**APPLICATION TO REVIEW POLICE ORDER**

Pursuant to Practice Direction 30

*Domestic and Family Violence Act 2007, Section 35*

Case No:

|  |  |  |
| --- | --- | --- |
| 1. **PARTIES TO THE APPLICATION** | | |
| Party Seeking The Review | Name:  Date of Birth:  Address: | |
| Applicant On Current DVO | Name:  Date of Birth:  Address: | |
| Respondent On Current DVO | Name:  Date of Birth:  Address: | |
| Protected Persons On Current DVO | Name:  Date of Birth:  Relationship: | Name:  Date of Birth:  Relationship: |
|  | Name:  Date of Birth:  Relationship: | Name:  Date of Birth:  Relationship: |
|  | Name:  Date of Birth:  Relationship: | Name:  Date of Birth:  Relationship: |
| 1. **CURRENT POLICE ORDER** | | |
| Date current order made **\_\_\_\_\_\_\_\_\_\_\_**  Please attach a copy of the Police DVO | | |
| 1. **REVIEW APPLICATION** | | |
| I, **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**,  am the respondent to the attached Police DVO;  am the protected person to the attached Police DVO  I have contacted a member of the Police Force of the Northern Territory, requesting that the attached Police DVO be reviewed by a Judge pursuant to Part 2.4, Division 2 of the *Domestic and Family Violence Act 2007*.  I seek that the current Police DVO be  revoked  varied as follows:  Outline the changes you want the Judge to make to the current order: | | |
|  | | |
| 1. **BASIS FOR APPLICATION** | | |
| Briefly outline the reasons why you want the Judge to vary or revoke the current Police DVO. You must also file an affidavit with this Application in which you give detailed reasons why the orders should be revoked or varied.  Brief reasons (dot points): | | |
|  | | |
| 1. **HOW APPLICATION MADE** | | |
| This Application was made by:  telephone  fax  email  on the **\_\_\_\_\_\_\_\_\_\_\_** day of  **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** 20**\_\_\_\_\_\_\_\_\_\_\_**, at **\_\_\_\_\_\_\_\_\_\_\_** o'clock  to **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**  a Judge of the Northern Territory of Australia. | | |
| 1. **ORDER CONFIRMING POLICE DVO (WITH OR WITHOUT VARIATION)** | | |
| I, **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**, a Judge of the Northern Territory Local Court, having heard an application for a review of a Police DVO under section 72:  Confirm the Police DVO  Confirm the Police DVO with the following variation:  Outline how the orders are varied: | | |
|  | | |
| The reasons for confirming the Police DVO (with or without variation): | | |
|  | | |
| I further order that **THE** **RESPONDENT IS SUMMONED TO APPEAR** at the following time to be further dealt with according to law and to show cause why this variation of an order should not be confirmed.  **THIS APPLICATION WILL BE FURTHER DEALT WITH**  **by the Local Court at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ in the Northern Territory**  **on the \_\_\_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 20\_\_\_\_\_\_\_\_\_\_\_, at \_\_\_\_\_\_\_\_\_\_\_ am./pm**  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Judge to sign their copy Member of Police Force  to sign their copy | | |
| 1. **ORDER TO REVOKE POLICE DVO** | | |
| I, **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**, a Judge of the Northern Territory Local Court, having heard an application for a review of a Police DVO under section 72 and have revoked the Police DVO for the following reasons: | | |
|  | | |
| The Police DVO having been revoked, **THE RESPONDENT IS NO LONGER REQUIRED TO ATTEND COURT TO SHOW CAUSE** why the Police DVO should not be confirmed.  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Judge to sign their copy Member of Police Force  to sign their copy | | |
| 1. **NOTICE TO PARTIES** | | |
| I, **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**, a member of the Police Force of the Northern Territory, have undertaken the following:  (tick boxes as appropriate)  Informed the protected person of the outcome of this review application, the orders made and the reasons for the orders. Notice given on **\_\_\_\_\_\_\_\_\_\_\_** day of **\_\_\_\_\_\_\_\_\_\_\_** 20**\_\_\_\_\_\_\_\_\_\_\_**, at **\_\_\_\_\_\_\_\_\_\_\_** am./pm.  Informed the respondent of the outcome of this review application, the orders made (including any summons issued) and the reasons for the orders. Notice given on **\_\_\_\_\_\_\_\_\_\_\_** day of **\_\_\_\_\_\_\_\_\_\_\_**. 20**\_\_\_\_\_\_\_\_\_\_\_** at **\_\_\_\_\_\_\_\_\_\_\_** am/pm.  ........................…………………………  Member of the Police Force  to sign their copy | | |
| 1. **IMPORTANT NOTICE TO THE RESPONDENT** | | |
| If you do not appear at the above-mentioned time and place, the order may be confirmed in your absence. If you do not comply with the order as varied you could be found guilty of an offence punishable by 2 years imprisonment or a fine of $62,800 for a first offence; for a second or subsequent offence, if the non-compliance results in harm to the protected person, you would be liable to a mandatory term of imprisonment (detention if respondent is a young person) for not less than 7 days or more than 2 years.  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. | | |