### **Queensland Corrective Services Victims Register**

### Application to register

### What is the Register?

The Queensland Corrective Services (QCS) Victims Register is an information service established to provide certain information to eligible persons in regards to prisoners who have been convicted of offences and are serving a period of imprisonment, including parole, in accordance with s320 (1)(a), (b) or (c) of the Corrective Service Act 2006 (CSA 2006).

## Where can I get more information about the QCS Victims Register?

You can log onto the Queensland Corrective Services website at: <a href="https://www.correctiveservices.qld.gov.au">www.correctiveservices.qld.gov.au</a>

You can contact the Queensland Corrective Services Victims Register on the following:

Freecall: 1800 098 098

Email: <u>victims.register@dcs.qld.gov.au</u>

Mail: Victims Register

**Queensland Corrective Services** 

GPO Box 1054 Brisbane QLD 4001

### Who can Register?

In accordance with s320 (2) of the CSA 2006 in order to be eligible to apply for registration, you must be:

- the actual victim of an offence of violence or a sexual offence;
- an immediate family member of a deceased victim (meaning a victim's spouse, child, stepchild, parent, step-parent, sibling, stepbrother, stepsister, grandparent or legal guardian);
- a parent or guardian of a victim of a violent or sexual offence who has legal incapacity or who is under 18 years;
- another person who can provide a documented history of violence, including domestic violence, being committed against them by the prisoner; or
- another person who can demonstrate that their life or physical safety may be endangered due to a connection to the offence for which the prisoner has been imprisoned.

NB. The prisoner must be serving a sentence, this includes parole.

### What information may be provided?

If your application is approved, information will only be provided about a prisoner who is under the supervision of QCS.

Information that must be provided to an eligible person includes the prisoner's eligibility and release dates, date of discharge or release, death or escape or any other exceptional circumstances that could be reasonably expected to endanger the eligible person's life or physical safety.

Information that may be provided to an eligible person includes a prisoner's current location, security classification, transfers, the results of applications for parole and other exceptional events.

If the prisoner lodges an application for parole, other than exceptional circumstances parole, or the Attorney-General makes an application to the Supreme Court for an order under the *Dangerous Prisoners (Sexual Offenders) Act 2003*, eligible persons will be notified that they may make a written submission to the Parole Board Queensland or the Supreme Court.

#### **Privacy notice**

This application form is provided in accordance with the *Corrective Services Act 2006 s320 - s325.* QCS collects the information provided in your application form in order to establish your eligibility to register with the QCS Victims Register and for the following purposes:

- to enable the Department to provide certain information relating to the status of prisoner(s) against whom you have registered with the QCS Victims Register; and
- to enable the Department to discharge its legislative accountability and administrative function.

The QCS Victims Register will store your information securely. QCS will not disclose your personal information without your consent to the extent that it can be legally refused or unless satisfied on reasonable grounds that the disclosure is necessary to lessen or prevent a serious threat to your life or safety or unless legally required.

### Does the information provided to me need to remain confidential?

All information provided by the QCS Victims Register must be treated confidentially. Information from the Victims Register must not be disclosed for public dissemination by either the eligible person or their nominee.

This includes but not limited to disclosure of confidential information to any media outlet (e.g. television, newspaper, radio, the internet, book or other form of communication), distributing the confidential information in leaflets or brochures in letterboxes or by announcing the confidential information at a meeting.

Disclosure of this information publicly may result in completion of your registration and other penalties as described in s341 of the CSA 2006, including up to 2 years imprisonment.

An eligible person or their nominee may disclose relevant confidential information (such as the prisoner's discharge date) to a third party, for example a Domestic and Family Violence Support Service, for the purposes of obtaining support and assistance.

### How long does my registration remain current?

A registration will remain current until a prisoner has completed their sentence. However an eligible person may be removed from the QCS Victims Register in other circumstances, including where:

- the eligible person requests to be removed;
- the prisoner in relation to whom the person is registered dies in custody or in the community;
- the prisoner is transferred interstate or overseas;
- the eligible person discloses, for public dissemination, any prisoner information released to them by the QCS Victims Register;
- the QCS Victims Register is unable, after making reasonable efforts, to contact the eligible person; or
- until the child victim of an offence reaches 18 years and has legal capacity to apply with the QCS Victims Register in their own right.

#### How do I apply for registration?

A person who wishes to apply for registration must complete and sign the attached Form 49 Application to Register with the Queensland Corrective Services Victims Register.

Should a person wish to apply for registration in relation to multiple prisoners, a Form 49 Application to Register with the Queensland Corrective Services Victims Register must be completed for each prisoner.

Completed applications should be emailed or posted to the address provided.

The QCS Victims Register seeks to provide information in a timely manner. Provision of an email address ensures the timely release of information.

### What happens after I submit my Application to Register?

Your application and the supporting documentation will be assessed against several criteria. It is your responsibility to provide documentation in support of your application. The Victims Register may seek further information or clarification from the Office of the Director of Public Prosecutions, the Queensland Police Service or the Courts.

An assessment will also be made if releasing information will affect the safety and security of QCS facilities, staff, prisoners and other persons.

Once your application has been processed, you will be advised of the outcome. If you are registered, your initial letter will provide information regarding the prisoner's current status.

If you are ineligible for registration you will be notified.

Form 49

# Application to Register with the Queensland Corrective Services Victims Register

Version 5

Corrective Services Act 2006 (ss.320-325)

Date of sentence (if known):

Please note - this form has 8 sections. Please complete all sections relevant to you.

Details of the person wishing	to apply for registration	o relevant to you.		
The Details of the person werning	to apply for registration			
Title:	☐ Mr ☐ Mrs ☐ Miss ☐ Ms ☐ Other			
Given name/s:				
Surname:				
Date of birth:	DD/MM/YYYY			
Email address:				
Residential address:	Unit/building no.	Street no	Street name	
	Suburb/Town/City	State	Postcode	
Postal address:	Unit/building no.	Street no	Street name	
	Suburb/Town/City	State	Postcode	
Important:  To ensure the timely distribution of information from the QCS Victims Register correspondence will be forwarded to you via email. If you are unable to provide an email address at the time you apply, correspondence will be forwarded to your nominated postal address.  Failure to update your details may result in your registration being completed. You are able to call the unit and update your details at any time should you wish to commence receiving correspondence via email at a later date.  It is your responsibility to ensure that your contact/personal details are kept up to date. This is necessary as the QCS Victims Register may be contacted when a prisoner's change in location is being assessed.				
Your address will not be disclose	d to the prisoner.			
Mobile number:	( )	Daytime/Alternative number:	( )	
Do you identify yourself as:	☐ Aboriginal ☐ Torres Strait Islander			
Is English your second language:	2: Yes No please specify language			
Do you require an interpreter:	☐ Yes ☐ No			
I have an impairment which may r	mean I need special assistance dealing with Victims Register staff			
If yes, please specify:  If you wish to speak with QCS Victims Register staff, you can contact the National Relay Service on 1800 555 660.				
How did you hear about the QCS Victims Register? Online Victim Advocacy Service Other, please specify:				
2. Details of prisoner and offence  Please note that the QCS Victims Register is only able to register you if the prisoner who you are registering against is under the supervision of QCS and has been sentenced to a period of imprisonment/supervision.  If applying for registration for multiple prisoners' you are required to submit an application form for each prisoner. An application must be accompanied by a certified copy of proof of identity and, if applicable, a certified copy of documentation supporting your application. Only one copy of identification is required if submitting multiple applications.				
Prisoner details				
Given name/s:				
Surname:				
Date of birth (if known):	DD/MM/YYYY			
Offence/s (if known):				
Date of offence/s (if known):				
Investigating police officer/station	ı (if known):			
Sentence (if known):				

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Victims details

Name of victim:

Date of birth of victim:

What is your relationship to the victim?

Where a prisoner has been convicted of an offence of violence or a sexual offence and you can provide documentary evidence of the prisoner's history of violence against you (CSA s320(2)(iv)(A))

Where a prisoner has been convicted of an offence of violence or a sexual offence and you can provide information that your life of physical safety could be endangered because of a connection between you and the offence (CSA s320(2)(a)(iv)(B))

You can demonstrate a documented history of domestic violence being committed against you by the prisoner despite the nature of the prisoner's current conviction (CSA s320(2)(b)(i))

You can demonstrate that your life or physical safety may be endangered because of a risk of domestic violence committed by the prisoner (CSA s320(2)(b)(ii))

To be considered for registration under Category C, you **must** attach certified documentary evidence to support your application, for example:

a Domestic Violence Order (current or previous);

Certificate, Birth Certificate, Statutory Declaration etc).

18 years of age or who has a legal incapacity (CSA s320(2)(a)(iii))

a statutory declaration made by you and witnessed by another person, who is one of the following:

(e.g. are you the victim's mother, father, husband, wife, child, sibling etc). Please attach a certified copy of any documentation which provides evidence of your relationship to the victim e.g. Marriage

- · Justice of the Peace;
- · Barrister/Solicitor;
- · Conveyancer; or
- Commissioner for Declarations.
- Documentary evidence from a Domestic Violence Support Agency

Applicants who have nominated another person or agency to receive information on their behalf should also complete the

☐ I authorise Queensland Corrective Services to provide information to my nominated agent (if applicable) and understand that the

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following:

Date

nominee will receive correspondence instead of me.

Signature, name or mark of applicant

4. Nominee

Nominee's declaration (if applicable)			
The nominee should tick each box to demonstrate acceptance of these conditions			
☐ I understand that the applicant named above has nominated me to receive information from Queensland Corrective Services on the applicant's behalf.			
I understand and accept that the information provided by Queensland Corrective Services is confidential and I agree not to release this information for public dissemination. I agree not to use this information for any unlawful purpose that could cause harm or detriment to any person.			
<ul> <li>I understand that misuse of the information provided to me by Queensland corrective Services may result in my details being removed from the Register.</li> </ul>			
☐ I understand that if I choose not to provide or update my contact details, Queensland Corrective Services may not be able to provide the service to me and my details may be removed from the Register.			
☐ I understand that the eligible person may remove me as a nominee at any time.			
Signature, name or mark of nominee			
Date			
7. Proof of identity			
IMPORTANT Every application must be accompanied by certified proof of the applicant's identity, certified by a Solicitor/Barrister, Justice of the Peace or Commissioner for Declarations.  Please indicate which document you have attached (note, only one is required)  Current Australian Driver's Licence Birth Certificate Current Passport			
Other (eg. Statutory Declaration, Health Care Card, 18 Plus card, Indigenous community organisation). Please specify:			
Please do not send original documents. Please send only copies.			
8. Document checklist			
For your application to be considered, please ensure that you have completed the necessary sections and attached all relevant documentation as outlined in the checklist:			
☐ If you are applying under Category A, have you attached a certified copy of a proof of identity document for yourself?			
If you are applying under Category B, have you attached a certified proof of identity document and a document that			
evidences your relationship to the victim?			
If you are applying under Category C, have you attached a certified document that supports your application (for example, a Domestic Violence Order or a Statutory Declaration or letter of support from a Domestic Violence Support Agency			
Have you understood and signed the applicant's declaration?			
If you have nominated another person or agency to receive information on your behalf, has the nominee understood and signed the nominee's declaration?			

This application form is provided in accordance with the CSA 2006 s320 - s325.

Queensland Corrective Services collects the information provided in this application form for the following purposes:

- to enable the Department to provide certain information relating to the status of the prisoner/s against whom you have registered with the Victims Register; and
- to enable the Department to discharge its legislative accountability and administrative function.

The QCS Victims Register will store your information securely. The prisoner/s will not be informed of your registration.

OFFICE USE ONLY		
SA s 320 (2)(a)(i), (ii) or (iii) (Category A and B)		
Name, address, age validated		
☐ Victim status verified by DPP, Police, Transcript etc. or		
☐ Victim status verified by other means including supporting documentation		
Signed by applicant.		
Proof of identity included. Certified		
Nominee identity included and signed.		
Other: Collateral check - Internal/External		
☐ Information to be received		
Registration approved Not approved Reason		
Delegated officer Date:		
CSA s 320 (2)(iv) and (b) Category C or prisoner		
☐ Name, address, age validated		
Verified by supporting documentation Type		
Victim status verified by other means.		
☐ Signed by applicant.		
Proof of identity included. Certified		
Nominee identity included and signed.		
Other: Collateral check - Internal/External		
Information to be received		
Registration approved Not approved Reason		
Senior delegated officer Date:		

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