

SUPREME COURT OF YUKON

PRACTICE DIRECTION
FAMILY-9

*Filing Criminal and Child Protection Orders
in Family Law Matters*

In order to avoid inconsistent or contradictory orders for litigants concurrently involved in related criminal, child protection and family law matters, the judge presiding over the family law matter will require copies of all in-force orders in criminal and child protection matters that touch on issues of contact with family members or attendance at family property. These copies shall be filed in the Supreme Court family law file by the party against whom the order is made or their counsel, as exhibits to an affidavit.

For clarity, this will include:

- emergency intervention orders under the *Family Violence Prevention Act*, R.S.Y. 2002, c. 84
- any Release Orders or Undertakings to an Officer in Charge
- peace bond recognizances
- probation orders
- conditional sentence orders
- parole orders under the *Corrections and Conditional Release Act*, S.C. 1992, c. 20
- protective intervention orders under s. 32 of the *Child and Family Services Act*, S.Y. 2008, c. 1

Duncan C.J.
October 13, 2022