My Right to Refuse Unsafe Work

A Guide for ONA Members

OCTOBER 2019
The Ontario Nurses’ Association (ONA) is the union representing 65,000 registered nurses and health-care professionals, as well as more than 18,000 nursing student affiliates, providing care in hospitals, long-term care facilities, public health, the community, clinics and industry.

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MY RIGHT TO REFUSE UNSAFE WORK:  
A Guide for ONA Members

Purpose of this Guide

Workers in Ontario have three fundamental rights under the Occupational Health and Safety Act (OHSA). These rights are:

1) The right to know
2) The right to participate and
3) The right to refuse unsafe work.

This guide helps to explain the right to refuse unsafe work.

A health-care practitioner’s (HCP) conduct is subject to review and possible sanctions in assessing whether and to what degree one’s conduct is aligned with ethical codes. Ethics are a set of rules or standards developed within a health-care profession that guides the actions of individuals while working in their professional capacity. There are four main ethical principles that guide the development of an HCP’s standards. Ethical principles such as Non-malfeasance (i.e. “above all do no harm”) and Beneficence (i.e. actions should promote good) are two of the principles at play in this context and serve as a basis for HCP’s ethical values and principles. They are not a private concern to the HCP or the profession, but developed in dialogue with society, and are open to public scrutiny. For the purpose of this guide, we will review examples of these key ideas in the most relevant standards and practice guidelines from the College of Nurses of Ontario (CNO) in the section entitled “The Regulatory College and Unsafe Working Conditions” (page 9).

The employer is responsible for providing a safe practice setting where every precaution reasonable in the circumstances is taken to protect workers. This includes providing the appropriate equipment, staffing and training for safe and effective infection control, safe patient handling, protection against violence, etc. The employer should make all workers aware of and current on such things as hazard information, material safety data sheets, employer policies and provincial directives regarding infectious diseases.

While health-care workers are protected under Ontario’s OHSA, many of them are among those workers who, under that legislation, have limitations on their right to refuse unsafe work. There is another right to refuse apart from the statutory right which can be found in the section entitled “Exception to the Obey and Grieve Rule” (page 12).

The Statutory Right to Refuse

In Ontario, the OHSA establishes the right to refuse unsafe work without fear of reprisal. According to Section 43 of the Act, the circumstances in which a worker can refuse include circumstances where the worker has reason to believe that:

- Any equipment, machine, device or thing the worker is to use or operate is likely to endanger the worker or another worker;
- The physical condition of the workplace or the part thereof in which the worker works or is to work is likely to endanger the worker; or
- The physical condition of the workplace is in contravention of this Act or the regulations and such contravention is likely to endanger the worker or another worker;
- Workplace violence is likely to endanger the worker; or
- Any equipment, machine, device or thing the worker is to use or operate or the physical condition of the workplace or the part thereof in which the worker works or is to work is in contravention of this Act or the regulations and such contravention is likely to endanger the worker or another worker.

Section 43 also sets out the procedures to be followed when a worker refuses unsafe work. Section 50 sets out the complementary right of a worker not to be fired, disciplined and/or threatened for exercising this right.
Statutory Limits on ONA Members’ Right to Refuse

As stated, ONA members’ right to refuse unsafe work has limitations under the OHSA. Health-care workers in hospitals and long-term care facilities have a limited right to refuse unsafe work while those who work in the community care sector do not have the same limitations under the OHSA. The workers subject to the restriction include those working in:

(i) a hospital, sanatorium, nursing home, home for the aged, psychiatric institution, mental health centre or rehabilitation facility,
(ii) a residential group home or other facility for persons with behavioural or emotional problems or a physical, mental or developmental disability,
(iii) an ambulance service or a first-aid clinic or station,
(iv) a laboratory operated by the Crown or licensed under the Laboratory and Specimen Collection Centre Licensing Act, or
(v) a laundry, food service, power plant or technical service or facility used in conjunction with an institution, facility or service described in subclause (i) to (iv).

These employees still have a right to refuse, but not:

(a) when a circumstance...is inherent in the worker's work or is a normal condition of the worker's employment; or
(b) when the worker's refusal to work would directly endanger the life, health or safety of another person.

[Section 43 (1), OHSA]

Here is one example the Ministry of Labour (MOL) uses to explain the exemption:

- An experienced medical lab technologist could not, in the course of regular work, refuse to handle a blood sample from a patient with an infectious disease.
- But the technologist could refuse to test for a highly infectious virus where proper protective clothing and safety equipment are not available.

Dealing with infection is likely “inherent in the worker’s work” in a health-care facility, but doing so without proper protective equipment, where such exists, is not “inherent.”

There is now at least one ONA work refusal that supports this approach. During SARS, an ONA member exercised her right to refuse unsafe work when the employer requested she care for a SARS patient without being fitted with the required N95 respirator. The MOL upheld her work refusal and ordered that this worker not be required to care for a SARS patient until she was properly fit tested with an N95 respirator. The MOL ordered the employer to further comply with Section 10 of the Ontario Regulation 67/93 – Health Care and Residential Facilities (fit-testing section) and to develop a plan to immediately fit-test all workers.

Examples:

1. Infectious diseases: most ONA members have a right to refuse to work where unsafe conditions exist and they are not adequately protected through infection control procedures and equipment. Individual circumstances, such as lack of adequate respiratory protection will need to be addressed at the institutional level and the member will need to make a judgment call, weighing the risks against the client’s need for care.

2. Patient handling: The same principle applies to other hazards such as patient handling. Patient handling is likely “inherent in the worker’s work” in a health-care facility, but transferring patients without adequate equipment where such exists or without adequate staffing is not “inherent.” Again, our members will need to make a judgment call based on
individual circumstances, such as lack of proper lifting equipment and/or staffing, again weighing the risks against the client’s need for care.

ONA believes that a member who has to refuse work because adequate protection was not made available would therefore avoid the exemption under the Act and have the benefit of the right to refuse.

For some of our members, the OHSA does not impose restrictions on their legal right to refuse unsafe work. Under the OHSA, our members who do not work in the facilities specified above, such as public health, Local Health Integration Networks, industry and clinics have the same right to refuse unsafe work as the broader workforce. Of course, all of our regulated professionals’ rights are circumscribed by their obligations to their professional colleges, such as the College of Nurses of Ontario (CNO).
Steps to Promote Workplace Safety

The right to refuse work is an important one, but it should not be the first line of defence against unsafe conditions. Identifying hazards and finding solutions to implement the hierarchy of controls (i.e. elimination/substitution) is the best line of defense to protect a worker and to prevent exposures/injury/illnesses in the workplace. Being proactive before the hazard places a member in immediate danger will help to avoid work refusal situations.

Therefore, when the danger is not immediate, a worker should first report health and safety concerns to their supervisor, JHSC, and if necessary, to the MOL. Workers are expected to take these steps, if possible before considering a work refusal.

JHSCs should be working now to verify that appropriate safe work conditions, infection control measures, violence policies, safe patient handling programs, safe staffing levels and all measures, as outlined in Section 8 and 9 of the Ontario Regulation 67/93 – Health Care and Residential Facilities (attached at Appendix 2), are taken to protect worker health and safety. These can include developing Respiratory Protection programs, Safe Lift programs (which include purchasing an adequate supply of mechanical devices/ceilings lifts etc.), Infectious Disease Prevention programs (which include replacing old needle and sharp devices with safety engineered devices, pandemic planning), Violence Prevention programs, etc. If the JHSC is unsuccessful in its efforts to resolve the worker’s concerns, the worker or a member of the committee should call the MOL.
The Decision to Refuse Unsafe Work

Subject to the restrictions outlined above, an ONA member can refuse to work if they have reason to believe that:

- Workplace violence is likely to endanger the worker.
- The physical condition of the workplace or the part thereof in which the worker works or is to work is likely to endanger the worker.

OR the worker has reason to believe that the worker or another worker is likely to be endangered by:

- Any equipment, machine, device or thing the worker is to use or operate.

OR the worker has reason to believe that:

- Any equipment, machine, device or thing the worker is to use or operate, or the physical condition of the workplace or the part thereof in which the worker works or is to work is in contravention of the OHSA/Regulations and such contravention is likely to endanger the worker or another worker.
Steps to Follow in Refusing Work

Note: refer to the Work Refusal Flow Chart (Appendix 4).

First Stage:

- The worker must immediately tell the supervisor or employer that the work is being refused and explain why. The member should document all of the details pertaining to their work refusal.
- The supervisor or employer must investigate the situation immediately, in the presence of the worker and a JHSC member who represents workers, or another worker chosen by the union.
- The refusing worker must remain in a safe place that is as near as reasonably possible to the workstation and available to the employer or supervisor for the purposes of the investigation until the investigation is completed. (No other worker shall be assigned to do the work that has been refused unless, in the presence of a JHSC worker member who, if possible, is a certified member, or another worker chosen by the union has been advised of the other worker’s refusal and of their reasons for the refusal.) If the situation is resolved at this point, the refusing worker returns to work.
- Following the investigation, the worker can continue to refuse the work if they have reasonable grounds for still believing that the work continues to be unsafe.

Second Stage:

- The worker, union or employer must cause an MOL inspector to be notified (“cause” notification suggests that the task of notifying may be delegated to a representative of the worker, union or employer). The inspector should come to the workplace to investigate the refusal and consult with the worker and the employer (or a representative of the employer). The worker representative from the first stage will also be consulted as part of the inspector's investigation.
- While waiting for the inspector's investigation to be completed, the worker must remain during the worker's normal working hours in a safe place that is as near as reasonably possible to the workstation, and available to the inspector for the purposes of the investigation, unless, subject to the provisions of a collective agreement, the employer assigns some other reasonable work during normal working hours. If no such work is practicable, the employer can give other directions to the worker.
- The inspector must decide whether the work is likely to endanger the worker or another person. The inspector's decision must be given, in writing, to the worker, the employer and the worker representative identified above, if there is one. If the inspector finds that the work is not likely to endanger anyone, the refusing worker will normally return to work. (See below for what happens if the worker does not).
- Although the Act does not cover this point, the Ontario Labour Relations Board (OLRB) has ruled that a refusing worker is considered to be at work during the first stage of a work refusal and is entitled to be paid at their appropriate rate under the Act. The Act does state that a person acting as a worker representative during a work refusal is paid at either the regular or the premium rate, whichever is applicable.
Protection Against Employer Reprisals

- The employer is not allowed to penalize, dismiss, discipline, suspend or threaten to do any of these things to, or impose any penalty on or intimidate or coerce, a worker who has used this process in good faith. Note that to exercise an initial right to refuse, the worker does not need to be correct; they only need to have “reason to believe” that unsafe circumstances exist.

- A worker may continue their work refusal after the Ministry inspector decides it is safe, but they are taking a great risk. If disciplined at this stage, they will need to convince a tribunal that they are correct and the inspector is wrong in order to avoid the consequences (e.g. discipline for insubordination).

- If you are disciplined or threatened after exercising your rights described above, consult your Bargaining Unit leadership/Labour Relations Officer for advice and assistance.

- If a member has been disciplined contrary to the OHSA, there is a choice to be made by the union: the matter can be decided either by arbitration under a collective agreement, or by a complaint to the Ontario Labour Relations Board. In either case, the burden of proof is on the employer.
The Regulatory College and Unsafe Working Conditions

Nurses and other regulated health-care workers also have to consider their standards of practice established by their regulatory College. Each College has different statutory considerations when looking at the refusal of unsafe work. These will be addressed in a number of scenarios outlined in Appendix 1.

For example, the CNO has two key standards and one practice guideline that are relevant in this context, namely the Professional Standards (2002), Ethics (2018), and Refusing Assignments and Discontinuing Services (2017). Refusing Assignments and Discontinuing Services (attached at Appendix 3) was developed by the CNO in response to SARS. The CNO’s position at the conclusion of SARS was that, while nurses are committed to meeting the needs of clients, the provision of professional nursing services does not include working in situations where nurses’ health is at risk and no precautions have been taken. These documents describe ethical values that are most important to the nursing profession in Ontario, and describe professional expectations for all nurses in every area of practice, along with some examples of these key ideas:

1. Seeking assistance appropriately and in a timely manner;
2. Taking action in situations in which client safety and well-being are compromised;
3. Maintaining competence and refraining from performing activities for which they are not competent;
4. Advocating for quality client care;
5. Using their knowledge and skill to promote clients’ best interests in an empathic manner;
6. Placing the needs and wishes of clients first;
7. Identifying when their own values and beliefs conflict with the ability to keep implicit and explicit promises and taking appropriate actions;
8. Making all reasonable efforts to ensure that client safety and well-being are maintained during any job action².

These key ideas are important because in health-care settings, harms are not justifiable, unless they set back the patient’s interests temporarily to provide a longer-term benefit. Professional practice standards and guidelines express the competencies that HCPs must have to ensure the provision of safe and ethical patient care. Some actions of HCPs may produce temporary harm, such as administering medications by injection as a form of sedation or chemical restraint when caring for a client exhibiting violent behaviour, and/or restraining clients who are at risk to themselves or others. This temporary harm is justified if it is a means to producing a good outcome and respects the ethical principle of Autonomy³.

The following are underlying principles set out by the College to guide a nurse’s decisions and actions when presented with situations in which they may consider refusing an assignment or discontinuing services:

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• The safety and well-being of the client is of primary concern.
• Critical appraisal of the factors in any situation is the foundation of clinical decision-making and professional judgment.
• Nurses are accountable for their own actions and decisions and do not act solely on the direction of others.
• Nurses have the right to refuse assignments that they believe will subject them or their clients to an unacceptable level of risk (College of Nurses of Ontario, 2003).
• Individual nurses and groups of nurses safeguard clients when planning and implementing any job action (Canadian Nurses Association, 2002).
• Persons whose safety requires ongoing or emergency nursing care are entitled to have these needs satisfied throughout any job action (Canadian Nurses Association, 2002).

The following are key expectations set out by the College when selecting the appropriate course of action:

• Carefully identify situations in which a conflict with their own values interferes with the care of clients (College of Nurses of Ontario, 2004b, p. 10) before accepting an assignment or employment.
• Identify concerns that affect their ability to provide safe, effective care.
• Communicate effectively to resolve workplace issues.
• Become familiar with the collective agreement or employment contract relevant to their settings and take this into account when making decisions.
• Learn about other legislation relevant to their practice settings.
• Give enough notice to employers so that client safety is not compromised.
• Provide essential services in the event of a strike.
• Inform the union local and employer in writing their ongoing professional responsibility to provide care, which will continue in the event of any job action.

Nurses have the right to refuse assignments that they believe will subject them or their clients to an unacceptable level of risk (CNO, 2003a, pg. 9). Nurses working in unsafe situations assume a level of risk and may need to determine for themselves if the risk is too high. Personal safety, professional and ethical issues need to be considered, but as with most ethical choices, there is no single answer that clearly resolves the issue. Nurses must consider their rights as well as their responsibilities and use a problem-solving approach.

If you choose to refuse an unsafe assignment, you can still meet professional obligations to the client by informing your employer of why you are refusing, documenting your decision-making process and attempting to provide the employer with enough time to find a suitable replacement. If the reasons for the refusal are resource or support–based, following these steps will demonstrate your commitment to a quality practice setting:

• Assess the situation to determine the problem, the key individuals affected by the problem and the decision needed.
• Gather additional information to clarify the problem.
• Identify the safety, professional and ethical issues.
• Identify who should make the decision (e.g., you alone; you and the Occupational Health and Safety Representative; you and your colleges).
• Identify the range of actions that are possible and their anticipated outcomes.
• Decide on a course of action and carry it out.

This decision-making process can be applied in most unsafe work situations. Using this process also shows a commitment to ongoing reflective practice.

The CNO’s Ethics professional standard prescribes that nurses demonstrate regard for client well-being by “making all reasonable efforts to ensure that client safety and well-being are maintained during any job action”\(^6\) (e.g. exercising right-to-refuse in the context of unsafe working conditions). The College could require you to demonstrate that you have taken all available steps to protect yourself before you exercise your right to refuse. Resolving ethical dilemmas resulting from conflicting obligations requires the thoughtful consideration of all relevant factors and sometimes there is not one best solution, but only the best of two imperfect solutions\(^7\).

If there is a complaint or report to the CNO arising out of your refusal to work, you should contact ONA’s Legal Expense Assistance Plan (LEAP) Team Intake for immediate information and advice. On written notification from the College, you will be provided with an advocate to represent you. Also advise your Bargaining Unit President/Labour Relations Officer. You are advised not to speak to the College before you have contacted LEAP.


Exception to the Obey and Grieve Rule –
The Right to Refuse Beyond the Statutory Provision

Years before there existed a statutory right to refuse unsafe work, arbitrators developed what came to be known as the “obey now and grieve later” rule. These arbitrators said that the workplace is not a debating society: the general rule is that when the employer gives a direct order, it must be obeyed even if the order is contrary to the collective agreement. The issuance of the order and any discipline imposed for failing to comply with it can be challenged through the grievance procedure, but in the meantime the order must be complied.

Arbitrators developed a limited number of exceptions where they may reverse the discipline imposed when an employee refuses an employer’s order. One of those exceptions is when the order involves the performance of work which will injure the worker. If a worker can establish the likelihood of injury, they may succeed in overturning discipline for refusing the order.

Up to the point that an MOL inspector is called, the statutory right provides more protection for work refusal than the exception to the arbitral “obey now and grieve later’ rule. As has been pointed out, under the OHSA, an employee only has to have a reasonable belief that the work is dangerous up to that stage.

After an inspector rules that the work is safe, however, an employee must be correct to justify continued refusal, whether they want to rely upon the OHSA or the arbitrator’s rule.

It is possible that the arbitral rule provides more protection at this point. The OHSA expressly cannot be used to protect against employer discipline where the refusal would directly endanger a patient. However, it is possible to argue that an arbitrator should find that the exception to the “obey now and grieve later’ rule continues. Consider, as an example, the outbreak of a new pandemic where protective equipment would delay but not avoid death for the health practitioner. An arbitrator might be more likely to protect the right of such an at-risk worker to refuse to expose herself or himself through the arbitration rule than through the statute.

These are the type of arguments that ONA representatives can and will make to defend members who have been disciplined for refusing to work under unsafe conditions. Before they actually refuse, however, members must realize that none of these arguments are guaranteed to succeed. Each member must consider their obligations under their college and weigh the risks of refusing against the risks of performing the work.

Questions

If you have any questions regarding this guide and your right to refuse unsafe work, contact your Bargaining Unit President and/or Labour Relations Officer.
Appendix 1

“I do not believe I am adequately protected. Can I refuse?”

Scenarios

Scenario 1

I have been assigned directly to a TB patient and have been provided only with a surgical mask, not the N95 respirator. I have read that the ordinary surgical mask does not provide sufficient protection. I have raised the issue with my supervisor who said I have no choice as they have run out of proper masks. I have to work now, and I don’t have time to call a JHSC member. Can I refuse to work?

Answer – The Occupational Health and Safety Act

We believe that in this circumstance the MOL should support your work refusal. It would be ONA’s position that while an infectious agent may be expected in a workplace, it is not inherent in your work that you work in an area where an infectious agent is present, without being protected by known personal protective equipment. There is strong evidence of the airborne transmissibility of TB and of the need for at least an N95 respirator to protect you from “a highly infectious virus” when dealing with a TB patient.

Remember that to exercise an initial right to refuse, the worker does not need to be correct, they only need to have “reason to believe” that unsafe circumstances exist.

If the employer/supervisor’s investigation into the work refusal makes a finding that it is safe to return to work without the proper respirator and the refusing worker has reasonable grounds to still believe the work is unsafe, then the MOL must be called in to investigate and make a ruling.

A worker may continue their work refusal after the Ministry inspector decides it is safe, but they are taking a great risk. If disciplined at this stage, they will need to convince a tribunal that they are correct and the inspector is wrong in order to avoid the consequences.

Answer – College of Nurses of Ontario

We believe that in this circumstance the College should support your work refusal. Nurses have the right to refuse work where unsafe conditions exist and they cannot be adequately protected through infection control measures i.e. provision of a N95 respirator when providing care to a TB patient.

According to the CNO, nurses can withhold services if they can:

1. Provide an appropriate rationale.
2. Notify the employer of the risk/protection concerns when infection control is inadequate.
3. Hand over the care responsibilities for assigned clients to the supervisor.

When nurses withhold patient care services, careful decision-making is required. Be sure to document the situation carefully step-by-step, which can include completing a professional responsibility workload report form (PRWRF). In the event the CNO becomes involved, all circumstances pertaining to the situation will be considered on an individual case-by-case basis.

Answer – Collective Agreement Language

Check your collective agreement for helpful language about personal protective equipment such as N95 respirators. Use it in conjunction with the OHSA and the advice from the CNO to take steps to prevent you from ever needing to consider a work refusal. Your Labour Relations Officer can assist bargaining unit leadership in the use of the language and strategies to prevent and address hazardous situations in the workplace.
Scenario 2

I am assigned directly to a TB patient and have been given the proper personal protective equipment recommended by the Ministry of Health and Long-Term Care, Health Canada, the Centre for Disease Control and all official bulletins and have been properly fit-tested for the equipment. With all the news reports, I still do not feel confident that I am protected. Can I refuse to work?

Answer – The Occupational Health and Safety Act

There is really no “reason to believe” that unsafe circumstances exist since the proper personal protective equipment has been provided.

We also think the MOL would NOT support a work refusal in this instance, as they may find exposure to a disease, for which you have proper protective equipment, is inherent in the work and that removing yourself from the work may directly endanger the patient.

Answer – College of Nurses of Ontario

The College may find that you have abandoned your patient in this scenario. It would be prudent for nurses to be mindful of and to make a clear distinction between unsafe working conditions and inherently risky work, such as caring for patients with infectious diseases while using appropriate safety precautions. The Nursing Act includes regulations that define professional misconduct. Definitions of professional misconduct may be relevant in situations in which nurses refuse assignments or discontinue nursing professional services when they have been provided with proper protective equipment while caring for clients with an infectious illness. Although there is no specific definition of professional misconduct that includes the word abandonment, the definitions can guide nurses on what might constitute professional misconduct related to refusing an assignment or discontinuing nursing services. Each situations would be assessed on its own merit.

Answer – Collective Agreement Language

Check your collective agreement for helpful language about personal protective equipment such as N95 respirators. Use it in conjunction with the OHSA and the advice from the CNO to take steps to prevent you from ever feeling unsafe at work. Your Labour Relations Officer can assist bargaining unit leadership in the use of the language and strategies to prevent and address hazardous situations in the workplace.

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Scenario 3

I am a radiation technologist and have not been provided with a properly fitted lead apron to use in the Operating Room or in diagnostic imaging. I know that the health-care regulation under the OHSA requires the provision of protective vests when positioning a patient during irradiation. I have raised the issue with my supervisor who said that I should use what's available. I have to work now and I don't have time to call a JHSC member. Can I refuse to work?

Answer – The Occupational Health and Safety Act

We believe that in this circumstance the MOL should support your work refusal. It would be ONA’s position that it is not inherent in your work that you work without being protected by known personal protective equipment, particularly equipment that is specifically prescribed by regulation.

In settings where workers are required either by the Health Care Residential Facilities Regulation (O. Reg. 67/93) or their employer to use PPE:

• employers must ensure workers are instructed and trained in the care, use and limitations of PPE before wearing or using it the first time and at regular intervals thereafter
• workers are required to participate in instruction and training
• the PPE provided, worn or used must be properly fitted.

Remember that to exercise an initial right to refuse, the worker does not need to be correct, they only need to have “reason to believe” that unsafe circumstances exist.

Answer – College of Medical Radiation Technologists

We believe that in this circumstance, the College should support your work refusal and not consider it an act of professional misconduct.

Answer – Collective Agreement Language

Check your collective agreement for helpful language about personal protective equipment such as the proper selection, use and proper fit for radiation protection. Use it in conjunction with the OHSA and the advice from the College of Medical Radiation Technologists to take steps to prevent you from ever needing to consider a work refusal. Your Labour Relations Officer can assist bargaining unit leadership in the use of the language and strategies to prevent and address hazardous situations in the workplace.
Scenario 4

I am assigned to work the night shift and we are short staffed. During rounds, I find that a heavy patient has fallen out of bed. I am alone and cannot access other staff to help me lift this patient. I know if I try to lift this patient on my own, I will likely injure myself and then not be able to care for any of the other patients. I call my supervisor and tell her that I believe lifting this patient will injure me and that I cannot do this task without help. She orders me to try and lift the patient or face discipline.

Answer – The Occupational Health and Safety Act

We believe the MOL would uphold your work refusal, providing that you really could not access help and you continue to make your patient as comfortable as possible on the floor and provide care until help arrives. Furthermore, your supervisor may be in violation of section 50 of the Act for threatening to discipline you.

Remember, that to exercise an initial right to refuse, the worker does not need to be correct, they only need to have “reason to believe” that unsafe circumstances exist.

If the employer/supervisor’s investigation into the work refusal (which has to be conducted in the presence of the worker and a JHSC committee member who represents workers, or a H & S representative in workplaces with 6-19 workers or a worker selected by the trade union because of knowledge, training and experience) makes a finding that it is safe to return to work without the proper respirator and the refusing worker has reasonable grounds to still believe the work is unsafe, then the MOL must be called in to investigate and make a ruling.

A worker may continue their work refusal after the Ministry inspector decides it is safe, but they are taking a great risk. If disciplined at this stage, they will need to convince a tribunal that they are correct and the inspector is wrong in order to avoid the consequences.

Situations like this should be anticipated and can be avoided by the employer. In this case, we would strongly recommend that you start now to avoid a work refusal by involving your JHSC, and the MOL, if necessary. JHSCs can make written recommendations to the employer about proper staffing levels and implementing a safe lift program that includes purchasing proper mechanical device equipment, which may also include a ceiling lift, and ensure that training is part of any program developed.

Answer – The College of Nurses of Ontario

We believe the College would support the nurse because nurses have the right to refuse assignments that they believe will put them or their clients at risk. However, nurses should have a justifiable rationale for their refusal. In this scenario, a two-person lift being attempted by one nurse could put both the nurse and client at risk.

Nurses must inform employers why they are refusing the assignment (e.g. the facility does not have the proper lifting equipment that would ensure the nurse’s safety). The College recommends that the nurse documents all the steps taken prior to refusing the assignment (e.g. telephone call to supervisor and her response, attempts to get help from other units, etc.).

Employers are responsible for creating a work environment, including staffing, that supports safe, effective care.

Answer – Collective Agreement Language

Check your collective agreement for helpful language about workplace health and safety. Use it in conjunction with the OHSA and the advice from the CNO to take steps to prevent you from ever needing to consider a work refusal. Your Labour Relations Officer can assist bargaining unit leadership in the use of the language and strategies to prevent and address hazardous situations in the workplace.
Scenario 5

I am a community care nurse. We are not provided with cell phones or other means of communicating. I am to drive to a remote area to provide care to a recovering surgical patient. The home is located five kilometres down a dirt road. I was there last week in good weather. The road is narrow and not well kept and I had some difficulty keeping the car on the road. The weather forecast today calls for freezing rain. I believe it is not safe for me to visit this patient this afternoon. I have expressed my concerns to my supervisor who simply tells me to drive carefully. Can I refuse to work?

Answer – The Occupational Health and Safety Act

We believe the MOL would uphold your work refusal. Unlike hospital and homes workers, community care access centres, community, health unit and industry and clinic workers are not identified among those who have a limited right to refuse unsafe work under Section 43(1) (2) of the OHSA. As such, if you have reason to believe that the physical condition of the workplace is likely to endanger you, then you can legally refuse to work. In this case, you have personal knowledge of the physical condition of the road, and in good weather, you experienced difficulty. The weather forecast of freezing rain gives you reason to believe that you will likely be endangered.

Remember that to exercise an initial right to refuse, the worker does not need to be correct, they only need to have “reason to believe” that unsafe circumstances exist.

However, a worker may continue their work refusal after the Ministry inspector decides it is safe, but they are taking a great risk. If disciplined at this stage, they will need to convince a tribunal that they are correct and the inspector is wrong in order to avoid the consequences.

Situations like this should be anticipated and can be avoided by the employer. In this case, we would strongly recommend that you start now to avoid a work refusal by involving your JHSC/ H&S Representative and the MOL, if necessary, in developing safe driving programs and contingency plans. JHSCs can make written recommendations to the employer about vehicles, intake interviews, alternate safe means of providing care, alternate safe means of transportation, etc.

Answer – College of Nurses of Ontario

Nurses need to demonstrate a problem-solving approach when making decisions about refusing an assignment. The College will only support a refusal if the nurse can demonstrate how they problem solved (e.g. telephone call to local municipality to see if road will be sanded by the afternoon, telephone call to client’s family to see if someone would be with client in the afternoon and if they would be comfortable with the nurse doing a phone visit).

Answer – Collective Agreement Language

Check your collective agreement for helpful language about workplace health and safety. Use it in conjunction with the OHSA and the advice from the CNO to take steps to prevent you from ever needing to consider a work refusal. Your Labour Relations Officer can assist bargaining unit leadership in the use of the language and strategies to prevent and address hazardous situations in the workplace.
Scenario 6

I work in a psychiatric ward and my colleagues and I have been subject to abuse in the past in one form or another. I have approached my employer with my concerns, yet nothing further has been done to protect my health and safety. Tonight I must care for a violent patient by myself as we are short staffed and I have reason to believe that I will be injured. I have requested security to be present on the unit for the shift and the request was denied by the manager. Can I refuse to work?

Answer – The Occupational Health and Safety Act

Our position is that the MOL should uphold the work refusal. In 2010 the OHSA was amended to explicitly include workplace violence and harassment and includes the definition of violence and harassment. Violence and threats of violence by a person are real health and safety issues covered by the legislation. A worker has the right to refuse work if a worker believes they are at risk of physical injury from “workplace violence” which is defined as:

(a) The exercise of physical force by a person against a worker, in a workplace, that causes or could cause physical injury to the worker,

(b) An attempt to exercise physical force against a worker, in a workplace, that could cause physical injury to the worker,

(c) A statement or behaviour that it is reasonable for a worker to interpret as a threat to exercise physical force against the worker, in a workplace, that could cause physical injury to the worker.

While it is our position that the MOL should uphold the work refusal, the Ministry is reluctant to write orders for additional staffing and therefore may be reluctant to also uphold a work refusal. Case law supports our position that the MOL can write orders for additional staffing. In Decision No. 01/93-A (St. Thomas Psychiatric Hospital and Ontario (Ministry of Health) (Re) (unreported, April 29, 1993, AP 01/93A Ont. Adj., D. Randall), the adjudicator supported the inspector’s decision to order safe staffing levels.

If the MOL makes a decision not to uphold the work refusal and/or write orders for additional staff or other violence prevention measures, speak to your Bargaining Unit President/Labour Relations Officer immediately to consider appealing the non-issuance of an order by the MOL (NB: you only have 30 days to appeal from the date of the Ministry’s decision which is the date the field visit report was issued).

Remember, to exercise an initial right to refuse, the worker does not need to be correct, they only need to have “reason to believe” that unsafe circumstances exist.

If the employer/supervisor’s investigation into the work refusal (which has to be conducted in the presence of the worker and a JHSC committee member who represents workers, or an H&S representative in workplaces with 6-19 workers, or a worker selected by the trade union because of knowledge, training and experience) makes a finding that it is safe to return to work without the proper respirator, and the refusing worker has reasonable grounds to still believe the work is unsafe, the MOL must then be called in to investigate and make a ruling.

A worker may continue their work refusal after the Ministry inspector decides it is safe, but they are taking a great risk. If disciplined at this stage, they will need to convince a tribunal that they are correct and the inspector is wrong in order to avoid the consequences.

It is strongly recommended that you start reporting hazards to your supervisor now and not wait to be put in a position to exercise a work refusal. Section 28 of the OHSA states as a duty of a worker, a worker shall:

(a) Work in compliance with the provisions of this Act and the regulations.

(b) Use or wear the equipment, protective devices or clothing that the worker’s employer requires to be used or worn.
(c) Report to their employer or supervisor the absence of or defect in any equipment or protective device of which the worker is aware and which may endanger the worker or another worker; and

(d) Report to their employer or supervisor any contravention of this Act or the regulations or the existence of any hazard of which they know.

Further to reporting hazards, such as workplace violence and the absence of provisions in place to protect worker safety to your supervisor, you should also involve your JHSC to assess compliance with violence prevention requirements of the OHSA, and by calling the MOL, if necessary.

The OHSA includes explicit provisions that require an employer to develop a policy with respect to violence, and a program with specific measures and procedures (including on-going risk assessments) to control risk of exposure to, and prevent physical injury from, workplace violence, including domestic violence spillover from home to work. The program must also include a means for summoning immediate assistance when violence occurs or is likely to occur. Talk to your JHSC worker member/H&S representative at your workplace or Bargaining Unit President about what measures and procedures should be in place if in doubt that your employer has an adequate workplace violence prevention program and training to protect the safety of the workers.

JHSCs should assess compliance with these and other provisions of the law and where necessary make written recommendations to the employer to ensure proper staffing levels, appropriate protective measures, and that procedures and equipment and training are in place to protect you and your colleagues.

Answer – College of Nurses of Ontario

We believe solo nursing on a potentially violent psychiatric unit puts both the nurse and other clients at risk, therefore, the College should support the nurse. But the nurse needs to notify the employer of her concerns, advocate for quality patient care, request additional staffing and document. Give the employer as much notice as is possible so other arrangements can be made for client care.

Additionally, it would be prudent for the nurses to demonstrate if the unit is critically understaffed on an ongoing basis, given the patient population and acuity levels, as well as discuss local practices, and their effectiveness, to address staffing shortages. Documentation in the client(s) charts and client risk assessment tools, e.g. Dynamic Appraisal of Situational Aggression (DASA); along with submission of safety incident reports, occupational health and safety reports, and professional responsibility workload report forms, would serve as strong evidence suggesting to the regulator a “system” issue at the organization with respect to a critical shortage of staff, and would also serve to demonstrate nursing actions to advocate and to ask for help.

Answer – Collective Agreement Language

Check your collective agreement for language about violence prevention. It should be used in conjunction with the OHSA and the advice from the CNO to take steps to prevent you from ever needing to consider a work refusal. Your Labour Relations Officer can assist bargaining unit leadership in the use of the language and strategies to assist hazardous situations such as the management of aggressive patients and others in the workplace.
Scenario 7

A number of us work in a small hospital outside the Greater Toronto Area and are concerned that our hospital could be next to receive a SARS patient. We do not feel that the employer is taking every reasonable precaution to ensure our safety. We hear that the public and health care workers in many Toronto hospitals are being given N95 respirators. Our employer said we don’t need them and won’t provide them. Can we refuse to work?

Answer – The Occupational Health and Safety Act

We think the MOL would NOT support a work refusal in this instance because the danger is not immediate. In one case an adjudicator commented:

“The work refusal provisions are not intended to be a substitute for the internal responsibility system with recourse to an inspector through a complaint. “[S]ection 43 is to be used only in urgent circumstances” and not ”just because you want a quick answer” to a health and safety concern.” (OPSEU and Ontario (Ministry of the Solicitor General and Correctional Services) (Re) (unreported, July 7, 1997, Ont. G.S.B., N. Dissanayake), at page 20.

A work refusal is an individual right. While many workers may legitimately refuse at the same time where each has a sincere belief that they are in danger, a work refusal by a group should not be pre-planned or “staged.”

In this case we would strongly recommend that you start now to avoid a work refusal by involving your JHSC and the MOL, if necessary, to verify that appropriate protection measures, procedures and equipment are in place to protect you and your colleagues. The MOL has advised inspectors to respond quickly to complaints from workers who have a limited right to refuse unsafe work, for as one adjudicator said, “…workers who engage in inherently dangerous work for the benefit of the public have a right to expect that their employers and the MOL will be especially vigilant in ensuring all reasonable precautions consistent with the performance of their duties are taken.” (OPSEU, Local 321 and Ministry of Labour (Re) (unreported, May 4, 1992, AP 09/92,Ont. Adj., R. Blair), at p. 2)

Answer – College of Nurses of Ontario

In the event the College becomes involved, all circumstances will be considered on an individual case-by-case basis. However, in this case, a negative outcome is likely if work was refused before taking all available steps to ensure the safety of yourself or your patients.

Document all steps that you took in order to obtain personal protective equipment before you exercised your right to refuse, as you may need this information to prove to the College that you took every available step to ensure patient safety prior to exercising this right.

Answer – Collective Agreement Language

Check your collective agreement for helpful language about workplace health and safety and personal protective equipment such as N95 respirators. Use it in conjunction with the OHSA and the advice from the CNO to take steps to prevent you from ever needing to consider a work refusal. Your Labour Relations Officer can assist bargaining unit leadership in the use of the language and strategies to prevent and address hazardous situations in the workplace.
Scenario 8

I work in a locked unit for dementia patients in long term care facility and my colleagues and I have been subjected to abuse in the past in one form or another. I have approached my employer with my concerns, yet nothing further has been done to protect my health and safety. One large, male resident has recently had such violent episodes that we have had to restrain him physically and chemically. His medication was reduced today and he is showing signs of agitation again. Tonight I must care for him by myself as we are short staffed and I have reason to believe that I will be injured. I have requested one-to-one care be provided to the resident for the shift (there is no security in a long term care facility and there is funding available for limited one-to-one care from the MOHLTC) and the request was denied by the manager. Can I refuse to work?

Answer – The Occupational Health and Safety Act

Yes, you have the right to refuse unsafe work in this situation. As stated in the previous scenario, the OHSA states that violence and threats of violence by a person are covered by the legislation. The employer is required under the OHSA to develop and maintain a program to implement the workplace violence prevention policy and the program shall,

(a) include measures and procedures to control the risks identified in the assessment required under subsection 32.0.3 (1) as likely to expose a worker to physical injury;
(b) include measures and procedures for summoning immediate assistance when workplace violence occurs or is likely to occur;
(c) include measures and procedures for workers to report incidents of workplace violence to the employer or supervisor;
(d) set out how the employer will investigate and deal with incidents or complaints of workplace violence; and

The employer is also required to assess the risks of workplace violence that may occur in the workplace because of the nature of the workplace, the type of work or the conditions of work. Health care is recognized as having high risks for workplace violence. The violence can stem from direct or indirect patient care, family members, and general public with access to the workplace, and from colleagues.

The employer is required to advise the JHSC or a health and safety representative of the results of the assessment, and provide a copy if the assessment is in writing. Ask your JHSC worker member/H&S representative for the results. You have the right to know!

Further to the employer’s duties for protecting a worker from workplace violence, is the employer’s duty to provide a means of summoning immediate assistance when violence occurs or is likely to occur. Working with a client/resident that poses a risk of violence requires measures and procedures in place to protect the health and safety of the worker(s). The MOL is reluctant to issue an order for a security guard; however, the “take every precaution reasonable in the circumstance” order under section 25 (2) (h) of the OHSA would in our opinion allow them to issue this order.

If after refusing the unsafe working condition the MOL inspector is called in to make a decision and it does not agree with your reason to believe it’s likely to endanger, it is encouraged that you contact your Bargaining Unit President/Labour Relations Officer at ONA to escalate your concerns with a Director at the MOL immediately.

Remember, JHSCs should assess compliance with these and other provisions of the law and where necessary make written recommendations long before being put in a position of imminent risk to the employer to ensure proper staffing levels, appropriate protective measures, and that procedures and equipment are in place to protect you and your colleagues.
Answer – College of Nurses of Ontario –

*This scenario is similar to Scenario 7 wherein the College said:*

We believe solo nursing on a potentially violent psychiatric unit puts both the nurse and other clients at risk, therefore, the College is unlikely to find the nurse has committed an act of misconduct by refusing unsafe work in these circumstances. But the nurse needs to notify the employer of her concerns, advocate for quality patient care, request additional staffing and document. Give the employer as much notice as is possible so other arrangements can be made for client care.

Additionally, it would be prudent to advocate for best practices and document care strategies, such as:

- Plan of care and behavioural response strategy for patients exhibiting aggressive behaviour or those who are at risk to themselves or others;
- Plan of care identifying triggers or previous history of aggressive acts and mitigation strategies;
- Engagement with organizations external to health care and health care organizations with a focus on behavioural issues (e.g. behavioural support groups);
- Standardized care pathways and medical order sets for specific conditions; and trained sitters or security guards for risk of physical aggression.

Answer – Collective Agreement Language from the Participating Nursing Homes Template excerpts from Article 6

6.06 (h)

This language has been negotiated over the last two rounds of collective bargaining. It should be used in conjunction with the OHSA and the advice from the CNO. Your Labour Relations Officer can assist the Bargaining Unit President in the use of the language and strategies to assist with the management of aggressive resident’s up to and including that the home transfer a resident to a more appropriate care setting in accordance with the *Long Term Care Homes Act*.

6.06 (h) The parties further agree that suitable subjects for discussion at the Union-Management Committee and Joint Health and Safety Committee will include aggressive residents.

The Employer will review with the Joint Health and Safety Committee written policies to address the management of violent behaviour. Such policies will include but not be limited to:

i) Designing safe procedures for employees.

ii) Providing training appropriate to these policies.

iii) Reporting all incidents of workplace violence.

(i) The Employer shall:

i) Inform employees of any situation relating to their work which may endanger their health and safety, as soon as it learns of the said situation;

ii) Inform employees regarding the risks relating to their work and provide training and supervision so that employees have the skills and knowledge necessary to safely perform the work assigned to them;

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When faced with occupational health and safety decisions, the Home will not await full scientific or absolute certainty before taking reasonable action(s) that reduces risk and protects employees.

iii) Ensure that the applicable measures and procedures prescribed in the *Occupational Health and Safety Act* are carried out in the workplace.

(j) A worker shall,

i) Work in compliance with the provisions of the *Occupational Health and Safety Act* and the regulations;

ii) Use or wear the equipment, protective devices or clothing that the worker's employer requires to be used or worn;

iii) Report to his or her employer or supervisor the absence of or defect in any equipment or protective device of which the worker is aware and which may endanger himself, herself or another worker; and

iv) Report to his or her employer or supervisor any contravention of the *Occupational Health and Safety Act* or the regulations or the existence of any hazard of which he or she knows.

(m) The Joint Health and Safety Committee will discuss and may recommend appropriate measures to promote health and safety in workplaces, including, but not limited to:

- Musculoskeletal Injury Prevention;
- Needle Stick Injury Prevention;
- Personal Protective Equipment;
- Training designed to ensure competency under the Act for those persons with supervisory responsibilities;
- Employees who regularly work alone or who are isolated in the workplace.

6.07 Violence in the Workplace

(a) The parties agree that violence shall be defined as any incident in which an employee is abused, threatened or assaulted while performing his or her work. The parties agree it includes the application of force, threats with or without weapons and severe verbal abuse. The parties agree that such incidents will not be condoned. Any employee who believes he/she has been subjected to such incident shall report this to a supervisor who will make every reasonable effort to rectify the situation. For purposes of sub-article (a) only, employees as referred to herein shall mean all employees of the Employer notwithstanding Article 2.12.

(b) The Employer agrees to develop formalized policies and procedures in consultation with the Joint Health and Safety Committee to deal with workplace violence. The policy will address the prevention of violence and the management of violent situations and support to employees who have faced workplace violence. These policies and procedures shall be communicated to all employees. The local parties will consider appropriate measures to address violence in the workplace, which may include, among other remedies:
i) Alert employees about a person with a known history of aggressive behaviours and their known triggers by means of:
   a) electronic and/or other appropriate flagging systems
   b) direct verbal communication / alerts (i.e. shift reports)

ii) Communicate and provide appropriate training and education; and,

iii) Reporting all incidents of workplace violence.

(c) The Employer will report all incidents of violence as defined herein to the Joint Health and Safety Committee for review.

(d) The Employer agrees to provide training and information on the prevention of violence to all employees who come into contact with potentially aggressive persons. This training will be done during a new employee’s orientation and updated as required.

(e) Subject to appropriate legislation, and with the employee’s consent, the Employer will inform the Union within three (3) days of any employee who has been subjected to violence while performing his/her work. Such information shall be submitted in writing to the Union as soon as practicable.

6.08 The parties agree that if incidents involving aggressive client action occur, such action will be recorded and reviewed at the Occupational Health and Safety Committee. Reasonable steps within the control of the Employer will follow to address the legitimate health and safety concerns of employees presented in that forum.

It is understood that all such occurrences will be reviewed at the Resident Care Conference.
Appendix 2

ONTARIO REGULATION 67/93
HEALTH CARE AND RESIDENTIAL FACILITIES

Section 8 & 9

General Duty to Establish Measures and Procedures

8. Every employer in consultation with the joint health and safety committee or health and safety representative, if any, and upon consideration of the recommendation thereof, shall develop, establish and put into effect measures and procedures for the health and safety of workers. O. Reg. 67/93, s. 8.

9. (1) The employer shall reduce the measures and procedures for the health and safety of workers established under section 8 to writing and such measures and procedures may deal with, but are not limited to, the following:

1. Safe work practices.
2. Safe working conditions.
3. Proper hygiene practices and the use of hygiene facilities.
4. The control of infections.
5. Immunization and inoculation against infectious diseases.
6. The use of appropriate antiseptics, disinfectants and decontaminants.
7. The hazards of biological, chemical and physical agents present in the workplace, including the hazards of dispensing or administering such agents.
8. Measures to protect workers from exposure to a biological, chemical or physical agent that is or may be a hazard to the reproductive capacity of a worker, the pregnancy of a worker or the nursing of a child of a worker.
9. The proper use, maintenance and operation of equipment.
10. The reporting of unsafe or defective devices, equipment or work surfaces.
11. The purchasing of equipment that is properly designed and constructed.
12. The use, wearing and care of personal protective equipment and its limitations.
13. The handling, cleaning and disposal of soiled linen, sharp objects and waste.

(2) At least once a year the measures and procedures for the health and safety of workers shall be reviewed and revised in the light of current knowledge and practice.

(3) The review and revision of the measures and procedures shall be done more frequently than annually if,

(a) the employer, on the advice of the joint health and safety committee or health and safety representative, if any, determines that such review and revision is necessary; or

(b) there is a change in circumstances that may affect the health and safety of a worker.

(4) The employer, in consultation with and in consideration of the recommendation of the joint health and safety committee or health and safety representative, if any, shall develop, establish and provide training and educational programs in health and safety measures and procedures for workers that are relevant to the workers’ work. O. Reg. 67/93, s. 9.
Appendix 3

CNO Practice Guideline

Refusing Assignments and Discontinuing Nursing Services
Refusing Assignments and Discontinuing Nursing Services

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Leading in regulatory excellence

MISSION
Regulating nursing in the public interest
Introduction
The College of Nurses of Ontario (the College) frequently receives questions about whether nurses have the right to refuse assignments or discontinue care to clients, and if doing so constitutes abandonment of clients.

Situations that prompt these questions can include: job actions or strikes; requests to work overtime and unsafe working conditions. These situations generally involve a conflict between a nurse's professional obligations to clients and her/his personal obligations. This conflict can create an ethical dilemma for the nurse.

As is true with most ethical dilemmas, very often there is no one answer that clearly resolves the issues. However, using an ethical problem-solving approach can help nurses consider the relevant factors and work out the best solution.

This practice guideline was developed to help nurses work through these ethical dilemmas. It provides an outline of the relevant practice standards, legislation, and professional and ethical accountabilities. As well, it describes a decision process that can help nurses resolve ethical dilemmas and conflicting obligations while meeting their responsibility to provide safe care.

Nurses are expected to demonstrate leadership and accountability when weighing their professional and personal obligations, and to make decisions in the best interest of the public.

This document replaces the guideline Job Action and the document Accountability of RNs and RPNs: During a Work Stoppages. It offers a section on how creating quality practice settings can prevent or help to resolve these issues. Finally, this document offers several case studies illustrating how nurses can resolve dilemmas around providing nursing care.

Job actions, strikes, working overtime and working in unsafe practice situations are examples of issues that combine labour, as well as professional and regulatory issues. As the regulatory body for nursing in Ontario, the College has the mission to protect the public's right to quality nursing services by providing leadership in self-regulation to nurses. The College does this, in part, by establishing practice standards and guidelines and enforcing standards for Registered Practical Nurses, Registered Nurses and Nurse Practitioners. Practice guidelines, such as this one, support nurses in making safe, effective decisions by helping them understand their responsibilities in relation to aspects of nursing care. Although the College has no role in labour disputes, it does have a role in ensuring that nurses, both staff nurses and nurse administrators, fulfill their professional obligations to clients.

Employers are responsible for establishing a working environment, including staffing, that supports safe, effective client care. The Employment Standards Act, 2000 applies in all work settings. In addition, in unionized workplaces, collective agreements establish the benefits, privileges, rights and obligations agreed upon by the union, the nurses as employees and the employer. Further, the Occupational Health and Safety Act outlines provisions for refusing to work when health and safety of the worker is in danger. However, section 43 (1) (b) of OHSA states this right does not apply if the worker's refusal to work will directly endanger the life, health or safety of another person. Section 43 (2) (d) outlines the workers to whom the non-application clause applies, and it would likely include the majority of nurses.

Nurses are accountable for providing safe, effective and ethical care to their clients (College of Nurses of Ontario, 2004b). To resolve conflicts between professional and personal obligations in a way that protects the public's right to safe care, nurses need...
to be aware of the relevant standards and legislation and ensure that they consider all aspects of the situation.

Standards
The College has published two documents, Professional Standards, Revised 2002 and Ethics, that outline the responsibilities and requirements of nurses relevant to refusing assignments and discontinuing nursing services.

Professional Standards, Revised 2002
This document describes broad terms the professional expectations for all nurses in every area of practice.

A nurse demonstrates accountability by:
• providing, facilitating, advocating and promoting the best possible care for clients;
• seeking assistance appropriately and in a timely manner;
• taking action in situations in which client safety and well-being are compromised; and
• maintaining competence and refraining from performing activities for which she/he is not competent.

In addition, a nurse in an administrative role demonstrates accountability by:
• ensuring that mechanisms allow for staffing decisions that are in the best interest of clients and professional practice; and
• advocating for a quality practice environment that supports nurses’ ability to provide safe, effective, and ethical care.

Ethics
This document describes the ethical values that are most important to the nursing profession in Ontario.

Nurses demonstrate regard for client well-being and maintain commitments by:
• using their knowledge and skill to promote clients’ best interests in an empathetic manner;
• putting the needs and wishes of clients first;
• identifying when their own values and beliefs conflict with the ability to keep implicit and explicit promises and taking appropriate action;
• advocating for quality client care; and
• making all reasonable efforts to ensure that client safety and well-being are maintained during any job action.

The Ethics document informs nurses of the need to recognize and function within their own value system, and the need to work collaboratively with colleagues and promote an environment of collegiality.

Legislation
The Nursing Act, 1991 includes regulations that define professional misconduct. Some of the definitions of professional misconduct may be relevant in situations in which nurses refuse assignments or discontinue nursing services. Although there is no specific definition of professional misconduct that includes the word abandonment, the definitions can guide nurses on what might constitute professional misconduct related to refusing an assignment or discontinuing nursing services. Each situation would be assessed on its own merit.

The relevant definitions of professional misconduct in the legislation are found in the following clauses:

1 (1) Contravening a standard of practice of the profession or failing in the standard of practice of the profession.

1 (6) Failing to perform the member’s duties to accept specific responsibility in areas where specific training is required or where the member is not competent.

1 (5) Discontinuing professional services that are needed unless:
• the client requests the discontinuation,
• alternative or replacement services are arranged, or
• the client is given reasonable opportunity to arrange alternative or replacement services.

Excerpts from the Nursing Act, 1991, c Reg. 299/93

College of Nurses of Ontario Practice Guideline: Refusing Assignments and Discontinuing Nursing Services
Refusing assignments

Refusing to work an extra shift or overtime is not the type of situation that was intended by the inclusion of clause 1.5 (discontinuation of services) in the Nursing Act as a definition of professional misconduct; therefore, it is not considered abandonment. However, depending on the context and facts of a particular situation, nurses can be found guilty of professional misconduct under one of the other clauses.

Discontinuing nursing services

Abandonment occurs when a nurse has accepted an assignment and discontinues care without:

- the client requesting the discontinuation;
- arranging a suitable alternative or replacement service;
- or allowing a reasonable opportunity for alternative or replacement services to be provided.

A nurse who discontinues services without meeting the above conditions could be found guilty of professional misconduct.

Guidelines for Decision-Making

Resolving dilemmas caused by conflicting obligations requires the thoughtful consideration of all relevant factors and the use of an ethical decision-making process to ensure that the best decision is reached. Sometimes there is no one best solution, but only the best of two or more imperfect solutions.

Collaboration, respectful behaviour and collegial communication among everyone in the nursing and health team contribute to positive outcomes for clients and prevent problems from arising in determining how nursing services are to be delivered.

Communication is integral to all aspects of issue resolution. Communicating before a situation develops will prevent or minimize risks to clients.

It is important that nurses advocate for appropriate staff and for planning for work stoppages.

Underlying principles

The following principles guide the nurse's decisions and actions when faced with situations in which she/he is considering refusing an assignment or discontinuing services:

- The safety and well-being of the client is of primary concern.
- Critical appraisal of the factors in any situation is the foundation of ethical decision making and professional judgment.
- Nurses are accountable for their own actions and decisions and do not act solely on the direction of others.
- Nurses have the right to refuse assignments that they believe will subject them or their clients to an unacceptable level of risk (College of Nurses of Ontario, 2003, p. 9).
- Nurses are not required to work extra shifts or overtime for which they are not contracted.
- Individual nurses and groups of nurses safeguard clients when planning and implementing any job action (Canadian Nurses Association, 2002, p. 22).
- Persons whose safety requires ongoing or emergency nursing care are entitled to have these needs satisfied throughout any job action (Canadian Nurses Association, 2002, p. 22).

Key expectations

In choosing the appropriate course of action, nurses are expected to do the following:

- Carefully identify situations in which a conflict with her/his own values interferes with the care of clients (College of Nurses of Ontario, 2004b, p. 10) before accepting an assignment or employment;
- Identify concerns that affect her/his ability to provide safe, effective care;
- Communicate effectively to resolve workplace issues;
- Become familiar with the collective agreement or employment contract relevant to her/his setting and take this into account when making decisions.
• Learn about other legislation relevant to her/his practice setting.
• Give enough notice to employers so that client safety is not compromised.
• Provide essential services in the event of a strike.
• Inform the union local and employer in writing of her/his ongoing professional responsibility to provide care, which will continue in the event of any job action (for example, strike or lockout).

Decision-making process
This diagram illustrates the process a nurse should take to resolve dilemmas related to conflicting obligations. Some actions are short term, while others are proactive and long term. No attempt has been made to identify all possible actions.

The process includes four cyclical components. The process can begin at any point, but the best outcome requires consideration of all of the components.

1. Identify issues, values, resources and conflicting obligations

4. Review, discuss and evaluate the process

2. Identify the options and develop a plan/approach

3. Implement the plan

Clear, effective communication is critical throughout this process.
1: Identify the issues, values, resources and conflicting obligations
a) Have you previously agreed to accept the shift/assignment?

b) What are the conflicting obligations, beliefs and values? Sometimes talking to others (for example, a colleague, manager, College Practice Consultant) can help identify the values.

c) What are your values and emotions as they relate to the situation? Are they influencing your ability to think clearly?

d) Have you gathered the facts of the situation from credible sources?

e) How have similar situations been handled in the past and what were the implications? Is there an organizational policy or relevant legislation in place?

f) How will the care of the clients be affected if you leave?

g) What are the specific nursing care needs and priorities of the clients?

2: Identify the options and develop a plan/approach
a) Identify possible alternatives or solutions other than refusing the assignment or discontinuing a service. Are other resources available (for example, protective equipment or expert resources)? Can you ask the administrators for help?

b) Identify the risks and benefits for clients, nurses and others associated with each solution. How can those risks be minimized?

c) Prioritize client care needs. Consult institutional policy/process, if available.

d) Identify all available resources and various options to ensure staffing is appropriate to meet essential client care needs. For example, can you stay for a short time beyond the end of your shift, or can someone come in early for the next shift?

e) Consider modifying the existing plan of care temporarily so the remaining staff can focus on essential care needs. Monitor the client(s) for changes in condition and act appropriately.

f) Weigh the options and decide on an approach.

g) Communicate to the appropriate person(s) the details of the problem and the planned solution.

3: Implement the plan
a) If you decide to leave, ensure that the remaining staff are aware of immediate and essential client care needs.

b) If you stay to provide care, monitor ongoing client care priorities and your own ability to practise safely.

c) Document (for example, in professional responsibility forms, incident reports or personal notes) your decision, rationale and action taken. Include the date, time, who you communicated with and actions taken to safeguard the client(s). Keep a copy for yourself and give one to your employer and one to your risk manager.

d) Document the care provided and any unmet client needs on the client record. Communicate outstanding care needs to the appropriate person.

e) When floating to other practice areas, agree to provide only aspects of care for which you are competent (for example, vital signs, medication administration).

4: Review, discuss and evaluate the process
a) When the immediate crisis is over, review the effectiveness of the decision/action (for example, the outcome).

b) Collaborate to plan strategies to prevent and/or manage similar situations in the future.

c) Develop strategies to solve ongoing safety issues. Strategies may involve literature reviews, advocacy, etc.

d) Express ongoing concerns about staffing from the perspective of the impact on client care and safety.

Maintaining a Quality Practice Setting
Quality nursing care includes safe and effective planning for staffing and job actions. As partners in care, employers and nurses have a shared responsibility to create environments that support quality practice.

The College encourages practice settings to incorporate the following strategies to develop...
and maintain a quality practice setting that helps nurses provide safe, effective and ethical care. The strategies also minimize situations in which nurses consider refusing assignments or discontinuing services.

All nurses are accountable for taking action in situations in which client care is compromised. This accountability includes identifying and advocating for strategies to minimize and resolve situations that could result in clients being left without needed nursing services. Nurse managers and administrators can demonstrate leadership by advocating for and implementing the following strategies.

**Care delivery processes**
- Implement care delivery models that meet the needs of clients and families as well as the professional needs of staff.
- Reorganize care providers, units and clients to provide for the complexity of care needs and facilitate the safe delivery of care.
- Structure the environment to provide the most efficient method of care provision (for example, ready access to supplies).

**Leadership**
- Involve staff nurses in generating ideas for interim and long-term solutions, including recruitment and retention.
- Ensure that a system is in place to contact replacement staff readily (for example, on-call system).
- Develop strategies for prioritizing client care needs to facilitate the reorganization of workload, if needed.
- Develop clear lines of communication for nurses to follow when staffing is short.
- Support nurses’ professional judgment and decision-making regarding strategies to meet the needs of clients.
- Recognize the professional accountability of nurses to refrain from practising when they are not able to provide safe care.
- Continually evaluate the staffing situation to differentiate between trends and episodic occurrences as each may require different strategies/approaches.

**Organizational supports**
- Provide a safe environment for nurses and clients.
- Provide staffing that promotes the safety and well-being of clients.
- Develop clear policies related to what nurses need to do before leaving their shift if relief staff does not arrive.
- Advocate for nurses’ involvement in the development of negotiated essential services agreements.

**Communication**
- Facilitate goal-directed communication with challenging clients, families, colleagues and other health care professionals (includes education and role modelling).
- Provide communication systems that are readily available to contact replacement staff (for example, cell phones and pagers).
- Communicate with staff to identify circumstances that might influence their decision-making in situations involving a high level of personal risk.
- Develop clear communication processes for sharing updated information quickly in the event of critical incidents.
- Ensure that critical incident debriefing and conflict resolution mechanisms are in place.

**Complaints about Nurses’ Practice**
As with any ethical dilemma, there is often no one clear solution to dilemmas related to refusing assignments and discontinuing nursing services. As a result, nurses often question what might happen if a complaint is made to the College about their practice.

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1 Essential service agreements indicate identification of the essential services, the number of employees in the bargaining unit, what employee positions enable the employer to provide essential services, and employees who the employer and union may agree will be required during the strike or lockout (Union Employees' Collective Bargaining Act, 1993).

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College of Nurses of Ontario Practice Guideline Refusing Assignments and Discontinuing Nursing Services
The College is required to investigate all formal complaints in which a nurse and the complainant are clearly identified. These include complaints of refusing assignments and discontinuing nursing services. All information relevant to the complaint is obtained, and the nurse has an opportunity to respond to the allegations. All information, including any written documentation that demonstrates the nurse’s effort to advocate and her/his problem-solving rationale, is considered by the Inquiries, Complaints and Reports Committee (ICRC) before a decision is made about what action, if any, should be taken.

The College may also initiate an investigation into a nurse’s practice without a formal complaint if there are reasonable and probable grounds to believe that the nurse has committed an act of professional misconduct (for example, from information obtained through an employer’s report of termination). These investigations are reviewed by the ICRC, which may, when warranted, refer a case to the Discipline Committee for hearing. Any action taken by the College through the discipline hearing process about a nurse’s registration is separate from any action initiated by an employer, the government or the courts.

Scenarios

These case scenarios illustrate some of the common situations related to refusing assignments and discontinuing nursing services. They do not describe every situation or practice setting but do demonstrate a problem-solving approach which nurses can apply in their own practice.

Scenario 1

Working in an Unsafe Environment

Maria is an RN assigned to provide care on the night shift to a ventilated child in his home. When she receives the information, she realizes the child lives in an area of the city that is notorious for its high crime rate. Maria does not feel safe travelling to that area, and her husband does not want her to go.

Maria knows the child desperately needs the care. She also feels concern for any of her colleagues who might have to go in her place.

Identify the issues, values, resources and conflicting obligations

Maria is torn between her concerns for her own and her colleagues’ safety and the care needs of the child and family. She knows that after accepting the shift, she has an obligation to follow through. Maria decides that she needs more information and calls her manager to discuss her concerns and whether any safeguards are in place.

Identify the options and develop a plan/approach

Maria learns that there have been no safety-related incidents involving other nurses working at the home, but they have reported feeling unsafe. There is parking on the street but not always in front of the client’s home. The client’s father often waits for the nurse and is ready to let her in the house when she arrives. Both parents will be in the home during the entire shift. There are no other nurses available, and the manager insists that Maria go. To address her concerns, Maria calls the parents and arranges to use her cell phone to call the father and have him meet her at her car when she arrives.

Implement the plan

Maria decides to fulfill the assignment. All goes well, although Maria is nervous most of the time. Maria believes that more can be done to promote the safety of community nurses in general.

Review, discuss and evaluate the process

Maria requests a staff meeting to discuss the situation and look for creative solutions. She thinks that an intake assessment should include an evaluation of environmental safety and a plan to minimize the risk to nurses. She also suggests that the nurses receive some education about how to protect themselves on the streets at night. She suggests having a police officer speak with them.
Scenario 2

No Replacement Staff
Joanne, an RN in a long-term care facility, has 45 minutes left on her shift when the director of resident care asks her to work the next shift. The replacement nurse has called in sick, and there is no one to replace Joanne if she leaves.

This is the third time this month that Joanne has been asked to work an extra shift. She is tired and upset. She believes that her employer is not doing enough to attract more staff. Also, she was up most of the previous night with her sick daughter and is exhausted. She is still concerned about her daughter. The last time she worked an extra shift she promised herself that she would not stay again, but she is concerned about the safety and well-being of the residents.

Identify the issues, values, resources and conflicting obligations
Joanne is accountable for the care she provides. Right now she believes it is not safe to provide care due to her fatigue. Joanne has an obligation as a nurse to protect the safety and well-being of the residents. Joanne recognizes her irritation with her employer and consults with a colleague who helps her see the situation more objectively. Her colleague reminds her of the legislation covering long-term care facilities that requires an RN to be in the facility at all times. This reaffirms her professional obligations and she calls the director of resident care to discuss the options.

Identify the options and develop a plan/approach
Joanne quickly reviews the status of all the residents and finds they are all stable. She prioritizes the care needs of the residents and determines which care providers can meet those needs safely. Based on her assessment, Joanne recognizes that she needs to stay until midnight to meet the immediate and more complex care needs of the residents. She agrees to stay to provide the midnight treatments but states she cannot stay any longer. The director tries to persuade Joanne to stay, but Joanne is adamant and tells the director that she will be leaving after the midnight treatments.

She informs the director of the remaining resident care needs including 0600 hr. medications, and the administrative documentation that she will be unable to complete. She also informs the director of her plan to ensure that remaining regulated staff can identify and communicate any concerns and access emergency services (e.g., 911).

Implement the plan
Joanne informs the unregulated staff on the unit of her plan to leave after the midnight treatments and that the director is aware of this. She gives them guidelines for what to do if any untoward events happen (this includes calling the administrative person on-call and/or transferring the resident to the hospital). She documents her care and unmet client care needs. She also documents her assessment of the situation and the rationale for her decision in a personal note. She leaves a copy for the director.

Review, discuss and evaluate the process
The following day, Joanne calls the director and asks if all of the nursing staff and administration can meet to discuss the ongoing shortage of staff. The purpose of the meeting is to identify ways to prevent and manage similar situations in the future. Openly discussing these situations helps identify the extent of the problem, possible contributing factors and solutions. If concerns have been expressed verbally and the situation remains unchanged, it would be important to outline clearly the problem in writing, explaining the impact on client safety. In this case, a copy should be kept by Joanne and a copy should go to both the director of resident care and the next level of management until the issue is resolved.

Jonnae is surprised to learn that the director is considering reporting her to the College for abandoning the residents. Joanne feels that the director, as a nurse herself, had a responsibility to come to her if there was no one else available. If a complaint was made to the College, the Inquiries, Complaints and Reports Committee would consider all aspects of the situation from Joanne’s and the director’s perspective. The Committee would also consider Joanne’s efforts to advocate for a long-term solution to the staffing problem. All of Joanne’s documentation would be reviewed as part of the investigation.
Scenario 3

Proper Equipment

Liz is an RN working the evening shift in the emergency department (ED). The ED receives a call from the quarantine officer at the city airport alerting the staff that a client will arrive by ambulance from the airport in the next few minutes. The client’s condition was getting progressively worse during the flight, and she is in significant respiratory distress. The quarantine officer says there is concern that the client may have a contagion and that hospital staff will need to take appropriate precautions. Liz anticipates that she will need specialized protective equipment, some of which is not available in the ED. The hospital’s infection control practitioner is not in the building. The client arrives and requires intubation. Liz is still not certain whether the mask, face shield and other protective equipment that she was able to locate is sufficient. She is overcome with fear that she could be exposed to a serious, possibly deadly, virus. For a moment, she considers refusing to assist with the intubation.

Identify the issues, values, resources and conflicting obligations

In this example, Liz does not have enough time to work through all aspects of the decision-making process, and there is no obvious answer to her dilemma.

Identify the options and develop a plan of approach

Liz very quickly weighs the risk of harm to the client if she is not intubated against the potential risk Liz faces if she is exposed to a contagion.

Implement the plan

Liz quickly determines that the client is at great risk if she is not intubated immediately and that the equipment Liz has will provide some protection. Liz uses the available equipment and assists with the intubation.

Review, debrief and evaluate

After her shift, Liz begins to reflect on her own values, beliefs and fears, and assesses whether she should continue working in the ED given its inherent risks. She realizes that after witnessing colleagues affected by the SARS crisis in 2003, she has become increasingly fearful for her safety in the workplace.

She concludes that providing emergency care to clients is the type of nursing that she wants to do. Liz is willing to accept a certain level of unavoidable risk in working in an unpredictable environment; however, she is not willing to expose herself to unnecessary risks that result from a lack of appropriate resources and equipment. She decides to advocate for the required resources before making a final decision about whether she can continue working in emergency nursing.

At the earliest opportunity, Liz meets with her manager and the infection control practitioner and presents her concerns both verbally and in writing. She explains the situation she was in and the ethical dilemma it created for her. She tells them that the experience highlights the need to be proactive in planning for similar situations and she advocates for the hospital to provide the specialized protective equipment that nurses need. Liz also offers to be involved in a discussion with the ED staff to reflect on the experience and the importance of working through the decision process ahead of time.

Scenario 4

Essential Services During a Strike

Beverly, RN, a nurse manager/supervisor, knows that collective bargaining talks have begun in her facility. There is an essential-services agreement between the employer and the union, but Beverly is aware there has been a short supply of essential-service workers during previous strikes and that she may have to provide direct care if a strike occurs. It has been years since Beverly was in direct clinical practice, and she is concerned that she may not be
competent to provide all of the care that will be
needed. She is also concerned about the safety of
the clients and whether there will be enough staff to
provide safe care.

Identify the issues, values, resources and
conflicting obligations
Beverly realizes there are two issues her ability to
provide safe care and a potential lack of sufficient
essential-service nurses to provide care.

Identify the options and develop a
plan/approach
As collective bargaining is just beginning, Beverly
can't assess her specific learning needs. She explores
options for meeting those needs with her colleagues and
seeks their assistance, as needed. She collaborates with staff
to assess clients and identify care priorities. Beverly
documents client priorities on the client's care plan.

Implement the plan
Collective bargaining breaks down, and a strike
occurs. During the strike, the essential-services
agreement is not honoured, and there is a lack of
essential-service nurses. Beverly relies on her prior
learning and provides the direct care for which she
is competent. She conducts ongoing assessment
and re-prioritizes client care needs, as necessary.
When she identifies a change in a client's condition
that requires a care provider with greater clinical
expertise, Beverly informs the facility administrator
and the union to advocate for qualified nurses. She
documents her assessment and actions.

Review, debrief and evaluate
After the strike, Beverly evaluates the actions
taken and the effectiveness of the essential services
agreement. She asks to be involved in renegotiating
the essential services agreement and provides her
comments in writing.

Scenario 5

Floating to Another Unit:
Noreen works on the medical unit of a small
community hospital. Upon arriving for her
scheduled shift, the supervisor asks her to float to
the obstetrics/gynecology unit because the census
on her unit is low. Noreen is anxious because she
has never worked in obstetrics/gynecology and feels
she is not competent to provide care on that unit. A
colleague tells Noreen to refuse the assignment.

Identify the issues, values, resources and
conflicting obligations
Noreen has accepted the shift, and the hospital is
relying on her to provide care. Noreen, though, has
a professional obligation to provide competent care.
In fact, she could face allegations of professional
misconduct if she fails to inform her employer of
her inability to accept specific responsibilities that
she is not competent to perform. Noreen tells the
manager that she does not have the knowledge
and skills to practise competently in obstetrics/
gynecology. The manager responds that Noreen
does have some basic competencies that are
transferable.

Identify the options and develop a
plan/approach
In collaboration with the manager, a plan is
developed to modify the assignment to enable
Noreen to provide only the elements of care that
she is competent to provide. As a nurse herself,
the manager knows that she has a professional
responsibility to direct Noreen to perform only
those functions she is competent in. It could be
professional misconduct to do otherwise.

Implement the plan
Noreen is very clear with the obstetrics/gynecology
nurses about her abilities and the areas in which
she requires assistance. She asks for a quick
orientation to the unit and ensures that she is able
to access assistance when necessary. The unit charge
nurse seems impatient with Noreen's questions;
however, Noreen persists because she recognizes the
importance of continuing to ask for assistance. The
shift goes well, but Noreen is concerned about the
increasing frequency of requests to float to other
units.

Review, discuss and evaluate the process
Noreen has a number of ideas for how the facility
could better handle staffing and floating issues in
the future. She speaks to her immediate manager after the shift and offers suggestions. Norren suggests that a system be developed whereby staff members receive orientation to and education on specific units and then float only to those units. Norren also suggests a discussion about the challenges for both the nurse who is floating and the staff on the receiving unit. She says it would be helpful to remind all staff about the importance of good communication and collaboration.
References


Suggested Reading


Worker refuses work because they believe work endangers them (e.g. violence) or another worker (e.g. most other situations). Refer to Section 43 (3) of the OHSA

Worker promptly reports to Supervisor/Employer circumstances of refusal

Supervisor/Employer investigates in the presence of the worker and the JHSC worker member or H&S rep or worker selected by Trade Union or other worker if no union

Does worker refuse work, and has reasonable grounds?

Call MOL

MOL inspector investigates in the presence of the worker and the JHSC worker member or H&S rep or worker selected by Trade Union or other worker if no union and provides written decision.

Pending MOL Investigation (Stage 2)
- Worker remains in a safe place nearby and available for the investigation.
- The worker refusing work may be assigned to reasonable alternative work or other directions subject to OHSA Section 50 and the collective agreement.
- No new worker shall be assigned to the work being refused UNLESS in the presence of the JHSC Worker Member or H&S Rep or Trade Union worker, or other worker; the new worker has been advised of the other worker’s refusal and reasons for it.

Does MOL Inspector deem circumstances are likely to endanger worker(s)?

YES

Worker returns to work

NO

Employer implements corrective action

YES

NO