

E [REDACTED]

**PROVISIONAL ORDER**  
**Apprehended domestic**  
**violence order - EILEEN THE STEPMOTHER**



**Crimes (Domestic and Personal Violence) Act 2007**

**EILEEN THE STEPMOTHER**, you must follow the orders below. It is a criminal offence not to follow these orders. You could be arrested by police and charged. If you are convicted, you could go to prison for up to 2 years and be fined up to \$5,500.

You could also be charged with other criminal offences. If you are convicted of these offences, you could receive a much higher penalty.

***You must follow these orders everywhere in Australia.***

You must follow these Order(s) until it is revoked or a further order made by the Court becomes effective.

The Order(s) have been made to protect **JACK THE GRAVELY ILL FATHER**

You must follow these orders even if **JACK** doesn't want you to or tells you that you don't need to. If you attempt to do any of the things below, it will still be a criminal offence called a breach.

You must attend [REDACTED]  
February 2023 at 09:00 AM.

If you fail to attend the court may make orders against you or issue a warrant for your arrest to bring you before the court.

**Orders about behaviour**

1. You must not do any of the following to **JACK** or anyone he has a domestic relationship with:
  - A) assault or threaten him,
  - B) stalk, harass or intimidate him, and
  - C) intentionally or recklessly destroy or damage any property or harm an animal that belongs to or is in the possession of **JACK**

**For example:**

- You must not do any of these things in person, through another person, or through electronic communication and devices (for example, by phone, text messages, emails, Facebook or other social media, or GPS tracking).
- You must not do or say anything that may make **JACK** feel frightened, or feel that you may harm him or damage his belongings in any way, including any jointly owned property and pets.

## Orders about contact

2. You must not approach [REDACTED] JACK or contact him in any way, unless the contact is through a lawyer.

For example:

- You must not approach or contact [REDACTED] JACK person or through electronic communication (for example, by phone, text messages, emails, or Facebook or other social media) or by any other means, including by asking someone else to contact them.
- If [REDACTED] JACK contacts you and you reply, no matter how many times he contacts you or the reason for doing it, you will be breaching this order.

## Orders about where you cannot go

9. You must not go within 200 Metres of:
- A) any place where [REDACTED] JACK lives, or
  - B) any place where he works, or
  - C) any of the following places
- [REDACTED]

For example:

- You are not allowed to go within 200 Metres of the boundary of those places.
- If you have been living at this address and need to pick up any of your belongings, you can apply to the court for a Property Recovery Order or you can contact police.

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### AUTHORISATION OF PROVISIONAL ORDER

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Senior Police Officer:

Name: [REDACTED]

Station: [REDACTED]

Date: [REDACTED]

Time: [REDACTED]

**Most relationships do not include fear, control or violence. You are now part of a minority of people who has one of these orders, and this is recorded on the NSW Police system.**

When children are exposed to violence in the home, they are much more likely to suffer from depression, anxiety and aggression, and they do worse at school.

Many people take this as a turning point.

If you would like to talk to someone about managing your emotions or stresses, help is available. Call:

- Relationships Australia on 1300 364 277
- The Parent Line on 1300 1300 52.

If you breach this order:

- You could go to prison for up to 2 years and be fined up to \$5,500.
- You could be charged with other criminal offences (for example, assault or intimidation), as well as the breach of this order. If convicted of these offences, you could receive a higher penalty, such as more time in prison.

Immediately take all firearms and prohibited weapons, along with related licences and permits you have to the police. If you keep any of these, you could be in breach of this order and could also be charged with other criminal offences.

If you have any questions about the order, you can contact:

- a solicitor
- Legal Aid NSW on (02) 9219 5000
- Local Police Station and ask for the Domestic Violence Liaison Officer(if you are the protected person)
- Law Access NSW on 1300 888 529 or [www.lawaccess.nsw.gov.au](http://www.lawaccess.nsw.gov.au)
- Interpreting Services on 131 450 or [www.tisnational.gov.au](http://www.tisnational.gov.au).

Defendant:	EILEEN THE STEPMOTHER (JACKS WIFE)
To protect:	JACK THE GRAVELY ILL FATHER
Applicant Name:	
Address:	
Telephone:	
Police Application ID:	
Police Application Event Number:	
Court Date :	
Court:	<div></div> <p><i>Nationally Recognised DVO</i></p>

## APPLICATION (to be heard at court)

### Grounds of the Application:

#### Reasons for making this application and the duration sought:

The applicant is seeking an apprehended domestic violence order for a period of: **2 Years**

The reasons the applicant is making an application for an apprehended domestic violence order and seeks the period specified above are as follows

### Relationship Details

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POI's relationship to Victim(s):

**JACK THE GRAVELY ILL FATHER** -> Spouse  
partner

Duration of relationship: 27 years

Any Children from this relationship or previous relationships? If yes, details of all children: (If there is a child listed here that is not in a domestic relationship with one of the involved parties - please remove them as part of the ADVO application)

All children are adults

Any Family Law court or Parenting order? If yes, brief details of order: No

### ADVO History

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Has an ADVO been sought for this Incident? Yes

Are there any current or previous ADVOS between Victim  
POI? No

Is POI listed as the defendant in any other current or previous ADVOS? No

### DV Charge History for POI

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Has POI previously been charged with a Domestic Violence offence? No

If Yes, provide details of previous DV offences: Not available

### DV Event History

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Any prior Domestic Violence events between Victim  
POI. No

Any additional (relevant) Domestic Violence history that has been supplied by victim: No

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Most recent Incident Details (If insufficient space in this narrative, create a second narrative):

In 1985 the PINOP and Defendant began their relationship, marrying in 1988, however separated in 1990. They were back together again in 2001 until now. They do not have any children together; the PINOP has a son [MARK] who is nearly 50. The defendant has two sons and a daughter. The pair moved to [REDACTED] seven years ago, this is a property purchased together.

The PINOP has been unwell for the past two years, having had surgery in July 2022 and due to infections and complications had been in hospital since the surgery, being discharged on the 2nd of February 2023. The PINOP is now living with 4 stomas: 1 x Bowel Bag, 1 x Urine Bag and 2 x Kidney Bags.

While the PINOP was in hospital the defendant would visit and stay over in [REDACTED], over the past couple of months the defendant's attitude towards the PINOP was changing, the defendant was more abrupt, the PINOP of the opinion that the defendant resented the way he was.

On Tuesday the 31st of January 2023 the PINOP was in [REDACTED] Hospital. The defendant punched the PINOP in the face while defenceless in a hospital bed recovering after cancer surgery. The defendant also tried to make the PINOP sign a new will and testament against his wishes when he was recovering from anaesthesia, threatening him that she would not care for him if he did not sign the new will, the PINOP did not sign.

The PINOP's son, [MARK] travelled from Sydney to visit the PINOP in hospital and the matter was reported to [REDACTED] Police Station.

The defendant arrived at the hospital again about 9.30am, Wednesday the 1st of February 2023 [MARK] was present, the defendant was told she was not welcome in the room. The defendant left and that was the last the PINOP has seen or heard from her.

Over the past few months the defendant has cleaned out their joint bank accounts and taken the PINOP's mobile phone so he had no communication with family, friends, or the police.

[MARK] has since taken the PINOP into care when discharged from hospital on Thursday 2nd February 2023. The PINOP did not have one single piece of identification or dollar to his name. Having no identification has made it terribly difficult to manage his affairs. The PINOP is very frail and weak; having lost over 30 kgs in the past 6 months.

The defendant has taken all the PINOP's Identification, Personal belongings, Medication, Essential Medical supplies to survive eg. Stoma Bags (Bowel and Urine Bags), house keys including ones that had been hidden on the property home at [REDACTED]. The defendant called [REDACTED] Chemist and cancelled the PINOP's medical prescriptions.

The defendant has also taken [MARK'S] set of house keys and vehicle key that was held by [REDACTED]

the PINOP, which allows the defendant unwanted access into the PINOP's son's home where the PINOP is currently staying temporarily.

The PINOP is in fear of his safety with the defendant and does not want her to be anywhere near him or where he lives.

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**Additional Information**  
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Evidence and effects of alcohol & drugs: No

Mental health & other health issues: unknown for the defendant, PINOP recovering from surgery and cancer.

Any Damage to property? No

If Yes, details of Damage: Not available

Is POI currently outstanding for this matter? no

Any Firearm(s)

Dangerous Weapon(s) seized? no

Fears held by victim: continued assaults and harassment

Fears held by Police: continued harassment

**Orders Sought:**

The applicant asks that the court make the following orders against the defendant.

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