DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT

NO. R. 3289 14 April 2023

DOMESTIC VIOLENCE ACT, 1998

DOMESTIC VIOLENCE REGULATIONS, 2022

- (a) The Minister of Justice and Correctional Services has, in terms of section 19 of the Domestic Violence Act, 1998 (Act No. 116 of 1998), and subject to paragraphs (a) and (b) below, made the regulations in the Schedule hereto.
- (b) The Minister of Justice and Correctional Services has, in terms of section 19(1), read with section 19(2)(b) of the Domestic Violence Act, 1998 (Act No. 116 of 1998), and in consultation with the Minister of Finance, made regulations 22 and 32 in the Schedule hereto.
- (c) The Minister of Justice and Correctional Services has, in terms of section 19(1)(c) of the Domestic Violence Act, 1998 (Act No. 116 of 1998), and in consultation with Legal Aid South Africa, made regulation 35 in the Schedule hereto.

SCHEDULE

ARRANGEMENT OF REGULATIONS

- 1. Definitions and interpretation
- 2. Notice containing information
- 3. Explanation of notice
- 4. Submission of report and risk assessment by functionary
- 5. Reporting of knowledge, belief or suspicion of acts of domestic violence
- 6. List of particulars and notice
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- 10. Domestic violence safety monitoring notice
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- 19. Form and manner of informing electronic communications service provider of outcome of application
- 20. Order to remove or disable access to electronic communication, affidavit and court order for variation
- 21. Manner in which electronic communications service providers must bring change of particulars to the attention of Director-General: Communication and Digital Technologies and list of electronic communications service providers
- 22. Refund of tariff paid to electronic communications service provider by State
- 23. Issuing of final protection order
- 24. Form and manner of notifying parties of extended date of hearing
- 25. Issuing of warrant of arrest
- 26. Affidavit for second or further warrant of arrest
- 27. Affidavit regarding contravention of protection order
- 28. Written notice to respondent to appear before court
- 29. Form and manner of informing station commander and National Commissioner of South African Police Service of final protection order
- 30. Application for variation or setting aside of protection order
- 31. Notice of variation or setting aside of protection order
- 32. Service and filing of documents

- 33. Appeals and reviews
- 34. Financial assistance
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- 36. Repeal and transitional provisions
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ANNEXURE

- Form 1: Notice to be handed and explained to complainant by police official in case of domestic violence
- Form 2: Report and risk assessment by functionary
- Form 3. Affidavit by adult to report knowledge, belief or suspicion of acts of domestic violence
- Form 4: List of accessible shelters and public health establishments
- Form 5: Notice to be handed and explained to complainant by peace officer in case of domestic violence
- Form 6: Application for protection order
- Form 7: Consent for another person to apply for protection order on behalf of victim
- Form 8: Information notice to complainant who is not represented by legal practitioner
- Form 9: Application for domestic violence safety monitoring notice
- Form 10: Court order for domestic violence safety monitoring
- Form 11: Report by member of South African Police Service to court
- Form 12: Interim protection order
- Form 13: Notice to respondent to show cause (submit reasons) why protection order should not be issued
- Form 14: Subpoena for witness
- Form 15: Subpoena for book, document, or objects
- Form 16: Direction issued to electronic communications service provider to furnish information to court
- Form 17: Court order regarding payment of costs of electronic communications service provider
- Form 18: Affidavit by electronic communications service provider furnishing information to
- Form 19: Application by electronic communications service provider for extension of period within which information must be provided to court or cancellation of direction
- Form 20: Reguest for additional evidence by court regarding extension of time period
- Form 21: Affidavit by electronic communications service provider furnishing additional evidence to court regarding extension of time
- Form 22: Information to electronic communications service provider of outcome of application
- Form 23: Court order to electronic communications service provider to remove or disable access to electronic communication
- Form 24: Application by electronic communications service provider to set aside or amend court order
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Definitions and interpretation

Form 42:

1. (1) In these Regulations, any word or expression to which a meaning has been assigned in the Act shall have the meaning so assigned and, unless the context otherwise indicates—

Court order authorising alternative manner of service

'electronically' in relation to service of any document in terms of these Regulations, means to serve by any electronic medium including facsimile, electronic mail, short message service, multimedia messaging service or other social media;

'ICMS' means integrated case management system;

'material interest' includes an interest in the economical, financial, physical, psychological, medical or emotional wellbeing;

'official language' means Sepedi, Sesotho, Setswana, siSwati, Tshivenda, Xitsonga, Afrikaans, English, isiNdebele, isiXhosa and isiZulu;

'older person' means a person who, in the case of a male, is 65 years of age or older and, in the case of a female, is 60 years of age or older, in accordance with the Older Persons Act, 2006 (Act No. 13 of 2006);

'online portal' means a web-based platform specially designed to provide a complainant or any person with an entryway to applying for a domestic violence protection order and access to related information and documents:

'social media' includes the various online technology tools, forms and electronic communication via the internet, such as websites and applications for social networking and

micro blogging through which users create online communities to share information, ideas, personal messages and other content; and

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

- (2) Any document that is—
 - (a) scanned from an original document;
 - (b) created electronically;
 - (c) uploaded to or downloaded from the integrated electronic repository; or
 - (d) uploaded to or downloaded from an online portal,

is regarded as an original document.

(3) If any document that requires to be made under oath or on affirmation is submitted electronically or through the online portal, the clerk of the court may administer the oath or affirmation through an audio-visual communication with the person required to sign the document: Provided that the document is signed before the oath or affirmation is administered.

Notice containing information (section 2(b))

2. A notice contemplated in section 2(b) of the Act must contain the information provided for in and be on a form which corresponds substantially with Form 1 of the Annexure.

Explanation of notice (section 2(c))

- **3.** A member of the South African Police Service must, if it is reasonably possible to do so—
 - (a) explain to the complainant, or a person acting on behalf of 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) their 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, and the right to apply, simultaneously, for a domestic violence safety monitoring notice to ensure the complainant's safety, health and wellbeing;
 - (iii) the complainant's right to lodge a criminal complaint; and
 - (iv) the purpose of the notice;
 - (b) hand the notice referred to in regulation 2 to the complainant;
 - (c) read the notice to the complainant;
 - (d) direct the complainant to a website where the notice could be accessed;
 - (e) inquire from the complainant whether they—
 - (i) understand the contents of the notice; and
 - (ii) require further information regarding the remedies in terms of the Act and the right to lodge a criminal complaint;
 - (f) explain to the complainant, on request—
 - (i) any part of the notice which the complainant does not understand; and
 - (ii) their remedies in terms of the Act and the right to lodge a criminal complaint;

- (g) inform the complainant that further information may be obtained from the clerk of the court, should questions of the complainant remain unanswered; and
- (h) inform the complainant of the option of applying for a protection order and for a domestic violence safety monitoring notice online, and how the online portal may be accessed.

Submission of report and risk assessment by functionary (section 2A(2)(a))

- **4.** (1) A functionary, who believes or suspects, on reasonable grounds, that a child, a person with a disability or an older person may be a complainant, must prepare a report on a form which corresponds substantially with Form 2 of the Annexure.
- (2) The report, duly completed and signed by a functionary as contemplated in subregulation (1), must be submitted to a social worker or a member of the South African Police Service by hand or electronically.

Reporting of knowledge, belief or suspicion of acts of domestic violence (section 2B(2)(a))

- **5.** (1) An adult person who knows, believes or suspects on reasonable grounds that an act of domestic violence has been committed against a child, a person with a disability or an older person must, as soon as possible, report such knowledge, belief or suspicion on a form of an affidavit which corresponds substantially with Form 3 of the Annexure.
- (2) The report, duly completed and signed by an adult person contemplated in subregulation (1), must be submitted, by hand or electronically, to a social worker or a member of the South African Police Service.

List of particulars and notice (section 3(3)(b))

- **6.** (1) The list contemplated in section 3(3)(b)(i) of the Act that must be provided to the complainant must—
 - (a) correspond substantially with Form 4 of the Annexure;
 - (b) be available on the websites of the Departments of Health, Justice and Constitutional Development and Social Development;
 - (c) be given by hand or electronically to the complainant or a person acting on behalf of the complainant, who must be directed to any website or other place or space where the list may be accessed; and
 - (d) if reasonably possible, be available in the official language of choice of the complainant.
- (2) The notice, contemplated in section 3(3)(b)(ii) of the Act, to be handed to the complainant must correspond substantially with Form 5 of the Annexure.
- (3) The list referred to in subregulation (1) and the notice referred to in subregulation (3) must be accessible on the website of the Department of Justice and Constitutional Development and include the website address of the relevant Department.

Manner of applying for protection order (section 4(1))

- 7. (1) A complainant may apply to the court for a protection order—
 - (a) on a form which corresponds substantially with Form 6 of the Annexure; and
 - (b) by submitting the completed form to the clerk of the court—
 - (i) in person;
 - (ii) electronically; or
 - (iii) through the online portal.
- (2) The application referred to in subregulation (1) must be made by way of an affidavit in which the following must be stated:
 - (a) The facts on which the application is based;
 - (b) the nature of the order applied for;
 - (c) the name of the police station where the complainant is likely to report any breach of the protection order applied for; and
 - (d) the court having jurisdiction at which the complainant will be able to or prefers to attend the hearing of the matter.
- (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 wellbeing 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 section 4(3)(b) of the Act, proof of the written consent of the complainant.
- (4) The form of consent with which an application made on behalf of a victim may be brought, must correspond substantially with Form 7 of the Annexure.
 - (5) Any supporting affidavit may be submitted with the application.

Manner in which clerk of court must inform complainant or person not represented by legal practitioner (section 4(2))

- **8.** (1) The clerk of the court must, if the complainant is not represented by a legal practitioner, and before the complainant applies for a protection order—
 - (a) hand to the complainant a written notice which contains the information provided for in Form 8 of the Annexure, which must be in one of the official languages of choice of the complainant;
 - (b) read the notice or cause the notice to be read to the complainant, if they are unable to read the notice;
 - (c) inquire from the complainant whether the complainant—
 - (i) understands the contents of the notice; and
 - (ii) require further information concerning the relief available in terms of the Act, and the right to lodge a criminal complaint;

- (d) on request of the complainant, further explain, to the best of the ability of clerk of the court—
 - (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;
- (e) inform the complainant of the requirement to confirm in writing that there has been compliance with section 4(2) of the Act and this regulation; and
- (f) the clerk of the court must scan and capture the confirmation on the ICMS, and file the said confirmation in the court file.
- (2) (a) The information contained in Form 8 of the Annexure must be available on the online portal platform in all the official languages.
- (b) The complainant must confirm on the online portal that the notice was read and understood, if the online portal platform was used.
- (3) The provisions of this regulation will apply equally, with the necessary changes, to a person contemplated in section 4(3) of the Act.

Documents and information to be captured in integrated electronic repository (sec 4(7)(a))

- **9.** (1) The clerk of the court must capture the following documents in the integrated electronic repository:
 - (a) Application and supporting affidavit as contemplated in section 4(7)(a) of the Act;
 - (b) application for safety monitoring notice contemplated in section 4A(9)(b) of the Act:
 - (c) safety monitoring notice contemplated in section 4A(9)(b) of the Act;
 - (d) return of service on the respondent as contemplated in section 4A(9)(b) of the Act:
 - (e) return of service on the station commander as contemplated in section 4A(9)(b) of the Act;
 - (f) interim protection order as contemplated in section 5(3)(c)(ii) of the Act;
 - (g) return of service on the respondent as contemplated in section 5(4)(c) of the Act;
 - (h) notice to show cause as contemplated in section 5(4)(c) of the Act;
 - (i) return of service of the notice to show cause on the respondent as contemplated in section 5(4)(c) of the Act;
 - (j) notice anticipating the return date as contemplated in section 5(5)(b) of the Act;
 - (k) return of service of application, any supporting affidavit, record of any evidence and interim protection order on the respondent as contemplated in section 5(7)(a) of the Act;
 - (I) return of service of interim protection order and warrant of arrest on the complainant as contemplated in section 5(8)(a) of the Act;
 - (m) final protection order as contemplated in section 6(6)(b)(i) of the Act;
 - (n) warrant of arrest as contemplated in section 6(6)(b)(ii) of the Act;
 - (o) return of service of final protection order on the respondent as contemplated in section 6(6)(b)(iii)(aa) of the Act;
 - (p) return of service of final protection order and warrant of arrest on the complainant as contemplated in section 6(6)(b)(iii)(bb) of the Act;

- (q) notice of variation or setting aside of order as contemplated in section 10(2) of the Act and regulation 31(3);
- (r) return of service of the notice of variation or setting aside of order on the respondent as contemplated in section 10(2) of the Act and regulation 31(3); and
- (s) return of service of the notice of variation or setting aside of order on the complainant as contemplated in section 10(2) of the Act and regulation 31(3).
- (2) The clerk of the court must, for the purpose of capturing any document required to be stored on the integrated electronic repository,—
 - (a) scan such document or, if a document is in an electronic format, convert that document into a portable document format or other format that enables such document to be captured in the integrated electronic repository;
 - (b) upload such document under the case number or unique reference number allocated to the matter concerned; and
 - (c) capture the relevant information relating to the uploaded documents, including—
 - (i) the names of the parties;
 - (ii) the identity numbers of the parties:
 - (iii) the dates of birth of the parties;
 - (iv) the names and particulars of legal practitioners of the parties; and
 - (v) the return date for the interim protection order.
- (3) All documents referred to in this regulation must be uploaded on the integrated electronic repository as soon as possible after it has been submitted to or filed with the clerk of the court.

Domestic violence safety monitoring notice (section 4A(1)(a))

- **10.** (1) The application for a domestic violence safety monitoring notice must be made on a form which corresponds substantially with Form 9 of the Annexure.
- (2) If the court issues a domestic violence safety monitoring notice, it must do so on a form which corresponds substantially with Form 10 of the Annexure.
- (3) The clerk of the court must immediately, but no later than two hours after the application was dealt with by the court, notify the complainant in person, telephonically or electronically of the outcome of the application.
- (4) The clerk of the court must, upon the issue of the domestic violence safety monitoring notice contemplated in subregulation (2), serve the notice immediately on the station commander, contemplated in section 4A of the Act, by hand or electronically.
- (5) (a) The station commander must immediately after receiving the domestic violence safety monitoring notice, assign a member of the South African Police Service to serve the notice on the respondent.
 - (b) The member who has been assigned must—
 - (i) within 24 hours of being assigned, serve the respondent with a copy of the notice without the Annexure thereto by hand or electronically;
 - (ii) contact the complainant immediately after service on the respondent;

- (iii) if the application or domestic violence safety monitoring notice could not be served, contact the complainant in person or telephonically for assistance on the whereabouts of the respondent, for the purpose of serving the respondent with the notice;
- (iv) as soon as is reasonably possible, but no later than 12 hours after service on the respondent, submit a return of service which corresponds substantially with Form 40 of the Annexure to the clerk of the court by hand or electronically; and
- (v) if, notwithstanding assistance contemplated in subparagraph (iii), the respondent could still not be served, the member must, within 12 hours of the inability to serve, file a return of non-service, which must state the reason for non-service.
- (6) (a) Upon receipt of the return of service or non-service of the domestic violence safety monitoring notice on the respondent, the clerk of the court must immediately notify the complainant, telephonically or electronically, of the service or non-service of the notice.
- (b) The clerk of the court must upload and capture the notice and the information relating to the return of service or non-service on the integrated electronic repository.
- (7) (a) A report by the member must be on a form which corresponds substantially with Form 11 of the Annexure.
 - (b) The report must—
 - (i) state when and how the member contacted the complainant upon receipt of the notice:
 - (ii) state, when the member communicated with the complainant, if—
 - (aa) the complainant or a related person appeared to have been hurt or threatened with harm;
 - (bb) there was any damage or threat of damage to property; and
 - (cc) any household pet or other animal whose welfare affects the complainant's well-being was harmed or threatened with harm;
 - (iii) if the complainant appeared to have been hurt or threatened, state what information was given to the complainant, including—
 - (aa) referral for medical assistance;
 - (bb) referral to a shelter; or
 - (cc) the opening of a criminal complaint; and
 - (iv) be filed with the clerk of the court by hand or electronically within 48 hours after the expiry of the period stated in the notice.
 - (c) The member must use a single Form 11 of the Annexure to report on—
 - (i) every contact made with the complainant; and
 - (ii) the outcome of monitoring the complainant's safety.
 - (d) The clerk of the court must capture the report on the ICMS.

Issuing of interim protection order and manner of service (section 5(2) and (3))

11. (1) An interim protection order must be issued on a form which corresponds substantially with Form 12 of the Annexure.

- (2) The certified copies of the interim protection order, application and any supporting affidavit must be served, as soon as possible, but no later than 24 hours, if served in person, on the respondent in the manner set out in regulation 32(1).
- (3) If the court issues the interim protection order, the clerk of the court must immediately notify the complainant thereof telephonically, in writing, by hand or electronically.

Notice to show cause and manner of service of notice, application and supporting affidavits (section 5(4)(a) and (b))

- **12.** (1) The notice calling upon the respondent to show cause on the specified return date why a protection order should not be issued must be made on a form which corresponds substantially with Form 13 of the Annexure.
- (2) The notice, certified copies of the application and any supporting affidavit must be served on the respondent in the manner set out in regulation 32(1).
- (3) The clerk of the court must, if the court does not issue an interim protection order, notify the complainant telephonically, in writing, by hand or electronically—
 - (a) that the court has not issued the interim protection order;
 - (b) that the court has issued a notice to show cause; and
 - (c) of the date set for the hearing.

Manner of service of interim protection order and warrant of arrest on complainant (section 5(7))

13. Certified copies of the interim protection order and original warrant of arrest must be served on the complainant in the manner set out in regulation 32(1).

Subpoena of person as witness or to provide book, document or object (section 5A(1))

- **14.** (1) A subpoena must—
 - (a) if it is issued for any person to appear as a witness, correspond substantially with Form 14 of the Annexure; or
 - (b) if it is issued for any person to provide any book, document or object, correspond substantially with Form 15 of the Annexure.
 - (2) The subpoena referred to in subregulation (1) must contain the following information:
 - (a) The date and time of appearance;
 - (b) the physical address of the court and the court room number in which the witness must appear;
 - (c) the name and contact details of the person with whom arrangements can be made for audio-visual testimony, if this manner of testifying is a suitable option for the witness; and
 - (d) the consequences of not complying with the subpoena.
 - (3) (a) After the clerk of the court has issued the subpoena, the original of the subpoena must be served upon the person affected thereby—

- (i) by hand and the person to be served must be given a copy thereof; or
- (ii) electronically.
- (b) The person serving the subpoena must notify the person to be served of—
 - (i) the purpose of the subpoena;
 - (ii) the consequences of the failure to comply with the subpoena; and
 - (iii) the right to raise an objection against the provision of the subpoenaed book, document or object concerned.
- (4) The return of service must, together with the duplicate subpoena, be submitted to the clerk of the court who must capture such documents on the ICMS, and record the relevant information relating thereto in the integrated electronic repository.
- (5) A subpoena contemplated in subregulation (1) must be served on the person affected by it at least 10 days before the date of hearing.
- (6) Where a person is subpoenaed as contemplated in subregulation (1)(b), such person must, before 12:00 pm on the day before the date of hearing—
 - (a) deliver the book, document or object specified in the subpoena to the clerk of the court by hand;
 - (b) if practical, send the said book, document or object to the clerk of the court electronically; or
 - (c) if practical, upload the said book, document or object on the online portal.
- (7) A person who objects to providing the book, document or object specified in the subpoena—
 - (a) must, in writing before 12:00 pm on the day before the date of hearing, notify the clerk of the court in person or electronically of—
 - (i) the intention to raise an objection; and
 - (ii) the grounds upon which such objection is based; and
 - (b) must attend court in person or with a legal practitioner on the day of the hearing, to raise the objection.
- (8) (a) In the case of an audio-visual hearing contemplated in subregulation (2)(c), the link for the remote audio-visual testimony must be sent to the witness before the hearing commences.
- (b) If the witness fails to attend the audio-visual hearing, proof of the link and any response to the electronic hearing link, must be submitted to the court.
- (c) Where the witness is unable to connect to the audio-visual hearing at the time of the hearing, the witness must report such inability to the clerk of the court for assistance.

Form of direction directing electronic communications service provider to furnish information to court and manner of service (section 5B(1)(b))

- **15.** (1) A direction contemplated in section 5B(1) of the Act must be made on a form that corresponds substantially with Form 16 of the Annexure.
- (2) The direction must be served by the clerk of the court on the electronic communications service provider by hand or electronically.

- (3) After the service of the direction has been effected in terms of subregulation (2), the clerk of the court must capture the form and return of service on the ICMS.
- (4) (a) The order made by the court after the inquiry contemplated in paragraph (a) must be on a form which corresponds substantially with Form 17 of the Annexure.
- (b) The clerk of the court must serve the order on the person who is liable to pay the tariff to the electronic communications service provider by hand or electronically.

Manner in which electronic communications service provider must furnish information to court and form of affidavit to furnish particulars to court (section 5B(1)(b))

- **16.** (1) On receipt of a direction referred to in regulation 15(1), the identified electronic communications service provider must—
 - (a) complete an affidavit which corresponds substantially with Form 18 of the Annexure; and
 - (b) send the said affidavit to the clerk of the court by hand or electronically.
 - (2) The clerk of the court who receives the affidavit must—
 - (a) upload and capture the said affidavit on the ICMS; and
 - (b) submit it to the court for consideration.

Application by electronic communications service provider for extension of period within which information must be provided to court or cancellation of direction and form of affidavit (section 5B(3)(b))

- **17.** (1) An application by an electronic communications service provider for the extension of the period within which the information must be provided to the court or for the cancellation of the direction must be made on an affidavit which corresponds substantially with Form 19 of the Annexure.
 - (2) The application must be filed with the clerk of the court by hand or electronically.
 - (3) The clerk of the court must on receipt of the application—
 - (a) capture the said application on the ICMS; and
 - (b) submit it to the court for consideration.

Manner of requesting additional evidence from electronic communications service provider and form of affidavit by electronic communications service provider (section 5B(4)(b))

- **18.** (1) A request for additional evidence, as contemplated in section 5B(4)(b) of the Act, must be made on a form which corresponds substantially with Form 20 of the Annexure.
- (2) The request must be served by the clerk of the court identified by the court on an electronic communications service provider by hand or electronically.

- (3) After the service of the request has been effected in terms of subregulation (2), the clerk of the court must capture the request and return of service on the ICMS, and record the relevant information relating thereto in the integrated electronic repository.
- (4) On receipt of a request, the electronic communications service provider must furnish the requested evidence by way of an affidavit which corresponds substantially with Form 21 of the Annexure, which must be submitted to the clerk of the court by hand or electronically.
 - (5) The clerk of the court must, on receipt of the requested additional evidence—
 - (a) capture the said evidence on the ICMS; and
 - (b) submit it to the court for consideration.

Form and manner of informing electronic communications service provider of outcome of application (section 5B(4)(d))

- **19.** (1) The court must inform the electronic communications service provider of the outcome of the application contemplated in section 5B(3)(b) of the Act, on a form which must correspond substantially with Form 22 of the Annexure.
- (2) The completed form contemplated in subregulation (1), must be served by the clerk of the court identified by the court, on the electronic communications service provider by hand or electronically.
- (3) After the service, as contemplated in subregulation (2), has been effected, the clerk of the court must capture the form and return of service on the ICMS, and record the relevant information relating thereto in the integrated electronic repository.

Order to remove or disable access to electronic communication, affidavit and court order for variation (section 5B(6))

- **20.** (1) An order contemplated in section 5B(6)(a) of the Act, must be made on a form which corresponds substantially with Form 23 of the Annexure.
- (2) The court must, after issuing an order contemplated in subregulation (1), direct the clerk of the court to serve the order immediately on the electronic communications service provider in question electronically, but no later than one hour after the order is made.
- (3) An application by the electronic communications service provider to set aside or amend the order made in terms of subregulation (1) must be—
 - (a) on an affidavit which corresponds substantially with Form 24 of the Annexure;
 - (b) made within 14 days after service of the order made in terms of subregulation (2); and
 - (c) served on the clerk of the court by hand or electronically.
- (4) In considering the application, the court may request such additional evidence from the electronic communications service provider as it deems fit, which request—
 - (a) must be made on a form which corresponds substantially with Form 25 of the Annexure: and

- (b) must be served on the electronic communications service provider by hand or electronically.
- (5) The electronic communications service provider must provide the requested additional evidence to the clerk of the court on an affidavit which corresponds substantially with Form 26 of the Annexure by hand or electronically.
- (6) (a) If the court is satisfied that good cause has been shown to set aside or amend the order made in terms of subregulation (1), it must issue an order on a form which corresponds substantially with Form 27 of the Annexure.
- (b) The court must, after issuing an order contemplated in paragraph (a), direct the clerk of the court to serve the order on the electronic communications service provider in question by hand or electronically.

Manner in which electronic communications service providers must bring change of particulars to attention of Director-General: Communication and Digital Technologies and list of electronic communications service providers (section 5B(8)(c))

- **21.** (1) An electronic communications service provider must bring any change of particulars of the electronic communications service providers, as contemplated in section 5B(8) of the Act, to the attention of that Director-General: Communication and Digital Technologies, in writing.
- (2) The list referred to in section 5B(8) of the Act, and any subsequent amendments made thereto, must be—
 - (a) made available on the internal website of the Department of Communication and Digital Technologies; and
 - (b) emailed or hand delivered by the Director-General: Communication and Digital Technologies to the Director-General: Justice and Constitutional Development.

Refund of tariff paid to electronic communications service provider by State (section 5B(10)(d))

22. An order contemplated in section 5B(10)(d) of the Act, must be on a form which corresponds substantially with Form 28 of the Annexure.

Issuing of final protection order (section 6(1))

- 23. (1) A final protection order must—
 - (a) in the event that an interim protection order was issued, be on a form which corresponds substantially with Form 29 of the Annexure; or
 - (b) in the event that an interim protection order was not issued or the protection order is issued as contemplated in section 60(12) of the Criminal Procedure Act, be on a form which corresponds substantially with Form 30 of the Annexure.

- (2) (a) The clerk of the court must deal with a protection order issued as contemplated in section 60(12) of the Criminal Procedure Act, 1977 (Act No. 51 of 1977), as if it was issued in terms of the Act.
- (b) The clerk of the criminal court must submit the record of the criminal proceedings referred to in paragraph (a) to the clerk of the court dealing with protection orders in terms of the Act.
- (3) (a) The original final protection order must be served on the respondent in the manner set out in regulation 32(1) or (2)(a)(i).
- (b) The certified copy of the final protection order and the original warrant of arrest must be served on the complainant in the manner set out in by regulation 32(1) or (2)(a)(i).

Form and manner of notifying parties of extended date of hearing (section 6(2A) and (2B)(b))

- **24.** (1) If the court extends the interim protection order and the return date, as contemplated in section 6(2A)(a) of the Act, or discharges the interim protection order as contemplated in section 6(2A)(b) of the Act, it must do so on a form which corresponds substantially with Form 31 of the Annexure.
- (2) A notification contemplated in section 6(2A)(a) of the Act, must be on a form which corresponds substantially with Form 32 of the Annexure.
- (3) The completed forms referred to in sub-regulations (1) and (2), must be served by the clerk of the court on the complainant and the respondent by hand or electronically.
- (4) If the clerk of the court is not able to serve the complainant or the respondent or both the complainant and the respondent, the clerk of the court must complete—
 - (a) a form which corresponds substantially with Form 40 of the Annexure: a return of non-service; and
 - (b) a form which corresponds substantially with Form 41 of the Annexure: request for authorisation of alternative manner of service,

and approach the court for authorisation of an alternative manner of service.

- (5) After the service has been effected in terms of subregulation (3), the clerk of the court must—
 - (a) capture Form 40 and Form 41 on the ICMS; and
 - (b) record the relevant information relating thereto in the integrated electronic repository.

Issuing of warrant of arrest (section 8(1)(a))

- **25.** (1) A warrant of arrest, contemplated in section 8(1)(a) of the Act, must be authorised and issued by the court on a form which corresponds substantially with Form 33 of the Annexure.
 - (2) The clerk of the court must, on the day of issue—
 - (a) capture the issued warrant of arrest on the ICMS;

- (b) upload and capture it together with any relevant information relating to it on the integrated electronic repository; and
- (c) submit a certified copy of the warrant together with a copy of the protection order by hand or electronically to the police station chosen by the complainant.

Affidavit for second or further warrant of arrest (section 8(3))

- **26.** (1) An affidavit filed for purposes of obtaining a second or further warrant of arrest must be on a form which corresponds substantially with Form 34 of the Annexure.
 - (2) The affidavit contemplated in subregulation (1) must state that—
 - (a) the second or further warrant is required for the protection of the complainant; and
 - (b) the existing warrant of arrest has been executed and cancelled, lost or destroyed.
 - (3) The affidavit may be submitted to the clerk of the court by hand or electronically.
 - (4) The clerk of the court must, on the day of issue—
 - (a) upload and capture the issued second or further warrant of arrest on the integrated electronic repository;
 - (b) upload and capture it together with the relevant information relating to it on the integrated electronic repository;
 - (c) submit a certified copy of the second or further warrant together with a copy of the protection order by hand or electronically to the police station chosen by the complainant; and
 - (d) notify the complainant electronically that a certified copy of the second or further warrant together with a copy of the protection order have been submitted to the chosen police station.

Affidavit regarding contravention of protection order (section 8(4)(a))

- **27.** (1) An affidavit stating that the respondent has contravened any prohibition, condition, obligation or order contained in a protection order must be made on a form which corresponds substantially with Form 35 of the Annexure.
 - (2) The affidavit contemplated in subregulation (1) must state—
 - (a) that the respondent has contravened a prohibition, condition, an obligation or order contained in the protection order;
 - (b) the specific prohibition, condition, obligation or order contravened by the respondent; and
 - (c) the manner in which or the extent to which the respondent has contravened the prohibition, condition, obligation or order.
- (3) (a) When reporting the contravention of the protection order to the police, the complainant must hand the affidavit, together with a certified copy of the protection order and the original warrant of arrest to the police.

(b) If the protection order and warrant of arrest are in an electronic form, they need not be certified.

Written notice to respondent to appear before court (section 8(4)(c))

- 28. (1) A written notice contemplated in section 8(4)(c) of the Act must—
 - (a) be made on a form which corresponds substantially with Form 36 of the Annexure; and
 - (b) be captured by the clerk of the court on the ICMS.
 - (2) The member of the South African Police Service must—
 - (a) file a copy of the written notice in the docket which must be submitted to the prosecutor on or before the date of hearing; and
 - (b) submit a copy of the written notice by hand or electronically to the clerk of the court dealing with protection orders in terms of the Act.
- (3) Any respondent who is called upon to appear before the court in accordance with a written notice referred to in sub-regulation (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,

is guilty of an offence and on conviction, is liable to a fine or to imprisonment for a period not exceeding one year.

- (4) The court may, if satisfied from the duplicate notice referred to in section 8(4)(d) of the Act that—
 - (a) 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
 - (b) the respondent has failed to remain in attendance at the proceedings concerned.

issue a warrant for the respondent's arrest.

Form and manner of informing station commander and National Commissioner of South African Police Service of final protection order (section 9(4)(a))

- **29.** (1) The clerk of the court must, as soon as reasonably possible, but no later than 24 hours after the protection order has been issued, inform the station commander of the police station servicing the area where the respondent resides, studies, carries on business or is employed, and the National Commissioner of the South African Police Service of the final protection order issued against the respondent on a form which corresponds substantially with Form 37 of the Annexure.
- (2) The completed form must be served by the clerk of the court on the station commander and the National Commissioner in the manner set out in regulation 32.
- (3) After the service has been effected in terms of subregulation (2), the clerk of the court must capture the form and return of service on the ICMS.

Application for variation or setting aside of protection order (section 10(1)(a))

- **30.** (1) An application for the variation or setting aside of a protection order must be made on a form which corresponds substantially with Form 38 of the Annexure.
- (2) The application referred to in subregulation (1) must be submitted by hand or electronically to the clerk of the court.

Notice of variation or setting aside of protection order (section 10(3))

- **31.** (1) The notice of the variation or setting aside of a protection order must be made on a form which corresponds substantially with Form 39 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—
 - (a) handing it to them personally; or
 - (b) sending it to them electronically.

Service and filing of documents (section 13)

- 32. (1) Whenever service by hand is required—
 - (a) the interim protection order or notice to show cause, together with a copy of the application and supporting documents; or
 - (b) the final protection order, in a case where the respondent was not present at court,

must be served by the clerk of the court, the sheriff or a peace officer.

- (2) The clerk of the court must—
 - (a) serve any document in terms of the Act or these Regulations, except where the Act or these Regulations provide otherwise, by—
 - (i) handing over a certified copy of that document to the person on whom the document is to be served; or
 - (ii) serving the document on that person electronically; and
 - (b) where the Act or these Regulations require any document to be forwarded—
 - (i) the document must be sent electronically to the person; or
 - (ii) a certified copy of that document must be handed over to the person who must receive it.
- (3) A person authorised to effect service contemplated in 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 assistance from a member of the South African Police Service to enable such person to serve 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 is responsible for the costs of such service.

- (5) Subject to section 13(1)(b) of the Act, any document required or directed to be served or executed upon any person, may be transmitted by facsimile, or by means of any other electronic medium to the person intended to be served.
- (6) The document received or printed as a result of the transmission contemplated in subregulation (5) is of the same force and effect as the original thereof.
- (7) The return of service by the clerk of the court, member of the South African Police Service or sheriff must—
 - (a) be filed by hand or electronically with the clerk of the court;
 - (b) contain the details, including—
 - (i) the date and time of service;
 - (ii) the electronic mail address, physical address or social media information to which service was effected; and
 - (iii) if served by hand, the full names and age of the person who was served, and if that person is not the person intended to be served, the relationship with the person who is intended to be served.
- (8) The return of non-service must state the reason for non-service and the attempts made to effect successful service of the document.
- (9) The return of service or of non-service must be filed with the clerk of the court as soon as possible, but no later than 24 hours after service or attempted service.
 - (10) The filing of any document with the clerk of the court may be effected by—
 - (a) hand delivery to the clerk of the court;
 - (b) sending the document to an electronic mail address or facsimile number of the clerk of the court; or
 - (c) uploading the document on the online portal.
- (11) The person sending a document electronically to any person in terms of these Regulations must—
 - (a) obtain a delivery report, screenshot or facsimile transmission report as confirmation that the document was successfully delivered electronically to the person or persons intended to be served;
 - (b) complete a return of service; and
 - (c) attach the delivery report, screenshot, facsimile transmission report or other proof of delivery to the return of service.
- (12) Where a document has been served or submitted electronically, proof of filing in terms of subregulation (10), the delivery report, screenshot or facsimile transmission report in terms of subregulation (11)(a), and the return of service contemplated in subregulation (11)(b) must be kept as proof of service, filing or submission.
- (13)(a) If any document is required to be served by hand, and the respondent cannot be located or has moved to an area that is served by another police station or by another sheriff, the member or the sheriff required to serve the document must file with the clerk of the court a return of non-service stating that fact.

- (b) Upon receipt of the return of non-service contemplated in paragraph (a), the clerk of the court must contact the person requiring service and request such person to obtain the relevant new details in order to effect service.
- (c) Upon receipt of the information contemplated in paragraph (b), the clerk of the court must—
 - (i) amend the address or details concerned;
 - (ii) sign next to the amendments effected; and
 - (iii) send the document to the police station or the sheriff serving the area where the respondent resides, studies, carries on business or is employed.
- (14) If any person intended to be served cannot be served by any of the means provided in this regulation, the clerk of the court must immediately, after receipt of the return of non-service, notify the person requiring service, to be able to apply for substituted service as contemplated in section 13(1)(c) of the Act.
 - (15) In the event of subregulation (14), a person who seeks service of a document—
 - (a) may request the court, on a form which corresponds substantially with Form 41 of the Annexure, to authorise the alternative manner of service; and
 - (b) must provide the court with reasons as to why, if an alternative manner of service is proposed, the said alternative manner of service will result in the successful service of the document on the person intended to be served.
- (16) If an alternative manner of service is authorised, the court must issue an order on a form which corresponds substantially with Form 42 of the Annexure.
 - (17) The clerk of the court must—
 - (a) if the amended document is a document listed in regulation 9(1) capture the document on the integrated electronic repository; and
 - (b) capture any amended document, update the information on the ICMS and update the relevant information relating thereto in the integrated electronic repository.
- (18) Any document served electronically under this Act is regarded as an original and does not need to be certified.

Appeals and reviews (section 16)

- **33.** (1) The clerk of the court must maintain a register for appeals and reviews relating to protection orders.
 - (2) The following must be captured in the register contemplated in subregulation (1):
 - (a) All notices of appeals and reviews;
 - (b) the outcome of all appeals and reviews; and
 - (c) any court order relating to appeals and reviews.
 - (3) The clerk of the court must—

- (a) capture any notice of appeal or review and court orders on the outcome of such appeals and reviews on the ICMS; and
- (b) upload and capture the notice of appeal or review and the outcomes of such appeals and reviews on the integrated electronic repository.

Financial assistance (section 19(1)(b))

- **34.** (1) Notwithstanding regulation 32(3), the court may, after consideration of such proof as the court may require, make an order directing the State to pay the costs of any service in terms of the Act or these Regulations, if the court is satisfied that the complainant or respondent, or both the complainant and respondent, do not have the means to pay for such costs at the time when service is required.
- (2) The provisions of the Magistrates' Courts Act, 1944 (Act No. 32 of 1944) apply in respect of financial assistance to a witness who attends any proceedings in terms of the Act.

Granting of legal aid (section 19(1)(c))

35. The regulations promulgated in Government Notice No. R. 745 of July 2017, in so far as they may be applicable to domestic violence cases in terms of the Act and the application for a protection order, shall apply to a complainant, respondent, a person with a disability, an older person or a child contemplated in the Act and these Regulations.

Repeal and transitional provisions

- **36.** (1) The regulations published under Government Notice No. R. 1311 of 5 November 1999, are hereby repealed.
- (2) Anything done under a provision of the repealed regulations referred to in subregulation (1), and which could have been done under a corresponding provision of these Regulations, is regarded as having been done under the said corresponding provision of these Regulations.

37. Short title and commencement

These Regulations are called the Domestic Violence Regulations, 2022, and come into operation upon the date of publication hereof in the *Gazette*.

ANNEXURE

Form 1

Notice to be handed and explained to complainant by police official in case of domestic violence

[Regulation 2] SECTION 2(b) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

Your rights and steps you can take to protect yourself, your children and related persons

This notice explains your rights and the steps you can 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, we will, to the best of our abilities, explain the contents to you.

- 1. We will give you such assistance as you may need, including to—
 - (a) assist you to find a suitable shelter;
 - (b) refer you elsewhere for further assistance, advice or services; and/or
 - (c) assisting you to get medical treatment.
- 2. You can lay a criminal complaint with the police against the person who abused you, if the conduct of that person constitutes a criminal offense, the case will be opened and investigated by the police. If you want to lay a criminal complaint, we will assist you now or you can back at any time later to do so.
- **3.** You can also apply, on any day and at any time, for a protection order and a safety monitoring notice through the internet (go to www.justice.gov.za) or in person at a Magistrate's Court—
 - (a) where you stay, study or work, whether permanently or temporarily;
 - (b) where the person who abused you stays, studies or work, whether permanently or temporarily; or
 - (c) where the abuse took place.
- **4.** (a) If you stay at the same place as the person who abused you, you can at the same time also apply for a safety monitoring notice, which will make sure that a police official will check on your safety regularly by telephone or in person for a specified period.
- (b) We can give you the application forms to apply for a protection order and a safety monitoring notice if you need it, or you can get these forms from the internet (go to www.justice.gov.za), or from any magistrate's court.
- **5.** (a) The court can grant an interim protection order with a date for you and the person who abused you to be in court to consider the application.
 - (b) The interim protection order must be served on the person who abused you (hereinafter referred to as "the respondent"), before it can come into operation.
 - (c) If the court does not grant an interim protection order immediately, you and the respondent will get a notice with a date to be in court to explain why the court should grant a final protection order.
 - (d) The court can also grant a safety monitoring notice, if applied for, which must be served on the respondent before it can come into operation.
- **6.** The protection order can be served by the police or by a sheriff, but the safety monitoring notice can be served only by the police.
- 7. In your application, you may request the court to prohibit the respondent from—
 - (a) committing or attempting to commit any act of domestic violence;
 - (b) getting the help of another person to commit any act of domestic violence;
 - (c) entering your workplace, place of study, home or the shared residence or any part thereof:
 - (d) preventing you or any child who normally lives in the shared residence from entering or remaining in the residence or any part thereof;
 - (e) contacting you in person or through someone or by electronic means;
 - (f) making known or available to others any communication about you by electronic means; or
 - (g) committing any other act as may be specified by the court.
- **8.** The person who abused you will not be given your contact information.

- 9. To protect you and to provide for your safety, health and wellbeing, the court can—
 - (a) order that the respondent pay rent, mortgage or other monetary relief (such as medical, grocery and education expenses and loss of income);
 - (b) order that the respondent pays temporary maintenance of any child, person with a disability or older person in your care, who the respondent has a legal duty to maintain:
 - (c) refuse the respondent contact with your children;
 - (d) order the respondent to not harm or threaten to harm a household pet or other animal, the welfare of which affects your well-being;
 - (e) order the seizure of any weapon in the possession or under the control of the respondent, even if it is for work purposes;
 - order that a peace officer accompany you to assist you with the collection of your personal property; or
 - (g) impose any other condition as is reasonably necessary.
- **10.** (a) Whenever the court grants an interim or final protection order, the court must at the same time authorise a warrant of arrest for the respondent, which must be suspended until the order is breached.
- (b) You will get a copy of the interim protection order and the original suspended warrant of arrest.
- (c) The protection order must be served on the respondent before it comes into force, and the original suspended warrant of arrest can only be used once the order is breached.
- (d) If the respondent breaches any provision of the interim protection order, you can go to the police with the order, the warrant and an affidavit explaining how the order was breached.
- (e) The police can open a criminal case for breach of the protection order and may arrest the respondent.

You are welcome to seek clarity regarding the process or about this notice.

Do you have any questions?

If you go to court, the clerk of the court will also explain the process and can provide you with the application forms.

You can also get information and the forms on the internet at <u>www.saps.gov.za</u>, www.dsd.gov.za or www.justice.gov.za.

You can also call this command centre number (tel: 0800 002 0007) for more information and assistance.

NOTE: IT IS A CRIMINAL OFFENCE IF YOU GIVE FALSE INFORMATION THAT YOU KNOW IS FALSE WHEN APPLYING FOR A PROTECTION ORDER, A DOMESTIC VIOLENCE SAFETY MONITORING NOTICE OR WHEN YOU OPEN A CRIMINAL CASE.

Form 2 Report and risk assessment by functionary

[Regulation 4(1)]
SECTION 2A(2)(a)(i) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

(*Delete whichever is not applicable.) To: *The Social Worker/SAPS	

REPORT AND R	ISK ASSESSMENT BY FUNCTIONARY ON BELIEF OR SUSPICION OF ACT OF DOMESTIC VIOLENCE
Α	CERTIFICATE
2A(2)(a), in good fai despite any law, poli	I,
В	PERSONAL PARTICULARS OF POTENTIAL VICTIM
	TERCONAL FARTIOCEARO OF TOTERTIAL VIOLINI
Surname:	
First Name/s:	
Age or date of birth	
Sex:	
Residential or work	
address:	
	Code ()
Phone number (h):	

С	REPORT
I *believe/suspect on reasonable g following reasons:	rounds that the said person may be a victim of domestic violence for the
(a)	
(b)	
(c)	

Cellular number:

Email address:

(d)	
(e)	
D	ASSESSMENT
U	A33E33WEN I
During my examination/assessmer observed/noticed/learned the follo	nt/evaluation of the victim and/or my interview/discussion with the victim I wing:
(a)	
(b)	
(c)	
(d)	
(e)	
E	RISK
The victim has completed the attacrisk for the following reasons:	ched risk assessment tool and I am of the opinion that the victim may be at
(a)	
(b)	
(c)	
(d)	
(e)	
F	REFERRAL
I *suggested/referred the victim to	the following services:
(a)	
(b)	
(c)	
(d)	
(e)	
Date	Place
Functionary	_
i uncuonal y	

Official stamp

Form 3 Affidavit by adult to report knowledge, belief or suspicion of acts of domestic violence

[Regulation 5(1)] SECTION 2B(2)(a) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

61.5 1 1 1 1 1 1 1 1 1 1 1 1 1	100 H 100 h	
(*Delete whichever is not applicable. **	*Optional/if known)	
To: *The Social Worker/SAPS		
REPORT BY ADULT OF KNOWLE	DGE, BELIEF OR SUSPICION OF ACT OF DOMESTIC VIOLENCE	1
1. I,	(name and surname) **ID No/Passport No	do
hereby declare that:		
	(address) and/or	
(contact no.).		
	(name and surname of victim) when the surname of victim and surname of victim when the surname of victim and surname of victim and surname of victim.	
**contacted at(conta (name (address) and/or ca		by
	person is a victim of domestic violence because:	
	- disability or an alder groups	
-	ty, please indicate the type of disability (if known)	
# The second has a significant for the following and	(-)	······
4. I know the victim for the following re	• /	
		- 1
• /		
		-
5. I know that making a false statement fined or sent to prison or both.	t is a crime and I may be criminally charged and if found guilty I ma	ay be
SIGNED AT THIS	DAY OF 20	
DEPONENT		
NB!		
 In terms of section 2B(3) of the control of the contr	he Act, a person who makes the report, referred to in sect to civil, criminal or disciplinary action on the basis of the rep onduct prohibiting the disclosure of personal information; an confidential, unless the interests of justice require otherwise he knowledge, belief or suspicion that a child, a person wit tim of domestic violence, is guilty of an offence.	ort, d is
PART B: CERTIFICATE		
questions and noted the Deponent's ans	e *oath/* taking the affirmation I asked the Deponent the follow swers in the Deponent's presence as indicated below: e contents of the above declaration?	wing
Answer:		

(b)	Do you have any objection to taking the prescribed oath?
Answer	·
(c)	Do you consider the prescribed oath to be binding on your conscience?
Answer	:
declara	y that the Deponent has acknowledged that the Deponent knows and understands the contents of this tion which was *sworn to/*affirmed before me, and the Deponent's *signature/*thumb print/*mark was thereon in my presence.
Sworn	to/affirmed at this day of
	e of the Peace/Commissioner of Oaths
	mes:
Designa	ation:
Area fo	r which appointed:
Work a	ddress:
(*Dele	te whichever is not applicable)

[Regulation 6(1)(a)] SECTION 3(3)(b)(i) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

1. The following are the details of accessible shelters: 1.1 Name:
1.2. Name:
2. The following are the details of public health establishments: 2.1 Name:
2.2 Name:

The list must be given by a peace officer to the complainant or the person acting on 3. behalf of the complainant by hand or electronically, or the complainant or the person acting on behalf of the complainant may be directed to any website or other place where the list may be accessed.

- **4**. If reasonably possible, the list must be available in the official language mostly spoken in the area where the complainant or the person acting on behalf of the complainant resides.
- **5.** If the list is not readily available, necessary steps must be taken to ensure that the list is made available to the complainant or the person acting on behalf of the complainant as soon as possible.
- **6.** This list is also available on the websites of the Departments of Health: www.health.gov.za; Justice and Constitutional Development: www.justice.gov.za; and Social Development: www.justice.gov.za; and Social Development: www.dsd.gov.za.

Form 5 Notice to be handed and explained to complainant by peace officer in case of domestic violence

[Regulation 6(4)]
SECTION 3(3)(b)(ii) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

Your rights and steps you can take to protect yourself, your children and related persons

This notice explains your rights and the steps you can 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 we will, to the best of our abilities, explain the contents to you.

- 1. We will give you such assistance as you may need including to—
 - (a) find a suitable shelter; and/or
 - (b) get medical treatment.
- 2. You can lay a criminal complaint with the police against the person who abused you, if the action of that person amounts to a criminal offence, and the case will be opened and investigated by the police. If you want to lay a criminal complaint, you must go to a police station in the area where you stay, study, work, operate a business or where the abuse took place.
- **3.** You can also apply, on any day and at any time, for a protection order and a safety monitoring notice through the internet (go to www.justice.gov.za) or in person at a Magistrate's Court—
 - (a) where you stay, study or work, whether permanently or temporarily;
 - (b) where the person who abused you stays, studies or work, whether permanently or temporarily; or
 - (c) where the abuse took place.
- **4.** (a) If you stay at the same place as the person who abused you, you can at the same time also apply for a safety monitoring notice, which will make sure that a police official will check on your safety regularly by telephone or in person for a specified period.
- (b) We can give you the application forms to apply for a protection order and a safety monitoring notice if you need it, or you can get these forms from the internet at www.justice.gov.za.

- **5.** (a) The Court can grant an interim protection order with a date for you and the person who abused you to appear in court to consider the application.
- (b) The interim protection order must be served on the person who abused you (hereinafter referred to as "the respondent") before it can come into operation.
- (c) If the court does not grant an interim protection order, you and the respondent will get a notice which will stipulate a date to appear in court, where you will be required to explain why the court should grant you a final protection order.
- (d) The court can also grant a safety monitoring notice, if applied for, which must be served on the respondent before it can come into operation.
- **6.** The protection order can be served by the police or by a sheriff, but the safety monitoring notice can be served only by the police.
- 7. In your application you may request the Court to prohibit the respondent from—
 - (a) committing or attempting to commit any act of domestic violence;
 - (b) getting the help of another person to commit any act of domestic violence;
 - (c) entering your workplace, place of study, home or the shared residence or any part thereof:
 - (d) preventing you or any child who normally lives in the shared residence from entering or remaining in the residence or any part thereof;
 - (e) contacting you in person or through some other person or by electronic means;
 - (f) making known or available to others any communication about you by electronic means:
 - (g) committing any other act as may be specified by the Court.
- **8.** The person who abused you will not be given your contact information.
- 9. To protect you and to provide for your safety, health and wellbeing, the Court can—
 - (a) order that the respondent pay rent, mortgage or other monetary relief (such as medical, grocery and education expenses and loss of income);
 - (b) order that the respondent pays temporary maintenance of any child, person with a disability or older person in your care, who the respondent has a legal duty to maintain:
 - (c) refuse the respondent contact with you or your children;
 - order the respondent to not harm or threaten to harm a household pet or other animal, the welfare of which affects your well-being;
 - (e) order the seizure of any weapon in the possession or under the control of the respondent, even if it is for work purposes;
 - order that a peace officer accompany you to assist you with the collection of your personal property;
 - (g) impose any other condition as is reasonably necessary.
- **10.** (a) Whenever the court grants an interim or final protection order, the court must at the same time authorise a warrant of arrest for the respondent, which must be suspended until the order is breached.
- (b) You will get a copy of the interim protection order and the original suspended warrant of arrest.
- (c) The protection order must be served on the respondent before it comes into force, and the original suspended warrant of arrest can only be used once the order is breached.
- (d) If the respondent breaches any provision of the interim protection order, you can go to the police with the order, the warrant and an affidavit explaining how the order was breached.
- (e) The police can open a criminal case for breach of the protection order and may arrest the respondent.

Do you have any questions? You are welcome to seek clarity regarding the process or about this notice.

If you go to court, the clerk of the court will also explain the process and can provide you with the application forms.

You can also get information and the forms on the internet at www.saps.gov.za, www.saps.gov.za, www.saps.gov.za,

You can also call this command centre number (tel: 0800 002 0007) for more information and assistance.

NOTE: IT IS A CRIMINAL OFFENCE IF YOU GIVE FALSE INFORMATION THAT YOU KNOW IS FALSE WHEN APPLYING FOR A PROTECTION ORDER, A DOMESTIC VIOLENCE SAFETY MONITORING NOTICE OR WHEN YOU OPEN A CRIMINAL CASE.

Form 6 Application for protection order

Part 1

[Regulation 7(1)]
SECTION 4(1) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

P#	ART A: APPLICATION (To be completed by complainant / applicant)	
1.	PARTICULARS OF COMPLAINANT (Victim of domestic violence)	
Sı	irname :	
Fu	III names :	
	PARTICULARS OF PERSON MAKING THE APPLICATION ON BEHALF OF THE COMPLAINANT (if plicable)	;
Su	rname :	
Fu	Il names :	
	pacity in which application is made (state type of functionary or organisation)	
OR		
	ture of relationship with the complainant:	
	care giver	
	counsellor	
	educator	
	family member	
	health care personnel medical practitioner	
	official in public health establishment	
	related person (having a close relationship with complainant)	
	social worker	
	South African Police Service member	
3.	PARTICULARS OF PERSON WHO COMMITTED ACT OF DOMESTIC VIOLENCE (hereafter called	the
	spondent), in so far as such particulars are available	-
Th	e relationship of Respondent to the complainant:	
	Boyfriend	
П	Brother	

	Current co-resident			
	Daughter			
	Ex-boyfriend			
	Ex-girlfriend			
	Ex-husband			
	Ex-in-law			
	e.g. \square ex mother-in-law, \square ex father-in-law, \square ex sister-in-law, \square (other) exi	in-law		
	Ex-partner Ex-partner			
	Ex-wife			
	Father			
	Girlfriend			
	Husband			
	In-law			
	e.g. \square mother-in-law, \square father-in-law, \square sister-in-law, \square (other)in-law			
	Intimate/sexual partner of any duration			
	Mother			
	Parent of child/children			
	Partner			
	Partner in perceived relationship			
	Partner in alleged marriage			
	Sister			
	Son			
	Related by adoption			
	Related by affinity (stepfamily member such as stepmother, stepfather, stepsister or stepbrother)			
	e.g. □ stepmother, □ stepsister □ stepbrother, □ (other) step			
	Related by blood (family member such as cousin, uncle, aunt, nephew or niece)			
	e.g. \square stepmother, \square aunt, \square uncle, \square cousin, \square nephew, \square niece, \square (other)			
	Wife			
	other (specify:)			
Su	rname (if known):			
	()			
Ful	Il names or name known to you by:			
ΙD	No/Date of birth if known or estimated age:			
	They back of birdini known of coamacea age.			
Но	me address (if known):			
Ца	ma/wark/ ather contact talanhana number (if known)			
по	me/work/ other contact telephone number (if known):			
Ce	Il phone number (if known):			
Fn	nail address (if known):			
	ilan addices (ii knowit).			
C 0	sial madia platform/s on which the recognidant has account/s (if Irrawa).			
50	cial media platform/s on which the respondent has account/s (if known):			
_				
Th	e respondent's name, handle or number on each social media account (if known):			
Wc	ork/school/study address (if known):			
00	cupation (incl. learner/student) (if known):			
	capation (mai learner/stauent/ (ii known).			
L				
An	y other information regarding the Respondent that may be relevant/assist in identifying or tracing the			
	spondent:			

History of abuse e.g. dates, times/period, place/s, type/s of abusive behavior, instruments/weapons used injuries, medical treatment etc (attach any documents/photos/witness statements/medical records etc): Give full details regarding the most recent incident/s of domestic violence and also indicate whether any weapor was used, what injuries have been sustained and whether medical treatment was obtained Date Place where it happened (If on social media, provide social media account details where it took place) State details of what happened: Any injuries? If yes, provide details, including what was used to cause such injuries Approved the place where it happened (If on social media, provide social media, provide social media) Any medical or psychological or other treatment received Harm or damages caused elais Date Place where it happened (If on social media, provide social media account details where lit took place) State details of what happened Any injuries? If yes, provide details of what happened							
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what was used to cause	provide details, including						
	what was used to cause such injuries						

Any medical or psychological or other					
treatment received					
Harm or damages caused					
– give details					
Any other information reg	arding the acts of	f domestic vio	ence that you th	ink the court sl	nould know of:
5. INFORMATION REGAR	DING URGENCY	OF APPLICATI	ON		
harm may be suffered if Why is the application urge		s not dealt wit	h immediately:		
What do you fear will happe	en if you do not get	t the protection	order immediately	/?	
Do you feel safe to go home	e today? If not, ple	ase explain wh	/ not?		
Any other reasons why you	need to get a prot	ection order too	lay?		
Are you still staying in the same place as the					
respondent?					
Are there firearms or other weapons in the house? Give details:	٤				

Does the respondent ave access to a fireat vork purposes / activ	rm for						
Give details: Do you fear for your l afety or the safety o hildren or other relat	f your						
r people you know? Give details:							
Ooes the respondent use of drugs, necessit he need for referral t	ating						
reatment centre for							
ubstance abuse? Give details:							
6. TERMS OF PROT	ECTION ORDER	?					
It is requested tha	at the responde	ent must be or	dered (Mark	appropriat	e box an	d comple	te where
necessary):							
(a) Not to commit or	attempt to com	mit any of the fo	llowing acts of	domestic vi	olence to	the compla	inant:
□ physical abuse	•						
□ sexual abuse;□ emotional, ver	rbal or psycholog	ical abuse:					
□ economic abu	. , .	icai abase,					
\square intimidation;							
\square harassment;							
☐ sexual harassı	•						
☐ related persor							
☐ spiritual abuse							
☐ damage to pro	operty;						
□ elder abuse;□ coercive beha	viour:						
☐ coercive bena	•						
_	child to domestic	c violence:					
☐ intimidating be							
☐ threatening be							
□ abusive behave	iour;						
\square degrading beh	aviour;						
□ offensive beha	aviour; or						
☐ humiliating be	haviour.						
(b) □ Not to get the above.	e help of another	person to comm	nit any act of c	domestic viol	ence state	d in paragı	raph <i>(a)</i>
(c) Not to enter	the shared reside	ence, situated at.					
(d) Not to enter	a specified part o	of the shared resi	dence, namely	y:			
(e) Not to enter	the complainant's	s residence, situa	eted at				
(f)	enter the	complainant's	workplace	or place	e of	studies,	namely:
(g) □ Not to prever entering or rema	nt the complaina ining in the share				d in the sh	nared resido	ence from
· · · · · · · · · · · · · · · · · · ·							

(h)	Not to disclose or make available any electronic communication, especially the following:
(1)	
(i)	Not to commit any other act, namely:
7. A	DDITIONAL CONDITIONS
It is	also requested that the Court must order that (complete where necessary):
(a)	A peace officer, namely is to accompany the complainant to assis with arrangements regarding the collection of the complainant's personal property set out in paragraph selow.
(b)	A member of the South African Police Service is to seize the following 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 maintenance:
(4)	The respondences to pay the ronowing maintenance.
(e)	The respondent is to pay the following other emergency monetary relief: (For example: Funds for - food, necessities, transport, medical, dental, medication, counselling school fees, relocation costs, household bills etc.)
(f)	The respondent is refused any contact with the following child or children:
(g)	The respondent is granted the following contact with the above-mentioned child or children:
(3)	
ı	

(h)	The com	plainant's home, study or work details not	to be disclosed to the res	pondent:
(i)	Other co	nditions requested:		
cosn		. PROPERTY (clothes, shoes, medica entity documents, passport, birth certi , work)		
This	list shoul	d not include furniture such as beds, lounge	e suites <i>etc.</i>	
Prop desc	erty ription:	Grounds on which property is consider property:	red to be personal	Address where property is kept:
	-	oreport a breach of the Protection Order at will be able to attend is		Police Station.
11. I	NDEX OF	ANNEXURES TO THIS FORM		
		exure alphabetically, starting with attach it to this form.	Give short description of 'statement of witness X',	
	Personal ne respor	information which may not be served dent		
В				
С				
D				
E				
PAR	ΓB: CERT	TIFICATE		
and r <i>(a)</i>	noted the Do you k	fore administering the *oath/*taking the af Deponent's answers in the Deponent's pres now and understand the contents of the ab	ence as indicated below: ove declaration?	onent the following questions
Answ	er:			

(b) Do you have any objection to taking the prescribed oath?
Answer:
(c) Do you consider the prescribed oath to be binding on your conscience?
Answer:
I certify that the Deponent has acknowledged that the Deponent knows and understands the contents of thi declaration which was *sworn to/*affirmed before me, and the Deponent's *signature/*thumb print/*mark wa placed thereon in my presence.
Sworn to/affirmed at this day of20
Justice of the Peace/Commissioner of Oaths
Full names:
Designation:
Area for which appointed:
Work address:
(*Delete whichever is not applicable)

FORM 6 PART 2 PERSONAL INFORMATION WHICH MAY NOT BE SERVED ON THE RESPONDENT

1. PARTICULARS OF COMPLAINANT (Victim o	f domestic violence)
Surname:	
Full names:	
ID. No/Date of birth (Note: if complainant is under the age of 18, he/she does NOT need the consent of a parent or guardian to make the application and does not need any other person to make the application on his/her behalf)	
Gender:	
Race:	
Type of disability (if any):	
Marital status:	
Home or temporary address:	
Home/contact telephone number:	
Cell phone number to which messages can be sent to keep you up to date with the progress of your application:	
Email address:	
Would you prefer to have the matter heard through audio-visual link (if available):	
Email address/contact number where a link can be sent for audio-visual hearing:	
Any other social media account address where the court can contact you:	
Work address:	

Work telephone number		
•	ationship with person who	
Occupation (incl. learn	er/student):	
		PPLICATION ON BEHALF OF THE VICTIM (if applicable)
Surname:		
Full names:		
ID. No/Date of birth:		
Gender:		
Race:		
Type of disability (if an	v):	
Marital status:	77.	
Email address:		
Work address:		
Work address.		
Work telephone numbe	er:	
Occupation (incl. learne		
State reason(s) why ap		
behalf of the victim:		
Indicate whether writte	en consent of victim has be	en obtained:
Written consent has be attached:	en obtained and is	Written consent is not necessary since the victim is- a child who cannot bring the application him/herself; a person with a mental disability; unconscious; unable to provide consent because
	ED BY DOMESTIC VIOLE	
Name:	Age:	Relationship to complainant:
3.2 How are these pe	ersons affected?	
_		

3.3 Do any of these pers	ons suffer disabilities? If so, give details:
Name and another	
Name and contact details of any person	
who witnessed the	
incident:	
Name and contact	
details of any person who witnessed the	
incident:	
meidenei	L
	Form 7
Consent for ano	ther person to apply for Protection Order on behalf of victim
Gonociit ioi ano	inci person to apply for i retection or der on bondin or victim
	[Regulation 7(4)]
SECTION 4(3	(a)(b) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)
,	
IN THE MAGISTRATE'S COU	RT FOR THE DISTRICT OF
HELD AT	APPLICATION NO
In the matter between:	
APPLICANT	
(*ID. No. /Date of Birth:)
AND	·
RESPONDENT:	
(*ID. No. /Date of Birth:)
CONSENT T	O BRING APPLICATION ON BEHALF OF VICTIM/COMPLAINANT
1. I,	(name and surname) the victim of domestic violence do hereby
consent to the application t	for a protection order being brought on my behalf by(ful
names).	
 The application is bei 	ng brought on my behalf for the following reason(s):
(tick the box where relevant	
☐ medical reasons/injury;	•)
□ not able to get to court;	
☐ safety reasons/fear/scar	red:
□ other, as set out below:	cu,
, ,	
	disclosure of my personal information, but only to an extent that such information i
relevant to the application f	or a protection order.
SIGNED AT	THIS DAY OF

COMPLAINANT	

Form 8 Information notice to complainant who is not represented by legal practitioner

[Regulation 8] SECTION 4(2) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

INFORMATION NOTICE BY CLERK OF THE COURT

- This notice explains—
 - (a) the relief that is available in terms of the Domestic Violence Act, 1998; and
 - (b) the right of the complainant to lodge a criminal complaint against the respondent.
- You will be required to sign this notice to confirm that there has been compliance with section 4(2) of the Domestic Violence Act, 1998, and regulation 8 of the Domestic Violence Regulations, 2022, made in terms of that Act, and which oblides me-
 - (a) to hand this notice to you, which must be in the official language of your choice which you understand;
 - (b) to read out or cause this notice to be read out to you if you are unable to read this notice;
 - (c) to inquire from you whether you understand the contents of this notice; and
 - (d) to explain any part of the notice which you don't understand.
- You may—
 - 3.1 on any day and at any time, in terms of the law, apply for a protection order against domestic violence at the Magistrate's Court within the area in which-
 - (a) you permanently or temporarily reside, study, carry on business or are employed;
 - (b) the respondent (that is the person who commits an act of domestic violence) permanently or temporarily resides, studies, carries on business or is employed; or
 - (c) the act of domestic violence occurred.
 - 3.2 apply for a protection order against a person who is in a domestic relationship with you for being—
 - (a) married to you previously or currently;
 - (b) in a living together relationship, but not married;
 - (c) a parent to your child;
 - (d) your family member by blood (e.g. mother, father or sibling), affinity (e.g. step-mother or step-father) or adoption;
 - (e) engaged to be married, or in a dating or customary relationship; or
 - (f) in a close relationship.
 - 3.3 appoint a lawyer to assist you. If you cannot afford a lawyer, you can apply for legal aid or contact any non-government organisation to assist you.
- 4. 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.
- 5. A person commits an act of domestic violence if that person—
 - (a) physically abuses you;
 - (b) sexually abuses you;
 - (c) causes you emotional, verbal or psychological abuse;
 - (d) economically abuses you;
 - (e) intimidates you;
 - (f) harasses you;
 - (g) sexually harasses you;
 - (h) abuses a person related to you;
 - (i) spiritually abuses you;
 - (j) causes damage to property;
 - (k) causes or commits abuse against an older person;
 - (I) is involved in coercive behaviour;
 - (m) is involved in controlling behaviour;
 - (n) exposes a child to domestic violence;
 - enters your permanent or temporary residence without your consent, where you and that person
 do not share the same residence; or your workplace or place of study, without your consent, where
 you and that person do not share the same workplace or place of study; or
 - is involved in any other behaviour of an intimidating, threatening, abusive, degrading, offensive or humiliating nature towards you,

where such conduct harms or inspires the reasonable belief that harm may be caused to you.

- 6. An application for a protection order against domestic violence may be made by another person on your behalf if the person who intends to apply for the protection order has a material interest in your wellbeing. However, such application must be brought with your written consent, except in circumstances where you are a person who, in the opinion of the court, is unable to give consent.
- 7. Any child, or person on behalf of a child, may apply to the court for a protection order.
- 8. The court will consider your application or the application brought on your behalf, and must—
 - 8.1 if the evidence substantiates the fact that—
 - (a) the respondent is committing or has committed an act of domestic violence;
 - (b) harm is being or may be suffered by you or a related person as a result of that conduct if a protection order is not issued immediately; and
 - (c) the protection to be accorded by the interim protection order is likely not to be achieved if prior notice of the application is given to the respondent,

issue an interim protection order against the respondent; and

- 8.2 thereafter issue a temporary order which will—
 - (a) 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 therefor); and
 - (b) be valid for a certain period of time.
- 9. An interim protection order is of force and effect from the time it is issued by the court and the existence and content of the order have been served on the respondent. A copy of the application and evidence noted during the application will be served on the respondent, together with the interim protection order, and the respondent will be called upon to show cause (give reasons) on the date specified in the order why the interim protection order should not be made final. The protection afforded by an interim protection order is temporary in nature and will expire on the date of hearing.
- 10. On the date of hearing, the court will hear the matter and may issue a permanent protection order which will be valid for an indefinite period, or such period as the court may determine on good cause shown.
- 11. The court may, by means of an interim or final protection order, prohibit the respondent from—
 - (a) committing or attempting to commit any act of domestic violence;
 - (b) enlisting the help of another person to commit any such act:
 - (c) entering a residence shared by the complainant and the respondent: Provided that the court may impose this prohibition only if it appears to be in the best interests of the complainant;
 - (d) entering a specified part of such a shared residence;
 - (e) entering the complainant's residence;
 - (f) entering the complainant's workplace or place of studies;
 - (g) preventing the complainant who ordinarily lives or lived in a shared residence as contemplated in paragraph (c) above, from entering or remaining in the shared residence or a specified part of the shared residence;
 - (h) disclosing any electronic communication or making available any communication, as may be specified in the protection order; or
 - (i) committing any other act as specified in the protection order.
- 12. The court may also impose any additional conditions on the respondent which it deems reasonably necessary to protect and provide for the safety, health or wellbeing of the complainant.
- 13. In terms of section 7(5) of the Domestic Violence Act, 1998, the physical, home, study and work address of the complainant or related person to whom the protection order relates must be omitted from the protection order, unless the nature of the terms of the protection order necessitates the inclusion of such particulars, and the court may issue any directions to ensure compliance with this provision of the Act.
- 14. Whenever a court issues an interim or final protection order, a warrant for the arrest of the respondent will be issued, but the execution of the warrant will be suspended subject to compliance with any prohibition, condition, obligation or order which the court may impose to prohibit the acts of domestic violence on the complainant. If the respondent contravenes any specified prohibition, condition, obligation or order contained in a protection order, the complainant may hand the warrant of arrest, together with an affidavit, wherein it must be stated that the respondent has contravened the protection order, to a member of the South African Police Service who must—
 - (a) if there is a possibility that the complainant is suffering or may suffer harm as a result of the alleged breach of the protection order by the respondent, immediately arrest the respondent; or
 - (b) if there are insufficient grounds for arresting the respondent, immediately hand a written notice to the respondent to appear before a court,

to answer to a criminal charge of contravening a protection order.

- 15.(a) You can at the same time when applying for a protection order or thereafter also apply for a safety monitoring notice, if you stay at the same place with the respondent. This application will require that an order be made for a police official to check on your safety regularly by telephone and in person for a specified period.
- (b) I can give you the application forms to apply for a protection order and a safety monitoring notice if you want, or you can get these forms from the internet (go to www.justice.gov.za).
- 16. In addition to the application for a protection order, you also have the right to lodge a criminal complaint against the respondent, at a police station of the area where you stay, study, work, run a business or where the abuse took place, if the act of domestic violence also amounts to a criminal offence. It is, however, not necessary to lay a criminal charge in order to obtain a protection order.

17. WARNING:	
17.1 It is a criminal offence to make a false statement in an—	
(a) application for a protection order;	
(b) application for safety monitoring notice; and	
(c) affidavit to the effect that the respondent has contravened a protection order.	
17.2 The court may make an order as to costs against a person if it is satisfied that the person in question h	as
acted frivolously, vexatiously or unreasonably.	
(*Delete whichever is not applicable)	
Application Number:/20	
Date:	
Name and surname of clerk of the court:	
Name and surname of *complainant/*person who applies for a protection order on behalf of the complainant	nt:
*Signature/*thumb print /*mark of *complainant/*person who applies for a protection order on behalf of t complainant	he
CONFIRMATION OF RECEIPT OF FORM 8	
CONFINIMATION OF RECEIFT OF FORM O	
(To place on court file if the complainant or person who applies for a protection order on behalf of the complainant proceeds with the application) (*Delete whichever is not applicable)	int
(Delete Whichever is not applicable)	
Application Number:/20 Date:	
	. L.
Name and surname of *complainant/person who applies for a protection order on behalf of the complainan	IC:
I confirm that—	
(a) the information notice was given to me;	
(b) it was in the official language of my choice;	
(c) it was *read out to me/ I read it myself;	
(d) I was asked whether I understand the contents of the notice; and	
(e) any part of the notice which I did not understand, was explained to me.	
*Signature/*thumb print /*mark of *complainant/*person who applies for a protection order on behalf of t	he
complainant	
Name and surname of clerk of the court:	
Signature	
Signature	
	_

Stamp of clerk of the court

Form 9 Application for domestic violence safety monitoring notice

[Regulation 10(1)] SECTION 4A(1) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

IN THE MAGISTRATE'S COURT FOR THE DISTRIC HELD AT APPLICATION	
In the matter between:	NO/
	(Complainant)
AND	(Pesnondent)
	(Respondency
PART A: APPLICATION (To be completed by con	nplainant/person on behalf of complainant)
1 PARTICULARS OF COMPLAINANT/PERSON ACT	ING ON BEHALF OF COMPLAINANT
Surname:	
Full names	
Full names:	
2 PARTICULARS OF RESPONDENT	<u> </u>
Surname:	
Full names or name known to you by:	
Identity number/Date of birth:	
, ,	
Cell phone number:	
Email address:	
Social media platform/s on which the respondent has	
account/s (if known)	
The respondent's name, handle or number on each	
social media account	
Residential/work address (including school or place of study)	
Work telephone number:	
·	
Occupation (including learner/student):	
3 PARTICULARS OF PROTECTION ORDER	
A protection order-	
*□ was granted on(date);	
or ☐ is being applied for together with this application:	
(*Tick whichever is applicable)	
4 4 2 24 4 5 4 4 5 4 5 5 4 5 5 4 5 5 4 5 5 4 5 5 5 6 6 6 6	NO NOTICE
4 APPLICATION REGARDING SAFETY MONITORI	NG NOTICE
I wish to apply for the Safety Monitoring Notice as I s	hare the above-mentioned residence with the respondent.
The reasons for (*Tick whichever is applicab.	
	e application for protection order: yes □ no: □
	may hurt *me/the complainant in that: has been in breach of a protection order:

	yes □ no: □	_
	,): []
	(iii) the respondent has been released on bail: yes(iv) the respondent made threats to me / a related	
	animal / property: yes □ no: □	
	(c) If the answer is yes in any of the questions in (b) about (i)	· •
	(ii)(iii)	
	(d) Any other or further reasons for applying for safety mo	onitoring notice:
	(i)(ii)	
	(ii)	
Supporting Affidavit	The supporting affidavit of a person who has knowledge of n *attached/not attached:	ny situation is
	(*Delete whichever is not applicable)	
Index of supporting ev	idence/document	
Mark each Annexure al form.	phabetically, starting with 'Annexure B', and attach it to this	Give short description of Annexure, for example 'statement of witness X', 'CD with photographs'.
(if applicable)		
С		
D		
E		
		1
Signature of complai	inant/person on behalf of complainant	
PART B : CERTIFICA	TE	
and noted the Deponer	ministering the *oath/*taking the affirmation I asked the Deponent's answers in the Deponent's presence as indicated below: and understand the contents of the above declaration?	ent the following questions
(b) Do you have any	y objection to taking the prescribed oath?	
(c) Do you consider	the prescribed oath to be binding on your conscience?	
I certify that the Depo	nent has acknowledged that the Deponent knows and underst *sworn to/*affirmed before me, and the Deponent's *signature presence.	
Sworn to/affirmed at	this day of20)

ustice of the Peace/Commissioner of Oaths	
ull names:	
Pesignation:	
rea for which appointed:	
Vork address:	
*Delete whichever is not applicable)	

Form 10 Court order for domestic violence safety monitoring

[Regulation 10(2)]
SECTION 4A(7) OF THE DOMESTIC VIOLENCE ACT. 1998 (Act No. 116 of 1998)

		SECTION 4A(7) OF THE DOMESTIC VIOLENCE AC	CT, 1998 (Act No. 116 of 1998)
IN 1	НЕ МА	GISTRATE'S COURT FOR THE DISTRICT OF	
HEL	D AT		APPLICATION NO.
In t		tter between:	(Complainant)
ANE) 		(Respondent)
1. the		reas a protection order was granted on the; and	day of 20 in
2.	Whe	reas the court found that—	
	2.1	the complainant and respondent share the same residual safety monitoring notice; and	
	2.2	there are reasonable grounds to suspect that the res personal safety.	pondent poses a threat to the complainant's
3.		refore the court orders that—	
	3.1 3.2	the safety monitoring notice is hereby issued; the station commander of	
	3.3	the assigned member of the South African Police Ser	_
	(a)	serve the respondent with a copy of this order within	3 3 ,
	(b)	contact the complainant immediately after receiving the Annexure to this court order to ascertain the safe	ety of the complainant;
	(c)	go to the shared residence to serve the respondent there communicate with the complainant in private to	
	(d)	in the event that member is prevented from seeing the (i) enter the joint residence to see and to commu (ii) overcome resistance against such entry by use by the circumstances, including breaking a document of the circumstances.	inicate with the complainant in private; and sing as much force as is reasonably required
	(e)	if the notice could not be served, the member must of behalf of the complainant in person or telephonicall respondent, for the purpose of serving the responder	ontact the complainant or a person acting on y for assistance on the whereabouts of the
	(f)	within 6 hours of receiving this court order, submit a the court by hand or electronically.	return of service/non-service to the clerk of
4.	In a	ddition the court orders that (insert out any other condi	tions or directions):

5. Once it served, this court order is valid until	
	submit a report to the court within 48 hours of the expiry
of the period mentioned in paragraph 5 above.	
MAGISTRATE	DATE
MAGISTRATE	DATE
	Office stamp
	o court order e served on the respondent)
IN THE MAGISTRATE'S COURT FOR THE DISTRICT	OF
HELD AT	APPLICATION NO//
In the matter between:	
AND	(Complainant)
AND	
	(Respondent)
	MESTIC VIOLENCE SAFETY MONITORING
	MESTIC VIOLENCE SAFETY MONITORING
ANNEXURE TO COURT ORDER FOR DOM	MESTIC VIOLENCE SAFETY MONITORING
ANNEXURE TO COURT ORDER FOR DON The complainant named mi	MESTIC VIOLENCE SAFETY MONITORING
ANNEXURE TO COURT ORDER FOR DON The complainant named mi Address of the shared residence:	MESTIC VIOLENCE SAFETY MONITORING
ANNEXURE TO COURT ORDER FOR DON The complainant named	MESTIC VIOLENCE SAFETY MONITORING
ANNEXURE TO COURT ORDER FOR DON The complainant named	MESTIC VIOLENCE SAFETY MONITORING

Any other relevant contact details:

Form 11 Report by member of South African Police Service to court

[Regulation 10(7)] SECTION 4A(11) 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	e mati		tween:			
AND				(Complainant)		
				(Respondent)		
To: cl	lerk of	f the c	court			
_	(part	icular	s of person making affida	vit):		
Ι,						
_						
	_					
_						
-						
hereb	y *stat	te und	er oath/affirm as follows:			
(*Dele	ete wh	icheve	r is not applicable)			
1.	In ter	ms of	the court order for domestic	violence safety monitoring issued by the court on the		
day of				Magistrate's Court of; and		
2.	Wher	eas I v	was assigned to execute the	said court order.		
3.	I hav	e dealt	t with the court order as foll	ows:		
	(a)	On .	at	(time) I contacted the complainant telephonically after receipt of		
		the court order;				
	(b)	I the	ereafter went to see and co	ommunicate with the complainant at the given address at		
	(c)	(time Whe		complainant, I observed the following:		
		(i)		ed person named appeared		
			to have been hurt or thre	atened in the following respects:		
		(ii)	there was damage or thre	eat of damage to property in the following respects:		
		(iii)	the household pet/anima	I named appeared to have		
			been hurt or threatened i			
	(d)	I too	ok the following actions/step	s:		
	(e)		ails of all other instances tha	t I made contact with the complainant with dates and ws:		

4. The outcome of my monitoring of the complainant's safety is as follows:
The date of my monitoring of the companion of safety is as follows:
SAPS Member
PART B : CERTIFICATION
I certify that before administering the *oath/* taking the affirmation I asked the Deponent the following
questions and noted the Deponent's answers in the Deponent's presence as indicated below:
(a) Do you know and understand the contents of the above declaration?
Answer:
(b) Do you have any objection to taking the prescribed oath?
Answer:
(c) Do you consider the prescribed oath to be binding on your conscience?
Answer:
I certify that the Deponent has acknowledged that the Deponent 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.
Sworn to/affirmed at
Justice of the Peace/Commissioner of Oaths
Full names:
Designation:
Area for which appointed:
Work address:
(*Delete whichever is not applicable)

Form 12 Interim Protection Order

[Regulation 11(1)]
SECTION 5(2) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

IN THE MAGISTRATE'S COURT	FOR THE DISTRICT OF	F		
HELD AT	APPLICATION NO			
In the matter between:				
APPLICANT:				
(*ID.No/Date of Birth:)		
AND				
RESPONDENT:				

(*ID.N	No/Date of E	Sirth:)	
(* <i>D</i> e	lete which	ever is not applicable)	
1.	PARTICUL	ARS OF RESPONDENT	
Home	Address:		
		(Tel.No.)	
Nork /	Address:		
		(Tel.No.)	
Эссир	ation:		
2.	PARTICUL	ARS OF APPLICATION	
he re		t/person acting on behalf of the complainant has applied for a protection order as per the application and record of oral evidence (if any) attached, which application h Court.	
3.	ORDER B	Y COURT AND PARTICULARS OF ORDER	
3.1	The Court	t orders that:	
	3.1.1	An Interim Protection Order is granted; and the respondent is ordered-	
	3.1.1.1	not to commit or attempt to commit the following acts of domestic violence towards the complainant: physical abuse; sexual abuse; emotional, verbal or psychological abuse; economic abuse; intimidation; harassment; sexual harassment; related person abuse; spiritual abuse damage to property; elder abuse; coercive behaviour; controlling behaviour; exposure of a child to domestic violence; intimidating behaviour; threatening behaviour; degrading behaviour; degrading behaviour; offensive behaviour; offensive behaviour.	
	3.1.1.2	$\hfill\Box$ not to enlist the help of another person to commit the acts of domestic violence specified in paragraph 3.1.1.1.	
	3.1.1.3	not to enter the shared residence at:	

	3.1.1.4	□ not to enter, without the complainant's consent, the following parts of the shared residence at:
		residence at.
	3.1.1.5	□ not to enter, without the complainant's consent, the complainant's residence at:
	3.1.1.6	□ not to enter, without the complainant's consent, the complainant's place of
	3.1.1.0	employment at:
	3.1.1.7	☐ not to enter, without the complainant's consent, the complainant's place of study
		at:
	3.1.1.8	□ not to prevent the complainant or any child who ordinarily lives or lived in the
		shared residence at:
		from entering or remaining in the shared residence, or any part thereof.
		, , , , , , , , , , , , , , , , , , ,
	3.1.1.9	□ not to commit any of the following acts, to wit:
	5121215	(i)
		(ii)
		(iii)
		(iv)
		(v)
	3.1.1.10	☐ to pay interim maintenance in the sum of R per month/week until the return date. The matter is also referred to the Maintenance Court for a maintenance
		investigation.
	3.1.1.11	☐ to make rent or mortgage payments in the sum of R per
		month/annum.
	3.1.1.12	☐ to pay the following to the complainant as emergency monetary relief:
		(i) (ii)
		(iii)
	3.1.1.13	□ return the following property to the complainant:
		(i)
		(ii)
		(iii)
	3.1.1.14	□ surrender the following weapon(s) in the possession of the respondent:
	3.1.1.14	(i)
		(ii)
		(iii)
(Tick	box and co	omplete where necessary)
_		AL ORDERS
4.1	It is furth	er ordered that-
	at is fulfill	or ordered that
	1	

	4.1.1	A peace officer, namely accompanies the
		complainant to the following residence:in order to assist with arrangements regarding the collection of personal property, i.e.
		(i)
		(ii)
		(iii)
		(v)
		(*)
	4.1.2	☐ A member of the South African Police Service at
		station seizes the following weapon(s) in the possession of the Respondent, i.e. (i)
		(ii)
	4.1.3	☐ The complainant's home, study or work details not be disclosed to the Respondent.
	4.1.4	☐ The Respondent is ordered not to have any contact with the following child(ren)
		until an enquiry has been concluded in terms of the Children's Act. The matter is referred to the Children's Court for an enquiry.
	4.1.5	☐ The respondent is allowed contact with the following child(ren)
		on the following basis, until an enquiry has been concluded in terms of the
		Children's Act: (i)
		(ii)
		(iii)
		The matter is referred to the Children's Court for an enquiry.
	4.1.6	☐ The respondent:
		(i)
		(ii)
		(iii)
2		of arrest is authorised for the arrest of the respondent, the execution of which is subject to the respondent's compliance with the provisions of the protection order as
	suspended stated abo	(iii)
	suspended stated abo	of arrest is authorised for the arrest of the respondent, the execution of which is subject to the respondent's compliance with the provisions of the protection order as ve. f sections 5(3)(a) and 13(1)(a) of the Act, of the court
	suspended stated abo In terms of □ the clerk □ member	of arrest is authorised for the arrest of the respondent, the execution of which is subject to the respondent's compliance with the provisions of the protection order as ve. f sections 5(3)(a) and 13(1)(a) of the Act, of the court
	In terms of the clerk member peace of	of arrest is authorised for the arrest of the respondent, the execution of which is subject to the respondent's compliance with the provisions of the protection order as ve. f sections 5(3)(a) and 13(1)(a) of the Act, of the court
	In terms of the clerk peace of sheriff	of arrest is authorised for the arrest of the respondent, the execution of which is subject to the respondent's compliance with the provisions of the protection order as ve. f sections 5(3)(a) and 13(1)(a) of the Act, of the court
3	In terms of the clerk peace of sheriff is hereby protection	of arrest is authorised for the arrest of the respondent, the execution of which is subject to the respondent's compliance with the provisions of the protection order as ve. f sections 5(3)(a) and 13(1)(a) of the Act, of the court
3	In terms of the clerk peace of sheriff is hereby protection respondent A copy of t	of arrest is authorised for the arrest of the respondent, the execution of which is subject to the respondent's compliance with the provisions of the protection order as ve. If sections 5(3)(a) and 13(1)(a) of the Act, (name and surname) of the Court
3	In terms of the clerk peace of sheriff is hereby protection respondent A copy of t	of arrest is authorised for the arrest of the respondent, the execution of which is subject to the respondent's compliance with the provisions of the protection order as ve. If sections 5(3)(a) and 13(1)(a) of the Act, (name and surname) of the court
3	In terms of the clerk peace of sheriff is hereby protection respondent A copy of the copy	of arrest is authorised for the arrest of the respondent, the execution of which is subject to the respondent's compliance with the provisions of the protection order as ve. If sections 5(3)(a) and 13(1)(a) of the Act, (name and surname) of the South African Police Service of(station) (station) (st
3 4 5	In terms of the clerk peace of sheriff is hereby protection respondent A copy of complainar	of arrest is authorised for the arrest of the respondent, the execution of which is subject to the respondent's compliance with the provisions of the protection order as ve. If sections 5(3)(a) and 13(1)(a) of the Act, (a of the court
	In terms of the clerk peace of sheriff is hereby protection respondent A copy of complainar Any other (i)	of arrest is authorised for the arrest of the respondent, the execution of which is subject to the respondent's compliance with the provisions of the protection order as ve. If sections 5(3)(a) and 13(1)(a) of the Act, (name and surname) of the South African Police Service of (station) (station) (fficer) directed to serve this order, together with certified copies of the application for a order, supporting documents, supporting affidavit and record of evidence on the toty hand or electronically. his order and the copy of warrant of arrest must be forwarded to the served on the Respondent. This order and the original warrant of arrest must be served immediately to the ort, once this interim order has been served on the respondent.
3 4 5	suspended stated about the clerk has been dependent in terms of the clerk has been dependent has been depend	of arrest is authorised for the arrest of the respondent, the execution of which is subject to the respondent's compliance with the provisions of the protection order as ve. If sections 5(3)(a) and 13(1)(a) of the Act, of the court
3	suspended stated about the clerk has been dependent in terms of the clerk has been dependent has been depend	of arrest is authorised for the arrest of the respondent, the execution of which is subject to the respondent's compliance with the provisions of the protection order as ve. If sections 5(3)(a) and 13(1)(a) of the Act, of the court
3	suspended stated about the clerk the clerk peace of sheriff is hereby protection respondent A copy of tomplainar Any other (i)	of arrest is authorised for the arrest of the respondent, the execution of which is subject to the respondent's compliance with the provisions of the protection order as ve. If sections 5(3)(a) and 13(1)(a) of the Act, of the court

5.	DATE OF C	CONFIRMATION OF ORDER				
5.1	order t of thei	espondent is hereby informed of their right to appear in the Magistrate's Court and the confirmed and the magistrate of the magistrate's Court and the magis				
5.2	date ar that th	The respondent is further informed that if they do not appear in court on the above-mentioned date and time, and the court is satisfied that this notice was properly served on them, and is satisfied that they committed or are committing an act of domestic violence, this order will be confirmed and made final.				
MAGIS	TRATE	DATE				

Form 13 Notice to respondent to show cause why Protection Order should not be issued

[Regulation 12(1)]
SECTION 5(4) 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./Date of Birth:)	
AND		
RESPONDENT:		
(*ID.No./Date of Birth:)	
* Delete whichever is not app	licable.	
	NOTICE TO RESPONDENT:	
1. Particulars of Respon	ndent	
Home Address:		
Telephone number:		
Cellphone number:		
Facsimile number:		
E-mail address:		

Social media page /number or handle		
Work Address:		
Occupation		
2. Particulars of Application		
considered the application but has n	the complainant applied for a protection order against you. The ot issued an interim (temporary) protection order but will, or not to issue a protection order against you.	
3. Protection Order		
against you by the above-mentioned Co	tend court and give reasons why a protection order should not be ourt on the	·
attached hereto.		
3.2 If you so wish, the matter can be notice to the complainant and the Court	e heard on an earlier date after you have given at least 24 hours' :.	' written
3.3 The Court will issue a protection o	order against you if you do not appear in the court on the abovement is field that this notice was properly served on you and that you	
3.4 If you prefer to attend court thro	ugh an audio-visual link (if available), you must contact:	
Contact number		
Email address		
o provide the email address/number w	here the link for the audio-visual hearing could be sent.	
CLERK OF THE COURT	DATE	

Form 14 Subpoena for witness

[Regulation 14(1)(a)] SECTION 5A(1) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

Must be completed in duplicate: The original is to be ser and the document which serves as proof of service	
subpoena, be furnished to the clerk of the court.	
	APPLICATION NO//
IN THE MAGISTRATE'S COURT FOR THE DISTRICT OF	
Address of Magistrate's court:	
In the matter between:	
COMPLAINANT:	
and	
RESPONDENT:	

Servi	rms of regulation 14 of the Domestic Violence Regulations, 2022, a note/sheriff/identified person	name and surname of person	
Surna	nme:		
Full n	ames:		
ID Nu	ımber/date of birth:		
Home	address:		
Home	telephone number:		
Cellpl	none number:		
Facsi	mile number:		
Email	address:		
Socia	I media page/number or handle:		
Work	address:		
Work	telephone number:		
Occup	pation:		
at Court Date: Time: in the □ giv □ giv	s hereby subpoenaed by the court to appear in person in the Magistrate's of the court to appear in person in the Magistrate's of the court to appear in person in the Magistrate's of the court to constant the court to compare above-mentioned matter to: the evidence; the evidence and to produce the book, document or any object specified in poenaed person must, before 12:00 pm on the day before the date of heat	the list hereunder.	
(a) (b)	deliver the listed book, document or any identified object to the clerk of if possible, send the said book, document or any identified object to the to (email address)	the court by hand; or	
(c)			
arran Name Telep	dio-visual testimony has been authorised by the court, the following gements and assistance with audio-visual testimony: and surname:	person must be contacted for	

the objection.

CLERK OF THE COURT			DATE	
			Office stamp	
LIST A	ND E	DESCRIPTION OF BOOK, DOCUMENT OR OBJECT TO BE PROD	UCED	
((a)			
((b)			
((c)			
((d)			
((e)			
WARNI	NG:			
	sub	raw your attention to section 17(2) of the Domestic Violence oppoenaed as a witness or to produce a book, document or a		
((a)	attend or to remain in attendance at the proceedings;		
((b)	appear at the place and on the date and at the time to which may be adjourned;	h the proceedings in question	
((c)	remain in attendance at those proceedings as adjourned; of	or	
((d)	produce any book, document or any object specified in the	subpoena,	
		puilty of an offence, and is liable on conviction to a fine or in g six months or to such fine and such imprisonment or both.		
subpoe	ena r	erson who is subpoenaed to produce a book, document or must deliver such book, document or object to the clerk of t fore the date of hearing.		
NOTE:				
A ners	on w	who objects to providing the book, document or object specific	fied in the submoons must in	

Form 15 Subpoena for book, document or object

writing before 12:00 pm on the day before the date of hearing, notify the clerk of the court in person or electronically of the intention to raise an objection, and the grounds upon which such objection is based, and must attend court in person or with a legal practitioner on the day of the hearing, to raise

[Regulation 14(1)(b)] SECTION 5A(1) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

video, photograph, audio-clip, USB stick or any the date of hearing— of the clerk of the court by hand; or object to the clerk of the court electronically, to didentified object on the online portal at
DATE
Office stamp
T TO BE PRODUCED

(1) We draw your attention to section 17(2) of the Domestic Violence Act, 1998, wherein a person who is subpoenaed to produce a book, document or any identified object and who fails to produce such book, document or any object specified in the subpoena, will be guilty of an offence, and is liable

on conviction to a fine or imprisonment for a period not exceeding six months or to such fine and such imprisonment.

(2) A person who is subpoenaed to produce a book, document or any object must deliver the book, document or any object specified in the subpoena to the clerk of the court before 12:00 pm on the day before the date of hearing.

NOTE:

A person who objects to providing the book, document or object specified in the subpoena must, in writing before 12:00 pm on the day before the date of hearing, notify the clerk of the court in person or electronically of the intention to raise an objection, and the grounds upon which such objection is based, and must attend court in person or with a legal practitioner on the day of the hearing, to raise the objection.

Form 16 Direction issued to electronic communications service provider to furnish information to court

[Regulation 15(1)] SECTION 5B(1)(b) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

	APPLICATION NO//
DIRE	ECTION NO/20
MAG Addı	ISTRATE'S COURT FOR THE DISTRICT Ofress of Magistrate's court:
In th	e matter between
	PLAINANT:
and	
RESI	PONDENT:
To:	
10	(Electronic communications service provider)
(a)	Facsimile number of Magistrate's Court:
(b)	Phone number of Magistrate's Court
(c)	Email address of Magistrate's Court:
(*De	elete whichever is not applicable)
, ,	rete Whenever is not appreadicy
To b	e completed by the magistrate:
1.	On (date) an application for the issuing of an interim protection order
	nst the domestic violence perpetrated on the complainant was considered by me
Viole	As a result of evidence that was produced to the court, I am satisfied in terms of section 5(2) of the Domestic nce Act, 1998 (Act No. 116 of 1998), that there is an act of domestic violence that has been perpetrated ast the complainant by means of electronic communication or electronic mail over an electronic
agair	ist the complainant by means of electronic communication or electronic mail over an electronic
	nunications system of an electronic communications service provider and you are therefore directed to provide ourt with the information as indicated in paragraph 5 and/or 6 hereunder.
3.	The relevant particulars of the complainant are as follows:
3.1	Full names and surname:
3.2	Address:
	Identity number:
3 1	Contact number:

3.5 Email address: 4. Particulars of offensive electronic communication or el	ectronic mail:
A. Name of electronic communications service provider which provides an electronic communications service/s to the complainant through which the offensive conduct was received and type of electronic communications service so provided.	
B. Electronic communications identity number/s associated with the aforementioned service/s assigned to the complainant.	
C. Date on which electronic communication was received by the complainant.	
D. Time on which electronic communication was received by the complainant.	
E. Duration of communication received by the complainant.	
F. Electronic communications identity number from which the offensive communication originated, where available.	
G. Electronic communications service provider to which the electronic communications identity number mentioned in paragraph F has been assigned.	

5. To be completed where the electronic communications identity number from which the offensive conduct originated and the electronic communications service provider to which such electronic communications identity number has been assigned, have been identified either by the complainant or by an electronic communications service provider in terms of paragraph 6, below

As indicated in paragraph 4 above, the electronic communications identity number/s from which the offensive conduct originated and the electronic communications service provider to which such electronic communications identity number/s has/have been assigned, has/have been identified (see paragraphs 4.F and 4.G, above) and the electronic communications service provider is therefore directed to provide the court with-

- the full names, surname, address and identity number of the person to which such electronic communications identity number/s has/have been assigned if the person is/was a client of the electronic communications service provider;
- a confirmation that, according to the records of the electronic communications service provider, the
 electronic communication or electronic mail was sent or not sent from the electronic communications
 identity number/s identified in paragraph 4.F to the electronic communications identity number/s
 furnished in paragraph 4.B;
- (c) any other information that is available to an electronic communications service provider which may be of assistance to the court to identify the electronic communications service provider whose service is used to host or was or is used to disclose any data message relating to this matter; and
- (d) an assessment and confirmation whether or not the electronic communications service provider is in a position to remove the electronic communication or a link to the electronic communication, or to disable access to an electronic communication or a link to an electronic communication relating to this matter.

6. To be completed where the electronic communications service provider which provides a service to the complainant is requested to furnish information to the court in order to identify the electronic communications identity number from which the offensive conduct originated and the electronic communications service provider to which such electronic communications identity number has been assigned

As indicated in paragraph 4.F above, the electronic communications identity number/s from which the offensive conduct originated, is/are not available, and the electronic communications service provider identified in paragraph 4.A is therefore directed to identify and provide the court with-

- (a) the electronic communications identity number/s from which the offensive conduct originated, where available;
- (b) (i) the full names, surname, address and identity number of the person to whom such electronic communications identity number/s has/have been assigned if the person is/was a client of the electronic communications service provider; and
 - (ii) a confirmation that, according to the records of the electronic communications service provider, the electronic communication or electronic mail was sent or not sent from the electronic communications identity number/s identified by the electronic communications service provider to the electronic communications identity number furnished in paragraph 4.B;
- (c) the name and particulars of the electronic communications service provider/s that can assist the court to identify the electronic communications identity number/s in paragraph 4.F and the person/s to which the electronic communications identity number/s has/have been assigned;
- any other information that is available to an electronic communications service provider that may be of assistance to the court to identify the respondent or electronic communications service provider that provides a service to the respondent;
- (e) any other information that is available to an electronic communications service provider which may be of assistance to the court to identify the electronic communications service provider whose service is used to host or was or is used to disclose any data message relating to this matter; or
- (f) an assessment and confirmation whether or not the electronic communications service provider is in a position to remove the electronic communication or a link to the electronic communication, or to disable access to an electronic communication or a link to an electronic communication relating to this matter.
- **7.** The information under paragraph 5 or 6 must, in terms of section 5B(3)(a) of the Domestic Violence Act, 1998, be submitted to the court within five ordinary court days from the time that the direction is served on an electronic communications service provider.
- **8.** Your attention is drawn to section 5B(3)(b) of the Domestic Violence Act, 1998.
- **9.** We draw your attention to sections 5B(11) and 17(3) of the Domestic Violence Act, 1998, wherein it is an offence not to provide the information within five ordinary court days or such extended period allowed by the court following an application in terms of section 5B(3)(b) of that Act.

The affidavit must at all times be marked as confidential. MAGISTRATE DATE Office stamp

12. TO BE COMPLETED BY THE CLERK OF THE COURT WHO IS IN TERMS OF PARAGRAPH 10 DIRECTED BY THE COURT TO SERVE DIRECTION ON ELECTRONIC COMMUNICATIONS SERVICE PROVIDER

Form 17 Court order regarding payment of costs of electronic communications service provider
(CONFIDENTIAL)
Persal number:
Signature:
Physical address:
E-mail address:
Telephone number:
Facsimile number:
My contact details are as follows:
of paragraph 10, to serve this direction on the electronic communications service provider.
I,
(name and surname) am the clerk of the court who is directed in term

[Regulation 15(4)(b)]
SECTION 5B(10)(c) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

(Tick and complete where necessary)	
(*Delete whichever is not applicable)	
MAGISTRATE	DATE
Dated at this day of 20	
must pay the costs of the electronic communications service provider in t	the sum of R
□ the State,	
☐ the complainant; or	.,
section $5B(10)(b)$ of the Domestic Violence Act, 1998 (Act No. 116 of complainant to pay the costs of the electronic communication service pro 2. Therefore in terms of section $5B(10)(c)$ of the Domestic Violence	1998) to determine the ability of the vider.
(*ID. No. /Date of Birth:) 1. Whereas on the day of	court hold an inquiry contamplated in
RESPONDENT:	
AND	
(*ID. No. /Date of Birth:)	
APPLICANT	
HELD AT APPLICATION NO	
IN THE MAGISTRATE'S COURT FOR THE DISTRICT OF	

Form 18 Affidavit by electronic communications service provider furnishing information to court

[Regulation 16(1)] SECTION 5B(1)(b) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

	(CONFIDENTIAL)	
APPLICATION NO/20		

	ECTION NO/20			
To:	(name and surname of clerk o			
Facsi	simile number:			
	ail address:			
From	n:			
	(name and surname of design			
of				
i	name of electronic communi; 			
	ail address:ail address:			
	phone number:			
Phys	sical address:			
(*De	elete whichever is not applicabl	e)		
		*PADT A		
т		*PART A	and identity numb	per) employed as a
	ronic communications service provi	ider) situated at the following	address	
	by state as follows:			
*1.	With reference to paragraph			
	records of this electronic comm			
(a)	The electronic communications is as indicated in paragraph 4.F			
	communications service provid	ler. The particulars of the	client to which th	
	communications identity number	r/s *is/are *was/were assigned	d are as follows:	•
	()			
	(ii) Address:			
	(ii) Address:			
(b)	The electronic communications is			
	(i) contacted the electronic direction as indicated in the	communications identity nur	mber/s set out in p	aragraph 4.B of the
	direction as muicated in d	ne table below:		
()	Classic communications	(LL) Flactuania	() Time and date	(14) Direction of
		(bb) Electronic communications identity	(cc) Time and date of communication	communication of
comn	munication originated as identified	number contacted as		
in pai	aragraph 4.F of the direction	identified in paragraph 4.B of		
		the direction		
1	(ii) did not contact the electr	onic communications identity	number/s set out in	paragraph 4.B of the

⁽ii) did not contact the electronic communications identity number/s set out in paragraph 4.B of the direction.

^{*2.} With reference to paragraph 6 of the direction, the following information which is available in the records of this electronic communications service provider is hereby provided:

*(a) From the information available following electronic communications number/s set out in paragraph 4.B of the direction:	identity number/s contacted	the electronic com	munications identity
(i) Electronic communications identity number from which communication originated	(ii) Electronic communications identity number contacted as identified in paragraph 4.B of direction		(iv) Duration of communication
*(b) The electronic communications i of this electronic communications servi (i) Full names and surname		re as follows:	e assigned to a client
	ion is/are not assigned to this e	ch the communicati	tions service provider
*(d) The following information that i assistance to the court to identify the or was or is used to disclose any data r	electronic communications serv	ice provider whose so	
communication; and	n to remove the electronic co o disable access to an electroni		
*(f) The following information that is assistance to the court to facilitate communication or a link to the electron	or ensure the removal or th	ne disabling of acce	

3.	I unde	ertake to inform, in terms of section 5B(7) of the Domestic Violence Act, 1998, the respondent,
		irs of providing information contained herein, by means of(type of electronic
		on), which will be addressed to the following electronic communications identity number
		, of the following:
	(a)	that the information referred to in
		paragraph/s*1(a)/*1(b)(i)/*1(b)(ii)/*2(a)/*2(b)/*2(c)/*2(d)/*2(e)(i) /*2(e)(ii)/*2(f) was
	(h)	provided to the court; of the reference number of the direction; and
	(b) (c)	of the name and address of the court.
4 Mv		isation to depose to this affidavit is attached.
1'1y	autiloi	·
Tho fo	llowing	*PART B additional information is hereby provided which may be to the assistance of the court to identify
		communications identity number/electronic communications service provider/identity/address of
		om which the offensive communication/s originated:
		PART C: DECLARATION
Siana	ture of	f Deponent
Sigila	tuic o	i beponent
Ιc	ertify 1	that before administering the *oath/taking the affirmation I asked the Deponent the following
		d noted the Deponent's answers in the Deponent's presence as indicated below-
(a)	Do yo	u know and understand the contents of the above declaration?
Answe	r	
(b)	Do yo	ou have any objection to taking the prescribed oath?
Answe	r	
(c)	Do you	u consider the prescribed oath to be binding on your conscience?
Answe	r	
		the Deponent has acknowledged that the Deponent knows and understands the contents of this
		hich was *sworn to/affirmed before me, and the Deponent's signature was placed thereon in my
preser		
Sworn	to/affi	rmed at20
		ne Peace/Commissioner of Oaths
_		h appointed:
		S:
VVOIK		5:
		(CONFIDENTIAL)
		(
(*Del	ete wh	nichever is not applicable)

Form 19

Application by electronic communications service provider for extension of period within which information must be provided to court or cancellation of direction

[Regulation 17(1)] SECTION 5B(3)(b) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

	APPLICATION NO//
	ECTION NO/20
То: .	(The clark of the court)
Face	(The clerk of the court) imile number of clerk of the court:
	ail address of clerk of the court:
	an address of cierk of the court minimum minimum minimum
Fron	1:
	(name and surname of designated person)
of	
	(name of electronic communications service provider)
	ail address:
	imile number:
	phone number:sical address:
riiys	sical addi ess
	rk with a cross(x) whichever is applicable
_	e completed by designated person of electronic communications service provider: On behalf of the above-mentioned electronic communications service provider, I am duly
1. auth	orised to apply for-
(-)	
(a)	an extension of the five-court day period for a further period of five court days within which the affidavit must, in terms of section 5B(3)(a) of the Domestic Violence Act, 1998, be submitted to the
	court
(I-)	
(b)	the cancellation of the direction on the ground that this electronic communications service provider* does not provide an electronic communications service to the respondent
	ades not provide an electronic communications service to the respondent
(c)	the cancellation of the direction on the ground that this electronic communications service provider*
	does not provide an electronic communications service to the complainant
(d)	the cancellation of the direction on the ground that the requested information is not available in the
	records of this electronic communications service provider
(e)	the cancellation of the direction on the ground that the service of this electronic communications*
	service provider is not used to host or was or is not used to disclose the electronic communication
	relating to this matter
2.	I,
	e following address
	, in
	ort of the application hereby state as follows:

3. My authorisation to bring this application is	attached.
Signature of Deponent	Date
- 15 1 1 5 1 1 1 1 1 1 1	
	taking the affirmation I asked the Deponent the following
questions and noted the Deponent's answers in the	Deponent's presence as indicated below:
(a) Do you know and understand the contents o	f the above declaration?
Answer	
(b) Do you have any objection to taking the pre	scribed oath?
Answer	
(c) Do you consider the prescribed oath to be be	inding on your conscience?
Answer	, , , , , , , , , , , , , , , , , , ,
	t the Deponent knows and understands the contents of this
declaration which was *sworn to/affirmed before n	ne, and the Deponent's signature was placed thereon in my
presence.	Jan. 20
Sworn to/affirmed at this	day or20
Justice of the Peace/Commissioner of Oaths	
Full names:	
Designation:	
Area for which appointed:	
Work address:	
(*Delete whichever is not applicable)	
= =====	

Form 20 Request for additional evidence by court regarding extension of time period

[Regulation 18(1)] SECTION 5B(4)(b) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

	(CONFIDENTIAL)
	APPLICATION NO//
DIR	ECTION NO/20
To: .	
	(Electronic communications service provider)
(a)	Facsimile number of Magistrate's Court:
(b)	E-mail address of Magistrate's Court
(c)	Phone number of Magistrate's Court
* Ма	ark with a cross(x) whichever is applicable

To be completed by the magis	strate:
1. On	(date) an application was made by the above-
mentioned electronic communica	tions service provider for-
(a)	an extension of the five court day period for a further period of five court days within which the affidavit must, in terms of section $5B(3)(a)$ of the Domestic Violence Act, 1998, be submitted to the court
(b)	the cancellation of the direction on the ground that this electronic* communications service provider does not provide an electronic communications service to the respondent
(c)	the cancellation of the direction on the ground that this electronic* communications service provider does not provide an electronic communications service to the complainant
(d)	the cancellation of the direction on the ground that the requested* information is not available in the records of this electronic communications service provider
(e)	the cancellation of the direction on the ground that the service of* this electronic communications service provider is not used to host or was or is not used to disclose the electronic communication relating to this matter
2. In order to consider the re	equest set out in paragraph 1 above, the electronic communications service
provider is hereby requested to	give the following additional evidence in the form of an affidavit to this
court:	
3. I hereby direct Mr/Ms clerk of the court, to serve thi	
not later thansubstantially with Form 21 of the be filed with the clerk of the couwith regulation 32 of the Regulat	d in terms of paragraph 2 of this request must be furnished to the court by (date and time) in the form of an affidavit which corresponds a Annexure to the Domestic Violence Regulations, 2022, and which must be the whose particulars appear in paragraph 6 of this request in accordance ions. I times be marked as confidential.
MAGISTRATE	DATE

(*Delete whichever is not applicable)			

Form 21 Affidavit by electronic communications service provider furnishing additional evidence to court regarding extension of time

[Regulation 18(4)] SECTION 5B(4)(b) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

(CONFIDENTIAL)
APPLICATION NO/20
DIRECTION NO/20
То:
(name and surname of clerk of the court identified in the request for further evidence)
Facsimile number:
E-mail address:
From:
(name and surname of designated person) of
(name of electronic communications service provider)
E-mail address:
Facsimile number:
Telephone number:
Physical address:
AFFIDAVIT NO/20
I, (name, surname and identity number) working as a
(designation) at

L	
hereby state as follows in response to the request for further evide	
<u> </u>	
Signature of Deponent	Date
I certify that before administering the *oath/taking the affirmation	I asked the Deponent the following questions
and noted the Deponent's answers in the Deponent's presence as i	
(a) Do you know and understand the contents of the above dec	claration?
Answer	•
(b) Do you have any objection to taking the prescribed oath?	
Answer	•
(c) Do you consider the prescribed oath to be binding on your	conscience?
Answer	·
I certify that the Deponent has acknowledged that the Deponent	
declaration which was *sworn to/affirmed before me, and the Dep	onent's signature was placed thereon in my
presence.	20
Sworn to/affirmed at this day of	20
Justice of the Peace/Commissioner of Oaths	
Full names:	
Designation:	
Area for which appointed:	
Work address:	
WOLK dudiess.	
(CONFIDENTIAL)	
(*Delete whichever is not applicable)	

Form 22 Information to electronic communications service provider of outcome of application

[Regulation 19(1)] SECTION 5B(4)(d) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

DIRECTION NO	APPLICATION NO/
E-mail address of Phone number of	(Electronic communications service provider) er of electronic communications service provider: of electronic communications service provider: f electronic communications service provider:
* Mark with a cr 1. The applic	by the magistrate: oss(x) whichever is applicable ation by the electronic communications service provider, in terms of section 5B(3)(<i>l</i> Violence Act, 1998, for-
(a)	an extension of the five-court day period for a further period of five* court days within which the affidavit must be submitted to the court
(b)	the cancellation of the direction on the ground that the electronic* communications service provider does not provide an electronic communications service to the respondent
(c)	the cancellation of the direction on the ground that the electronic* communications service provider does not provide an electronic communications service to the complainant
(d)	the cancellation of the direction on the ground that the requested* information is not available in the records of the electronic communications service provider
(e)	the cancellation of the direction on the ground that the service of this* electronic communications service provider is not used to host or was or is not used to disclose the electronic communication relating to this matter
Is—	
	Successful *
	Unsuccessful *
2. The follow	ing reasons are provided why the application is unsuccessful:
communications	oy order Mr/Ms. me of clerk of the court identified by the court), to serve this document on the electron service provider to the following facsimile number/e-mail addres/

MAGISTRATE	DATE
PAGISTRATE	DATE
4. TO BE COMPLETED BY CLERK OF THE COURT WHO IS DIRECTED BY THE OUTCOME ON ELECTRONIC COMMUNICATIONS SERVICE PROVIDER	E COURT TO SERVE THE
I (name and surname) am the person who is	identified by the court in
terms of paragraph 3 to serve this document on the electronic communications ser details are as follows:	vice provider. My contact
Facsimile number:	
Telephone number:	
Cellular phone number:	
E-mail address:	
Physical address:	
Signature:	
Persal number:	
Date:	
Office stamp	

Form 23 Court order to electronic communications service provider to remove or disable access to electronic communication

[Regulation 20(1)] SECTION 5B(6)(a) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

	APPLICATION NO//
DIRECTION NO/20	
To:	
(Electronic communications service	e provider)
Facsimile number of electronic communications service provi	der:
E-mail address of electronic communications service provider	<u> </u>
Phone number of electronic communications service provider	
Physical address of electronic communications service provid	er:
To be completed by the magistrate:	
(*Delete whichever is not applicable)	
* Mark with a cross(x) whichever is applicable	
4 Minarasa Xan interim protection and a /a final protection and	
1. Whereas *an interim protection order/a final protection orde □ was issued on day of 20, or	Γ.
,	
is issued simultaneously herewith,	
2. And whereas an electronic communications service is	
communication which was used to commit an act of domestic violence. 3. And whereas the complainant suffers or will continue to	
communication that is disclosed in or accessible from the electronic	
electronic communications service provider.	e communications service provided by the
4. And whereas the details/location of the offensive electron	ic communication are as follows/is in the
following format:	

	5.1 remo 5.2 disal do the follow	ove the offensivole access to the ving (if any) in	e electronic comm e offensive electro	nunication; onic communication ensive electronic	communication in que	
commu	nications	service pro	ovider to th	ne following	to serve this docume facsimile number on 32 of the Domestic	r/e-mail address:
Dated a	at	this	day of	20		
MAGIS	STRATE				DATE	
ON ELI	ECTRONIC	COMMUNICAT	TIONS SERVICE I	PROVIDER surname) am the	D BY THE COURT TO e person who is ident	tified by the court in
	of paragrap are as follo		is document on t	he electronic cor	mmunications service	provider. My contact
E-mail	address:					
Physica	ıl address: .					
Signatu	ıre:					
Persal r	number:					
Date: .						
Date: .						
Date: .						

Form 24 Application by electronic communications service provider to set aside or amend court order

[Regulation 20(3)(b)]
SECTION 5B(6)(b) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

	ECTION NO/20	APPLICATION NO	
Face		(The clerk of the court)	
	ail address of clerk of the court:		
Fron		of designated person)	
of	(name and surname o		
	(name of electronic c	ommunications service provider)	
Phys	sical address:		
	ark with a cross(x) whichever is ap		
To b 1.		of electronic communications service provide oned electronic communications service prov	
	norised to apply for—	oned electronic communications service prov	ider, I am dury
(a)	the setting aside of the order dated .		*
(b)	the amendment of the order dated		*
2.		(name, surname and identity number	er) working as a
		(designation) at	
at th	e following address	(designation) at (name of electronic communications service p	
at th	e following address	(designation) at (name of electronic communications service p	
at th	e following address	(designation) at (name of electronic communications service p	
at the	e following addressort of the application hereby state as f	(designation) at (name of electronic communications service p, in follows:	
at th	e following addressort of the application hereby state as f		
at th	e following addressort of the application hereby state as f	(designation) at (name of electronic communications service p, in follows:	
at the	e following addressort of the application hereby state as f	(designation) at (name of electronic communications service p, in ollows:	
at the	e following addressort of the application hereby state as f	(designation) at (name of electronic communications service p, in ollows:	
at the	e following addressort of the application hereby state as f	(designation) at (name of electronic communications service p, in ollows:	
at the	e following addressort of the application hereby state as f	(designation) at (name of electronic communications service p, in ollows:	
at the	e following addressort of the application hereby state as f	(designation) at (name of electronic communications service p, in ollows:	
at the	e following addressort of the application hereby state as f	(designation) at (name of electronic communications service p, in ollows:	
at the	e following addressort of the application hereby state as f	(designation) at (name of electronic communications service p, in ollows:	
at the	e following addressort of the application hereby state as f	(designation) at (name of electronic communications service p, in ollows:	
at the	e following addressort of the application hereby state as f	(designation) at (name of electronic communications service p, in ollows:	
at th	e following addressort of the application hereby state as f		
at the	e following addressort of the application hereby state as f		
at th	e following address ort of the application hereby state as f		
at th	e following addressort of the application hereby state as f		

` ′	Do you know and understand the contents of the above declaration?
Answe	r
	Do you have any objection to taking the prescribed oath?
Answe	r
	Do you consider the prescribed oath to be binding on your conscience?
	r
	fy that the Deponent has acknowledged that the Deponent knows and understands the contents of this ation which was *sworn to/affirmed before me, and the Deponent's signature was placed thereon in my ice.
Sworn	to/affirmed at
	e of the Peace/Commissioner of Oaths
	mes:
Design	nation:
Area fo	or which appointed:
	address:
(*Del	ete whichever is not applicable)

Form 25

Request for additional evidence from electronic communications service provider regarding application to set aside or amend court order

[Regulation 20(4)(a)]
SECTION 5B(6)(c) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

	APPLICATION NO//
DIRECTION NO	/20
To:	
	(Electronic communications service provider)
` '	Magistrate's Court:
	gistrate's Court
	gistrate's Court
* Mark with a cross(x) whi	chever is applicable
To be completed by the ma	gistrate:
	(date) an application was made by the above-mentioned
electronic communications ser	
	·
(-)	the settle a settle settle settle settle
(a)	the setting aside of the order dated
(b)	the amendment of the order dated
(b)	the amendment of the order dated
. ,	
2. In order to consider the	ne request set out in paragraph 1 above, the electronic communications service
2. In order to consider the provider is hereby requested to	ne request set out in paragraph 1 above, the electronic communications service o give the following additional evidence in the form of an affidavit to this court:
2. In order to consider the provider is hereby requested t	ne request set out in paragraph 1 above, the electronic communications service o give the following additional evidence in the form of an affidavit to this court:
2. In order to consider the provider is hereby requested t	ne request set out in paragraph 1 above, the electronic communications service o give the following additional evidence in the form of an affidavit to this court:
2. In order to consider the provider is hereby requested t	ne request set out in paragraph 1 above, the electronic communications service o give the following additional evidence in the form of an affidavit to this court:
2. In order to consider the provider is hereby requested t	ne request set out in paragraph 1 above, the electronic communications service o give the following additional evidence in the form of an affidavit to this court:
2. In order to consider the provider is hereby requested t	ne request set out in paragraph 1 above, the electronic communications service o give the following additional evidence in the form of an affidavit to this court:
provider is hereby requested t	ne request set out in paragraph 1 above, the electronic communications service o give the following additional evidence in the form of an affidavit to this court:

3. I hereby direct Mr/Ms of the court, to serve this request, in accordance on the electronic communications service	(name and surname), who is a clerk ce with regulation 32 of the Domestic Violence Regulations, 2022, provider to the following facsimile number/e-mail address:
/	
by not later thansubstantially with Form 26 of the Annexure to t	rms of paragraph 2 of this request must be furnished to the court . (date and time) in the form of an affidavit which corresponds the Domestic Violence Regulations, 2022, and which must be filed opear in paragraph 5 of this request in accordance with regulation
32 of the Regulations.	
-	
MAGISTRATE	DATE
(*Delete whichever is not applicable)	DAIL
THE REQUEST ON ELECTRONIC COMMUNIC I	and surname) am the clerk of the court who is directed to serve service provider.
evidence to court regarding a	Form 26 ications service provider furnishing additional pplication to set aside or amend court order [Regulation 20(5)]
SECTION 5B(6)(c) OF THE DOM	ESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)
DIRECTION NO/20	APPLICATION NO/20
To:	
(name and surname of clerk of the o	court identified in the request for further evidence)
Facsimile number:	
E-mail address:	
From:	
(name and surname of designated p	person)
of	
(name of electronic communications	s service provider)

E-mail address: Facsimile number:				
Telephone number:				
Physical address:	•••••	•••••		••••
I,	surname	and	didentity	number) working as a
(designation) atprovider) situated at the following address	(name	of		communications service
hereby state as follows: I am duly authorised to depose to this affidavit in response *setting aside / amendment of the court order:				
				••••
				••••
				••••
My authorisation to depose to this affidavit is attached.				
Circulation of Donaton	_			
Signature of Deponent	Dat	æ		
I certify that before administering the *oath/taking the affirm	nation I asl	ked t	he Depone	ent the following questions

and noted the Deponent's answers in the Deponent's presence as indicated below:

(a) Do you know and understand the contents of the above declaration?

	Form 27 Court order setting aside or amending cou	rt order
(*Del	ete whichever is not applicable)	
	ddress:	
Area f	r which appointed:	
	ation:	
	e of the Peace/Commissioner of Oaths mes:	
	med before me, and the Deponent's signature was placed thereon in meto/affirmed at	•
	rledged that the Deponent knows and understands the contents of this	
Answe	•	.I certify that the Deponent has
Answe <i>(c)</i>	· Do you consider the prescribed oath to be binding on your conscience?	,
` '	Do you have any objection to taking the prescribed oath?	
Answe	·	

[Regulation 20(6)]

		APPLICATION NO//
DIRECT	TION NO/20	
То:		
	(Electronic communications service	• •
	ile number of electronic communications service provide	
	address of electronic communications service provider:	
	number of electronic communications service provider: . Il address of electronic communications service provider	
Filysica	in address of electronic communications service provider	•
T. I	and the discount of the territory	
	ompleted by the magistrate: with a cross(x) whichever is applicable	
	he application by the electronic communications service p	provider in terms of section 58(6)/h
	Domestic Violence Act, 1998, for-	provider, in terms or section 5B(6)(b)
J. 4.10 -		
(-)	his asking aside of the ander dated	*
(a)	the setting aside of the order dated	*
(b)	the amendment of the order dated	*
is-		
	Constant	*
	Granted	*
	Dismissed	*
2. T	he order datedis amended to read as follow	/s:

3. The following reasons are provided as to why the applications are provided as the provided	
MAGISTRATE	DATE
Form 28 Court order for refund of costs paid to electronic State [Regulation 22 SECTION 5B(10)(d) OF THE DOMESTIC VIOLEN	2]
IN THE MAGISTRATE'S COURT FOR THE DISTRICT OF	
RESPONDENT:	
(*ID. No./Date of Birth:)	
 Whereas the state was on day ofelectronic communications service provider in the sum of R 	

(Tick and complete where necessary) Form 29

Therefore in terms of section 5B(10)(d) of the Act:

Dated at this day of 20...

 $\ \square$ person acting on behalf of the complainant; or

☐ No refund to the state is ordered.

(*Delete whichever is not applicable)

 \square the complainant;

☐ the respondent,

MAGISTRATE

[Regulation 23(1)(a)] SECTION 6(1) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

Final Protection Order where Interim Protection Order was issued

is ordered to refund the costs paid by the state to the electronic communications service provider in the sum of

DATE

IN THE MAGISTRATE'S COURT FOR THE I HELD AT APPLICAT In the matter between: APPLICANT (*ID.No./Date of Birth: AND			
In the matter between: APPLICANT (*ID.No./Date of Birth:			
APPLICANT (*ID.No./Date of Birth:)		
(*ID.No./Date of Birth:)		
•	,		
RESPONDENT:			
(*ID.No./Date of Birth:)		
Whereas the complainant/person acting o protection order which was issued on the and after considering the evidence: The court orders that the interim protection of Confirmed; ☐ Amended as follows:	day of		
☐ Set aside.			
A copy of this order and interim protection of forwarded on the	order, as well as the warra Police Station	nt of arrest for the responde by hand or electronically.	ent must be
Dated at this	day of	20	
MAGISTRATE			DATE
(Tick and complete where necessary)			

Form 30 Final Protection Order where Interim Protection Order was not issued

[Regulation 23(1)(b)] SECTION 6(1) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

IN THE MAGISTRATE'S COU	JRT FOR THE DISTRICT OF	
HELD AT	APPLICATION NO	
In the matter between:		
APPLICANT		
(*ID.No./Date of Birth:)	
AND		
RESPONDENT:		
(*ID.No./Date of Birth:)	

1. P/	ARTICULARS OF RESPONDENT
Home Address:	Tel.No.)
Work Address:	Tel.No.)
2. PA	RTICULARS OF APPLICATION
☐ the co	mplainant/person acting on behalf of the complainant has applied for a Protection Order against the respondent urt considered the matter in terms of section 60(12) of the Criminal Procedure Act, 1977 (Act No. 51 of 1977) • after consideration of the evidence, the court makes the order below.
3. 01	RDER BY COURT AND PARTICULARS OF ORDER
3.1	The Court orders that:
3.1.1	☐ The application for a Protection Order is dismissed; or
3.1.2	☐ The Final Protection Order is granted and the respondent is ordered-
3.1.2.1	not to commit or attempt to commit the following acts of domestic violence towards the complainant: physical abuse; sexual abuse; emotional, verbal or psychological abuse; economic abuse; intimidation; harassment; sexual harassment; related person abuse; spiritual abuse damage to property; elder abuse; coercive behaviour; controlling behaviour; exposure of a child to domestic violence; intimidating behaviour; degrading behaviour; degrading behaviour; degrading behaviour; degrading behaviour; offensive behaviour; or humiliating behaviour.
3.1.2.2	\square 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, without the	complainant's consent, the following parts of the shared residence at:
3.1.2.5	not to optor without the	complainant's consent, the complainant's residence at:
3.1.2.3	inot to enter, without the	complainant's consent, the complainant's residence at.
3.1.2.6	□ not to enter, without the	complainant's consent, the complainant's place of employment at:
	·	
3.1.2.7	□ not to enter, without the	complainant's consent, the complainant's place of study at:
3.1.2.8	□ not to prevent the com	plainant or any child who ordinarily lives or lived in the shared residence at
3.112.0	-	
	from entering or remaining i	in the shared residence, or any part thereof.
3.1.2.9	\square not to commit any of the	
	(i)	
	(ii)	
	(iii)	
	(iv)	
0.4.0.4.0	(v)	
3.1.2.10	to pay interim maintenan	ce in the sum of R per month/week until the return date. The matter is ance Court for a maintenance investigation.
	also referred to the Maintena	ance court for a maintenance investigation.
3.1.2.11	☐ to make rent or mortgage	e payments in the sum of R per month / annum;
3.1.2.11	to make rent or mortgage	per month,
3.1.2.12	to now the following to the	a complainant as amaganay manatawy valiafy
3.1.2.12	(i)	e complainant as emergency monetary relief:
	(ii)	
	` '	
3.1.2.13	☐ return the following prope	
	(i)	
	(ii)	
	(iii)	
21214		
3.1.2.14	(i)	eapon(s) in the possession of the respondent:
	(ii)	
	(iii)	
	()	
(Tick and	d complete where necessar	ry)
	•	•
4. AD	DITIONAL ORDERS	
4.1	It is further ordered that	
4.1	It is further ordered that	
	4.1.1	☐ A peace officer, namely
		complainant to the following residence:in
		order to assist with arrangements regarding the collection of personal property, i.e.
		(i)
		(ii)

		c		
		(iii)		
		(iv)		
		(v)		
	4.1.2	☐ A member of the South African Police Service at		
		station seizes the following weapon(s) in the possession of the respondent,		
		i.e.		
		(i)		
		(ii)		
	4.1.3	☐ The complainant's contact address not be disclosed to the respondent.		
	4.1.4	☐ The respondent is ordered not to have any contact with the following		
		child(ren) until an enquiry		
		has been concluded in terms of the Children's Act. The matter is referred to the		
		Children's Court for an enquiry.		
	4.4.5			
	4.1.5	☐ The respondent is allowed contact with the following child(ren)		
		on the following basis, until an enquiry has been concluded in terms of the		
		Children's Act:		
		(i)		
		(ii)		
		(iii)		
		The matter is referred to the Children's Court for an enquiry.		
		The matter is referred to the Children's Court for all enquiry.		
	4.1.6	☐ The respondent:		
		(i)		
		(ii)		
		(iii)		
		("')		
4.2	A warrant is authorised for	the arrest of the respondent, the execution of which is suspended subject to the		
4.2		ith the provisions of the Protection Order as stated above.		
	respondent's compilance wi	tall the provisions of the Protection order as stated above.		
4.3		and the warrant of arrest must immediately be forwarded to the		
		. Police Station by hand or electronically.		
4.4	Any other order/condition/r	recommendation/remark:		
	(ii)			
	1			
	(iv)			
	(V)			
MAGIS	TRATE	DATE		

Form 31 Court order for the extension or discharge of Interim Protection Order

[Regulation 24(1)] SECTION 6(2A) AND (2B) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

IN THE MAGISTRATE'S COURT FOR THE DIST	TRICT OF
HELD AT	APPLICATION NO
In the matter between:	

4551764117						
APPLICANT						
(*ID.No./Date of Birth	:)				
AND						
RESPONDENT:						
(*ID.No./Date of Birth						
1. Whereas an In	day of	ection Order was g	ranted against the r 20	respondent on the in the Magistra	ate's Court of	
	complainan		oth parties were not	at court on the return date	e and the case	
3. Therefore the	court order	s that-				
☐ The Interim Prot (date);	☐ The Interim Protection Order and suspended warrant of arrest are extended to					
☐ The Interim Prot	ection Orde	r is varied as follo	ws:			
				; or		
☐ The Interim Prot	ection Orde	er is not extended	and is discharged.			
Dated at	this	day of	20			
Dated at	cino	udy of	20			
MAGISTRATE					DATE	
(*Delete whichever	is not app	licable)				
(Tick and complete	where nec	essary)				

Form 32 Notification of next date of hearing

[Regulations 24(2)] SECTIONS 6(2A)(a) and 6(2B)(b) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

APPLICATION NO//
(Compleinent)
(Complainant)
(Respondent)

Whereas the *complainant / respondent / both the complainant and respondent did not appear at court on					
	day of				
	nt and respondent that the 20 in the Magistra	e date of hearing has bee ate's Court of	en extended to the at		
(insert time). If audio-visual appearance is n	fallowing per	·············· ha contacted fo			
If audio-visual appearance is p with audio-visual testimony:	referred, the following per-	SON MUST DE CONTACTEU 10	or arrangements and assistance		
Name and surname:					
Telephone/cell No.:					
Email:					
The interim protection order a	nd suspended warrant of a	arrest have been extende	ed to the next date of hearing.		
(*Delete whichever is not a	applicable)				
CLERK OF THE COURT		DATE			
		Office s	stamp		
			, cap		
SECTION 8(1)(a IN THE MAGISTRATE'S COURT HELD AT In the matter between: APPLICANT (*ID.No./Date of Birth: AND RESPONDENT: (*ID.No./Date of Birth:	[Regulation of the DOMESTIC VICES of the DOMESTIC VICES of the DISTRICT OF APPLICATION NO	DLENCE ACT, 1998 (Act	No. 116 of 1998)		
TO ALL MEMBERS OF THE SOUTH AFRICAN POLICE SERVICE:					
Whereas the attached protection order was granted against the respondent by the Magistrate's Court of;					
Therefore this warrant of arrest is hereby authorised and issued in terms of section $8(1)(a)$ the Domestic Violence Act, 1998 (Act No. 116 of 1998); and					
Whereas in terms of $8(1)(b)$ of the Domestic Violence Act, 1998, the execution of this warrant is suspended until the respondent has breached a prohibition, condition, obligation or any other order in the protection order, and the respondent was served with the protection order; and					
Whereas the complainant is r	•	•	·		
Therefore on receipt of the affidavit by the complainant you are hereby authorised and ordered to immediately arrest the respondent in terms of section $8(4)(b)$ Domestic Violence Act, 1998, for allegedly committing the offence referred to in section $17(1)(a)$ Domestic Violence Act, 1998.					
GIVEN UNDER MY HAND AT					
GIVEN UNDER PIT HAND AT	THIS	DAY OF	20		

* Delete whichever is not applicable.	

Form 34 Affidavit for purposes of second or further warrant of arrest

[Regulation 26] SECTION 8(3) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

IN THE MAGISTRATE'S COL		T OF	
HELD AT	APPLICATION NO		
In the matter between:			
APPLICANT			
(*ID.No./Date of Birth:)	
AND			
RESPONDENT: (*ID.No./Date of Birth:		,	
(*ID.No./Date of Biltil:)	
* Delete whichever is not app	licable.		
PART A: AFFIDAVIT (To	be completed by comp	plainant)	
1 PARTICULARS OF CO	MDI ATNANT		
1 PARTICULARS OF CO.	YPLAINAN I		
Surname:			
Full names:			
ID. No/Date of birth:			
Home or temporary address:			
Home/contact telephone num	ıber:		
Work address:			
Work telephone number:			
Occupation:			
2 PARTICULARS OF PRO	OTECTION 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:	
4 PARTICULARS OF APPLICATION	
4.1 I require a *second/further warrant of arrest for my protection. 4.2 The existing warrant of arrest has been— (a) *executed and cancelled; or (b) *lost/destroyed, under the following circumstances:	
Signature of Deponent	Date
PART B : CERTIFICATION	
I hereby certify that before administering the * oath/taking the affirmation I ask questions and noted the Deponent's answers in the Deponent's presence as indicate Do you know and understand the contents of the above declaration?	red the Deponent the following cated below:
Answer (b) Do you have any objection to taking the prescribed oath?	

Answer	
(c) Do you consider the prescribed oath to b	e binding on your conscience?
Answer	
I hereby certify that the Deponent has acknowled	edged that * the Deponent knows and understands the
	o / affirmed before me, and the Deponent's *signature / thumb
print / mark was placed thereon in my presence	
Sworn to/affirmed at this	s day of20
Justice of the Peace/Commissioner of Oath	
Full names:	
Designation:	
Area for which appointed:	
Work address:	
(*Delete whichever is not applicable)	
	F 0F
	Form 35
Affidavit regarding o	contravention of Protection Order
	Regulation 27(1)]
SECTION 8(4)(a) OF THE DOME	STIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)
APPLICANT:	
(*ID No./Date of Birth:)
AND	
RESPONDENT	
(*ID No./Date of Birth:)
(* Delete whichever is not applicable)	,
PART A: AFFIDAVIT (To be completed	hy complainant)
(10 be completed	by complainancy
1. PARTICULARS OF COMPLAINANT	
Surname:	
Full names:	
Tui numes.	
ID. No/Date of birth:	
Home or temporary address:	
Home/contact telephone number:	
W. J. J.	
Work address:	
<u> </u>	

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)
A copy of the Protection Order (indicating what orders were made), and tarrest are attached.	the original warrant of
A certified copy of the Protection Order and warrant of arrest were forwarded to the following Police Station:	
3. PARTICULARS OF RESPONDENT	<u> </u>
Surname:	
Full names:	
ID No./Date of birth:	
Home address:	
Home telephone number:	
Work address:	
Work telephone number:	
4. INFORMATION REGARDING BREACH OF PROTECTION ORDER	
Date(s) of breach of protection order:	
Place(s) where breach of protection order took place:	
Indicate which prohibition, condition, obligation or order of the protection order had been breached:	
Full details on how the prohibition, condition, obligation or order of the protection order were breached:	

December if any few helianing that have many he suffered as a way	14 of the buse of	
Reasons, if any, for believing that harm may be suffered as a result of the protection order by the respondent.	it of the breach	
of the protection order by the respondent:		
Signature of Deponent	Date	
PART B : CERTIFICATION (for official use)		
I hereby certify that before administering the st oath/taking the aff		
questions and noted the Deponent's answers in the Deponent's pre		
(a) Do you know and understand the contents of the above deci	aration?	
Answer		
(b) Do you have any objection to taking the prescribed oath?		
Answer		
	onesiones?	
(c) Do you consider the prescribed oath to be binding on your c	unsciencer	
Answer		
I hereby certify that the Deponent has acknowledged that the Depo		
this declaration which was st sworn to/affirmed before me, and the $f E$	Deponent's *signature/thumb print/mark was	
placed thereon in my presence.		
Sworn to/affirmed at this day of20		
Justice of the Peace/Commissioner of Oaths		
Full names:		
Designation:		
Area for which appointed:		
Work address:		
(*Delete whichever is not applicable)		
(Delete whichever is not applicable)		
Form 36		
Notice to appear before	Court	
[Regulation 28(1)]		
SECTION 8(4)(c) OF THE DOMESTIC VIOLENCE A	CT 1998 (Act No. 116 of 1998)	
SECTION O(T)(G) OF THE DOMESTIC VIOLENCE AN	51, 1550 (MC110. 110 01 1550)	
CASE NO		
IN THE MAGISTRATE'S COURT FOR THE DISTRICT		
HELD AT COURT		

TO:

Name of F	Respondent:	
Home add	iress:	
Sex:	Occupation/Status:	ID No./Date of birth:
	hereby notified that you must ap 	ppear personally before the abovementioned court on the following charge:
PARTICU	LARS OF CHARGE:	
of 1998),		ection 17(1)(a) of the Domestic Violence Act, 1998 (Act No. 116 of/20 and at or near
you		
(2) By	ase bring this document to court on t failing to appear before the court as ced to a fine or imprisonment for a p	notified you may be convicted of an offence and upon conviction
CERTIFIC	CATE:	
hereby cei at	vice stationed at	and name), in my capacity as a member of the South African of this notice to the respondent mentioned therein (date) and that I explained the
	(Name, rank and service no. of men	mber and date)

Form 37 Information to station commander and National Commissioner of South African Police Service of final protection order

[Regulation 29(1)] SECTION 9(4)(a) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

HELD AT	APPLICATION NO//
In the matter between:	
AND	(Complainant)
	(Respondent)

Facs	il address of station commander:simile number of station commander:ninininininininininininininininini				
	tional Commissioner of South African Police Serv				
Facs	il address of National Commissioner:simile number of National Commissioner:ne number of National Commissioner:				
	INFORMATION TO STATION COMMANDE	ER AND NATIONAL COMMISSIONER			
This	is to notify you that—				
(a) (b)	(a) a final protection order was granted against the respondent on the day of				
CLEF	RK OF THE COURT	DATE			
		Office stamp			

Form 38 Application for variation or setting aside of Protection Order

[Regulation 30] 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)					
IN THE MAGISTRATE'S COUR	T FOR THE DISTRICT OF				
HELD AT	APPLICATION NO				
In the matter between:					
APPLICANT:					
(*ID.No./Date of Birth:)				
AND					
RESPONDENT					
(*ID.No./Date of Birth:)				
* Delete whichever is not applicable.					

PART A: AFFIDAVIT (To be completed by applicant)				
1. PARTICULARS OF APPLI	ICANT			
Surname:				
Full names:				
ID No./Date of birth:				
Home or temporary address:				
Home/contact telephone number:				
Work address:				
Work telephone number:				
2. PARTICULARS OF RESP	ONDENT			
Surname:				
Full names:				
Id. No/Date of birth:				
Home address:				
Home/contact telephone number:				
Work address:				
Work telephone number:				
3. PARTICULARS OF PROT	ECTION ORDER			
A protection order was granted on	(Date)			

In the Magistrate's Court at	
Against:	(Name of Respondent in the protection order)
4. APPLICATION REGARD.	ING PROTECTION ORDER
I wish to apply for:	*(a) The setting aside of the above-mentioned Protection Order
	*(b) The variation of the Protection Order as follows:
The reasons for my request are as follows:	
Signature of Deponent	Date
PART B: CERTIFICATION	(for official use)
questions and noted the Deponei (a) Do you know and underst Answer (b) Do you have any objection Answer	n to taking the prescribed oath?
AnswerI hereby certify that the Deponer this declaration which was *sworplaced thereon in my presence.	
Designation:	
(*Delete whichever is not app	plicable)

Form 39 Notice of variation or setting aside of Protection Order

[Regulation 31(1)] SECTION 10(2) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

IN T	HE MAGISTRATE'S COURT FOR THE DISTRICT OF					
	HELD AT APPLICATION NO					
	In the matter between:					
	LICANT					
1,	No./Date of Birth:)					
AND	PONDENT:					
1	No./Date of Birth:)					
(10	No./ Date of Birdi					
1.	Whereas a Protection Order was granted against the respondent on the 20	; and				
2. Orde	$\label{lem:whereas} \textbf{Whereas} \text{ the *complainant/respondent has applied for the *variation/setting r;}$	aside of the said Protection				
3.	Therefore the Court orders that-					
3.1	*The Protection Order is set aside; or					
3.2	*The Protection Order is varied as follows:					
D - t -	d at this day of 20					
Date	d at this day of 20					
MAG	ISTRATE	DATE				
(*De	elete whichever is not applicable)					
		-				
	Form 40					
	Return of service					
	[Regulations 10(5)(b)(iv), 14(4), 15(3), 18(3), 19(3), 29(3) and					
SEC	TIONS 4A(9), 5(4)(c), 5(7), 5(8) AND 6(6) OF THE DOMESTIC VIOLENCE ACT,	1998 (Act No. 116 of 1998)				
PPLI	CATION NO/					
IREC	CTION NO:					
a)	Date on which document was served by hand personally / sent electron	nically				
b)	Time of service by hand/ sending document					
c)	Physical address of service by hand					
d)	Facsimile number or email address where the document was sent					
e)	Social media page, number or handle where the document is sent					
 £\	Descen / organisation to whom the desument is addressed					
-	Person/organisation to whom the document is addressed					
•••••						
,	(name and surname)	(identity				
umb	er) employed as a	(designation)				

ereby declares as follows:		
-	ent	
description of the document) with	reference number and which hand personally on	is dated
p) The respondent refused to accept	t the document, and therefore I dealt with the docu	ment as follows:
c) I have sent the following docume	nt (description of the	o document) with
	which is dated of	
s to whether the document was success erson/organisation.	above document I obtained the attached transmiss sfully transmitted to the facsimile number or electrod or submitted for the reason that:	
Pate: Signature of person:		
Designation:		
Force number/Persal:		
	Form 41	
Danis of fan aud	h	
Request for auti	horisation of alternative manner of servi	·Ce
	[Regulation 32(14)]	
SECTION 13(1)(c) OF TH	HE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116	of 1998)
IN THE MAGISTRATE'S COURT FOR		
HELD AT	APPLICA	ATION NO
In the matter between: APPLICANT		
(*ID No./Date of Birth:)	
AND	,	
RESPONDENT:		
(*ID No./Date of Birth:)	
REQUEST FOI	R ALTERNATIVE MANNER OF SERVICE	
I (na	me and surname) *the complainant/person acting o	on hehalf of the
complainant, respondent, the clerk of	the court do hereby request the court to authorise nplainant/person acting on behalf of the complainar	the service of
(a) in the following manner—		
I believe that the proposed manner of s respondent for the following reasons:	service will result in the successful service of any do	ocument on the

(b)				court determ	• •			ollows:	
				S DAY (
COMP COUR		T/PERSON	ACTING C	ON BEHALF	OF COMPL	AINANT	/RESPONE	DENT/CLERI	OF THE
(*Del	ete whic	hever is n	ot applicat	ole)					

Form 42 Court order authorising alternative manner of service

[Regulation 32(15)]
SECTION 13(1)(c) OF THE DOMESTIC VIOLENCE ACT, 1998 (Act No. 116 of 1998)

SECTION 13(1)(c) OF THE DOMESTIC VIOLENCE	E ACT, 1998 (Act No. 116 of 1998)
IN THE MAGISTRATE'S COURT FOR THE DISTRICT OF	
(*ID No./Date of Birth:)	
RESPONDENT: (*ID No./Date of Birth:)	
(*Delete whichever is not applicable)	
1. Whereas the service of documents cannot be effected Regulations; 2. And whereas it necessary or expedient for the service manner; 3. Therefore the Court orders that- 3.1 *the alternative manner of service is not authorised; or 3.2 *the alternative manner of service is authorised; and 3.3 the following manner is authorised to effect service, nam	of documents to be effected in an alternative
Dated at this day of	20
MAGISTRATE	DATE