

## Niger State of Nigeria Gazette Published by Authority

No. 4 Minna - 24th February, 2020

Vol. 26

Niger State Legal Notice No. 4.

The Following is Published in the Supplement to this Gazette:-

N. S. L. N. No. 4 of 2020 - A Law to Provide for the Niger State Violence Against Persons (Prohibition) Law and for Other Connected Matters Thereto

Printed and Published by the Government Printer, Minna - 12/04/2021

Annual subscription: Nigeria N1,000 Overseas \$25, post free. Present issues N1,000.00 per copy including Supplement. Application for Purchase of the Gazette and other Government Publications should be submitted to the Government Printer, Private Mail Bag 48, Minna. Remittances should be in Money or Postal Order, Crossed and made payable to the Government Printer, Minna. Postage Stamps are **NOT** acceptable.

### A LAW TO PROVIDE FOR THE NIGER STATE VIOLENCE AGAINST PERSONS (PROHIBITION) LAW AND FOR OTHER CONNECTED MATTERS THERETO

### Enactment.

BE IT ENACTED by the House of Assembly of Niger State of Nigeria and by the Authority of same in this present State Assembly as follows:-

### Citation and

This law may be cited as Protection and Prohibition of Comencement Violence Against Persons Law, 2020 and shall come into operation on 22nd day of October, 2020.

### Interpretation.

In this Law, unless the context otherwwise requires:-"Rape" is the intentional penetration of the vagina, anus or mouth of another person with any other part of his/her body or anything else without the consent of the victim or if the consent is obtained by force or means of threat or intimidation of any kind or by fear of harm or by means of false and fraudulent representation as to the nature of the act or use of any substance or addictive capable of taking away the will of such person or by inducement through gift e.t.c., in the case of a child or in the case of married person by impersonating his/her spouse;

"Abandonment of Women, Children and other Persons" means deliberately leaving women, children and other persons, under the preperator's care, destitute and without any means of subsistence;

Accredited Service Provider" means government, nongovernmental, faith based, voluntary and charitable associations or Institutions providing Shelter, homes, counseling, legal, financial, medical or other assistance to victims of domestic violence and are registered with the appropriate government Ministry or Parastatals or Agency under this Law;

"Child" means a person under the age of 18 (Eighteen);

### "Civil l Proceedings"

- "Circumcising of a Girl or vexternal sex organs of a girl or (a) order proceedings form proceedings form safety or interim making, variation or discharge of a protection protection order; Vomen" means cutting of all or part of the woman other than on medical ground;
- (b) proceedings by way or to proceedings to which (a): ppeal or case stated which are related plies; or
- proceedings under this Law for compensation or award;

'Court" means both Magistrate Co irt and High Court;

"Commissioner" means the Com Development; nissioner of Women Affairs and Social

"Damage to Property" means mischief to any property belonging nas, a vested interest; the willful destruction or causing of to any person on in, which a person

"Dangerous weapon" means any instrument or machine directed towards a person with the intention of inflicting bodily harm on such person and include a gun, knite, whip, stick,...or other household appliance capable of inflicting body harm on a person; "Dangerous weapon

"Domestic Relationship" means a relationship between an perpetrator of violence constituted in any of the following way person and

- they are or were married to each other, rding to any Law, custom or religion; ng marriages
- (b) they live or have lived together in a relationship in the nature of marriage, although they are not or were not married to each other;
- <u>사</u>이 they are the parents of a child or children or are the persons have or had a parental responsibility for that child or children,

## iger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 -Supplement Part B

- (d) they are family members related by consanguinity, affinity or adoption;
- (e) they are or were in an engagment, dating or customary relationship, including actual or perceived romantic, intimate or sexual relationship of any character; or
- 3 they share or recently share the same residence.

**"Domestic Violence"** means any act perpetrated on any person in a domestic relationshiop where such act causes harm or may cause imminent harm to the safety, health or well-being of any person;

## "Economic Abuse" means:

- (a) forced financial dependence;
- 3 denial of inheritance or succession rights;
- (c) the unreasonable deprivation of economic or financial resources to which any person is entitled or which any person requires out of necessity, includig:
- household necessities;

3

- $\equiv$ payment of rent in respect of a shared residence; or
- or other property in which any person has an interest the unresonable disposal or destruction of household effects

"Emergency Monetary Relief" means compensation for monetary losses suffered by any person arising from an act of violence and does not in any way constitute a maintenance order; including:-

- loss of earnings;
- ල ල ම medical and dental expenses;
- relocation and accommodation expenses;

legal fees related to obtaining and serving the protection

degrading or humiliating conduct towards any person, including:-Emotional Verbal and Psychological Abuse" means a pattern 으

3 repeated insults;

ridicule or name calling;

repeated threats to cause emotional pains; or

<u></u>

of such a nature as to constitue a serious invasion of such person's privacy, liberty, integrity or security". the repeated exhibition of obsessive possessiveness, which is

"Forced Isolation from Family and Friends" includes preventing a or outside the community without a justifiable reason; person from leaving the home or from having contact with family, friends

of harm or impairs the dignity of a person including:-"Harassment" means engaging in a pattern of conduct that induces fear

ensues; and to make telephone calls to a person, whether or not conversation repeated making telephone calls or inducing another person

tion such as letters, telegrams, packages, facsimiles, electronic mail, text messages or other objects to any person; repeatedly sending, delivering or causing delivery of informa-

or practices, which negatively affect the fundamental rights of women, girls or any person and includes harmful widowhood practices, denial of inheritance or successive rights, female genital mutilation or femal circumcision, force marriage and force insolation from family and friends; "Harmful Traditional Practice" means all traditional behaviours, attitude

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B

daughter or son sister or brother, mother and father, niece or nephew, aunt person who is, to his or her knowledge, his or her daughter or son, grand uncle, granfather, grandmother or granduncle; "Incest" means an indecent act or an act which causes penetration with a

to the other party; organs, or a substatial part thereof, with the intention of causing distress "Indecent Exposure" means the intentional exposure of the genital

**"Intimidation"** means the uttering or conveying of a treat or causing any person to receive a threat, which includes fear, anxiety or discomfort;

as defined under this Law; "Perpetrator" means any person who has committed an act of violence

3, Cap. 61 Laws of Niger State 1989; "Persons" in this Law is as defined in the interpretation Act Under Section

towards any persons such as slapping, hitting, kicking and beating; "Physical Abuse" means acts or threatened acts of physical aggression

"Political Violence" means any act or attempted act of violence prepectrated in the course of political activities, such as elections, and includes any of the following acts:-

thuggery;

mugging;

use of force to distrupt meetings; or

ලලලම the use of dangerous weapons that may cause bodily harm or

"Protection Officer" means an officer appointed under section 40 of this Law in relation to and for the purpose of this Law;

that restrains an individual or state actors from further abusive behavious "protection Order" means an official legal document, signed by a judge towards a victim;

the sexual integrity of any person; "Sexual Abuse" means any conduct which violates, humiliates degrades

or causing of bodily harm to an individual in a sexual manner without his or "Sexual Assult" means the International and unlawful touching, striking

services of a victim or offers or performs such services to any other person; "Sexual Exploitation" occurs where a perpetrator, for financial or other reward, favour or compensation invites, persuades, engages or induces the

this may include physical, verbal or non verbal conduct; demeans, humilities or creates a hostile or intimidating environment and other conduct based onsex or gender which is persistent or serious and "Sexual Harassment" means unwanted conduct of a sexual nature or

# "Sexual Intimidation" means:

- of any other Law applicable to Niger State; a condition for passing examination, securing employment, business patronage, obtaining any favour in any form, as defined in this Law sexual intercourse with either a male or a female under any guise, as any action or circumstances which amounts to demand for
- Niger State; in any form as defined under this Law or any other Law applicable to securing employment, business patronage and or obtaining any favour female under any guise, as a condition for passing examination, the actual demand for sexual intercourse with either a male of
- person to submit to sexual intercourse for the purpose of receiving or scores and any other form of disposition capable of coercing any of entitlments privileges, rights, benefits, examinations or text marks acts of deprivation, withholding, replacing or shortchanging
- or harassment under any other enactment in operation in Niger State; any other action or inaction contrived as sexual intimidation

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B

"Spouse" means husband or wife as recognized under the Matrimonial

Cause Act, Islamic and Customay Law;

"Spouse Battery" means the intentional and unlawful use of force or violence upon a spouse, including the unlawful touching, beating or striking of another spouse against the spouse's will with the intention of causing bodily harm to the spouse;

"Stalking" means "repeatedly pursuing, following, or accosting any person in a manner which includes fear or anxiety;

tions and agencies; "State Actors" means group of persons; structured or organized institu-

"Substance Attack" means the exposure of any person to any form of chemical biological or any other harmful liquid with the intention to cause grievous bodily harm, which includes acid attack, hot water or oil;

person within Niger State or across Niger State to another State within removal, transportation, transfer, harouring, sale, disposal or receiving of a "Trafficking" means the supply, recruitment, procurement, capture, sexual acts, including sexual exploitation or pornography of any person; Nigeria or across the borders of the Federal Republic of Nigeria, for use in

### "Victims"

- tively, have suffered harm, including:means any person or persons who, individually or collec-
- $\Theta$ physical or mental injury; emotional suffering;
- economic loss, or
- through acts or omission that are in violation of this Law or the criminal Laws of Niger State; and sustantial impairment of their fundamental rights,

suffered harm in intervening to assist in distress, of the direct victim and any other person who has includes the immediate family or dependants

public life, in peace time and in conflict situations; emotional or economic harm whether this occurs in private or may cause any person physical, sexual, psychological, verbal, 'Violence" means any act or attempted act, which casues or

emotional or economic harm; cause any person physical, sexual, psychological, verbal neighbour member of a community, which casues or may attempted act prepetrated by a member of the family, relative, "Violence in the Private Sphere" means any act or

attempted act perpetrated by the state or non-state actors person or the state as a whole; tions, which threatens peace, security and well-being of any before, during and after elections, in conflict or war situa-"Violence in the Public Sphere" means any act or

# "Violence Pertetrated by non-state actors" includes:

- wrongful arrest and detention,
- use of force without lawful authority;
- <u>මෙලලම</u> unlawful entry into the premises; or
- demolition of property without due processes;

internally displaced persons, migrants and elderly, ethnic and religious minority groups, refugees, living under extreme poverty, person with disability, the stick "Vulnerable Groups" means women, children, persons and persons in

Niger State of Nigeria Gazette No. 4, Vol. 25, 24th February, 2020 - Supplement Part B

### part I - Offences

(a) he or She intentionally penetrates the vagina, anus, or mouth of another person with any other part of his or her body or anything A person commits the offence of rape if:

Rape

 $\Xi$ 

penetration, or the other person does not consent to the

of harm or by means of false and fraudulent of threat or intimidation of any kind or by fear (c) the consent is obtained by force or means representation as to the nature of the act or of taking away the will of such person or by the use of any substance or by addictive capable child or in the case of married person by imperinducement through gift, etc, in the case of a sonating his or her spouse.

sub-section imprisonment for life, except: A person convicted of an offence under (1) of this section is libale on conviction to

(a) Where the offender is less than 14 years of age, the offender is liable to a maximum of years imprisonment;

years imprisonment without an option of fine; In all other cases to a minimum of 12

persons, the offenders are liable jointly to a minimum of 21 years imprisonment without parole or an option of fine; In the case of rape by a group of

Niger State of Niger

- to the prescribed term of imprisonment. shall have his genital organ severed in addition Where the victim is a minor, the offender
- The Court shall also award appropriate compe sation to the victim as it may deem fit in the circustamces; The Court shall also award appropriate compen-
- be maintained by the office of the Attorney-General and Commissioner for Justice and made accessible to the public. A register for convicted sexual offenders shall
- physical injury on a person. Hundred Thousand Naira (N500,000.00) and not exceeding Seven Hundred Thousand Naira (N700,000.00) or both. physical injury on another person by means of any weapon, substance or object on any part of the body commits an not exceeding Five (5) years or to a fine not less than Five offence and is liable on conviction to a term of imprisonment A person who willfully casuses or inflicts
- exceeding Five Hundred Thousand Naira (N500,000.00) or onment not exceeding three (3) years or to a fine not less than Three Hundred Thousand Naira (N300,000.00) and not mits an offence and is liable on conviction to a term of imprisviolence provided for in subsection (1) of this section com-A person who attempts to commits the act of
- Naira (N500,000,00) and not exceeding Seven Hundred on conviction to a term of imprisonment not exceeding Five subsection (1) of this section commits an offence and is liable Thousand Naira (N700,000,00) or both, (5) years or to a fine of notless than Five Hundred Thousand another person to commit the act of violence provided for in A person who incites, aids, abets, or counsels
- this section, is an accessory after the fact and liable on his knowledge commits an offence under subsection (1) of A person who receives or assist another who, to

Niger State of Nigeria Gazette, No. 4, Vol. 26, 24th February, 2020 - Supplement Part E

to a fine not less than Two Hundred Thousand Naira conviction to a term of imprisonment not less than 1 year or (N200,000.00) and not exceeding Four Hundred Thousand Naira (N400,000.00) or both.

sation to the victim as it may deem fit in the circumstance. The Court shall also award appropriate compen

not less than Three Hundred Thousand Naira (N300,000.00) and not exceeding Five Hundred Thousand Naira well-being, commits an offence and is liable on conviction to the detriment of that other peson's physical or psychological a term of imprisonment not less than Two (2) years or a fine (N500,000.00) or both. A person who coerces another to engage in any act to

a person in fear of phsical includes the person in fear of physical injury commits an offence and is One (1) year or to a fine not less than Two Hundred Thouliable on conviction to a term of imprisonment not less than sand Naira (N200,000.00) and exceeding Four Hundred Thousand Naira (N400,000.00) or both. A person who willfully or knowingly places a

as provided for in subsection (1) of this section commits an offence and is liable on conviction to a term of imprisonment of not less than Six (6) months or to a fine not less than One Hundred Thousand Naira (N100,000.00) and exceeding Two Hundred Thousand Naira (N200,000.00) or both. (2) A person who attempts to commit the offence

to commit the offence provided for in subsection (1) of this section commits an offence and is liable on conviction to a not less than Two Hundred Thousand Naira (N200,000.00) term of imprisonment not less than One (1) year or to a fine and not exceeding Four Hundred Thousand Naira (N400,000,00) or both. A person who aids, abets, or counsel another person

Niger State of Niger Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B

(N400,000.00) or both. (N200,000.00) and exceeding Four Hundred Thousand Naira year or to a fine not less than Two Hundred Thousand Naira conviction to a term of imprisonment not less than One (1) has committed the offence as provided for in subsection (1) of this section is an accessory after the fact and is laible on A person who receives or assist another who

offensive conduct.

of imprisonment not less than Three (3) years or to a fine not less than Five Hundrred Thousand Naira (N500,000.00) and not exceeding Seven Hundrerd Thousand Naira (N700,000.00) threat, to engage in any conduct or act, sexual or otherewise, to the detriment of the victims physical or psychological wellbeing commits an offence and is liable on conviction to a term A person who compels another, by force or

Seven Hundred Thousand Naira (N700,000.00) or both, Hundred Thousand Naira (N500,000.00) and not exceeding offence and is liable on conviction to a term of imprisonment not less than Three (3) years or a fine of not less than Five provided for in subsection (1) of this section commits an A Person who attempts to commit the offence

Naira (N300,000.00) and not exceeding Five Hudnred conviction to a term of imprisonment of not less than Two (2) Thousand Naira (N500,000.00) or both. years or to a fine of not less than Three Hundred Thousand section (1) of this section commits an offence and is liable on another person to commits the offence provided for in sub-A person who incites, aids, abets or counsels

Thousand Naira (N500,000.00) or both. Naira (N300,000.00) and not exceeding Five Hundred years or to a fine not less than Three Hundred Thousand conviction to a term of imprisonment not less than Two (2) knowingly committed the offence provided for in subsection (1) of this section is an accessory after the fact and liable on A person who receives or assists another who

> prohibition of 9. Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B child or a woman is hereby prohibited; Ξ The circumcision or genital mutilation of a girl

female Circumcition and genital mutilation.

viction to a term of imprisonment not less than Three years or cumcision or mutilation commits an offence and liable on congenital mutilation or engages another to carry out such cira fine not less than Four Hundred Thousand Naira (N400,000.00) and not exceeding Six Hundred Thousand Naira (N600,000.00) or both; A person who performs female circumcision or

provided for in sub-section (2) of this section, commits an offecne and is libale on conviction to a term of imprisonment Hundred Thousand Naira (N100,000.00) and not exceeding not less than Six (6) months and a fine not less than One Two Hundred Thousand Naira (N200,000.00) or both; A person who attempt to commit the offence

conviction to a term of imprisonment not less thansix (6) tion (2) of this section commits an offence and is liable on another person to commit the offence provided for in subsecmonths or to a fine not less than One Hundred Thousand Naira (N100,000.00) and not ecceding Two Hundred Thousand Naira (N200,000.00) or both. A person who incites, aids, abets or counsels

Investigation. Frustrating 10. Any person who intends to distract or conceal an offence or frustrate the investigation and prosecution of offenders under this Law or under and other Law:

or document, dress or clothing which could serve as evi dence or exhibits. destroy, salters, mutilates, or falsifies any book

cular from any such document, book, dress or clothing commits a felony and is liable on conviction to a term of imprisonment not less than Two omits or is privy to omitting, any material parti-(2) years or to a

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part. B

year or to a fine not less than Two Hundred Thousand Naira conviction to a term of imprisonment not less than One (1) knowingly committed the offence provided for in subsection (N200,000.00) and exceeding Four Hundred Thousand Naira (N400,000.00) or both. (1) of this section is an accessory after the fact and is liable on A person who receives or assists another who

person of his liberty, except pursuant to a court order commits an offence Depriving a and liable on conviction not less than Two (2) years or to a (N500,000.00) or both. (N300,000.00) and exceeding Five Hundred Thousand Naira ine not less than Three Hundred Thousand Naira Ξ A person who deprives another person of his

or her Ilberty.

- offence and is liable on conviction to a term of imprisonment not less than Two (2) years or to a fine not less than Three provided for in subsection (1) of this section commits an Five Hundred Thousand Naira (N500,000.00) or both. Hundred Thousand Naira (N300,000.00) and not exceeding A person who attempts to commits the offence
- another person to commit an offence as provided for in Naira (N300,000.00) or both. subsection (1) of this section commits an offence and is laible on conviction to a term of imprisonment not exceeding Two (2) years or to a fine not exceeding Three Hundred Thousand A person who incites, aides, abets, or counsels
- is liable on conviction to a term of imprisonment not exceesubsection (1) of this section is an accessory after the fact and to his knowledge committed the offence provided for in ding One (1) year or to a fine not exceeding One Hundred Thousand Naira (N100,000.00) or both; A person who receives or assists another who

fine not less than Three Hundred Thousand Naira (N200,000.00) and not exceeding Five Hundred Thousand Naira (N500,000.00) or both.

Willfully making 11. failse Stateejection from Forceful documentary, in any judicial proceedings under this Law or dred Thousand Naira (N200,000.00) or a term of imprison under this law against another person commits an offence with the aim of initiating investigation or criminal procee-dings under this Law and liable on conviction to a fine of Two Hunment of not exceeding Twelve (12) months. matrimonial home or refuse the spouse access to a matrimonial home commits an offence and is liable on conviction to a A person who willfully makes false statement whether oral or Aperson who focefully evicts a spouse from their

Home.

term of imprisonment not less than Three (3) years or to a (N700,000.00); and not exceeding Seven Hundred Thousand Naira fine not less than Five Hundred Thousand Naira (N500,000.00) offence and is liable on conviction to a term of imprisonment not less than Two (2) years or to a fine not less than Three provided for in subsection (1) of this section commits ar A person who attempts to commit the offence

- Five Hundred Thousand Naira (N500,000.00) or both; Hundred Thousand Naira (N300,000.00) and not exceeding
- to a term of imprisonment not less than One (1) year or to a of this section commits an offence and is liable on conviction and not exceeding Four Hundred Thousand Naira (N400,000.00) or both fine not less than Two Hundred Thousand Naira (N200,000.00) person to commit the offence as provided for in subsection (1) A person who incites, abets or counsels another

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B Nigeria State of Nigeria Republic No. 4, Vol. 26, 24th February, 2020 - Supplement Part B Nigeria State of Nigeria Republic Nigeria Repu

14. (1) A person who causes misching to cause or damages to property of another with intent to cause or damages to property of another with intent to cause or knowing that it is likely to cause distress or annoyance to the knowing that it is likely to cause distress or annoyance to the knowing that it is likely to cause distress or annoyance to the victim, commits an offence and is liable on conviction to a victim, commits an offence and is liable on conviction to a fine term of imprisonment not less than Two (2) years or to a fine and not exceeding five Hundred Thousand Naira (N500,000.00) and not exceeding five Hundred Thousand Naira (N500,000.00)

distress.

- (2) A person who attempts to commit the offence provided for in subsection (1) of this section commits an offence and is liable on conviction to a term of imprisonment not less than One (1) year or to a fine not less than Two Hundred Thousand Naira (N200,000.00) not exceeding Four Hundred Thousand Naira (N400,000.00) or both.
- (3) A perason who incites, abets, or counsels another person to commit the offence as provided for in subsection (1) of this section commits an offence and is laible on conviction to a term of imprisonment not less than One (1) year or to a fine not less than Two Hundred Thousand Naira (N400,000.00) and not exceeding Four Hundred Naira (N400,000.00) or both.
- (4) A person who receives or assists another who knowingly committed the offence provided for in subsection (1) of this section is an accessory after the fact and is laible on conviction to a term of imprisonment not less than six (6) months or to a fine not less than One Hundred Thousand (N100,000.00) and not exceeding Two Hundred Thousand (N200,000.00) or both.
- dence or economic abuse of another commits an offence and is liable on conviction to a term of imprisonment not less than Three (3) years or to a fine not less than Thousand Naira (N500,000.00) and not exceeding Seven Hundred Thousand Naira (N700,000.00) or both.

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part 8

(2) A person who attempts to commits the offence provided for in subsection (1) of this section commits offence and is liable on conviction to a term of imprisonment not less than One (1) year or to a fine not less than Two Hundred Thousand Naira (N200,000.00) or both. Hundred Thousand Naira (N400,000.00) or both.

(3) A person who incites, aids, abets, or counsels another person to commit the offence as provided for in subsection (1) of this section commits an offence and is laible on conviction to a term of imprisonment not less than One (1) conviction to a fine not less than Two Hundred Thousand Naira year or to a fine not less than Two Hundred Naira (N200,000.00) and not exceeding Four Hundred Naira (N400,000.00) or both.

(4) A person who receives or assits another, who to his knowledge committed the offcence provided for in subsection (1) of this section is an accessory after the fact and is section to a term of imprisonment not less than liable on conviction to a term of imprisonment not less than Six (6) months or to a fine not less than One Hundred Thousand Naira (N100,000.00) and not exceeding Two Hundred Thousand Naira (N200,000.00) or both;

(5) The court may also make an order for the victim to be compensated.

16. (1) A person who forcefully isolate or separates another from family and friends commits an offence and liable on conviction to a term of imprisonment not less than Six (6) months or to a fine not less than One Hundred Six (6) months or to a fine not less than One Hundred Six (N100,000.00) and not exceeding Two Thousand Naira (N100,000.00) or both.

(2) A person who attempts to commit an act of violence provided for in subsection (1) of this section violence provided for in subsection (1) of this section violence provided for in subsection (1) of this section violence provided in subsection to a term of commits an offence and is liable on conviction to a term of commits an offence and is liable on conviction to a term of commits an offence and is liable on conviction to a term of commits an offence and is liable on conviction to a term of commits an offence and is liable on conviction to a term of commits an offence and is liable on conviction to a term of commits an offence and is liable on conviction to a term of commits an offence and is liable on conviction to a term of commits an offence and is liable on conviction to a term of commits an offence and is liable on conviction to a term of commits an offence and is liable on conviction to a term of commits an offence and is liable on conviction to a term of commits an offence and is liable on conviction to a term of commits an offence and is liable on conviction to a term of commits and offence and is liable on conviction to a term of commits and offence and is liable on conviction to a term of commits and offence and is liable on conviction to a term of commits and offence and offence

Niger State of Nigeria Gazette : No. 4, Vol. 26, 24th February, 2020 - Supplement Part E

- Naira (N200,000.00) or both. months or to a fine of not less than One HUndred Thousand Naira (N100,000.00) and not exceeding Two Hundred Thousand conviction to a term of imprisonment not less than Six (6) (1) of this section is an accessory after the fact and is liable on knowingly committed the offence provided for in subsection A person who receives or assist another who
- (N200,000.00) or both. Naira (N100,000.00) and not exceeding Two Hundred Naira months or to a fine not less than One Hundred Thousand conviction to a term of imprisonment not less than Six (6) tion (1) of this section commits an offence and is laible on another person to commit the offence provided for in subsec-(4) A person who incites, aids, abets, or counsels
- psychological abuse. Hundred Thousand Naira (N400,000.00) or both. and is liable on conviction to a term of imprisonment not less psychological abuse to another person commits an offence than One (1) year or to a fine not less than Two Hundred Thousand Naira (N200,000.00) and not exceeding Four A person who causes

verbal and Emotional,

- sand Naira (N100,000.00) and not exceeding Two Hundred Six (6) months or to a fine not less than One Hundred Thou-Thousand Naira (N200,000.00) or both. liable on conviction to a term of imprisonment not less than for in subsection (1) of this section commits an offence and is verbal and psychological abuse to another person as provided A person who attempts to cause emotional
- (N400,000.00) or both. (N200,000.00) and not exceeding Four Hundred Naira year or to a fine not less than Two Hundred Thousand Naira conviction to a term of imprisonment not less than One (1) tion (1) of this section commits an offence and is laible on another person to commit an offence provided for in subsec-A person who incites, aids, abets, or counsels

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B

liable on conviction to a term not less than Six (6) months or person for the purpose of concealing the offence committed in subsection (1) of this section commits an offence and to a fine not less than One Hundred Thousand Naira Naira (N200,000.00) or both. (N100,000.00) and not exceeding Two Hundred Thousand A person who knowingly receives another

agaist widow.

Harmful

practices

unecessary hardship by way of any traditional practices commits an offence and is liable on conviction to a term of not exceeding Seven Hundred Thousand Naira (N700,000.) impri-sonment not less than Three (3) years or to a fine not less than Five Hundred Thousand Naira (N500,000.00) and A person who subjects a widow into untold and

section (1) of this section commits an offence and is liable on untold and unnecessary hardship as provided for in subconviction to a term of imprisonment not less than One (1) year or to a fine not less than Two Hundred Thousand Naira Naira (N400,000.00) or both; (N200,000.00) and not exceeding Four Hundred Thousand A person who attempts to subject a widow into

another person to commit an offence provided for in subsection (1) of this section commits an offence and is laible on conviction to a term of imprisonment not less than Six (6) months or to a fine not less than One Hundred Thousand Naira (N100,000.00) and not exceeding Two Hundred Naira (N200,000.00) or both; (3) A person who incites, aids, abets or counsels

conviction to a term of imprisonment not less than Six (6) person that commits an offence provided for in subsection months or to a fine not less than One Hundred Thousand (1) of this section is an accessory after the fact and liable on Naira (N100,000.00) and not exceeding Two Hundred Thousand Naira (N200,000.00) or both. A person who knowingly receives another

A person who abandons a wife, children or other

ding Seven Hundred Thousand Naira (N700,000.00) or both. Five Hundred Thousand, Naira (N500,000.00) and not exceement not less than three (3) years or to a fine not less than offence and is liable on conviction to a term of imprisondependents without any means of sustenance commits an dependents or a mother who abandons her children or other

sustenance.

- Hundred Thousand Naira (N400,000.00) or both. Hundred Thousand Naira (N200,000.00) not exceeding Four not less than One (1) year or to a fine not less than Two offence and is liable on conviction to a term of imprisonment provided for in subsection (1) of this section commits an A person who attempts to commit an offence
- Naira (N400,000.00) or both; (N200,000.00) and not exceeding Four Hundred Thousand conviction to a term of imprisonment not less than One (1) section (1) of this section commits an offence and is liable on another person to commits an offence provided for in subyear or to a fine not less than Two Hundred Thousand Naira A person who incites, aids, abets or counsels
- Hundred Thousand Naira (N200,000.00) or both. Six (6) months or to a fine not less than One Hundred Thousand Naira (N100,000.00) and not exceeding Two liable on conviction to a term of imprisonment not less than section (1) of this section is an accessory after the fact and is person that commits an offence provided for under sub-A person who knowingly receives another
- Seven Hundred Thousand Naira (N700,000.00) or both. Hundred Thousand Naira (N500,000.00) and not exceedding not less than Three (3) years or to a fine not less Five offence and is liable on conviction to a term of imprisonment A person who stalks another person commits an

Stalking.

Niger State of Nigeria Gazette No. 1, Vol. 26, 24th February, 2020 - Supplement Part B

- (2) A person who attempts to commit an offence provided in subsection (1) of this section commits an offence and is liable on conviction to a term of imprisonment Hundred Thousand Naira (N200,000.00) not exceeding Four Hundred Thousand Naira (N400,000.00) or both. not less than One (1) year or to a fine not less than Two
- another person to commit an offence provided for in subsection (1) of this section commits an offence and is laible on conviction to a term of imprisonment not less than One (1) Naira (N400,000.00) or both; year or to a fine not less than Two Hundred Thousand Naira (N200,000.00) and not exceeding Four Hundred Thousand A person who incites, aids, abets, or counsels
- on conviction to a term of imprisonment not less than Six (6) person that commits an offence provided for in subsection months or to a fine not less than One Hundred Thousand (1) of this section is an accessory after the fact and is liable Naira (N100,000.00) and not exceeding Two Hundred Thousand Naira (N200,000.00) or both. (4) A person who knowingly receives another
- Intimidation. offence and is libale on conviction to a term of imprisonment not less than Six (6) months or to a fine not less than One Two Hundred Thousand Naira (N200,000.00) or both: Hundred Thousand Naira (N100,000.00) and not exceeding  $\Xi$ A person who intimidates another commits an
- not exceeding Two Hundred Thousand Naira (N200,000.00) commits an offence and is liable on conviction to a term of intimidation provided for in subsection (1) of this section less than One Hundred Thousand Naira (N100,000.00) and imprisonment not less than Six (6) months or to a fine not A person who attempts to commit the act of

- Hundred Thousand Naira (N200,000.00) or both, Six (6) months or to a fine not less than One Hundred laible on conviction to a term of imprisonment not less than Thousand Naira (N100,000.00) and not exceeding Two in subsection (1) of this section commits an offence and is another person to commit the act of intimidation as provided A person who incites, aids, abets or counse
- Hundred Thousand Naira (N200,000.00) or both. than Six (6) months or to a fine not less than One Hundred Thousand Naira (N100,000.00) and not exceeding Two and is liable on conviction to a term of imprisonment not less in subsection (1) of this section is an accessory after the fact to his or her knowledge committed the offence provided for (4) A person who receives or assists another, who
- Three Hundred Thousand Naira (N300,000.00) and not exceeding Five Hundred Thousand Naira (N500,000.00) or an offence and is liable on conviction to a term of imprisonment not less than Two (2) years or to a fine not less than (1) A person who batters his/her spouse commits
- not exceeding Two Hundred Thousand Naira (N200,000.00) less than One Hundred Thousand Naira (N100,000.00) and imprisonment not less than Six (6) months or to a fine not commits an offence and is liable on conviction to a term of spouse battery provided for in sub-section (1) of this section A person who attempts to commit the act of
- dred Naira (N500,000.00) or both; Thousand Naira (N300,000.00) and not exceeding Five Hunthan Two (2) years or to a fine not less than Three Hundred and is laible on conviction to a term of imprisonment not less provided in sub-section (1) of this section commits an offence another person to commit the act of spouse battery as

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part. B

B 23

subsection (1) of this section is an accessory after the fact and Six (6) months or to a fine not less than One Hundred is liable on conviction to a term of imprisonment not less than to his/her knowledge committed the offence provided for in Thousand Naira (N100,000.00) and not exceeding Two Hundred Thousand Naira (N200,000.00) or both. A person who receives or assists another who

Attack with substance harmful

is liable on conviction to a term of imprisonment not less than harmful substance on another person commits an offence and Twenty-Five (25) years without an option of fine. (1) A person who uses chemical, biological or any other

- offence and is liable on conviction to a term of imprisonment provided for in subsection (1) of this section commits an not less than Twenty-five (25) years without an option of fine. A person who attempts to commit the offence
- another person to commit an offence provided for in subsection (1) of this section, commits an offence and is laible on conviction to a term of imprisonment not less than Twentyfive (25) years without an option of fine. A person who incites, aids, abets, or counsels
- person who commits an offence provided for in subsection on conviction to a term of imprisonment not less than Twenty-(1) of this section is an accessory after the fact and is liable five (25) years without an optilon of fine. A person who knowingly receives another
- causing distress to the other party, or that another person organs, or a substantial part thereof, with the intention of seeing it may be tempted or induced to commit an offence under this law, commits an offence of indecent exposure. A person who intentionally exposes genital

indecent Exposure.

organs, or substantial part thereof, and induce another to either massage, or touch with the intention of deriving sexual pleasure from such acts commits an offence under this A person who intentionally exposes genita

section is laible on conviction to a term of imprisonment not Hundred Thousand Naira (N500,000.00) and not exceeding Seven Hundred Thousand Naira (N700,000.00) or both; less than Three (3) years or to a fine not less than Five A person who commits an offence under this

# PART II - JURISDICTION OF THE COURT

of the Court. Justification

Application

order.

25. tion to hear and grant any application brought under this Law. The High Court of Niger State shall have the jurisdic-

for Protection 26. violence by the complainant for Order, if the complainant for made before any magistrate Court following a complaint of and no time limit or prescription shall certify in relation to a such Order, if granted shall be effective throughout Niger State person seeking to apply for such Protection Order. An application for a Protection Order may be

- (2) Any complainant may in the proceeding manner apply to any Magistrate Court for a Protection Order.
- remedies that may be entitled to the complainant under this violence has been lodged shall inform the complainant of the counsel, the Police Officer with whom a complainant of Law including the right to lodge a criminal complaint against the respondent under this Law or any other Law. If the complainant is not represented by
- officer of the state government agency charged with such any other person, including a Police Officer, a protection application may be brought on behalf of the complainant by responsibility, an accredited service provider, a counsel or, health Notwithstanding, the provisions of any Law, the

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part. B

shall be brought with the written consent of the complainant, except in circumstances where the complainant is: the well-being of the complainant provided that the application service provider, social worker or teacher who has interest in

- (a) a minor;
- 9 mentally retarded
- 0 unconscious; or
- a person who the Court is satisfied that is unable to provide the required consent.
- tance of a parent, guardian or any other person and such any Magistrate Court for a protection order without the assisany minor, or any person on behalf of a minor, may apply to application shall be supported by an affidavit sworn by the person who has knowledge of the matter concerned. Notwithstanding the provisions of any other Law
- Magistrate Court. 6 The application and affidavit shall be filed in the
- nity and affinity commits incest and is liable on conviction ledge of another within the prohibited degree of consanqui to a minimum term of:-A person who knowingly and willfully has carnal know-

Incest

- <u>Э</u> 10 years imprisonment without an option of fine;
- 9 5 years imprisonment without an option of fine where the parties consent to commit incenst provided the consent was not obtained by fraud or threat.
- of Application. possible, consider an application submitted to it under this evidence as it deems fit, including oral evidence or evidence by affidavits, which shall form part of the record of the Law, and may, for that purpose, consider such additional The Court shall as soon as is reasonably

- of domestic violence, the Court shall, notwithstanding the fact prescribed manner. ings contained in subsection (1) of this section, issue an that the respondent has not been given notice of the proceedthat there is immenent likelihood that he may commit an act interim protection order against the respondent, in the evidence that the respondent is committing, has committed or If the Court is satisfied that there is prima facie
- order why a Protection Order should not be issued repondent to show cause on the return date specified in the the reposndent in the prescribed manner and must call on the  $\overline{\omega}$ An interim Protection Order shall be served on
- on the repondent together with the interim Protection Order, and record of any evidence taken under this law shall be served A copy of the application referred to in this law
- and any supporting affideviet to be served on the respondent specified in the notice why a Protection Order should not be calling on the respondent to show cause on the return date the Court to cause certified copies of the application concerned Order under this law, the Court shall direct the Registrar of in the prescribed manner, together with a prescribed notice If the Court does not issue an interim Protection
- and (5) of this section shall not be less than 5 days after service has been effected upon the respondent. The return date referred to in subsections (3)

Considration of Application.

date contemplated in section 28(3) or (5) of this law and if the

If the respondent does not appear on a return

Court is satisfied that:

(a) proper service has been effected on the respondent; and

- Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 Supplement Part B
- commit an act of domestic violence. that there is an imminent likelihood that he may that the respondent has committed, is committing or the application contains a Prima Facie Evidence
- shall proceed to hear the matter and consider:order to oppose the issuing of a Protection order, the Court If the respondent appears on the interim date
- section 28(1) of this law; and any evidence previously received under
- of the proceedings. it may direct, which shall form part of the record such further affidavits or oral evidence as
- witness, including the complainant, a respondent who is not or desirable to do so, order that in the examination of request of the complainant, if it is of the opinion that it is just respresented by a legal practitioner:-The Court may on its own accord or on the
- (a) the respondent; and person who is in a domestic relationship with is not entitled to cross examine directly a
- by stating the question to the Court and Court is to repeat the question accurately to the witness. shall put any question to such a witness
- the respondent has committed, is committing or that there is an iminent likelihood that he may commit an act of subsection prescribed form if it finds, on a balance of probabilities that domestic violence. (2) of this section, a protection order in the The Court shall after a hearing as contained in

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part. B

- (5) Upon the Issuing of a Protection Order, the Register of the Court shall, in the prescribed manner, causes: Upon the Issuing of a Protection Order, the
- the respondent; and the original of such order to be served on
- a certified copy of such order and the original warrant of arrest contemplated in section 31(1)(a) to be served on the complai-
- of the warrant of arrest contemplated in section 28(1)(a) to the Police Station of the complainant's choice. (6) The Register of the Court shall in the prescribed manner forward certified copies of any Protection Order and
- (7) Subject to the provisions of section 26(7) of this Law, a Protection Order Issued under this section remains in not be automatically suspended upon the filing of an appeal. force until it is set aside, and the execution of such order shall
- in respect of referred protection from: referred to in section 26 of this Law, prohibit the respondent from:-Ξ The Court may, by means of a Protection Order
- <u>D</u> committing any act of domestic violence;
- any such act; enlisting the help of another person to commit
- entering a shared household provided that the Court may impose this prohibition only if it appears to be in the best interest of the complainant;
- <u>a</u> (d) entering a specified part of such a shared household;
- <u>@</u> entering the complainant's residence
- of the shared household; remaining in the shared household or a specified part preventing the complainant from entering or

# Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part

- encumbering same; alienating or disposing the shared household or
- (i) Committing any other act as specified in the Protection Order.
- which it deems reasonably necessary to protect and provide for the safety, health or well being of the complainant, including an Order; The Court may impose any additional condition.
- the possession or under the control of the (a) to seize any arm or dangerous weapon in respondent;
- (b) that a Police officer shall accompany the complainant to a specified place to assist with arrangement regarding the collection of personal property;
- native accomodation for the complainant; directing the respondent to secure alter-
- complainant; or place as may be deem fit in the interest of the order a temporal relocation to any safe
- mission by the complainant. approve a mediation channel upon sub-
- this section, the Court may impose on the respondent obligations as to the discharge of rent or mortgage payments having regard to the financial needs and resources of the complainant and respondent. In ordering a prohibition under section 1(c) of
- such order has the effect of court judgement of a court. and resources of the complainant and the respondent, and emergency monetary relief having regard to the financial need The Court may order the respondent to pay

- interest of any child, it may: If the court is satisfied that it is in the best
- (a) refi refuse the respondent contact with such
- condition as it may consider appropriate. order contact with such child on such
- on the grounds that other legal remedies are available to the which is competent to impose or make under this section merely or may refuse to impose any condition or make any order The court may refuse to issue a protection order
- to seek appropriate relief under such law. determine inorder to afford the party concerned the oppotunity shall be in force for such limited period as the court may be dealt with further under any Laws of the State or of the Order deals with a matter that should, in the interest of justice Federation, the Court shall order that such limited provision If the court is of the opinion that any Protection
- whom a report of violence has been made, shall have the duty violence or as soon thereafter as reasonably possible or to

A Police Officer, at the scene of an incident of

Powers of Police.

- (a) complaint regarding violence; assisting a victim of violence to file a
- or shelter where such is required; the victim to an alternative residence, safe place providing or arranging safe transport for

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February. 2020 - Supplement Part B

providing or arranging transportation for the is needed; for treatment of injuries where such treatment victim to the nearest hospital or medical facility

<u></u>

- ble in term of this law; protection against violence and remedies availaexplaining to the victim the rights to
- provided under this law; and a criminal complaint in addition to any remedy explaining to the victim the right to lodge
- residence to collect personal belongings. accompanying the victim to the victim's
- court or a warrant of arrest, arrest any person who:-A Police Officer may, without an order from the
- of this law; and have committed any of the offence under part I he suspects upon reasonable grounds to
- committed any of the offences under part I of this Law. a complaint has been made for having
- (3) A Police Officer in carrying out. A Police Officer in carrying out the duties speci-
- person excluded from a share residence where the court has issued such an order under this remove or supervise the removal of a
- act of violence as contemplated in this law; dangerous weapon used in order to commit an remove or supervise the removal of any

B 32
Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B

(c) collect and store fingerprints including DNA of accused and convicted offenders; and

(d) perform any other act considered necessary in order, the court shall make an Order.

32. (1) Whenever a Court issues a Protection Order, the Court shall make an Order: (a) authorizing the issuance of a warrant for

Warrant of arrest upon issuing of Protection Order.

 (a) authorizing the Issuance of a warrant for the arrest of the respondent in the prescribed form;

 (b) suspending the execution of such warrant subject to complaince with any prohibition, condition, obligation or order imposed under section 26 of this Law.

(2) The warrant referred to in sub-section (1) (a) of this section remains in force unless the Protection Order is set aside, or it is cancelled after execution.

(3) The Registrar of the Court shall issue another warrant of arrest, if a police officer files an affidavit in the prescribed form in which it is stated that such warrant is required for the complainant's protection and that the existing warrant of arrest has been lost or destroyed.

(4) A complainant may handover the warrant of arrest together with an affidavit in the prescribed form, where it is stated that the respondant has contravened any prohibition, condition, obligation or order obtained in a Protection order, to any Police Officer.

(5) If it appears to the Police officer concerned that, subject to sub-section (4) there are reasonable grounds to suspect that the complainant may suffer imminent harm as a result of the alleged breach of the Protection Order by the

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part. B

respondent, the Police Officer shall forthwith arrest the respondent for allegedly committing the offence referred to in part I of this law.

(6) If the Police Officer concerned is of the opinion that there are insufficient grounds for arresting the resppondent under subsection (5), shall issue a hand written notice to the respondant which:

 (a) specifies the name, the residential address and the occupation or status of the

respondent;

(b) calls upon the respondent to appear before a Court, and on the date and at the time specified in the notice on a charge of committing the offence referred to in section 30(1); and

(c) contains a certificate signed by the Police concerned to the effect that the original notice is handed to the respondent and that the interest thereof is explained to the respondent.

(7) The Police Officer shall forward a duplicate of the original notice referred to in subsection (6) to the Registrar of the Court concerned, such duplicate of the original, shall be a prima facie proof that the original was handed to the respondent specied therein.

(8) In considering whether or not the complainant may suffer imminent harm, as contemplated in subsection (5), the Police Officer shall take into account the:-

(a) risk to the safety, health or well-being of the complainant;

(b) seriousness of the conduct comprising an alleged breach of protection order; and

3 length of time since the alleged breach

- occured.
- if capable and explain to the complainant how to lay such a simultaneously lay a criminal charge against the respondent Police officer shall inform the complainant of the right to Police officer under subsection (4)(a) of this section, the Whenever a warrant of arrest is handed to a

of Protection written notice to the other party and the court concerned, apply for the variation or setting aside of a Protection Order referred to in section 29 in the prescribed manner. A complainant or a respondent may upor

Variation or

- been shown for the variation or setting aside of the Protection Order, it may issue an Order to this effect, provided that the unless it is satisfied that the application is made freely and Court shall not grant such an application to the complainant If the Court is satisfied that a good cause has
- subsection (1) of this section. as prescribed to the complainant and the respondent if the Protection Order is varied or set aside as contemplated in The Registrar of the Court shall forward a notice

relating to Offences Protection Order.

the following persons may apply to have it discharged:-Where a Protection order has been made, any of

protection discharge a Power to

- <u>ම</u> by a commissioner in respect of dependant person: if the application for the order was made
- $\equiv$ the commissioner;
- application; or the person who brought the
- $\equiv$ the respondent to that application,

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B

- of section 24:by a commissioner in any other case by virtue if the application for the order was made
- $\equiv$ the commissioner;
- the person who was the applicant for the order; or
- the respondent to that application;
- <u>O</u> in any other case:-
- for the order; or the person who was the applicant
- opriate in the circumstances. shall make such order as it consider apprcourt, upon hearing any such application the application for the order and the the person who was respondent to

Oder, or protection order while and interim Protection Order is in force, refuses to permit the applicant or any dependent applicant or such dependant person from so entering or person to enter and remain in a place to which the order relates or does any act for the purpose of preventing the remaining commits an offence and is liable on summary conviction to a fine not less than Three Hundred Thousand Naira (N300,000.00) and not exceeding. Five Hundrred not less than Two (2) years or both. Thousand Naira (N500,000.00) or to a term of imprisonment (1) A respondent who contravened an interim Protection

shall be without prejudice to any punishment or sanction as criminal that may be incurred by the repondent concerned to comtempt of court or any other liability, whether civil or The provisions of subsection (1) of this section

Rights of Victims.

36. Nigeria, 1999 (as amended), or other International Human chapter IV of the Constitution of the Federal Republic of with the schedule to this law. Order referred to in this part of the law shall in accordance (1) In addition to the rights guaranteed under

agencies providing such assistance; government agencies legal assistance through the relevant state comprehensive, medical, psycological, social and to receive the necessary materials, or non-governmenta

violence as define under this law is entitiled to the following

Rights Instruments to which Nigeria is a party, every victim of

- assistance and be readily afforded access to them; nealth and social services and other relevant to be informed of the availability of legal,
- education or access to micro-credit facilities; choice and also where necessary formal Pre-requisite skills in any vocation of the victim's acquire, where applicable and necessary, programme of the State to enable victims 6 rehabilitation and re-integration

and is liable on conviction to a fine of not less than Four imprisonment not less than Two (2) years or both. Six HUndred Thousand Naira (N600,000.00) or a term of Hundred Thousand Naira (N400,000.00) and not exceeding section willfully makes a false statement commits an offence 3 A person who in an affidavit referred to in this

The affidavit, application and forms of Protection ning the reporting of offences or complaint extent of the inconsistences be null and void; within the provisions of this law, shall, to the institution or organization prohibiting or restrai-

suspended or punished in any form whatsoever law shall be expelled, disengaged, discharged, by virtue of the action of compliance with the provision of this law. no complainant of any offence under this

a term of Imprisonment not less than One (1) year or to a fine not less than Two Hundred Thousand Naira (N200,000.00) subsection is guilty of an offence and is liable on conviction to and not exceeding Four HUndred Thousand Naira (N400,000.00) or both. Any person who violates the provisions of this

dings under this law except:-No person may be present during any procee-

<u>Э</u> officer of the Court;

3 the parties to the proceedings;

behalf of the complainant under section 24(1); c (a) any legal pratitioner representing any any person bringing an application on

party to the proceedings; (e) accredited service provider;

witnesses;

of providing support to the complainant; not more than 3 persons for the purpose not more than 3 persons for the purpose

of providing support to the respondent; and

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B

any rules and regulations made by any

shall: 2

exclude any person from attenting such proceeis satisfied that it is in the interest of justice, to be present provided that the Court may, if it any other person whom the court permit

# PART III - SERVICE PROVIDERS

certain Prohibition of Publication of information. of any party to the proceedings brought pursuant to this Law mation which might, directly or indirectly reveal the identity Ξ No person shall punish inany manner any infor

- of justice, may direct that any further information relating to dings other than a convict. does not mention the names or reveal the identities of the provided that no direction under this sub-section applies in proceedings held under this Law shall not be published parties to the proceedings or of any witness at such procee respect of the publication of a bona fide Law report which The court, if it is satisfied that it is in the interest
- and not exceeding Four Hundred Thousand Naira not less than Two Hundred Thousand Naira (N200,000.00) (N400,000.00) or both. term of imprisonment not less than One (1 year or to a fine subsection commits an offence and is liable on conviction to a (3) A person who contravenes the provisions of this

providers. of service and powers Registration

Government as a service provider for the purpose of this law. financial or other assistance shall register itself with the State by any lawful means including providing of legal aid, medical, of protecting the right and interests of the victims of violence or any other law for the time being in force with the objective Allied Matters Act 1990 by the Corperate Affairs Commission voluntary association registerred under the Companies and Subject to such rules, as may be made, any

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B

- The appropriate Government Ministry or Agency
- Stations, Protection Officers and the Courts; and providers and circulate same to all Police keep a register of all accredited service
- the accredited service providers. draw up guidelines for the operation of

A service provider so registered

under sub-

- section (1) shall have the power to: desires and forward a copy to the Magistrate the prescribed form if the aggrieved person so record the violence incidence or report in
- Protection Officer and the Police Station within the locality which the violence act took place; and foward a copy of the medical report to the get aggrieved person medically examined

where the violence took place;

Court and the Protection Officer in the area

- provided shelter in a shelter home, if he or she requires and forward a report of the lodging of the aggrieved person in the shelter home to the police station within the locality of which the violence act took place. ensure that the aggrieved person is
- which is in good faith done or intended to be done in the to be acting or purpoting to act under this law, for anything shall lie against any service provider who is, or who is deemed exeercise of powers of discharge of functions under this law towards the prevention of the commission of violence no suit, prosecution or other legal proceedings

Protection

each Local Government Council as it may consider necessary, Agency shall appoint such number of protection officers in to assist the court in the discharge of its duties under this accredited service providers in the particular local government law and to co-ordinate the activities of the police and the council to ensure that the victims or survivors of the The appropriate State Government Ministry or

- <sub>a</sub> have easy access to accredited service providers;
- tive resident or a safe shelter, the nearest hospital or medical facility for treatment, if the complainant so have easy access to transportation to an alterna-
- from a shared household or residence if the complainant so requires; are able to collect their belongings or properties
- are able to access the court for orders under this
- (e) have access to every possible assitance in the service of interim Protection Order on the respondent, and the enforcement of any order that may have been made by the court under this law.
- any bank in which the respondent operates any account to the respondent to make payment ordered by the court under this Law, direct an employer or a debtor of the respondent or the emergency monetary relief by the respondent. by the respondent, which amount may be adjusted towards credit of respondent or monies in any bank account operated tion of the wages or salaries or debt due or accured to the directly pay to the complainant or deposit with court a por-The Protection Officer may upon the failure of

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part. B

for prevention charged or vested with the enforcement of this law shall Co-ordination 41. (1) appoint a person as the coordinator for the protection of of which shall be deposited with Niger State Bureau of State Government on the implementation of this law, a copy domestic vioilence who shall submit annual report to the Niger The State Government Ministry or Agency

Offender. sexual Dangerous

offender if such person has:sexual offence under this or any other Law a dangerous sexual A Court declare a person who has been convicted of a

offence; more than one conviction for a sexual

a child. (b) been convicted of a sexual offence which he was an accomplice; or been convicted of a sexual offence against

Regulatory Body.

Affairs and Social Welfare and other relevant Govenment Agencies are mandated to administer the provision of this Faith Based Organizations. law and collaborate with the relevant stakeholders including The Niger State Government, Ministry for Women

sawings and General

44. (1) Any offence committed of proceedings insured before the commencement of this law under the provisions of the: Any offence committed or proceedings instituted

- Penal Code;
- ලම criminal procedure code; and
- violence defined by this law shall as the case may require be enforced or continue to be enforce by the provisions of this law. any other law or regulation relating to any of
- (2) Any provision of this law shall supercede any other provisions or similar offences in the Penal Code and Criminal Procedure Code.

B 42

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B

## SCHEDULE

# AFFIDAVIT, APPLICATION AND FORMS OF PROTECTION ORDER

		Į	1
Ü	C		į
1	7	Ċ	
		ζ	
7			
í	۰		į

and '	between  A.BComplainant	In theDivision District	GENERAL FORM OF APPLICATION FOR PROTECTION ORDER
Respondent	Complainant	Division District	CTION ORDER

# B 43 Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B FORM 2

# GENERAL FORM APPLICATION FOR PROTECTION ORDER BY A PERSON OTHER THAN THE VICTIM

Dated this	I,E,F, Guardian tected by the Ho respondent.	APPLICATION FOR THAN THE VICTIM	E.F.		C.D.		D		In the	In the
day of	I,E,F, Guardian to A.B. the complainant, hereby applies the A.B. be protected by the Honurable Court by the issuance of a Protection Order against respondent.	APPLICATION FOR PROTECTION ORDER BY A PERSON OTHER THAN THE VICTIM	Guardian/Social Wörker/Police Officer, e.t.c.	and		and		between		
	he A.B. be pro- on Order against	RSON OTHER	ce Officer, e.t.c.		Respondent		Complainant		Division District	Court

Guardian/Police Officer/Social Woker, e.t.c.

Dated this....

.....day of......

Complainant/Complainant's counsel

The complainant applies for protection by the Honourable Court by the issuance of a Protection Order against the Respondent.

APPLICATION FOR PROTECTION ORDER BY THE VICTIM

ate of Niger		
LIS POSTERIA		
	No. 4, Vol.	
	26, 24th Fel	
	bruary, 202	17.1
	0 - Supple	1. 18
	ment Pa	
	B	

In theCourt	AFFIDAVIT IN SUPPORT OF APPLICATION FOR PROTECTION ORDER	
	PORT OF	
	APPLICATION	FORM 3
	FOR PROTE	
in g	CLION	
Court	ORDER	

In the.....

\_\_\_\_\_Division/District

between

E.F..... Oaths and state as follows: I.A.B...... and ......Complainant .....hereby make .....Respondent ....Respondent

1. That I am the complainant/Guardian of the complainant/A Police Officer/Protection Officer/and accredited Service Provider/A Cousellor/A Health Service provider/Social Worker/Teacher, e.t.c.

-	
0	
Dep	
ĕ	
nent	-
7	-
-	
	:
75.00	:

BEFORE ME.	sworn to at
ME	at
	.Court R
2	egistrar
	this
	Office 150
	day
7 - 1 5 - 25 - 10	윽

## COMMISSIONER FOR OATHS

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B

FORM 4

ROVIDE CONSENT.	CIOUS OR	ON NOT B	ONSENT TO
ONSENT.	A PERSON W	EING A MINO	APPLY FOR
	VHO THE COUP	OR, MENTALLY	PROTECTION C
	RT IS SATISFI	RETARTED P	ORDER IN REL
	CIOUS OR A PERSON WHO THE COURT IS SATISFIED IS WABLE TO	ON NOT BEING A MINOR, MENTALLY RETARTED PERSON, UNCON-	ONSENT TO APPLY FOR PROTECTION ORDER IN RELATION TO A PER-

Dated this	I,A,B,	E.F.	C.D.	A.b		In the	In the
day of	he application by E.F. for		and	and	between		
	the issuance of a Protection	Guardian	Respondent		Complainant	Division/District	Court

B 46

# Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B FORM 5

ENERAL
See.
9
INTERIM
PROTECTION
ORDER

and whereas there act or acts of dome imminent likehood on nant; you are hereby day of	Whereas the complate be protected by this	INTERIM PROTECTION ORDER	To: CD	E.F	C.D	A.B.	Suit No	In the	n the
AND WHEREAS there is a prima facie evidence that you heve committed an act or acts of domestic violence against the complainant, or that there is imminent likehood of you committing such violence against the complainant; you are hereby commanded to show cause of the day of the the complainant; you are hereby commanded to show cause of the day of the	Whereas the complainant, Guardian, e.t.c. has applied that the complainant be protected by this Honourable Court againat you.	TON ORDER		Guardian/Police Officer, e.t.c.	and	and	between		
ye committed an , or that there is inst the complai- tion Order should	the complainant		Respondent	, L	Respondent	Complainant		Division/District	Court

### B 47

# Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B

### FORM 6

E.F.	C.D.	A.B.	Suit No	In the	In the	
E.F	C.DRespondent	andComplainant	Suit Nobetween	In theDivision/District	In theCourt	GENERAL FURM OF PROTECTION ORDER

## PROTECTION ORDER

ant be protected by this Honourable Court against you. WHEREAS the complainant/Guardian, e.t.c. has applied that the complain-

an act or acts of domestic violence against the complainant, or that there is AND WHEREAS there is a prima facie evidence that you have committed imminent likehood of you committing such violence agaist the complainant:

You are hereby prohibited from:

not be issued agaisnt you.

THIS ORDER shall serve as a Protection Order for the complainant until the

Given under my hand this...

.day of.....

Judge/Magistrate

(insert whichever is applicable)

committing any act of domestic violence;

(a)

(b) enlisting the help of another person to commit any such Act;

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B

- may impose prohibition only if it appears to be in the best interest of the complainant; entering a shared household, provided that the court
- 3 entering a specified part of such a shared household;
- e entering the complainant's residence;
- 3 entering the complainant's place of employment;
- household; ning in the shared household or specified part of the shared preventing the complainant from entering or a remai-
- favour of the complainant; alienating his rights in the shared household except in
- (i) com Order; or committing any other act as specified in the Protection
- $\Theta$ as the court deems fit.

Given under my hand this.... .day of.

Judge/Magistrate

EXPLANATORY NOTE

This Law seeks to prohibit all forms of violence against persons, and to provide maximum protection and effective remedies for victims and punishment of offenders

Niger State of Nigeria Gazette No. 4, Vol. 26, 24th February, 2020 - Supplement Part B

FIRST SCHEDULE

I assented this 24th day of February, 2020 Time 12:21p.m.

Alhaji Abubakar Sani Bello **Governor of Niger State** 

### SECOND SCHEDULE

I withheld assent this .... .day of .. .2020 Time ....

Alhaji Abubakar Sani Bello Governor of Niger State

### CERTIFICATE OF THE CLERK OF THE HOUSE THIRD SCHEDULE

certify that this Law has been passed in accordance with Sub-Section 3 of Section passed by the Legislature and found by me to be a true and correctly printed copy 100 of the Constitution of the Federal Republic of Nigeria, 1999. This printed impression has bee of the said Bill Abdullahi M. Kagara, Clerk to the Legislature of Niger State hereby carefully compared by me with the Bill, which has been

ABDULLAHIM. KAGARA Clerk to the Legislature

