily live(s) or lived in the shared residence at from entering or remaining in the shared residence, or any part thereof;
from entering or remaining in the shared residence, or any part thereor,
3.1.2.8 *not to commit any of the following acts, to wit
<del></del>
;
<b>3.1.2.9</b> *to make rent or mortgage payments in the sum of R per month / annum;
<b>3.1.2.10</b> *to pay the sum of R to the Complainant as emergency monetary relief.
ADDITIONAL ORDERS
It is further ordered that -
<b>4.1.1</b> *A peace officer, namely,accompanies the Applicant to the following residence in order to assist with arrangements regarding the collection of personal property, i.e.
<b>4.1.2</b> *A member of the South African Police Service at seizes the following arm(s) or dangerous weapon(s) in the possession of the Respondent, i.e :
4.1.3 *The Complainant's physical address not be disclosed to the Respondent;
<b>4.1.4</b> *The Respondent is ordered not have any contact with the following child(ren),i.e.

4.1.5 * <sup>-</sup>	Γhe Responden	t is allowed	contact	with t	the followir	ng child(ren),
on	the following bas					
						;
<b>4.1.6</b> T	he Respondent _					
_						
W	Warrant is autho rhich is suspend rovisions of the F	led subject to	the Res	sponder	nt's complia	
						varded to the erim order has
bee	en served on the	Respondent.				
5. DATE O	F CONFIRMATION	ON OF ORDE	R			
5.1 The Rec	spondent is here	eby informed o	of his/her r	ight to a	appear in the	e Magistrate's day
protection the mat	on order should n ter heard on an at and the afores	ot be confirme earlier date a	d and mad	le final; a	and of his/he	er right to have
the abor	spondent is furth ve-mentioned da v served on him ing an act of dom	te and time, a or her, and i	nd the cous s satisfied	ırt is sat that he	tisfied that the or she co	nis notice was mmitted or is
MAGISTRA	TE			DATE	<b>.</b>	

<sup>\*</sup>Delete whichever is not applicable

## [Regulation 7]

# NOTICE TO RESPONDENT TO SHOW CAUSE (SUBMIT REASONS) WHY A PROTECTION ORDER SHOULD NOT BE ISSUED

SECTION 5(4) OF THE DOMESTIC VIOLENCE ACT, 1998 (ACT NO. 116 OF 1998)

IN THE MA	AGISTRATE'S	COURT FOR THE DISTRICT OF	
HELD AT	<del>-</del>	APPLICATION NC	)/
In the mat	ter between:		
APPLICA	NT:	Date of Birth:	)
AND			
RESPONI		o./Date of Birth:	)
NOTICE	TO RESPO	NDENT:	
1. Respo	ondent's Parti	culars:-	
Home	Address:		
Work /	Address:	(Tel.No	)
		(Tel.No	
2. Partic	ulars of Appli	cation	
you. T order	he court consi	(date), the Applicant applied for prote dered the application but has not issued a e undermentioned date decide whether nst you.	n interim protection
3. Protect	ction Order		
issued	against you b	d upon to give reasons why a protection or the above-mentioned Court on the at 08:30, on the basis of the application of the certified copies are attached hereto.	day of
3.2 If you	so wish, the m	atter can be heard on an earlier date afte	r vou have given at

3.3 The court will issue a protection order against you if you do not appear in the court on the abovementioned date and time, and if the Court is satisfied that this notice was properly served on you and that you have committed an act of domestic

least 24 hours' written notice to the applicant and the Court.

violence.

CLERK OF THE COURT	_		DATE		
FORM 6					
		ulation 8(a)]			
P		TION ORDE	R		
SECTION 6 OF THE DOMEST (This form must be completed section 5(2))	IC VIOL	ENCE ACT, 19	98 (ACT NO. 116 OF		
IN THE MAGISTRATE'S COU	RT FOR	THE DISTRICT	「OF		
HELD AT		APPLI	CATION NO	/	
In the matter between:					
APPLICANT:					
	f Birth:			)	
AND					
RESPONDENT:					
(*Id.No./Date	of Birth:	· · · · · · · · · · · · · · · · · · ·		)	
·				·	
Whereas the Applicant success				issued on	
the day ofafter considering the facts of the	ne matte	r;	, and		
The Court orders that the atta	ached ir	nterim protecti	on order be:		
1.*Confirmed;					
2.*Amended as follows:		· · · · · · · · · · · · · · · · · · ·			
			<del></del>		
				; or	
3.*Set Aside.					
A copy of this order and interim Respondent must be forwarde Police Station.					
Dated at	this	day of	*19/20 .		

MAGISTRATE	DATE

<sup>\*</sup>Delete whichever is not applicable

## [Regulation 8(b)]

## PROTECTION ORDER

SECTION 6 OF THE DOMESTIC VIOLENCE ACT, 1998 (ACT NO. 116 OF 1998)

_(This form must be comple	eted if an interim protection order was not issued).			
IN THE MAGISTRATE'S (	COURT FOR THE DISTRICT OF			
HELD AT	/			
In the matter between:				
APPLICANT: (*Id. No./Da	ate of Birth:)			
AND				
RESPONDENT: (*Id. No.	/Date of Birth:)			
1 DARTICULARS OF RE	ESPONDENT			
I. I ANTICOLANS OF NE	.SI UNDENI			
Home Address:				
Work Address:	(Tel.No)			
_	(Tel.No),			
Occupation:				
2. PARTICULARS OF AF	PPLICATION			
Whereas the Applicant has applied for a Protection Order against the Respondent; as per the affidavit(s) and record of oral evidence (if any) attached, and an interim protection order was not issued, and after consideration of the application the Court now makes the order hereunder.				
3. ORDER BY COURT				
3.1 The Court orders that:				
3.1.1 *The application for a Protection Order is dismissed; or				
3.1.2 *An interim Prot	ection Order is granted; and the Respondent is ordered-			
<b>3.1.2.1</b> *not to commit	the following act(s) of domestic violence			

	nce specified in paragraph 3.1.2.1;
3.1.2	.3*not to enter the shared residence at
3.1.2	.4*not to enter the following parts of the shared residence
at	
3.1.2	.5*not to enter the Complainant's residence at
3.1.2	.6*not to enter the Complainant's place of employment at
	.7*not to prevent the Complainant or any child who ordinarily live(s) or lived hared residence at
from	entering or remaining in the shared residence, or any part thereof;
3.1.2	.8*not to commit any of the following acts, to wit
3.1.2	
	<b>.9</b> *to make rent or mortgage payments in the sum of R pe
3.1.2 ADDI	.9*to make rent or mortgage payments in the sum of R pomonth / annum; .10*to pay the sum of R to the Complainant as emergend monetary relief.
3.1.2 ADDI <sup>*</sup> It is f	.9*to make rent or mortgage payments in the sum of R permonth / annum; .10*to pay the sum of R to the Complainant as emergence monetary relief.  FIONAL ORDERS Further ordered that:
3.1.2 ADDI <sup>*</sup> It is f	.9*to make rent or mortgage payments in the sum of R pomonth / annum; .10*to pay the sum of R to the Complainant as emergend monetary relief.
3.1.2 ADDI <sup>*</sup> It is f	.9*to make rent or mortgage payments in the sum of R permonth / annum;  .10*to pay the sum of R to the Complainant as emergence monetary relief.  FIONAL ORDERS Further ordered that:  *A peace officer, namely,

4.1.3	*The Complainant's physical address not be disclosed to the Respondent;
4.1.4	*The Respondent is ordered not to have any contact with the following child(ren):
4.1.5	*The Respondent is allowed contact with the child(ren)
-	on the following basis:
-	· ,
4.1.6	The Respondent
4.2	A Warrant is authorised for the arrest of the Respondent, the execution of which is suspended subject to the Respondent's compliance with the provisions of the Protection Order as stated above.
_	A copy of this order and the warrant of arrest be forwarded to the police station, once this order has been served on the Respondent.
MAGISTI	RATE
*Delete wh	ichever is not applicable

[Regulation 9]

WARRANT OF ARREST

SECTION 8(1)(a) OF THE DOMESTIC VIOLENCE ACT, 1998 (ACT NO. 116 OF 1998)

IN THE MAGISTRATE'S COURT FOR THE DISTRICT OF
HELD AT APPLICATION NO/
In the matter between:
APPLICANT:
APPLICANT: (*Id. No./Date of Birth:)
AND
RESPONDENT:
(*Id. No./Date of Birth:)
TO ALL MEMBERS OF THE SOUTH AFRICAN POLICE
SERVICE:
Whereas the attached Protection Order was granted against the Respondent by the Magistrate's Court for the district of
GIVEN UNDER MY HAND ATTHIS THIS DAY OF*19/20
MAGISTRATE DATE *Delete whichever is not applicable

# [Regulation 10] <u>AFFIDAVIT FOR PURPOSES OF FURTHER WARRANT OF ARREST</u> SECTION 8(3) OF THE DOMESTIC VIOLENCE ACT, 1998 (ACT NO. 116 OF 1998)

IN THE MAGISTRATE'S COURT FOR T	THE DISTRICT OF					
HELD AT	APPLICATION NO/					
In the matter between:						
APPLICANT:	APPLICANT:					
(*Id. No./Date of Birth:	)					
AND						
RESPONDENT:						
(*Id. No./Date of Birth:	)					
PART A: AFFIDAVIT (To be	completed by complainant)					
1. PARTICULARS OF COMPLAINANT						
Surname :						
Full names :						
Id. No / Date of birth :						
Home or						
temporary address :						
Home/contact telephone number :						
Work address :						
Work telephone number :						
Occupation :						

## 2. PARTICULARS OF PROTECTION ORDER

A protection order was granted and a warrant of arrest authorised on :	(Date)
In the Magistrate's Court at :	
Against :	(Name of Respondent)
3. PARTICULARS OF RESPONDENT	
Surname :	
Full names :	
Id. No / Date of birth	
Home address :	
Home telephone number :	
Work address :	
Work telephone number :	
<ul> <li>4. PARTICULARS OF APPLICATION</li> <li>4.1 I require a *second/further warrant of a</li> <li>4.2. The existing warrant of arrest has bee (a) *executed and cancelled; or (b)*lost / destroyed, under the follow</li> </ul>	n –
Signature of Deponent	Date

<sup>\*</sup>Delete whichever is not applicable

PART B: CERTIFICATION (	(for official use)
-------------------------	--------------------

	ring questions an - id understand th	nd noted ne conte	*her/his answ	
(b) Do you have an Answer				ath? 
(c) Do you consider Answer	•		•	your conscience?
understands the cor	ntents of this ded	claration	which was *s	that *she/he knows and worn to / affirmed before /as placed thereon in my
Dated at		_this	day of	*19/20
Designation	pinted			

<sup>\*</sup>Delete whichever is not applicable

# [Regulation 11] AFFIDAVIT REGARDING CONTRAVENTION OF PROTECTION ORDER SECTION 8(4) OF THE DOMESTIC VIOLENCE ACT, 1998 (ACT NO.116 OF 1998)

IN THE MAGISTRATE'S COURT FO	OR THE DISTRICT OF			
HELD AT APPLICATION NO				
In the matter between:				
APPLICANT: (*Id. No./Date of Birth	n:)			
AND				
	pirth:)			
PART A: AFFIDAVIT (To	o be completed by complainant)			
Surname :				
Full names :				
Id. No / Date of birth :				
Home or temporary address :				
Home/contact telephone number :				
Work address :				
Work telephone number :				
Occupation :				

## 2. PARTICULARS OF PROTECTION ORDER

A protection order warrant of arrest au	was granted and a thorised on :	(Date)
In the Magistrate's (	Court at :	
Against :		(Name of Respondent)
	ection Order (indica arrest are attached.	ating what orders were made), and the
	he Protection Order st were forwarded to Station:	
3. PARTICULARS (	OF RESPONDENT	
Surname :		
Full names :		
Id. No / Date of birth	1	
Home address :		
Home telephone nu	mber :	
Work address :		
Work telephone nun	nber :	
4. INFORMATION R	REGARDING BREAC	H OF PROTECTION ORDER
of protection order:		
Place(s) where breach of protection order took place:		
Full details on how the conditions of the protection order were breached:		

		•••••		
		•••••		
Reasons, if any, for				
believing that				
imminent harm				
may be suffered as				
a result of the				
breach of the			• • • • • • • • • • • • • • • • • • • •	
protection order by				
the Respondent:				
the respondent.				
		•••••		
		•••••		
		•••••		
		•••••		
Signature of Depon			Date	
PART B : CERTIFIC	ATION (for offic	ial use)		
Deponent the fol as indicated belo (a) Do you know	lowing questions ow:-	s and noted *he	er/his answers	irmation I asked the in *her/his presence declaration?
(b) Do you have		taking the pre	escribed oath?	?
(c) Do you consi Answer	der the prescribe	ed oath to be t	oinding on you	ur conscience?

I certify that the Deponent has acknowledged that \*she/he knows and understands

Deponent's *signature /	thumb print / mark	was placed there	on in my prese
Dated at	this	day of	*19/20
Justice of the Peace / 0	Commissioner of	Oaths	
Designation			
Area for which appointed	b		
Work Address			

<sup>\*</sup>Delete whichever is not applicable

# [Regulation 12(1)] NOTICE TO APPEAR BEFORE COURT

SECTION 8(4)(c) OF THE DOMESTIC VIOLENCE ACT, 1998 (ACT NO. 116 OF 1998)

			CASE NO.
HELD AT			RICT
TO:			
Name of re	spondent:		
Home addr	ess:		
Sex:	Occupation/S	Status:	ld. No./Date of birth:
You are gui	ARS OF CHAR	ce of contravening sectio	n 17(a) of the Domestic Violence
	<del>,</del>	and at or near	bout the day of in
the distric	t of	and at or near	bout the day of in you
Note: (1) I	t of Please produce By failing to app nce and upon	e this document to the Cle	in you
Note: (1) I	Please produce By failing to applice and upon od not exceed.  TE:	e this document to the Clebear before the Court as reconviction be sentenced	erk of the Court on the date of trial notified you may be convicted of ard to a fine or imprisonment for a

(Name, rank and service no. of Member and date)

## [Regulation 13]

# <u>APPLICATION FOR VARIATION OR SETTING ASIDE OF PROTECTION ORDER</u> SECTION 10(1) OF THE DOMESTIC VIOLENCE ACT, 1998 (ACT NO. 116 OF 1998)

(A copy of this Form must be forwarded to the other party) ÎN THÉ MAGISTRATE'S COURT FOR THE DISTRICT ÓF HELD AT \_\_\_\_\_\_ APPLICATION NO.\_\_\_\_\_/\_\_\_ In the matter between: APPLICANT: (\*Id. No./Date of Birth:\_\_\_\_ AND **RESPONDENT:** (\*Id. No./Date of Birth:\_\_\_\_\_ PART A : AFFIDAVIT (To be completed by applicant) 1. PARTICULARS OF APPLICANT Surname: Full names : Id.No / Date of birth: Home or temporary address: Home/contact telephone number : Work address: Work telephone number :

<sup>\*</sup>Delete whichever is not applicable

## 2. PARTICULARS OF RESPONDENT

Surname :		
Full names :		
Id.No / Date of birth		
Home address :		
Home/contact telep	hone number :	
Work address :		
Work telephone nur	mber:	
3. PARTICULARS (	OF PROTECTION OR	PDER
A protection order w	/as granted on :	(Date)
In the Magistrate's (	Court at :	
Against :		(Name of Respondent)
4. APPLICATION R	EGARDING PROTEC	CTION ORDER
I wish to apply for:	*(a) The setting aside of the above-mentioned Protection	
	*(b) The variation of	the Protection Order as follows :
*Delete whichever is no	t applicable	

The reasons for my .....

request	are	as					
follows:							
0:1						Dete	<del></del>
Signature	e or De	pone	ent			Date	
PART B :	CERT	IFIC	ΔΤΙΟΝ	(for officia	luse)		
AKI D.	OLIVI	11 10/	<del></del>	(ioi oilioia	1 430)		
Depoi as ind (a) Do A (b) Do	nent th licated you k Answer you h	e folk below now a nave a	owing quest w:- and unders any objectio	etions and no etand the co	oted *her/his a	above declar d oath?	
` ,	o you d Answer		•	scribed oath	to be binding	on your co	onscience?
the co	ntents	of th	is declaration	on which wa	as *sworn to /	affirmed be	and understands efore me, and the n my presence.
Dated	l at			this	day of _		*19/20
	lames	_		mmissioner			

<sup>\*</sup>Delete whichever is not applicable

# [Regulation 14(1)] NOTICE OF VARIATION OR SETTING ASIDE OF PROTECTION ORDER SECTION 10(3) OF THE DOMESTIC VIOLENCE ACT, 1998 (ACT NO. 116 OF 1998)

IN	THE MAGISTRATE'S COURT FOR THE DISTRICT OF	_
HE	ELD AT APPLICATION NO/	
In t	the matter between:	
AP	PPLICANT: (*Id. No./Date of Birth:)	
ΑN	ID	
RE	(*Id. No./Date of Birth:)	
1.	Whereas a Protection Order was granted against the Respondent on the day of *19/20 in the Magistrate's Cour ; and	t,
2.	Whereas the *Applicant/Respondent has applied for the *amendment /setting asid of the said Protection Order;	e
3.	Therefore the Court orders that - 3.1 *The Protection Order is set aside; or 3.2 *The Protection Order is varied as follows:	_
		- - -
Da	ted at *19/20	
MA	AGISTRATE DATE	

<sup>\*</sup>Delete whichever is not applicable