

<b>TYPE OF ORDER</b>	<b>WHO CAN APPLY</b>	<b>APPLIES TO</b>	<b>ISSUED BY/ PROCESS</b>	<b>COSTS</b>	<b>LENGTH OF ORDER</b>	<b>ENFORCEMENT</b>	<b>OTHER INFO</b>
<b>CIVIL- FAMILY ABUSE INTERVENTION ACT</b>							
<u>1. Emergency Protection Orders</u>	Anyone who has experienced Family Abuse	Available to any one subject to family abuse as defined in section 3 -Spousal relationship -intimate relationship -family relationship -care relationship	- no notice required (can be immediate) - can apply in person or over the phone (with help of CJOW or victim support person)  - issued by Justice of the Peace (JP)  -JP must be satisfied that 1) family abuse has occurred, 2) there is likelihood that it abuse will continue and 3) that the order is needed for immediate protection  - A explains why you need order (give facts, dates, times, locations of incidents to show you why you URGENTLY need protection)	No costs to apply. Can have costs to lift order.	- if granted at end of hearing effective immediately  - can be in place for 1 years  -some conditions can only be for 90 days	- immediate once issued  -considered a court order	CJOW  And victim workers can assist
<b>FAMILY- Family Law Act</b>							
<b>TYPE OF ORDER</b>	<b>WHO CAN APPLY- RELIEF</b>	<b>APPLIES TO</b>	<b>ISSUED BY/ PROCESS</b>	<b>COSTS</b>	<b>LENGTH OF ORDER- RELIEF</b>	<b>ENFORCEMENT</b>	<b>OTHER INFO</b>
3. Restriction of	Restricts and prohibits	- spouses only	- Judge with NCJ- petition	- costs of			- advantage to

Contact or Communication	communications bw parties (no direct communication unless certain specified purposes)		originating process	proceedings. Can be expensive as lawyer recommended for NCJ applications.			use if already have legal costs (ie legal counsel for divorce/ separation matters) - can allow for specialized relief (such as no communication except for negotiation purposes or no contact unless dropping off/ picking up child(ren))
<b>CIVIL</b>							
4. <u>Tort of Stalking</u>	Recommended to see a lawyer re: this type of order. Not a type of order sought in NU as there are other more appropriate civil law actions identified above.						
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<b>CRIMINAL- <i>Criminal Code of Canada</i></b>							
5. <u>Bail Order</u>	- when your partner is arrested and charged with	- when the police are				- Crown Attorney or partner only can apply	

(Recogniz-ances or Undertaki-ng)	offence against you and released on bail	charging your partner, tell them what you think he will do to harass you				to change condition(s)	
6. <u>Probation Orders</u>	- person found guilty of crime against you. Probation may form part of sentence.		- conditions of behavior for certain period of time		- can last up to 3 yrs	- Crown Attorney or partner only can apply to change condition(s)	
7. <u>Peace Bond</u> (s.810)	- can be brought against anyone, including a stranger	- applies to ANYONE who fears on reasonable grounds another person will cause them or their property harm	- show cause hearing before Nu Crt Judge (who will try to get parties to settle outside crt) - partner given a summons of hearing - if partner present, they must agree, if no agreement, trial date will be set for a hearing on the matter - event(s) must have occurred within last 6mths of charges laid		- maximum of one yr - no provision for renewal but petitioner may reapply if still have reason to fear	- proceedings may take several mths	
8. <u>Non-communication Order</u>	- if partner denied bail and remains in custody until trial	- crt can order prohibiting contact while awaiting trial (for duration of time)					