Child Welfare Practices for Cases with Domestic Violence
This is the fifth edition of the practice guidelines. It is part of an overall effort to increase the safety of adults and children. Domestic violence services and the Oregon Department of Human Services, Child Welfare (“the Department”) collaborated to revise these guidelines.

Acknowledgements
These guidelines borrow national experts’ ideas and work. The first editions included information from Susan Schechter’s and Anne Ganley’s pioneering work in “Domestic Violence Curriculum for Child Protection” for the Family Violence Prevention Fund; early editions also shared information from the Massachusetts Department of Social Services.

The fifth edition’s material on working with the batterer draws heavily from the following: Fernando Mederos in “Accountability and Connection with Abusive Men” for the Family Violence Prevention Fund (www.futurswithoutviolence.org); David Mandel from the Non-Violence Alliance (www.endingviolence.com); and Lundy Bancroft (www.lundybancroft.com).

These guidelines also rely on work and ideas from Department staff in various roles, as well as domestic violence advocates throughout the state.

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CONTENTS

Section I. Introduction ........................................................................................................ 1
  Basic policy and practice assumptions in domestic violence cases .................... 2
  Core principles of Child Welfare practice in domestic violence cases ............ 3

Section II. Use of language and definitions ............................................................... 4
  Use of language ....................................................................................................... 4
  Definitions ............................................................................................................. 4

Section III. Impact of trauma and how it affects people ............................................ 9
  Brain injury .......................................................................................................... 12
  Alcohol and other drugs ..................................................................................... 14

Section IV. Child Welfare practice applications ....................................................... 15
  The Department's role in domestic violence cases ............................................ 15
  Supervising caseworkers with domestic violence cases .................................. 20
  CPS screening ..................................................................................................... 22
    Gather and document CPS screening information ......................................... 22
    Gather information about child vulnerability .................................................. 23
    Assign for CPS assessment ............................................................................. 23
    Assign CPS assessment response timeline .................................................... 25
    Close at screening ............................................................................................ 25
  CPS assessment ................................................................................................... 27
    Before initial contact ....................................................................................... 31
    Make the initial contact .................................................................................... 33
    Determine if there is an impending danger safety threat ............................... 38
    Establish a protective action plan or initial safety plan .................................. 41
    Determine the disposition of the CPS assessment .......................................... 48
    Identify how the impending danger safety threat is occurring ....................... 50
    Determine whether a child is safe ................................................................... 50
    Develop an ongoing safety plan ...................................................................... 50
## CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Plan child safety meetings</strong></td>
<td>53</td>
</tr>
<tr>
<td><strong>Establish conditions for return home</strong></td>
<td>54</td>
</tr>
<tr>
<td><strong>Indian Child Welfare Act</strong></td>
<td>54</td>
</tr>
<tr>
<td><strong>Identify and notify legal parents of Department involvement</strong></td>
<td>54</td>
</tr>
<tr>
<td><strong>Arrange visitation</strong></td>
<td>55</td>
</tr>
<tr>
<td><strong>Mail or deliver notifications</strong></td>
<td>56</td>
</tr>
<tr>
<td><strong>Permanency</strong></td>
<td>57</td>
</tr>
<tr>
<td><strong>Perform protective capacity assessment (PCA)</strong></td>
<td>57</td>
</tr>
<tr>
<td><strong>Establish expected outcomes</strong></td>
<td>63</td>
</tr>
<tr>
<td><strong>Create action agreements</strong></td>
<td>64</td>
</tr>
<tr>
<td><strong>Plan and facilitate family meetings</strong></td>
<td>67</td>
</tr>
<tr>
<td><strong>Case closure</strong></td>
<td>68</td>
</tr>
<tr>
<td><strong>Confidentiality and information sharing</strong></td>
<td>69</td>
</tr>
<tr>
<td><strong>Section V. Tools and specific considerations</strong></td>
<td>71</td>
</tr>
<tr>
<td><strong>CPS screening: strategies and sample questions</strong></td>
<td>71</td>
</tr>
<tr>
<td><strong>Screening any report of child abuse or neglect for domestic violence</strong></td>
<td>71</td>
</tr>
<tr>
<td><strong>Screening questions when there are domestic violence allegations</strong></td>
<td>71</td>
</tr>
<tr>
<td><strong>CPS assessment strategies and questions</strong></td>
<td>73</td>
</tr>
<tr>
<td><strong>Assessment questions for the alleged adult victim</strong></td>
<td>73</td>
</tr>
<tr>
<td><strong>Assessment questions for the alleged batterer</strong></td>
<td>77</td>
</tr>
<tr>
<td><strong>Teen parent cases with domestic violence</strong></td>
<td>82</td>
</tr>
<tr>
<td><strong>Introduction</strong></td>
<td>82</td>
</tr>
<tr>
<td><strong>Teen parents and CPS screening</strong></td>
<td>83</td>
</tr>
<tr>
<td><strong>Teen parents and assessing threat of harm</strong></td>
<td>83</td>
</tr>
<tr>
<td><strong>Teen parents — when working with either the batterer or the non-offending parent</strong></td>
<td>84</td>
</tr>
<tr>
<td><strong>Teen parents — assessing a batterer’s pattern of coercive control</strong></td>
<td>84</td>
</tr>
</tbody>
</table>
## CONTENTS

Section VII: Resource information ............................................................... 114

Sensitive practice at a glance........................................................................ 114

Summary of principles of sensitive practice for DHS staff ...................... 114

Critical components evaluation form .......................................................... 118

Teen domestic violence assessment tool ...................................................... 124

Talking with adult victims of domestic violence about safety ................. 126

Talking to children about safety ................................................................. 130

Web-based resources .................................................................................. 131
SECTION I. INTRODUCTION

Consistent with the mission of the Department of Human Services, assisting victims of domestic violence can help people become independent, healthy and safe.

This document focuses on domestic violence cases where child protective services intervenes. It specifically describes the Department’s best practice for working with domestic violence throughout the life of a case and in any situation where a batterer is impacting a family that has come to the attention of the Department, whether an ongoing case is opened or not.

This guidance must be tailored to individual situations and circumstances. For example, court-involved cases will be different from cases that are closed at assessment. While both will require a response that is informed about the dynamics of domestic violence, different sections of this guidance may apply.

Information about the impact of domestic violence must also be applied to individual situations and circumstances. First, there is a spectrum of behavior that can be identified as domestic violence. Coercive control tactics used by a batterer may range from manipulation to an array of tactics that include severe violence. Second, each person has a unique response to any trauma, from resilience to serious impairment of their daily functioning. An adult or a child may have experienced manipulation and be exhibiting serious impairment of their daily functioning, or an adult or child may have experienced severe violence and display resilience.

The primary responsibility of the Department is the safety of children and their permanent placement in a safe home (“permanency”). These guidelines are based on the belief that achieving safety for adult victims increases safety for children.

These guidelines provide information about working with children and families in the context of domestic violence. While there is some attempt to point out where the dynamics of domestic violence may intersect with other types of child abuse, recommendations in the guidelines are generally specific to the domestic violence.

These guidelines do not replace existing administrative rules or procedures and are designed to be used in conjunction with Oregon Administrative Rules and the DHS Child Welfare Procedure Manual.
One key to effective intervention in cases with domestic violence is forming collaborative relationships. Together, Department staff, domestic violence service providers, courts, law enforcement, parole/probation and community partners can establish a coordinated response and effective services. Ongoing discussion and consultation on specific cases, protocol and practice issues is a valuable resource.

When working with families and reviewing these guidelines, it is critical to remember that domestic violence is committed by batterers from every socioeconomic group and gender and every racial, ethnic and cultural group. The underpinnings of the use of power and control are consistent across groups. Victims from diverse populations may face additional barriers to accessing resources. Because the Department serves a wide and varied population, it is necessary to adapt our responses and interventions to address those barriers in order to provide safety. These guidelines can also be adapted to meet those situations.

Basic policy and practice assumptions in domestic violence cases

- Child Welfare needs domestic violence competencies
  - These competencies should be distinct from but complement cross-system collaboration.
  - Child Welfare benefits from cross-system collaboration and the expertise of domestic violence consultants and community partners.
- Child Welfare has a distinct and unique role that is largely in alignment with the roles played by other public and private entities that address domestic violence.
- Double standards around gender can benefit domestic violence batterers.
- Batterers can harm children.
- Child safety and risk assessment flows first and foremost from understanding the batterer’s tactics, not from focusing on where people are living or the status of their relationship.
- Better assessment is superior to empathy as a tool for intervening effectively in domestic violence situations.
Core principles of Child Welfare practice in domestic violence cases

- Children should be safe and together with the non-offending parent. This is our strongest assurance that children will heal from trauma and receive the ongoing nurturance and stability they need to thrive.
- Partnership with the non-offending parent should be the default position.
- This is usually the most efficient and effective strategy.
- The partnership with the non-offending parent depends on a comprehensive assessment of the person’s parenting strengths. This partnership builds on those strengths, is less likely to increase danger and more likely to lead to effective case plans.
- Intervention with batterers will reduce the risk to children. Document the batterer’s coercive behaviors, the adverse impact on the children of those behaviors, and any actions the batterer has taken to harm the children. Engage batterers in making concrete change. Make them “visible” in the family dynamic and case plans.
- Do not burden the non-offending parent with unnecessary services.

1,2 “Safe & Together Model” by David Mandel at www.endingviolence.com
SECTION II. USE OF LANGUAGE AND DEFINITIONS

Use of language

• The word “victim” is used in these guidelines. In the domestic violence field, both “victim” and “survivor” are used. While we use the term victim in these guidelines, be sure to ask adults what term they prefer.

• The word “batterer” is used to describe the adult who commits domestic violence and exercises the power and control in the relationship. The word “perpetrator” is not used in these guidelines to refer to batterers. The Department uses “perpetrator” in these guidelines to refer to an individual that has abused or neglected a child, as determined by the Department and consistent with OAR.

• The language in these guidelines reflects both the batterer and adult victim as the children’s parents and/or caregivers. There will be situations in which either the adult victim or batterer is not a legal parent and will not have an ongoing relationship with the child. These guidelines can be adapted to meet those situations.

Definitions

“Conditions for return” means a written statement of the specific behaviors, conditions or circumstances that must exist within a child’s home before a child can safely return and remain in the home with an in-home ongoing safety plan.

“Department” means the Department of Human Services, Child Welfare.

“Domestic violence” is defined in the OARs as a pattern of coercive behavior, which can include physical, sexual, economic and emotional abuse that an individual uses against a past or current intimate partner to gain power and control in a relationship.

To be clear, the above definition of domestic violence is more than physical assault. One partner in the intimate relationship lives in fear. That person is less able to act freely. The individual risks physical or emotional safety when trying to act independently.
Domestic violence is present in all cultures, socioeconomic classes, communities of faith, etc. The controlling tactics batterers use can be reinforced by societal and cultural stereotypes and institutions that overall give more status and power to men or other in-groups. Cultural norms can also stress the importance of women staying in the relationship regardless of the consequences.

Nevertheless, no culture promotes domestic violence, and culture is never an excuse for abusive behavior. However, it is important to understand how beliefs affect the perception and reaction to domestic violence. Victims may not seek services for themselves or their children because they are afraid they will be isolated from their cultural or familial supports. This can be especially difficult for immigrants, who may have an even greater need for those supports. Batterers may try to interpret cultural norms as entitling them to use tactics of control and/or coercion in their families, thus giving them an excuse for domestic violence. Even friends and family may believe this and encourage victims to be more compliant. However, it is important to remember that culture is one of the strongest protective factors for people. Reinforcing positive cultural values that encourage equality and respect can be a useful way to partner with victims and hold perpetrators accountable.

“Harm” means any kind of impairment, damage, detriment or injury to a child’s physical, sexual, psychological, cognitive or behavioral development or functioning. Harm is the result of child abuse or neglect and may vary from mild to severe.

“Impending danger safety threat” means a family behavior, condition or circumstance that meets all five safety threshold criteria. A threat to a child that is not immediate, obvious or occurring at the onset of the CPS intervention. This threat is identified and understood more fully by evaluating and understanding individual and family functioning.

“Initial safety plan” means a documented set of actions or interventions sufficient to protect a child from an impending danger safety threat in order to allow for completion of the CPS assessment.

“Moderate to high needs” means observable family behaviors, conditions or circumstances that are occurring now; and over the next year, without intervention, are likely to have a negative impact on a child’s physical, sexual, psychological,
cognitive or behavioral development or functioning. The potential negative impact is not judged to be severe. While intervention is not required for the child to be safe, it is reasonable to determine that short-term, targeted services could reduce or eliminate the likelihood that the negative impact will occur.

“Ongoing safety plan” means a documented set of actions or interventions that manage a child’s safety after the Department has identified one or more impending danger safety threats at the conclusion of the CPS assessment or anytime during ongoing work with a family. Please note: The definition of ongoing safety plan refers to the Department’s safety planning for the child/ren. Domestic violence safety planning is an interactive process that involves the adult victim and domestic violence experts whenever possible. The focus of that planning is on the victim and the victim’s children.

“Out of control” means family behaviors, conditions, or circumstances that can affect a child’s safety are unrestrained, unmanaged, without limits or monitoring; not subject to influence or manipulation within the control of the Family, resulting in an unpredictable and chaotic family environment.

*Please note:* “Out of control” as used in the child protective services definitions does not mean that the batterer is personally out of control. Batterers use tactics of power and control over their partners. They choose to use violence as a way of enforcing that control. The use of “out of control” in the child protective services definition does mean that the batterer’s behavior is not being controlled within the family or community to keep a child safe.

“Protective action plan” means an immediate, same-day, short-term plan, lasting a maximum of ten calendar days, sufficient to protect a child from a present danger safety threat.

“Protective capacity” means behavioral, cognitive and emotional characteristics that can specifically and directly be associated with a person’s ability and willingness to care for and keep a child safe.

“Safe” means there is an absence of present danger safety threats and impending danger safety threats.
“Safety service provider” means a participant in a protective action plan, initial safety plan or ongoing safety plan whose actions, assistance or supervision help a family in managing a child’s safety.

Please note: This does not mean that the safety service provider is working to change the parent’s ability or behavior, but is compensating for the inability to provide safety.

“Safety services” mean the actions, assistance and supervision provided by safety service providers to manage the identified present danger safety threats or impending danger safety threats to a child.

“Safety threshold” means the point at which family behaviors, conditions or circumstances are manifested in such a way that they are beyond being risk influences and have become an impending danger safety threat. In order to reach the “safety threshold” the behaviors, conditions or circumstances must meet all of the following criteria: be imminent, be out of control, affect a vulnerable child, be specific and observable, and have potential to cause severe harm to a child. The “safety threshold” criteria are used to determine the presence of an impending danger safety threat.

“Severe harm” means:

- Significant or acute injury to a child’s physical, sexual, psychological, cognitive or behavioral development or functioning;
- Immobilizing impairment; or
- Life-threatening damage.

“Threat of harm” means all activities, conditions or circumstances that place a child at threat of severe harm of physical abuse, sexual abuse, neglect, mental injury or other child abuse or neglect.

“Vulnerable child” means a child who is unable to protect him or herself. This includes a child who is dependent on others for sustenance and protection. A vulnerable child is defenseless, exposed to behaviors, conditions or
circumstances that he or she is powerless to manage, and is susceptible and accessible to a threatening parent or caregiver. Vulnerability is judged according to physical and emotional development, ability to communicate needs, mobility, size and dependence.
SECTION III. IMPACT OF TRAUMA AND HOW IT AFFECTS PEOPLE

Trauma responses are not symptoms but adaptive coping or survival skills, according to Bonnie Burstow in “Toward a Radical Understanding of Trauma and Trauma Work.” These responses are normal reactions to profound wounding.

Trauma can be experienced on several continuums:

- A single incident to a pattern of oppression;
- An accident to a betrayal;
- Helped by culture/society to created by culture/society/
- Felt by one person to felt by all people;
- Unacknowledged by anyone to acknowledged by everyone.

Trauma responses can occur soon after an incident, or can lay dormant for many months or even years. Trauma responses can fade and then return, even after many years, if the person’s fears are re-stimulated.

Both individuals and communities can experience trauma and will respond to it. As with all human experience, people have unique and deeply personal responses to traumatic events. However, there are many common elements in our response to trauma.

Trauma occurs within a cultural, social and political context. This context can be protective or can compound the trauma.

Trauma responses include:

- Hyper-vigilance;
- Startle response
- Intrusive thoughts or feelings;
- Numbing, constriction;
- Triggering;
• Sleep disorders; and
• Dissociation.

A traumatic experience can isolate an individual or community. Trauma can destroy the sense of being witnessed, being seen or heard in a confirming way. It can even destroy the traumatized person’s ability to be a witness to his or her own experience (i.e., dissociation to the point of “forgetting” that anything happened).

People and communities can become frozen in time, unable to integrate the reality of newfound safety or to stop re-experiencing the past. It is equally possible for trauma survivors to become distanced from the past, holding it at bay and trying to forget the trauma.

Trauma can cause a disconnection between thoughts and feelings. It can distance a person from his or her own body. And it can cause people to become distanced from one another.

Emotions associated with an experience of trauma can include:

• Terror;
• Horror;
• Hopelessness;
• Helplessness;
• Worthlessness;
• Despair;
• Doubt;
• Distrust;
• Rage;
• Guilt; and
• Shame.
Perhaps the most characteristic feature of trauma, according to Dr. Judith Herman in “Trauma and Recovery,” is the dialectic of trauma. The aftermath of terror sets up a seesaw of emotional and mental states, alternating from experiences of intrusion and flooding to those of numbing and constriction. This seesaw can prolong or even prevent the integration of a traumatic event.

While intrusion or flooding can dominate the early response to trauma, the long-term effects can be numbing and constriction. This can appear to be “recovery” or the ability to go on with life, but in actuality is a response to the unresolved trauma. “In an attempt to create some sense of safety and to control their pervasive fear, traumatized people restrict their lives.”

The impact of trauma can create long-term emotional and physical challenges for survivors:

- Depression;
- PTSD;
- Anxiety;
- Suicidality;
- Sexual dysfunction;
- Substance abuse and addiction; and
- Psychosomatic disorders.

Trauma can also have an impact across generations. Descendants can live in a world shaped by the historical trauma experienced by their family or community. This world can be physically, socially, politically, emotionally, psychologically and spiritually shaped by the historical trauma.

Both the response to trauma and its impact can be exacerbated by a couple of significant factors. One is captivity associated with the trauma. Captivity creates a situation where there is prolonged and repeated trauma. It also includes some elements of coercive control. The survivor is subject to tyrannical tactics of control.

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3 Judith Herman, Trauma and Recovery, (New York: Basic Books, 1992, 1997) 46
that are designed to destroy the person’s sense of autonomy. The final tactic of enforcing submission is often sexual humiliation.

The long-term impact of prolonged trauma in captivity can be far more intense for survivors than the impact of a single trauma. It can result in not just the questioning of the person’s self-efficacy, but the destruction of a sense of self. Hyper-vigilance and anxiety can be constant, and eventually the body can turn against itself, creating unrelenting somatic discomfort. Both intrusion and constriction can be more severe and longer lasting.

The second factor that can increase both the suffering and dissociation of trauma is betrayal. Like captivity, the experience of betrayal associated with trauma can increase symptoms of posttraumatic stress, sexual dysfunction, self-mutilation, physical disorders and mental health concerns. Uniquely, betrayal also increases dissociation, apparently helping people to “forget” destabilizing information when their survival depends on the perpetrator.

**Brain injury**

Finally, it is important to remember that trauma may result in physical injury to the brain, which can manifest itself in many ways, including:

- Problems with cognition;
- Problems with communication;
- Difficulty tracking appointments and recalling important facts;
- Difficulty with balance and physical functioning;
- Emotional, behavioral and psychosocial issues; and
- Challenges with daily living such as dressing, bathing, shopping, paying bills, parenting, driving a car, cooking, eating and job hunting.

Helping a survivor get the appropriate diagnosis and treatment for a traumatic brain injury (TBI) begins with screening. The following HELPS Brain Injury Screening Tool
is designed for use by non-medical personnel. HELPS is an acronym for:

- **H** Have you ever Hit your Head or been Hit on the Head?
- **E** Have you ever been seen in the Emergency room or hospital or by a doctor because of an injury to your head?
- **L** Did you ever Lose consciousness or experience a period of being dazed and confused because of an injury to your head?
- **P** Do you experience any of these Problems in your daily life since you hit your head? (See the above brain injury list.)
- **S** Do you have any Significant Sicknesses?

References:


You can obtain additional information about TBI and domestic violence and the HELPS screening tool described above at the New York State Office for the Prevention of Domestic Violence (www.opdv.ny.gov/) and the Brain Injury Association of New York State (www.bianys.org).
Alcohol and other drugs

Child Welfare caseworkers are likely to work with families with multiple issues. Domestic violence often coexists with alcohol and/or drug abuse in the cases we see. However, these are separate issues, and both must be addressed. Getting treatment for both victim and batterer will increase positive outcomes for both them and their children.

For victims, some may have started using as a result of the domestic violence and/or other trauma, or may have been coerced by their batterer. Recent research on trauma recommends addressing the trauma during the treatment for substance abuse, rather than doing substance abuse treatment first and then dealing with the trauma from domestic violence. Consult with both domestic violence service providers and chemical dependency programs. Keep the victim’s safety needs foremost, especially if the batterer is also the supplier.

Use substance abuse treatment programs that understand the dynamics of domestic violence and victimization. Many treatment and 12-step programs offer women-only treatment and support groups. Do not have the victim attend the same program as the batterer. If this is not possible, work with the program to maximize safety and support. Look at varying attendance with different days, times, groups, etc.

For the batterer who is using, refer to both batterer intervention programs and substance abuse treatment programs. Substance abuse does not cause a batterer to use power and control to batter. However, increased substance abuse may cause the batterer’s violent and controlling behavior to be more visible. They are still separate issues, and both need to be addressed. Use substance abuse treatment programs that understand the dynamics of power and control and that work cooperatively with batterer intervention and domestic violence service providers.
SECTION IV. CHILD WELFARE PRACTICE APPLICATIONS

The Department’s role in domestic violence cases

Domestic violence and child abuse frequently occur in the same families. This does not mean that all families experiencing domestic violence should be referred to child protective services nor does it mean child protective services will respond to all reports of domestic violence.

While domestic violence is always a risk factor for children, it is only when there is an allegation of child abuse or neglect that a child protective services intervention is warranted. When there is an allegation of child abuse or neglect related to domestic violence, a thoughtful, comprehensive CPS assessment must determine if the domestic violence presents an impending danger safety threat to the child. The Department’s focus is not just on whether the child witnessed an act of violence, but on how the child is affected by the batterer’s behavior.

Appropriate ongoing safety plans and case plans rely on a careful assessment of domestic violence and its impact on children and non-offending parents. For example, a non-offending parent may appear uncooperative, but this may be a survival strategy to protect himself or herself and children from the batterer. A worker is more likely to successfully protect children if the worker is able to recognize these survival strategies and develop plans that both build on the strategies and hold the batterer accountable for the violence.

Dr. Anne Ganley and Susan Schechter, in their introduction to “Domestic Violence: A National Curriculum for Children’s Protective Services,” state that domestic violence endangers children in many ways:

- Domestic violence batterers not only harm their intimate partners but may also physically abuse their children. Their escalating violence against an intimate partner also physically endangers children.
- Domestic violence batterers may sexually abuse their children or the children of intimate partners.
• Domestic violence batterers may endanger children through neglect. Some domestic violence batterers focus so much attention on controlling and abusing their intimate partners that they neglect the needs of children.

• Sometimes a batterer’s violence against the intimate partner prevents the adult victim from caring for the children. This can be mistakenly identified as intentional neglect on the part of the adult victim.

• Domestic violence batterers may harm children by coercing them to participate in the abuse of their other adult caretakers.

• Domestic violence batterers may harm or endanger children by creating an environment where the children witness domestic violence.

• Finally, domestic violence batterers may endanger children by undermining the ability of CPS and community agencies to intervene and protect children.

Research literature shows there is an increased impact for those children who both witness domestic violence and suffer physical abuse themselves.

One of the challenges of domestic violence within child abuse cases is how to keep children safe without penalizing the non-offending parent. The CPS worker conducting a comprehensive CPS assessment determines if the caregiver can or cannot or will or will not protect the child. Domestic violence victims use a variety of strategies, some that may seem from the outside to be counterproductive, to protect themselves and their children. Ask adult victims what they are currently doing to protect their children. Keep in mind that non-offending parents may be willing to protect their children, but they may not be able to due to the batterer’s behavior.

Although child protective services must sometimes file petitions in juvenile court or place children, always use language that focuses on the batterer’s role in creating harm or risk to the children. An example might be:

• The father has engaged in a pattern of domestic violence with others with whom he has had a relationship, he has not successfully (engaged in treatment for this conduct/completed treatment for this conduct/addressed his violent
behavior/ameliorated this conduct) and he is currently in a relationship with the child’s mother.

If the adult victim poses a safety threat to the child unrelated to the domestic violence, appropriate jurisdictional language should be used to identify that risk, e.g., the (mother/child) tested positive for controlled substances at the birth of the child and mother’s use of controlled substances interferes with her ability to safely parent the child.

If the adult victim does not pose a safety threat to the child, but there is no way to protect the children from the batterer’s use of coercive control without court involvement, use language that does not blame the victim for the domestic violence. An example might be:

- The mother was subjected to domestic violence by the father/her domestic associate and the mother is unable to protect the child from exposure to father’s/her domestic associate’s violence.”

- The following are inappropriate and ineffective responses to domestic violence:
  - Labeling the adult victim as the perpetrator of neglect due to a “failure to protect”; 
  - Telling the adult victim that the children will be removed if the violence happens again; 
  - Placing children away from the non-offending parent, except as a last resort; 
  - Restricting visitation of the non-offending parent; 
  - Requiring restraining orders; and/or 
  - Requiring domestic violence services for the non-offending parent.

The above actions can reinforce the batterer’s message to the adult victim that the adult victim is at fault and a bad parent. The Department’s message to adult victims should be that we can work together to help them protect themselves and their children.
When working with children in the context of domestic violence it is important to:

Assess and assure their safety and well-being;

- Reassure children that they are not responsible for the violence;
- Reassure children that it’s not their fault if they did not tell anyone;
- Help children identify adults who are safe to tell about the violence;
- Discuss with children ways they can be safe;
- Maintain the children with the non-offending parent when possible;
- Establish ways to safely maintain the children’s healthy attachments with the parents if placement is necessary;
- Establish ways to maintain or develop healthy bonds between children and their parents.

When working with the non-offending parent in the context of domestic violence it is important to document the full spectrum of the adult victim’s efforts to promote the safety and well-being of the children.4

It is also optimal to:

- Reassure the non-offending parent that she or he is not responsible for the batterer’s violence or for stopping the batterer’s violent behavior;
- Determine the non-offending parent’s ability to protect the children;
- Complete a comprehensive analysis of all identified present danger safety threats and impending danger safety threats;
- Help the non-offending parent to plan for his or her own safety, and the safety of their children;
- Refer the non-offending parent to a domestic violence advocate for domestic violence safety planning (see section on domestic violence safety planning);
- Help the non-offending parent access resources (domestic violence shelters and

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4 Based on “Safe & Together Model” by David Mandel at [www.endingviolence.com](http://www.endingviolence.com)
support services, Temporary Assistance for Needy Families, other DHS services, housing, financial assistance, drug and alcohol treatment, etc.).

Whether or not you are able to work directly with the batterer (who is a legal parent or who will continue to affect the household) in the context of domestic violence it is important to document:

- The batterer’s pattern of coercive control;
- Actions taken by the batterer to harm the children;
- Adverse impact of the batterer’s behavior on the children.\(^5\)

If you are able to work directly with the batterer, it is optimal to:

- Assess the batterer’s ability and willingness to protect the children;
- Assess the batterer’s active engagement as a parent — is that individual meeting the children’s basic physical and emotional needs, participating in the children’s education, ensuring that the children have a stable and predictable home life, etc.?;
- Assess the batterer’s ability to remain safely involved in the family whether in the home or through visitation;
- Look for strengths and commitment to family that support the batterer in being accountable;
- Develop case plans that focus on stopping the batterer’s use of power and control in ways that affect the children’s safety;
- Develop case plans that involve specific steps and expectations for the batterer that address the individual’s pattern of coercive control;
- Make sure that the batterer is being held equally accountable as a parent or parental figure for the safety and well-being of the children — this can include ensuring that the batterer makes adequate financial arrangements to support the family, so that the children have adequate food, housing, transportation and other basics;

\(^5\) Ibid
• Work with community partners to hold the batterer accountable, including supporting the application of legal sanctions;
• Communicate in a manner that makes clear that the batterer’s violent and controlling behaviors are the batterer’s choice and responsibility;
• Engage the batterer in the change process;
• Assess the batterer’s ability to remain safely involved in the family, whether in the home or through supervised visitation;
• Make appropriate referrals for batterer intervention and follow up to monitor compliance.

**Supervising caseworkers with domestic violence cases**

Clear and thorough documentation is essential to strong casework and helps the caseworker’s supervisor give helpful feedback. Examples of documentation recommendations are:

• Do not lump batterer and victim together. Avoid phrases like:
  » “Couple engage in violence”;
  » “Parents have a history of domestic violence”;
  » “Parents both deny the violence”;

• Be precise and descriptive:
  » Avoid euphemisms or vague terms like “argued” if what you mean is “hit.”
  » Describe the pattern — e.g., “father has engaged in an escalating pattern of physical violence and intimidation that involved multiple incidents of physical assault, threats to kill the mother and her children.”

• Affirm the batterer’s role in harming the children through his or her actions:
  » E.g., “These behaviors have isolated the mother from her support system, the children from relatives, and led to them moving school systems and residences twice in the past year (as a result of evictions).”

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6 Based on “Safe & Together Model” by David Mandel at [www.endingviolence.com](http://www.endingviolence.com)
• Avoid blaming the victim for the batterer’s violence and abusive behavior.
• Avoid phrases like:
  » “Dysfunctional” family;
  » Mother “allows” or “enables” the violence;
  » Mother “failed to protect” the children.
• Use language that focuses on the batterer’s role in creating harm or risk to the children:
  » E.g., “Despite the mother’s efforts to protect the children, the batterer is creating conditions injurious and harmful to the children.”

In the Resource Section at the end of this document, supervisors can find a domestic violence casework assessment tool. This tool will help them assess the efficacy of casework being performed by their employees. Caseworkers could also use it as a self-assessment tool.

There is also a “Critical Components Evaluation Form” created by Kids First Child Abuse Intervention Center in Lane County, Oregon, based on the work of David Mandel. It could be a useful training tool and help standardize the collection of essential information in domestic violence cases.
CPS screening

In families where there is domestic violence, children may be harmed through:

- Physical assault even when they are not the intended target of the violence;
- Neglect when their basic needs are not being met; or
- Mental injury caused by controlling and abusive behavior.

Research reports that children exposed to domestic violence are at increased risk for behavioral and emotional problems. However, research also indicates that many children show no greater problems than children not exposed to domestic violence. Each person has a unique response to any trauma, from resilience to serious impairment of their daily functioning. An adult or a child may have experienced manipulation and be exhibiting serious impairment of their daily functioning, or an adult or child may have experienced severe violence and display resilience. There are a number of factors that mitigate a child’s risk including the relationship with the non-offending parent, the child’s resiliency, the presence of other protective adults in the child’s environment, and the severity and proximity of the violence.

Not all reports of domestic violence will lead to a CPS assessment. When determining if the report of domestic violence meets the statutory definition of abuse or neglect, consider whether:

- The children are intervening or are likely to intervene in the physical violence;
- The children are in close proximity to the physical violence;
- The alleged batterer shows disregard for the children’s safety;
- The child exhibits impairment in his or her ability to function as a result of the domestic violence.

Gather and document CPS screening information

Screen for domestic violence in all reports of child abuse and neglect, not just those in which domestic violence is the presenting issue. Screen for issues of power and control, isolation, intimidation, threats of homicide or suicide, stalking, weapons, violence increasing in frequency or severity, as well as other types of abuse.
Use multiple sources of information on the alleged batterer’s access to the child and alleged adult victim and for information on the impact to the child. Information to gather may include:

- Police reports;
- No contact orders;
- Restraining order and stalking order filings;
- Probation and/or parole involvement;
- Criminal records checks;
- TANF or other Self Sufficiency involvement.

**Gather information about child vulnerability**

Children are vulnerable in domestic violence cases in a variety of ways including but not limited to:

- Being held;
- Being unable to leave the situation;
- Intervening to protect the alleged adult victim;
- Being threatened and terrorized; and
- Experiencing symptoms of trauma.

**Assign for CPS assessment**

In making a decision on whether or not to assign for assessment, the screener does not look just at whether or not the child “witnessed” or was in the same room as the domestic violence. The fact that the child was in the same room may increase the likelihood of negative consequences for the child, but a review of all the factors and the child’s overall exposure to the violence is necessary.

The screener also must consider the alleged perpetrator’s access to the alleged victim. Gather information about the alleged batterer’s whereabouts and his or her access to the child.
The alleged batterer may be in jail or may have a current no-contact order. That might provide immediate safety, but does not guarantee it in the future. No-contact orders may be lifted or short-term. Batterers frequently are released from jail after a short stay.

Questions to ask about access may include:

- Is the alleged batterer a legal parent?
- Will the alleged batterer have continued access to the child?
- What sanctions are in place to maintain no or limited contact?
- What safety plan does the non-offending parent have in place?

A report involving children who are exposed to domestic violence should be assigned for CPS assessment if the report alleges that the domestic violence is current or that the alleged batterer has a history of domestic violence AND that:

- The child has been injured or is likely to be injured during the violence (e.g., being held during violence, physically restrained from leaving, child is intervening, etc.); or
- The alleged batterer does not allow the non-offending parent or children access to basic needs that affect their health or safety; or
- The alleged batterer has killed, severely harmed or is making a believable threat to do so to anyone in the family, including extended family members and pets; or
- The child’s ability to function on a daily basis is substantially impaired; or
- Weapons were used or threatened to be used; or
- The alleged batterer has made believable threats of kidnapping, hostage taking, suicide or homicide; or
- The violence resulted in serious injury to the non-offending parent (including, but not limited to, broken bones, internal bleeding or injury, extensive bruising or lacerations, poisoning, suffocating, strangling, shooting or severe malnourishment).
Other factors to consider in conjunction with the above include:

- Victims are isolated with little support;
- Violence is increasing in either frequency or severity;
- There is interaction with other risk factors including substance abuse or mental illness;
- Previous referrals to child protective services or LEA with the same or other child or adult victims;
- Previous convictions for crimes against persons or serious drug offenses;
- Stalking behaviors;
- Violations of restraining orders; and
- Lack of other community responses or resources.

If there are previous reports, they should be considered in the screening decision; however, a first report can be assigned for CPS assessment. Similarly, while police reports and other official documents may support the need to assign, they are not necessary if the reported information meets the criteria for assigning outlined in Oregon Administrative Rule 413-015-0210.

Assign CPS assessment response timeline

When an intentional delay to allow for a planned response would be less likely to compromise the safety of the child, Oregon Administrative Rules allow a response within five calendar days. This delay can be valuable in domestic violence referrals to allow for the initial contact to occur when the alleged batterer would be absent. For example, Self Sufficiency workers involved in with the family may know that the non-offending parent is in the process of leaving the household and a child protective services assessment could jeopardize safety planning.

Close at screening

The decision to close at screening is not intended to minimize the seriousness of domestic violence. The information may describe family behaviors, conditions or
circumstances that pose a risk to the child, but that do not constitute a report of child abuse or neglect as defined in ORS 419B.005.

When documenting a report that is to be closed at screening, include the alleged batterer’s name. Depending on the reporter’s identity and information, a referral to community partners may be appropriate. Some of these resources include:

- Domestic violence service providers;
- Family Support and Connections;
- Victims’ advocates in police departments or district attorneys’ offices;
- Voluntary DHS services including Temporary Assistance for Domestic Violence Survivors (TA-DVS);
- School counselors;
- Law enforcement;
- Probation or adult community justice programs; and
- Batterer intervention programs.
CPS assessment

The Oregon Safety Model requires a comprehensive child protective service assessment. This includes assessing not only the allegation, but the whole complexity of family dynamics. In conducting a comprehensive CPS assessment, the CPS worker assesses for domestic violence, whether or not it is part of the initial report and further identifies other family issues and their interplay with domestic violence (e.g., substance abuse and domestic violence, which are often both present in families assessed by Child Welfare).

Critical note: The dynamics of domestic violence are based on the batterer maintaining power and control over his or her partner. Challenges to that power and control, including a CPS assessment, may increase the likelihood of escalating violence. The risk of being seriously harmed or killed may increase when an adult victim leaves the batterer. Given this dynamic, plan your assessment carefully when domestic violence is known to be an issue and always consider that the assessment may increase the risk to the child and the adult victim.

The Oregon Safety Model outlines 16 impending danger safety threats. The one most frequently associated with domestic violence is: “One or both parents’ or caregivers’ behavior is violent and/or they are acting (behaving) dangerously.”

As part of determining whether the violence meets the safety threshold, workers assess if the violence is out of control. The term “out of control” has a specific definition within the Oregon Safety Model. It does not mean that the batterer’s behavior is out of control. It means that the family or the systems around it do not have the resources to hold the batterer accountable for the violence and provide safety for the child.

To ensure safety for the children and adult victim an assessment should document:

- The batterer’s pattern of coercive control over the adult victim and family;
- The specific actions the batterer has taken to harm the children;

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• The full spectrum of efforts made by the non-offending parent to protect the child;
• The adverse impact of the batterer’s behavior on the child; and
• The role of substance abuse, mental health, culture and other socioeconomic factors.

See the resource section for the Five Critical Components form. Sample assessment questions follow in Section V.

The batterer’s pattern of coercive control could include:

• Financial control or withholding;
• Isolation from family and friends;
• Humiliation;
• Forced or impelled sexual intercourse;
• Abusive sexual acts;
• Sabotage of work and/or education;
• Impeding access to medical and mental health providers;
• Intimidation;
• Threats; and
• Violence, including using physical force to damage property, harm pets and/or hurt people.

Specific actions the batterer has taken to harm the children could include:

• Monopolizing the non-offending parent so that person cannot adequately tend to the needs of the children;
• Interfering with the normal development of the children;
• Ignoring the children’s emotional needs;
• Exposing children to situations that are frightening or overwhelming for them;
• Creating a tense atmosphere that inhibits normal home life;
• Interfering with the children’s interactions with their extended family;
• Isolating the children from the community and/or friends;
• Disrupting the children’s normal routines;
• Keeping the children up late or waking them with yelling and/or other abuse;
• Exposing children to emergency response from police and/or EMTs;
• Failing to meet the children’s basic needs;
• Recklessly causing physical harm to children as a result of the violence toward the non-offending parent.

The full spectrum of efforts made by the non-offending parent to protect the children could include:

• Keeping some routine for the children in the chaos caused by the batterer’s behaviors;
• Redirecting the batterer’s coercive behavior toward themselves and away from the children;
• Providing opportunities for developmentally appropriate play and learning;
• Enrolling the children in school and facilitating their participation in school activities;
• Ensuring that the children’s basic needs are met;
• Removing the children from the vicinity of abusive behavior;
• Acquiescing to the batterer’s demands, in order to shield the children;
• Safety planning with the children.

A non-offending parent who is being physically, emotionally and/or sexually abused — but still maintains any semblance of normal home life for a child —
is demonstrating strengths that should be documented and built upon in partnership to increase child safety.

The adverse impact of the batterer’s behavior on the children

This impact could include, child is:

- Being neglected (i.e., basic needs are not being met);
- Failing to thrive;
- Not sleeping well;
- Often sick;
- Unusually fearful;
- Anxious;
- Supporting one parent over another, or feeling compelled to do so;
- Defending one parent from another, or feeling compelled to do so;
- Lonely;
- Disconnected from family and/or friends;
- Feeling pressured to keep secrets;
- Over-obedient;
- Overly anxious to please adults;
- Overly concerned with adult matters;
- Taking on parenting or protective role of younger children in the home;
- Exhibiting trauma responses, such as hyper-vigilance, startle response;
- Emotionally shut down;
- Emotionally demanding;
- Exhibiting signs of arrested development;
- Reverting to previous development stages;
- Acting out violent or abusive behavior toward other children or in play;
• Bullying;
• Excelling or doing poorly in school;
• Overly distracted;
• Overly forgetful;
• Injured;
• Exhibiting sexualized behaviors from witnessing sexual assault.

In determining if the batterer’s behavior makes the child unsafe, document:\(^8\)

• The level of physical danger the batterer presents to the adult victim;
• The history of physical abuse to the children;
• The history of sexual abuse to the children;
• The level of psychological cruelty to adult victim and/or child;
• The level of coercive or manipulative control;
• Reasonableness of demands and expectations the batterer has of the child; and
• Indication the batterer views the adult victim and/or child as possessions.

It is especially important to document the overall pattern of coercive behaviors when assessing for impending danger safety threats to young, pre-verbal children.

See Section V. for advice on interviewing the alleged batterer and sample questions for all parties.

**Before initial contact**

Steps to take when preparing for initial contact:

• If immediately available, gather collateral information to help determine the history of assault and pattern of power and control.
• Determine if the alleged batterer is in jail and, if so, for how long.

\(^8\) “Assessing Risk to Children from Contact with Batterers” by Lundy Bancroft in the April/May 2002 edition of the Domestic Violence Report.
• Determine if there is a no-contact or restraining order against the alleged batterer.

• Explore how to do the assessment when the alleged batterer is not home. If possible, call first to determine who is at home and how safe it is to go to the home.

• Find out the alleged batterer’s work schedule. Consider meeting at a DHS Self-Sufficiency office, school or other neutral setting.

• Develop an alternate plan in the event you are unable to interview the adults separately.

• If you believe that an interview with the alleged batterer (or another family member) at initial contact will compromise safety of any family member, consult with a supervisor to request an exception to interviewing the alleged perpetrator at initial contact in order to allow for safety planning before the interview.

• If you have to make contact when the alleged batterer is or may be present, take two workers, a police officer or parole/probation worker if assigned.

• Responding with assistance promotes worker safety and can assist in conducting separate interviews.

• Have information readily accessible on available domestic violence services and other emergency resources.

If possible, consult with domestic violence programs or batterer intervention specialists before responding. Advocates can offer in-depth domestic violence safety planning and information about resources and information about domestic violence dynamics. Please refer to the Resource Section for domestic violence safety planning and for information on batterer intervention programs.

People facing additional barriers

Parents may face additional barriers to accessing services if they are members of a group typically underserved by traditional agencies. Social service organizations and civil and legal systems have not been as responsive to people whose primary language is not English, people with disabilities, lesbians, gays, bisexuals, transsexual and transgendered persons, and people from diverse Tribal, racial,
cultural and/or faith groups. Identifying culturally appropriate services and accessible services are key parts of planning.

When interpretation services are necessary, use professional interpreters who understand domestic violence and will not blame an alleged adult victim. If the interpreter is known to the alleged adult victim, ask the alleged adult victim if that interpreter is acceptable.

**Make the initial contact**

**Observations**

Observe the home environment and family members for physical signs of domestic violence. Also inquire during interviews about observations others have made. Physical signs may include:

- Visible injuries or injuries that are hidden or attempted to be hidden;
- Flinching or signs of anxiety;
- Use of dominating or intimidating body language;
- Weapons;
- Holes in walls, broken furniture, broken doors and windows;
- Locks on the outsides of doors;
- Broken, disconnected or missing telephone;
- Home not adequately accessible for family member’s disabilities;
- Guard animals, especially if family members exhibit fear of the animals;
- Home in an isolated location.

**Interviews**

- Interview the alleged adult victim first, Whenever possible, interview that person without the alleged batterer being present or knowing about the interview.
- If the alleged batterer is present, do separate interviews out of earshot of the alleged batterer.
• If you cannot separate the partners, focus on issues other than the domestic violence. Resistance to separate interviews with adults may be an indication of domestic violence and a batterer’s control.

• If you believe that an interview with the alleged batterer (or another family member) at initial contact will compromise safety of any family member, consult with a supervisor to request an exception to interviewing the alleged perpetrator at initial contact. This will allow for safety planning before the interview.

• When interviewing the alleged adult victim, child and alleged batterer ask questions that will get to the duration, frequency, predictability and other factors that influence the domestic violence. This will help determine how it is uniquely occurring in this family.

*Interview the alleged adult victim*

• Immediately ask the alleged adult victim if it is safe to conduct an interview and, if not, ask what might be a safe way.

• Never ask the alleged adult victim about domestic violence in front of the alleged batterer. Disclosures may make the alleged adult victim unsafe if the alleged batterer is in the vicinity.

• Use strategies to build rapport, encourage conversation and support the alleged adult victim.

• Ask about other issues first before asking about domestic violence. Ask about the person’s relationship, including positive aspects. Begin with more general questions; then follow up with more specific and detailed ones.

• Ask open-ended questions about well-being to start the conversation. However, express concerns and ask questions about bruises or other injuries.

• Ask questions to determine the severity and potential lethality of the alleged batterer’s behavior. These include questions on whether there have been any:
  » Signs of extreme jealousy;
  » Threats of homicide or suicide;
» Threats or acts of strangulation, harm to animals or menacing of family members; and/or
» Access to weapons.

- Ask questions on the coercive tactics the alleged batterer may use. These tactics range from very overt — such as physically preventing someone from leaving the house — to subtle ones, such as isolating an adult victim from the family.
- The alleged adult and child victims may express positive feelings toward the alleged batterer. When asking questions about the abuse, focus on the alleged batterer’s controlling and coercive behaviors, not personality.
- Affirm to the alleged adult victim that the abuse is not deserved and not the fault of the alleged adult victim.
- Express concerns for the safety of the alleged adult victim and children. Explain that domestic violence may increase in frequency and/or severity.
- Identify what the alleged adult victim has done to stay safe and keep the children safe, and how well those actions have worked.
- Consider that the adult victim’s actions have been survival strategies. For example, staying with the alleged batterer may be safer than leaving.
- Recognize that because many adult victims lack access to financial resources or other housing options, the alleged adult victim may believe that it is better and even safer for the children, to stay with the alleged batterer.
- If there are allegations that the violence is mutual, look at the context and intent of the violence. Determine which partner is afraid of the other, which partner is effectively exerting control and whether injuries are defensive wounds.
- Give the alleged adult victim information about domestic violence. If you know the alleged batterer has previous convictions, share that information with the alleged adult victim.
- Discuss with the alleged adult victim what will happen with the information gathered. This includes what information will be disclosed to the alleged batterer.
- Offer information and referrals to address other immediate needs of adult and child victims, including financial assistance, health care, safety planning, etc.
• When ending the interview, ask the alleged adult victim about safe times and ways to make contact in the future.

**Interview children**

• Ask children questions about the violence and what happens during the violence.
• Ask children what they do during the violence, including if they have tried to intervene.
• Ask children how they feel about the violence and their home.
• Ask children what they do to take care of themselves and/or their siblings.
• Support the ways in which the child stays safe.
• Ask children who they talk to about their home.
• Be aware a child may take responsibility for the abuse or side with the alleged batterer. Assure the children that the violence is not their fault or the fault of the adult victim.
• Acknowledge the alleged batterer’s positive traits as well as asking about abusive behavior.
• Tell the child what information you will be sharing with either parent.

**Interview the alleged batterer**

• Batterers are not reliable sources of information about their own violent behavior or use of power and control tactics. Better sources of information include the alleged adult and child victims, police reports, parole and probation, court documents, and other persons or agencies known to the family.
• Do not ask the alleged batterer about domestic violence in front of the alleged victim.
• Don’t tell the alleged batterer information given by the alleged adult victim or child if other sources are available or until a safety plan is in place. Use
corroborating reports such as police, neighbors, parole or probation, courts and medical.

- Ask about other issues first before asking about domestic violence. Ask about the person’s relationship, including positive aspects. Begin with more general questions then follow up with more specific and detailed ones. Delay asking specific questions if it will put the alleged adult victim or child in danger.

- Ask questions to assess for power and control tactics (see Resource Section).

- Ask questions about steps the batterer has taken or will take to accept responsibility for the violence and stop those behaviors,

- Assess what steps the alleged batterer will take to create safety.

- Ask about other issues including use of drugs or alcohol.

When assessing the alleged batterer’s answers, be aware of tactics commonly used by batterers to deflect attention away from themselves. Batterers will try to enlist you to collude with them against the adult victim. Tactics include the batterer:

- Presenting as the victim;

- Using statements of remorse as a way to avoiding consequences;

- Describing protective efforts the alleged adult victim has taken (leaving or calling police) as ways to be hurtful to the alleged batterer;

- Presenting as the more stable and calm partner and better parent;

- Denying or minimizing abuse (e.g., “It is not my fault if someone bruises easily; I just pushed a little”);

- Blaming the alleged adult victim for the abuse (one should know not to do that);

- Avoiding responsibility by blaming alcohol or other substances, stress, etc.;

- Alleging drug or alcohol abuse by partner;

- Alleging the partner has mental illness and/or is off medication; or

- Presenting the alleged adult victim’s behavior in a negative way to get you to side with the alleged batterer.
Identifying the predominant domestic violence batterer

Sometimes there are allegations of domestic violence against both parents. Domestic violence victims may fight back and be charged with assault. Look beyond the initial incident to assess the dynamics in the family and to determine which party is the predominant aggressor.

Assess for patterns of power and control in allegations of domestic violence that appear to be mutual violence, or where the adult victim has been arrested. Specifically look for the following:

- Are injuries defensive wounds (bite marks, scratches etc.)?
- Who is afraid of the other?
- What was the intent and level of the violence (was it self-defense or to punish/retaliate)?
- Who is effectively exerting control over the other?
- What is the impact of the violence? and
- Who has historically been the dominant aggressor regardless of who the first aggressor was in the current incident?

It is important to remember that it is common for the adult victim to claim responsibility for the violence.

**Determine if there is an impending danger safety threat**

It may be difficult to determine when or whether the batterer’s behavior makes a child unsafe. The batterer’s behavior may not be directly aimed at the child, but the child may still be negatively affected. Conversely, the presence of domestic violence may present a risk to the child, but the child can still be safe.

**Apply the safety threshold criteria**

There may be other impending danger safety threats present, but impending danger safety threat #2 is used to identify domestic violence: One or both parents’
or caregivers’ behavior is violent and/or they are acting (behaving) dangerously. Violence refers to aggression, fighting, brutality, cruelty and hostility. It may be immediately observable, regularly active or generally potentially active.

To meet the safety threshold, it is not enough to state that there is domestic violence. Document the specific behaviors of the batterer that severely harm or could reasonably cause severe harm to the child and how those behaviors affect the child.

First, the violence has to be out of control, meaning there are no outside or familial resources to adequately maintain the child’s safety. The child could suffer severe harm as a result of the batterer’s behavior. The threat of harm to the child has to be imminent, which means within a couple of days to a few weeks. The behaviors and impact have to be specific and observable. Finally, there has to be a vulnerable child.

Possible examples include:

- A parent uses violence when the baby is in extremely close physical proximity, causing a high likelihood of injury. In the most recent instance, one parent was holding the baby and almost dropped the baby when the other parent was hit. The baby could have been injured by being struck or by being dropped due to the violence.

- One parent has threatened to kill family members and has injured the other parent in front of the child. The child is extremely fearful and has regressed at school. The child’s grades have significantly dropped due to inability to concentrate.

- Through threats of violence, the family is isolated to the extent that basic needs are not met. Family members are not allowed to leave the house without the threatening parent.

If the domestic violence does not meet the safety threshold criteria, explore safe options with the non-offending parent. Make referrals to domestic violence service providers and other resources, and provide information about domestic violence, when appropriate.
Determine child vulnerability

Domestic violence is a risk factor for children, both for potential physical abuse either directly by the parent or indirectly by being caught in the violence, and for emotional abuse caused by witnessing the batterer’s violent and controlling behavior directed most often at their primary caretaker. However, research documents factors that mitigate the risk, including the child’s resiliency, the child’s relationship with the non-offending parent and the presence of other supportive adults. A child may have a plan, created with a safe caretaker, and the ability to carry it out to avoid any physical harm. A child’s resiliency and support network also may mitigate the threat of emotional harm or mental injury.

Conversely, a child may be vulnerable if he or she:

- Is intervening or likely to intervene;
- Is unable to physically escape from the violence;
- Is isolated from other family members, friends or other social supports;
- Fears for himself or herself or the victimized parent;
- Blames himself or herself for the violence; or
- Does not have a good relationship with the non-offending parent.

Regardless of age, children who want to intervene to protect their parent are vulnerable.

Domestic violence coexists in families whose children experience physical, sexual and/or emotional abuse. Children who experience multiple types of abuse are at higher risk.

Determine if the parent or caregiver is unable to protect

Domestic violence victims use a variety of strategies to protect themselves and their children. Ask what they currently are doing to promote the safety and well-being of the children and how those actions are working. Document the full spectrum of those behaviors and build on them whenever possible.
When documenting the non-offending parent’s strengths and potential actions:

- Do not rely on law enforcement, restraining orders, or forcing the batterer to leave the home/family;
- Avoid the double standard around mothers and fathers (mothering behaviors that we, as a culture, often take for granted are examples of the non-offending parent’s promotion of the children’s safety and well-being);
- Identify prior traditional and non-traditional safety planning;
- Identify day-to-day care of the children as part of promoting safety and well-being;
- Document the positive impact this day-to-day care has had on the children;
- Identify any additional efforts being made to mitigate the physical and/or emotional impact of the batterer’s coercive control on the children;
- Identify strategies that can be supported and enhanced.

The challenge with domestic violence is that the adult victim may be doing everything possible to protect the children, but may not have the ability to protect due to the lack of family or community resources and sanctions to hold the batterer’s behavior in check. It is critical to discuss how the caregiver is unable — rather than unwilling — to protect. This will facilitate entering into an alliance with the non-offending parent when establishing a protective action plan or initial safety plan.

**Establish a protective action plan or initial safety plan**

A protective action plan manages a present danger safety threat and an initial safety plan manages an impending danger safety threat. A protective action plan or initial safety plan can include all parties remaining in the home or one or more parties leaving.

In-home plans would include safety planning for the children and may include additional safety services and safety service providers providing the necessary support. It can include relatives maintaining frequent contact to monitor the situation while the assessment proceeds.

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9 Based on “Safe & Together Model” by David Mandel at www.endingviolence.com
The protective action plan or initial safety plan can be the batterer leaving the home. Any plan for the batterer being out of the home must be monitored by someone other than the adult victim. Check for involvement of law enforcement, probation and parole, and supportive family members who will monitor the batterer’s whereabouts and notify authorities.

**Safety and domestic violence: strategies for increasing safety in Child Welfare cases involving a perpetrator of intimate partner violence**

Often, the focus of our safety planning efforts in cases of intimate partner violence is on creating expectations for the victim of that violence. This may actually increase the danger. When a victim struggles to set boundaries, an abusive partner will often see that as the victim attempting to take away the abuser’s control of the family. This can “up the ante,” and actually increase the likelihood that the abusive partner will take more extreme action.

Child Welfare workers are in a unique position to increase safety and the potential for positive change in families where one adult caregiver is intimidating the other. Child Welfare workers can engage the coercive and controlling person in support of the children and setting the necessary boundaries (always in consultation with the victim).

Batterer intervention programs report that many people who use abuse and violence against an intimate partner seem more responsive when given information on how their behavior affects their children. Child Welfare workers who give this key message can create an opportunity to increase safety and even lay the groundwork for change.

Caseworkers can try to enlist the cooperation of batterers by focusing on their role as a parent, because many batterers want to be “good parents.” Resistance to cooperation with a case plan may be reduced if the caseworker can identify, acknowledge and build on the battering parent’s strengths.

Child Welfare workers may get more cooperation by creating opportunities to educate and “assume good intentions.” Education may include statements like, “Unfortunately when children are aware of the abusive or violent behavior of a
parent, research tells us that they are more likely to, e.g., have nightmares, be afraid or aggressive, use drugs, get pregnant, become homeless, act violently, get arrested, use abuse or be the target of abuse in their own relationships.” It can also be pivotal for them to understand that they cannot hurt their child’s parent without hurting their child.

Statements that “assume good intentions” could include, “I’m certain you want to do the best thing possible for your children,” “How do you want your children to remember you?” or “You can make a difference for your kids. They will carry what you do now forever. If you get help, it may make a big difference for both your boys and girls.” Using statements like these may help batterers focus on their role as a parent rather than being defensive about their abusive behavior.

Make it clear that the abusive partners’ behavior and cooperation will determine whether or not his or her children’s lives will be disrupted.

Also, research indicates that people using coercive and controlling tactics against their intimate partners are more likely to act in safer ways when coordinated and consistent accountability strategies are implemented by a network of partners. Consistent reinforcement and repeated contacts are keys to success. Caseworkers are well placed to orchestrate a coordinated response.

Child Welfare will be more successful creating a coordinated response to any specific incident of intimate partner violence if time has been invested in a proactive effort to engage community partners and problem-solve potential gaps and barriers in the system. Advance collaboration can enhance the lives of families and create a foundation for success.

In each case, safety will be increased if the Child Welfare worker can create a network of engaged people that is as large and diverse as possible. Then, connect routinely with this network to:

- Confirm cooperation;
- Check on the abusive partner’s location, stability and state of mind;
• Ensure that uniform messages are being delivered; and,
• Make it clear to the abusive partner that everyone is working together to monitor them and their behavior.

This network of engaged people can include informal connections such as family, friends, neighbors, employers, coworkers, social contacts and members of religious institutions. Formal networks may include personnel at the children’s school, the justice system and social service providers. Some of these connections may be useful as safety service providers.¹⁰

Routine follow-up is important because these can be volatile situations that change rapidly, with changing safety needs. This can be especially true when Child Welfare intervenes because an abusive person can become more dangerous if control over the partner is threatened. It is a sad fact that most murdered victims are killed after they leave the relationship.

To reiterate, safety will not necessarily be enhanced by creating expectations of the adult victim. We cannot legally limit contact between adults, and it may even increase danger. For example, an adult victim may know it will be safer if he or she seems compliant and maintains some contact with the abusive partner.

When developing safety plans, use a fresh approach to each situation because each family is unique. Devising achievable and creative ways of holding the batterer accountable, on as many fronts as possible, will increase safety. It will be important to use your own creativity, critical thinking skills, social work experience and local contacts to craft viable strategies for each unique situation. The suggestions below may help you start that process.¹¹

¹⁰ It is often best practice to obtain releases of information (ROIs) from the abusive partner or the survivor even though these releases are not required during the CPS assessment process. Once the case moves from assessment to ongoing, DHS staff must obtain ROIs before discussing case specifics with anyone.

¹¹ It is vital to remember that, especially with a coordinated effort at monitoring accountability, an abusive person may seem to be compliant. This does not mean that the person has or will make long-term, self-directed changes in their abusive behavior. People who use coercive and controlling behaviors on their intimate partners can be experts at manipulation. People using abusive tactics can maintain appropriate behavior for significant periods of time, especially if it serves their purposes. Cooperation with safety strategies, such as the ones outlined here, does not constitute proof of change and does not make abusive partners safe to have unsupervised time or custody of their children. Some ideas for evaluating change can be found under Expected Outcomes below.)
Examples of strategies to increase safety

Remember: Before trying to implement a strategy, always check with the victim of the intimate partner violence about any risks a strategy may create.

- Guns are the single most significant risk factor for murder in a domestic violence situation. Create a plan to address this safety risk. It may be for the abusive partner to turn over all guns to a safe party, such as a local law enforcement agency. Then check with the safe party to confirm that this has been done. Ensure the ammunition is removed from the weapons. (Make sure ahead of time that the safe party, i.e., the law enforcement agency, is prepared to take custody of guns and store them. This is a perfect example of how DHS Child Welfare can proactively create partnerships in the community that can make children safer.)

  Note: Depending on the situation, a restraining order may or may not be the safest course of action. If the victim chooses to seek a restraining order, the removal of weapons may be included in that court order. However, it is usually safer for DHS to seek an order of the court regarding removal of weapons as part of the dependency process, if needed.

- Request that the abusive partner move out of the family home to allow the children and non-offending parent to remain there. Always have a way to know where the abusive partner is living and how to confirm this. Include things like unannounced visits, other non-scheduled contacts, and supervision by neighbors to ensure cooperation by the batterer with the separate living arrangements. While this strategy is often the best option for the victim and the children, it is an action required of the batterer and we should never imply that the victim should be in charge of the batterer’s actions. Never rely on the victim to enforce, or even monitor, compliance with this request.

  Note: DHS does not have the legal authority to require parents to leave their home.

- Restrict the abusive partner’s contact with the children. Supervised parenting time is the safest strategy for contact with the children until the level of danger is clear. This should be in a neutral location, never one that is in the control of the abusive partner, with a safe plan for the arrival and departure of the children.
Note: DHS does not have the legal authority to restrict contact between a parent and child for an extended period of time without a court order.

- Encourage the abusive partner to make a commitment to contribute to the support of his or her children, i.e., paying child support, paying for child care, ensuring that there is a safe vehicle to transport the children in, ensuring that insurance is available, making house payments, contributing to the maintenance and upkeep of the children’s place of residence, paying for education-related costs, etc. Explain how these choices and behaviors help demonstrate the abusive partner’s commitment to the children.

- Follow-up routinely with the abusive partner in as many ways as possible to make sure that person understands and is complying with any restrictions or commitments. At these contacts, reinforce appropriate messages and make it clear that all partners are working together. For example, explain and/or reinforce with the batterer any protective order provisions that may be in place or reiterate the information being covered in the batterer’s intervention group since your last meeting.

Create a network of people to keep tabs on the batterer

Again, remember: ALWAYS check with the victim of the intimate partner violence about any risks making contacts like these might pose. Some partners to approach might be:

- Connect with the abusive partner’s employer in the right situation. If appropriate, keep the employer informed and elicit information and support. For example, one employer agreed to report concerning behaviors of an employee and another provided mentoring on healthy masculinity to an employee.

- Speak with appropriate school personnel about the abusive partner’s contact restrictions regarding the children. Check in routinely to be sure these limits are being respected. If there is a protective order of any kind, be sure the school has a copy.

- Connect with neighbors, family and friends of the abusive partner, gauging their ability to help create safety. If they will support safety for the family and
accountability for the abusive partner, keep these people informed throughout the process and continue to elicit information from them about the abusive partner’s state of mind, location, stability, compliance, etc.

- Connect with social supports for the abusive partner like churches, social clubs and sports teams. Gauge their ability to help create safety and accountability. If appropriate, keep these people informed and elicit ongoing information about the abusive partner’s state of mind, location, stability, cooperation, etc.

- Ask the abusive partner to re-connect with service providers who have worked with him or her in the past. Enlist their support in creating safety and sending a unified message to the abusive partner.

- When the criminal justice system is involved, coordinate with court processes and probation officers. Understand what the court and/or probation department has ordered and reiterate those orders in your routine visits with the abusive partner.

- When the civil justice system is involved (protective and custody orders), coordinate with the court processes. Be sure to have copies of court orders. Review these orders in your routine visits with the abusive partner.

- Use safety service providers (who may be any of the people mentioned above) to help maintain contact with the abusive partner and track information about the abusive partner’s state of mind, location, stability, compliance, etc.

- Ensure all persons involved with the family are aware of the requirements of the protective action plan/initial safety plan/ongoing safety plan and all are encouraged to contact DHS with any concerns, e.g., violations by the abusive partner of the plan, signs of unpredictability, threats by abusive partner to take charge of the situation.

- Document all commitments and restrictions in the protective action plan, initial safety plan, ongoing safety plan, case plan, action agreement, etc.

Finally, it is important to remember that these strategies only focus on safety related specifically to domestic violence. Plans should address all safety threats to the family that you are aware of: child sexual abuse, addiction, mental health, etc.
If the adult victim wants to separate from the batterer, discuss options for separation, including financial assistance. It is imperative, however, that these options are fully explored, because leaving may increase the adult victim’s and children’s risk of being murdered. Offer a domestic violence advocate’s help for safety planning.

Do not require obtaining a restraining order. While a restraining order can be a useful tool, it may not be appropriate or may not lead to greater safety in some situations. Restraining orders may only escalate the situation. Also, they are only effective if the batterer is likely to comply. An adult victim may not believe it is safe to get a restraining order. This may be a protective behavior and does not necessarily indicate an adult victim’s inability to protect.

A protective action plan or initial safety plan may include the child being placed with relatives, shelter care or a family friend. Per Oregon Administrative Rules, “If the protective action plan or initial safety plan includes a parent or caregiver, who is the alleged perpetrator, consenting to leave the family home without their children or have their children leave the family home without them, the CPS worker must, in consultation with a supervisor, file a petition alleging the child is within the jurisdiction of the juvenile court pursuant to ORS 419B.100 within 10 calendar days of the date the parent or caregiver or their children leave the home if the plan is still necessary to assure child safety and will continue to be necessary for the immediate future.”

Domestic violence shelters are good referrals for an adult victim needing emergency shelter. However, domestic violence shelters cannot force someone to stay in shelter and can only release information with the consent of the adult victim. In those situations where there are concerns about the child’s safety with the adult victim and a more structured setting is needed, a shelter may not be appropriate.

**Determine the disposition of the CPS assessment**

**Threat of harm: domestic violence**

Consider threat of harm: domestic violence (refer to “threat of harm” guidelines) as the type of abuse that occurred when a child has been exposed to domestic violence and there is reasonable cause to believe that:
- The battering behavior could result in severe harm to the child; and
- The child was present and in direct proximity to the violence (including but not limited to being held while partner is being assaulted, or being physically restrained from leaving); or
- The child was actively intervening or threatening to actively intervene in a violent act; or
- A child has been exposed to the battering behaviors of a parent/caregiver such as:
  - Violence increasing in severity or frequency; and/or
  - Repeated serious incidents of domestic violence; and/or
  - Use of weapons; and/or
  - Believable threats of suicide or homicide; or
  - A single act of extreme violence.

Also consider founded for threat of harm if the parent/caregiver has caused the death of the child’s other parent/caregiver and the behaviors, conditions or circumstances that caused that death have not improved or stopped.

**Physical abuse**

Consider physical abuse as the type of abuse that occurred when a child was injured during domestic violence.

The batterer, not the adult victim of domestic violence, is identified as the perpetrator of child abuse in the context of domestic violence.

There are situations, however, in which the adult victim of domestic violence may perpetrate another form of child abuse or neglect not connected to the batterer’s pattern of coercive control.
Identify how the impending danger safety threat is occurring

Understanding how the impending danger safety threats are occurring within the family is a critical component when analyzing safety-related information and establishing an initial safety plan or ongoing safety plan. Consider the length of time, frequency and predictability of the threats as well as the specific times that may require special attention, identified individual or family behaviors, and conditions or circumstances that prevent a parent from adequately functioning in a parenting role. When looking at those behaviors, conditions or circumstances, focus on the batterer’s behaviors and how they present a threat to the child. The batterer, not the adult victim, is responsible for those behaviors.

Determine whether a child is safe

Factors that may indicate a child is safe include:

- Ongoing supervised access or no access by the batterer to the children (if the batterer is a legal parent, a civil court order is in place to enforce restriction on access);
- Active involvement with the batterer by the criminal justice system and an appropriate intervention program with clear monitoring; or
- Support services in place for the adult victim and children that help the adult victim provide safety and mitigate the impact of the batterer’s behavior.

The above factors need to be sustained over time, as opposed to a short-term situation.

If you determine that a child is safe, whether or not a family has moderate to high needs, consider making referrals to the local domestic violence service providers and other community resources for services. Talk to the adult victim and the children about domestic violence safety planning.

Develop an ongoing safety plan

If it is determined that a child is unsafe, an ongoing safety plan must be developed.
Efficient, effective safety planning\(^\text{12}\)

- Requires knowledge about batterer’s pattern of coercive control;
- Builds on victim’s efforts to promote the safety and well-being of the children;
- Is developed in collaboration with the victim;
- May include a domestic violence shelter, police or protective order, but does not require or rely on these interventions;
- Includes informal resources (friends, family, employer);
- Attempts to account for other critical needs of the children, like stability;
- Is well documented.

Whenever possible, develop in-home safety plans for keeping the non-offending parent and children together. One of the key resiliency factors for children is their bond to the non-offending parent. Nurturing that bond by keeping them together may help mitigate the impact of the batterer’s behavior. Additionally, national experts caution that for those children in homes where there is domestic violence, disruption of that bond may be even more traumatic than in situations where there is no domestic violence.\(^\text{13}\)

A juvenile court petition must be filed or a civil court order must be in place in order for either parent’s access to the children to be limited. A juvenile court order can limit a legal parent’s contact. A juvenile court restraining order can limit or prohibit the batterer’s contact with children if they have been physically or sexually abused and a petition has been filed.

\(^{12}\) “Safe & Together Model” by David Mandel at www.endingviolence.com

When child protective services must file petitions in juvenile court or place children, use language that focuses on the batterer’s role in creating harm or risk to the children. An example might be:

- The father has engaged in a pattern of domestic violence with others with whom he has had a relationship, he has not successfully (engaged in treatment for this conduct/completed treatment for this conduct/addressed his violent behavior/ameliorated this conduct) and he is currently in a relationship with the child’s mother.

If the adult victim poses a safety threat to the child unrelated to the domestic violence, appropriate jurisdictional language should be used to identify that risk, e.g., the (mother/child) tested positive for controlled substances at the birth of the child and mother’s use of controlled substances interferes with her ability to safely parent the child.

If the adult victim does not pose a safety threat to the child, but there is no way to protect the children from the batterer’s use of coercive control without court involvement, use language that does not blame the victim for the domestic violence. An example might be:

- The mother was subjected to domestic violence by the father/her domestic associate and the mother is unable to protect the child from exposure to father’s/her domestic associate’s violence.

Factors that might determine whether child safety can be provided only through out-of-home placement:

- No other workable plan can be put in place;
- Other types of child abuse create additional present danger safety threats or impending danger safety threats that cannot be managed;
- The batterer continues to expose children to serious violence despite intervention;
• The child has reduced ability to manage circumstances or has conditions that increase vulnerability; or
• Adult abuse of alcohol or other drugs present threats to child safety.

The ongoing safety plan may include placement with a non-custodial parent or another relative. When considering these placements, assess for domestic violence in their relationships. The placement may be suitable if you determine that:

• There is no history of a pattern of power and control by any person in the household;
• The relatives understand and acknowledge the risks presented by the batterer;
• The relatives do not blame the adult victim or children for the violence;
• The relatives understand or are willing to learn the effects of domestic violence on the children;
• The relatives can work with child protective services to provide continued safety; and
• Additional services and supports are needed.

Plan child safety meetings

Be thoughtful and carefully plan child safety meetings. Ask the adult victim what will create a safe environment to allow for full participation. Put safety measures in place for before, during and after the meetings.

If the batterer is a legal parent, begin with the assumption that separate meetings will be held with the non-offending parent and the batterer.

If the adult victim wants the batterer present, ensure that there are people present (i.e., batterer intervention specialists, parole and probation or law enforcement) who will clearly hold the batterer responsible and interrupt any intimidating behavior. Make sure there aren’t restraining orders or no contact orders that would prohibit joint meetings.
Establish conditions for return home

Conditions for return are based on what it takes to establish or re-establish an in-home initial safety plan or in-home ongoing safety plan. The core of conditions for return is the four in-home safety plan criteria and, as a result, the conditions for return are developed around the in-home safety plan criteria that are missing. It is important, however, to continuously assess ALL four criteria, not just those that are the basis for the conditions for return; if family circumstances have changed since the conditions for return were developed, the conditions for return may need to be updated.

The in-home safety plan criteria are:

- There is a home-like setting where the parent and child live.
- The home is calm enough to allow safety service providers access and activities to occur.
- At least one parent is willing to cooperate with the plan.
- The necessary safety activities and resources are available to implement the plan.

Indian Child Welfare Act

In addition to administering ICWA policies, tribal courts can issue tribal restraining orders and prosecute misdemeanor assaults committed on tribal lands while federal courts can prosecute the felony assaults. Tribes may have domestic violence specialists in their courts or social services. Check with the ICWA contact or the local domestic violence service provider.

Identify and notify legal parents of Department involvement

When searching for absent parents, always ask about domestic violence history in that relationship. Check police records, restraining order information and other sources. If the case involves an adult victim concealing his or her own whereabouts for safety reasons, discuss safety planning and take necessary precautions when preparing written information and court documents.
There is no exception to notifying a legal parent if the child is placed in custody.

If you have concerns or questions about pursuing child support, contact the Children’s Benefits Unit.

**Arrange visitation**

The batterer’s relationship as a parent presents complex issues. The batterer may not have been physically abusive to the children. However, the climate of domestic violence is traumatic for both the adult victim and the children. In addition, the tactics of manipulation and control may be present in the batterer’s relationship with the children.

- Start with the assumption that visits between the batterer and the children, if they occur, should be supervised.
- Check on possible restraining orders, no-contact orders or conditions of probation or parole that would affect visitation.
- Arrange visits carefully to ensure the safety of the children and the adult victim. Schedule separate visits when possible to increase safety and to allow the non-offending parent uninterrupted parenting time with the children.
- Give the visit supervisor adequate information on domestic violence and tactics of the specific batterer.
- Talk to the child and non-offending parent to identify any of the batterer’s behaviors that cause discomfort or fear.
- Ask the non-offending parent and the child (if old enough) to identify subtle tactics the batterer uses to manipulate or threaten the child and watch for those in the visitation.
- Have a child use a code word if feeling unsafe.
- Reassure the child that it is the responsibility of the visit supervisor to intervene in the visit.
- Set limits on behaviors and conversation allowed in the visits.
- Do not allow the child to be used to exchange information, gifts or other property or tell the batterer about the non-offending parent.
Mail or deliver notifications

Department policy requires that perpetrators of child abuse or neglect receive written notification of their right to contest the finding. In domestic violence situations, the method of delivering the notice should maximize safety of all involved: the child, adult victim and caseworker. Safety may be affected whether the batterer is in the home or living elsewhere. If notification may make a child or adult unsafe, a CPS supervisor may authorize an exception to the requirement to provide notification based on documentation supporting that conclusion.

Safety should be a primary consideration in choosing whether to hand-deliver or mail the notice. Inform the adult victim of our requirement to deliver the notice and engage the adult victim in safety planning. Law enforcement assistance may be helpful.

Whenever possible, hand-deliver directly to the batterer or use other methods that do not place the adult victim in the position of delivering the notice. If mailing the notice is necessary:

- Inform the adult victim of the need to deliver the notice;
- Engage the adult victim in planning a safe delivery;
- Encourage the adult victim to not accept delivery for the batterer;
- Explain the notice to the batterer; and
- Inform the batterer that the notice will be sent and that it is appropriate for him or her to sign for it.
Permanency

Perform protective capacity assessment (PCA)

The CPS assessment concludes with a determination of whether a child is safe or unsafe. When it is determined the child is unsafe, at the conclusion of the assessment, an ongoing safety plan is developed and the case is opened for services. The next phase is assessing the protective capacity of the parents or legal guardians. The PCA is intended to be a process of mutual discovery between the parent(s) and the caseworker. It should reveal the cognitive, behavioral and emotional characteristics that are present (the enhanced protective capacities/strengths) and helpful in safely parenting, or not present (the diminished protective capacities/needs). The cognitive, behavioral and emotional characteristics should directly relate to the identified impending danger safety threats.

When the caseworker understands which protective capacities must be increased to regain child safety, the caseworker can develop expected outcomes that are measurable and clearly focused on child safety. The focus is not on the services a parent must complete, but rather on the changes that need to happen for the parent(s) to safely parent in a sustainable way.

The PCA looks at the impact of the batterer’s pattern of coercive control, the parents’ perspective on or awareness of the impending danger safety threats and the parents’ motivation to make needed changes. The PCA then determines whether the parents and the Department can agree on what change is needed.

Domestic violence may not have been initially identified as a present danger safety threat or impending danger safety threat in the assessment process when other abuse and neglect issues were present. Building rapport with the adult victim during the PCA can facilitate the sharing of information about domestic violence. This discovery can lead to a change in the ongoing safety plan and in the conditions for return.

The following material relates to families for which domestic violence has specifically been identified as an impending danger safety threat; in other words, one or both parents’ or caregivers’ behavior is violent and/or they are acting (behaving) dangerously. Other impending danger safety threats and diminished protective capacities may also exist in families where domestic violence is present.
There are four stages in the initial PCA: preparation, introduction, exploration, and change strategy and case planning. The first stage is undertaken by the caseworker to thoughtfully prepare to engage the parents in the process. The second stage is intended to introduce the concepts of the PCA to the parents and to request their willingness to engage in the process. In the final two stages, which are combined in this discussion, you discover what needs to change and develop a case plan to bring about those changes.

We need to engage with both parents to determine what they are already doing to protect the child and how we can build on that, both in terms of enhancing physical and emotional safety and well-being for the child.

It is important to continue interviewing and asking about domestic violence in ways that promote the adult victim’s safety. Separate interviews and plans should be considered.

**PCA with the batterer**

It is the batterer’s violence and controlling behaviors that are making the child unsafe. Identify specific behaviors and document how those behaviors are affecting the child. Types of behaviors can include using the children as weapons against the other parent by controlling access; having the children tell the batterer what the other parent is doing; repeatedly reporting the non-offending parent to the Department; undermining the non-offending parent’s parenting; and undermining the normalcy and stability that children need. Examples include the following:

- The batterer has no history of protecting the children.
- The batterer uses violence when the child is in extremely close physical proximity, causing a high likelihood of injury.
- The batterer does not view violent and controlling behaviors as in direct conflict with his or her responsibilities as a parent. The children are at high risk of physical injury.
- The batterer does not display concern for the children and their experience.

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14 *Connecticut Domestic Violence Consultant Initiative*
- The batterer is not intent on emotionally protecting the children.
- The batterer denies violent behavior toward the adult victim and in the presence of the children.
- The batterer does not believe the behaviors are causing the child to be fearful and regress in school.
- The batterer continuously undermines the adult victim’s relationship with the child.
- The batterer has an inaccurate perception of reality. This does not mean that there is a psychiatric disorder. This means the batterer is using criminal thinking and has a sense of entitlement that the behavior is normal and acceptable.
- The batterer feels entitled to use controlling tactics over the adult victim and children.
- The batterer’s self-perception is as the victim — blaming the adult victim, the children and the system for the need for intervention.

Don’t use diminished protective capacities that focus on being self-aware or on meeting emotional needs. That may lead to action plans and services that emphasize mental health that will not address the battering behaviors. Similarly, psychological assessments will not identify whether someone is a batterer. Domestic violence is a behavioral problem based on the use of power and control, not a mental health issue. Use Batterer Intervention Programs for assessment.

It is very important to clearly document and discuss the batterer’s pattern of coercive behavior, actions taken by the batterer to harm the children, and the adverse impact of the batterer’s behavior on the children. Understanding these patterns and their impact will help set child-centered expectations for batterers.15

- Examine how the batterer interferes with the normal development of the children.
- Focus on the specific actions that affect the children.

15 Based on “Safe & Together Model” by David Mandel at www.endingviolence.com
• Avoid double standards around mothers and fathers. As a culture, we often normalize the lack of nurturing and child care performed by fathers. It is important that expectations around promoting the well-being of children be equitable.

• Connect the batterer’s pattern of coercive behavior to the children’s needs: either how the behavior has created needs or how the behavior has ignored or denied needs.

• The batterer may lack knowledge about domestic violence and its impact on children.

• The batterer may be facilitating the addictive behaviors of the non-offending parent.

Psychological and substance abuse assessments will identify if batterers have co-existing issues that also need to be addressed.

For the batterer who is a substance abuser, refer to both batterer intervention programs and chemical dependency programs. Substance abuse does not cause a batterer to exert power and control by battering. However, increasing substance abuse may make the battering more visible as the batterer may be less competent in covering up the battering. They still are separate issues, and both need to be addressed. Use chemical dependency programs that understand the dynamics of power and control and work cooperatively with batterer intervention and domestic violence service providers.

Do not have the batterer go to the same program as the non-offending parent. If this is not possible, make it clear to the batterer that he or she is responsible for avoiding contact with the non-offending parent.

Also identify the batterer’s positive protective capacities. The batterer may take action and provide for the child’s basic needs, including paying child support. The batterer may express love and concern for the child. Appropriate concern for the child may be determined by compliance with the safety plan and appropriate visitation. The batterer may support the non-offending parent’s ability to parent and encourage that person’s relationship with the child. These strengths can be built upon and used to engage the batterer in the change process.
An excellent resource on how to work with batterers is “Accountability and Connection with Abusive Men” by Fernando Mederos. It can be downloaded from www.thegreenbook.info/documents/Accountability.pdf. Strategies from that document include:

- Treating the batterer with respect but setting firm limits on behaviors in the interviews;
- Keeping the focus on the impact on the children.

### PCA with the adult victim

The requirement for a protective capacity assessment with the victim does not mean that we are blaming the adult victim for the situation. The children’s safety is the focus. Whenever a parent is unable to protect the children from a present danger safety threat or impending danger safety threat, the Department must be involved until the behavior, condition or circumstance is managed or no longer exists. The focus isn’t on blaming the non-offending parent for not being protective; the focus is on identifying what can be done to increase the parental capacity to safely parent the child.

These capacities, once identified, are the basis of the protective capacities that will be used to effect change. In other words, we could document the full spectrum of the non-offending parent’s efforts to promote the safety and well-being of the children. Document those as protective capacities and build on those actions. We can also identify and document what the batterer has done to interfere with the non-offending parent’s ability to safely parent, and what needs to happen to remediate that interference and regain child safety.

When identifying the non-offending parent’s strengths and potential actions:16

- Do not rely on law enforcement, restraining orders, or forcing the batterer to leave the home/family.

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16 Based on “Safe & Together Model” by David Mandel at www.endingviolence.com
• Avoid the double standard around mothers and fathers. Mothering behaviors that we, as a culture, often take for granted are examples of the non-offending parent’s promotion of the children’s safety and well-being.

• Identify prior traditional and non-traditional safety planning.

• Identify day-to-day care of the children.

• Document the positive impact this day-to-day care has had on the children.

It is very important to be specific about what is contributing to the adult victim’s inability to adequately protect the child. The adult victim may have co-existing issues of substance abuse or mental health that could be due to the trauma experienced. It also may be that after repeatedly taking action and using available resources without success, the adult victim needs help overcoming the barriers that have prevented success in the past.

Some adult victims may have started abusing substances as a result of the domestic violence and/or other trauma, or may have been coerced by the person’s batterer. Recent research on trauma recommends addressing the trauma during the treatment for substance abuse, rather than doing substance abuse treatment first, then dealing with the impact of the domestic violence. Consult with both domestic violence service providers and chemical dependency programs. Address additional safety needs when the batterer is also the adult victim’s supplier.

Use chemical dependency programs that understand the dynamics of domestic violence and victimization. Many treatment and 12-step programs offer gender-specific treatment and support groups. Do not have the adult victim go to the same program as the batterer. If this is not possible, work with the program to maximize safety and support. Look at scheduling attendance on different days or times, attending different groups, etc.

Not all victims of trauma require a mental health assessment. If a mental health assessment is deemed necessary, carefully choose evaluators who have a good understanding of domestic violence, trauma and its effects on victims.
Establish expected outcomes

Use what you learn about the impending danger safety threats and diminished protective capacities to determine the expected outcomes. Clearly identify the behavioral, emotional and/or knowledge changes that are necessary in order for the children to be safe and for the Department to close the case.

For the batterer, the expected outcome can be that the batterer takes responsibility for the violence and ceases to expose the children to controlling and violent behavior. Examples of behaviors that support accountability, responsibility and safety include:

- Ceasing to use tactics of coercive control, including violence if that is part of the pattern;
- Accepting responsibility for the choice to use tactics of coercive control and/or to be violent and saying that clearly to the adult victim and children;
- Accepting the responsibility for choosing to expose the children to domestic violence;
- Agreeing to and following through with safe levels of contact;
- Supporting the non-offending parent’s parenting and relationship with the child;
- Demonstrating an understanding of the effect the domestic violence has on the children by supporting their participation in counseling;
- Demonstrating equal responsibility for the children’s safety and well-being;
- Meeting the children’s basic needs, such as financial and emotional support, without manipulating them or using them as bargaining tools.

For the adult victim, determine expected outcomes that are realistic. For example, an expected outcome that the adult victim will live free of violence is not realistic as an outcome. The adult victim has no control over whether the batterer is violent. We cannot limit contact between adults. Therefore, an outcome that requires the adult victim to have no contact with the batterer is not appropriate.
An outcome requiring that the non-offending parent not allow the batterer to have contact with the children also is not appropriate. The adult victim may not have any control over whether or not the batterer makes contact. Additionally, there may be civil court orders that give the batterer access to the children. The responsibility for safe and appropriate contact with the children lies with the batterer.

Appropriate outcomes for the non-offending parent are those that demonstrate adequate skill in fulfilling caregiver responsibilities. Examples include that the non-offending parent will:

- Have an appropriate plan and arrangements for child safety if there is contact from the batterer;
- Access civil court resources that restrict contact, if appropriate; or
- Mitigate the impact of the batterer’s violence on the child by involving the child in counseling.

Create action agreements

Action agreements outline the actions, services and support needed to improve the behaviors, conditions or circumstances to increase child safety and enhance a parent’s protective capacity.

Action agreements for the batterer

It is important for batterers to first stop being violent, begin taking responsibility for the violence, and reduce their use of power and control tactics. Only then may it be possible for the other parent or the children to safely participate in other services with them. Unless these criteria are met, family or couples counseling or other services with joint contact are not appropriate.

- Explore ways the batterer can meet the expected outcomes.
- Refer the batterer to a batterer intervention program that is in compliance with the state administrative rules creating batterer intervention standards. These can be accessed at [http://arcweb.sos.state.or.us/rules/OARS_100/OAR_137/137_087.html](http://arcweb.sos.state.or.us/rules/OARS_100/OAR_137/137_087.html).
• Do not refer batterers using a pattern of coercive control to an “anger management” program. (Refer to the following section on batterer intervention.)

• Coordinate with the criminal courts, batterer intervention programs, parole and probation, civil courts and other systems holding the batterer accountable.

• Sequence action agreements and services to focus first on “barrier” issues that must be dealt with before family members can benefit from other services. For example, batterers with coexisting substance abuse problems may need to establish initial recovery; those with an acute and untreated mental illness may need to be stabilized on medication. However, it may be more effective to treat these issues concurrently. Consult with the batterer intervention program.

• Refer to culturally competent or culture-specific programs.

**Action agreements for the adult victim**

Schedule individual meeting(s) with the adult victim without the batterer present to develop the case plan.

Don’t require a specific service or option; instead, explore choices with the adult victim to meet the expected outcomes.

• As with any Department case, develop action agreements that are realistic and focus on the most immediate issues first. The case plan can include multiple action agreements. Talk with the adult victim about other issues such as housing, court involvement or employment and coordinate planning so as to not overwhelm.

• For non-offending parents who also have substance abuse and/or mental illness, recent research stresses the importance of dealing with trauma in conjunction with dealing with the substance abuse/mental illness as opposed to dealing with one first.

• Focus on the concrete supports victims need (housing, financial assistance, legal protection) as well as support that counteracts coercive tactics used by the batterer.

• Continue to document the batterer’s pattern of coercive control, including tactics such as isolation, taking away the adult victim’s power to make decisions or
humiliation. This will help to identify the support services needed. Empower the adult victim by building strengths and supporting decision making.

- Refer to culturally competent or culture-specific programs.

**Services for children**

Include the children’s unique needs and strengths in service planning.

Your community may lack services for child witnesses of domestic violence. If a child is living with the non-offending parent in a shelter, there will be individual support for the child, and there may be a children’s group. Some domestic violence service providers, other community agencies and private therapists also offer voluntary groups for children in the community.

The immediate goals with children are to:

- Assess threats to the children’s safety and develop ways for them to be safer.
- Assure the children that the violence and intervention are not their fault.
- Identify and work toward healing the effects of the violence.
- Maintain the children’s bond with their parents, as appropriate.

Longer-term goals are to assess the trauma to the child and determine if mental health and other support services are needed. Children may access mental health services through the Oregon Health Plan. In addition, children who witness domestic violence may be eligible to have counseling paid for by the Oregon Crime Victims Compensation Program. To do that, the adult victim must be eligible and file a claim. Prosecution of a case is not necessary in order to qualify for crime victim compensation or mental health services. The child’s counseling can be paid as a benefit on the adult victim’s claim. Check with your local crime victim assistance or crime victim compensation program for details.

If the children are living with ongoing domestic violence, they should have a plan to stay safe. The plan should include a “safety net” of supportive adults outside the home.
Plan and facilitate family meetings

Be thoughtful and carefully plan family meetings. Ask the adult victim what will create a safe environment to allow for full participation. Put safety measures in place for before, during and after the meetings:

- Begin with the assumption that the batterer will be excluded from the meeting. The batterer’s input can be included in other ways or at a separate meeting.
- Carefully plan family meetings. Discuss safety strategies with the adult victim for before, during and after the meetings.
- Arrange for support people for both adult and child victims.
- Ask a domestic violence service provider to give information about domestic violence to the participants, if it is safe to do so.
- If the adult victim wants the batterer present, ensure that there are people present who will clearly hold the batterer responsible and interrupt any intimidating behavior (e.g., Parole and Probation, law enforcement, or a batterer prevention provider).

Ongoing safety monitoring

As in any case, continue to monitor for safety as the case progresses. As the adult victim and children feel safer, they may make more disclosures about domestic violence.

The batterer may still be exercising power and control even if out of the home. The batterer may use visitation or court procedures to continue to intimidate the victims. Asking about safety throughout the case can help identify these tactics.

On an ongoing basis:

- Conduct individual interviews with parents and children to assess safety;
- Maintain regular contact with family members, safety service providers and support people identified by the parents; and
- Maintain regular contact with parole and probation, batterer intervention programs, and other service providers to assess safety and progress.
Case closure

As with any case, the case is closed when the expected outcomes are met and the child is safe.

Confidentiality and information sharing

Department cases with domestic violence follow standard confidentiality policy requirements. In Department cases, case information is confidential and has some protections, including prohibition of release of personal information to another person such as the domestic violence batterer. DHS may release information
necessary to complete the child abuse assessment, but only the minimum necessary information to accomplish the intended purpose should be disclosed. Consider the potential impact on safety for both the child and adult victim.

**Written information**

Consider using sensitive case designation when necessary to protect the safety of both adult and child victims, especially if the batterer is an employee of DHS, law enforcement or a community partner.

Inform adult victims what pieces of their information will be included in the case file and what will be part of the court record that the batterer may access. Remember, the case plan form (333) allows for keeping addresses confidential.

**Court information**

Information provided to the court can be viewed by the other party in a case, including the batterer. Do not include addresses in the court report if there is a safety concern. Service and safety plans can be described in general terms so as to not disclose specific information to the batterer. Request an in-chambers meeting with the juvenile court judge if the situation requires sharing sensitive information that may affect safety.

**Domestic violence shelters**

State and federal funding statutes and regulations for domestic violence shelters and related services require funded agencies to keep client information confidential. Information can be released only with consent of the client. Domestic violence programs are not cited as mandatory reporters in the statute, although they may have staff or volunteers who fall under the mandatory reporting requirements. When they report child abuse or neglect, they can release only the information necessary for that report. Domestic violence programs must obtain consent from clients to release further information.

Staff in both agencies should obtain signed consent forms for release of information. The release should specify what type of information will be released and to whom it will be released. Before obtaining signed consent, discuss with the adult victim what
information may be shared and what might happen with that information, including what could be included in a court document that the batterer may access. Explain the victim’s confidentiality rights as well as the limits to those rights.
SECTION V. TOOLS AND SPECIFIC CONSIDERATIONS

CPS screening: strategies and sample questions

The following questions can be adapted to fit your interviewing style. Start with open-ended questions and then ask follow-up questions.

Screening any report of child abuse or neglect for domestic violence

Sample questions to ask a reporter of child abuse or neglect include the following:

- Who is in the household? How are they related to each other?
- Tell me about the relationship between the adults.
- Is anyone in the family afraid of or intimidated by other family members?
- Tell me if anyone else in the family has been hurt.
- Have the police ever been called to the house? If yes, tell me about that.
- How many times? Was anyone arrested?

If the reporter reveals information about domestic violence, move into the more specific questions in the next section.

Screening questions when there are domestic violence allegations

Sample questions include:

- Describe what makes you concerned about the situation. Has the violence changed or increased over time? How often does it happen?
- Tell me about any recent injuries or accidents.
- If the police are or were involved, what happened?
- Where were the children during the abuse? Describe what the children do during the abuse.
- Tell me about any threats to hurt or kill family members or pets.
• Most people think of weapons as guns or knives, but other objects can be used to hurt someone. Has anyone used a weapon to threaten or harm someone in the family? If yes, tell me about that. Describe what, if any, weapons are in the house.

• Has any family member stalked (harassed, followed, tracked, menaced) another family member? Has anyone taken a family member as a hostage? If yes, tell me about that.

• Has the alleged batterer threatened to leave with the children? If so, tell me about that.

• Tell me about any family members using drugs or alcohol.

• Describe any effects of the domestic violence on the children.

• Who is protecting the children now?

• Describe any contacts the alleged adult victim has with family members or community members.

• Tell me about any assistance the alleged adult victim has tried to access.

• Describe any assistance that has been given by people or agencies (e.g., family members, friends, churches or social service agencies).

• Tell me what you think will happen if we contact the family. Do you think the family will be safe if we contact them? Will the worker be safe?

• Where is the alleged batterer? Is there a time the batterer is not at home?
CPS assessment strategies and questions

Assessment questions for the alleged adult victim

General questions about domestic violence

The following are sample questions to ask the alleged adult victim. They ask about the situation and the power and control tactics. Adapt these to your style, the language the alleged adult victim uses and the situation. Many adult victims may not identify what is happening as domestic violence. Calling it “violence” during the assessment questioning may inhibit the conversation. It is important, though, to label it as domestic violence and provide information on domestic violence toward the conclusion of the interview.

- Are you safe right now to talk?
- Tell me about your relationship.
- How do decisions get made?
- How do you and your partner divide household responsibilities?
- How do you and your partner make decisions about money? Can you spend money when you want to? Whose name is on the accounts?
- What happens when you and your partner disagree?
- What do you do during the day? Has your partner prevented you from going to work/school/church? Tell me about that.
- Does your partner harass you or make it difficult for you to work?
- Who are your friends and family? How much contact do you have with them? Is your partner usually there? Has your partner prevented you from seeing friends or family?
- Does your partner listen in on your phone calls or otherwise monitor your communication? Tell me about that.
- What happens when your partner feels jealous or possessive?
- Does your partner call you names, insult you or scream at you?
- Have you ever felt afraid of your partner? Tell me about that.
• Has your partner ever threatened you, your children or your family? Tell me about that.
• Does your partner threaten to take your children?
• Does your partner threaten to take you away from your family?
• Does your partner ever threaten you with deportation? Is your partner making it difficult for you to get legal status?
• Does your partner do reckless things that scare you, such as driving too fast with the children in the car? Tell me about that.
• Has your partner ever used force against you? Pushed? Shoved? Hit? Strangled?
• If your partner has used force against you, tell me about the worst episode. What was the most recent episode?
• How frequently does this happen?
• How often do you get hurt by accident?
• Most people think of weapons as guns or knives, but other objects can be used to hurt someone. Has anyone used a weapon to threaten or harm someone in the family? If yes, tell me about that.
• How does your partner treat your pets? Your property?
• How often does your partner drink or use drugs? What happens then?
• Does your partner have recent military or law enforcement training?
• Have you left before? What happened when you did?
• Has your partner threatened suicide?
• What was/is the relationship between your parents? Your partner’s parents?
• Have you ever been forced into doing something that makes you uncomfortable?
• Has your partner pressured you or forced you to have sex? Tell me about that.
• On a scale from one to 10, how safe do you feel?
• If you could change one thing about your partner, what would it be?
Impact on the children

Additional questions to ask the non-offending parent to assess the impact of the violence on the children include the following:

- Describe how and for what your partner disciplines the child.
- Does your partner call your children names, insult them or yell at them?
- Is your partner able to take care of the child and keep the child safe?
  Does your partner make decisions that are best for the child?
- Describe how your partner supports your parenting and how your partner interferes with your parenting.
- Where are the children when the fighting happens?
- Describe how the children respond to the abuse. Have they ever tried to stop the abuse?
- Have the children ever been hurt, either accidentally or on purpose?
  Tell me about this.
- Have you noticed any effects on your children?
- Are you concerned about any of your child’s behavior?
- Have you noticed changes in your child’s behavior?
- Does your child have trouble sleeping?
- Is your child getting sick more often?
- Describe any problems your child has in school or with friends.
- How often have you had to move or change the child’s school?
- Describe your child’s activities or groups.
- Have you ever suspected that your partner may have been sexually inappropriate with your child?
- If your child has visits with your partner, how has that been going? What does the child say about the visits? What happens at drop-off and pick-up times?
• Does your partner ask the child to pass messages to you or ask the child to report what you do during the day?
• How do all the things we’ve talked about today affect the way you can care for your child?
• On a scale from one to 10, how safe are your children? How safe do they feel? How safe do they think you are?

**Full spectrum of efforts to protect**

It is also important to assess strengths and protective factors in the family and the strategies the alleged adult victim has used to stay safe and keep his or her children safe. Ask things like:

• How are you managing day to day?
• How are you maintaining a regular schedule for the children?
• Are the children in school?
• Do the children get regular meals and a routine at bedtime?
• Are the children getting regular medical and dental care?
• Describe what you do to keep yourself and your children safe.
• Who are friends and family members you can talk to?
• Has anyone been able to help you?
• What has worked for you in the past?
• Have you ever left the situation? Where did you go? What happened?
• How are you talking to your children about the situation?
• What has your partner done to stop being abusive?
• What do you think needs to happen for you and your children to be safe?
Concluding the interview with the alleged adult victim

- How dangerous do you think your partner is? What do you think your partner is capable of? What is the worst-case scenario?
- How do you think your partner will react when finding out we talked to you?
- How do you think your partner will react when finding out we talked to the children?
- How do you think your partner will react when receiving the notice of CPS assessment disposition?
- What do you think will happen when I leave?

Assessment questions for the alleged batterer

General questions about domestic violence

The following are sample questions to ask the alleged batterer. You may want to reassure the alleged batterer that the domestic violence questions are a routine part of any family assessment. These questions can also be used to screen for domestic violence when it was not part of the allegation. The questions ask about the situation and the power and control tactics. Adapt these to your style and the situation. Many alleged batterers will not identify what is happening as domestic violence. Calling it “violence” during the assessment questions may inhibit the conversation. It is important, though, to label domestic violence behavior as domestic violence and provide information on domestic violence toward the conclusion of the interview.

- Tell me about your relationship.
- How do decisions get made?
- How do you divide household responsibilities?
- How do you make decisions about money? Whose name is on the accounts?
- What types of things are children disciplined for? What happens?
- What does your partner do during the day?
• Who are your partner’s friends or family? How often does your partner see or talk with them?
• Do you ever feel jealous or possessive and, if so, what do you do?
• Do you listen in on your partner’s phone calls?
• What happens when you and your partner disagree?
• Do you call your partner names, insult or scream at your partner?
• Does your partner ever seem afraid of you?
• Has anyone been hurt during an argument? What happened? Was anyone pushed, shoved, hit, strangled, etc.?
• If so, tell me about the worst episode. What was the most recent episode? How frequently does this happen?
• Do you have weapons (knife, guns, etc.) in the house? Have you used them against your partner?
• Have the children ever been hurt? Where are they when this happens?
• When this happened what did you do? What did other family members (including pets) do?
• Has property been destroyed or damaged?
• Do you or your partner use alcohol or drugs? How often?
• Do you have recent military or law enforcement training?
• On a scale from one to 10, how safe do you feel in your family? How safe do you think your partner feels? Your children?
• What was the relationship like between your parents?

Impact on the children

Additional questions to ask the batterer to assess the impact of that person’s violence on the children include:

• Have you noticed changes in your child’s behavior?
• Are you concerned about any of your child’s behavior? If your child visits you, how has that been going? How much time do you spend together? Who, if anyone, helps care for your child on visits?
• Does your child have trouble sleeping?
• Is your child getting sick more often?
• Describe any problems your child has in school or with friends.
• How often have you had to move or change your child’s school?
• Describe your child’s activities or groups.
• How do you think your children see or feel about you?
• How does the abuse interfere with the care of your child?

**Engagement without collusion**

It is also important to assess opportunities for change and intervention. Ask:

• How would you like your child to think of you?
• How would you like your child’s relationships to be in the future?
• What have you done to stop the violence?
• Whom have you asked for help?
• What happened when you asked?
• Who are friends and family members you can talk to?

If a batterer tends to identify his or her partner or children as the problem instead of his or her own behavior, the batterer might be open to services for the partner or children. The worker can then use this as an opportunity to work with the adult victim and children. However, be careful as this can be seen as colluding with the batterer’s control.

• If you could change one thing about your partner, what would it be?
• Are there any services or information you or your partner might want to help strengthen your family or to improve parenting skills?
• Are there any services or information your children need?

Assessment questions for the children

Adapt your questioning to the developmental age of the child. Talk to the child about ways to stay safe as possible. As in any child interview, start with questions to develop rapport, and use the child’s language.

Ask general questions first.

• Who lives or stays in your home (including pets)? Who visits?
• What things do you do with your mom? What things do you do with your dad?
• What’s your favorite thing about your mom?
• Is there anything about your mom that makes you sad, scared or worried?
• What’s your favorite thing about your dad?
• Is there anything about your dad that makes you sad, scared or worried?
• What are the rules in your house? Are any specific rules just for your mom or dad?

If the child discloses violence, follow up with clarifying questions to define terms and determine what happened.

• Does anyone hit, shove, push or throw things? Who does that?
• Tell me about the last time that happened.
• When this happened, what did you do? What did other family members (including pets) do?
• Has anyone been hurt? Who was there? What happened next? (Follow up with specifics about police, doctors, etc.)
• How does it make you feel?
• Has anyone asked you not to talk about this?
• Are you worried or scared about anything?

When ending the interview
• Do you have anyone you can talk to if you don’t feel safe … when you are worried … when you are hurt? Who do you talk to when you don’t feel safe … are worried … when hurt?
• What would you like to see happen?
• If you could have three wishes, what would they be? (You are looking for the child to have normal developmental wishes. Responses indicating concern may include: I wish my mom would not get hurt anymore or I want my family to stop fighting.)

Talk to the child about what will happen next. Tell the child what information you will be sharing with the adults.
Teen parent cases with domestic violence

Introduction

There is growing evidence that pregnant adolescents are at increased risk for domestic violence. One study revealed that 26 percent of mothers age 17 or younger and 23 percent of 18- and 19-year-old mothers experience violence before, during or after their pregnancies.17

In a study of 192 pregnant teens, more than 33 percent reported multiple incidents of violence during pregnancy. While the majority of the battered teens reported being the victim of a current or former partner, approximately 25 percent reported being battered by a relative, including a mother (9.6 percent), father (6.5 percent) or brother (6.5 percent).18

In a study of 379 pregnant or parenting teens and 95 teenage girls without children, 62 percent of the girls aged 11-15 years and 56 percent of the girls aged 16-19 years reported experiencing domestic violence at the hands of their partners.19

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Teen parents and CPS screening

The screener must determine whether the report is an allegation of abuse and neglect as defined in statute. When screening, keep in mind that school personnel can be very useful sources for collateral information on teens. If it is learned during the screening process that a teen victim is pregnant, keep in mind that this is the most dangerous time for a victim involved in a DV relationship.

Should the report not constitute an allegation of abuse or neglect, it is strongly suggested that referrals for teen services be made at this time.

This is a link to the screening policy: www.dhs.state.or.us/policy/childwelfare/manual_1/i-ab2.pdf

Teen parents and assessing threat of harm

Always consider placing the teen victim and her or his child/ren together.

The parent or caregiver of either teen parent may or may not be a support or safe placement. It is important to discover whether or not either teen parent was or is exposed to domestic violence in his or her family of origin. It is also important to know if either teen parent has been a victim of child abuse or neglect by a parent or caregiver.

If during the course of the assessment it is determined that either teen parent is the victim of abuse or neglect, a new report must be made to the child abuse hotline. When a new report is made to the child abuse hotline and meets the criteria for a CPS assessment, the assessment will be conducted by a different CPS worker whenever possible.

Remember, the perpetrator of the new report of abuse could be the parent or caregiver of either teen parent. The perpetrator could also be the teen victim’s abusive partner. The fact that the teen victim has been a victim of domestic violence may, in and of itself, be reportable.
Teen parents — when working with either the batterer or the non-offending parent

Keep in mind that teens may rely more heavily on non-traditional support people – even peers or teen leaders in the community – who may be able to influence the batterer’s behavior or support the non-offending parent. Self-identified “family” and friends may be the most effective resources, especially for teens. It may be important to pay particular attention to transportation needs when setting appointment times and places. If appropriate, have a peer support person present at the interviews.

When interviewing the teen victim and/or batterer, it’s important to ask about alcohol and drug use. Both batterers and victims are often drawn to substance abuse, though for different reasons. Many of these teens will come from families with histories of addiction. Addressing the violence will be made easier if substance abuse issues are assessed.

Especially with teens, it may be helpful to share information about what domestic violence is and how it can affect their children. Teens are often actively learning and exploring the world around them. It is vital to share this information in a relaxed and non-judgmental way.

Teen parents — assessing a batterer’s pattern of coercive control

Many of the same patterns will be present for teens as for adults: isolating victims, controlling communication, constant criticism and putdowns, withdrawal, jealousy, making demands, providing occasional rewards, temper tantrums, verbal assaults, threats, physical constraint, sexual harassment, sexual manipulation, sexual assault, and physical assault.

Additionally, there may be an increased use of public humiliation and technology used for coercive control. Technologically adept batterers may use phone and Internet strategies to control victims by tracking their whereabouts, as well as to manipulate the teen’s peers. In addition, if there is gang involvement, this may further influence isolation and increase safety risks to the teen. Knowledge of these types of controlling behaviors should be considered when a protective action
plan or initial safety plan is necessary. It is essential to identify specific actions the batterer has taken to harm the child/ren and the adverse impact of the batterer’s behavior. As in all CPS assessments, it’s important to apply the safety threshold criteria when you are determining if you have an impending danger safety threat.

**Teen parents — assessing the victim’s efforts to promote the safety of the children**

During the interviews and comprehensive assessment process, it is important that the worker be non-judgmental and able to normalize the teen victim’s experience as much as possible. Teen victims often face heightened challenges when working with systems and when reporting their own victimization. Their challenges can be heightened in the following areas:

- Lack of understanding that what they experienced was a crime;
- Fear that no one will believe them;
- Fear of being blamed or punished;
- Feelings of guilt, shame and self-blame;
- Fear of retaliation;
- Mistrust of adults and in particular government agencies;
- Belief that nothing will be done;
- Lack of knowledge about available services;
- Lack of access to services;
- Perceived and real limits of confidentiality.\(^{20}\)

Other challenges can be:

- Fear of alienation;
- Fear of losing the person they may perceive to be their only support system.

It can help during the interview process if you:

- Use simple language and avoid jargon;
- Use the teen’s vocabulary as much as possible;
- Ask a variety of concrete rather than general questions about abuse.
- Reviewing a checklist of specific behaviors can be useful.

See the Resources Section for a sample checklist.

Four typical reactions to crime are particularly damaging for teens:

- Isolation – Feeling different from their peer group; teens either drop this group of friends or find they have been dropped from their peer group.
- Helplessness – Teens feel nothing can be done to change the situation and that no one can or will help or that no one cares.
- Hopelessness – Teens lose hope that life will return to normal or that the future will be better.
- Powerlessness – The teen feels he or she has no control and no personal power.

All victims may experience these feelings. However, for a teenager, who may already be experiencing feelings like these as a normal part of adolescence, these feelings can be especially destructive. For an adolescent, victimization may intensify these negative feelings, sometimes to the point of despair.\(^{21}\)

As with all domestic violence victims, teens may be trying to protect themselves and their children by placating and accommodating the abusive partner. These actions need to be recognized when assessing the teenager’s ability and willingness to protect.

\(^{21}\) Ibid, page 4
It is important to recognize teens’ heightened need for autonomy. This may increase their reactivity to the authority of Child Welfare. Plans for the teen victim should not be so oppressive that they are taking the place of the batterer.

Although the teen victim may not be as financially interdependent with the abusive partner as many adults, their relationships may be more intense and the victim may be more vulnerable to emotional manipulation.

**Teen parents and CPS dispositions**

If your assessment will be founded for threat of harm/ domestic violence, be sure you correctly identify the perpetrator. Workers sometimes identify both the batterer and the non-offending parent as a perpetrator, believing that the teen victim is also culpable because he or she continued to remain with the batterer (e.g., calls him, asks him to come over, goes to see him after an incident, etc.). If you believe the teen victim is also culpable for the threat of harm, staff the case with your supervisor and consider using your CPS consultant for guidance.

**Developing written plans and mandating services**

Protective action plans, initial safety plans, ongoing safety plans, case plans and mandated services should be developmentally appropriate.

It is vital that communication with teens be understandable and meaningful. It is important to have developmentally appropriate materials created for teens that explain the child welfare system and how to navigate it. It’s also vital for teens to have the plans and expectations of the agency simply and carefully explained in a variety of ways – i.e., in written, visual and oral form. Using technology could be particularly effective (i.e., Internet, video, iPod downloads, etc.)

It is important to note that housing is a particularly difficult problem for teens, especially when abusive parents or the batterer have been the source of financial support. It is very hard for teens to access any housing without cosigners. The issue of family of origin abuse can also be a barrier in accessing shelter services if parental consent is needed. In addition, a teen cannot get a restraining order without a guardian.
Some interventions that are especially useful for teens include expressive arts like journaling, drama, painting and poetry. According to the National Crime Prevention Council:

> Sometimes adults struggle to explain complex concepts in a way that teens will understand. Creating metaphors with familiar experiences, such as sports, movie plots, or celebrity relationships, can help. Metaphors relate information to teens’ reality and give them a way to organize their thinking on an issue.”22

Conversely, Since abstract thinking is still a new skill for middle adolescents (and has not yet developed in early adolescents), make things as concrete as possible. Have a teen make one list of his or her personal strengths and another of people or resources in the community that can be counted on. Those pieces of paper can become a concrete reminder of the teen’s safety net to be consulted when needed.

Lists of pros and cons can help teens think critically about decisions they may face. Service providers should avoid telling a teen victim – or any victim for that matter – exactly what to do because this approach reinforces the victim’s feelings of powerlessness. Instead, adults can help a teen picture – and write down – the possible consequences of different courses of action. The teen develops a tangible tool for making an informed choice, and the service provider has respected the teen’s growing autonomy and possibly helped restore some of the personal power that was lost with the victimization.”23

Excerpt from ‘Interacting with Teens’

- Trust: Trusting an adult can be hard for any teen, but it is especially hard for teens who have been victimized because their trust has already been broken. When interacting with a teenage victim of crime, don’t expect trust to come easily or all at once. Be sure to keep promises and not to make promises you can’t keep.

22 Ibid, page 12
• Sense of humor: Humor and playfulness are vital keys to connecting with youth. But make sure you don’t overdo it.

• Listening skills: Even when we are generally good at listening, we sometimes can’t resist the temptation to interrupt teens to give advice or ask questions. Like all other victims, teens need the chance to tell their story without being interrupted.

“Reaching and Serving Teen Victims”
National Crime Prevention Council

Teen parent resources

One resource for teen parents who have experienced domestic violence is the Insights Teen Parent Program. This program offers individualized services that are available whether or not the teen victim is still in the relationship. Counselors will meet at a location that works best for teens: in a home, the Insights office or in the community. The program provides support, education and advocacy around domestic violence and parenting. Insights offers a support group and access to food and a donation closet for baby clothes and supplies.

Insights Teen Parent Program
3308 NE Peerless Place
Portland, OR 97232
503-239-6996 x220

23 Ibid, page 12 & 13
Support services within DHS

DHS has many programs that may be accessed by victims of domestic violence. These programs include:

- Cash assistance through Temporary Assistance for Needy Families (TANF);
- Temporary Assistance for Domestic Violence Survivors (TA-DVS) to help victims of domestic violence achieve safety;
- Medical assistance, including chemical dependency and mental health treatment;
- Supplemental Nutrition Assistance Program (SNAP, formerly food stamps), issued through the Oregon Trail Card;
- Employment Related Day Care;
- JOBS program and Self Sufficiency services;
- Family Support and Connections to connect families with needed services and provide support;
- Services for seniors and people with disabilities; and
- Addiction Recovery Teams (ART) for Child Welfare parents needing supportive services when they have substance abuse disorders.

Temporary Assistance to Needy Families (TANF)

Many requirements for cash assistance or TANF can be waived if they put a client at risk for domestic violence or maintain the existing risk of domestic violence. This includes citizenship requirements for battered immigrant women.

Requirements that cannot be waived include the following:

- Being pregnant or having a minor child. However, the requirement that the pregnancy must be in the last month may be waived.
- The child doesn’t have to be in the home if he or she is expected to be returned in a “reasonable” period of time. There is no specific time frame
defined as “reasonable.” However, it is recommended that field staff consult with a supervisor if the time limit is more than 90 days.

- The income standard, although in many situations the victim may not have to count all income. For example, income controlled by the batterer is not counted.

Please refer clients to DHS Self Sufficiency for eligibility determination.

**Temporary Assistance for Domestic Survivors (TA-DVS)**

Temporary Assistance for Domestic Violence Survivors (TA-DVS) is designed to provide temporary financial assistance and support services to families affected by domestic violence during crisis or developing situations. Most often, this is when the adult victim of domestic violence and the person’s children are fleeing domestic violence or are at risk of returning to a battering situation. DHS Self-Sufficiency staff will work with the client to identify safety concerns and appropriate resources.

Financial assistance is available to meet the needs of families fleeing abuse or to help families remain free from abuse.

To be eligible the client must meet the DHS Self-Sufficiency definition of domestic violence and the client’s safety must be at risk due to domestic violence. Basic eligibility follows TANF guidelines, although some TANF requirements may be waived in domestic violence cases.

The program is not intended to address recurrent or ongoing needs.

Program benefits include:

- Housing-related payments (rent, mortgage payments, utilities);
- Payments related to setting up a household (furniture, household items, etc.);
- Payments to increase safety (locks, post office boxes, etc.); and
- Payments to replace personal items that had to be left behind when fleeing abuse (clothes for victim and children, etc.), if such items are not available from other sources.
The program is opened for 90 days to allow time for the adult victim and children to stabilize their living situation and address immediate safety concerns.

- Participants may receive services more than once a year based upon current safety issues.
- Payments are generally made directly to landlords or to specific providers.

When a client accesses Child Welfare and TANF services, DHS Child Welfare and Self-Sufficiency staff are encouraged to work together on service and case plans. This reduces the likelihood that the client is given conflicting expectations.

**Family Support and Connections program**

Family Support and Connections is available for TANF and Child Welfare clients. Staff provide families with advocacy for services in the community, supports to strengthen parenting, coping skills and other necessary skills to support the healthy development of their children.

Services include:

- Home visits;
- Strengths/needs-based family assessments;
- Advocacy;
- Individualized family plans;
- Outcome-based case planning; and
- Emergency services.

Services are designed to increase the parental protective factors of:

- Nurturing and attachment;
- Knowledge of parenting and child development;
- Parental resilience;
• Social connections; and
• Concrete supports for parents.
Support services in the community

Domestic violence service providers

Local domestic violence service providers offer a range of services, including:

- Planning for safety;
- Emergency shelter for adults and their children;
- 24-hour crisis lines;
- Information and referral;
- Peer support; and
- Advocacy.

Shelter services may be provided through a shelter facility, volunteer safe homes or motel vouchers. Peer support may be provided individually or in groups. A number of programs also have transitional housing programs and services for children. Services through domestic violence service providers are voluntary, confidential and free.

Contact your local program for more information on available services and how to refer clients to them. If you need a resource in another county, link to the Oregon Coalition Against Domestic and Sexual Violence (OCADSV) (www.ocadsv.org/looking-help) to find a list of programs statewide. Local domestic violence programs also have a nationwide referral book for victims leaving Oregon. The National Domestic Violence hotline, at 1-800-799-7233, also has other nationwide resources.

Substance abuse and mental health services

All caseworkers with cases that involve substance abuse concerns are directed to use their local Child Welfare Addiction Recovery Team when available. Other common referrals are to local substance abuse programs and mental health services. When making these referrals, verify that the provider has domestic
violence training and understanding. Victims may need domestic violence support groups as well.

Services may be provided concurrently or may need to be consecutive. If both the adult victim and the batterer need services, they should be referred to separate groups and/or separate agencies. Caseworkers can talk with their local domestic violence service providers for recommendations.

Address Confidentiality Program (ACP)

The Department of Justice Crime Victims’ Services Division operates the Address Confidentiality Program (ACP). The program’s goal is to help victims stay safe. Participants in the program must be victims of sexual assault, domestic violence or stalking. They must also be Oregon residents and have recently moved or be moving to a location that is unknown to their abuser and not already in a public record. In fact, the fewer people who know where participants live, the more effective ACP will be for them.

ACP provides a cost-free mail forwarding service for victims of domestic violence, sexual assault and stalking, and allows them to keep their residential address information confidential. ACP participants use the ACP substitute address for receipt of first class, certified and registered mail.

Participants may use the ACP substitute address for:

- Oregon driver’s licenses or ID cards;
- Notifications of judicial proceedings;
- Voter’s registration;
- Applying for and receiving child support;
- Applying for a marriage license;
- Enrolling their children in public school; and
- Contact from any state or other government agency.
Victims enroll in ACP by completing an application with an application assistant. Most local domestic violence programs have someone on staff trained as an application assistant.

The DOJ Crime Victims’ Services Division’s website has more information on the Address Confidentiality Program at: [www.doj.state.or.us/victims/confidentiality.shtml](http://www.doj.state.or.us/victims/confidentiality.shtml).

The participant is responsible for notifying DHS that he or she is enrolled in the Address Confidentiality Program. She or he will show a laminated Address Confidentiality Program card as proof of participation. The participant also is responsible to notify DHS of any phone number, address or name changes.

The Department protocol for responding to ACP cases is as follows:

- Once the participant shows the card, put the designated “Address Confidentiality Label” on the case file jacket.
- Protect the case file. If it is a new case, a new enrollment in the Address Confidentiality Program, or one that, for any reason, has not previously been identified as an ACP case:
  - Then take the necessary steps to designate the case as sensitive and document participation in the Address Confidentiality Program in the “Comments” section of the basic tab in the case notebook. Use the comment, “Participant [Name] is a participant in the Address Confidentiality Program.”
- Use the Address Confidentiality Program post office box (Address Confidentiality Program, P.O. Box 1108, Salem, OR 97308) as the mailing address in ORKids with the participant number listed in the “building or apartment” field. The physical address may still be listed under home address.
- Notify other DHS programs (e.g., SS, SPD) of the individual’s participation if DHS involvement in addition to Child Welfare.
- Use the Address Confidentiality Program post office box as the participant’s official address in all written and electronic documents, including court and CRB documents. The only exceptions are when it is necessary to put the
actual address on a form or document to allow for physical contact with the participant and children (e.g., transportation request forms for visitation).

- ACP participants should receive an additional five days’ notice whenever they are given notice to take any action (attend a meeting, return a form, respond by phone, participate in a hearing, etc.) and that notice would normally give the participant 10 days or less to respond. Current rule does not address this, but the requirement is in statute and it should be implemented immediately. These additional days are important to allow the written notification to be routed through the Address Confidentiality Program post office box.

- In case materials sent as discovery or for other review purposes, redact all addresses for the participant, other than the Address Confidentiality Program post office box. Consult with paralegals on redaction.

- Personal service mail should be delivered to the Department of Justice – 1162 Court Street N.E., Salem, Oregon.

DHS will, to the best of the agency’s ability, protect the residential address of participants in the Address Confidentiality Program as much as possible. The statute prohibits employees of public bodies from intentionally disclosing the actual address or phone number of a program participant to a person known to the employee to be prohibited from receiving the actual address or phone number. However, program participants should be made aware that their addresses will be available to DHS staff that are granted access to their case for business purposes. In addition, their names, birthdates and Social Security numbers will not be masked. They will still be displayed to DHS staff on the client index screen.

**Veterans’ services**

Veterans’ services are good resources for trauma, mental health, addiction, health and other needs. Contact the local veterans’ centers and Veterans Administration.
Victims’ assistance

Each district attorney’s office operates a victims’ assistance program. Victims’ assistance programs offer:

- Crisis counseling;
- Follow-up contact;
- Information and referral;
- Criminal justice support and advocacy;
- Notification of court dates and related information;
- Assistance in filing for crime victim compensation; and
- Personal advocacy.

If crime victims have no other resources, the Oregon Crime Victims Compensation Program can help them with costs related to counseling, medical expenses, funeral expenses, loss of earnings and physical rehabilitation. Children who have witnessed domestic violence are eligible for compensation until they reach age 18. In addition, compensation is a valuable resource for the adult victims for up to three years after the incident.

Services for immigrants or refugees

Department services, TA-DVS and temporary restraining orders are available to ALL clients regardless of legal immigration status. Cases of children who are refugees are brought to the Refugee Child Welfare Advisory Committee. The committee can link to culturally specific services.

Married women that are victims of domestic violence and whose legal status in this country is dependent on their husbands may be able to obtain legal residency for themselves and/or their children through provisions of the Violence Against Women Act (VAWA). They can “self-petition” for residency or can request “cancellation of removal” if they are in the process of a deportation. Some women and/or their children may qualify for the “U-visa” or political asylum. Please refer
them to an immigration attorney or agency that assists clients with immigration issues. Your local domestic violence service providers may recommend agencies knowledgeable about the VAWA provisions. The National Lawyers Guild offers technical assistance and training through its Immigration Project.

**Batterer intervention**

More communities are developing batterer intervention programs. These programs may receive mandated clients through the court system. The Oregon Attorney General developed Oregon Administrative Rules for batterer intervention programs (OAR 137-87-0000) found at [http://arcweb.sos.state.or.us/rules/OARS_100/OAR_137/137_087.html](http://arcweb.sos.state.or.us/rules/OARS_100/OAR_137/137_087.html). Check with your local domestic violence service provider or parole and probation for specific program recommendations.

The following information is based on a presentation by Vivien Bliss, of Solutions: Domestic Violence Intervention Program in Salem as well as materials from Mid-Valley Women’s Crisis Service.

Programs must emphasize that violence is a choice batterers make to control their partners. Any explanation or theory must hold batterers accountable and responsible for their behavior and not allow them to excuse it. For example, a program that uses the language “tension building/explosion/honeymoon cycle” seems to imply that violence is a response to tension, not a chosen behavior. Similarly, “anger management” or programs that emphasize tools to control anger are not appropriate referrals. Dealing only with feelings or increasing self-esteem also does not address the choices or power issues.

Look for batterer intervention programs that:

- Work well with the local domestic violence service providers;
- Are part of a coordinated community response;
- Have accountability built into the program through methods, including attendance policies, reporting restraining order and no-contact order violations to the court, and making batterers pay towards the cost of the intervention program;
• Allow professionals to sit in and observe the functioning of the groups;
• Include education on oppression theory in their program;
• Will provide progress and documentation to DHS;
• Are willing to testify in courts.

Batterers may also have coexisting problems of substance abuse or mental illness. However, both the coexisting problem and the battering need to be addressed directly. Substance abuse and mental health screening should be included in a batterer intervention intake process.

Just because a batterer attends an intervention program does not mean his or her beliefs and behaviors will change. Just stopping the physical violence is not enough if the threat is still there. Listen to how the batterer talks about his or her actions and his or her partner. Talk to the adult victim, the children or others who know the family.

Indications that the batterer is changing include that the batterer:
• Is no longer being physically violent or threatening;
• Acknowledges that the abusive behavior is wrong;
• Is not using other forms of power and control such as economic abuse (withholding money, child support, etc.);
• Doesn’t humiliate or degrade his or her partner;
• Accepts responsibility and does not blame his or her partner;
• Supports the adult victim’s parenting and relationship with the children;
• Acknowledges not being “cured” and that change is a lifelong process.

Indications that the batterer is changing also include that the adult victim:
• Can disagree with the batterer;
• Is able to make independent decisions and be involved in activities without the batterer.
The following learning guide outlines the difference between batterer programs and anger management programs to help in selecting an appropriate referral:

**Allies in Change Counseling Center**

**Common differences between anger management and batterer intervention programs**

**ANGER MANAGEMENT**
- Anger is viewed as the primary problem.
- Primary focus is on managing the emotion.
- Abuse is seen as due to a loss of control.
- Intervention is short term (2–16 hours).
- Little attention given to the consequences.
- Generally no identified victim(s).
- No addressing of empathy for the victim.
- There is no outreach to the victim.
- Little or no attention to accountability.
- Primary focus is on changing the beliefs and behavior.
- Abuse is seen as due to taking of control.
- Intervention is long term (40–100+ hours).
- Repeated reminders of the damage caused.
- There are identified victim(s).
- Empathy building for victim is common.
- Referrals are provided to the victim.
- Accountability is paramount.
- Non-confrontational. Denial is not addressed.
- Emotionally unprovocative.
- Gender is not considered not to be an issue.
- It is viewed as a personal mental health issue.
- Intervention is confined to the specific service provided.

**BATTERER INTERVENTION**
- Abuse and control are viewed as the primary problem.
- Confrontational. Denial is regularly targeted.
- Emotionally demanding and intense at times.
- It is viewed as a social, societal issue.
- Intervention is just one part of a coordinated community response.

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SECTION VI. LEGAL SYSTEM

Juvenile court involvement

Juvenile court jurisdiction and wardship may be a way to help the adult victim protect the children. The petition may move the batterer’s focus from the adult victim and children to the court. The judge then becomes the one to say that the violence cannot continue and to hold the batterer, not the adult victim, responsible for stopping it. Discuss with the non-offending parent what part of any action plan will become part of the court order.

Juvenile courts do have authority to restrict visitation (ORS 419.331). They also can order a parent into “treatment or training” (ORS 419B.387), which can be a way to get a batterer into an intervention program when there are no criminal charges pending.

Tips for court documentation

Write juvenile court petition allegations in language that is not victim blaming and focuses on the batterer’s pattern of behavior. An example might be:

- The father has engaged in a pattern of domestic violence with others with whom he has had a relationship, he has not successfully (engaged in treatment for this conduct/completed treatment for this conduct/addressed his violent behavior/ameliorated this conduct) and he is currently in a relationship with the child’s mother.

If the adult victim poses a safety threat to the child unrelated to the domestic violence, appropriate jurisdictional language should be used to identify that risk, e.g., the child was present when the father/mother committed a crime, which placed the child at risk of harm. The father/mother was involved in criminal activities that interfere with his/her ability to safely parent the child.

If the adult victim does not pose a safety threat to the child, but there is no way to protect the children from the batterer’s use of coercive control without court
involvement, use language that does not blame the victim for the domestic violence. An example might be:

- “The mother was subjected to domestic violence by the father/her domestic associate and the mother is unable to protect the child from exposure to father’s/her domestic associate’s violence,” instead of “The mother or father has failed to protect.” This reduces the blame placed on the adult victim.

- Document any possible behavioral signs of the domestic violence in the children, especially statements that they are afraid of the batterer.

- Use reports and other documentation to make the case for protection of the children. Whenever possible, minimize the need to ask the non-offending parent or the child to jeopardize his or her safety by talking in court in front of the batterer about the violence. Remember, a victim may recant allegations of abuse as a protective measure due to ongoing control by the batterer.

- Ask the court to place appropriate restrictions on the batterer’s visitation with the children and order the batterer to complete services, including batterer intervention, if the batterer has legal standing.

- Juvenile courts should not mandate the adult victim to obtain a restraining order.

- Whenever possible to do so without compromising the safety of the children, advocate with the court to not mandate specific services for the adult victim. However, there are situations in which it may be best to recommend that services for the adult victim be written into the court order, with the adult victim’s consent. This allows the adult victim to pursue services, which may maintain or increase safety, without openly challenging the batterer’s control.

In a juvenile court case consolidated with a domestic relations case, advocate for professionals with domestic violence expertise to conduct the child custody study. Recommend that the court follow recognized guidelines on domestic violence cases when considering mediation (e.g., those of the National Council of Juvenile and Family Court Judges, free by calling 1-800-527-3223, or the Family Violence Prevention Fund).
Criminal justice: sanctions against the batterer

Mandatory arrest

Oregon has a mandatory arrest statute. Police are required to arrest when responding to a domestic violence call if they have probable cause to believe that an assault has occurred between family or household members, or to believe that one such person has placed the other in fear of imminent serious physical injury (ORS 133.055). Police are also directed not to arrest both parties, but determine who the primary aggressor is.

Criminal justice: No-contact orders

When a batterer is arrested for a domestic violence crime, a no-contact order is often a condition of release from jail pending prosecution. The “no-contact order” generally prohibits the batterer from having any contact with the victim. Violators of no-contact orders are held in contempt of court and may have to return to jail until the case is resolved.

However, this order will not be entered into LEDS and, therefore, not available to officers at the scene of a possible violation. This is one reason for suggesting that the adult victim ask for a separate civil protection order. Also, the protection order offers more kinds of relief, such as temporary child custody, and can be dismissed by the adult victim at his or her request.

To report a no-contact order violation, call the police. They will have to verify the order by calling the jail or the district attorney’s office before they arrest.

Prosecution

Most domestic violence assaults are charged as misdemeanors. However, Assault IVs can be charged as felonies if:

- The person has previously been convicted of assaulting the same victim;
- The person has previously been convicted at least three times under this section or under equivalent laws of another jurisdiction and all assaults involve domestic violence; or
• The assault is committed in the presence of, or is witnessed by the person’s or the victim’s minor child or stepchild or by a minor child residing within the household of the person or victim.

The 1999 Legislature clarified that for purposes of this statute, an assault is witnessed if it is seen or directly perceived in any other manner by the child (ORS 163.160).

Some district attorneys are now proceeding with criminal cases against the batterer even without the victim’s cooperation. These cases can be successfully prosecuted if law enforcement documents the assault and gathers adequate evidence. This type of evidence-based prosecution can be disempowering to the victim if the victim does not want the batterer to be prosecuted. On the other hand, prosecution without the victim’s consent can help increase safety by turning the batterer’s focus onto the system and the court. It can reduce the intimidation the batterer typically uses to get the victim to drop the charges.

**Parole and probation**

If a person convicted of a domestic violence-related crime is on parole or probation, the individual’s supervising officer can be a very helpful ally in monitoring and ensuring batterer accountability. These officers have the authority to return a person to jail or prison. However, parole and probation (P&P) is only funded by the state to supervise felony offenders. Since most domestic violence-related crimes end up convicted as misdemeanors, this can be problematic. Nevertheless, some local departments have made supervising domestic violence offenders a priority, even without state funding.
Civil justice: protection orders

The information below is intended to be an overview of the various protection or restraining orders that may be available to victims of domestic violence. Protection or restraining orders can be valid options for victims. In the best of circumstances, a batterer will abide by and respect the judicial order. On the other hand, a batter who violates an order is subject to arrest and legal sanctions, including jail and fines. Note, however, that in some cases obtaining a restraining or protection order may increase the safety risks to an adult victim and his or her children. Legal advocates, attorneys and court personnel can provide more detailed, specific information.

While safety planning with a victim, consider the victim’s experience with and direct knowledge of the batterer. The victim knows best the risk that getting a court order may present. Some questions to explore with the victim are:

- Is the batterer a person who respects authority; what is the likelihood the batterer will abide by the order?
- Will the batterer see the order as an arbitrary restriction or as a loss of power and control over the family?
- Will the batterer decide there is now nothing left to lose and thus become a lethal threat to the adult victim, the children and/or to others?

With the assistance of a trained domestic violence advocate, the victim can weigh the risks and benefits of obtaining an order. The advocate can facilitate a discussion of other options available to protect the adult victim and the children (shelter, relocation, etc.).

If a victim plans to leave the state, obtaining a restraining or protective order can be part of a viable safety plan. The Full Faith and Credit provisions of the federal Violence Against Women Act require courts to enforce orders from other states. A decision to leave the state is complicated. Victims who are thinking about taking this step should strongly consider consulting an attorney or experienced legal advocate.
The restraining or protective order can be a useful part of a safety plan. However, child protective service workers should not require restraining orders. It is an option to be explored, but not mandated.

**Restraining orders (Family Abuse Prevention Act orders)**

The Family Abuse Prevention Act (FAPA) is the Oregon statute (ORS 107.700 – 107.740) that provides victims of domestic violence the opportunity to apply for and, if qualified, get a civil restraining order against their batterers. FAPA is intended to be a self-help remedy that does not require an attorney’s assistance. Nonetheless, there are times during the process when an attorney may be very important. For information about legal services offices throughout the state and general information about the laws affecting domestic violence victims and other legal resources, go to www.oregonlawhelp.org.

A packet of forms for restraining orders can be found at all courthouses in Oregon and at www.ojd.state.or.us/familylaw. Local courts do not always accept the state forms, so it is important to ask if you plan to use this Web-based resource. Many courthouses have court facilitators and/or victim services program advocates who can help victims fill out the necessary forms. Victim assistance program advocates located in local district attorney’s offices also can be of help to victims in obtaining restraining orders. The restraining order court process and county sheriff’s service of restraining orders are free.

The person requesting a restraining order (the victim) is the “petitioner” and the person from whom the petitioner is seeking relief (the batterer) is the “respondent.”

The initial request for a restraining order is made at an ex parte hearing before a judge. This means that the respondent is not present. The judge will review the paperwork that the petitioner has completed and will decide whether the petitioner qualifies for a restraining order. If so, the judge will decide what relief (orders) will be included in the restraining order.

If the order is signed, it must be served on the petitioner. The local sheriff usually does this; however, any adult can generally serve orders. The petitioner cannot
serve the papers. The server is required to complete and file with the court a declaration (proof) of service that is part of the restraining order packet. The restraining order cannot be enforced until it is served.

In a few cases, a judge may schedule an “exceptional circumstances” hearing to get more information from the parties about the children. Otherwise, a hearing is not scheduled unless the respondent requests one. The respondent has 30 days from the date of service to request a hearing. If a hearing is requested, the hearing must be scheduled within 21 days or within five business days if custody is at issue. This is often referred to as a “contested hearing.”

Because these hearings take place on such a short time frame, it is critical that victims keep the court informed of their address and phone number.

An exceptional circumstances or contested hearing is much more complicated than the initial issuance of the ex parte restraining order. At this point, an attorney may be very important to a victim’s ability to maintain the restraining order. Victims should be encouraged to obtain an attorney, if possible. If a hearing is scheduled and the petitioner does not appear, the restraining order likely will be dismissed.

At the hearing, the judge will hear evidence from both sides and decide whether the restraining order should be continued. If the court continues the order, the judge can also make changes to the other relief contained in the original order depending on the facts set out at the hearing.

If no hearing is scheduled or requested, the restraining order will remain in effect.

The custody and parenting time provisions of a restraining order may be modified on the motion of either party during the life of the restraining order. Forms for this purpose also are available at the courthouse and online.

A restraining order lasts for one year. However, if the petitioner is in reasonable fear of further abuse if the order is not renewed, the petitioner can renew it. Additional acts of abuse are not required. The paperwork for renewal is available at local courthouses and should be completed before the current restraining order expires.
Legal requirements for getting a restraining order

**Age:**  
The petitioner is at least 18 years old or  
The petitioner is younger than 18 and the respondent at least 18 years old and:  
- The petitioner and respondent are or were married to each other; or  
- The petitioner and respondent have been in a sexually intimate relationship.

**Relationship:**  
The petitioner and the respondent must have one of the following relationships:  
- Husband, wife or domestic partner;  
- Former husband, former wife or former domestic partner;  
- Adults who are living in or have lived together in a sexually intimate relationship;  
- Adults who have been in a sexually intimate relationship in the past two years;  
- Adults related by blood, marriage or adoption;  
- Unmarried parents of a child.

**Abuse:**  
In the past 180 days*, the respondent must have:  
- Physically injured or tried to physically injure the adult victim;  
- Made the adult victim afraid that he or she was about to physically injure the adult victim;  
- Forced the adult victim to have sexual relations against his or her wishes by using force or threats of force; AND
*Any time period when the batterer was in jail or lived more than 100 miles from the victim does not count as part of the 180 days. In these circumstances, a victim who was abused more than 180 days ago may be able to get a restraining order.

**Ongoing danger:** The adult victim must be in imminent danger of further abuse and the batterer be a threat to the physical safety of the adult victim and his or her children.

**Note:** FAPA does not authorize a judge to sign a restraining order because of physical abuse of children or threats to take children. FAPA also does not authorize a judge to sign a restraining order because of verbal or emotional abuse of children or the adult victim.

An order with additional protections is available, including protection from verbal or emotional abuse, if the victim is a person with disabilities or an elderly person (Elderly/Disabled Persons Abuse Prevention Act Order).

**Content of the order**

If the petitioner establishes in the initial paperwork that the above requirements are met, the court generally must order the following if requested by the petitioner:

- Custody of the parties’ joint children;
- Parenting time;
- For the respondent to leave the family home, if the parties are married or are co-tenants or co-owners of real property;
- Restraint from molesting, interfering, harassing, intimidating or menacing the petitioner or the children;
- Restraint from designated premises (school, day care, etc.);
- Other relief that will enhance the safety and welfare of the petitioner and the children.
Other relief can include, among other things, an order that requires the respondent to pay emergency monetary assistance or restrains the petitioner from carrying a firearm. Conversations with victims about the best way to tailor their requests to address their particular circumstances and safety concerns can be very helpful.

If exceptional circumstances or other contested hearing takes place, the court may change the provisions that were included in the initial restraining order. In other words, the judge could decide to award custody of the children to the respondent rather than the petitioner or give the respondent unsupervised rather than supervised parenting time.

Federal law that is part of the Violence Against Women Act makes it a crime for the respondent to carry firearms or ammunition if:

- The respondent contests the restraining order and then the court continues it; and
- The respondent has been married to or co-habited with the petitioner or is the co-parent of petitioner’s child.

This law applies regardless of whether the restraining order includes a specific order prohibiting firearms.

**Stalking orders**

Stalking protection orders are another form of restraining order that can be issued by circuit courts. They are different from FAPA restraining orders in several ways. Mainly, the parties do not have to be related to each other and the relief that the court can order is more limited. For example, the court does not have the authority to order custody or emergency monetary assistance. In general, a stalking protection order restrains the respondent from having any contact whatsoever with the petitioner or the petitioner’s family or household members. Note that stalking behavior is also a crime and may be prosecuted by a district attorney.

In order to obtain a stalking protection order, the petitioner must allege at least two separate incidents in which:

- The respondent alarmed or coerced the petitioner or a member of the petitioner’s immediate household or family;
• It was reasonable for someone in the petitioner’s position to feel alarmed or coerced; and
• The contact caused the petitioner reasonable fear for his or her safety or the safety of an immediate household or family member.

If the contacts are verbal in nature, the petitioner must show that the communication was a threat that instilled a fear of imminent and serious personal violence. The threat must be unequivocal, unambiguous, and objectively likely to be followed by unlawful acts. The threat must convincingly express to the petitioner the intention that it will be carried out and that the actor has the ability to do so.

A parent or guardian may request a stalking protection order on behalf of a minor child or dependent. A petitioner may get a stalking protection order against a stalker who is under the age of 18.

A stalking protection order lasts indefinitely unless the respondent asks the court to vacate it and proves that the original reasons for issuing the stalking protective order no longer exist. The court is required to focus on whether the petitioner continues to suffer reasonable apprehension due to the respondent’s past acts.

A petitioner may obtain a stalking protection order in two ways: by requesting a police citation from a law enforcement officer or by filing a civil petition directly with the court. While the process is somewhat different depending on which route the petitioner chooses, the court will hold a hearing of which the respondent will receive notice. At the hearing, the petitioner must prove he or she is entitled to the order.

Forms for filing a civil petition for a stalking protective order are available in some, but not all, county courthouses. The process, including service by the sheriff, is free, unless the petitioner is requesting money damages.

The petitioner may want to consult with or obtain an attorney regarding the filing of stalking forms and for help at the hearing at which the respondent will be present.

Violation of a stalking protection order is a crime and cause for mandatory arrest of the respondent.
If the respondent has been married to or cohabited with the petitioner, or is the co-parent of the petitioner’s child, federal law that is part of the Violence Against Women Act makes it a crime for the respondent to carry firearms or ammunition.
SECTION VII: RESOURCE INFORMATION

Sensitive practice at a glance

The goal of sensitive practice is to foster a sense of safety for clients. By adopting the principles of sensitive practice as a standard, DHS staff convey respect, support clients’ autonomy and the right to participate in decision making processes within DHS. Sensitive practice also decreases the likelihood of knowingly or unknowingly re-traumatizing the abuse victims with whom we work.

Summary of principles of sensitive practice\textsuperscript{24} for DHS staff

\begin{itemize}
  \item \textit{Respect}\hspace{1cm} Acknowledging the inherent value of clients as individuals with unique beliefs, values, needs and histories means upholding and defending their basic human rights and suspending judgment of them.
  \item \textit{Taking time}\hspace{1cm} Taking adequate time with clients ensures that they do not feel depersonalized or objectified.
  \item \textit{Rapport}\hspace{1cm} Developing and maintaining a professional interpersonal style that conveys genuine caring and promotes trust and a sense of duty.
  \item \textit{Sharing information}\hspace{1cm} Informing clients of what to expect on an ongoing basis and inviting them to ask questions and offer information and feedback helps reduce anxiety and promotes active engagement in the planning process.
  \item \textit{Respecting boundaries}\hspace{1cm} Paying ongoing attention to boundaries and addressing difficulties that arise reinforces the client’s right to personal autonomy.
\end{itemize}

\textsuperscript{24} Adapted from Sensitive Practice At-a-Glance – Handbook on Sensitive Practice for Health Care Practitioners
**Fostering mutual learning**

Fostering an environment in which information sharing is a two-way process encourages victims to learn about options and how to actively participate in creating their plan. It also assists DHS staff to learn how to best work with individuals who have experienced interpersonal violence.

**Understanding nonlinear healing**

Checking in with the victim throughout each encounter and over time, and being willing to adjust our actions accordingly, enables DHS staff to meet the needs of individuals whose ability to tolerate questions and information sharing may vary over time.

**Demonstrating awareness and knowledge**

Showing that they are aware of interpersonal violence helps professionals foster a sense of trustworthiness and promotes an atmosphere in which victims are willing to work alongside DHS staff.

### Responding effectively

**Waiting areas**

- Keep clients informed of the length of wait or invite the client to check intermittently.
- Provide printed materials about domestic violence and sexual assault.

**Privacy**

- Have at least one soundproof interview room.
- Knock and wait for acknowledgement before entering.
- Problem-solve with clients to meet their needs for privacy or safety.
**Preparation of clients**
- Provide introductory information in plain language, both written and verbal.
- Negotiate with client to identify workable solutions.
- Don’t assume the client knows what is involved in our processes.

**Non-adherence to a plan**
- Explore all types of barriers with the client and problem-solve to identify workable solutions.
- Adapt the plan to fit the client.
- Create a same-day appointment for clients who frequently cancel appointments or don’t show.

**SAVE the situation**
- Stop what you are doing and focus fully on the present situation.
- Appreciate and understand the person’s situation.
- Validate the person’s experience.
- Explore the next steps with the client.

**Anger and agitation**
- Pay attention to personal safety.
- Adopt non-threatening language.
- Negotiate and assure the client of your interest and concern.
- Become familiar with signs of a “fight or flight” response.
Disclosure

- Accept the information.
- Express empathy and caring.
- Clarify confidentiality.
- Normalize the experience by acknowledging the prevalence of abuse.
- Validate the disclosure and offer reassurance to counter feelings of vulnerability.
- Address time limitations.
- Collaborate with the victim to develop an immediate plan for safety.
- Recognize that direct action is not always required.
- Ask whether it is a first disclosure.
- Inquire about social support around the abuse and safety issues.
- Work with the client to set realistic goals and determine appropriate referrals.
STATE OF OREGON
Department of Human Services

DHS INTAKE WORKER: ________________________________ DATE: ___________________

CASE INFORMATION
DHS CASE #: ___________________________________________________________________
BATTERER NAME: ____________________________________ DOB: ____________________
SURVIVOR NAME: ____________________________________  DOB: ____________________
SECONDARY SURVIVOR NAME(S): _________________________________________________
_______________________________________________________________________________
_______________________________________________________________________________
Safe and together critical components
1. Describe the batter’s pattern of coercive control: ____________________________________
_______________________________________________________________________________
_______________________________________________________________________________
2. describe the negative effects the batterer’s actions have had on the children: _______________
_______________________________________________________________________________
_______________________________________________________________________________
_______________________________________________________________________________
3. Describe actions taken by the survivor to ensure the children’s safety & well being: __________
_______________________________________________________________________________
_______________________________________________________________________________
_______________________________________________________________________________
4. Describe the negative impact the batterer’s behavior has had on the survivor’s capacity to protect: __________________________________________________________
   ____________________________________________________________________
   ____________________________________________________________________
   ____________________________________________________________________

5. Please illustrate what role the following have played in the safety & well being of the children:
   **Substance Abuse:**
   ____________________________________________________________________
   ____________________________________________________________________
   ____________________________________________________________________

   **Mental Health:**
   ____________________________________________________________________
   ____________________________________________________________________
   ____________________________________________________________________

   **Culture:**
   ____________________________________________________________________
   ____________________________________________________________________
   ____________________________________________________________________

   **Socio-Economic:**
   ____________________________________________________________________
   ____________________________________________________________________
   ____________________________________________________________________

   **Other:**
   ____________________________________________________________________
   ____________________________________________________________________
   ____________________________________________________________________
For Supervisors — Safe and Together domestic violence casework assessment form

In general, how well do you perceive yourself or your Child Welfare staff performing in the following areas (circle or underlining your answers):

A. Domestic violence perpetrators
   a. Identifying and documenting domestic violence batterers’ patterns of coercive control and actions taken to harm the children:
      Poor       Adequate       Good       Excellent
   
   b. Seeking out, engaging and interviewing domestic violence batterers:
      Poor       Adequate       Good       Excellent
   
   c. Developing safety/case plans for domestic violence batterers:
      Poor       Adequate       Good       Excellent
   
   d. Collaborating with other systems (e.g., criminal courts, law enforcement, adult probation) to intervene with and hold batterers accountable:
      Poor       Adequate       Good       Excellent
   
   e. When the batterer is the father, holding him to a high set of expectations as a parent:
      Poor       Adequate       Good       Excellent
   
   f. Seeing the importance of the father, who is a batterer, to the children:
      Poor       Adequate       Good       Excellent
   
   g. Not automatically lumping batterer and victim together as co-perpetrators of the abuse and neglect in documentation or case presentation and, conversely, identifying their separate roles related to risk and safety of the children:
      Poor       Adequate       Good       Excellent
B. Domestic violence victims
   a. Identifying and documenting the full spectrum of the victims’ efforts to promote the safety and well-being of the children:
      Poor  Adequate  Good  Excellent
   b. Engaging and interviewing victims in a way that promotes a partnership focused on the common goal of safety and well-being of the children:
      Poor  Adequate  Good  Excellent
   c. Not blaming the victim for the violence and abuse of the perpetrator:
      Poor  Adequate  Good  Excellent
   b. Identifying the impact of trauma on victims:
      Poor  Adequate  Good  Excellent
   e. Avoiding automatic conclusions, e.g., “If she remains in this violent relationship, it must mean she doesn’t understand domestic violence”:
      Poor  Adequate  Good  Excellent
   f. Developing safety/case plans that meet the needs of the victim and the Department:
      Poor  Adequate  Good  Excellent
   g. Collaborating with victim’s advocates and other service providers:
      Poor  Adequate  Good  Excellent

C. Children exposed to domestic violence batterer behavior
   a. Identifying how domestic violence batterers’ behaviors impact the normal development of children at different ages and stages:
      Poor  Adequate  Good  Excellent
   b. Understanding the pathways from the batterers’ behavior to adverse outcomes for children:
      Poor  Adequate  Good  Excellent
c. Interviewing children about domestic violence:
   Poor          Adequate         Good          Excellent

b. The importance of keeping children safe and together with the victim (non-offending parent) whenever possible:
   Poor          Adequate         Good          Excellent

e. Developing case plans for children that address their needs related to the domestic violence:
   Poor          Adequate         Good          Excellent

D. Other factors (substance abuse, mental health issues, culture, socioeconomic factors)
   a. Creating safety/treatment plans that address substance abuse, mental health issues as separate factors:
      Poor          Adequate         Good          Excellent

   b. Asking questions of /communicating with substance abuse and mental health providers about the domestic violence:
      Poor          Adequate         Good          Excellent

   c. Asking questions of/communicating with the domestic violence services about the concerns related to substance abuse and mental health (when present):
      Poor          Adequate         Good          Excellent

   d. Identifying how the batterers’ coercive control tactics may impact substance abuse or mental health treatment:
      Poor          Adequate         Good          Excellent

   e. Working with cultural factors in families, e.g., not seeing violence as caused by culture, working with cultural strengths/factors to develop case plan:
      Poor          Adequate         Good          Excellent
Position in the agency: ______________________________________________________________

Length of service in child welfare or related field: _____________________________________

Length of time in current position: ___________________________________________________
## Teen domestic violence assessment tool

Have you ever experienced any of the following in your relationship?

<table>
<thead>
<tr>
<th>Ever</th>
<th>6 months</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Put downs/name-calling:</strong></td>
<td>Humiliates you in public or private</td>
</tr>
<tr>
<td><strong>Jealousy and possessiveness</strong></td>
<td>Controls who you see, what you do, where you do, what you wear, who you talk to</td>
</tr>
<tr>
<td></td>
<td>Constantly accuses you of flirting, cheating or having sex with others</td>
</tr>
<tr>
<td><strong>Isolation:</strong></td>
<td>Keeps you from seeing your family and friends</td>
</tr>
<tr>
<td></td>
<td>Stalks or tracks you</td>
</tr>
<tr>
<td></td>
<td>Calls or pages you constantly</td>
</tr>
<tr>
<td></td>
<td>Shows up at school or work</td>
</tr>
<tr>
<td></td>
<td>Controls your money</td>
</tr>
<tr>
<td><strong>Crazy-making:</strong></td>
<td>Plays mind games</td>
</tr>
<tr>
<td></td>
<td>Lying</td>
</tr>
<tr>
<td></td>
<td>Threats</td>
</tr>
<tr>
<td></td>
<td>Threatens to leave you</td>
</tr>
<tr>
<td></td>
<td>Threatens to physically hurt you</td>
</tr>
<tr>
<td></td>
<td>Threatens to hurt your family or children</td>
</tr>
<tr>
<td></td>
<td>Threatens to spread rumors about you</td>
</tr>
<tr>
<td></td>
<td>Threatens to kill himself or herself if you break up with the person</td>
</tr>
<tr>
<td></td>
<td>Destroys your stuff</td>
</tr>
<tr>
<td><strong>Physical abuse</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Spitting</td>
</tr>
<tr>
<td></td>
<td>Slapping and hitting</td>
</tr>
<tr>
<td></td>
<td>Pushing or shoving</td>
</tr>
<tr>
<td></td>
<td>Kicking</td>
</tr>
<tr>
<td></td>
<td>Punching</td>
</tr>
<tr>
<td><strong>Sexual abuse</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Forces sex after fights or beatings</td>
</tr>
<tr>
<td></td>
<td>Gets you drunk or high to get sex</td>
</tr>
<tr>
<td></td>
<td>Uses weapons</td>
</tr>
<tr>
<td></td>
<td>Causes you injuries</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>----------------</td>
<td>------------------</td>
</tr>
<tr>
<td>Bruises</td>
<td></td>
</tr>
<tr>
<td>Bleeding</td>
<td></td>
</tr>
<tr>
<td>Broken bones</td>
<td></td>
</tr>
<tr>
<td>Injuries requiring medical attention</td>
<td></td>
</tr>
<tr>
<td>Chokes or strangles you</td>
<td></td>
</tr>
<tr>
<td>Minimizes or blames</td>
<td></td>
</tr>
<tr>
<td>Says the abuse didn’t happen</td>
<td></td>
</tr>
<tr>
<td>Says you caused the abuse</td>
<td></td>
</tr>
</tbody>
</table>

Insights Teen Parent Program • 3308 NE Peerless Place • Portland, OR 503-239-6996
Talking with adult victims of domestic violence about safety

This resource discusses how a non-offending parent can plan for his or her own safety and the safety of the children. This section also offers tips children can use to increase their safety in case they witness domestic violence in the future.

These conversations about safety are not to be confused with protective action plans, initial safety plans or ongoing safety plans developed with DHS Child Welfare.

For the adult victim, the ideal practice is to encourage discussion with a domestic violence advocate outside the Department. A thorough conversation about safety can take one hour or more, and it is usually easier in person. This may be an ideal time to call in a co-located domestic violence advocate, if they are available. But, you can always call a domestic violence hot-line. There are several reasons for a domestic violence service provider to do the domestic violence safety planning:

- A domestic violence advocate has the specialized expertise and knowledge to accomplish realistic planning.
- The adult victim may be willing to share more details with an advocate outside the Department, leading to more specific, effective planning.
- A skilled, independent advocate may help adult victims be more empowered to make their own decisions and less pressured to do what they think the Department wants them to do. This will lead to more useful planning and contribute to the adult victim’s healing process.
- The relationship with a domestic violence service provider may be useful to the adult victim in the future and can be part of a support system that exists in the absence of Department involvement.

Sometimes you will need to do some interim plans for safety with the adult victim. This could address the following issues:

- What will happen after the adult victim leaves;
- Safety for the adult victim and the children until a meeting with an advocate;
• Referrals to domestic violence programs, other DHS programs including financial assistance and other community services.

If your community does not have a domestic violence program that can do safety planning, the DHS domestic violence point person in the relevant district may be a resource. When safety planning, keep in mind that domestic violence safety planning can occur in all situations, including:

• When the adult victim remains with the batterer;
• When the adult victim leaves the home; or
• When the batterer leaves the home.

Domestic violence safety planning must be individualized. Adult victims can best assess which options may increase their safety. For example, for some batterers, obtaining a temporary restraining order presents such a challenge to their control that the batterer will violate the order and may severely assault or kill the adult victim.

When discussing safety with an adult victim remaining with the batterer include looking at ways the adult victim can best self-protect during a violent incident. For example, identify what has worked (or not worked) in the past, decide which rooms in the house are the safest; create a safe haven with a lock and phone; identify who can be called for help and/or how to safely leave the house. It also can include establishing a support system and assuring necessary financial resources.

Effective safety planning may include the use of the criminal justice and civil court systems to hold the batterer accountable. The adult victim’s safety and the safety of the children may be improved when the criminal justice system is involved.

The local domestic violence service providers and the district attorney’s victim assistance programs can talk to the adult victim about the options for prosecution and offer court advocacy and assistance through this process. If no law enforcement report has been filed and the adult victim wants police involvement,
suggest contacting law enforcement. If a report has been filed and the adult victim
wants prosecution, suggest contacting the district attorney’s office.

Coordinate with police to photograph injuries, especially if evidence-based
prosecution is a possibility.

If the batterer is on probation or parole, notify the judge or parole officer of the
domestic violence. Encourage conditions that decrease the batterer’s access to
the adult victim and children. Recommend an increased level of supervision and/or
transfer to a domestic violence unit, if available.

Indicators of greater danger from the batterer include:

- Believable threats or fantasies of suicide or homicide;
- Fascination with weapons, especially guns;
- Use of weapons in prior abusive acts;
- Excessive use of alcohol and/or other drugs;
- Stalking behaviors;
- History of hostage taking;
- Abuse of pets;
- Jealousy;
- Obsessions about partner or family;
- Easy access to the adult victim or children;
- Stepchildren in the home;
- Disregard for authority;
- Feelings that there is nothing left to lose;
- Recent military or law enforcement training;
- Unemployed and not seeking employment;
- The adult victim’s belief that the batterer is capable of killing.
The risks to the adult victim increase after leaving the batterer. Domestic violence homicide or serious assault are actually more likely to occur when the adult victim is in the process of leaving the batterer or has left.

If the batterer is out of the home but still harassing the adult victim, safety planning may include:

- Obtaining a restraining order;
- Reducing predictability by doing things like changing job location, banks, churches, etc.;
- Identifying safe havens on regularly traveled routes, especially places open 24 hours or with security guards;
- Notifying neighbors, coworkers or others what the batterer looks like and/or what car the batterer drives;
- Educating the same people on how to call police or what actions would be helpful.

Again, the plan must be individualized and based on what the adult victim believes will work.
Talking to children about safety

While we do not believe that children are responsible for their own safety, it is responsible to give them tools. It is important for all of the children to have ideas on how to stay safer. Children are aware of violence in their home, and they are aware of the Department’s involvement. A discussion at the child’s level is appropriate. Caseworkers should discuss safety with the child at the first contact and should continue throughout the life of the case. The worker should also encourage the non-offending parent to discuss the violence and engage in ongoing conversations about safety with the child. Even the batterer can play a role by affirming that the violence is not the child’s fault (or by stopping all abusive behavior).

The following tips on talking with children about domestic violence are based on a handout by Listen to Kids in Portland:

- What do they do/where do they go when the violence happens? Help them think of a couple of safe places if they don’t already have one (e.g., neighbor, manager’s unit, backyard, bedroom.)

- Be sure they know it’s not safe to try to stop the violence, even though they might really want to.

- Do they have access to a phone, and do they know about 911? Do they feel safe calling 911 if needed? Is there anyone else they can call?

- It’s not their fault; it’s not the fault of the parent being hurt.

- Try not to pass judgment on the batterer. Kids often love the batterer. They just want the violence to stop.

- Is there someone they can talk to again about the problem if they need to (e.g., from family, school, faith community, sports team, summer program)? Help them think of two or three people. Try to get each child connected to an ongoing support system outside the home.
Web-based resources

Child Welfare Information Gateway: Domestic Violence
www.childwelfare.gov/topics/systemwide/domviolence/

Making the Link: Promoting Safety of Battered Women and Children Exposed to Domestic Violence
www.mincava.umn.edu/pages/link

Minnesota Center Against Violence and Abuse
www.mincava.umn.edu

Futures without Violence
www.futureswithoutviolence.org/

Promising Futures: Best Practices for Serving Children, Youth and Parents Experiencing Domestic Violence
http://promising.futureswithoutviolence.org/

National Council of Juvenile and Family Court Judges Family Violence Department:
www.ncjfcj.org/

“How to File a Restraining Order” video
www.oregon.gov/OSP/CJIS/news/REST_ORDER_VIDEO.avi

Substance Abuse and Mental Health Services Administration,
Quick Guide for Clinicians

Trauma Informed Care in Behavioral Health Services
http://store.samhsa.gov/shin/content//SMA14-4816/SMA14-4816.pdf

Addressing the Needs of Women and Girls  
http://store.samhsa.gov/shin/content//SMA11-4657/SMA11-4657.pdf

Oregon Coalition Against Domestic and Sexual Violence  
www.ocadsv.com

Oregon Family Law Resources through Oregon Judicial Department  
www.ojd.state.or.us/family

Domestic violence and sexual assault materials in English, Spanish, Vietnamese and Russian are available at Mid-Valley Women’s Crisis Service  
www.mvwcs.com

Hot Peach Pages: Global list of abuse hotlines, shelters, refuges, crisis centers and women’s organizations, plus domestic violence information in more than 80 languages  
www.hotpeachpages.net/index.html

Many other local domestic violence service providers have websites. Search under the program’s name.
This document can be provided upon request in an alternate format for individuals with disabilities or in a language other than English for people with limited English skills. To request this publication in another format or language, contact Child Welfare at 503-947-2464 or 503-945-5896 for TTY.