Form	12

### Restraining Orders Act 1997 s.45

Restraining Order Application to Vary or Cancel

Number	
Jurisdiction	☐ Magistrates Court of WA ☐ Children's Court of WA
Location	

Person	Family Name				
Applying to	Other Names				
Vary or	Address Street Postcode				
Cancel	Phone Numbers Work Home Mobile				
	Are you   the person bound by the order   the parent or guardian of a child protected by the or     a police officer   the legal guardian of the person protected by the or				
	the person protected by the order				
Destroining					
Restraining	Type of Order Family Violence Restraining Order				
Order	Violence Restraining Order				
	Misconduct Restraining Order				
	Date Order was made Restraining Order No.   Person who is bound by the order Image: Content of the order				
	Person who is protected by the order				
Grounds for	If you are the person bound by the restraining order, on what grounds do you seek leave to continue the application?				
Leave to					
Continue this					
Application (Only fill this in if the					
application is being made					
by the person bound by the order)					
	Do you want the order to be cancelled and a replacement order to be made?				
Variation or	Duration of order: An order made under this option will remain in force for a period of 2 years from				
Cancellation	the date of service of the replacement order if no other period is specified.				
Please tick <u>one</u> box only	Do you want the order to be cancelled without any further order being made?     Duration of order: An order cancelled under this option ceases to be in force at the conclusion of the hearing at which it is cancelled.				
Variation	What are the specific changes are you seeking?				
Sought					
Grounds for	Why do you want the restraining order varied or cancelled?				
Variation or					
Cancellation					
If you are the	Do you want this application to cancel the restraining order				
If you are the protected	heard in the absence of the person bound by the order? Yes No				
person					
person					
Conferencing	If conferencing is available, do you agree to the matter being				
Conterencing					
	listed for a conference?				
Signature	Signature of Applicant				
Hearing					
(to be filled in by	Court Date Time				
the court)	L certify that on / / at am/pm at Signature of Clerk				
Notification	I certify that on	ſ			
	the hearing date.				

#### Form 12

## **Record of Court Proceedings**

Date	At	tendance	Re	epresentation	Adjournments
	Protected	Person bound	Protected	Person bound	
	Person		Person		
			Orde	ers	
Judicial Of	ficer		Date		Time
			Clerk's R	ecord	
1					

# **IMPORTANT INFORMATION**

For Application to vary or cancel a restraining order

#### IMPORTANT INFORMATION FOR THE APPLICANT

FOR THE ATTEICANT				
Application by the person protected by the restraining order				
If you are the person protected by the restraining order (or someone acting on behalf of that person) and you have applied to vary or cancel the order, you must attend a hearing on the date set out on the front of this application. The court will summons the person who is bound by the order who should also attend. At that hearing the court will decide whether or not to vary or cancel the restraining order.				
If you do not attend the hearing, your application may be dismissed.				
Application by the person who is bound by the restraining order				
If you are the person who is bound by the restraining order and you have applied to vary or cancel a restraining order, you must attend a hearing on the date set out on the front of this application. The person protected by the restraining order will not attend this hearing. At this hearing you will have the opportunity to satisfy the court that you should be granted leave to continue the application. To do this you will need to satisfy the court that one of the following applies: (i) you had a reasonable cause not to attend a prior hearing where the restraining order was made (this does not apply in respect of a hearing where you were not present because the person protected by the order chose to have the matter heard in your absence under section 26 of the <i>Restraining Orders Act 1997</i> ); (ii) there is evidence to support a claim that a person protected by the order has persistently invited or encouraged you to breach the order, or by his or her actions has persistently attempted to cause you to breach the order; (iii) there has been a substantial change in the relevant circumstances since the order was made; or (iv) if this application is made to vary or cancel an interim order, there is evidence to support a claim that the restraining order, there is evidence to support a claim that the restraining order, there is evidence to support a claim that the restraining order was made; or				
If you do not attend the hearing, your application may be dismissed.				
Your application to vary or cancel the restraining order will be dismissed if you do not satisfy the court that one of the grounds set out above applies. If the court is satisfied that one of the grounds set out above applies to you then the court will set a date for a further hearing and will summons the person protected by the order to attend. At that hearing the court will decide whether or not to vary or cancel the restraining order.				
If you do not attend the hearing, your application may be dismissed.				
Application to extend duration of order				
If this application is to vary the restraining order by extending the duration of the order, then, despite anything else in the <i>Restraining Orders Act 1997</i> , <b>THE ORDER WILL NOT EXPIRE</b> before the application is determined if the person bound by the order has been given a copy of this application.				

**APPLICANTS COPY**