**FORM DV16A**

*Domestic and Family Violence Protection Act 2012* (s.176P, 176Q)

**Application to vary or revoke the registration of a New Zealand order**

# Applicant’s Details

## PART A – A person who is not a member of the Queensland Police Service

Given Name/s Family Name Gender

Address

Do you require an interpreter? No Yes Language/Dialect:

Do you identify as: Aboriginal Torres Strait Islander Aboriginal and Torres Strait Islander Neither

Do you have a disability, illness or impairment where support and/or special arrangements are required? No Yes

### **What type of applicant are you?**

The person who applied for the registration of the New Zealand order

A person for whose benefit the New Zealand order has been made

A person against whom the New Zealand order has been made

An authorised person for the aggrieved (please provide proof of authorisation)

## PART B – A Police Officer

Full Name including Rank: Registration #

Station Police Occurrence #

Has the aggrieved been advised of this application? No Yes

### **Proceed to Question 2**

1. **Existing Order Details**

If possible, a copy of the original order is to be supplied with this application

Date the original order was made The court and location the original order was made

Who is the person for whose benefit the original order was made i.e. aggrieved

Who is the person against whom the New Zealand order has been made# i.e. respondent (Applicant need not notify respondent to New Zealand order)

**NB: Notice to the respondent to New Zealand order is not required (s.176Q)**

**Proceed to Question 3**

1. **Details of Variation**
	1. How do you want to vary the registration of the New Zealand order as it applies in Queensland?

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* 1. Do you want to vary the period during which the registration of the registered New Zealand order has effect in its operation in Queensland?

No Yes

When would you like the registration of the New Zealand order to end?

Give reasons

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* 1. Do you want to revoke the registration of the New Zealand order?

 No Yes

Give reasons

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# Statutory Declaration

***[If this statutory declaration is being declared in accordance with the Oaths Act 1867 requirements before a special witness (either remotely and/or using electronic signature/s) DO NOT USE the content below. INSTEAD use DV Form 01E Special Witness Statutory Declaration for DV forms] \*delete these instructions***

The applicant, except if a member of the Queensland Police Service, must sign this application in the presence of a Justice of the Peace, Commissioner for Declarations, or a Solicitor

I, the applicant, do solemnly and sincerely declare that the contents of this application are true and I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the *Oaths Act 1867.*

I understand that a person who provides a false matter in a declaration commits an offence.

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| --- | --- | --- | --- | --- | --- |
| Declared by |  | at | QUEENSLAND | on |  / /20 |
|  | [insert full name of declarant]  |  |
| Signature of declarant  | *🗶* |
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| --- | --- | --- | --- | --- | --- |
| In the presence of |  |  |  | on |  / /20 |
|  | [insert full name of witness] | [insert type of witness][[1]](#endnote-1) |  |  |
|  |  | *\* delete if not applicable* |
|  | [insert name of law practice / witness’s place of employment]\*[[2]](#endnote-2) |  |  |

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| Signature of witness  | *🗶* |

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| I am applying for a temporary protection order before the respondent has been served with a copy of the application and have not been able to have my statutory declaration witnessed as required under the *Oaths Act 1867* due to the urgency of the application. I am submitting an unverified application and am aware that my application will need to be verified before the application can be decided. *(This option is not available if you are the respondent to the protection order*. |

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| **Queensland Police Service Applicant*****The applicant, if a member of the Queensland Police Service, must sign this application and provide the details below:*** |
| Full Name and Rank: |  |
| Registration No: |  |
| Signature: |  |
| Date:  |  |

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| **Notes to the respondent** |
| If you do not appear in court a domestic violence order may be made in your absence. The court may issue a warrant for you to be taken into custody by a police officer and brought before the court if the court believes that it is necessary for you to be heard. |

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| **Office Use Only** |
| **Court file number (if known) :** |  |
| YOU ARE NOTIFIED that this application will be heard at the time and place as follows:Court: Place:Date:Time:Signature Clerk of the Court/Queensland Police Service |

***The footnotes are to assist in the completion of the form and can be deleted once complete.***

Explanatory guides relating to making a statutory declaration in Queensland are available

at [Statutory Declaration Forms - Datasets | Publications | Queensland Government](https://www.publications.qld.gov.au/dataset/statutory-declaration).

1. Insert the witness’s capacity that makes them eligible to witness the statutory declaration, including as a special witness under section 16C or part 6A of the *Oaths Act 1867*. For example, Australian legal practitioner, lawyer, justice of the peace, commissioner for declarations, notary public, a justice of the peace or commissioner for declarations approved by the Chief Executive under section 12(2) of the *Oaths Act 1867*, government legal officer, etc. [↑](#endnote-ref-1)
2. For example, the name of the law practice for the Australian legal practitioner, the name of the government department of the government legal officer, the name of the law practice for a justice of the peace who witnesses documents for a law practice, etc. [↑](#endnote-ref-2)