

Impact Analysis Statement

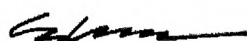
Summary IAS

Details


Lead department	Department of Justice
Name of the proposal	<i>Domestic and Family Violence Protection Amendment Rule 2025</i>
Submission type	Summary IAS
Title of related legislative or regulatory instrument	<i>Domestic and Family Violence Protection Amendment Rule 2025</i>
Date of issue	August 2025

Proposal type	Details
Regulatory proposals where no RIA is required	<p>The Queensland <i>Community Safety Act 2024</i> (Community Safety Act) amended the <i>Corrective Services Act 2006</i> (CS Act) to enable a corrective services officer to serve a prescribed domestic and family violence document on a prisoner, that would otherwise be required to be served by a police officer, in prescribed circumstances.</p> <p>To support the amendments to the CS Act to allow service by corrective services officers and consistent with current provisions in the <i>Domestic and Family Violence Protection Rules 2014</i> for service by police, the <i>Domestic and Family Violence Amendment Rule 2025</i> provides:</p> <ul style="list-style-type: none"> • for a corrective services statement of service to be filed in the registry of a <i>Domestic and Family Violence Protection</i> court; • that a statement of service can be filed electronically; and • that when the document is being served under the CS Act, the corrective services officer must explain to the person to be served the nature and effect of the document. <p>The proposal relates to the administration of courts and tribunals. No regulatory impact analysis is required under the Queensland Government Better Regulation Policy.</p>

Signed



Sarah Cruickshank
Director-General
Department of Justice
Date: 14 / 08 / 2025



Deb Frecklington MP
Attorney-General and Minister for Justice
and Minister for Integrity
Date: 18 / 08 / 2025