

**Question on Notice**  
**No. 438**  
**Asked on 23 April 2026**

**HON M DE BRENNI** ASKED MINISTER FOR POLICE AND EMERGENCY SERVICES  
(HON D PURDIE)—

**QUESTION:**

With reference to the Queensland Government Statistician Office's Crime Report Queensland 2024-25, released by the Crisafulli Government, which states "From 1 July 2021, an enhancement to recording practices was implemented by the Queensland Police Service to align with national reporting standards, requiring police officers to record in QPRIME all criminal offences associated with DFV investigations. Consequently, 2021-22 presents as a break in the time series for DFV-related variables that are based on recorded offences data. Analysis indicates a substantial increase in recorded DFV-related personal offences in the reporting periods since the practice change was implemented" and "Due to this break in time series, DFV-related victim counts in the most recent years are not comparable with those recorded before the practice change."—

Has the Minister received any advice that these statements may be incorrect?

**ANSWER:**

The Minister has not received any advice on these statements.

This Crisafulli LNP Government is committed to ensuring police have the tools to combat domestic and family violence, and has introduced a suite of legislative reforms that prioritise victim-survivor safety and hold perpetrators to account, including:

- Allowing police officers responding to domestic and family violence incidents to issue 12-month Police Protection Directions.
- Enabling the electronic monitoring of high-risk domestic and family violence perpetrators, by authorising courts to impose conditions for GPS tracking devices.
- The statewide implementation and streamlining of video recorded evidence-in-chief for domestic and family violence matters, to reduce victim-survivor trauma during court proceedings, strengthen evidence, and hold perpetrators to account.