

VULNERABLE ADULT PROTECTION ORDER	NO-CONTACT ORDER	DOMESTIC VIOLENCE PROTECTION ORDER	RESTRAINING ORDER	ANTI-HARASSMENT ORDER	TRO INJUNCTIONS
RCW 74.34 Civil	RCW 10.99	RCW 26.50 Civil	RCW 26.09 Civil	RCW 10.14 Civil	RCW 7.40 Civil
<p>Designed to protect vulnerable adults from abandonment, abuse, neglect, financial exploitation, or exploitation or abandonment.</p> <p>Victim must meet vulnerable adult definition: 74.34.020(13); 74.34.021</p> <p>File petition and affidavit of vulnerable adult demonstrating need. Requires consent of vulnerable adult. *Note: CAN be used when the suspect is NOT a family or household member.</p>	<p>Must involve family household members. 10.99.020</p> <p>DV related criminal case pending against defendant.</p> <p>May be issued as condition of release pending trial, or at arraignment, or as a condition of</p>	<p>Family or household member Broad definition-26.50.010(2)</p> <p>File a petition and affidavit in Superior Court alleging the need for the order (physical harm or threats of physical harm); emergency order may be issued upon filing; temporary order is valid until hearing date; usually served with the order. After the hearing, the order can become permanent.</p>	<p>Dissolution of marriage, legal separation, decree of invalidity</p> <p>Physical harm or threats of physical harm.</p>	<p>Petition and affidavit in District or Superior Court.</p> <p>Knowing willful course of conduct that would alarm, annoy or harass, serves no legitimate purpose; a reasonable person would suffer substantial emotional distress, and the victim did suffer substantial distress.</p> <p>If harassment is between individuals falling under 26.50 or 10.99, relief under this statute not likely.</p>	<p>Petition in Superior Court.</p> <p>GAL has authority to seek emergency relief in guardianship action. 11.88.090(9)</p> <p>Its purpose is to prevent great injury, fraud, disposition of property, and as such maintain status quo during pending litigation.</p>
<p>Typically obtained with assistance of legal counsel by filing a vulnerable adult protection action.</p> <p>Court may order peace officer assistance to execute order.</p> <p>Court has discretion to waive fee and/or bond, award attorney fees, court costs and filing fees if any.</p>	<p>Requested through Prosecutor's Office part of a criminal where domestic violence was</p> <p>No Fee.</p>	<p>Obtained by the DV victim or with assistance of legal counsel by going to the courthouse. Forms are available from the court clerk, and www.metrokc.gov.</p> <p>Fee can be waived if victim is low income. Court can order Respondent to pay court cost/fees and award attorney fees.</p>	<p>In conjunction with a family law action (dissolution, legal separation, or parentage/custody action).</p> <p>Court has discretion to waive bond and fee and order party to pay court costs/fees and award attorney fees. I</p>	<p>Obtained by the harassed victim (or with assistance of legal counsel)</p> <p>Fee can be waived. Court can order Respondent to pay court cost/fees and award attorney fees. Bond not required.</p>	<p>[n conjunction with an existing litigation. May be granted at beginning of action or any time before judgment.</p> <p>See CR 65.</p> <p>Bond is required.</p>
<p>Emergency/temporary order for up to 14 days. Can be renewed until service on respondent.</p> <p>Temporary freeze on the transfer of property or assets for up to 90 days. Can require an accounting.</p> <p>Order of Protection that remains in effect for a specified time period not to exceed 1 year. Use an expiration date.</p>	<p>Until trial or is concluded, as condition of or for duration of probation or parole.</p>	<p>Emergency/temporary protection for up to 14 days.</p> <p>A Permanent Order that expires after a specified time limit (e.g., up to 1 year). At the end of the time limit, the victim could seek another order if necessary.</p> <p>OR</p> <p>A Permanent Order that remains in effect indefinitely until further order of the court.</p>	<p>Emergency order for up to 14 days.</p> <p>Temporary Order pending final decree, typically one year in length.</p> <p>Permanent restraining order can be included in final decree. The length of such is typically "until further order of the court. "</p>	<p>Ex parte/temporary order for up to 14 days. Thereafter, order is in effect for 1 year, unless renewed.</p> <p>But if the court specifically finds that the harassment is likely to continue after order expiration, the court may extend the time period beyond 1 year, or make the order permanent.</p>	<p>Emergency order possible for 14 days and may be renewable.</p> <p>CR 65 <i>requires notice</i> to adverse party with <i>exceptions</i> for immediate, irreparable injury, loss or damage, <i>and</i> certification about efforts to give notice.</p>
<p>Mandatory arrest; possible criminal charges punishable under 26.50.110 regardless of whether the person is a family/household member; contempt</p>	<p>Mandatory arrest; possible criminal charges; contempt, penalty assessment</p>	<p>Mandatory arrest, possible criminal charges, Contempt of Court</p>	<p>Mandatory arrest, Possible criminal charges, Contempt</p>	<p>Possible criminal charges, Contempt</p>	<p>Contempt, damage award</p>
<p>Order may prohibit further abuse or exploitation, exclude respondent from vulnerable adult's home, and prohibit contact with, or within distance of, the vulnerable adult</p>	<p>Order may prohibit contact with victim witness directly or indirectly, in person, writing or by phone through third parties.</p>	<p>Order may prohibit contact with the victim or exclude respondent from going on grounds of, or entering a residence, work, school, or daycare. (Weapons, DV treatment, electronic monitoring).</p>	<p>Order may prohibit acts of violence or harassment, exclusion from residence, work, and school. May also address property, custody, visitation issues.</p>	<p>Order may prohibit contact or restrain respondent from petitioner's residence, work, and school; and to retrain from keeping petitioner under surveillance.</p>	<p>Order may restrain acts of parties .</p>

