

# RESPONSE TO INITIATING APPLICATION (Family Law)

Filed in:

- Family Court of Australia  
 Family Court of Western Australia  
 Federal Circuit Court of Australia  
 Other (specify):

**Commonwealth Courts Portal**

Note: The *Response to Initiating application* can be eFiled through the Commonwealth Courts Portal ([www.comcourts.gov.au](http://www.comcourts.gov.au)). For more information see the *Commonwealth Courts Portal User Guide*, available at [www.familylawcourts.gov.au](http://www.familylawcourts.gov.au)

COURT USE ONLY

Client ID  
File Number  
Filed at  
Filed on  
Court location Brisbane  
Next Court date

## Part A: The Parties

1. Full name of applicant(s) Peter Griffin

2. Full name of respondent(s) Lois Griffin

## Part B: The orders sought by you the Respondent

**3. Type of orders sought** (mark all boxes that apply). Only complete this part if you are seeking orders in a new subject matter to that sought by the Applicant.

- Children (parenting)       Financial (property and/or maintenance)  
 Child support               Other (specify):  
 Declaration

### Filed on behalf of: The Respondent

Prepared by Pandemic & Associates Lawyer's Code PAN001

Name of law firm Pandemic & Associates

Address for service in Australia 3 Handwash Way

BRISBANE State QLD Postcode 4000

Email\* info@pandemic.com.au DX \_\_\_\_\_

Tel (07) 3232 3218 Fax\* \_\_\_\_\_ Attention \_\_\_\_\_

**\*Please do not include email or fax details unless you are willing to receive documents from the Court and other parties in that way. If there is a second respondent attach a separate page providing these details for that respondent.**

## **Final orders sought by you the respondent**

4a. State the paragraph numbers of the final orders sought in the *Initiating Application* (at Part A) with which you agree. (Give each order the same paragraph number from the *Initiating Application* eg. 3, 4, 6, 10)

1. NIL

4b. State precisely and briefly any other final orders sought by you, the respondent – give a number to each order sought.

1. That the Mother have sole parental responsibility for the care, welfare and development of the child STEWIE GRIFFIN born 25 September 2018 (“the child”).
2. That the child live with the Mother.
3. That the Mother have leave to particularise the further final orders sought by her at a later date and upon the release of the Family Report.

## **Interim or procedural orders sought by you the respondent**

5a. State the paragraph numbers of the interim or procedural orders sought in the *Initiating Application* (at Part A) with which you agreed. Give each order the same paragraph number from *the Initiating Application* eg. 3, 4, 6, 10.

1. NIL

5b. State precisely and briefly any other interim or procedural orders sought by you the respondent - give a number to each order sought.

## **Parental responsibility**

1. That the Mother have sole parental responsibility for the care, welfare and development of the child STEWIE GRIFFIN born 25 September 2018 (“the child”).

## **Living arrangements**

2. That the child live with the Mother.

3. That the child spend time with the Father supervised a Contact Centre for not less than 2 hours per fortnight subject to the availability of the Contact Centre, at the Father’s cost.

## **Family Report**

4. That a Family Report be prepared pursuant to the provisions of Section 62G(2) of the *Family Law Act 1975*.

5. That within seven (7) days of the date of these Orders, the Mother elect a family report writer to be appointed to prepare the Family Report from the following panel:

a. Donald Trump;

b. Joe Biden;

c. Hillary Clinton.

6. That in the event the Mother fails to make election in accordance with Order 5, the Father elect the Family Report writer.

7. That the Father pay the costs of the preparation of the Family Report.

## **Anger Management Course**

8. That the Father complete an Anger Management Course.

9. That for the purposes of Order 8, the Father enrol in the Anger Management Course within seven (7) days of the date of these Orders and provide the Mother with a Certificate of Completion within 48 hours of receiving same.

**Costs**

10. That the Father pay the Mother's costs of and incidental to this Application on an indemnity basis.

## Part C: The details of the Parties

The details of the Applicant/s (as set out in Part B of the *Initiating Application*)

	Applicant 1	Applicant 2
6. Family name as used now	Griffin	
7. Given names	Peter	

### The details of you the Respondent/s

	Respondent 1	Respondent 2
8. Family name as used now	Griffin	
9. Given names	Lois	
10. Gender <sup>^</sup>	<input type="checkbox"/> Choose not to answer <input type="checkbox"/> M (male) <input checked="" type="checkbox"/> F (female) <input type="checkbox"/> X (indeterminate/intersex/unspecified)	<input type="checkbox"/> Choose not to answer <input type="checkbox"/> (male) <input type="checkbox"/> F (female) <input type="checkbox"/> X (indeterminate/intersex/unspecified)
11. Residential address (incl postcode)	C/- Pandemic & Associates 3 Handwash Way Brisbane QLD 4000	
You do not have to state your residential address or your telephone number if you are concerned about family violence. You can repeat your contact address for service if you wish.		
12. Telephone number (home and mobile)	(07) 3232 3218	
13. Date of birth (day / month / year)	03/06/1988	
14. Usual occupation	Home duties	
15. Mark box as applicable for each respondent	<input checked="" type="checkbox"/> present in Australia <input checked="" type="checkbox"/> ordinarily resident in Australia <input checked="" type="checkbox"/> an Australian citizen <input checked="" type="checkbox"/> domiciled in Australia	<input type="checkbox"/> present in Australia <input type="checkbox"/> ordinarily resident in Australia <input type="checkbox"/> an Australian citizen <input type="checkbox"/> domiciled in Australia
16. Description	<input type="checkbox"/> party to a marriage <input type="checkbox"/> party to a de facto relationship that has broken down <input checked="" type="checkbox"/> Parent <input type="checkbox"/> Grandparent <input type="checkbox"/> Other (specify):	<input type="checkbox"/> party to a marriage <input type="checkbox"/> party to a de facto relationship that has broken down <input type="checkbox"/> Parent <input type="checkbox"/> Grandparent <input type="checkbox"/> Other (specify):
17. Is an interpreter required?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes If Yes, state language & dialect:	<input type="checkbox"/> No <input type="checkbox"/> Yes If Yes, state language & dialect:
18. Is the respondent of Aboriginal and/or of Torres Strait Islander origin?~	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes Aboriginal <input type="checkbox"/> Yes Torres Strait Islander <input type="checkbox"/> Yes Aboriginal & Torres Strait Islander	<input type="checkbox"/> No <input type="checkbox"/> Yes Aboriginal <input type="checkbox"/> Yes Torres Strait Islander <input type="checkbox"/> Yes Aboriginal & Torres Strait Islander

<sup>^</sup> You are not required to answer this question. The information assists to understand the diversity of family relationships in Australia and contributes to gender disaggregated data. The courts' privacy policies can be found on <http://www.federalcircuitcourt.gov.au/> and <http://www.familycourt.gov.au/>.

~ You are not required to answer this question, but it will greatly assist the courts if you do. The information sought is being collected to assist the courts in planning and delivering client services. It is possible that you may be contacted to participate in a review of a particular aspect of the courts' services, although your right not to participate will be respected. The information you provide may be shared with researchers approved by the courts, and may be included in publications in statistical form in a way that does not identify you.

## Part D: The facts in dispute

19. Are there any facts in the *Initiating Application* which are not agreed?

- No Go to Part E  
 Yes Give details

## ~~Part E: Other court cases and orders~~

~~20. Since the filing of the *Initiating Application*, has there been any new case started or order made in this or any other Court about family law, child support, family violence or abuse in relation to a child (including orders which have applied to a child or a member of the child's family), or child welfare issues that involve any of the parties or children listed in the *Initiating Application*?~~

- ~~No Go to Part F  
 Yes Give details~~

## ~~Part F: For property and/or spouse/de facto partner maintenance applications~~

~~Complete this part only if property and/or spouse / de facto partner maintenance orders are not sought in the *Initiating Application* and property and/or spouse / de facto partner maintenance orders are sought by you in this Response.~~

~~21. Have the parties entered into a financial agreement or Part VIIIAB financial agreement under the *Family Law Act 1975* or under any relevant state or territory legislation?~~

~~No  Yes~~

~~22. If either party has a superannuation interest, have the parties entered into a binding superannuation agreement in relation to that superannuation interest?~~

~~No  Yes~~

~~23. Is any party currently bankrupt or currently a debtor in bankruptcy proceedings started by either a creditor's petition or a debtor's petition or currently a debtor subject to a personal insolvency agreement?~~

~~No  Yes~~

~~24. Is there a proceeds of crime order or current forfeiture application in relation to any of the property of any of the parties?~~

~~No  Yes~~

~~If yes, attach a sealed copy of the order or application.~~

# ~~Part G: For maintenance applications only~~

Complete this part only if maintenance orders are not sought in the *Initiating Application* and maintenance orders are sought in this response.

**25a. Is there an existing order for maintenance?**

No Go to Part I  Yes

If yes, either **attach copies** of any orders or provide details below.  
(If there is more than one order, attach extra pages as required.)

**25b. Court name and place where the order was made**

**25c. Order date**

(If the order was made in another Court it will need to be registered by filing a sealed copy).

\_\_\_\_/\_\_\_\_/\_\_\_\_

**25d. Names of parties to the order.**



# ~~Part H: De facto relationship jurisdiction — financial~~

~~causes~~ (subsection 4(1) of the *Family Law Act 1975* defines de facto financial cause)

Complete all the boxes below if relying on the Court's jurisdiction to make orders for the benefit of a party to a de facto relationship that has broken down.

## ~~Entitlement to apply and geographic requirements~~

~~26a. Did your de facto relationship break down on or after 1 March 2009 or if resident in South Australia on or after 1 July 2010? (See important notes for completion of Part H)~~

~~No~~  ~~Yes~~

~~26b. Is the period or the total of the periods of the de facto relationship at least two years?~~

~~No~~  ~~Yes~~

~~26c. Is there a child of the de facto relationship?~~

~~No~~  ~~Yes~~

~~26d. Has the applicant made substantial contributions and a failure to make an order or declaration would result in serious injustice to the applicant?~~

~~No~~  ~~Yes~~

~~26e. Is, or was, the relationship registered under a prescribed law of a state or territory of Australia?~~

~~No~~  ~~Yes~~

~~26f. Were both parties to the relationship ordinarily resident in one or more of the Australian Territories or New South Wales, Queensland, Victoria, Tasmania, or South Australia for at least one third of the domestic relationship or at the date the relationship broke down?~~

~~No~~  ~~Yes~~

~~26g. Did the applicant make substantial contributions in one or more of the Australian Territories or New South Wales, Queensland, Victoria, Tasmania, or South Australia?~~

~~No~~  ~~Yes~~

## ~~Part I: Cross-vested jurisdiction~~

Complete only if relying on cross-vested jurisdiction. (Note: An affidavit *must* be filed — see Rule 4.06 of the *Family Law Rules 2004*)

~~27. If relying on a cross-vesting law, specify the Territory law relied on~~

# Part J: Statement of Truth of the Contents of this document

28. Respondent 1	Respondent 2
<ol style="list-style-type: none"> <li>1. I believe that the facts of which I have personal knowledge are true.</li> <li>2. All other facts are true to the best of my knowledge, information and belief and the orders sought in this response are supported by evidence.</li> <li>3. I am aware that I have a duty to the Court and to each other party to give full and frank disclosure – in a timely manner - of all information relevant to the issues in the case.</li> </ol>	<ol style="list-style-type: none"> <li>1. I believe that the facts of which I have personal knowledge are true.</li> <li>2. All other facts are true to the best of my knowledge, information and belief and the orders sought in this response are supported by evidence.</li> <li>3. I am aware that I have a duty to the Court and to each other party to give full and frank disclosure – in a timely manner - of all information relevant to the issues in the case.</li> </ol>

**I have read and understood this Statement of Truth (please tick)**

*Lois Griffin*

**Signature of Respondent 1**

Date 07/10/2020

**I have read and understood this Statement of Truth (please tick)**

**Signature of Respondent 2**

Date / /