

June 2021

Victims of Crime Assistance League (Hunter) NSW

The Parliament of the Commonwealth of Australia

House of Representatives

Family Law Amendment (Federal Family Violence Orders) Bill 2021

Prepared By

Kerrie Thompson: Chief Executive Officer, Victim Support Unit

Fiona Madden: Victim Support Specialist

Level 1/432 Hunter Street Newcastle NSW 2300

PH: 02 4926 2711

admin@vocal.org.au www.vocal.org.au

About VOCAL

Victims of Crime Assistance League Hunter NSW (VOCAL) is an Incorporated Charity organisation that supports men, women and children who are victim-survivors of any crime type throughout NSW. For the past 30 years we have been providing information, guidance and support to individuals and families who have been impacted by crime. We act in a consultative capacity to State and Federal governments on matters pertaining to victims' rights.

VOCAL's Victim Support Unit receives funding from NSW Department of Communities and Justice (Victims Services) to provide a free service to victims of crime in NSW's Hunter Region. Support is individualised to the specific needs of each survivor and includes physical, psychological and socioeconomic support and assistance.

The support we provide around legal processes includes procedural information and advocacy with Apprehended Domestic Violence Orders (ADVOS), Personal Violence Orders (PVOs), court preparation and support, Mental Health Tribunal matters, Parole Submissions, Coroner's Court matters and Family Court custody matters.

Female victims of family violence present to our service with significantly different experiences and disclosures of family violence to that of male victims. Recognizing the gendered nature of domestic and family violence, our submission refers to women and children as victim-survivors, and men as perpetrators of family violence.

We note that while Federal Family Violence Orders (FFVO) may be available Australia wide, our submission provides suggestions and recommendations of how Federal Family Violence Orders can work within existing NSW policies and procedures and provide support to victim-survivors and children who continue to suffer from family violence and post separation abuse.

Key points this submission will address include:

- System Reform:
 - o A national definition of Family Violence.
- Federal Family Violence Orders:
 - o Training for judicial professionals,
 - Consistency in Civil protection orders,
 - o Coercive control within the Family Law Act, and
 - o Mandatory referral pathways when making a federal family violence order.
- Criminally endorsing federal family violence orders:
 - State training, accountability and resources.
- Child Welfare and Family Violence:
 - o Policing of family violence where children are involved and,
 - o The inconsistency between 'the best interests of a child' and child safety.

System Reforms

VOCAL Inc NSW strongly supports the Family Law Amendment (Federal Family Violence Orders) Bill 2021 and has confidence in its uniformity with the National Plan to Reduce Violence Against Women and Their Children 2010-2022; however, VOCAL has also identified potential barriers that may affect the implementing of such an order and believe that the Bill could possibly be limited under the current State and Federal systems.

A national definition of Family and Domestic Violence

Presently there is no consistent national definition on what constitutes family and domestic violence (FDV). Both Federal and State Governments promote different versions of what constitutes FDV and this creates confusion for victim-survivors. NSW family violence legislation defines domestic violence as an offence committed by an individual who is in a domestic relationship with the victim, by referring to 55 'personal violence' offences in the Crimes Act

1900 (NSW)¹. However, Section 4AB of the Family Law Act 1975, specifically 4AB(3)(4), identifies that child exposure to violence (either by primary or secondary victimization) is an acknowledged form of family violence and therefore a reportable offence²

Nevertheless, State and Federal response to reported Family Violence (child physical and/or sexual abuse) shows the following inconsistencies;

- Current practice shows that when victim-survivors report physical or sexual violence against their child, the State response from police and child protection is to assist protective parents to keep the child safe, engage support services, and limit physical contact with the abusive parent.
- In Federal jurisdiction, despite evidence from police, child protection, medical and/or psychological professionals, our experience is that the Federal/Family Court routinely places greater weight on the abuser's parental rights over child safety.
- The end result is one of unpredictability; protective parents are instructed by the State to keep the child away from the alleged perpetrator, while the Federal Courts insist the child has regular contact with their abuser, with the majority of victim-survivors being directly ordered to facilitate contact between the child and abusive parent, regardless of the child's wishes.

VOCAL identifies that without a standardized definition of what constitutes FDV, the actions of Federal and State Courts (including police) will inadvertently put victim-survivors at an increased risk of harm due to inconsistencies in jurisdictional responses to victim-survivor protection.

_

¹ Australian Law Reform Commission, 2021.

² Family Law Act 1975.

Federal Family Violence Orders

VOCAL Inc. NSW overwhelmingly supports the introduction of Federal Family Violence Orders

and is hopeful the Bill reduces some of the inconsistent, systemic approaches that Federal and

State courts have in response to victim-survivor protection during family violence.

Reducing a victim-survivor's exposure to multiple courts is a significant step forward in addressing

the risk of ongoing psychological harm that domestic abuse creates. Many women, in a state of

heightened alert, anxiety and/or trauma have difficulty in retelling, reporting and giving evidence

about the abuse they have suffered. Add to this a crisis of homelessness, financial insecurity, post

separation abuse and parenting children through family violence, many women are reluctant to

apply for State protection orders due to fear of retribution.

VOCAL's work in post separation abuse provides us with significant insight into systemic gaps in

State and Federal responses when it comes to family violence and parenting matters. We submit

the following recommendations for consideration, to ensure that victim-survivor protection is

maximized under FFVOs.

Urgent family violence training for federal court professionals.

For many years VOCAL have advocated that court professionals dealing with family violence and

child protection custody matters must be adequately trained with up to date qualifications. The

concern about the lack of accreditation is not a new issue, and has been examined by previous

inquires however it remains that at present, family consultants are not required to undertake any

formal family violence training³. We strongly believe that without appropriate training and

credentials, identifying family violence risk factors will remain problematic for many federal court

professionals, increasing the risk to victim –survivors.

³ Better Place Australia (2019) . Response to the Joint Select Committee of Australia's Family Law System.

Submission 229 p.64.

18

Currently in NSW, both Police and FDV practitioners often refer to the Domestic Violence Safety Assessment Tool (DVSAT) to identify the level of immediate risk to victims of FDV. This tool provides both responding police and FDV practitioners an immediate overview of the situation and affords direction on appropriate responses. Currently, if a DVSAT returns a score higher than 12 it is immediately referred to a Safety Action Meeting (SAM) where a comprehensive safety plan is developed. This is created with the input of NSW Police, NSW Health, Department of Communities and Justice, and numerous other government and non-government agencies, and can successfully reduce the risk of significant harm to victim-survivors and their children. Presently, VOCAL is unaware of any such tools being utilized in the Federal Courts despite statistical evidence highlighting the increased risk of violence to victim-survivors and children once a matter has reached the Federal jurisdiction.

VOCAL remains concerned that Federal Judicial Officers are not familiar with family violence dynamics and therefore may not apply for or even grant an FFVO. VOCAL also identifies that while this could simply be a lack of knowledge and understanding of current State responses to FDV and its necessity to identify the immediate risk using concise and up-to-date tools, such as a DVSAT, in order to reduce the risk of serious harm to the victim-survivor and children; it could also be a simple personal bias to DFV which inevitably will impact the end result.

VOCAL continually observes limited insight from Federal Judicial professionals into family violence behaviors, post separation abuse and child trauma responses, and stand witness as it leads to victim blaming and perpetrator enabling. Until theses serious issues are addressed within the Federal system women and children will remain at immediate risk of harm due to the perpetrator's parental rights outweighing victim safety. This will subsequently leave the only option for protection through the State Courts, thus reducing the effectiveness of the FFVO Bill.

Consistency in Civil protection orders

VOCAL recognizes that the conditions of the FFVO and NSW ADVOs are similar in nature and that these orders are designed to serve as a warning to perpetrators of violence to modify their behavior(s). We acknowledge that many DV perpetrators ignore civil protection orders and for maximum offender accountability it would be essential to make FFVO conditions simple to understand therefore reducing offenders insisting they did not understand the condition of the order.

The proposed terms of order for a FFVO in S8(a-h) are extensive and may be difficult for people without a legal background to interpret. Annexure A compares both State (NSW) and the proposed Federal orders and highlights the complicated, legal jargon of the FFVO and how it may create barriers with compliance. Despite the 2016 introduction of Plain English ADVO's, BOSCAR indicates the breach conviction rates increased by 10% since January 2019⁴. We fear that complicated legal wording of FFVO will create misperception and justifications for offender's behaviors and therefore VOCAL recommend that FFVOs are written in plain English. VOCAL also recommends that consultations with both State Police and FDV practitioners is vital when creating FFVO's as front line knowledge is imperative in achieving maximum results.

Cross jurisdictional practices for protection orders are inevitable, as 'the Bill allows for State and territory courts to revoke or suspend a FFVO when they are making or varying a state family violence order's. For this reason, VOCAL proposes considering whether FFVOs can be the same conditions as its relevant State or Territory protection order. For example, in NSW a FFVO would mirror the NSW ADVO conditions. Interpretation by judicial officers remains subjective, and not only will the consistency of civil protection orders alleviate confusion between litigants, professionals and Courts, it will assist police in responding to criminal breaches.

⁴ BOSCAR . (n.d.). Retrieved from https://www.bocsar.nsw.gov.au/Pages/bocsar_media_releases/2020/mr-NSW-Recorded-Crime-Statistics-Quarterly-Update-Sept-2020.aspx

⁵ Tehan, M. (2021, March 24). *House of Representatives2*. Retrieved from Parliament of Australia:

https://www.aph.gov.au/Parliamentary_Business/Hansard/Hansard_Display?bid=chamber/hansardr/d64
bba7e-9b55-427c-aef1-2c98b347651d/&sid=0015

Coercive Control within the Family Law Act 1975

There is a vast amount of research indicating coercive control underpins family violence. Coercive

control increases significantly throughout child custody matters and is knowingly detrimental to

victim-survivor's physical health, psychological safety and financial standing⁶. VOCAL has

observed a number of cases where a perpetrator will use the Family Law Courts as a weapon in

order to continue to abuse and control their victim despite the Family Law Act 1975 stating

"Family violence means violent, threatening or other behaviors by a person that coerces or control

a member of the person's family or causes the family member to be fearful.⁷

VOCAL wish to highlight that due the complexity of coercive control. The current Family Law

structure has the ability to force a victim-survivor to disregard the professional directive of

ceasing/restricting child contact with a perpetrator, instead instructing the victim-survivor to "work

with' their abuser for the "sake" of their child(ren). This in turn tips the balance of control back

into the favor of the abuser and increases the risk of violent behaviors for both primary and

secondary victims of FDV.

VOCAL recommends that it is imperative for the FFVO to specifically reference coercive control

due to the extreme imbalance of power within the Family Law Jurisdiction. VOCAL also

recommends the use of clear and consistent language when directing family violence perpetrators

to cease/restrict coercive behaviors.

Mandated referral pathways when applying for a FFVO

VOCAL identifies that two mandated interventions should occur at the time of applying for a

FFVO;

1) Victim-survivor agency support;

2) Perpetrator accountability and support.

⁶NSW Bureau of Statistics and Research. (2021, June 10). Retrieved from Apprhended Violence Orders

(AVO): https://www.bocsar.nsw.gov.au/Pages/bocsar_pages/Apprehended-Violence-Orders-

.aspx

⁷ Family Law Act 1975, S4 (AB).

18

1) Victim-Survivor Agency Support

At the time of completing the statutory assessment for the FFVO, VOCAL recommends mandatory referral processes be implemented to increase support and reduce risk of harm to victim-survivors. This should include a mandatory government child protection notice within a 24-hour time period of the FFVO application. This child protection notice should include all the names of children under the age of 18 years who reside with either parent. This notice should also highlight the increased risk of harm to the children and the agency should then act upon this information within a timely manner.

VOCAL also recommends (with reference to NSW) that a mandatory referral be made to the Women's Domestic Violence Court Advocacy Service (WDVCAS) Local Command Point, and all FFVO cases automatically placed on a safety Action Meeting (SAM). These interventions will be in line with all NSW State reported domestic violence and/or child protection matters, where police are mandated to refer domestic violence victims to the Local Command Point for risk assessment and support options.

VOCAL works closely with both WDVCAS and the Family Advocacy Support Service (FASS) and believe that WDVCAS are better situated to receive, respond and refer to the safety needs of victims-survivors. VOCAL strongly believes that having a mandated referral pathway attached to the FFVO process will ensure a comprehensive, wrap around support for victims at risk of ongoing family violence.

2) Perpetrator accountability and support

Until perpetrators of family violence face real and meaningful consequences for abusive behaviors, both State and Federal jurisdictions will not see a reduction in violence against women and children. We know through extensive anecdotal evidence, research and inquiries, that children are put at increased risk of harm when perpetrators are not held accountable for family violence. The current Family Law structure sends a clear message that violent perpetrators are still entitled to

have access to their children, irrespective and regardless of the physical, psychological, or sexual harm already inflicted upon the victim-survivors.

VOCAL strongly recommends that a mandated referral be made to a behavioral change program such as the court appointed program ENGAGE.⁸ This will ensure that the onus is on the perpetrator and would hopefully assist in reducing recidivism.

Criminally Enforcing Federal Family Violence Orders

VOCAL agrees that criminally enforcing FFVOs is favorable over contraventions. Victimsurvivor experiences with contraventions is that they are time consuming, costly and can put the victim in further danger of physical and psychological harm. Feedback from victim-survivors is that solicitors advise not to lodge contraventions for breach of court orders because the process is lengthy, costly and the consequences for a breach are minimal. For this reason, VOCAL is supportive of making the State responsible for criminally enforcing breaches of FFVO, although we have reservations and concerns as to how this will be effectively managed.

Research indicates that the time of separation is an amplified period of danger for victim- survivors ⁹. Victim-survivors report abuse escalation through way of harassment, intimidation, stalking, verbal abuse, financial abuse, emotional blackmail, restricting child support, litigation abuse, and can escalate to homicide. However, victim-survivors may not always recognize FDV where there has been a prolonged history of coercive and controlling behaviors with the absence of physical violence, therefore when separation occurs, the perpetrator may experience an intense sense of loss of control and the violent response can be more sever, life threatening or lethal ¹⁰. This is extremely evident in the 2020 high profile case of a mother and her three young children being murdered by her estranged husband who she had recently separated from. Family of the victims, have on

⁸ NSW Communities and Justice. (n.d.). Retrieved from

http://www.crimeprevention.nsw.gov.au/domesticviolence/Pages/Our-programs-Engage.aspx

⁹ Douglas, H. (2017). *Legal Systems Abuse and Coercive Control*. Retrieved from https://law.uq.edu.au/files/28536/Douglas%20Systems%20Abuse%202017.pdf

¹⁰ Australian Institute of Health and Welfare. (2020, October 19). *Australian Government: Australian Institute of Health and Welfare.*

numerous occasions, spoken publicly about the coercive control committed by the perpetrator over a prolonged period of time. After the separation the perpetrator was granted visitation with their children, however after kidnapping one of them, visitation was denied until the mediation process was completed. While the victim's family have commented on the absence of physical violence throughout the marriage, they have stated that the perpetrators controlling behaviors escalated post separation and kidnapping, resulting in the first, but fatal, act of violence¹¹. This case, unfortunately, is indicative to the risk to victim-survivors post separation and speaks volumes to the extreme necessity of criminally enforcing FFVO.

This said, VOCAL acknowledges that breaches of FFVO can be difficult to prove for many victim-survivors, as is the case with ADVO breaches due to absence of physical evidence. VOCAL also identifies that criminally enforcing FFVOs may be problematic (in examples of The Bill S8(d)) where both parents attend children's sport, extra circular activities and school events.

State Training, Accountability and Resources

If police are to be responsible for criminally enforcing FFVO, VOCAL recommends a review of current police practices towards family violence and child custody matters. The police response to many victims-survivors of post separation abuse when children are involved is simply terrible, with common practice being that police are extremely reluctant to become involved in family violence matters that involve current or potential child custody arrangements. Instead of perpetrator accountability, the onus of responsibility is placed back on victim-survivors who are encouraged to install CCTV, keep a journal of abuse, and remain engaged with support services. The perpetrator's abusive behaviors remain unaddressed and under monitored. There is a significant risk that police will continue to direct victim-survivors to have their matter listed in family court and obtain a FFVO, rather than placing accountability on the perpetrator. Again, this increases the risk of post-separation escalation of abuse, placing victim survivors at a higher risk of violence.

 $^{^{11}}$ Rachel Rigna. (2021). Hannah Clarke's parents push for coercive control to be made a crime one year on from horrific murders.

As previously stated, it is challenging to report non-physical acts of domestic abuse and this will continue to create barriers with victim-survivor protection as police will be reluctant, or unable, to charge for breaches. We acknowledge that giving police the responsibility to criminally enforce FFVO will add significant pressure on an already overloaded Police Force, and urge for more resources and training to be provided to police.

Child Welfare and Family Violence

Policing of Family Violence where children are involved.

Victim-survivors report that police routinely inform them their 'issue' is a Family Court matter and direct them to engage a solicitor. It is VOCAL's experience that police are reluctant to obtain a statement from a child that relates to their parent, therefore neglecting the immediate danger. If a FFVO is ordered specifically for the protection of a child, and it is breached, we envisage issues to occur with police pursuing breaches where a child is required to give evidence against their parent. VOCAL recommends that this highlighted concern needs to be addressed immediately if State police are tasked with enforcing FFVO. Suitable police response needs to be extensively developed in accordance with child protection policies, to ensure maximum safety when policing FFVO.

'In the Best Interests of the Child' over-rules 'Child Safety'

We hope that the introduction of FFVO leads a shift in practitioners prioritizing child safety needs over the court's requirement for the child to have a meaningful relationship with both parents, yet in practice, VOCAL have witnessed legal authorities making decisions in the best interest of the child, without having full comprehension of the child behaviors, trauma reactions and post separation family violence risk. Despite the child saying they are scared of the abusive parent, do not want to spend long periods of time with the abusive parent, or do not want to stay overnight with the abusive parent, the victim-survivor is still ordered by court orders to facilitate regular contact. The message to child victim-survivors is inconsistent and disempowering. They are

encouraged to tell a trusted adult, talk to psychologists or school teachers about violence or abuse. Children believe if they tell an adult they will be protected from ongoing harm. Unfortunately, many disclosures are ignored, minimized, trivialized and dismissed by Federal Court legal professionals because professional bias of victim—blaming, and that parental rights outweigh child safety. This mirrors the findings of the Royal Commission into Institutional Child Sexual Abuse, ICLs and family consultants, expert witnesses, Registrars and Judges need to be accountable for their decisions to expose a child to ongoing harm.

Many victim-survivors report while a matter is in the Federal Court, perpetrators minimize, ignore or dismiss medical advice from the child's treating professionals. This includes GPs, psychologist, speech pathologists, and pediatricians. Without both parents' consent, the child is prevented from receiving recommended treatment and/or medication. Many victim-survivors report that the Family Court system minimizes this form of abuse, fails to address the significant impact it has on the best interest of the child and priorities shared parental responsibility.

VOCAL recommends ongoing, mandated training for all Federal and Family Jurisdiction practitioners to ensure the ongoing safety of children named as a protective person on a FFVO within the Family Law Circuit.

Conclusion

Despite overwhelming research that indicates children are impacted by family violence in the absence of physical abuse, VOCAL questions why shared parenting responsibility is prioritized over mother and child safety when there is a risk of ongoing harm. It is both a social and systematic failure that sees a victim-survivor being encouraged by the State to keep her and her children safe, while opposing Federal practices insist the victim-survivors maintain contact with the abuser. While VOCAL support the proposed Family Law Amendment (Federal Family Violence Orders) Bill 2021, we do make reference to the above concerns and are hopeful that our experience is helpful in creating meaningful systemic change to help further protect victim-survivors of family violence.

Annexure A

Plain English NSW ADVOs compared to FFVO Terms of Order (recommendations)

Behavior	ADVO Conditions	FFVO Terms of Order
Standard	1.	8(a)
Protection	You must not do any of the	Prohibiting the person against whom the
	following to the protected person	order is directed, from subjecting the
	or anyone the protected person	protective person to family violence, or,
	has a domestic relationship with:	if the protective person is a child, from
	a) Assault or threaten them	subjecting or exposing the child to family
	b) Stalk, harass or intimidate	violence
	them, and	
	c) Intentionally or recklessly	VOCAL recommends that this condition
	destroy or damage any	aligns closer with the ADVO and is
	property that belongs to or	simplified in language, ensuring that the
	is in the possession of	standard orders are clear and concise
	them	across both State and Federal
	d) Must not harm an animal	jurisdictions.
	that belongs to or is in the	
	possession of the	
	protective person	
No Contact	2.	8(b)
	You must not approach the	Prohibiting the person against whom the
	protected person or contact them	order is directed from contacting the
	in any way, unless the contact is	protected person
	through a lawyer.	
		VOCAL recommends that this condition
		aligns closer with the ADVO and is
		simplified in language, ensuring that the

		standard orders are clear and concise
		across both State and Federal
		jurisdictions. VOCAL also recommends
		that this make specific reference to
		child's school/sporting
		events/extracurricular activities.
Must not	3.	8(g)
approach	You must not approach:	Requiring the person against whom the order
	a) The school or any other	is directed to leave a place or area if:
	place the protected person	(i) The protected person is at that place
	might go to or study	or area at a particular time;
	b) Any other place listed	(ii) the protected person is at the same
	here	place or area at the same time; and
		(iii) the protected person requests the
		person against whom the order is
		directed to leave the place or area, or
		if the protected person is a child, the
		parent or guardian of the child
		requests the person against whom
		the order is directed to leave the
		place or area; and
		(iv) the person making the request
		considers that the protected person is
		at imminent risk of being subjected
		to family violence at that time, or if
		the protected person is a child,
		subjected or exposed to family
		violence at that time;
		VOCAL recommends that this condition
		aligns closer with the ADVO and is
		simplified in language, ensuring that the
		standard orders are clear and concise

		across both State and Federal
		jurisdictions. VOCAL also recommends
		that this make specific reference to
		child's school/sporting
		events/extracurricular activities.
Alcohol and	4.	
Drugs	You must not approach or be in	VOCAL recommends that a similar
Drugs	the company of the protected	condition be made in the FFVO for
	person for at least 12 hours after	alcohol ONLY with a larger time frame
	drinking alcohol or taking illicit	(24 to 48 hours). VOCAL recommends
	drugs	contact be revoked should perpetrator be
	diugs	in the possession of illicit drugs.
Must not	5.	
		8(e)
find	You must not try to find the	Prohibiting the person against whom the
	protected person except as	order is directed from attempting to
	ordered by a court	locate protected person.
Must not	You must not approach the	
approach	protected person or contact them	VOCAL recommends that the FFVO
	in any way, unless the contact is;	includes ONLY;
	a) through a lawyer, or	You must not approach the protected
	b) to attend accredited or	person or contact them in any way
	court-approved	
	counselling, mediation	
	and/or conciliation, or	
	c) as ordered by this or	
	another court about	
	contact with children, or	
	d) as agreed in writing	
	between you and the	
	between you and the	

	parent(s) about contact	
	_	
	with child/ren, or	
	e) as greed in writing	
	between you and the	
	parent(s) and the person	
	with parental	
	responsibility for the	
	child/ren about contact	
	with the child/ren.	
Home	7.	
address	You must not live at:	VOCAL recommends that this condition
	a) the same address as the	be mirrored on the FFVO
	protected person, or	
	b) any place listed here	
Restricted	8.	8 (d)
areas	You must not go into:	Prohibiting the person against whom the
	a) any place where the	order is directed from being within a
	protected person lives, or	specified distance of a specified place or
	b) any place where they	area that the protected person is, or is
	work, or	likely to be, located:
	c) Any place listed here	
		VOCAL recommends that this condition
		aligns closer with the ADVO and is
		simplified in language, ensuring that the
		standard orders are clear and concise
		across both State and Federal
		jurisdictions.
Distance	9.	8(c)
	You must not go withinmetres	
	of:	
	01.	

	a) Any place where the	Prohibiting the person against whom the
	protected person lives, or	order is directed from being within a
	b) Any place where they	specified distance of the protected person
	work, or	
	c) Any place listed here	VOCAL recommends that this condition
		aligns closer with the ADVO and is
		simplified in language, ensuring that the
		standard orders are clear and concise
		across both State and Federal
		jurisdictions.
Firearms	10.	
	You must not possess any	VOCAL recommends that this conditon
	firearms or prohibited weapons	be mirrored on the FFVO
Contact via		8(f)
3 rd person		prohibiting the person against whom the
		order is directed from causing, or attempting
		to cause, another person to engage in
		conduct in relation to the protected person
		that would, if the conduct were done by the
		person against whom the order is directed,
		breach the order;
		VOCAL recommends this condition
		remain on the FFVO

References

- Australian Law Reform Commision . (2021, June). *Australian Government*. Retrieved from <a href="https://www.alrc.gov.au/publication/family-violence-a-national-legal-response-alrc-report-114/5-a-common-interpretative-framework-definitions-in-family-violence-legislation-3/current-definitions-in-family-violence-legislation/
- Australian Institute of Health and Welfare. (2020, October 19). *Australian Government: Australian Institute of Health and Welfare.* Retrieved from AIHW media releases: New report sheds light on sexual assault in Australia: https://www.aihw.gov.au/news-media/media-releases/2020/august/new-report-sheds-light-on-sexual-assault-in-austra
- Better Place Australia. (2019). Response to the Joint Select Committee of Australia's Family Law System. Submission 229 p.64.
- BOSCAR . (n.d.). Retrieved from https://www.bocsar.nsw.gov.au/Pages/bocsar_media_releases/2020/mr-NSW-Recorded-Crime-Statistics-Quarterly-Update-Sept-2020.aspx
- Douglas, H. (2017). *Legal Systems Abuse and Coercive Control.* . Retrieved from https://law.uq.edu.au/files/28536/Douglas%20Systems%20Abuse%202017.pdf
- Family Law Act 1975 Sect 4AB. (n.d.). Retrieved from Commonwealth Consolidated Acts: http://classic.austlii.edu.au/au/legis/cth/consol_act/fla1975114/s4ab.html
- NSW Bureau of Statistics and Research. (2021, June 10). Retrieved from Apprhended Violence Orders (AVO): https://www.bocsar.nsw.gov.au/Pages/bocsar_pages/Apprehended-Violence-Orders-aspx
- NSW Communities and Justice. (n.d.). Retrieved from http://www.crimeprevention.nsw.gov.au/domesticviolence/Pages/Our-programs-Engage.aspx
- Rachel Rigna. (2021). Hannah Clarke's parents push for coercive control to be made a crime one year on from horrific murders. Retrieved from ABC News: https://www.abc.net.au/news/2021-02-14/qld-hannah-clarke-domestic-violence-murder-anniversary-brisbane/13137484
- Sutherland, G., McCormack, A., Pirkis, J., & Vaughan, C. (n.d.). *Media Representations of Violence Against Women and Their Children: Final Report*. Melbourne: Australia's National Research Organisation for Women's Safety Limited (ANROWS).
- Tehan, M. (2021, March 24). *House of Representatives2*. Retrieved from Parliament of Australia: https://www.aph.gov.au/Parliamentary Business/Hansard/Hansard Display?bid=chamber/hans ardr/d64bba7e-9b55-427c-aef1-2c98b347651d/&sid=0015