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Department of Justice.

Specialization of Domestic Violence Case Management in the Courts: A National Survey

Susan Keilitz

with Rosalie Guerrero

Ann M. Jones Dawn Marie Rubio

Project Staff

Susan Keilitz, Project Director

Hillery Efkeman
Venessa Garcia
Rosalie Guerrero
Valerie Hansford
Ann M. Jones
Dawn Marie Rubio
Sharon Denaro, Consultant

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National Oriminal Justice Reference Service (NCJRS)

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Chapter 1 Introduction

The modern movement to stop domestic violence in the United States has evolved over the past thirty years from the pioneering efforts of a committed group of survivors of domestic abuse and their advocates who organized to find safe spaces and opportunities for women and their children (Schechter, 1982). In the same time period, the role of government has changed from being an indifferent by-stander to active partnership with those who seek to eliminate this destroyer of homes, health, and hopes for the next generation (Epstein, 1999; Tsai, 2000). Since the early 1970s, statutory changes and reforms in law enforcement and prosecution policy and practice have brought about a systemic shift in many communities. In these jurisdictions, domestic violence is a key target of institutional attention and resources (Epstein, 1999; Little, Malefyt, Walker, Tucker, & Buel, 1998). Community-based advocates and service providers now have powerful alliances with their former foes.

The enactment of the Violence Against Women Act (VAWA)¹ in 1994 heightened public awareness of domestic violence and its detrimental effects on families, business, and society. VAWA also led to the infusion of large sums of money into the nation's justice systems and communities to improve access to justice and services for domestic violence victims and to increase batterer and system accountability. Along with the funding has come affirmative advocacy for coordinated

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¹ Violence Women Act of 1994, Pub. L. No. 103-322, 108 Stat. 1902.

community initiatives founded on and implemented through public-private partnerships (Hart, 1995; Ptacek, 1999; Steinman, 1991; Syers & Edleson, 1992).

As a consequence of legal challenges to arrest policies and practices, legislative action, and public pressure, law enforcement became the first justice system component to institute major reforms in its response to domestic violence (Buzawa & Buzawa, 1996; Dobash & Dobash, 1992; Epstein, 1999a; Ptacek, 1999). Prosecution and probation followed law enforcement into the movement (Cahn, 1992; Rebovich, 1996; Sewell, 1989). Courts are the newcomers in most jurisdictions to institutional partnerships formed to improve the system's impact on domestic violence (Buzawa & Buzawa, 1996; Epstein, 1999a).

Several factors are possible contributors to the delay in court system responses to the domestic violence movement. Specialization for other cases demanding court attention and resources is one probable factor. For the past several years, courts have been seeking and implementing innovations to address the impact on courts of drug crime caused by strong legislative and criminal justice system efforts to arrest, prosecute and punish offenders. Specialized courts for adjudicating drug-related offenses and monitoring defendants have proliferated over the past decade and now are a widely used case management tool (Hora, Schma, & Rosenthal, 1999; National Association of Drug Court Professionals, 1997).

A more traditional area of specialization for courts has been in juvenile and family cases. Juvenile courts have existed in various forms for a century. During the past three decades, many jurisdictions have instituted a unified family court or adopted a one-family/one-judge approach to more effectively manage the increasingly complex and overlapping juvenile and family caseloads (Babb, 1998; Dunford-Jackson, Frederick, Hart, & Hofford, 1998; Flango, Flango, & Rubin, 1999).

Another factor impeding court participation in the domestic violence movement has been the court's tradition of responding to issues brought to it as a neutral arbiter of others' disputes. The position of neutrality is fundamental to the character and purpose of courts. The traditional judicial view has been that this position could be compromised by joint endeavors with one part of the community or one side of an issue (Rottman, Efkeman, & Casey, 1998).

Reluctance to become involved in the direct provision of services or to supervise service provision also has kept judges and courts wary of the partnerships called for to effectively address domestic violence. In recent years, the therapeutic justice movement (Fritzler & Simon, 2000; Simon, 1995; Wexler & Winick.

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1996). the development of drug courts, and the promotion of community-focused courts (Rottman & Casey, 1999) have made significant strides to overcome these barriers. In increasing numbers of jurisdictions, judges are involved in the supervision of offenders' compliance with court-ordered services, and an array of services is more commonly available now in the courthouse (Casey, 1998; Loeliger, 2000). A strong indication of this shift in sentiment is the creation of the Task Force on Therapeutic Justice of the Conference of Chief Justices and the adoption by this body of a resolution broadly supporting the integration of the principles and practices of "problem-solving" courts into the administration of justice.²

With a few exceptions, courts began focusing attention on domestic violence cases in the early 1990s (for early recommendations made regarding improving court practices in family violence cases see Herrell & Hofford, 1990). In courthouses across the country judges, court managers and court staff have been taking on the challenges of holding the system accountable for ensuring victim safety, bringing appropriate sanctions to bear on perpetrators for their abusive behavior, and administering justice fairly in complex and interrelated domestic violence cases.

Domestic violence caseloads also have been growing. Ten year trend data indicate that from 1989 to 1998, domestic violence filings in state courts increased 178 percent (Ostrom & Kauder, 1999).³ One factor contributing to the rise in domestic violence caseloads is the availability since 1994 of civil protection orders in all of the states and the District of Columbia. Another reason for the higher numbers is the increased ability of court data systems to identify domestic violence cases in their domestic relations and criminal caseloads. For example, 40 states were able to report domestic violence data for the years 1996-1998.

■ Concerns Related to Specializing Domestic Violence Case Management

We can estimate that over 300 courts now have some specialized structures, processes, and practices to address the distinct nature of domestic violence cases and the need for special attention to them. These specialized approaches have collec-

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² Resolution in Support of Problem Solving Courts, adopted by the Task Force on Therapeutic Justice of the Conference of Chief Justices, in Rapid City, South Dakota on August 3, 2000.

³ The 10 year trend is based on complete data from 10 states and partial data from 18 states.

tively come to be called domestic violence courts. The great variation in what these processes and practices are and what they seek to achieve indicates, however, that domestic violence courts are not a commonly understood court classification, such as we use for family courts, juvenile courts, and drug courts.

We also still lack systematic empirical evidence of the benefits of using this constellation of processes, practices, and services (Buzawa, Hotaling & Klein, 1998). While specialization of domestic violence case management holds great potential to address domestic violence effectively, practitioners and advocates have expressed fears that it may sacrifice victim safety, access to justice, fairness, or batterer accountability for the sake of innovation (Epstein, 1999a). Specialized judges can lose their neutrality, or the appearance of neutrality, by becoming more educated to the effects of domestic violence and collaborating with the advocacy community. They also can experience judicial burnout from the constant flow of difficult and emotionally charged cases. To many judges, assignment to a specialized domestic violence docket is viewed as high-risk, low-benefit, and consequently, undesirable.

Specialized calendars and judges commonly are complemented by specialized prosecution units. The pursuit of efficiency can lead to assembly line justice in which one size is made to fit all. Batterers can escape appropriate sanctions through plea bargains or diversion to ineffective and unproven batterer intervention programs (Hanna, 1998). The survivor can be coerced to participate in the defendant's prosecution through threats of sanctions against her (Hanna, 1996). Prosecutors can ignore or act in opposition to the survivor's concerns about safety or status in her community (Crenshaw, 1991; Epstein, 1999b; Richie, 1996).

Perhaps the most significant potential detriment to victims posed by specialized or integrated domestic violence case management is the information sharing function designed to promote more consistent and complete relief for victims. Domestic violence cases can be entangled with child abuse and neglect issues, often because the batterer also is abusing children in the home. In systems that screen cases and share information, mothers who seek relief from the court run the risk of becoming the target of dependency proceedings and losing custody of their children (Epstein, 1999a; Fischer & Rose, 1995; Levey, Steketee, & Keilitz. 2000; Miccio, 1999; Schechter & Edleson, 1999; Spears, 1999; Steketee, Levey. & Keilitz. 2000). Fear of losing her children can be a major deterrent to a victim accessing the system to obtain relief from the violence perpetrated by the specific stather.

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■ Potential Benefits of Specializing Domestic Violence Case Management

Despite these concerns, courts continue to institute specialized processes or structures for domestic violence cases because they have significant potential benefits for victims, their families, batterers, the community, and the justice system. The major benefits of domestic violence courts cited by judges, other justice system practitioners and advocates, and researchers include (Fritzler & Simon, 2000; Karan, Keilitz, & Denaro, 1999; Tsai, 2000):

- enhanced coordination of cases and consistent orders in different cases involving the same parties
- more comprehensive relief for survivors at an earlier stage of the judicial process
- advocacy services that encourage survivors to establish abuse free lives
- greater understanding by judges of the dynamics and effects of domestic violence on victims and their children
- more consistent procedures, treatment of litigants, rulings and orders
- increased batterer accountability
- improved batterer compliance with orders
- greater confidence in the community that the justice system is responding effectively to domestic violence
- greater system accountability

The components and resources that typically are associated with achieving these benefits are described briefly below. Not all so-called domestic violence courts have all or even most of these components, and there is great variation in the extent to which courts are implementing these processes, structures, and practices. Moreover, we have not systematically tested whether these benefits for survivors, their families, and the community are being achieved.

Case coordination mechanisms are necessary to identify, link, and track cases that involve the same parties or other members of their families. Domestic violence can be an issue in a variety of cases that span different jurisdictions within the court system, including civil protection orders, misdemeanor and felony prosecutions, divorce, child custody and support, and dependency and juvenile delinquency. Data relating to case histories and disposition could reside in several different court data systems and numerous other data systems maintained by law enforcement, prosecution, child protective services, and other agen-

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cies involved in the case. Information sharing among the various agencies, courts, judges, victim advocates, and prosecutors handling these cases can prevent judges from issuing conflicting orders that can put the victim and her children in danger or confuse the parties about their obligations or restrictions on their actions. Some of the mechanisms used to coordinate and track cases are specialized intake units, integrated case information systems, or staff assigned to search court files for related cases and to coordinate the scheduling of court hearings for related cases.⁴

Specialized intake units orient victims to court procedures and assist them in understanding their potential role in the civil and criminal process, promote survivors' access to services and remedies they might otherwise not know about or pursue, and refer them to court-related or community-based assistance programs. Courts that integrate intake for civil, family, and criminal cases can offer one-stop shopping for these services to victims involved in more than one type of case. Intervention early in the case can help level the field for survivors, many of whom are economically disadvantaged and held hostage by their abusers' purse strings (Epstein, 1999; Kantor & Jasinski, 1998; Mahoney, 1994). For survivors with children, the establishment and enforcement of child support orders, preferably through the federal Title IV-D agency, can be crucial to the survivor's ability to successfully leave an abusive partner (Klein & Orloff, 1995). Survivors who have these support mechanisms are more likely to trust the system and to risk the dangers that often ensue from participating in the prosecution process or following through to obtain a final civil protection order (Sullivan, 1992). Specialized intake units also can facilitate the coordination of case management by linking the present cases to any related case currently pending or subsequently filed.

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Despite recent improvements in data reporting, the majority of state courts still lack a consistent method for identifying and flagging cases where domestic violence is present in criminal and civil caseloads. With funds from the State Justice Institute (SJI-96-18E-B-224), the National Center for State Courts developed a Family Violence Data Reporting Prototype for state courts to use in identifying, classifying, counting, and reporting family violence cases. The prototype proposes a minimum set of four categories of family violence cases: felony domestic violence, misdemeanor domestic violence, civil protection orders, and civil claims; subcategories for each of the four main categories; several disposition types; and three sentencing categories (probation, probation with incarceration, and incarceration). Courts also lack data systems that can track the various case types that may be related to an individual domestic violence case. For example, a 1997 examination of the prevalence of domestic violence cases in three courts revealed that over 20% of these cases showed substantial endors to increase violence that was not systematically taken into account by the court (Keilitz, et al., 1997).

Specialized calendars for various domestic violence matters, including ex parte protection order petitions, hearings on final protection orders, and proceedings in criminal cases, have several benefits. As a basic matter, a central location for hearing domestic violence cases eases access to the judicial process and reduces confusion about where proceedings take place. Specialized calendars promote the use of uniform procedures by judges and court staff, which is an important element of procedural justice. Specialized calendars also facilitate case management for prosecutors and defense counsel. Counsel can handle higher caseloads and accommodate to the court's scheduling more easily if all the cases are heard in one or more specialized courtrooms. Proceedings are more efficient, so litigants and counsel can spend less time in court.

The designation of specialized judges to hear domestic violence cases exclusively or as their primary assignment is perhaps the most significant characteristic of a domestic violence court. Specialized judges have an opportunity to develop expertise in domestic violence issues, including a well-developed understanding of the dynamics of domestic violence, knowledge of legal remedies for victims, and familiarity with services available through government sources and in the community (Levey, Steketee, & Keilitz, 2000). They also can improve their skills in adjudicating cases where one or both parties do not have counsel. This set of competencies promotes better decision-making and more consistent and fair processes for victims and batterers (Steketee, Levey, & Keilitz, 2000). Victims who have full access to the judicial process are more likely to avail themselves of the protections of the process. Batterers who are accorded all the protections of due process and given adequate information about their options, including services, are more likely to perceive the process to be fair and therefore more likely to comply with court orders (Paternoster, Brame, Bachman, & Sherman, 1997; Tyler, 1989). Specialized judges also are better able to monitor the behavior of abusers and their compliance with court orders, including the terms of protection orders and orders to batterer invention programs. Greater judicial oversight of perpetrator behavior and imposition of significant sanctions for violations of court orders should be the hallmark of a domestic violence court (Steketee, Levey, & Keilitz, 2000).

Consistent and regular mechanisms for monitoring and enforcing batterer compliance with court orders are fundamental to effective justice system intervention in domestic violence cases (Healey, Smith, & O'Sullivan, 1998). These

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mechanisms ideally should include judicial review calendars held on specified days. Calendars set in this manner facilitate the ability of batterer intervention providers to file or present reports on a routine basis and for prosecutors to be present to file charges for violations of orders. Regularly scheduled calendars combined with specialized assignment of judges promote the highest level of consistency in monitoring and enforcement and thus are most conducive to effective judicial oversight of batterer behavior.⁵

■ Survey of Specialized Court Processes for Domestic Violence Cases

This report is designed to provide basic information about the scope and variety of specialized processes in place in courts across the country and to relate current practice to the views of court practitioners and domestic violence professionals about the structural components and resources needed to effectively manage and adjudicate domestic violence cases. The report is descriptive only and thus does not attempt to evaluate the quality or effectiveness of the operation, organization, or services reported by courts as their current practice.

The information in the report derives from three sources: (1) responses of 103 courts to a written questionnaire;⁶ (2) telephone interviews with representatives of 82 of these courts; and a modified Delphi study with a panel of 27 professionals, including judges and court managers in courts using specialized processes for managing and adjudicating domestic violence cases as well as other noted domestic violence experts and practitioners. The appendix presents the names and addresses of the 103 courts that provided information for the report and identifies key features of these courts.

The 103 courts represented in the survey were identified by state court administrators and trial court managers, directors of state coalitions against domestic violence, reports from knowledgeable individuals in the domestic violence

⁵ Another key element needed for effective domestic violence case management is coordination of the court's operations with the initiatives and resources of other agencies and the community. The scope of domestic violence cases extends beyond the courtroom as the court interacts with other components of the justice system, social service systems, and community service providers that offer an array of programs and services addressing the complex problems encountered by domestic violence victims, perpetrators, and their families.

The written survey was sent to 160 courts. After eliminating duplicate responses, the response rate was 64 percent 103 100. The questionnaire is reproduced in the appendices.

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field, and reviews of the literature. Although these courts are not necessarily representative of all courts with specialized domestic violence case management processes or structures, they cover the range of type of courts in which civil and criminal domestic violence cases are adjudicated (72 general jurisdiction courts, 28 limited jurisdiction courts, and 3 family courts). The findings from the survey are not intended to be generalized to all state courts; rather, they provide a snap shot of what structures, processes and services many courts had in place in 1999.

This snap shot indicates that court specialization for domestic violence caseloads is in its initial stages of development. There are many variations in structure and practice, and few patterns emerged in our analysis. Furthermore, although the concept of specializing court structures and operations for domestic violence courts is gaining momentum, the court community has yet to develop and test models based on a shared vision about the goals of domestic violence courts. For example, the most common reasons courts cite for implementing specialized processes for domestic violence cases are improved assistance to victims, enhanced victim safety, and increased batterer accountability. In the majority of courts, however, these goals are not supported by the key services and practices needed for survivor safety and batterer accountability. Nevertheless, knowledge of the variation and prevalence of different structures and practices can inform judgments about future program implementation and provides a foundation for future comparative evaluation.

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Chapter 2 Goals, Processes, and Components

In January 1999, the National Center for State Courts (NCSC) sought to obtain a picture of the development of specialized court processes and services for domestic violence cases across the United States. Through a written survey distributed to 160 courts identified as having some type of specialized process, structure, or service,7 the NCSC obtained a snapshot view of 103 of these courts. The snapshot shows a widely varying terrain of jurisdiction, organization, and resources applied to domestic violence cases. The 103 courts represented in the snapshot are located in 22 states:

- Arizona (2 courts)
- California (12 courts)
- Colorado (1 court)
- Connecticut (1 court)
- Delaware (1 court)
- Florida (9 courts)
- Iowa (5 courts)
- Illinois (9 courts)

- Kansas (3 courts)
- Michigan (2 courts)
- Minnesota (1 court)
- North Carolina (10 courts)
- New Mexico (12 courts)
- Nevada (6 courts)
- New York (1 court)
- Oklahoma (1 court)

- Pennsylvania (3 courts)
- Rhode Island (1 court)
- Texas (1 court)
- Utah (1 court)
- Washington (20 courts)
- Wisconsin (1 court)

Goals, Processes, and Components

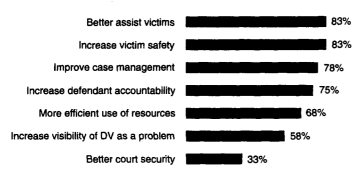
⁷ These 160 courts were identified in an earlier survey of state directors of coalitions against violence, state court administrators, and court managers on a NCSC listsery (Court2Court). The survey was developed with the assistance of a project advisory committee and tested with several courts before a revised version was distributed.

■ Goals of Courts Implementing Specialized Processes

One of the many unsettled issues related to specialization of court processes and structures or domestic violence cases is the goals courts should be seeking to achieve through their reforms. As Figure 1 illustrates, courts do not have a commonly held set of goals for their domestic violence initiatives. Large majorities of courts (75 percent or higher) instituted specialized processes and procedures for domestic violence to better assist victims, to enhance victim safety, to increase defendant accountability, and to improve case management. Smaller majorities sought to bring more attention to the issue of domestic violence and to use resources more efficiently, while only a third of the courts intended to improve court security.

Figure 1

Purposes for establishing specialized procedures for domestic violence cases



These findings raise some concerns for those who believe that the fundamental purposes of justice system responses to domestic violence are improving victim safety and increasing batterer accountability. Although this vision is predominant among the 103 courts, nearly 20 percent of these courts did not identify increased victim safety as a goal of their specialized procedures or structures, and for one-quarter of the courts increased batterer accountability was not an identified goal. As the practice of court specialization for domestic violence cases grows. it will be important that victim safety and batterer accountability become shared goals of the court community

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■ Specialized Processes and Structural Components

The 103 courts reported using or having a variety of specialized processes and structural components for managing domestic violence cases, including case screening, specialized calendars, intake units, specialized judicial assignment, and court ordered and monitored batterer intervention programs. These processes have been identified in the literature and by court practitioners and domestic violence professionals as necessary or desirable elements of an effective court system response to domestic violence (Epstein, 1999a; Karan, Keilitz & Denaro, 1999; Tsai, 2000). Most courts have some of these processes and components but few courts have all of them. Moreover, the combinations and configurations of these processes and structures vary substantially across the courts, and no clear patterns are evident. Section IV of the report provides more information about the various configurations of these and other features of the 103 courts.

Sixty-eight of the courts reported that they screen domestic violence cases for other related cases to coordinate case processing. Automated systems are used in 59 of the courts to identify related cases, and 59 courts use an automated system to facilitate case tracking (these two groups are largely overlapping but not identical). Other features of courts that the survey identified in the 103 courts are enumerated in Figures 2-4.

Figure 2
Specialized calendar for domestic violence cases

Types of Cases	Number of Courts
More than one type of case	65
All protection orders	61
All domestic violence misdemeanors	31
All domestic violence felonies	9

Figure 3

Intake units

Types of Cases	Number of Courts
At least one type of case	65
Protection orders	48
Domestic violence misdemeanors	35
Domestic violence felonies	22
Child custody	12
Child support	
Divorce	

Goals, Processes, and Components

Figure 4

Judicial assignment for domestic violence cases

Types of Judicial Assignment	lumber of Courts
Exclusive assignment	30
Not exclusive but includes domestic violence calendar	

Although many of these 103 courts have instituted some change in organization, procedures, or judicial assignment to managing domestic violence cases, relatively few appear to have implemented a more comprehensive system for their domestic violence caseloads. For example, only 27 of the courts reported having intake, case screening, a specialized calendar, and a judicial review calendar to monitor compliance with court ordered batterer intervention programs. Only seven of these courts also assign judges exclusively to hear domestic violence cases and have an automated system to identify related cases.

These reports from the 103 courts suggest that the concept of a domestic violence court is not yet well developed or defined among the court community. Although many practitioners working in and with courts have adopted the term "domestic violence court," only a small number of courts have taken the more holistic approach to domestic violence case management that signifies an intention to function as a domestic violence court. The findings from the follow-up telephone interviews, presented in Part IV of this report, reinforce the conclusion that the implementation of specialized processes for domestic violence cases is proceeding without common understandings of what components and resources are needed for a coherent and effective case management system.

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Chapter 3 **Practitioners' Views**

Through a modified Delphi study,⁸ the NCSC tapped the opinions of 27 professionals who have experience managing or adjudicating domestic violence cases in the criminal and civil justice systems or advocating for victims in these systems. The study participants include 9 judges, 13 managers of courts (7 associated with a domestic violence court or specialized unit, 6 from more traditional courts using some type of specialized process for domestic violence cases), 2 domestic violence advocates, and 3 criminal justice professionals (1 law enforcement officer, 1 prosecutor, and 1 probation expert). These professionals provide extensive experiential information about the purposes and benefits of specialization in court organization and practice related to domestic violence cases. They

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The Delphi study consisted of two rounds of survey questionnaires distributed to 75 individuals, including judges and court managers in courts using specialized processes for managing and adjudicating domestic violence cases and other noted domestic violence experts and practitioners. These individuals were selected for the Delphi study from the respondents to the mail questionnaire who reported more extensive structures or specialized processes for domestic violence cases and from identified experts in the field. The first questionnaire sought input on a wide range of issues related to managing and adjudicating domestic violence cases through opened-ended questions. Twenty-four individuals completed and returned this questionnaire. The questionnaire responses were synthesized and analyzed for content. This analysis provided the content for a follow-up questionnaire consisting of check-off responses requiring the respondents to agree or disagree with the items on the questionnaire and to rank the items according to their priority of importance or necessity. The follow-up survey was distributed to all of the original 75 individuals in hopes that some of those who did not complete the first questionnaire would respond to the check-off style questionnaire, which required much less time to complete than the first one. The response rate for the second questionnaire increased slightly over the first, from 24 to 27. An analysis of opinions reported in the second questionnaire provides a context for the information reported to the 113 courts that participated in the mail and telephone surveys for this study.

also offer their opinion on the functions, resources, and services necessary for specialization to achieve its goals.

The Delphi study indicates considerable consensus on a number of issues related to court management of domestic violence cases. The areas of accord demonstrate an understanding among those who have experience with domestic violence cases that victim safety, batterer accountability, and system integrity are essential to an effective system response to domestic violence. The areas where the study participants' views diverge reflect an uncertainty about the appropriate role of courts in providing services to domestic violence victims, limitations imposed by court jurisdiction and organization, and the growing pains associated with adapting established systems to address new and different issues.

The key areas of consensus that follow (at least 70% of the study participants either "agree very strongly or agree" to the items related to the issues) indicate that the specialization of processing and services for domestic violence cases is essential to effectively managing them.

- Effective management of domestic violence cases requires coordination of cases involving the parties to the domestic violence case, integration of information in court data systems, and availability of information from all related cases to judges adjudicating the domestic violence case.
- Effective management of domestic violence cases requires specialization - including intake for domestic violence cases, court staff, judges, prosecutors, and probation.
- Victims' access to justice is a primary goal of effective domestic violence case processing (expedited proceedings, user friendly directions and forms, assistance to victims by court staff or other personnel, accompaniment of victims by advocates in court proceedings).
- Court processes should ensure victim safety, both through court orders and service referrals and in the courthouse (i.e., separate waiting areas for victims and defendants/respondents).
- Court and judicial resources should be brought to bear on monitoring batterers' compliance with court orders and enforcing those orders to the fullest extent (i.e., batterer accountably is paramount).
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- Courts must address the interests of children involved in domestic violence cases, either as witnesses to or victims of the violence, or through custody and visitation disputes between the victim and the offender (guardians ad litem and custody evaluators must have training in domestic violence issues).
- Domestic violence training for judges should be mandatory and ongoing.
- Judges should be sensitive to the needs of domestic violence victims and understand the dynamics of domestic violence.

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Chapter 4 Practitioners' Views vs. Court Practice

The views of justice system practitioners and domestic violence advocates regarding specialization of court organization and processes for domestic violence cases provide the analytical context for examining court practice in this case management area. The analysis that follows compares the Delphi study results to key features reported in the mail survey of 103 courts and the telephone survey of 82 of these courts. This analysis reveals great diversity among the courts in organization and practice related to specialization. It also demonstrates substantial divergence between court practice and the views of experienced practitioners. The court features and practices addressed are:

- Extent of jurisdiction
- Specialized calendars
- Intake management and services for domestic violence cases
- Case screening and coordination
- Judicial assignment and training
- · Batterer compliance monitoring
- Services provision and referral

Practitioners' Views vs. Court Practice

⁹ Not all of the courts interviewed by telephone answered all the questions; therefore the number of courts included in the analysis of some items is less than 82.

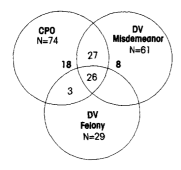
■ Extent of Jurisdiction

Because jurisdiction proved to be difficult to identify accurately in the written questionnaire, the telephone survey sought to clarify responses to the mail survey. Of the 82 courts contacted in the telephone survey, 74 have jurisdiction for protection orders, 61 have jurisdiction for domestic violence misdemeanors, and 29 adjudicate domestic violence felony cases. (See Figure 5.)

There is considerable overlap in jurisdiction for protection orders and both felonies and misdemeanors. All of the courts with jurisdiction for domestic violence felonies also handle civil protection orders, while 27 of the courts that adjudicate domestic violence misdemeanors also hear civil protection orders. All of the courts that hear domestic violence felonies and misdemeanors also issue protection orders (26).

Figure 5

Extent of jurisdiction in 82 courts



■ Specialized Calendars

Of the 82 courts contacted in the telephone survey, 67 reported having a specialized calendar for at least one type of case within its jurisdiction (see Figure 6). Figure 7 shows another view of the variation in the use of specialized calendars for domestic violence cases. Twenty-seven of 67 courts with specialized calendars have them for both protection orders and domestic violence misdemeanors, which is the most prevalent pattern of overlap among the three types of cases. Nine of these 27 courts also have specialized calendars for domestic violence felonies. All

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ten of the courts that specialize their calendars for domestic violence felonies also handled protection orders on a specialized calendar.

Figure 6

Percent of courts with dedicated calendars

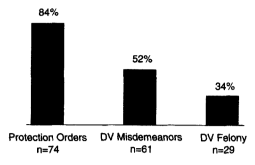
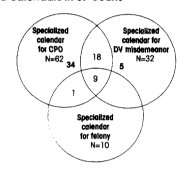


Figure 7

Specialized calendars in 67 courts



■ Intake Management and Services for Domestic Violence Cases

The practitioners in the Delphi study agree that an intake unit or process is an important tool for managing domestic violence cases effectively. There is strong support for comprehensive victim advocacy and services (100 percent and intake procedures for emergency hearings and orders (94 percent. Consensus is strong, but somewhat lower (82 percent), that domestic violence units should assist with service of process for protection orders and child support cases and that units should have intake counselors.

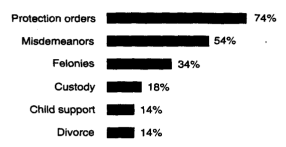
Among the 103 courts participating in the mail survey. 65 have an intake

Practitioners' Views vs. Court Practice 2

unit or process for domestic violence cases, and among these courts practice varies greatly. Data presented in Figure 8 indicate that courts most often provide intake for protection orders, followed by misdemeanors, felonies, custody, child support, and divorce.

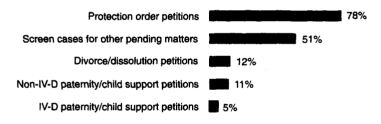
Figure 8

Cases handled by Intake (n=65)



The types of case processing services provided by intake units also varies (see Figure 9). The most prevalent type of service is assistance with protection order petitions, followed by screening for other pending cases. Very few courts assist litigants with other legal or economic matters, such as petitions for divorce/dissolution, non-IV-D child support or paternity.

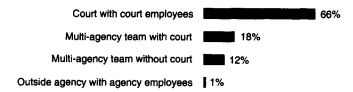
Figure 9
Services provided by intake



Management schemes also vary across the courts with specialized intake for domestic violence cases (see Figure 10). The most common system is court management by court employees (66 percent). In the remaining third of the courts, management is the responsibility of a multi-agency team on which the court is a partner, a multi-agency team that does not include the court, or an outside agency.

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Intake management (n=66)



■ Case Screening and Coordination

The Delphi panel members were unanimous in their agreement that effective management and adjudication of domestic violence cases requires screening to identify all cases related to the parties and children and integrated case processing. These practitioners also strongly agreed that lethality assessments and safety planning are essential functions in domestic violence case processing.

Operations in the 103 courts participating in the mail survey lag behind the preferred practice voiced by the Delphi panel. Among these courts, 66 screen domestic violence cases for related cases. Forty-seven of these courts report that at least one purpose of screening is to link and/or coordinate cases for case processing. Fewer courts regularly apply the information gained from case screening to guide judicial decision making in key areas of victim safety. Thirty-nine of the courts use case screening information to inform bail and/or sentencing decisions, while 36 draw on screening information for developing civil protection orders and/or safety plans. Nineteen courts use their screening capability for all three of these important purposes.

■ Judicial Assignment and Training

The participants in the Delphi study voiced fairly strong support for specialization of the bench for domestic violence cases. Among these practitioners, 82 percent agreed that domestic violence cases should be heard by judges assigned exclusively to these cases. These practitioners showed lower but still substantial support for assigning a single judge to all family cases involving the victim and/ or the defendant (e.g., divorce, custody, dependency) (74 percent) and for as-

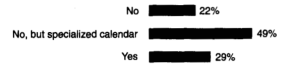
Practitioners' Views vs. Court Practice 23

signing all related cases (including criminal) to the same judge (73 percent).

In practice, 29 percent of the 103 courts participating in the mail survey assign judges exclusively to domestic violence cases (see Figure 11). In a much larger proportion of these courts (49 percent), judges have a mixed caseload that includes assignment to cases heard on a dedicated domestic violence calendar. In approximately one-fifth of the courts, judges are not specialized in their assignments at all.

Figure 11

Judges exclusively assigned to hear domestic violence (n=103)

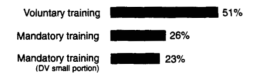


Judicial training is an area in which court practice diverges substantially from the recommendations of the practitioners participating in the Delphi study. Seventy percent of the Delphi panel members agreed that domestic violence cases are difficult to prosecute because judges lack training in domestic violence. Nearly all of the panel members (96 percent) agreed that ongoing, mandatory domestic violence training for judges and court personnel is necessary for a court to manage and adjudicate domestic violence cases effectively.

In contrast to the practitioners' views, judicial training in domestic violence issues apparently is given little attention in courts with specialized processes for domestic violence cases. Most of the courts surveyed by telephone reported some type of judicial training on domestic violence, but in half of these courts the training is voluntary (see Figure 12). Only 22 courts require specific domestic violence training for judges. A more disconcerting finding is that only six of the courts in which judges have exclusive assignments to domestic violence cases require these judges to participate in any training on domestic violence.

Figure 12

Types of domestic violence training (n=70)



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■ Batterer Compliance Monitoring

Batterer accountability for abusive behavior is a primary goal of most courts with specialized processes for domestic violence cases. According to the Delphi study panel, mechanisms for courts to monitor batterers' compliance with batterer intervention program participation and other court orders are necessary for effective domestic violence case management. The consensus of the Delphi panel was that the court's role in providing, delivering and/or monitoring services in domestic violence cases includes referring domestic violence defendants to batterer intervention programs. Furthermore, the panel unanimously agreed that the court's role in providing, delivering, and/or monitoring services in domestic violence cases should include monitoring compliance with service-related orders.

The telephone survey of 82 courts with specialized processes for domestic violence cases sought clarifying information about the approaches courts use to monitor batterer compliance. Seventy-one of these courts reported that they regularly order batterers to participate in batterer intervention programs, and all but one of these courts has some type of monitoring mechanism in place (see Figure 13).

Of the 70 courts that monitor batterer compliance, 43 percent reported having some type of hearings to review batterer compliance. The frequency of hearings varies from court to court (e.g., every 30, 60, or 90 days after the initial hearing up to a year after the hearing). Thirty-seven percent of the 70 courts do not regularly hold hearings, but monitoring reports are submitted to the court on a regular basis. In another 20 percent of the courts, batterer compliance is monitored more passively; other agencies are responsible for notifying the court only when the batterer does not participate in the ordered batterer intervention program.

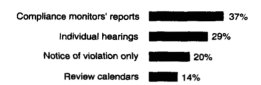
Among the courts that hold hearings as a primary method to monitor batterer compliance, more courts set compliance hearings on an individual basis on calendars for other domestic relations hearings. In fewer courts, batterer hearings and status checks are held periodically (e.g., once a week or monthly) on a calendar dedicated to batterer compliance review. For example, on the third Friday of each month the Tucson City Court has a domestic violence case review docket. The prosecutor and the batterers are present during the hearings set on this docket. During this time the batterer intervention provider advises the court

Practitioners' Views vs. Court Practice

regarding individual batterers' compliance with the court's order for batterer intervention and charges for violations of orders are filed then.

Figure 13

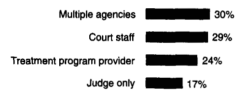
Types of compliance monitoring (n=70)



There appear to be multiple and overlapping methods for monitoring batterers. Sixty-six of the courts in the telephone survey report that various agencies are involved in monitoring batterer compliance (see Figure 14). In 30 percent of these courts, several different agencies share responsibility for monitoring batterers (for example, advocates monitor compliance with protection orders while probation officers monitor criminal defendants). In 29 percent of the courts, court staff have sole responsibility for monitoring court ordered batterer intervention programs. Batterer intervention providers or community-based advocates perform this function in 24 percent of the courts, while judges reportedly are the only monitors in 17 percent of the courts.

Figure 14

Agencies that monitor compliance (n=66)



The reasons courts put forth for lacking a proactive judicial approach to monitoring batterer compliance center on caseload and resource issues. Some courts report that they could not support a judicial review calendar because of the high volume of protection order cases and/or misdemeanor cases. One court reported had set review hearings for batterer compliance in the past, but dis-

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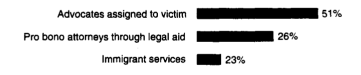
continued them for lack of effectiveness. Batterers continuously failed to report for the hearings, which led to an ever-expanding volume of warrants and higher caseloads. The court abandoned the judicial review process because it could not harness the resources necessary to both pursue non-compliant batterers and handle new cases.

Services Provision and Referral

The Delphi panel members were in unanimous agreement that a specific goal of specialized domestic violence case processes in the courts is to offer a coordinated response to the parties that is effective, safe and consistent. The panel members strongly agreed (93 percent) that courts should provide domestic violence victims easy access to the judicial system as well as to support services and resources. The vast majority of panel members also agreed that effective management and adjudication of domestic violence cases requires liaison to victims to assist them in escaping abuse (96 percent), community-based advocates to provide victim support in court proceedings (93 percent), and the provision of accurate and comprehensive agency referral lists to victims (93 percent). A smaller, but still large, majority of the panel members (82 percent) also agreed that the court should assist victims in various service areas, such as shelter and counseling.

Reports from the 103 courts participating in the mail survey indicate that service provision by or through courts has not reached the level that the Delphi panel recommends. Seventy-five courts reported that they regularly provide some type of service to domestic violence victims or link victims to services. (See Figures 15-17 for specific types of services and proportions of courts based on the 103 courts in the survey.) Legal or victim advocacy services are the most common type of service provided through courts. Social and economic services are the next most prevalent, with medical, psychological, and mental health services following closely.

Figure 15 **Legal victim advocacy (n=103)**



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Figure 16

Social and economic services (n=103)

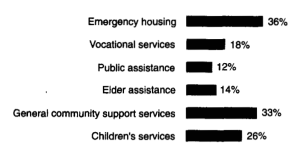


Figure 17

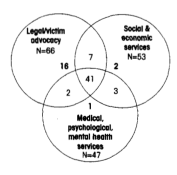
Medical, psychological, mental health services (n=103)



Figure 18 demonstrates the various combinations of service types that 75 courts provide. Fifty of the 66 courts that provide or link victims to legal or advocacy services also help victims access one of the other two categories of services. The most common configuration of services includes all three types of services (41 courts).

Figure 18

Types of services in courts that provide service referral and delivery (n=75)



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Chapter 5 Implications of the Research

- Our examination of specialized processes, structures, and services for domestic violence cases in 103 courts across the country indicates a field undergoing rapid and differentiated change. Although the concept of specializing court structures and operations for domestic violence cases is gaining momentum, the court community has yet to develop and test models based on a shared vision about the goals of domestic violence courts or specialized processes. The most common reasons courts cite for implementing specialized processes for domestic violence cases are improved assistance to victims, enhanced victim safety, and increased batterer accountability. Yet, in the majority of courts, these goals are not supported by the key services and practices needed for survivor safety and batterer accountability.
 - In many courts, screening and case coordination are not standard operations
 - Many courts do not use available information systems for case screening and tracking
 - Many courts do not use available information to inform decisions critical to victim safety, such as protection order provisions, safety planning, and bail arrangements
 - Most courts do not have systematic mechanisms for monitoring batterer compliance
 - Judicial training is severely lacking, even in courts where judges have exclusive assignments to domestic violence calendars

Implications of the Research

- Few courts provide the full array of services needed to assist survivors
- Few courts provide access to legal assistance for civil matters and economic support

An essential first step in aligning court practice with safe, effective, and fair responses to domestic violence should be to provide mechanisms for judges and court managers to consider carefully and systematically what these responses should be. This consideration process should be fostered to promote at least a basic consensus on the goals of specializing domestic violence case management. The discourse should be informed by the experiences of those who have designed and implemented systems to increase victim safety, batterer accountability, and public trust and confidence that the judicial process will benefit domestic violence survivors who seek the remedies it offers.

As courts move more closely toward a shared set of goals for domestic violence courts and specialized processes, they should be receiving evaluative information about processes and systems currently in place (for evaluative guidelines see Burt et al., 1997 and Fagan, 1996). This need is strongly indicated by the diversity of court practice and the extent to which court practice diverges from the recommendations of experienced practitioners and experts.

Evaluation should proceed systematically and should be grounded in common understandings of (1) what processes and structures are being examined, and (2) what the context for the processes or structures is. Current practice is so diverse that standardized definition of terminology is difficult (e.g., dedicated dockets, exclusive assignment of judges, intake, and judicial review). Without a common understanding of what these features are, they cannot be effectively evaluated.

Furthermore, the context in which the court program operates has substantial implications for evaluation. For example, a dedicated docket for protection orders with judges who rotate in and out of this assignment may function differently than one to which the same judge or set of judges sits for an extended period of time. Similarly, a protection order docket in isolation from a misdemeanor docket might have less impact of victim safety and batterer accountability than a more integrated system with both civil and criminal caseloads or a reliable and accurate system for exchanging information about related civil and criminal cases. These two examples are more obvious than many of the other

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variations that the courts we examined demonstrated. Therefore, research and evaluation may be needed at many different levels and in many different contexts.

The good news from our examination of specialized court processes is that many courts are paying serious attention to the complex problems of domestic violence victims and the cases they pursue in the judicial process. They also are making positive changes to their systems and working more collaboratively with other components of the justice system and the community. Our challenge now is to channel these good intentions and the increased commitment of courts to address domestic violence into a more coherent, consistent, and effective system response.

Implications of the Research

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References 3

Appendix 1 Case Management Features of 103 Courts

- 1 2nd Judicial District Court 1700 Ramsey County Courthouse St. Paul, MN 55102
- 2 Las Vegas Municipal Court 400 E. Stewart Ave. Las Vegas, NV 89101
- 3 Jefferson County Superior Court P.O. Box 1220 Port Townsend, WA 98368
- 4 Clallam County Superior Court 223 East 4th Street Port Angeles, WA 98362
- 5 Alameda County Superior Court
 Berkeley Courthouse
 2120 Martin Luther King Jr. Way
 Berkeley, CA 94704
- 6 16th Judicial Circuit Upper Keys 53 High Point Road Tavernier, FL 33070

Domestic Violence Case Management

			Identifica			_
	1	2	3	4	5	
Court has jurisdiction for civil protection orders	_X	· · · · · · · · · · · · · · · · · · ·	X	Χ		
Court has specialized unit/calendar for civil protection orders						
Court has specialized unit/calendar for DV misdemeanors	X					
Court has specialized unit/calendar for DV felony						
Batterer compliance is monitored by:						
Compliance monitoring reports	X		X	X		
Individual hearings						
Notice of violation only						
Review calendars						
Agencies that monitor compliance:						
Multiple agencies			X			
Court staff	X			m monometer community	Academic 17 Statemacous Longing	,
Treatment program provider Judge only		X		X		
Judges are assigned exclusively to DV:						
Yes, judges are assigned exclusively to hear DV cases				X		
No, mixed caseload with special DV calendars	X		.X		х	
No, mixed caseload with no special DV calendar		X	de la constantina de			
DV cases are screened for other related cases	_x	Χ	Х	Χ	X	
On the index of the control of the c	.,	v			.,	
Court has intake unit/process	X	X			X	
Cases handled by intake:	.,					
Protection orders						
Criminal misdemeanors		X			X_	
Criminal felony						
Custody					X	
Child support					Х	
Services provided by intake:	v	v			v	
Protection order petitions Screen cases for other pending matters		A			X	
Divorce/dissolution petitions	٨				^	
Non-IV-D paternity/child support petitions						
IV-D paternity/child support petitions						
Intake managed by:						
Court with court employees	Х	X			x	
Multi-agency team with court	^	^			^	
Multi-agency team without the court						
Outside agency with agency employees						
Court has conducted an evaluation of DV practices procedures			x	x		
Judicial DV training	X	Х	X			
Services provided by the court:						
Medical services						
Survivor support groups				Ж		
Substance abuse						
Mental health						
Advocates assigned to victim	X		×	*	Ж.	
Pro bono attorneys through legal aid				36,	*	
Immigrant services						
Emergency housing						
Vocational services						
Public assistance						
man and the second seco						
Elder assistance						
General community support services			X	X		

Court ID Number Name/Address of Court 7 **1st District Court** 316 E. 5th Street Waterloo, IA 50703 8 **3rd Judicial District Court** 201 W. Picacho, Suite A. Las Cruces, NM 88005 4th, 9th, 10th Judicial District Court 9 700 N. Main St., Suite 15 Clovis, NM 88101 King Country Superior Court 1400 W. Lacey Blvd. 10 Hanford, CA 93230 Las Vegas Township Justice Court 11 P.O. Box 552511 200 South Third Street Las Vegas, NV 89155 Spokane Municipal District Court 12 N. 901 Monroe #200 Spokane, WA 99201 Domination Volence Case Management

	Court Identification Number -					
	7	8	9		11	12
Court has jurisdiction for civil protection orders	Y		¥	v		>
Court has specialized unit/calendar for civil protection order						
Court has specialized unit/calendar for DV misdemeanors			X		an manage part of the same of)
Court has specialized unit/calendar for DV felony					The state of the s	
Batterer compliance is monitored by:						
Compliance monitoring reports	X	Thin and a second second of the second secon			X	>
Individual hearings						
Notice of violation only						
Review calendars						
Agencies that monitor compliance						
Multiple agencies						
Court staff Treatment program provider					v	
Treatment program provider Judge only						
Judges are assigned exclusively to DV			,			
Yes, judges are assigned exclusively to hear DV cases		Х	X	Х		
No, mixed caseload with special DV calendars			-			
No, mixed caseload with no special DV calendar	X	e seneral Seneral agente et en 147 hans	Name of the second of the seco		X	
DV cases are screened for other related cases	X	X	X	X.		
Court has intake unit/process	x	x	x	x		,
Cases handled by intake:						
Protection orders	х	x	х			
Criminal misdemeanors	X					
Criminal felony	X					
Custody				X		
Child support						
Divorce						
Services provided by intake:						
Protection order petitions	X	X	X			
Screen cases for other pending matters		X	X			
Divorce/dissolution petitions						
Non-IV-D paternity/child support petitions						
IV-D paternity/child support petitions						
Intake managed by:						
Court with court employees	Χ	X				
Multi-agency team with court						
Multi-agency team without the court						
Outside agency with agency employees			Х			
Court has conducted an evaluation of DV practices/proced	tures					
Judicial DV training	X		Х		X	
Services provided by the court:						
Medical services						
Survivor support groups						
Substance abuse						
Mental health						
Advocates assigned to victim		X		Х		
Pro bono attorneys through legal aid						
Immigrant services						
Emergency housing						
Vocational services						
Public assistance				Х		
Elder assistance						
General community support services		Х		Х		
Children's support services						

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t ID Number	Name/Address of Court
13	Fife Municipal Court
	3737 Pacific Hwy E.
	Fife, WA 98001
14	13th District Court
	P.O. Box 1089
	Los Lunas, NM 87031
15	Rhode Island Family Court
	One Dorrance Plaza
	Providence, RI 2903
16	Garfield County Court
	114 West Broadway
	Enid, OK 73701
17	17th Judicial Circuit Court
	Broward County
	201 SE 6th St., Room 565
	Fort Lauderdale, FL 33301
18	Domestic Violence Court
	201 E. Main Street
	Durham, NC 27701

Comestic Violence Case Management

		Car	اللفسماءا في	Identification Number -			
	13		15	16	17	18	
Court has jurisdiction for civil protection orders	X	X	X	x	X	x	
Court has specialized unit/calendar for civil protection orders	<u> </u>	<u> </u>			X	X	
Court has specialized unit/calendar for DV misdemeanors					X	X	
Court has specialized unit/calendar for DV felony	anna programma	**************************************			X		
Batterer compliance is monitored by:							
Compliance monitoring reports			AND THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.	X	X		
Individual hearings		X				X	
Notice of violation only Review calendars	x						
Agencies that monitor compliance:							
Multiple agencies				х			
Court staff	Х		and the state of t		х	X	
Treatment program provider Judge only	· · · · · · · · · · · · · · · · · · ·		And the second s		energi	Marie Compagnition C	
Judges are assigned exclusively to DV:		~			v		
Yes, judges are assigned exclusively to hear DV cases No, mixed caseload with special DV calendars	· ·	Δ	V		Δ	¥	
No, mixed caseload with special DV calendars No, mixed caseload with no special DV calendar	Δ			Y			
DV cases are screened for other related cases			Х		X	х	
Court has intake unit/process		x	X		X	X	
Cases handled by intake:							
Protection orders							
Criminal misdemeanors						X	
Criminal felony							
Custody							
Child support Divorce	I LABORATE LA MANAGEMENT I STREET IT	O Barbahaan ah Per aran an a	Carried Chr. Co. Statement		X	•	
Services provided by intake:				***************************************			
Protection order petition		Y	X		x	X	
Screen cases for other pending matters			X			X	
Divorce/dissolution petitions							
Non-IV-D paternity/child support petitions				-			
IV-D paternity/child support petitions					X		
Intake managed by:							
Court with court employees		X	X		X	X	
Multi-agency team with court							
Multi-agency team without the court Outside agency with agency employees							
		.,			.,		
Court has conducted an evaluation of DV practices/procedul Judicial DV training	res X	×	x	x	X	X	
Services provided by the court:							
Medical services	X				X		
Survivor support groups	X		Х		X	X	
Substance abuse	Х				X		
Mental health	Х				X		
Advocates assigned to victim	X		X		×	X	
Pro bono attorneys through legal aid	Х				X		
Immigrant services					X		
Emergency housing	X				X	X	
Vocational services	Х				X		
Public assistance	X				Х		
Elder assistance	X				X		
General community support services	X		X		X	X	
Children's support services	X				×		

Name/Address of Court Court ID Number San Francisco Superior Court 19 Unified Family Court 400 McAllister St., Dept 405 San Francisco, CA 94102 16th Judicial Circuit-Lower Keys 20 500 Whitehead Street Key West, FL 32040 16th Judicial Circuit - Middle Keys 21 53 Highpoint Road Tavernier, FL 33070 22 San Francisco Superior Court 851 Bryant Street San Francisco, CA 94103 **Denver County Court** 23 1437 Bannock Street, Room 108 Denver, CO 80202-5301

Wilmington, DE 19801

24

Family Court of the State of Delaware 704 King Street, Second Floor

a - Domesto Volence Case Management

		Court Identification Number					
	19		21		23	2	
Court has jurisdiction for civil protection orders	Х	X	X		X		
Court has specialized unit/calendar for civil protection orders	X	X	<u> X</u>		<u> X</u>	a-a	
Court has specialized unit/calendar for DV misdemeanors		X					
Court has specialized unit/calendar for DV felony							
Batterer compliance is monitored by:							
Compliance monitoring reports	~						
Individual hearings	X						
Notice of violation only					X		
Review calendars		X	X				
Agencies that monitor compliance:							
Multiple agencies			X				
Court staff			-,,		X		
Treatment program provider							
Judge only	X	X					
Judges are assigned exclusively to DV:							
Yes, judges are assigned exclusively to hear DV cases		X			X		
No, mixed caseload with special DV calendars	X		X	X			
No, mixed caseload with no special DV calendar							
DV cases are screened for other related cases	,	X					
Court has intake unit/process		x					
Cases handled by intake:		A THE PARTY OF THE	- Protestant opposite the	The second second second			
Protection orders		· Y					
Criminal misdemeanors	, m man my man						
Criminal felony							
Custody							
Child support	J-************************************	Y		and the second second			
Divorce							
Services provided by intake:							
Protection order petition							
Screen cases for other pending matters		X					
Divorce/dissolution petitions							
Non-IV-D paternity/child support petitions							
IV-D paternity/child support petitions							
Intake managed by:							
Court with court employees							
Multi-agency team with court							
Multi-agency team without the court							
Outside agency with agency employees		X					
Court has conducted an evaluation of DV practices/procedure	s X	X					
Judicial DV training	X	Х	X		Х		
Services provided by the court:							
Medical services							
Survivor support groups							
Substance abuse							
Mental health	Х						
Advocates assigned to victim	Х						
Pro bono attorneys through legal aid	Х						
Immigrant services	X						
Emergency housing	Х						
Vocational services							
Public assistance							
Elder assistance	X						
General community support services	Х						
General community support services	^						

Court ID Number Name/Address of Court

25 San Diego Superior Court Central Division 220 West Broadway,

Departments M-12 and M-17 San Diego, CA 92101

26 San Diego Superior Court

East County Division 250 East Main Street El Cajon, CA 92020

27 1st Judicial District Court

P.O. Box 2268 Santa Fe, NM 87504

28 4th Judicial District Court

665 W. Silver Street Elko, NV 89801

29 Scott County District Court

lowa Judicial Branch 416 West 4th Street Davenport, IA 52801

30 10th Judicial District Court

P.O. Box 1067 Tucumcari, NM 88401

Damesta Volence Case Management

	05		urt Identifi			
	25	26	27	28	29	30
Court has jurisdiction for civil protection orders	Χ	X	X	X	Χ	X
Court has specialized unit/calendar for civil protection orders	_X	X	X	X	X	X
Court has specialized unit/calendar for DV misdemeanors	_X	X				
Court has specialized unit/calendar for DV felony						
Batterer compliance is monitored by:						
Compliance monitoring reports			X	· · · · · · · · · · · · · · · · · · ·	X	
Individual hearings	_X	X				
Notice of violation only						
Review calendars						
Agencies that monitor compliance:					.,	
Multiple agencies			Warming William Accounts		Х	
Court staff			.,			
Treatment program provider			Х			
Judge only		X				
Judges are assigned exclusively to DV:			.,			
Yes, judges are assigned exclusively to hear DV cases		· · · · · · · · · · · · · · · · · · ·	X			X
No, mixed caseload with special DV calendars		X		X	X	
No, mixed caseload with no special DV calendar	Х					
DV cases are screened for other related cases	X	Х	O Antonio and the Office of th	X	X	
Court has intake unit/process	X	X	X	X	X	
Cases handled by intake:						
Protection orders		X	X	X	X	
Criminal misdemeanors	X					
Criminal felony						
Custody						
Child support		X	X			
Divorce		X	X			
Services provided by intake:						
Protection order petition						
Screen cases for other pending matters					X	
Divorce/dissolution petitions						
Non-IV-D paternity/child support petitions		X	X			
IV-D paternity/child support petitions			X			
Intake managed by:						
Court with court employees	Χ	Χ	X	X	Х	
Multi-agency team with court						
Multi-agency team without the court						
Outside agency with agency employees						
Court has conducted an evaluation of DV practices/procedur Judicial DV training		х	х	x	v	X
outling	^	^	^	^	Х	^
Services provided by the court:						
Medical services	Х				X	
Survivor support groups			v		X	
Substance abuse			X		X	
Mental health	v		X		X	
Advocates assigned to victim	Х	v	X		X	X
Pro bono attorneys through legal aid	v	X			X	
Immigrant services	X				X	
Emergency housing	X				×	
Vocational services					*	
Public assistance					X	
Elder assistance					X	
General community support services			Х	Х	Х	
Children's support services			X		X	

Name/Address of Court 31 **32nd Judicial District Court** 201 W. Front St. Medea, PA 19063 32 **Mason County District Court** P.O. Box 1490 Shelton, WA 98584 33 21st Circuit Court 450 East Court Street, Third Floor Kankakee, IL 60901 34 18th Judicial Circuit Court 505 N. County Farm Rd., Suite 2015 Wheaton, IL 60187 20th Judicial Circuit Court 35 P.O. Box 831 Belleville, IL 62222-0831 36 **Sonoma County Superior Court** 600 Administration Drive Room 209-J Santa Rosa, CA 95403

50 Domestic Volence Case Management

			— Court	Identific	ation Nun	nher	
		31	32	33	34	35	36
	Court has jurisdiction for civil protection orders	Χ	х	X	X	Х	X
	Court has specialized unit/calendar for civil protection orders	_X	X	X	X	X	X
	Court has specialized unit/calendar for DV misdemeanors			X	X	X	X
	Court has specialized unit/calendar for DV felony			Χ	· · · · · · · · · · · · · · · · · · ·	Х	
	Batterer compliance is monitored by:						
	Compliance monitoring reports						
	Individual hearings Notice of violation only	_X			X		X
					***************************************	X	
	Review calendars		Annua a sanafatti tatta annua annua	X			
	Agencies that monitor compliance:	v			v		
	Multiple agencies		~~~~		Х		v
	Court staff						
	Treatment program provider Judge only			Х		X	
	Judges are assigned exclusively to DV:						
	Yes, judges are assigned exclusively to hear DV cases	Χ			X	X	X
	No, mixed caseload with special DV calendars	-		X			
	No, mixed caseload with no special DV calendar	·····	X	•			
•	DV cases are screened for other related cases	**************************************	X		X	X	
	Court has intake unit/process	x	х	х			х
	Cases handled by intake:						
	Protection orders	х	Х				
	Criminal misdemeanors	Χ		Х			X
	Criminal felony	X		Х.			
	Custody	X					
2	Child support						
,	Divorce	X					
	Services provided by intake:						
	Protection order petition	X	X	X_			
	Screen cases for other pending matters			X			X
	Divorce/dissolution petitions						
	Non-IV-D paternity/child support petitions						
	IV-D paternity/child support petitions						
	Intake managed by:						
	Court with court employees	_X	X	X			X
	Multi-agency team with court						
	Multi-agency team without the court						
	Outside agency with agency employees						
	Court has conducted an evaluation of DV practices/procedure	s X	X	Χ.			
	Judicial DV training			X	X		X
_	Services provided by the court:						
•	Medical services						х
•	Survivor support groups	X				X	
	Substance abuse					x	
	Mental health	***************************************					
	Advantage engineed to victim	X	Х	X	Х	Х	Х
	Pro bono attorneys through legal aid	X				x	- •
	Immigrant services						
	Emergency housing	X		Х		X	Х
•	Vocational services						
•	Public assistance						
	Elder assistance	Х					
	General community support services	X	X			Х	Х
	Children's support services	x				x	• • • • • • • • • • • • • • • • • • • •
	Time of the contract of the co	••				•	

Court ID Number Name/Address of Court Santa Barbara County Superior Court 118 East Figueroa Street 37 Santa Barbara, CA 93101 38 **Riverside County Superior Court** 4100 Main Street Riverside, CA 92501 39 11th Judicial District Court P.O. Box 849 Sanford, NC 27330 15th District Court 40 101 East Huron, P.O. Box 8650 Ann Arbor, MI 48107 41 **Henderson Municipal Court** 243 Water Street Henderson, NV 89105

42 Westport Municipal P.O. Box 1208 Westport, WA 98595

Damestic Violence Case Management

	_	со	urt identifi	cation Nu	mber	
	37	38	39	40	41	42
Court has jurisdiction for civil protection orders	Х	_X	X			
Court has specialized unit/calendar for civil protection orders	_X					
Court has specialized unit/calendar for DV misdemeanors	X	X	X			
Court has specialized unit/calendar for DV felony	_X					
Batterer compliance is monitored by:						
Compliance monitoring reports			X			
Individual hearings	_X	X				
Notice of violation only Review calendars						
Agencies that monitor compliance:						
Multiple agencies		X	X			
Court staff						
Treatment program provider						
Judge only	_X					
Judges are assigned exclusively to DV:	•					
Yes, judges are assigned exclusively to hear DV cases						
No, mixed caseload with special DV calendars	Χ	X		X		
No, mixed caseload with no special DV calendar			X	han a say a salaha da a say ya da ba sa saka ka	X	X
DV cases are screened for other related cases				X		x
Court has intake unit/process		¥	¥	Y		
Cases handled by intake:		Α				
Protection orders						
Criminal misdemeanors		Y	Y	Y		
Criminal felony						
Custody						
Child support						
Divorce						
Services provided by intake:						
Protection order petition				x		
Screen cases for other pending matters		y	ALLES OF THE PARTY	χ		
Divorce/dissolution petitions		Δ				
Non-IV-D paternity/child support petitions						
IV-D paternity/child support petitions						
Intake managed by:						
Court with court employees		х	Х	. X		
Multi-agency team with court	manage desirences					
Multi-agency team without the court						
Outside agency with agency employees						
Court has conducted an evaluation of DV practices/procedu	es	X				
Judicial DV training		X			Materia	X
Services provided by the court:						
Medical services				X		
Survivor support groups		Х		X		. X
Substance abuse		Х		Х		, , X
Mental health				Х		
Advocates assigned to victim		X		X		
Pro bono attorneys through legal aid				Х		
Immigrant services				Х		
Emergency housing		Х		X		X
Vocational services				Х		. X
				X		
Public assistance						
Public assistance Elder assistance				Х		
				X X		

Comestic Violence Case Management

Court ID Number 43 13th Judicial District Court **Brunswick County** P.O. Box 127 Bolivia, NC 28422 **Grundy County Court** 44 111 E. Washington Street Morris, IL 60450 45 6th Judicial Circuit Court West Pasco Judicial Center 7530 Little Road New Port Richey, FL 34654 **1st Judicial District Court** 46 901 N. 9th Street, Room 609 Milwaukee, WI 53233 **lowa District Court** 47 Linn County P.O. Box 1468 Cedar Rapids, IA 52406-1468 48 4th Judicial District Court 632 Court Street

Jacksonville, NC 28540

54 Domestic Violence Case Management

	Court Identification Number					
	43	Cour 44	t Identific 45	ation Nun 46	47	48
Court has jurisdiction for civil protection orders	x	x	x	x	x	x
Court has specialized unit/calendar for civil protection orders		X	X	X	X	^
Court has specialized unit/calendar for DV misdemeanors	X	X		X		
Court has specialized unit/calendar for DV felony		X		Commence and Mich		
Batterer compliance is monitored by:						
Compliance monitoring reports	X	COLUMN TAXABLE IN COLUMN	X	d		X
Individual hearings						
Notice of violation only					X	
Review calendars						
Agencies that monitor compliance:	v					.,
Multiple agencies						х
Court staff					X	
Treatment program provider Judge only		X	X			
ludges are assigned exclusively to DV:						
Yes, judges are assigned exclusively to hear DV cases				х		
No, mixed caseload with special DV calendars	X	Х	Х.	Company of the Company	Х	Х
No, mixed caseload with no special DV calendar	on of A.				< 3	
DV cases are screened for other related cases			X	x	x	
Court has intake unit/process	v	V	v			
Cases handled by intake:	Δ	. .				
	v		v			
Protection orders			^			
Criminal misdemeanors	- >	Δ				
,	^					
Custody						
Child support Divorce						
Services provided by intake:						
Protection order petition	X	X	X			
Screen cases for other pending matters						
Divorce/dissolution petitions		**************************************				
Non-IV-D paternity/child support petitions						
IV-D paternity/child support petitions						
Intake managed by:						
Court with court employees			Х			
Multi-agency team with court		X	^			
Multi-agency team without the court	X	··············				
Outside agency with agency employees						
Court has conducted an evaluation of DV practices/procedure				x		
Judicial DV training	Х	Х	Х	Х		
Services provided by the court:						
Medical services					X	
Survivor support groups					X	
Substance abuse		X			Х	
. Mental health		X				
Advocates assigned to victim		Х			X	
Pro bono attorneys through legal aid			X		X	
Immigrant services						
		~			X	
Emergency housing		Х				
Emergency housing Vocational services		^				
		^				
Vocational services		x				
Vocational services Public assistance			x		x	

49 10th Judicial District Court

Johnson County 1255 E. 119th Street Olathe, KS 66061

50 Tucson City Court

P.O. Box 27210 Tucson, AZ 85926-7210

51 12th Judicial District Court

1000 New York Ave., Room 209 Alamogordo, NM 88310

52 2nd Judicial District Court

DV Division P.O. Box 488 Albuquerque, NM 87108

53 Douglas County District Court

P.O. Box 730 Bridgeport, WA 98813-0730

54 Clark County District Court

P.O. Box 9806

Vancouver, WA 98666-9806

≅ Coment : Vicience Case Management

	Court Identification Number					
	49	50	51	52	53	
Court has jurisdiction for civil protection orders	х	х	x	х	х	
Court has specialized unit/calendar for civil protection orders	Х	Х	X	X		•••••
Court has specialized unit/calendar for DV misdemeanors	Х			X		
Court has specialized unit/calendar for DV felony	X		х			
Batterer compliance is monitored by:						
Compliance monitoring reports	v					
Individual headone						
Individual hearings	** ** - ******************************		· · · · · · · · · · · · · · · · · · ·			
Notice of violation only			A		Х	
Review calendars		Х		X		
Agencies that monitor compliance:						
Multiple agencies	X				Х	
Court staff						
Treatment program provider						
Judge only				X		
Judges are assigned exclusively to DV:						
Yes, judges are assigned exclusively to hear DV cases	Y		¥	Y		
No, mixed caseload with special DV calendars						
No, mixed caseload with no special DV calendar						
•						
DV cases are screened for other related cases	X	X	X	X	X	
Court has intake unit/process	x		x	x	×	
Cases handled by intake:	,					
Protection orders	¥		Y	Y	¥	
Criminal misdemeanors						
Criminal felony						
Custody						
Child support		***************************************	a principal de la company	.		
Divorce				v		
Services provided by intake:						
Protection order petition	~		v	v	~	
Screen cases for other pending matters	A	manage and the sections of				
Divorce/dissolution petitions					A	***************************************
Non-IV-D paternity/child support petitions		#				
IV-D paternity/child support petitions						
Intake managed by:				v		
Court with court employees			X	Х	X	
Multi-agency team with court	Х					
Multi-agency team without the court						
Outside agency with agency employees						
Court has conducted an evaluation of DV practices/procedures	X		X .	Х		
Judicial DV training				X	Х	
Services provided by the court:						
Medical services						
	v			v		
Survivor support groups			v	X		
Substance abuse			X	X		
Mental health			Х	X		
Advocates assigned to victim	X		.,	X		
Pro bono attorneys through legal aid	X		Х	Х		
Immigrant services						
Emergency housing						
Vocational services				Х		
Public assistance						
Elder assistance						
				Х	~	
General community support services				^	Х	

- 55 21st Prosecutorial District Court P.O. Box 20083 Winston Salem, NC 27102
- 56 McLean County Circuit Court 411 Justice Center 104 W. Front Street Bloomington, IL 61701
- 57 Yolo County Superior Court 725 Court Street, Room 308 Woodland, CA 95695
- 58 Brooklyn Domestic Violence Court Kings County Supreme Court 360 Adams Street Brooklyn, New York 11201
- 59 12th Judicial Circuit Court 14 West Jefferson Street Joliet, II 60432
- 60 Pottawattamie County District Court P.O. Box 476 Council Bluffs, IA 51501-0476

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	Court Identification Number						
	55	56	57	58	59	60	
Court has jurisdiction for civil protection orders	Χ	X	X	- commence de commence	X	X	
Court has specialized unit/calendar for civil protection orders	X	X	X	Marin III 2777 Namining	X		
Court has specialized unit/calendar for DV misdemeanors	X		X		X		
Court has specialized unit/calendar for DV felony	anglithicum in a marchina and a color	decementary, system commercial	X				
Batterer compliance is monitored by:							
Compliance monitoring reports							
Individual hearings		X	X		X		
Notice of violation only	X						
Review calendars							
Agencies that monitor compliance:							
Multiple agencies							
Court staff		Х					
Treatment program provider							
Judge only			X	The second section and the second section is a second	X		
Judges are assigned exclusively to DV:							
Yes, judges are assigned exclusively to hear DV cases			X	X	X		
No, mixed caseload with special DV calendars	X	X					
No, mixed caseload with no special DV calendar		111-b				X	
DV cases are screened for other related cases	X	X	X	X	X		
Court has intake unit/process	Х	X	Х		Х	Х	
Cases handled by intake:							
Protection orders	X	X	X		X	X	
Criminal misdemeanors							
Criminal felony			X				
Custody			,X				
Child support	and a comment of the same and the same are same as the same as		X				
Divorce			, X				
Services provided by intake:							
Protection order petition						Х	
Screen cases for other pending matters					Х		
Divorce/dissolution petitions							
Non-IV-D paternity/child support petitions			Х				
IV-D paternity/child support petitions							
Intake managed by:							
Court with court employees	Х		Х		Х		
Multi-agency team with court							
Multi-agency team without the court		v				v	
Outside agency with agency employees		X				X	
Court has conducted an evaluation of DV practices/procedur			X			X	
Judicial DV training	Х		Х				
Services provided by the court:							
Medical services					×		
Survivor support groups	X				*		
Substance abuse			X		ı		
Mental health			Х		1		
Advocates assigned to victim			×		3		
Pro bono attorneys through legal aid	X				1		
, , , , , , , , , , , , , , , , , , , ,							
Immigrant services							
	X						
Immigrant services	Х						
Immigrant services Emergency housing	Х				1		
Immigrant services Emergency housing Vocational services	×				1 1 2		
Immigrant services Emergency housing Vocational services Public assistance	X		χ		1 1 2 2		

- 61 Kitsap Superior Court 614 Division Street Port Orchard, WA 98366
- 62 Pierce County Superior Court 930 Tacoma Avenue South #108 Tacoma, WA 98402
- 63 18th Judicial District Court 525 N. Main Street Wichita, KS 67203
- 64 Berrien County Trial Court Berrien County Courthouse St. Joseph, MI 49085
- 65 Carbon County Court of Common Pleas P.O. Box 166 Jim Thorpe, PA 18229-0166
- 66 Phoenix Municipal Court 400 North 7th Street Phoenix, AZ 85006

51 Statesta Vicence Case Management

				cation Nur		
	61	62	63	64	65	•
Court has jurisdiction for civil protection orders	r	X			X)
curt has specialized unit/calendar for civil protection order	`S	X				
ourt has specialized unit/calendar for DV misdemeanors						
Court has specialized unit/calendar for DV felony						
Batterer compliance is monitored by:						
Compliance monitoring reports		χΧ				
Individual hearings						
Notice of violation only						
Review calendars						
Agencies that monitor compliance:						
Multiple agencies						
Court staff		Х.				
Treatment program provider Judge only	· · · · · · · · · · · · · · · · · · ·					
Judges are assigned exclusively to DV:						
Yes, judges are assigned exclusively to hear DV cases						
No, mixed caseload with special DV calendars	X	X		X		
No, mixed caseload with no special DV calendar			name agree of the latter of th		X	
DV cases are screened for other related cases	Χ	X	X	X	X	
Court has intake unit/process	Χ	Х	X	X		
Cases handled by intake:						
Protection orders	Χ	Χ.	X	X		
Criminal misdemeanors						
Criminal felony						
Custody						
Child support						
Divorce Services provided by intake:						
Protection order petition	v	v		¥		
Screen cases for other pending matters			and the second			
Divorce/dissolution petitions						
Non-IV-D paternity/child support petitions						
IV-D paternity/child support petitions						
Intake managed by:						
Court with court employees	Y		Y			
Court with court employees Multi-agency team with court		У		¥		
Multi-agency team with court Multi-agency team without the court						
Outside agency with agency employees						
Court has conducted an evaluation of DV practices/proced Judicial DV training	ures	Y			X	
-					^	
Services provided by the court: Medical services		¥		_ X		
• • • • • • • • • • • • • • • • • • • •				×		
Survivor support groups Substance abuse		x ·		x		
Mental health		â		â		
Advocates assigned to victim	×	â		â		
Pro bono attorneys through legal aid	â	^		. ŝ		
	^	×		x		
Immigrant services		x		x		
Emergency housing		^		x		
Vocational services				x		
Public assistance		v		X		
		X		X		
Elder assistance						
Elder assistance General community support services Children's support services		×		X X		

Court ID Number Name/Address of Court **Wake County Criminal Domestic Violence Court** 67 P.O. Box 31 Raleigh, NC 27602 68 26th Judicial District Court 700 E. Trade Street Charlotte, NC 28202 **Bainbridge Island Municipal Court** 69 P.O. Box 151 Rolling Bay, WA 98061 District/Superior Court P.O. Box 1925 70 Rockingham, NC 28380 71 **Snohomish District Court** Cascade Division 415 E. Burke Avenue Arlington, WA 98223 **5th Judicial District Court** 72 P. O. Box 1776

Roswell, NM 88202-1776

Domestic Violence Case Management

	Court Identification Number						
	67	68	69	70	71	72	
Court has jurisdiction for civil protection orders	х	х.	x	х	x	3	
Court has specialized unit/calendar for civil protection orders	X	X		X	X		
Court has specialized unit/calendar for DV misdemeanors	_X	X		х			
Court has specialized unit/calendar for DV felony				X			
Batterer compliance is monitored by:							
Compliance monitoring reports			X				
Individual hearings		χ					
Notice of violation only				X			
Review calendars	X						
Agencies that monitor compliance:							
Multiple agencies	· · · · · · · · · · · · · · · · · · ·		X				
Court staff				X			
Treatment program provider							
Judge only	_X	Х					
Judges are assigned exclusively to DV: Yes, judges are assigned exclusively to hear DV cases							
No, mixed caseload with special DV calendars	Х	X		X	X	,	
No, mixed caseload with no special DV calendar			Y				
Zongen in some all Hill Andrea							
DV cases are screened for other related cases				X	X		
Court has intake unit/process	Y					,	
Cases handled by intake:							
Protection orders							
Criminal misdemeanors	v						
Criminal felony							
Custody							
Child support							
Divorce							
Services provided by intake:							
Protection order petition	Y						
Screen cases for other pending matters				d all dens the block in a second new con-			
Divorce/dissolution petitions							
Non-IV-D paternity/child support petitions							
IV-D paternity/child support petitions							
Intake managed by:							
Court with court employees							
Multi-agency team with court	v					,	
Multi-agency team without the court							
Outside agency with agency employees							
Court has conducted an evaluation of DV practices/procedures	Y	х	x	х			
Judicial DV training	x	x	â	x	X	2	
Services provided by the court:							
Medical services	х						
Survivor support groups	x		~	x			
Substance abuse	x		X	â			
Mental health	x			â			
Advocates assigned to victim	â		x	x	x		
Pro bono attorneys through legal aid			^		â		
Immigrant services	X			X	^		
					U		
Emergency housing	X				X		
Vocational services				Х			
Public assistance							
Elder assistance							
General community support services						2	
Children's support services			X				

- 73 5th Judicial District Court / Eddy County P. O. Box 1776 Roswell, NM 88202-1776
- 74 5th Judicial District Court/Lea County P. O. Box 1776 Roswell, NM 88202-1776
- 75 Sacramento County Superior Court 120 9th Street Sacramento, CA 95814
- 7th Judicial Circuit Court 125 E. Orange Ave., Suite 300 Daytona Beach, FL 32114
- 77 North Las Vegas Municipal Court 2240 Civic Center Drive North Las Vegas, NV 89030
- 78 Guilford County District Court P.O. Box 3008 Greensboro, NC 27402-3008

Domestic Violence Case Management

		Court identification Number					
	. 73		75			78	
Court has jurisdiction for civil protection orders	x	х	х	х		x	
Court has specialized unit/calendar for civil protection ord	ers X	X	X	X		X	
Court has specialized unit/calendar for DV misdemeanors	3		Х	Х			
Court has specialized unit/calendar for DV felony			x				
Batterer compliance is monitored by:							
Compliance monitoring reports	x				X		
Individual hearings							
Review calendars	alater and the property of the second		X	X			
Agencies that monitor compliance:							
Multiple agencies					X	~	
Court staff			· · · · · · · · · · · · · · · · · · ·				
Treatment program provider			A	v			
Judge only							
Judge of life	Х						
Judges are assigned exclusively to DV:							
Yes, judges are assigned exclusively to hear DV cases		nus-Historiconesis surniva	X				
No, mixed caseload with special DV calendars	X	X		X		X	
No, mixed caseload with no special DV calendar					X		
DV cases are screened for other related cases	x		X	X	x		
Count has intoles unit/numero				v			
Court has intake unit/process	X	X		X			
Cases handled by intake:	.,						
Protection orders							
Criminal misdemeanors	tigg halfur i halpiti kilgaranga i 1 i tiladhini dadhad ha tilighiga dalimin ng			X			
Criminal felony							
Custody							
Child support							
Divorce							
Services provided by intake:							
Protection order petition	X	X					
Screen cases for other pending matters	X						
Divorce/dissolution petitions							
Non-IV-D paternity/child support petitions							
IV-D paternity/child support petitions							
Intake managed by:							
Court with court employees	X			X			
Multi-agency team with court	-	X					
Multi-agency team without the court							
Outside agency with agency employees							
Court has conducted an evaluation of DV practices/proce	dures						
Judicial DV training	X	X			L_X		
Services provided by the court:							
Medical services						X.	
Survivor support groups			2			. X.	
Substance abuse				Х		. X	
Mental health	Х					Х	
Advocates assigned to victim	Х			Х		Х	
Pro bono attorneys through legal aid				Х		Х	
Immigrant services							
Emergency housing	Х			X		Х	
Vocational services	• •						
Public assistance						. л	
Elder assistance							
General community support services							
Children's support services				v			
Ciniciana support services				X			

Court ID Number Name/Address of Court 79 Seatac Municipal Court 17900 International Blvd., Ste. 401 Seatac, WA 98058 80 **Everson Municipal Court** P.O. Box 315 Everson, WA 98247 81 **Domestic Relations Court** 425 North Orange Ave., Rm. 320 Orlando, FL 32801 82 **Fresno County Superior Court** 619 N Street Sanger, CA 93657 83 **5th Judicial District Court** 500 Mulberry Street Des Moines, IA 50309 84 **Snohomish County District Court** Evergreen Division

P.O. Box 625 Monroe, WA 98272

bb Domestic Violence Case Management

- 85 Socorro County District Court P.O. Drawer 1129 Socorro, NM 87801
- 86 3rd Judicial District Court 450 South State Salt Lake City, UT 84111
- 87 7th Judicial Circuit Court 200 S. 9th Street, RM 405 Springfield, IL 62701
- 88 29th Judicial District Court Wyandotte County 710 North 7th Street Kansas City, KS 66101
- 89 Biaine Municipal Court 344 H Street Blaine, WA 98230
- 90 3rd Judicial District Court 669 Washington Street Easton, PA 18042

è Domesto Noience Case Management

	Court Identification Number					
	85	86 87	88	89	90	
Court has jurisdiction for civil protection orders	_X	X	- totaletere energy auto-		X	
Court has specialized unit/calendar for civil protection orders _					Х	
ourt has specialized unit/calendar for DV misdemeanors		Х				
Court has specialized unit/calendar for DV felony						
atterer compliance is monitored by:						
Compliance monitoring reports				X_	X	
Individual hearings						
Notice of violation only						
Review calendars		X				
agencies that monitor compliance:						
Multiple agencies						
Court staff				X_	X	
Treatment program provider						
Judge only		X				
udges are assigned exclusively to DV:						
Yes, judges are assigned exclusively to hear DV case		X	X			
No, mixed caseload with special DV calendars					Х	
No, mixed caseload with no special DV calendar	X	The second state of the second		X		
OV cases are screened for other related cases		X	Х	X	X	
ourt has intake unit/process	x	x x		x	x	
Cases handled by intake:						
Protection orders	X	x x			X	
Criminal misdemeanors						
Criminal felony						
Custody						
Child support						
Divorce						
Services provided by intake:						
Protection order petition	X	XX		х_	X	
Screen cases for other pending matters		X			Х	
Divorce/dissolution petitions						
Non-IV-D paternity/child support petitions						
IV-D paternity/child support petitions						
Intake managed by:	.,	.,		v		
Court with court employees				Х		
Multi-agency team with court						
Multi-agency team without the court Outside agency with agency employees					X	
Court has conducted an evaluation of DV practices/procedures	v	Y				
ludicial DV training	X	. X	· ·	X	х	
Services provided by the court:						
Medical services						
Survivor support groups		×		. X	X	
Substance abuse	X	X		-		
Mental health	^	•			X	
Advocates assigned to victim		x x			X	
Pro bono attorneys through legal aid		x ~	` x		Х	
Immigrant services		^	^			
Emergency housing		х		X	¥	
Vocational services	~	x		- A.		
Public assistance	X					
Elder assistance			•		Х	
General community support services Children's support services		х	•			
					~	

- 91 Everett Municipal Court 3028 Wetmore Avenue Everett, WA 98201-4018
- 92 Pacific County Superior Court P.O. Box 67 South Bend, WA 98586
- 93 8th Judicial District Court Family Division 601 N. Pecos Road, Rm. 54 Las Vegas, NV 89101-2408
- 94 13th Judicial Circuit Court 100 W. Lafayette Street Ottawa, IL 61350
- 95 Second Judicial Circuit Court P.O. Box 726 Tallahassee, FL 32302
- 96 10th Judicial District Court P.O. Box 31 Raleigh, NC 27602

Domestic Violence Case Management

	Court Identification Number					
	91	Cou 92	rt identific 93	ation Nun	nber — 95	96
Court has jurisdiction for civil protection orders			X	X	X	
Court has specialized unit/calendar for civil protection orders			X			
Court has specialized unit/calendar for DV misdemeanors			and a second second second	Х		
Batterer compliance is monitored by:						
Compliance monitoring reports						
Individual hearings	X			X		
Notice of violation only Review calendars		and paragraph to the state of t			X	
Agencies that monitor compliance:						
Multiple agencies			ar.————————————————————————————————————	X	X	
Court staff	X					
Treatment program provider Judge only		•				
Judges are assigned exclusively to DV:						
Yes, judges are assigned exclusively to hear DV cases			X	.,	.,	• •
No, mixed caseload with special DV calendars No, mixed caseload with no special DV calendar	······			X	X	X
•						
DV cases are screened for other related cases	X		X	X	Х	
Court has intake unit/process	X		X		X	X
Cases handled by intake:						
Protection orders			X		X	
Criminal misdemeanors	X	Manager of the State of the Sta			define a second comment of the second	X
Criminal felony						X
Custody						
Child support Divorce						
Services provided by intake:						
Protection order petition			Х		Х	Х
Screen cases for other pending matters	Х	a Walter William Co.	X			X
Divorce/dissolution petitions						• • •
Non-IV-D paternity/child support petitions						
IV-D paternity/child support petitions						
Intake managed by:						
Court with court employees			Х			Х
Multi-agency team with court					Х	
Multi-agency team without the court						
Outside agency with agency employees	. X					
Court has conducted an evaluation of DV practices/procedure			.,	X	X	
Judicial DV training	Х		Х		Х	
Services provided by the court:						
Medical services			Х			
Survivor support groups			X	Х	Х	Х
Substance abuse			Х			
Mental health			Х			
Advocates assigned to victim	Х				Х	Х
Pro bono attorneys through legal aid			X	Х	X	
Immigrant services			Х			
Emergency housing			Х		X	
Vocational services			X			
			~			
Public assistance			Х			
Elder assistance			x			

- 97 6th Judicial District Court P.O. Box 608 Lordsburg, NM 88045
- 98 Lake Forest Park Municipal Court 17711 Ballinger Way NE Lake Forest Park, WA 98155
- 99 Dallas County Criminal Court 133 N. Industrial Blvd. 2nd Floor, LB 3 Dallas, TX 75207
- 100 8th Judicial Circuit Court
 Alachua County Courthouse
 201 E. University Ave., Suite 400
 Gainesville, FL 32601

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•		Court Irl	entification	n Number	
	97	98		100	101
Court has jurisdiction for civil protection orders				x	х
Court has specialized unit/calendar for civil protection orders				X	X
Court has specialized unit/calendar for DV misdemeanors					
Court has specialized unit/calendar for DV felony					
Batterer compliance is monitored by:			·		
Compliance monitoring reports			***************************************	X	
individual hearings					
Notice of violation only	The state of the s				X
Review calendars					
Agencies that monitor compliance:					
Multiple agencies				X	
Court staff					
Treatment program provider Judge only					
Judges are assigned exclusively to DV:					
Yes, judges are assigned exclusively to hear DV cases					X
No, mixed caseload with special DV calendars					
No, mixed caseload with no special DV calendar					
DV cases are screened for other related cases		X	X	X	
Court has intake unit/process		Χ	Χ	x	Х
Cases handled by intake:					
Protection orders		Х	Х	Х	Х
Criminal misdemeanors					
Criminal felony					
Custody					
Child support					
Divorce					
Services provided by intake:					
Protection order petition		X	X	X	X
Screen cases for other pending matters		X	X		
Divorce/dissolution petitions					
Non-IV-D paternity/child support petitions					
IV-D paternity/child support petitions					
Intake managed by:	•				
Court with court employees					Х.
Multi-agency team with court					
Multi-agency team without the court					
Outside agency with agency employees	Manager and American			X	
Court has conducted an evaluation of DV practices/procedure Judicial DV training				х	X X
•	Profession II			^	^
Services provided by the court:					
Medical services		.,	X		
Survivor support groups		X	X		
Substance abuse		X	X		
Mental health		X	X	v	v
Advocates assigned to victim		X	X	Х	Х
Pro bono attorneys through legal aid			X		
Immigrant services		v	X		
Emergency housing		X	X		
Vocational services		X	X		
Public assistance		Х	X		
Elder assistance		v	X		
General community support services		X	X		
Children's support services		Х	X		

Case Management Features 73

103 Yakima County Superior Court 128 N. 2nd Street, #323 Yakima, WA 98901

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-	Court Identifi	
	102	10
Court has jurisdiction forr civil protection orders		х
Court has specialized unit/calendar for civil protection orders		X
Court has specialized unit/calendar for DV misdemeanors	X	
Court has specialized unit/calendar for DV felony	X	
Batterer compliance is monitored by:		
Compliance monitoring reports		
Individual hearings		
Notice of violation only		
Review calendars	X	
Agencies that monitor compliance		
Multiple agencies	· v	
Court staff	Δ	
Treatment program provider		
Judge only		
Judges are assigned exclusively to DV		
Yes, judges are assigned exclusively to hear DV cases		
No, mixed caseload with special DV calendars	<u> </u>	X
No, mixed caseload with no special DV calendar	A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
DV cases are screened for other related cases	X	X
Court has intake unit/process	×	
Cases handled by intake:		
Protection orders		
Criminal misdemeanors	X	
Criminal felony		
Custody		
Child support		
Divorce		
Services provided by intake:		
Protection order petition		
Screen cases for other pending matters		
Divorce/dissolution petitions		
Non-IV-D paternity/child support petitions		
IV-D paternity/child support petitions		
14-D paternity/child support petitions		
Intake managed by:	.,	
Court with court employees	X	
Multi-agency team with court		
Multi-agency team without the court		
Outside agency with agency employees		
Court has conducted an evaluation of DV practices/procedures Judicial DV training		
Services provided by the court:		
Medical services	x	
Survivor support groups		
Substance abuse	X	
Mental health	X	
Advocates assigned to victim	X	3.
	X	X
Pro bono attorneys through legal aid	X	X
Immigrant services	X	
Emergency housing	X	
Vocational services	X	
Public assistance	X	
Elder assistance	Х	
General community support services	Х	
Children's support services	Х	

Case Management Features 75

Appendix 2 **Survey**

DomesticViolence Courts: Jurisdiction, Organization, Performance Goals, and Measures

DOMESTIC VIOLENCE COURTS: JURISDICTION, ORGANIZATION, PERFORMANCE GOALS, AND MEASURES

ile:		
urt:		
illing Address:		
ty:	State:	Zip:
one:	Fax:	

- Please try to complete all applicable questions in this survey.
- If you are not the person most able to complete the survey, please pass it on to the person who is.
- If you feel that the response options for a particular question do not adequately or fully characterize your court organization, processes, or services, feel free to include explanatory notes or comments.
- If you have difficulty understanding a question, skip it and we will call to clarify the item with you after you return the survey.
- If you have any questions about the survey or would like more information about the project, please call Hillery Efkeman (703) 841-0200.
- Please complete the enclosed survey and fax or mail it to the NCSC by April 30, 1999.

Susan Keilitz
National Center for State Courts
300 Newport Avenue
Williamsburg, VA 23185
FAX: (757) 220-0449

15 Domestic Violence Case Management

DOMESTIC VIOLENCE COURTS: JURISDICTION, ORGANIZATION,	
PERFORMANCE GOALS, AND MEASURES	

DESIGNATION OF DOMESTIC VIOLENCE CASE TYPES

- In the table below, please check the boxes in Column A for all case types designated as a domestic violence
 case by your court. Then, for each case type checked in Column A, please check in Columns B D whether:
 - B. All of the cases for the designated case type typically are assigned exclusively to a specialized division/calendar
 - C. Some of the cases for the designated case type typically are assigned to a specialized division/calendar
 - D. None of the cases for the designated case type typically are assigned to a specialized division/calendar

Possible Domestic Violence Case types:	A. Case types identified as domestic violence	B. All of the cases for the identified cases type are assigned exclusively to a specialized division/calendar	C. Some of the cases for the identified case type are assigned to a specialized division/calendar	D. None of the cases for the identified case type are assigned to a specialized division/calendar
Civil Protection Order Cases [petitioner has children]				
Civil Protection Order Cases [petitioner has no children]				
Domestic Violence Misdemeanors				
Domestic Violence Felonies				
Delinquency [where D.V. offender is a minor]				
Child Abuse & Neglect Cases [with related CPO or DV criminal case]				
Divorce [with related CPO or DV criminal case]				
Custody and Visitation [with related CPO or DV criminal case]				
Paternity and Child Support [with related CPO or DV criminal case]				
Other (please specify)				

2

Survey 79

2.	What does yo adjudicating d					cialized pro	cedures for p	processing a	nd/or
	Improved cas More efficier Increased vic Better assista	nt use of resource tim safety	es 6. 7.	. Better cour	isibility of don		e as a significan	t social proble	9 m
Ju	DICIAL RESOURCE	TES							
3.	Do the judges domestic viole								ır
	Numt 2. No, judg	ges are assigned per of judges: _ es have a mixed es have a mixed	d caseload but	also are assig	ned to a special	domestic viol			
CA	SE SCREENING								
4.	Does any depa of a case invol is filed)? (Please	ving domesti	ic viol e nce (e.g., screen	for criminal				
	0. No (piea	se go to Questi	on 7)	1. Yes					
5.	If yes, please of	check the cas	etypes scree	ened in the t	table below.				
,	Type of Case Filed:		Criminal		creens for the j	following relat			
	type of Case Paes.	Protection Order	(Domestic Violence)	Other Criminal	Negloct (Dependency)	Custody	Child support	Divorce	Other (specify)
Prote	oction Order								
Crim	inal Misdemeanor					,			
Crim	inal Felony								
	i Abuse & Neglect endency)			}	}				
Custo	ody				†				
Child	l Support								
Dime		t			 				

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	6.	What is the purpose of case screening?
•	U.	1. Linking/coordinating cases for case processing 2. Informing bail decisions 3. Informing sentencing decisions 4 Informing development of civil protection orders 5. Informing development of safety protection plans 6. Other (please specify)
	ĪNT	AKE AND COORDINATION
•	7.	Does your court have a unit or process that assists with the intake or coordination of all or part of a domestic violence caseload? (Note, this does not include an outside agency that performs intake for it own agency and is not connected to the court's case processing). (Please circle the number of the appropriesponse)
		0. No (please go to Question 13) 1. Yes
•	8.	Which cases does the intake unit or process handle? (Please circle all that apply) 1. Protection Orders 5. Child Support 2. Criminal Misdemeanor 6. Divorce 3. Criminal Felony 7. Other family matters (please specify) 4. Custody
)	9.	Who manages your intake unit or process? (Please circle the number of the appropriate response) 1. Managed directly by the court with court employees 2. Managed by an outside agency with agency employees (Please specify agency) 3. Managed by a multi-agency team that includes the court 4. Managed by a multi-agency team that does not include the court
)	10.	Is intake staff assigned exclusively to the intake function? (Please circle the number of the appropriate response) 0. No 1. Yes
	11.	If yes, how many staff are assigned to intake?
•	12.	What services are provided/functions performed by the intake unit or as part of the intake process? (Please circle all that apply) 1. Assisting petitioners/victims with protection order petitions 2. Assisting petitioner with paternity/child support petitions for Title IV-D petitions 3. Assisting petitioner with paternity child support petitions for non-Title IV-D petitions 4. Assisting petitioner with dissolution divorce petitions 5. Screening cases for other pending matters 6. Making referrals to other court divisions 7. Making referrals to outside service agencies 8. Coordinating service provision to petitioners victims 9. Other (please specify):
•	Ser	VICE REFERRAL AND DELIVERY

Survey 81

	provi	sion? (Please circle the number of the	e appr	opri	aie response)
	0.	No (please go to Question 15)	1.	Yes	•
4.	If yes	, which services are included in	this a	ctiv	rity? (Circle all that apply)
	1.	Advocates assigned to victim		9.	Elder assistance
	2.	Pro bono attorneys through legal aid		10.	Substance abuse
	3.	Emergency housing		11.	Mental health
	4.	Medical services		12.	General community support service
	5.	Linked with services for immigrants		13.	Children's services
	6.	Survivor (victim) support groups		14.	Other (please specify)
	7.	Vocational services and counseling			
	8.	Public assistance			
		of Tameramon Processes and	C		
	Does	s' Intervention Programs and the court regularly order batteres er of the appropriate response)			ANCE icipate in a batterer intervention program? (Please circle)
.,	Does	the court regularly order batterer		arti	icipate in a batterer intervention program? (Please circle
5.	Does number 0.	the court regularly order batterer er of the appropriate response) No (please go to Question 19)	rs to p	oarti Yes	icipate in a batterer intervention program? (Please circle
5.	Does number 0. If yes progr	the court regularly order batterer er of the appropriate response) No (please go to Question 19) is, by what authority and in which	rs to p	Yes s of	icipate in a batterer intervention program? (Please circle
5.	Does number 0. If yes progr	the court regularly order batterer er of the appropriate response) No (please go to Question 19) s, by what authority and in which ams ordered? (Circle all that apply)	rs to p	Yes s of	icipate in a batterer intervention program? (Please circles) domestic violence cases are batterers' intervention
5.	Does number 0. If yes progr 1. By 2. By	the court regularly order batterer of the appropriate response) No (please go to Question 19) s, by what authority and in which ams ordered? (Circle all that apply) statute in criminal misdemeanors	rs to p	Yes s of	icipate in a batterer intervention program? (Please circle) domestic violence cases are batterers' intervention By statute in criminal felonies By practice in criminal felonies

17. In cases where batterer intervention is required, what agency or court staff monitors compliance with orders? (Check all that apply)

Annual Mankarina Compliance	Case type	s where treatment requ	ired:
Agency Monitoring Compliance:	Misdemeanors	Felonies	Protection Orders
Court probation			
Local non-court probation agency			
State non-court probation agency			
Community-based domestic violence program			
Batterer intervention program			
Court administrative office staff			
Court clerk staff			
Judge			
Other			
N/A			

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	ORMA'	TION SYSTEM	iS								
19.		s the court ha opriate respons	ave an automated se)	informati	on sy	sten	n in place	to: (Please	circle	the nu	mber of the
		facilitate identi facilitate case t	fication of related cas racking		No No ((plea	ise go to Qu	estion 21)		Yes Yes	
20.	Whic	ch outside ag	gencies, if any, als	so have ac	cess 1	to th	ne system(s)? (Circle	all the	t apply)
	1.	No other age	ncies have access		5. Co	orrec	tions				
	2.	Police			6. V i	ictim	Advocacy (Organization	ıs		
	3.	Prosecution			7. Sc	cial	Service Age	ncier			
	4.	Probation		;	8. Ot	ther ((please speci	(fy)			
21.	Whic	ch outside ag	gency systems, if	any, can t	he co	urt a	access? (Ci	ircle all tha	t apply	,	
	1.	No agency sy	ystems are accessed b	y the court		5.	Corrections				
	2.	Police				6.	Victim Adv	ocacy Organ	nizatio	ns	
	3.	Prosecution				7.	Social Servi	ice Agencies	3		
	4.	Probation				8.	Other (pleas	e specify)			
F											
		ur specialize	ding, if any, is you								
	What of yo	ur specialize	ed procedures for	processing	g and/	or a					
	What of you spply) 1. 2.	ur specialize) No federal fu	ed procedures for anding ourage arrest policies	processing	g and /	or a	adjudicatin	g domesti			
22.	What of yo apply) 1. 2. 3.	ur specialize No federal fur Grants to enc	ed procedures for inding ourage arrest policies P grant funds	processing	g and /	or a	adjudicatin	g domesti			
22.	What of you apply 1. 2. 3.	No federal fur Grants to enc VAWA STO PECIALIZED P	ed procedures for inding ourage arrest policies P grant funds	processing	g and/	OCA	adjudicatin funds (please specij	g domesti	c vio	lence	cases? (Circ

18. For cases where treatment is ordered, does the court have a regularly scheduled judicial review calendar

Survey 83

Box 6000

Rockville, MD 20849-6000

