

Application for a **Harmful Digital Communications Order**

S15 HARMFUL DIGITAL COMMUNCATIONS ACT 2015

When to use this form

You can apply for a harmful digital communications order if you have suffered or are likely to suffer harm or serious emotional distress.

Before you can apply to your local District Court, you must try to resolve your complaint with Netsafe (the Approved Agency).

Who may apply for an order

- · An affected individual
- A parent or guardian on behalf of the affected individual
- The professional leader of a registered school or delegate (if the affected individual is a student of that school and consents to the professional leader or delegate bringing a proceeding to the court).
- The Police (complete from Step 2 onwards)

Who else needs to fill in or sign this form

This form can be filled in by you or a representative who can say why a harmful digital communications order is needed and how you have suffered or will suffer harm as a result of a digital communication.

Get help to fill in this form

If you need help to fill in this form you can:

- call 0800 COURTS (0800 268 787)
- email or visit your local district court. District courts are open from 9am to 5pm from Monday to Friday. You can find your local court at justice.govt.nz/contact-us/find-us/
- talk to a lawyer

Step 1 Complaint assessed and investigated

You need to have your complaint assessed and investigated by NetSafe before the court considers making any orders under the Harmful Digital Communications Act 2015.

NetSafe will provide you with a Complaint Summary when your case has ended. You must attach your complaint summary to your application.

Yes - my complaint has been assessed and investigated by NetSafe
I have attached a copy of my Complaint Summary, provided by NetSafe

If you have not had your complaint assessed and investigated, please contact the NetSafe team by phone or email:

- Telephone 09 362 0971 or toll free at 0508 NETSAFE (0508 638 723) or
- Email queries@netsafe.org.nz

Step 2 Give us your details		
Applicant		
Full name		
Residential Address		
Phone		
Email		
Lawyers co	ontact details	
If a lawyer is fi	Illing in this application for you, please enter their details.	
Lawyer's name		
Lawyer's Firm		

Contact Details				
Address				
Phone				
Email				
Step 3 Request for confidentiality and anonymity				
You can apply to the court to keep your residential address confidential from a person who is required to be served. You can also request that your identity is not released to any other party during a proceeding.				
Keep my residential address confidential from all parties during proceedings				
My identity is not to be released to any party during proceedings				
I make no request for confidentiality or anonymity				
Step 4 Who are you applying against?				
Select who the application is against				
Individual (eg. partner, work colleague or friend), or				
Online Content Host (eg. social media site, mobile app or internet provider)				
Name or contact person				
Online Content Host name				

Contact Details

What is the name and address of the person that you seek order(s) against? If you do not know the address, please give us any information that might help us find the person's address (such as an old address, their place of work, a friend or relative's contact details).

Reason for application

Most applications will be processed as 'on notice', which gives the defendant a chance to respond. If your application is urgent, for example in cases of ongoing serious emotional distress, your application can be processed 'without notice', where the defendant doesn't have a chance to respond unless the court says otherwise.

This application is	on notice	without notice
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Orders you are seeking

Under S19, Harmful Digital Communications Act 2015 the court can order one or more of the following actions. Please indicate what you would like the person to do:

Against an Individual	Against an Online Content Host
Take down or disable the material	Take down or disable public access to material that has been posted or sent
Stop what they are doing, or not do it again	Tell the court who posted or sent a communication
Not encourage anyone else to engage in similar communication	Publish a correction in the way the Court determines
Publish a correction	Give you a right of reply in the way the Court determines
Give you a right of reply	Identity of an anonymous communicator be released to the court (Internet Provider only)
Publish an apology	

The grounds for making this application Please provide a short summary of why you are making the application:

Further action from the court

S19(4), Harmful Digital Communications Act 2016

The court may also order other people to carry out the actions above if there is evidence they have been encouraged to engage in harmful digital communications towards you.

Please provide details:

Step 5 Tell us why you need an Harmful Digital Communications order

This step you will need to provide an 'affidavit'. An affidavit is written evidence, so you will need to swear or affirm that what you write is true. (To swear is to make a religious promise; to affirm is to make a non-religious promise.) You can do this at your local District or High Court (court registrar) or with a Justice of the Peace or lawyer.

Who can make an affidavit?

An affidavit can be written by you or another representative who has knowledge of the relevant facts and contains enough information for the court to consider if a harmful digital communications order is needed.



You can include more than one affidavit – just copy the following pages as many times as you need. If you need more room you can also attach extra pages

Will the defendant see this affidavit?

If your application is filed 'on notice', then the defendant and any other people you want the harmful digital communications order to cover, will see your affidavit.

If your application is filed 'without notice', then the defendant and any other people you want the harmful digital communications order to cover, will not see your affidavit. You will need to provide reasons in your affidavit for why you are making a without notice application.

Supporting documents

If you have any supporting documents ('exhibits'), they can be attached to this affidavit. An example would be evidence of the communication e.g. emails or text's.

Take the original documents and copies with you when you go to swear or affirm your affidavit. A Deputy Registrar of a court, Justice of the Peace or lawyer will check that the copy matches the original and then sign the copy.



Attach the signed copy to your affidavit

Affidavit in support

Tell us who you are

Full Name				
Occupation				
Place I live (eg A	Auckland)			

Tell us why a harmful digital communications order is needed.

These are the types of information you need to include in your supporting affidavit

- 1. A description of the digital communication that has been posted by or hosted online
- 2. The context of that communication, including details of
 - a. the form of the digital communication e.g. whether it was a text message, writing, a photograph, a recording etc, posted online, or was it some other form of electronic communication; and
 - b. when the digital communication was posted e.g. when the text message was sent, or when the writing, photograph, recording was posted online; and
 - c. if the digital communication was posted online, the site where it was posted; and
 - d. the subject matter and content of the digital communication; and
 - e. the background to the defendant posting the digital communication; and
 - f. the circulation (if any) or threatened circulation of the digital communication that you know about; and
 - g. the action (if any) that the defendant has taken in relation to the digital communication since it was posted or, in the case of an online content host, hosted online e.g. any action that may reduce the effect of the communication or any action that may make it worse
- 3. Details of the harm that you claim the digital communication has caused or is likely to cause you
- 4. Details of the complaint made to NetSafe about the digital communication including,
 - h. the date the first complaint was made;
 - i. and any action that you believe NetSafe has taken or has decided to take

	2.
3.	4.
Signature (Sign here when you go to get th	Date nis affidavit sworn/affirmed)
Dath or Affirmation section: <i>to be beace</i>	be filled in by a Deputy Registrar, Lawyer or Justice of the
I am a Deputy/Registrar	r
Full name	
Full name Sworn/affirmed at (location)	
Sworn/affirmed at (location)	t swears/affirms that what they say in this affidavit is true.
Sworn/affirmed at (location)	t swears/affirms that what they say in this affidavit is true.

Step 6 Sign and date the form Signature Date Step 7 Do a quick check Before sending in this application: Have you attached your complaint summary provided from NetSafe Provided enough information in Steps 2, 3 and 4 Supporting documents you've attached to the affidavit are clearly labelled Your affidavit is signed by both the person making the affidavit and a Deputy Registrar, lawyer or justice of the peace. Sufficient copies have been provided to the court for service *For professional leader or delegate of a registered school only Consent form is attached from student

Step 8 Send in your application to your local District Court

You may deliver or send your application in the following ways:

- 1. Hand your application
- 2. Send your application by post
- 3. Email your application to your local district court

If you hand-in or post your application, please give us a copy for every person you want the harmful digital communications order to cover (one copy for every person named in step 4)

Contact details for your local court can be found on the Ministry of Justice Website at justice.govt.nz/contact-us/find-us/ or in the blue government pages at the front of the phonebook

What happens next?

A Registrar or Judge will look at your application.

- If they don't accept your application you will be told why
- If your 'on notice' application is accepted, you will receive a letter or email to confirm a
 hearing date and time for the application. You will be able to speak in person about your
 application and the defendant will also get a chance to speak. If you have a lawyer, they
 can come with you or attend on your behalf. The judge will then decide if the orders
 should be granted.
- If your 'without notice' application is accepted, the judge will decide, without hearing from the defendant, if one or more of the orders should be granted. You will be sent a letter or email with their decision.
- A judge may make an interim order pending the deterimination of your application for harmful digital communication orders.

Office use only	District Court	
	CIV number	