

Queensland

Domestic and Family Violence Protection and Another Act Amendment Bill 2015



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2015

A Bill

for

An Act to amend the *Domestic and Family Violence Protection Act 2012* and the *Police Powers and Responsibilities Act 2000* for particular purposes

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the <i>Domestic and Family Violence</i> Protection and Another Act Amendment Act 2015.	4 5
Clause	2	Commencement	6
		This Act, other than part 3, commences on a day to be fixed by proclamation.	7 8
	Part	2 Amendment of Domestic and Family Violence Protection Act 2012	9 10 11
Clause	Part	Family Violence Protection Act	10
Clause		Family Violence Protection Act 2012	10 11
Clause Clause		Family Violence Protection Act 2012 Act amended This part amends the Domestic and Family Violence	10 11 12 13
	3	Family Violence Protection Act 2012 Act amended This part amends the Domestic and Family Violence Protection Act 2012.	10 11 12 13 14
	3	Family Violence Protection Act 2012 Act amended This part amends the Domestic and Family Violence Protection Act 2012. Amendment of s 4 (Principles for administering Act)	10 11 12 13 14
	3	Family Violence Protection Act 2012 Act amended This part amends the Domestic and Family Violence Protection Act 2012. Amendment of s 4 (Principles for administering Act) (1) Section 4(2)(a), after 'to their lives'—	10 11 12 13 14 15 16
	3	Family Violence Protection Act 2012 Act amended This part amends the Domestic and Family Violence Protection Act 2012. Amendment of s 4 (Principles for administering Act) (1) Section 4(2)(a), after 'to their lives'— insert—	10 11 12 13 14 15 16 17

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	(3) Section 4(2)—	1
	insert—	2
	(b) to the extent that it is appropriate and practicable, the views and wishes of people who fear or experience domestic violence should be sought before a decision affecting them is made under this Act;	3 4 5 6 7
clause 5	Replacement of s 41 (Hearing of cross applications)	8
	Section 41—	9
	omit, insert—	10
	Division 1A Cross applications	11
	41 Definitions for division	12
	In this division—	13
	<i>cross application</i> see section 41A(1)(b), (2)(d)(ii) and (3)(c).	14 15
	<i>original application</i> see section $41A(1)(a)$ and $(2)(d)(i)$.	16 17
	original protection order see section 41A(3)(a).	18
	variation application see section 41A(3)(b).	19
	41A Application of particular provisions	20
	(1) Sections 41B to 41E apply if—	21
	(a) an application (the <i>original application</i>) for a protection order has been made and is before a court; and	22 23 24
	(b) a second application for a protection order (the <i>cross application</i>) has been made and is before the same court or another court; and	25 26 27

	(c)	a person named as a respondent in the original application is named as the aggrieved in the cross application; and	1 2 3
	(d)	the person named as the aggrieved in the original application is named as a respondent in the cross application.	4 5 6
(2)	Also	o, sections 41B to 41E apply if—	7
	(a)	2 protection orders have been made by the same court or by different courts; and	8 9
	(b)	a person named as a respondent in one of the protection orders (the <i>first protection order</i>) is named as the aggrieved in the other protection order (the <i>second protection order</i>); and	10 11 12 13 14
	(c)	the person named as the aggrieved in the first protection order is named as a respondent in the second protection order; and	15 16 17 18
	(d)	both of the following applications have been made and are before a court—	19 20
		(i) an application to vary the first protection order (also the <i>original application</i>);	21 22 23
		(ii) an application to vary the second protection order (also the <i>cross application</i>) made after the original application.	24 25 26 27
(3)	In a	ddition, sections 41B to 41E apply if—	28
	(a)	a protection order (the <i>original protection order</i>) has been made; and	29 30
	(b)	an application for variation of the original protection order (the <i>variation application</i>) has been made and is before a court; and	31 32 33

	(also the <i>cross application</i>) has been made and is before a court; and	2 3
	(d) a person named as a respondent in the original protection order is named as the aggrieved in the cross application; and	4 5 6
	(e) the person named as the aggrieved in the original protection order is named as a respondent in the cross application.	7 8 9
(4)	For subsection (3), it does not matter whether the variation application was made before or after the cross application.	10 11 12
41B Pa	rties must disclose cross applications	13
(1)	Each of the following persons must inform the court to which the original application or cross application was made about the other application—	14 15 16 17
	(a) a person who is a party to a proceeding for the original application and is aware of the cross application;	18 19 20
	(b) a person who is a party to a proceeding for the cross application and is aware of the original application.	21 22 23
(2)	Also, each of the following persons must inform the court to which the variation application or cross application was made about the other application—	24 25 26 27
	(a) a person who is a party to the variation application and is aware of the cross application;	28 29 30
	(b) a person who is a party to the cross application and is aware of the variation application.	31 32 33

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(3)	In this section—		1
	party includes an aggrieved.	-	2
	aring of applications—cro fore same court		3
(1)	This section applies if—	:	5
	(a) either—		6
	(i) the original app application are be or	fore the same court;	7 8 9
		fore the same court;	10 11 12
	(b) the court is aware of bo	th applications.	13
(2)	The court must—		14
	(a) hear the applications court considers it is no applications separatel protection or wellbeing as the aggrieved in the the original protection application; and	ecessary to hear the y for the safety, of the person named original application, order or the cross	15 16 17 18 19 20
	(b) in hearing the application principle mentioned in		22 23
(3)	If the court decides to he separately, the court must decision.	give reasons for the	24 25 26
(4)	If the court decides to adjeither application or both armust consider whether to protection order under divise each adjourned hearing.	pplications, the court make a temporary sion 2 in relation to	27 28 29 30 31

	earing of applications—cross applications fore different courts	1 2
(1)	This section applies if—	3
	(a) either—	4
	(i) the original application and the cross application are before different courts; or	5 6 7
	(ii) the variation application and the cross application are before different courts; and	8 9 10
	(b) a court hearing either application is aware of both applications.	11 12
(2)	The court must consider whether to, and may—	13
	(a) hear the applications together; or	14
	(b) order that the application before the court be dealt with by the other court.	15 16
(3)	In deciding whether to act under subsection (2)(a) or (b), the court must consider whether it is necessary for the applications to be heard separately for the safety, protection or wellbeing of the person named as the aggrieved in the original application, the original protection order or the cross application.	17 18 19 20 21 22 23
(4)	If the court decides it is necessary for the applications to be heard separately, the court must give reasons for the decision.	24 25 26
(5)	If the court decides to adjourn the hearing of the application before it, the court must consider whether to make a temporary protection order under division 2 in relation to the adjourned hearing.	

	aring of applications—unreasonable notice cross application	1 2
(1)	Subsection (2) applies if the cross application mentioned in section 41A(1)(b) is not served, within a reasonable period, on a respondent to the cross application who is also the aggrieved named in the original application.	3 4 5 6 7
(2)	The court may hear the cross application before the original application or together with the original application only if the aggrieved named in the original application consents.	8 9 10 11
(3)	Subsection (4) applies if the cross application mentioned in section 41A(2)(d)(ii) is not served, within a reasonable period, on a respondent to the cross application who is also the applicant for the original application.	12 13 14 15 16
(4)	The court may hear the cross application before the original application or together with the original application only if the applicant for the original application consents.	17 18 19 20
(5)	Subsection (6) applies if the cross application mentioned in section 41A(3)(c) is not served, within a reasonable period, on a respondent to the cross application who is also the applicant for the variation application.	21 22 23 24 25
(6)	The court may hear the cross application before the variation application or together with the variation application only if the applicant for the variation application consents.	26 27 28 29
(7)	If the consent mentioned in subsection (2), (4) or (6) is not given, the court must—	30 31
	(a) adjourn the hearing of the cross application; and	32 33
	(b) if the cross application has not been served on the respondent to the application mentioned in subsection (1), (3) or (5)—set	34 35 36

		a date by which the application is to be served.	1 2
(8)	mer with vari	section (9) applies if the variation application ationed in section 41A(3)(b) is not served, and a reasonable period, on a respondent to the ation application who is also the aggrieved and in the cross application.	3 4 5 6 7
(9)	before cross	court may hear the variation application ore the cross application or together with the application only if the aggrieved named in cross application consents.	8 9 10 11
(10)		ne consent mentioned in subsection (9) is not en, the court must—	12 13
	(a)	adjourn the hearing of the variation application; and	14 15
	(b)	if the variation application has not been served on the aggrieved named in the cross application—set a date by which the application is to be served.	16 17 18 19
(11)	In tl	nis section—	20
	reas	sonable period means—	21
	(a)	at least 1 business day before the day of the hearing of the original application or variation application; or	22 23 24
	(b)	within a longer period before the day of the hearing of the original application or variation application the court considers is reasonable in the circumstances.	25 26 27 28
41F Hea		of application—existing protection	29 30
(1)	Sub	sections (2) and (3) apply if—	31
	(a)	a protection order has been made by a court; and	32 33

	(b)	an application for another protection order has been made and is before the same court or another court; and	1 2 3
	(c)	a person named as a respondent in the protection order is named as the aggrieved in the application; and	4 5 6
	(d)	the person named as the aggrieved in the protection order is named as a respondent in the application.	7 8 9
(2)	the orde	h person who is a party to a proceeding for application and is aware of the protection er must inform the court to which the lication was made about the order.	10 11 12 13
(3)	acco	court hearing the application must take into bunt the court records relating to the making the protection order.	14 15 16
(4)	Sub	sections (5) and (6) apply if—	17
	(a)	2 protection orders have been made by the same court or by different courts; and	18 19
	(b)	a person named as a respondent in one of the protection orders (the <i>first protection order</i>) is named as the aggrieved in the other protection order (the <i>second protection order</i>); and	20 21 22 23 24
	(c)	the person named as the aggrieved in the first protection order is named as a respondent in the second protection order; and	25 26 27 28
	(d)	an application to vary either of the protection orders has been made and is before a court.	29 30 31
(5)	the orde	h person who is a party to a proceeding for application and is aware of either protection er must inform the court to which the lication was made about the order.	32 33 34 35

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		(6) (7)	of b	e court hearing the application must take into ount the court records relating to the making both protection orders. this section— ty includes an aggrieved.	1 2 3 4 5
		Divisio	on 1	B Domestic violence orders in criminal and child protection proceedings	6 7 8
lause	6			l8 (Temporary protection order in tion for variation)	9 10
				the aggrieved'—	11
		omit, insert—			12
			viol pen	of the following persons from domestic lence or associated domestic violence, ading a decision on the application for the iation—	13 14 15 16
			(a)	the aggrieved;	17
			(b)	another person named in the first domestic violence order;	18 19
			(c)	if the application for the variation seeks to name another person in the first domestic violence order—the other person.	20 21 22
lause	7	relation to cro		49 (Temporary protection order in application)	23 24
		Section 49—			25
		omit, insert—			26

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		nporary protection order in relation to ticular adjourned applications	1 2
	(1)	This section applies if, under section 41E, the court adjourns the hearing of a cross application or a variation application.	3 4 5
	(2)	The court must consider making a temporary protection order in relation to the application.	6 7
	(3)	However, the court may make a temporary protection order only if satisfied the order is necessary or desirable to protect the aggrieved, or another person, named in the application pending a decision on the application.	8 9 10 11 12
	(4)	To remove any doubt, it is declared that this section—	13 14
		(a) applies in addition to section 45; and	15
		(b) does not affect the court's power to make a temporary protection order under this division in relation to an original application or an application to vary an original protection order.	16 17 18 19 20
Am	endment o	f s 57 (Court may impose other conditions)	21
(1)	Section 57(2)—	22
	renumber a	s section 57(3).	23
(2)	Section 57-	_	24
	omit, insert	<u>. </u>	25
	(2)	Without limiting subsection (1), a court making a domestic violence order must consider whether to impose an ouster condition on the respondent in relation to the aggrieved's usual place of residence.	26 27 28 29 30

Clause 8

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Clause	9		1 2
		Section 62(2), note, '57(2)'—	3
		omit, insert—	4
		57(3)	5
Clause	10		6 7
		(1) Section 64(1)—	8
		omit.	9
		(2) Section 64(2), 'The court'—	10
		omit, insert—	11
		the respondent in relation to the aggrieved's usual	12 13 14
		(3) Section 64(2)(b) to (g)—	15
		renumber as section 64(2)(c) to (h).	16
		(4) Section 64(2)—	17
		insert—	18
		aggrieved about imposing an ouster condition on the respondent in relation to	19 20 21 22
		(5) Section 64(2)(h), as renumbered, examples, '(f) and (g)'—	23
		omit, insert—	24
		(g) and (h)	25
		(6) Section 64(2)—	26
		renumber as section 64(1).	27
		(7) Section 64—	28
		insert—	29

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		(2) The fact that the aggrieved does not express any views or wishes about the condition mentioned in subsection (1)(b) does not of itself give rise to an inference that the aggrieved does not have views or wishes about the condition being imposed.	1 2 3 4 5
Clause	11	Amendment of s 164 (Who may appeal)	6
		Section 164—	7
		insert—	8
		(d) if the person sought a temporary protection order in a proceeding under this Act—a decision to refuse to make the order.	9 10 11
Clause	12	Amendment of s 165 (How to start appeal)	12
		(1) Section 165(1), 'clerk'—	13
		omit, insert—	14
		registrar	15
		(2) Section 165(2)—	16
		omit, insert—	17
		(2) The appellant must—	18
		(a) serve a copy of the notice on—	19
		(i) the other persons entitled to appeal against the decision; and	20 21
		(ii) the police commissioner; and	22
		(b) file a copy of the notice in the court that made the decision being appealed.	23 24
		(3) Section 165(3), 'clerk of the court'—	25
		omit, insert—	26
		registrar	27
		(4) Section 165(3), 'subsection (2)', second mention—	28

		omit, insert—	
		subsection (2)(a)(i)	
		(5) Section 165(5), before 'court'—	
		insert—	
		appellate	
Clause	13	Amendment of s 166 (Effect of appeal on decision)	
		Section 166(2) and (3), after 'the court'—	
		insert—	
		or the appellate court	
Clause	14	Insertion of new pt 10, div 1, hdg	
		Part 10, before section 195—	
		insert—	
		Division 1 Transitional provisions for Act No. 5 of 2012	
Clause	15	Amendment of s 195 (Definitions for pt 10)	
		(1) Section 195, heading, 'pt 10'—	
		omit, insert—	
		division	
		(2) Section 195, 'this part'—	
		omit, insert—	
		this division	
Clause	16	Amendment of s 208 (Service and other things done in relation to continued applications)	
		Section 208(1), 'this part'—	
		omit, insert—	

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		this	division	1
Clause	17	Insertion of no After section 21 insert—	•	2 3 4
		Divisio	on 2 Transitional provision for Domestic and Family Violence Protection and Another Act Amendment Act 2015	5 6 7 8 9
		215 Ap ord	plication to make or vary domestic violence ler	10 11
			This Act, as amended by the <i>Domestic and Family Violence Protection and Another Act Amendment Act 2015</i> , applies to a proceeding for an application to make or vary a domestic violence order whether the proceeding started before or after the commencement.	12 13 14 15 16 17
Clause	18	Amendment o	of schedule (Dictionary)	18
		(1) Schedule, o omit.	lefinition local Magistrates Court—	19 20
		(2) Schedule—	-	21
		insert—	<i>cross application</i> , for part 3, division 1A, see section 41A(1)(b), (2)(d)(ii) and (3)(c).	22 23 24
			local Magistrates Court means—	25
			(a) for a respondent named in a police protection notice—a Magistrates Court within the district where the police	26 27 28

		protection notice was issued against the respondent; or	1 2
	(b)	for a respondent named in an application for a protection order prepared by a police officer under section 118(1)—a Magistrates Court within the district where the respondent was taken into custody under section 116.	3 4 5 6 7 8
		ginal application , for part 3, division 1A, see etion 41A(1)(a) and (2)(d)(i).	9 10
		ginal protection order , for part 3, division 1A, e section 41A(3)(a).	11 12
	reg	ristrar, of an appellate court, means—	13
	(a)	if the appellate court is the District Court—a registrar under the <i>District Court of Queensland Act 1967</i> ; or	14 15 16
	(b)	if the appellate court is the Court of Appeal—a registrar under the Supreme Court of Queensland Act 1991.	17 18 19
		riation application, for part 3, division 1A, see etion 41A(3)(b).	20 21
(3)	Schedule, defin	ition <i>clerk</i> , paragraphs (c) and (d)—	22
	omit, insert—		23
	(c)	if the court is the District Court—a registrar under the <i>District Court of Queensland Act 1967</i> ; or	24 25 26
	(d)	if the court is the Court of Appeal—a registrar under the Supreme Court of Queensland Act 1991.	27 28 29
(4)	Schedule, defin	nitions commencement and repealed Act, after	30 31
	insert—		32
	division	1,	33

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	Par	t 3	Amendment of Police Powers and Responsibilities Act 2000	1 2
Clause	19	Act amended		3
		This part a 2000.	mends the Police Powers and Responsibilities Act	4 5
Clause	20	Insertion of n	ew s 609A	6
		After section 60	99—	7
		insert—		8
		609A U	se of body-worn cameras	9
		(1)	It is lawful for a police officer to use a body-worn camera to record images or sounds while the officer is acting in the performance of the officer's duties.	10 11 12 13
		(2)	Use of a body-worn camera by a police officer under subsection (1) includes use that is—	14 15
			(a) inadvertent or unexpected; or	16
			(b) incidental to use while acting in the performance of the officer's duties.	17 18
		(3)	Subsection (1) does not affect an ability the police officer has at common law or under this Act or another Act to record images or sounds.	19 20 21
		(4)	To remove any doubt, it is declared that subsection (1) is a provision authorising the use by a police officer of a listening device, for the purposes of the <i>Invasion of Privacy Act 1971</i> , section 43(2)(d).	22 23 24 25 26
		(5)	In this section—	27
			body-worn camera means a device—	28
			(a) worn on clothing or otherwise secured on a person; and	29 30

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(b)	designed to be used to—		
	(i)	record images; or	2
	(ii)	record images and sounds.	3
			Δ

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