

Crimes Amendment (Apprehended Violence) Bill 1999

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to make a series of amendments to the *Crimes Act 1900* in relation to apprehended violence orders, the offence of stalking or intimidation, and associated matters. The Bill proposes the following:

- (a) to introduce a distinction between apprehended domestic violence orders and apprehended personal violence orders, and to introduce a statement of objects into the provisions relating to apprehended domestic violence orders (see **Schedule 1 [8]**, together with **Schedule 1 [4]**, [9]–[14], [18] and [35]),
- (b) to extend the concept of domestic relationship for the purposes of Part 15A of the *Crimes Act 1900*, and to extend the definitions of *Domestic violence offence* and *Personal violence offence* (see Schedule 1 [1], [2], [3] and [6]),

- (c) to alter the offence of stalking or intimidation, so that it is committed with the intention of causing physical or mental harm, rather than causing fear for personal injury (see **Schedule 1** [7]),
- (d) to provide for suppression of the address of a person for whose benefit an apprehended domestic violence order is sought or issued (see **Schedule 1 [8]**, **proposed section 562AG**),
- (e) to provide a limited discretion for an authorised justice to refuse to issue process where an apprehended personal violence order is sought (see Schedule 1 [8], proposed section 562 AK),
- (f) to require a court to make an apprehended violence order when a person pleads guilty to or is found guilty of an offence of stalking or intimidation or a domestic violence offence (see **Schedule 1 [15]**),
- (g) to provide that the District Court is covered by the requirement to make an apprehended violence order when a person pleads guilty to or is found guilty of an offence of stalking or intimidation or a domestic violence offence, or an interim apprehended violence order when a person stands charged before the District Court for such an offence (see **Schedule 1 [16]** and **[17]**),
- (h) to provide that an interim order ceases to have effect if the relevant complaint is withdrawn or dismissed (see **Schedule 1 [19]**),
- (i) to require that an application to vary or revoke an apprehended violence order must set out the grounds for the application and the nature of the variation sought (see **Schedule 1 [20]**),
- (j) to enable courts to grant interim extensions of apprehended violence orders in certain cases where notice is not given to the respondent (see Schedule 1 [21]),
- (k) to consolidate provisions relating to the jurisdiction of, and appeals to, the District Court in connection with apprehended violence orders (see **Schedule 1 [45]**, **proposed Division 4 of Part 15A**, together with **Schedule 1 [22]**, [23], [24] and [36]),
- (l) to make modifications to the scheme for telephone interim orders (see Schedule 1 [25]–[28]),
- (m) to require a police officer to make a record of a decision not to initiate criminal proceedings where a breach of an apprehended violence order is alleged to have been committed (see **Schedule 1** [31]),
- (n) to introduce additional means of service of certain documents (see **Schedule** 1 [32], [33] and [34]),

- (o) to provide that costs are not to be awarded against a complainant for an apprehended domestic violence order, unless the complaint was frivolous or vexatious, and that costs are not to be awarded against a complainant for any apprehended violence order who is a police officer, unless the police officer made the complaint knowing that it contained false or misleading material (see **Schedule 1** [37]),
- (p) to prohibit publication of information that would identify a child in apprehended violence order proceedings, or a party to proceedings for an apprehended domestic violence order (see **Schedule 1 [38]**),
- (q) to extend the right to have a support person present in court during proceedings for or relating to an apprehended violence order, so that it covers the protected person and the defendant, as well as a child (see **Schedule 1** [39]),
- (r) to provide for the registration of New Zealand protection orders (see Schedule 1 [5], [40]–[44]),
- (s) to provide for the review of Part 15A of the *Crimes Act 1900*, which contains the provisions relating to apprehended violence orders (see **Schedule 1 [45]**, **proposed section 562Z**),
- (t) to make other amendments of minor, consequential, savings or transitional nature (see **Schedule 1** [4], [28], [29], [35], [44] and [46]).

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Clause 3 is a formal provision giving effect to the amendments to the *Crimes Act* 1900 set out in Schedule 1.

Schedule 1 contains the amendments to the *Crimes Act 1900* as described in the Overview above.



Crimes Amendment (Apprehended Violence) Bill 1999

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Crimes Amendment (Apprehended Violence) Bill 1999

No , 1999

A Bill for

An Act to amend the *Crimes Act 1900* in relation to apprehended violence orders, the offence of stalking or intimidation, and associated matters; and for other purposes.

The I	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Crimes Amendment (Apprehended Violence) Act 1999.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5
3	Amendment of Crimes Act 1900 No 40	7
	The Crimes Act 1900 is amended as set out in Schedule 1.	8

Sch	edule 1	Am	endments	1
			(Section 3)	2
[1]	Section 4	Defini	tions	3
	Omit the d	efiniti	on of <i>Domestic violence offence</i> in section 4 (1).	4
	Insert inste	ad:		5
			nestic violence offence means a personal violence offence mitted against:	6 7
		(a)	a person who is or has been married to the person who commits the offence, or	8 9
		(b)	a person who has or has had a de facto relationship, within the meaning of the <i>Property (Relationships) Act 1984</i> , with the person who commits the offence, or	10 11 12
		(c)	a person who has or has had an intimate personal relationship with the person who commits the offence, whether or not the intimate relationship involves or has involved a relationship of a sexual nature, or	13 14 15 16
		(d)	a person who is living or has lived in the same household or other residential facility as the person who commits the offence, or	17 18 19
		(e)	a person who has or has had a relationship involving his or her dependence on the ongoing paid or unpaid care of the person who commits the offence, or	20 21 22
		(f)	a person who is or has been a relative (within the meaning of section 4 (6)) of the person who commits the offence.	23 24 25
[2]	Section 4	(1)		26
	Omit "or 6 offence.	510" f	from paragraph (a) of the definition of <i>Personal violence</i>	27 28
		ad ", 6	51O, 195, 196, 198, 199, 200 or 562I'.	29

[3]	Section 4	(6)			1
	Omit the su	ubsecti	on. Insert instea	ad:	2
	(6)			of the definition of <i>Domestic violence</i> a relative of a person (the <i>other person</i>):	3 4
		(a)	if the person i	- · · · · · · · · · · · · · · · · · · ·	5
		()		er, mother, grandfather, grandmother, step-	6
				step-mother, father-in law or mother-in-	7 8
				daughter, grandson, grand-daughter, step-	9
			` '	tep-daughter, son-in-law or daughter-in-	10
			law, o		11
				ner, sister, half-brother, half-sister, brother-	12
				or sister-in-law, or	13
			, ,	cle, aunt, uncle-in-law or aunt-in-law, or	14
			(v) a neph (vi) a cous	new or niece, or	15 16
			of the other p		
		4.)	•		17
		(b)		son is in a de facto relationship, within the	18
			_	se (the <i>person's partner</i>)—if the other	19 20
			person is:	se (the person's partner)—if the other	20
			-	er, mother, grandfather, grandmother, step-	22
			` '	or step-mother, or	23
			(ii) a son,	daughter, grandson, grand-daughter, step-	24
				step-daughter, or	25
			` '	her, sister, half-brother or half-sister, or	26
			` '	cle or aunt, or	27
			(v) a neph (vi) a cous	new or niece, or	28 29
			` ,		
			of the person'	s partifer.	30
[4]	Section 56	S2A De	initions		31
	Insert in al	phabet	cal order in sec	etion 562A (1):	32
			<i>hended domes</i> on 1A.	stic violence order means an order under	33 34
				nal violence order means an order under	35
			on 1B.	The restrict of wer means an order ander	36

		appre	ehended violence order means:	1	
		(a)	an apprehended domestic violence order, or	2	
		(b)	an apprehended personal violence order.	3	
		autho	orised justice means (except in section 562H):	4	
		(a)	a Magistrate, or	5	
		(b)	a justice of the peace who is employed in the Attorney General's Department.	6 7	
[5]	Section 56	2A (1)	l	8	
			ions of interstate restraint order, registered interstate and the appropriate court.	9 10	
[6]	Section 56	2A (3)	ı	11	
	Omit the subsection. Insert instead:				
	(3)		the purposes of this Part, a person has a <i>domestic</i> ionship with another person if the person:	13 14	
		(a)	is or has been married to the other person, or	15	
		(b)	has or has had a de facto relationship, within the meaning of the <i>Property (Relationships) Act 1984</i> , with the other person, or	16 17 18	
		(c)	has or has had an intimate personal relationship with the other person, whether or not the intimate relationship involves or has involved a relationship of a sexual nature, or	19 20 21 22	
		(d)	is living or has lived in the same household or other residential facility as the other person, or	23 24	
		(e)	has or has had a relationship involving his or her dependence on the ongoing paid or unpaid care of the other person, or	25 26 27	
		(f)	is or has been a relative (within the meaning of section 4 (6)) of the other person.	28 29	

[7]	Section 562AB				
	Omit	the se	ection.	Insert instead:	2
5	62AB		king o	or intimidation with intent to cause fear of physical or arm	3 4
		(1)	inten harm	erson who stalks or intimidates another person with the ation of causing the other person to fear physical or mental in is liable to imprisonment for 5 years, or to a fine of 50 lty units, or both.	5 6 7 8
		(2)	phys phys	the purposes of this section, causing a person to fear ical or mental harm includes causing the person to fear ical or mental harm to another person with whom he or has a domestic relationship.	9 10 11 12
		(3)	of ph	the purposes of this section, a person intends to cause fear anysical or mental harm if he or she knows that the conduct tely to cause fear in the other person.	13 14 15
		(4)	to p	he purposes of this section, the prosecution is not required rove that the person alleged to have been stalked or nidated actually feared physical or mental harm.	16 17 18
[8]	Part 1	15A, [Divisio	ons 1A and 1B	19
	Insert	after	sectio	on 562AB:	20
	Divis	sion '	1A	Apprehended domestic violence orders	21
5	62AC	Obj	ects c	of Division	22
		(1)	The	objects of this Division are:	23
			(a)	to ensure the safety and protection of all persons who experience domestic violence, and	24 25
			(b)	to reduce and prevent violence between persons who are in a domestic relationship with each other, and	26 27
			(c)	to enact provisions that are consistent with certain principles underlying the Declaration on the Elimination of Violence against Women.	28 29 30

	(2)	This Division aims to achieve its objects by:	1
		(a) empowering courts to make apprehended domestic violence orders to protect people from domestic violence, and	2 3 4
		(b) ensuring that access to courts is as speedy, inexpensive, safe and simple as is consistent with justice.	5 6
	(3)	In enacting this Division, Parliament:	7
		(a) recognises that domestic violence, in all its forms, is unacceptable behaviour, and	8
		(b) recognises that domestic violence is predominantly perpetrated by men against women and children, and	10 11
		(c) recognises that domestic violence occurs in all sectors of the community.	12 13
	(4)	A court that, or person who, exercises any power conferred by or under this Part in relation to domestic violence must be guided in the exercise of that power by the objects of this Division.	14 15 16 17
562AD	App	olication for ADVO	18
	(1)	An application may be made, by way of complaint, for an apprehended domestic violence order for the protection of:	19 20
		(a) a person against another person with whom he or she has a domestic relationship, or	21 22
		(b) two or more persons against another person with whom at least one of those persons has a domestic relationship.	23 24
	(2)	If the person or all of the persons for whose protection the order would be made does or do not have a domestic relationship with the person against whom it is sought, the complaint is to be treated as an application for an apprehended personal violence order.	25 26 27 28 29

appear necessary or desirable to the court.

	1
	2
	3

36

562AE	Court may make ADVO						
	(1)	A court may, on complaint, make an apprehended domestic violence order if it is satisfied on the balance of probabilities that a person who has a domestic relationship with another person has reasonable grounds to fear and in fact fears:	2 3 4 5				
		(a) the commission by the other person of a personal violence offence against the person, or	6 7				
		(b) the engagement of the other person in conduct amounting to harassment or molestation of the person, being conduct that, in the opinion of the court, is sufficient to warrant the making of the order, or	8 9 10 11				
		 (c) the engagement of the other person in conduct in which the other person: (i) intimidates the person or a person with whom the person has a domestic relationship, or (ii) stalks the person, 	12 13 14 15				
		being conduct that, in the opinion of the court, is sufficient to warrant the making of the order.	17 18				
	(2)	Despite subsection (1), it is not necessary for the court to be satisfied that the person for whose protection the order would be made in fact fears that such an offence will be committed, or that such conduct will be engaged in, if:	19 20 21 22				
		(a) the person is under the age of 16 years, or	23				
		(b) the person is, in the opinion of the court, suffering from an appreciably below average general intelligence function.	24 25 26				
	(3)	For the purposes of this section, conduct may amount to harassment or molestation of a person even though:	27 28				
		(a) it does not involve actual or threatened violence to the person, or	29 30				
		(b) it consists only of actual or threatened damage to property belonging to, in the possession of, or used by the person.	31 32 33				
	(4)	An order made under this section may impose such prohibitions or restrictions on the behaviour of the defendant as	34 35				

562AF		mmons for appearance or arrest of defendant in ADVO tters	1 2
	(1)	If a complaint for an apprehended domestic violence order is made, an authorised justice may issue:	3 4
		(a) a summons for the appearance of the defendant, or	5
		(b) a warrant for the arrest of the defendant.	6
	(2)	The authorised justice must issue a summons for the	7
		appearance of the defendant, unless the authorised justice issues a warrant for the arrest of the defendant.	8 9
	(3)	The authorised justice may issue a warrant for the arrest of the	10
		defendant even though the defendant is not alleged to have	11
		committed an offence.	12
	(4)		13
		defendant if it appears to the authorised justice that the personal	14
		safety of the person for whose protection the order is sought	15
		will be put at risk unless the defendant is arrested for the purpose of being brought before the court.	16 17
	(5)		
	(5)	A warrant may not be executed more than 12 months after the	18
		date on which it is issued, unless the court otherwise orders before the end of the 12-month period.	19 20
	(6)	If the court is satisfied, by evidence on oath or by affidavit, that	21
		it is not reasonably practicable to serve a copy of a summons	22
		as provided by law, service of the copy of the summons may be	23
		effected in such other manner as the court directs.	24
562AG		n-inclusion of protected person's residential address in ADVO complaint for ADVO	25 26
	(1)	•	27
	(1)	stated in the complaint for an apprehended domestic violence	28
		order (or the application for an order relating to such an order),	29
		unless:	30
		(a) where the protected person is of or above the age of 16	31
		years—the protected person consents to the address	32
		being included in the complaint, or	33
		(b) where the complaint is made by a police officer—the	34
		police officer is satisfied that the defendant knows the	35
		address.	36

	(2)	The address at which the protected person resides, or intends to reside, must not be stated in an apprehended domestic violence order (or an order relating to such an order), unless the court is satisfied that:			
		(a) the defendant knows the address, or	5		
		(b) it is necessary to state the address in order to achieve compliance with the order and the personal safety of the protected person would not be seriously threatened, or damage would not be likely to be caused to any property of the protected person, by stating the address, or	6 7 8 9 10		
		(c) where the protected person is of or above the age of 16 years—the protected person consents to the address being stated in the order.	12 13 14		
	(3)	In this section:	15		
		<i>court</i> includes the Clerk of a Local Court or the Registrar of the Children's Court.	16 17		
		<i>protected person</i> means the person for whose protection an apprehended domestic violence order is made or sought.	18 19		
Divis	sion '	1B Apprehended personal violence orders	20		
Divis		1B Apprehended personal violence orders	20 21		
		plication for APVO			
	App	An application may be made, by way of complaint, for an apprehended personal violence order for the protection of one or more persons against another person.	21 22 23		
	Apr (1) (2)	An application may be made, by way of complaint, for an apprehended personal violence order for the protection of one or more persons against another person. If the person (or at least one of the persons) for whose protection the order would be made has a domestic relationship with the person against whom it is sought, the complaint is to be treated as a complaint for an apprehended domestic violence	21 22 23 24 25 26 27 28		
562AH	Apr (1) (2)	An application may be made, by way of complaint, for an apprehended personal violence order for the protection of one or more persons against another person. If the person (or at least one of the persons) for whose protection the order would be made has a domestic relationship with the person against whom it is sought, the complaint is to be treated as a complaint for an apprehended domestic violence order. Just may make APVO	21 22 23 24 25 26 27 28 29		

		(b)	amounting to harassment or molestation of the person, being conduct that, in the opinion of the court, is sufficient to warrant the making of the order, or	1 2 3 4
		(c)	the engagement of the other person in conduct in which the other person: (i) intimidates the person, or (ii) stalks the person,	5 6 7 8
			being conduct that, in the opinion of the court, is sufficient to warrant the making of the order.	9 10
	(2)	satisf be ma	ite subsection (1), it is not necessary for the court to be fied that the person for whose protection the order would ade in fact fears that such an offence will be committed, at such conduct will be engaged in, if:	11 12 13 14
		(a)	the person is under the age of 16 years, or	15
		(b)	the person is, in the opinion of the court, suffering from an appreciably below average general intelligence function.	16 17 18
	(3)		the purposes of this section, conduct may amount to sment or molestation of a person even though:	19 20
		(a)	it does not involve actual or threatened violence to the person, or	21 22
		(b)	it consists only of actual or threatened damage to property belonging to, in the possession of, or used by the person.	23 24 25
	(4)	prohi	order made under this section may impose such bitions or restrictions on the behaviour of the defendant as ar necessary or desirable to the court.	26 27 28
562AJ		nmons Iters	s for appearance or arrest of defendant in APVO	29 30
	(1)		complaint for an apprehended personal violence order is an authorised justice may issue:	31 32
		(a)	a summons for the appearance of the defendant, or	33
		(b)	a warrant for the arrest of the defendant.	34

	(2) If the complaint was made by a police officer, the authorised justice must issue a summons for the appearance of the defendant, unless the authorised justice issues a warrant for the arrest of the defendant.					
	(3)	The authorised justice may issue a warrant for the arrest of the defendant even though the defendant is not alleged to have committed an offence.	5 6 7			
	(4)	The authorised justice must issue a warrant for the arrest of the defendant if it appears to the authorised justice that the personal safety of the person for whose protection the order is sought will be put at risk unless the defendant is arrested for the purpose of being brought before the court.	8 9 10 11 12			
	(5)	A warrant may not be executed more than 12 months after the date on which it is issued, unless the court otherwise orders before the end of the 12-month period.	13 14 15			
	(6)	If the court is satisfied, by evidence on oath or by affidavit, that it is not reasonably practicable to serve a copy of a summons as provided by law, service of the copy of the summons may be effected in such other manner as the court directs.	16 17 18 19			
562AK	Dis	cretion to refuse to issue process in APVO matters	20			
	(1)	An authorised justice has a discretion to refuse to issue process where a complaint for an apprehended personal violence order is made, unless the complaint was made by a police officer.	21 22 23			
	(2)	The authorised justice may exercise the discretion in accordance with this section or may decline to exercise it. The authorised justice:	24 25 26			
		(a) exercises the discretion by deciding to issue neither a summons nor a warrant referred to in section 562AJ, or	27 28			
		(b) is taken to decline to exercise the discretion by deciding to issue such a summons or warrant.	29 30			
	(3)	The authorised justice may exercise the discretion if the authorised justice is satisfied that the complaint is frivolous, vexatious, without substance or has no reasonable prospect of success.	31 32 33 34			

	(4)		e is a presumption against exercising the discretion if the blaint discloses allegations of:	1 2
		(a)	a personal violence offence, or	3
		(b)	an offence under section 562AB, or	4
		(c)	harassment in the nature of racial, religious, homosexual, transgender or HIV/AIDS vilification.	5
	(5)		termining whether or not to exercise the discretion, the orised justice must take the following matters into account:	7 8
		(a)	the nature of the allegations,	9
		(b)	whether the matter is amenable to mediation or other alternative dispute resolution,	10 11
		(c)	whether the parties have previously attempted to resolve the matter by mediation or other means,	12 13
		(d)	the availability and accessibility of mediation or other alternative dispute resolution services,	14 15
		(e)	the willingness and capacity of each party to resolve the matter otherwise than through a complaint for an apprehended personal violence order,	16 17 18
		(f)	the relative bargaining powers of the parties,	19
		(g)	whether the complaint is in the nature of a cross application,	20 21
		(h)	any other matters that the authorised justice considers relevant.	22 23
	(6)		authorised justice exercises the discretion, the authorised e must record the reasons for doing so in writing.	24 25
[9]	Section 56	2B Co	ourt may make apprehended violence orders	26
	Omit the se	ection.		27
[10]	Section 56	2BA C	Orders made with consent of parties	28
			2B" where firstly occurring from section 562BA (1). ction 562AE or 562AI".	29 30

[11]	Section 562BA (1)	1
	Omit "section 562B" where secondly occurring. Insert instead "section 562AE, 562AI".	2 3
[12]	Section 562BB Interim court orders	4
	Insert after section 562BB (1):	5
	(1A) An interim order may be either an interim apprehended domestic violence order or an interim apprehended personal violence order.	6 7 8
[13]	Section 562BB (5) and (6)	9
	Omit "section 562B" wherever occurring. Insert instead "section 562AE or 562AI as appropriate".	10 11
[14]	Section 562BBA Interim orders made by clerk of court with consent	12
	Omit "section 562B" wherever occurring from section 562BBA (4). Insert instead "section 562AE or 562AI as appropriate".	13 14
[15]	Section 562BE Order must be made on guilty plea or guilt finding for certain offences	15 16
	Omit section 562BE (1). Insert instead:	17
	(1) If a person pleads guilty to, or is found guilty of, an offence against section 562AB or a domestic violence offence, the court must make an order under this Part for the protection of the person against whom the offence was committed, as if a complaint for an apprehended violence order had been made under this Part.	18 19 20 21 22 23
	(1A) If a person pleads guilty to, or is found guilty of, an offence against section 562AB or a domestic violence offence, the court may vary an order under this Part for the purpose of providing greater protection for the person against whom the offence was committed, as if an application to vary an apprehended violence order had been made under this Part.	24 25 26 27 28 29

[16]	Section 562BE (3) and (4)	1
	Insert after section 562BE (2):	2
	(3) A reference in this section to a court extends to the District Court when exercising jurisdiction apart from under section 562G.	3 4 5
	(4) Without limiting the interpretation of the expression, a reference in this section to a finding of guilt includes a reference to the making of an order under section 556A.	6 7 8
[17]	Section 562BF Order must be made on charge for certain offences	ç
	Insert after section 562BF (3):	10
	(4) A reference in this section to a court extends to the District Court when exercising jurisdiction apart from under section 562G.	11 12 13
[18]	Section 562D Prohibitions and restrictions imposed by orders	14
	Omit "section 562B" from section 562D (1).	15
	Insert instead "sections 562AE and 562AI".	16
[19]	Section 562E Duration of court orders	17
	Omit section 562E (4). Insert instead:	18
	(4) An interim order made by a court remains in force until:	19
	(a) it is revoked, or	20
	(b) it ceases to have effect under section 562BB (5), or	21
	(c) the relevant complaint is withdrawn or dismissed,	22
	whichever first occurs.	23
[20]	Section 562F Variation or revocation of court orders	24
	Insert after section 562F (2):	25
	(2A) The application must set out the grounds on which the application is made and, in the case of a variation, the nature of the variation sought. This subsection does not limit the powers of the court.	26 27 28 29

[21]	Section 56	2F (8)		1
	Insert after	sectio	on 562F (7):	2
		Desp the p notic	bite subsection (6), the court may make an order extending deriod during which the order is to remain in force without the of the relevant application having been served on the indant, if:	3 4 5 6
		(a)	the applicant lodged the application no later than 21 days before the day on which the order is due to expire, and	7 8 9
		(b)	the application is listed for mention before the court no later than 14 days after the day the application was lodged, and	10 11 12
		(c)	notice of the application has not been served on the defendant by the time the matter is heard by the court,	13 14
		21 da order	unless sooner revoked, such an order ceases to have effect ays after it is made or on an earlier date specified in the r. However, further orders may be made from time to time or this subsection before the order ceases to have effect.	15 16 17 18
[22]	Section 56	2G C	ourts authorised to make orders etc	19
	Omit section	on 562	2G (4).	20
[23]	Section 56	2GA I	Making of orders by District Court	21
	Omit the se	ection.		22
[24]	Section 56	2GB .	Jurisdiction of District Court under this Part	23
	Omit the se	ection.		24
[25]	Section 56	2H Te	elephone interim orders	25
	Insert after	sectio	on 562H (1):	26
	(1A)	inter	an interim apprehended violence order may be either an im apprehended domestic violence order or an interim ehended personal violence order.	27 28 29

[26]	Section 56	2H (2)	(c)		1
	Omit the p	aragraj	oh. Insert	instead:	2
		(c)	to belie the per	ice officer attending the incident has good reason eve an order is necessary to ensure the safety of rson who would be protected by the order or to t substantial damage to any property of that	3 4 5 6 7
[27]	Section 56	2H (4)	and (5)		8
	Omit the su	ıbsecti	ons. Inse	ert instead:	9
	,	A tell defer other subse	lephone idant mi wise inte ection aff	s of order interim order is an order that states that the ust not assault, molest, harass, threaten or erfere with the protected person. Nothing in this fects section 562BC.	10 11 12 13 14
	(5)	If the interi prote police justice	police of m order cted pers e officer e to imp	of orders officer making the application for the telephone has good reason to believe that the safety of the on is in imminent danger from the defendant, the may, in the application, request the authorised lose all or any of the following prohibitions or a the behaviour of the defendant:	15 16 17 18 19 20 21
		(a) (b)	the proprohibition all of (i) (ii) (iii)	iting or restricting approaches by the defendant to steeted person, iting or restricting access by the defendant to any of the following: any premises occupied by the protected person from time to time or any specified premises occupied by the protected person, any place where the protected person works from time to time or any specified place of work of the protected person, any specified premises or place frequented by the protected person,	22 23 24 25 26 27 28 29 30 31 32 33
				er or not the defendant has a legal or equitable t in the premises or place,	34 35

		(c) prohibiting or restricting the defendant from approaching the protected person, or any such premises or place, within 12 hours of consuming intoxicating liquor or illicit drugs,	1 2 3 4
		(d) prohibiting the defendant from destroying or deliberately damaging or interfering with the protected person's property.	5 6 7
		The authorised justice may impose any or all of those prohibitions or restrictions by the order if satisfied there are reasonable grounds for doing so.	8 9 10
[28]	Section 56	52H (15A)	11
	Insert after	section 562H (15):	12
	(15A)	Purported renewal or continuance	13
	(1011)	However, if a court purports to renew or continue a telephone	14
		interim order, the order is taken to be an interim apprehended	15
		violence order made by the court at that time. An authorised	16
		justice may at any time make an endorsement on the order to	17
		that effect and make any appropriate amendments to the order,	18
		but that action is not a necessary prerequisite to its status as an	19
		interim apprehended violence order. Further service of the order is not required.	20 21
[29]	Section 56	52H (16)	22
	definition of	partment of Courts Administration" from paragraph (c) of the of <i>authorised justice</i> . ad "Attorney General's Department".	23 24 25
[30]	Section 56	52H (16)	26
- -		efinition of <i>personal injury</i> .	27

[31] Section 562l Offence of contravening order				contravening order	1	
	Insert after section 562I (5):					
	(6)	If:			3	
		(a)	a polic (i) (ii)	the officer believes on reasonable grounds that: a person has committed an offence against this section, or a person, in respect of whom an alleged breach	4 5 6	
			(11)	of this section has been reported to that or another police officer, has not committed an offence against this section, and	8 9 10	
		(b)	that or (i)	another police officer: decides not to initiate criminal proceedings against the person, in respect of the alleged offence, whether or not the person has been arrested, or decides not to proceed with criminal proceedings,	11 12 13 14 15 16	
			olice off ecision.	icer must make a written record of the reasons for	18 19	
[32]	Section 56	2J Se	rvice of	copy of order	20	
				the clerk is unable to serve a copy of the record nt," from section 562J (2A).	21 22	
[33]	Section 56	32J (2A	A)		23	
	Insert after	section	n 562J (2A):	24	
	(2AA)	made perso of the	but the nally on order to	ant is present at the time the order or variation is a clerk is unable to serve a copy of the record the defendant, the clerk is to arrange for a copy of be sent by post to the defendant or to such other clerk thinks fit.	25 26 27 28 29	
[34]	Section 56	3) (3)			30	
	Omit "to th	ne prote	ected pe	rson".	31	
	Insert inste	ad "(u	nless it	is impracticable or unnecessary to do so) to be each protected person".	32 33	

[35]	Section	on 56	2K Sur	mmons for appearance or arrest of defendant	1
	Omit	the se	ection.		2
[36]				peal to District Court by defendant against order made r Children's Court	3 4
	Omit	the se	ection.		5
[37]	Section	on 56	2N		6
	Omit	the se	ection. I	Insert instead:	7
	562N	Cos	its		8
		(1)	Subjec	ct to this section:	9
			(a)	a court may, in proceedings under this Part, award costs to the complainant or the defendant, and	10 11
			(b)	such costs are to be determined in accordance with section 81 of the <i>Justices Act 1902</i> .	12 13
		(2)	person order i	rt is not to award costs against a complainant who is the a for whose benefit an apprehended domestic violence is sought unless satisfied that the complaint was frivolous catious. This subsection has effect despite any other Act of the complaint was frivolous cations.	14 15 16 17 18
		(3)	makes the co mislea	art is not to award costs against a police officer who is a complaint unless satisfied that the police officer made omplaint knowing it contained matter that was false or ading in a material particular. This subsection has effect e any other Act or law.	19 20 21 22 23
		(4)	The fo	ollowing provisions have effect in relation to the District	24 25
			(a)	Subsection (1) applies to the District Court only when it is exercising original jurisdiction under section 562W.	26 27
			(b)	Section 81 of the <i>Justices Act 1902</i> , in its application to the District Court when exercising that jurisdiction, applies to the District Court in the same way as it applies to a Justice or Justices (and with any prescribed modifications).	28 29 30 31 32

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			(c)	This section does not affect the operation of any provisions of the <i>Justices Act 1902</i> or any other Act or law relating to the payment of costs in proceedings in an appeal to the District Court.	1 2 3 4
[38] Se	ectio	ns 5	62NB	and 562NC	5
In	sert a	ıfter	section	n 562NA:	6
562N				on of names and identifying information about children involved in AVO proceedings	7
		(1)	The r	name of a child:	9
			(a)	for whose benefit or against whom an order is sought in any relevant proceedings, or	10 11
			(b)	who appears, or is reasonably likely to appear, as a witness before a court in any relevant proceedings, or	12 13
			(c)	who is, or is reasonably likely to be, mentioned or otherwise involved in any relevant proceedings,	14 15
			comn	not be published or broadcast before the proceedings are nenced or after the proceedings have been commenced perfore they are disposed of.	16 17 18
		(2)	-	rson who publishes or broadcasts the name of a child in avention of subsection (1) is guilty of an offence.	19 20
			perio	mum penalty: 200 penalty units or imprisonment for a d not exceeding 2 years or both (in the case of an idual) or 2,000 penalty units (in the case of a corporation).	21 22 23
		(3)	Subse	ection (1) does not prohibit:	24
			(a)	the publication or broadcasting of an official report of the proceedings of a court that includes the name of any child the publication or broadcasting of which would otherwise be prohibited by subsection (1), or	25 26 27 28
			(b)	the publication or broadcasting of the name of a child with the consent of the court	29

	(4)	For the purposes of this section, a reference to the name of a child includes a reference to any information, picture or other material:	1 2 3
		(a) that identifies the child, or	4
		(b) that is likely to lead to the identification of the child.	5
	(5)	The offence created by this section is an offence of strict liability.	7
	(6)	In this section:	8
		child means a person who is under the age of 16 years.	9
		<i>court</i> includes the Clerk of a Local Court or the Registrar of the Children's Court.	10 11
		<i>relevant proceedings</i> means proceedings in or before a court under this Part for or relating to an apprehended violence order.	12 13
562NC		blication of names and identifying information about persons olved in ADVO proceedings	14 15
	(1)	A court may direct that the name of a person (other than a child to whom section 562NB applies):	1 <i>6</i>
		(a) for whose benefit or against whom an order is sought in any relevant proceedings, or	18 19
		(b) who appears, or is reasonably likely to appear, as a witness before a court in any relevant proceedings, or	20 21
		(c) who is, or is reasonably likely to be, mentioned or otherwise involved in any relevant proceedings,	22 23
		must not be published or broadcast before the proceedings are commenced or after the proceedings have been commenced and before they are disposed of.	24 25 26
	(2)	A person who publishes or broadcasts the name of a person in contravention of a direction under subsection (1) is guilty of an offence.	27 28 29
		Maximum penalty: 200 penalty units or imprisonment for a period not exceeding 2 years or both (in the case of an individual) or 2,000 penalty units (in the case of a corporation).	30 31 32

		(3)	Subsection (1) does not prohibit:	1
			(a) the publication or broadcasting of an official report of the proceedings of a court that includes the name of any person the publication or broadcasting of which would otherwise be prohibited by subsection (1), or	2 3 4 5
			(b) the publication or broadcasting of the name of a person with the consent of the person or of the court.	6 7
		(4)	For the purposes of this section, a reference to the name of a person includes a reference to any information, picture or other material:	8 9 10
			(a) that identifies the person, or	11
			(b) that is likely to lead to the identification of the person.	12
		(5)	The offence created by this section is an offence of strict liability.	13 14
		(6)	A court may vary or revoke a direction given by a court under this section. However, only the District Court may vary or revoke a direction given by the District Court.	15 16 17
		(7)	Nothing in this section affects section 562NB.	18
		(8)	In this section:	19
			<i>court</i> includes the Clerk of a Local Court or the Registrar of the Children's Court.	20 21
			<i>relevant proceedings</i> means proceedings in or before a court under this Part for or relating to an apprehended domestic violence order.	22 23 24
[39]	Section	on 56	2ND	25
	Insert	as se	ction 562ND:	26
5	62ND	Rigl	nt to presence of supportive person	27
		(1)	In this section:	28
			<i>party</i> to a proceeding in relation to a complaint for or application relating to an order means the person for whose protection the order is sought or the defendant, but does not include a child to whom section 27 of the <i>Evidence</i> (<i>Children</i>) <i>Act 1997</i> applies in relation to the proceeding.	29 30 31 32 33

		(2)	A party to a proceeding in relation to a complaint for or application relating to an order who gives evidence in the proceeding is entitled to choose a person whom the party would like to have present near him or her when giving evidence.	1 2 3 4 5
		(3)	Without limiting a party's right to choose such a person, that person:	6 7
			(a) may be a parent, guardian, relative, friend or support person of the party, and	8
			(b) may be with the party as an interpreter, for the purpose of assisting the party with any difficulty in giving evidence associated with a disability, or for the purpose of providing the party with other support.	10 11 12 13
		(4)	To the extent that the court considers it reasonable to do so, the court must make whatever direction is appropriate to give effect to a party's decision to have such a person present near the party, and within the party's sight, when the party is giving evidence.	14 15 16 17 18
		(5)	The court may permit more than one support person to be present with the party if the court thinks that it is in the interests of justice to do so.	19 20 21
[40]	Part 1	5A, C	Division 3, heading	22
	Omit '	'inter	state restraint orders". Insert instead "external protection orders".	23
[41]	Section	on 56	2RA	24
	Insert	befor	e section 562S:	25
5	62RA	Defi	nitions	26
			In this Division:	27
			<i>appropriate court</i> , in relation to an external protection order, means:	28 29
			(a) a Local Court if the person against whom the order has been made is 18 or more years of age, or	30 31

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		(b) the Children's Court if the person against whom the order has been made is less than 18 years of age,	1
		on the day on which an application is made under this Division for the registration of the order.	3
		external protection order means an order made by a court of another State or Territory or New Zealand that has been made to prevent a person from acting in a manner specified in section 562AE or 562AI, and includes an order made by such a court that is of a kind prescribed by the regulations.	5 6 7 8
		registered external protection order means an external protection order registered under this Division.	10 11
[42]	Sectio	ns 562S-562V	12
		'interstate restraint' wherever occurring. instead "external protection".	13 14
[43]	Sectio	n 562U Effect of registration of external protection order	15
		Division 2" wherever occurring from section 562U (1). instead "this Part".	16 17
[44]	Sectio	n 562U (2)	18
	Omit '	'State or Territory''. Insert instead "State, Territory or country".	19
[45]	Part 1	5A, Divisions 4 and 5	20
	Insert	after section 562V:	21
	Divisi	on 4 Jurisdiction of and appeals to District Court	22
	562W	Jurisdiction of District Court to issue AVO following dismissal of complaint by Local Court or Children's Court	23 24
		(1) The District Court has original jurisdiction to issue an apprehended violence order, where a complaint by or on behalf of the person for whose protection an order has been sought has been dismissed by a Local Court or the Children's Court	25 26 27

	(2)	An application (in this Part referred to as a complaint) by or on behalf of a person for whose protection an order is sought from the District Court must be made within 28 days after the date a Local Court or the Children's Court dismissed the earlier complaint.	1 2 3 4 5
	(3)	The District Court may, without further hearing, admit in evidence any evidence that was admitted in the proceedings before the Local Court or Children's Court.	6 7 8
	(4)	Further evidence may be given, but only with the leave of the District Court.	9 10
	(5)	The District Court has jurisdiction to vary or revoke an order made by it.	11 12
	(6)	The rules of the District Court may make provision for or with respect to the procedure to be followed in respect of proceedings in the District Court for an order (including the variation or revocation of an order).	13 14 15
562WA		peal to District Court about making, variation or revocation of prehended violence order	17 18
	(1)	A defendant may appeal to the District Court under Part 5A of the <i>Justices Act 1902</i> against an apprehended violence order made by a Local Court or the Children's Court.	19 20 21
	(2)	A party to an apprehended violence order may appeal to the District Court under Part 5A of the <i>Justices Act 1902</i> against any order of a Local Court or the Children's Court to vary or revoke the apprehended violence order or to refuse to vary or revoke it.	22 23 24 25 26
	(3)	Part 5A of the <i>Justices Act 1902</i> applies with any necessary adaptations to such an appeal.	27 28
	(4)	An order made by the Clerk of a Local Court or the Registrar of the Children's Court under this Part is taken, for the purposes of this section and Part 5A of the <i>Justices Act 1902</i> , to have been made by the court concerned.	29 30 31 32
	(5)	In this section:	33
		party to an apprehended violence order means:	34
		(a) the protected person (whether or not the complainant or applicant), if of or above the age of 16 years, or	35 36

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		(b) if the complainant or applicant for the order was a police officer—that or any other police officer, or	1 2
		(c) the defendant or respondent.	3
562WB	Pre	sumption against stay of order	4
	(1)	The lodging of a notice of appeal under section 562WA does	5
	()	not have the effect of staying the operation of the order	6
		concerned.	7
	(2)	The original court may, on application by the defendant, stay	8
		the operation of the order, if satisfied that it is safe to do so,	9
		having regard to the need to ensure the safety of the protected	10
		person or any other person.	11
	(3)	• • •	12
		is finally determined, subject to any order or direction of the	13
		District Court.	14
	(4)	1	15
		and section 127 of the Justices Act 1902.	16
	(5)	•	17
		appellant is in custody when the appeal is made, unless and	18
		until the appellant enters into a bail undertaking in accordance	19
		with the <i>Bail Act 1978</i> , or bail is dispensed with. In the	20
		application of the <i>Bail Act 1978</i> to the appellant, the appellant is taken to be an accused person who, because of the	21 22
		prohibitions and restrictions imposed by the order, is in	23
		custody.	24
	(6)	In this section:	25
		original court, in relation to an order, means:	26
		(a) a Local Court, if the order was made by a Local Court	27
		or the Clerk of a Local Court, or	28
		(b) the Children's Court, if the order was made by the	29
		Children's Court or the Registrar of the Children's	30
		Court.	31
562WC	Jur	isdiction of District Court under this Part	32
		The jurisdiction conferred on the District Court by this Part is	33
		conferred on the Court in its criminal jurisdiction.	34

Division 5		5 Miscellaneous	1
562X	Arra	angements regarding classification of orders	2
	(1)	If a court is at any time unable to determine under which of Divisions 1A and 1B an apprehended violence order should be made, it may make the order under whichever Division it thinks fit.	3 4 5 6
	(2)	If a court is at any time unable to determine under which of Divisions 1A and 1B an apprehended violence order was or should have been made, it may treat the order as having been made under whichever Division it thinks fit.	7 8 9 10
	(3)	If an apprehended violence order is made or treated as having been made under either Division 1A or Division 1B but should have been made under the other Division, the order is not invalid on that ground and is taken to have been made under the other Division.	11 12 13 14 15
562Y	Par	ts 4A and 5A of Justices Act 1902 not affected	16
		Except as expressly provided, nothing in this Part affects the operation that Parts 4A and 5A of the <i>Justices Act 1902</i> would have if Division 4 of this Part had not been enacted.	17 18 19
562Z	Rev	riew of Part	20
	(1)	The Minister is to review this Part to determine whether the policy objectives of the Part remain valid and whether the terms of the Part remain appropriate for securing those objectives.	21 22 23 24
	(2)	The review is to be undertaken as soon as possible after the period of 2 years from the commencement of this section.	25 26
	(3)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period referred to in subsection (2).	27 28 29

] [Eleventh	Schedule Savings and transitional provisions	1
	Insert at the	ne end of the Schedule (with the insertion of appropriate Part and mbers):	2 3
I	Part	Crimes Amendment (Apprehended Violence) Act 1999	4 5
	De	finitions	6
	(1)	In this Part:	7
		amending Act means the Crimes Amendment (Apprehended Violence) Act 1999.	8 9
	(2)	Words and expressions used in this Part have the same meanings as in Part 15A.	10 11
	Ex	isting orders	12
	(1)	An apprehended violence order in force immediately before the omission of section 562B by the amending Act is taken to be an apprehended violence order issued under Part 15A as amended by the amending Act.	13 14 15 16
	(2)	An apprehended violence order in force immediately before the omission of section 562B by the amending Act is taken to be:	17 18
		(a) an apprehended domestic violence order, if the protected person (or at least one of the protected persons) for whose protection the order was made has a domestic relationship with the person against whom it was issued, or	19 20 21 22 23
		(b) an apprehended personal violence order, if the protected person (or each of the protected persons) for whose protection the order was made does not have a domestic relationship with the person against whom it was issued.	24 25 26 27 28
	(3)	An order (other than an order referred to in subclause (1) or (2)) in force under Part 15A immediately before the commencement of an amendment made by the amending Act is taken to have been made under that Part as amended by the amending Act.	29 30 31 32 33

(4)	A registered interstate restraint order within the meaning of	1
	Part 15A immediately before its amendment by the amending	2
	Act is taken to be a registered external protection order within	3
	the meaning of section 562RA as inserted by the amending	4
	Act.	5
Exis	ting complaints and applications	6
(1)	A complaint for an apprehended violence order pending	7
(-)	immediately before the omission of section 562B by the	8
	amending Act is taken to be:	9
	(a) a complaint for an apprehended domestic violence	10
	order, if the protected person (or at least one of the	11
	protected persons) for whose protection the order is	12
	sought has a domestic relationship with the person	13
	against whom it is sought, or	14
	(b) a complaint for an apprehended personal violence order,	15
	if the protected person (or each of the protected	16
	persons) for whose protection the order is sought does	17
	not have a domestic relationship with the person against	18
	whom it is sought.	19
(2)	An application (other than a complaint referred to in subclause	20
	(1)) pending under a provision of Part 15A immediately before	21
	the commencement of an amendment made by the amending	22
	Act is taken to have been made under that Part as amended by	23
	the amending Act.	24
Ref	erences to interstate restraint orders	25
(1)	A reference (however expressed) in any other Act, in any	26
` ′	instrument under any Act or in any other document of any kind	27
	to an interstate restraint order within the meaning of Part 15A	28
	is taken to be a reference to an external protection order within	29
	the meaning of section 562RA as inserted by the amending	30
	Act.	31
(2)	A reference (however expressed) in any other Act, in any	32
	instrument under any Act or in any other document of any kind	33
	to a registered interstate restraint order within the meaning of	34
	Part 15A is taken to be a reference to a registered external	35
	protection order within the meaning of section 562RA as	36
	inserted by the amending Act.	37

Regulations					
(1)		regulations may contain provisions of a savings or	2		
		tional nature consequent on the enactment of the	3		
	amen	ding Act.	4		
(2)	Any such provision may, if the regulations so provide, take				
	effect from the date of assent to the amending Act or a later				
	date.				
(3)	To the extent to which any such provision takes effect from a				
	date that is earlier than the date of its publication in the Gazette, the provision does not operate so as:				
	(a)	to affect, in a manner prejudicial to any person (other	11		
		than the State or an authority of the State), the rights of	12		
		that person existing before the date of its publication, or	13		
	(b)	to impose liabilities on any person (other than the State	14		
		or an authority of the State) in respect of anything done	15		
		or omitted to be done before the date of its publication.	16		