**SUMMONS TO RESPONDENT TO SHOW CAUSE**

Pursuant to Practice Direction 30

*Domestic and Family Violence Act 2007, Sections 31, 43, 81, 82D, 82Y*

Case No:

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|  |
| To: of:  |
| An application has been made asking the Local Court to make a Domestic Violence Order against you.  |
| Please find attached the following documents:[ ]  Application for a Domestic Violence Order[ ]  Affidavit[ ]  Interim Domestic Violence Order[ ]  Interim Variation to a Domestic Violence Order |
| **YOU ARE SUMMONED TO APPEAR the Local Court atDarwin in the Northern Territory on the 16 September 2022, at 10:00 AM and to show cause why the attached Order should not be confirmed.** |
| ................................................ Registrar Dated 27 March 2024 at Darwin |

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**TAKE NOTICE THAT:**

If you do not appear at the above-mentioned time and place, the Court may confirm the attached interim orders in your absence.

If you do not comply with a Domestic Violence Order you could be found guilty of an offence punishable by 2 years imprisonment (detention if the respondent is a young person). If you are found guilty of at least three offences in relation to non-compliance with a Domestic Violence Order and the conduct took place within a period of 28 days, you could be liable for a term of imprisonment for up to 3 years. Should the non-compliance result in harm or a threat to commit harm to a protected person, you could be found guilty of an offence punishable by 5 years imprisonment.

 A domestic violence order made in the Northern Territory is a nationally recognised DVO and is enforceable in all States and Territories in Australia and also may be registered and enforced, without notice to the respondent, in New Zealand.