Compendium of State and U.S. Territory Statutes and Policies on Domestic Violence and Health Care

Authored by:
Nancy Durborow, MA,
Consultant

Kristine C. Lizdas, JD, Managing Attorney,
Battered Women’s Justice Project

Abigail O’Flaherty, Graduate Health Intern,
Futures Without Violence and
Juris Doctor Candidate 2011,
University of San Francisco School of Law

Anna Marjavi, Program Manager,
Futures Without Violence

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With heartfelt dedication to victims and survivors of domestic and sexual violence. We hope this Compendium helps promote effective policies and regulations to support the health, healing and wellness of survivors of abuse.

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Everyone has the right to live free of violence. Futures Without Violence, formerly Family Violence Prevention Fund, works to prevent and end violence against women and children around the world

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## About the National Health Resource Center on Domestic Violence

For more than two decades, the National Health Resource Center on Domestic Violence has supported health care practitioners, administrators and systems, domestic violence experts, survivors, and policy makers at all levels as they improve health care’s response to domestic violence. A project of Futures Without Violence, and funded by the U.S. Department of Health and Human Services, the Center supports leaders in the field through groundbreaking model professional, education and response programs, cutting-edge advocacy and sophisticated technical assistance. The Center offers a wealth of free culturally competent materials that are appropriate for a variety of public and private health professions, settings and departments.

For free technical assistance, and educational materials:

Visit: [www.FuturesWithoutViolence.org/health](http://www.FuturesWithoutViolence.org/health)

Online Toolkit: [www.healthcaresaboutipv.org](http://www.healthcaresaboutipv.org)

Call (Monday-Friday; 9am-5pm PST): 415-678-5500
TTY: 800-595-4889

Email: health@FuturesWithoutViolence.org
Introduction and Methodology

For two decades, Futures Without Violence, formerly the Family Violence Prevention Fund, and the National Health Resource Center on Domestic Violence through its publications, practices, educational programs, and outreach efforts, have promoted routine assessment for domestic violence and effective responses to victims in health care settings. During the past twenty years, there has been a growing recognition among health care professionals that domestic violence, also known as intimate partner violence, is a highly prevalent public health problem with devastating effects on individuals, families and communities. Most Americans are seen at some point by a health care provider, and the health care setting offers a critical opportunity for early identification and even the primary prevention of abuse.

In 2001, Futures produced the first State by State Legislative Report Card on Health Care Laws and Domestic Violence. Following in 2010, Futures produced this Compendium of State Statutes and Policies on Domestic Violence and Health Care that updated and replaced the earlier publication. This third edition (2013) newly titled: Compendium of State and U.S. Territory Statutes and Policies on Domestic Violence and Health Care, updates state laws and regulations; offers new state public health content; provides summaries for U.S. territories; and includes a new chapter: Tribal Codes on Domestic Violence and Promising Programs in Indian Country. The Compendium is an at-a-glance summary of state and U.S. territory laws, regulations and other activities relevant to addressing domestic violence in health care settings. It includes new analyses and themes that reflect policy and programmatic changes made in the last decade by leaders in the fields of health care, policy and domestic/sexual violence advocacy. Futures invited staff from every state and territory domestic violence coalition to review their respective summary and provide feedback; the Compendium reflects these comments. Relevant state and territory laws were researched to ensure correct citations through both state legislative web pages and LexisNexis.

The Compendium includes state and territory-specific summaries that address the following areas: domestic violence fatality review; mandatory reporting of domestic violence to law enforcement by health care providers; insurance discrimination against victims of domestic violence; health care protocols addressing domestic violence; screening for domestic violence by health care professionals and training on domestic violence for health care professionals. Additional information is provided where available on state or territory public health programs, and funding opportunities.

While state or territory law is an important component of addressing domestic violence in the health care system, it is important to note that throughout the U.S. many collaborations with state or territory domestic violence coalitions, public health professionals, health care providers, managed care providers and local communities have undertaken new and exciting projects that are also providing critical support, safety and hope to domestic violence victims receiving health care services. A number of those state local activities are highlighted in the summaries.

Domestic Violence Fatality Review

Fatality Review Teams

Given the high death toll stemming from domestic violence, many states and local municipalities have established Domestic Violence Fatality Review teams and projects. Participants on Domestic Violence Fatality Review Teams are multi-disciplinary and often come from a broad array of professions, including: government officials; public health professionals; law enforcement; health care providers including mental health professionals; domestic violence advocates; coroners; medical examiners; forensic pathologists and others. A Fatality Review Team evaluates cases of fatal and near-fatal domestic violence homicides, and sometimes suicide, to identify trends and patterns associated with domestic violence fatalities. These Teams also make recommendations for domestic violence prevention, intervention, and investigation efforts and often monitor the implementation of those recommendations.
The fatality review process assumes that the circumstances of untimely deaths are likely to be repeated and that detailed examinations can lead to important insights regarding risks, intervention, and prevention efforts. The process rests on the premise that in-depth analysis of a small number of cases can provide a window into system response problems, which may affect a larger number of people. The goal is a focused, multidisciplinary examination into the circumstances surrounding a fatal incident for insight into how future deaths may be prevented through strengthening system-level responses.

**State Laws**

It is important to point out that many state domestic/sexual violence coalitions, state governments and local municipalities have established Domestic Violence Fatality Review Teams without legislative direction. There are currently 32 states that have enacted this type of legislation. The state laws vary in the scope of coverage (local, regional or state level); appointed members; the range of recommendations; and resources including funding.

The *Compendium* lists each state with its corresponding fatality review law, and brief summaries of the laws. However, it is important to review the text of the entire law to understand authority, scope of practice, make-up of Fatality Review Team Members and available resources.

**Mandatory Reporting of Domestic Violence to Law Enforcement by Health Care Providers**

**Reporting Abuse of Adults**

Most U.S. states have enacted mandatory reporting laws, which require the reporting of specified injuries and wounds, and suspected abuse or domestic violence for individuals being treated by a health care professional. Mandatory reporting laws are distinct from elder abuse or vulnerable adult abuse and child abuse reporting laws, in that the individuals to be protected are not limited to a specific group, but pertain to all individuals to whom specific health care professionals provide treatment or medical care, or those who come before the health care facility.

The laws vary from state-to-state, but generally fall into four categories: states that require reporting of injuries caused by weapons; states that mandate reporting for injuries caused in violation of criminal laws, as a result of violence, or through non-accidental means; states that specifically address reporting in domestic violence cases; and states that have no general mandatory reporting laws.

**Implications for Victims of Domestic Violence**

With the increasing awareness about domestic violence as a health care issue, attention has turned to how health care providers can best assist their patients through routine assessment, documentation, intervention and referral. Unfortunately, applying mandatory criminal injury reporting laws to domestic violence cases is most often not helpful to domestic violence victims. Research indicates that the most critical elements of providing domestic violence victims with quality health care responses include offering ongoing and supportive access to medical care, addressing safety issues, and guiding patients through available options.

The goals potentially served by mandatory reporting include enhancing patient safety, improving health care providers’ response to domestic violence, holding batterers accountable, and improving domestic violence data collection and documentation. However, upon closer examination it becomes apparent that mandatory reporting does not necessarily accomplish these goals.

In addressing mandatory reporting laws that include reporting of domestic violence, health care professionals and advocates should consider the following principles in determining if their state’s law needs to be amended.
Enhancing Patient Safety and Increasing Access to Health Care Services
For some victims of domestic violence calling the police invokes retribution by their batterers. Criminal justice intervention is not always the best or safest response for victims who may fear that law enforcement reports made by medical personnel will place them in greater danger. Consequently, domestic violence victims may have no choice but to withhold information from their health care providers regarding the origin of their injuries, or avoid seeking medical attention entirely.

Improving Health Care Provider Responses to Domestic Violence Victims
Removing the requirement to report can allow domestic violence victims to be more candid about their injuries, allowing health care providers to make informed judgments about medical treatment and follow-up care. Mandatory reporting laws can be amended to require that health care providers offer referrals to appropriately trained domestic and sexual violence service agencies, helping to ensure that domestic violence victims are given access to a wide range of services geared toward meeting their specific needs. Domestic/sexual violence advocates work with victims to address needs related to emergency shelter/housing, protection/restraining orders, children, finances, emotional/spiritual support, and safety planning/next steps. By helping to connect patients to community and onsite domestic violence advocates, safety is enhanced.

Preserving Patient Autonomy and Control of the Decision-Making Process
The foundation of domestic violence is the use of force to control an intimate partner or family member. Batterers use a myriad of tactics to obtain and assert this control, often making their victims feel powerless over their lives. Mandatory reporting further limits victims control over their own lives. Removing mandatory reporting requirements can help empower victims of domestic violence to make decisions that they feel are best for themselves based on their knowledge and experience. It can help victims gain control over their lives and health care options.

Protecting Patient Confidentiality
For many victims isolated by their abuser from their friends, family and social services, health care providers may be the only professionals to whom they have safe access. Mandatory reporting of domestic violence related injuries interferes with the confidential nature of the provider-patient relationship and can undermine victims’ trust in health care providers.

Recognizing the Value of Informed Consent in Health Care Environments
In the health care system, competent and informed patients determine the course of action that is in their best interest. Mandatory reporting of domestic violence related injuries negates patients’ ability to make critical life decisions, raises serious ethical issues, and compromises the integrity of the provider’s relationship with a patient. Removing reporting requirements corrects this inconsistency by empowering domestic violence victims to make informed decisions for themselves.

Advocating for Victims of Domestic Violence
It is important that health care providers and domestic violence advocates understand their state’s domestic violence reporting law. In order to maximize patient input regarding law enforcement action, providers and advocates should also familiarize themselves with how their local law enforcement agency responds to such reports. Becoming familiar with such procedures will allow the provider and advocate to better assist the patient in safety planning, and in knowing what to expect. Mandated reporting responsibilities should always be discussed with patients seeking care prior to assessing for domestic violence.

Additionally, Federal Health Insurance Portability and Accountability Act (HIPAA) privacy regulations require providers to inform patients of health information use and disclosure practices in writing, and whenever a specific report has been made. Health care facilities should ensure that their domestic violence protocols and training materials address their state reporting laws and federal regulations.
State and U.S. Territory Laws

The Compendium lists each state and U.S. territory with its corresponding mandatory reporting law, and brief summaries of the laws. However, it is important to review the text of the entire law to understand things such as the specific health care providers required to report, under what conditions and definitions and penalties. It should be noted that four states have exceptions for reporting injuries due to domestic violence. New Hampshire’s statute excuses a person from reporting if the victim is over 18, has been the victim of a sexual assault offense or abuse (defined in RSA 173-B:1), and objects to the release of any information to law enforcement. However, this exception does not apply if the victim of sexual assault or abuse is also being treated for a gunshot wound or other serious bodily injury. Oklahoma’s statute does not require reporting domestic abuse if the victim is over age 18 and is not incapacitated, unless the victim requests that the report be made orally or in writing. In all cases what is reported to be domestic abuse shall clearly and legibly be documented by the health care provider and any treatment provided. Pennsylvania’s statute states that failure to report such injuries when the act caused bodily injury (defined in § 2301) is not an offense if the victim is an adult; the injury was inflicted by an individual who is the current or former spouse or sexual or intimate partner; has been living as a spouse or who shares biological parenthood; the victim has been informed of the physician’s duty to report and that report cannot be made without the victim’s consent; the victim does not consent to the report; and the victim has been provided with a referral to the appropriate victim service agency. Tennessee’s statute excuses health care practitioners from reporting if the person is 18 years of age or older; objects to the release of any identifying information to law enforcement officials; and is a victim of a sexual assault offense or domestic abuse (defined in § 36-3-601). The exception does not apply and the injuries shall be reported if the injuries incurred by the sexual assault or domestic abuse victim are considered by the treating healthcare professional to be life threatening, or the victim is being treated for injuries inflicted by strangulation, a knife, pistol, gun, or other deadly weapon.

Insurance Discrimination Against Victims of Domestic Violence

History

Information that insurance practices negatively affect victims of domestic violence first came to light in 1994 when two insurance companies denied health, life and disability insurance to a Pennsylvania woman based on information in her medical records that her husband had abused her. As domestic violence advocates soon discovered, her experience was not an isolated instance.

Further examination revealed the common and widespread practice of underwriting on the basis of domestic violence as well as other practices that negatively impact victims of domestic violence. Such discrimination occurs in all lines of insurance—health, life, disability, and property and casualty (i.e., homeowners, personal automobile, and commercial property and automobile).

These practices can result in cancellation of insurance, claims exclusions and denials, application of intentional act exclusions to innocent co-insureds, rating surcharges, adverse actions against third parties associated with victims of domestic violence, and disclosures that place victims at risk. These actions by the insurance industry and employers who self-insure health and other coverage for their workforce, deny victims the life necessities that only insurance can provide; undermine available protection and assistance; perpetuate inaccurate perceptions about domestic violence; and are inconsistent with industry practice and regulation.

In 1994, no law prohibited insurers from taking domestic violence into account in determining whom to insure, what

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1 Information regarding insurance discrimination was compiled from material developed by Nancy Durborow when she was the Health Projects Manager for the PA Coalition Against Domestic Violence and Terry Fromson, Esq., Managing Attorney, Women’s Law Project, Philadelphia.
to insure, and how much to charge. This prompted victim advocates, legislators, and state insurance regulators to work together to gather information on the scope of the problem and develop legislative solutions. Many national professional associations campaigned for the adoption of state and federal legislation to prohibit insurers from discriminating against victims of domestic violence. The National Association of Insurance Commissioners (NAIC) developed comprehensive model legislation to prohibit this discrimination in all lines of insurance. The model bills define essential terms and specific prohibited actions; recommend development of protocols for insurance company employees to follow to protect the safety and privacy of victims; and address enforcement. Omitted from the models, however, was any protection for third parties or organizations that have been harmed by insurance practices which take into account their association with victims of abuse.

**The Need for a Federal Remedy**

While state legislation to address this problem is certainly a step in the right direction, a comparison of the laws adopted by the states reveals enormous disparities in the scope of protection afforded, suggesting that a single federal law applicable to all insurers nationwide would afford the best promise of protection for battered women.

Despite the repeated introduction of comprehensive federal legislation prohibiting insurance discrimination against victims of domestic violence in all lines of insurance, Congress has taken action in this area only with regard to health insurance. The Health Insurance Portability and Accountability Act of 1996 (HIPAA) addresses discrimination in eligibility, benefits, and premiums. States have adopted legislation to implement these federal requirements.

Discrimination against victims of domestic violence in health insurance will be most comprehensively addressed by implementation of the Patient Protection and Affordable Care Act, adopted by Congress in 2010 and scheduled for implementation in 2014. The affordable care act will prohibit preexisting condition exclusions and premium rate discrimination, and guarantee availability and renewability of insurance. It will also specifically prohibit eligibility rules based on, among other factors, “[e]vidence of insurability (including conditions arising out of acts of domestic violence).” Thus, insurers will not be allowed to deny coverage, refuse to continue coverage, or exclude a condition from coverage based on domestic violence. The Act also prohibits requiring payment of a premium or contribution which is greater than the premium or contribution for a similarly situated individual enrolled in the plan on the basis of any health status-related factors.

A federal law is important not only for comprehensive coverage for all lines of insurance but also for uniformity of protection. When victims of abuse flee to escape domestic violence, they often go as far away as they can, frequently crossing state lines. In addition, insurance often is critical to whether they have the financial resources to flee since insurance is an economic resource that may figure into a woman’s decision to leave—so that she can provide health care and other necessities to her children and herself—battered women should be equally protected from insurance discrimination in every state.

**State Laws**

Since 1994, forty-six states have adopted some form of legislation prohibiting insurance discrimination against victims of domestic violence. South Carolina, North Carolina and Wyoming have adopted state statutes to implement HIPAA’s non-discrimination requirements—a requirement for all U.S. states. These three state statutes, however, apply only to group health insurance. The states that have yet to create any form of legislation prohibiting insurance discrimination are: Idaho, Mississippi, and Vermont (as well as the District of Columbia). These laws were adopted over a span of years during which the information about the types of insurance practices that affect victims was continuously rising and the period in which the NAIC model laws were evolving. As a result, state laws vary widely in scope of coverage, including types of insurance to which they apply, types of practices prohibited, and remedies provided. Protecting victims’ confidentiality is addressed in less than half of the state laws.

The *Compendium* summarizes each state’s insurance anti-discrimination law (as applicable); which types of insurance are covered; and brief summaries of the laws. However, it is important to review the text of the entire law to understand things such as the definition of abuse victim used, if a private right of action is permitted and enforcement mechanisms.
Protocols, Screening and Training Statutes

Very few states or U.S. territories have enacted state statutes requiring domestic violence health care protocols, or screening requirements for health care providers/facilities. Just seventeen states and one U.S. territory—Puerto Rico, enacted laws requiring training on domestic violence for health care providers, and the requirements greatly vary.

However, as noted previously there are many exciting domestic violence and health care collaborations occurring throughout the country and in U.S. territories and a selection that address protocols, training and screening are highlighted below.

Protocols

The Ohio Domestic Violence Network (ODVN) and the Ohio Department of Health (ODH) are collaborating on a number of initiatives including a workplace violence protocol for ODH which has now been expanded into a Governor’s Executive Order. A statewide advisory group has been formed by the Governor to develop training for all state employees and all state workplaces have posters and small safety planning cards in the restrooms.

Training

In Massachusetts, the Domestic Violence Screening Care, Referral, and Information Project (DV SCRIP) was created to improve the quality of care provided to women and children served in the Massachusetts Department of Public Health (MDPH) funded maternal and child health programs by incorporating intimate partner violence screening, identification, protocols and referrals into their existing work. The DV SCRIP training has also been used to train staff of the MDPH Early Intervention Partnership Programs (EIPP) and the home visitation program, FOR Families (FOR: Follow-up Outreach Referral).

With funding from MDPH, Jane Doe Inc. published Sexual Assault, Domestic Violence, and HIV/AIDS: Services, Safety, and Resources, A Guide for Providers that was distributed to MDPH-funded HIV counseling and testing/prevention/education providers in the state. It serves as a training and collaboration tool for both sexual and domestic violence advocates as well as HIV service providers. The HIV/AIDS Bureau also asked Jane Doe Inc. to provide training for all of its counseling/testing as well as for prevention/education providers on utilizing the guide.

The West Virginia Coalition Against Domestic Violence partnered with the West Virginia Bureau for Behavioral Health and Health Facilities to provide statewide training on domestic violence for Behavioral Health and Substance Abuse Providers. The Coalition also partnered with the West Virginia Dental Association, the West Virginia Dental Hygienist Association and the West Virginia School of Dentistry to distribute the Ask, Validate, Document, Refer (AVDR) Tutorial for Dentists and issued laminated screening cards to dentists and hygienists throughout the state.

Screening

Since 2003, the Florida Department of Health (FDOH) has maintained written guidelines for intimate partner violence screening for the more than 400,000 clients served annually. Currently, screening occurs throughout several FDOH programs, including Family Planning, HIV, and Healthy Start, and occurs during initial visits of female clients age 14 and over (and all pregnant females), at annual checkups, periodic health assessments, when the client indicates a new relationship, when the healthcare professional suspects signs of violence, or if medical symptoms characteristic of chronic violence are present. The guidelines were developed as a collaborative project between the Florida Coalition Against Domestic Violence, domestic violence experts, FDOH central office and county health department (CHD) staff.

Reviewing the Compendium and Feedback

To tell us more about your local, statewide or U.S. territory domestic violence and health programs and policies, complete and return the feedback form found at the end of the Compendium.
Tribal Codes on Domestic Violence and Promising Programs in Indian Country

Introduction

What is Indian Country?
Indian Country is land either within an Indian reservation or federal trust (land technically owned by the federal government but held in trust for a tribe or tribal member). For most purposes, Indian Country can be categorized by Reservations, Informal Reservations, Dependent Indian Communities, Allotments, and Special Designations.

Federally Recognized Tribes and Population
There are more than 550 federally recognized Tribes in the U.S. According to the 2010 Census, 5.2 million people in the U.S. or 1.7% of the total U.S. population identified as American Indian and Alaska Native, either alone or in combination with one or more other races. Of this total, 2.9 million were American Indian and Alaska Native only, and 2.3 million were American Indian and Alaska Native in combination with one or more other races.

Jurisdictional Complexities in Indian Country
There are many jurisdictional complexities and limitations to achieve justice for victims of crime in Indian Country. While Tribes are sovereign and maintain a government to government relationship with the U.S., Tribal authority to criminally prosecute and hold perpetrators accountable for sexual and domestic violence crimes committed in Indian Country has been severely restricted. The confusing division of authority among tribal, federal and state governments results in a jurisdictional maze that is complicated by the lack of tribal courts’ criminal jurisdiction over non-Indians, the practical impact of Public Law 280, and other limitations on tribal criminal jurisdiction. The difficulty of determining jurisdiction, and provisions for concurrent jurisdiction of certain cases, can cause conflict and confusion for law enforcement, prosecution, courts, service providers, and crime victims in Indian Country. To help address these disparities, the Tribal Law and Order Act of 2010 was passed to help the U.S. Federal Government better address the unique public safety challenges that confront tribal communities. The Act includes a strong emphasis on decreasing violence against women in Native communities.

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2 (18 USC 1151(a).
3 If a reservation has been disestablished or if the legal existence of a reservation is not clear, remaining trust lands that have been set aside for Indian use are still Indian country (Oklahoma Tax Commission v. Chickasaw Nation, 515 US 450 and Oklahoma Tax Commission v. Sac & Fox Nation, 508 US 114).
4 (18 USC 1151(b).
5 (18 USC 1151(c).
6 Congress can specially designate that certain lands are Indian country for jurisdictional purposes even if those lands might not fall within one of the categories mentioned above. An example of this is Santa Fe Indian School in Santa Fe, New Mexico (Public Law 106-568, section 824(c)).
7 Public Law 280 is a federal statute enacted by Congress in 1953. It enabled states to assume criminal, as well as civil, jurisdiction in matters involving Indians as litigants on reservation land. Previous to the enactment of Public Law 280, these matters were dealt with in either tribal and/or federal court.
Public Law 280 or PL 280 was a transfer of legal authority/jurisdiction from the federal government by Congress to state governments in six states (California, Minnesota, Nebraska, Oregon, Wisconsin, and Alaska) that could not refuse jurisdiction. This transfer gave extensive criminal and civil jurisdiction over tribal lands within those states to the state governments. PL 280 moved Federal criminal jurisdiction over offenses involving Indians in Indian Country to the states mentioned above, and gave other states the option to also assume such jurisdiction in the future. Criminal laws in those states therefore became effective over Indians who were either in or out of Indian Country. However, PL 280 did not provide any financial support to the states for these new responsibilities. Under PL 280, about 28% of the reservation-based tribal population and 28% of all federally recognized tribes in the contiguous 48 states, as well as 70% of all federally recognized tribes including all Alaska Natives and their villages, are covered.

Domestic Violence Fatality Review

Understanding how fatality reviews are conducted in Indian Country is complex since each federally recognized tribe is a sovereign nation and may establish different protocols, if any at all. Many of the fatality review protocols that state and counties have developed include components specific to team membership, record retrieval, report writing and inclusion of local members. These requirements may differ in tribal and federal environments. For example, statutes that allow for the procurement of state and local data reports are not the same in a federal/tribal environment. Law enforcement, probation, and medical reports all must be obtained through a federal source, such as FBI, Bureau of Indian Affairs (BIA), Bureau of Alcohol, Tobacco, Firearms and Explosives (BATF), U.S. Attorney’s Office (USAO) or the federal Victim Services and/or the Office of Federal Probation.

In Montana, Native Americans are the state’s largest minority, comprising approximately seven percent of the population. Of the 66,000 Native Americans who reside in Montana, almost 57% reside on one of the state’s seven reservations. According to Montana’s statewide Fatality Review Commission, Native victims account for 17% of deaths since 2000. A fatality review committee in Montana found that it was necessary for federal law enforcement or criminal justice employees to be part of a team undertaking reviews. Such federal agencies might include the FBI, Bureau of Indian Affairs (BIA), Bureau of Alcohol, Tobacco, Firearms, and Explosives (BATF), U.S. Attorney’s Office USAO, federal Victim Services and/or the Office of Federal Probation.

As a result of the fatality review collaboration between state, county and tribal agencies in Montana, a “Hope Card” was developed that distilled the key elements of an Order of Protection on a portable card for victims. The card was initiated

13 http://indiannations.visitmt.com
by a BIA agent working on the Crow Reservation and was originally offered as part of the Tribe’s Purple Feather Cam-
paign, focusing more broadly on domestic violence. If it was not for the collective collaboration between these agencies
the resourceful Hope Card would not have been possible.15

Domestic and Sexual Violence Health Care Policies

Model protocols on domestic and sexual violence for health care systems are readily available for review and adaptation. In
2011, the Indian Health Service (IHS) released a national sexual assault protocol as part of its “Indian Health Manual” to
establish a uniform standard of care for sexual assault victims (adults and adolescents) seeking clinical services at an IHS
hospital. Examples of domestic violence protocols implemented by Tribal and Federal clinics and hospitals are offered via the
IHS website.16 They were developed in order to ensure the victim’s care is culturally sensitive, patient-centered, and that all
of their needs are addressed in addition to a coordinated community response. The policies are also important because they
may aid (as evidence) in the criminal justice system. The Indian Health Service/Administration for Children and Families
Domestic Violence Pilot Project (2002-2009) supported Urban/Tribal and federal clinics and hospitals to establish domestic
violence protocols and conduct routine assessment for abuse.

A standard protocol should include a definition of domestic violence, sexual assault, assessment questions and identifi-
cation of who will ask them, interviewing strategies, safety assessment and planning guidelines, discharge instructions,
clarification of legal requirements, procedures for collection of evidence (photographs, other evidence) and medical record
documentation, referral information, and plan for staff education.

Protocols should specifically address confidentiality, clarify information sharing, and detail that assessment takes place in
private, and never in front of accompanying friends, family, or partners to assure that safety is not compromised. Visit
www.futureswithoutviolence.org/health for model domestic violence protocols from large hospitals, small clinics and
urban programs specific to: Primary Care, Dental, Sexual Assault, and Employees.

Mandatory Reporting of Domestic Violence to Law Enforcement
by Health Care Providers in Indian Country

In the U.S., states maintain authority to set the reporting requirements for health care providers who provide care to victims
(or suspected victims) of domestic violence; there is no federal law with such regulations. As sovereign nations, tribes can assert
jurisdiction in criminal and civil actions involving assaults against Native women17 and namely through the development of
domestic violence, or sexual assault tribal laws. Such laws may reflect traditional values to support the safety of individuals and
families, as well as identifying how state or federal laws might apply in their community.18 Tribal laws could also include compo-
nents specific to health care responses. Currently, tribal codes and/or laws that mandate that health care providers working in In-
dian Country report domestic violence to law enforcement have not been identified. (Similarly, only three out of the fifty U.S.
states have mandatory reporting laws specific to health care providers). Recent data suggest that health care providers in Indian
Country have the unique and critical opportunity to conduct early identification and primary prevention of abuse. Routine as-
sessments for domestic violence and sexual assault combined with community partnerships have produced promising results.

16 http://www.ihs.gov/MedicalPrograms/MCH/V/index.cfm
17 Tribal Legal Code Resource: Domestic Violence Laws (Guide for Drafting or Revising Victim-Centered Tribal Laws Against Do-
source_Domestic_Violence_Laws.pdf
18 Ibid.
Child Abuse Reporting Laws

Reporting laws in regards to children in Indian Country are more developed than those for intimate partner violence. In 1990, Congress passed the Crime Control Act. Part of the act mandated that professionals report child abuse that happens on federal land (i.e., reservations) or in federal facilities. Much like standard reporting procedures, personnel with knowledge or reasonable suspicion that a child was abused in Indian Country, or that actions are being taken or will be taken that would result in the abuse of a child in Indian Country must immediately report such abuse or action to local child protective services or local law enforcement. In every federally operated (or contracted) facility, and on all federal lands, a standard written reporting form, with instructions, shall be disseminated to all the mandated reporter groups. Use of the form is encouraged, but should not take the place of telephone and oral reports. All reports that are received will be promptly investigated, and whenever appropriate, shall be conducted jointly by social services, law enforcement personnel, with a view toward avoiding unnecessary multiple interviews with the child. Upon receipt of the report, local law enforcement or social services will notify the Federal Bureau of Investigation if the abuse involves an Indian child or if the alleged abuser is Indian.

The Indian Child Welfare Act Summary

Reporting child abuse to authorities has been a contested issue for Native communities because of the history of child removal to non-Native adoptive families and boarding schools, among other reasons. Native communities worked to keep children removed from abusive homes in Indian Country and to determine child welfare decisions. This led to the passage of the Indian Child Welfare Act (ICWA) in 1978. The intent of Congress under ICWA was to “protect the best interests of Indian children and to promote the stability and security of Indian tribes and families” (25 U.S.C. § 1902). ICWA sets federal requirements that apply to state child custody proceedings involving an Indian child who is a member of or eligible for membership in a federally recognized tribe.

The Indian Child Welfare Act, 25 U.S.C. § 1901 et. seq., recognizes that there is a government to government relationship between the United States and Tribes. This law, passed in 1978, affirms that special political relationship, and is not based on race or ethnic factors. Responding to reports that 25-35% of Indian children nationwide (as high as 50-75% in some states) had been removed from their families and placed at a rate of nearly 90% in non-Indian homes; Congress found that there is no resource that is more vital to the continued existence and integrity of Indian tribes than their children. Congress also determined that states often failed to recognize the essential tribal relations of Indian people and the cultural and social standards prevailing in Indian communities and families. Congress declared that it is the policy of this nation to protect the best interest of Indian children and to promote the stability and security of Indian Tribes and families by the establishments of minimum federal standards for the removal of Indian children from their families and the placement of such children in foster or adoptive homes which will reflect the unique values of Indian culture.

21 Health Care Personnel including physicians, surgeons, dentists, podiatrists, chiropractors, nurses, dental hygienists, optometrists, medical examiners, emergency medical technicians, paramedics and any person employed in the mental health profession.
22 P.L. 101-630; 18 U.S.C.
23 P.L. 101-647; 18 U.S.C.
24 Content from this section was adapted from the Tribal Law and Policy Institute’s “The Indian Child Welfare Act Summary” http://nc.casaforchildren.org/files/public/community/programs/Tribal/indian-child-welfare-act-summary.pdf
Purpose of the Indian Child Welfare Act:
To protect the best interests of Indian children and to promote the stability and security of Indian tribes and families by the establishment of minimum Federal standards for the removal of Indian children and placement of such children in homes which will reflect the unique values of Indian culture... 25 U.S.C. § 1902.

- ICWA regulates States regarding the handling of child abuse and neglect and adoption cases involving Native children - State courts, State Child Protection agencies, and adoption agencies;
- ICWA sets minimum standards for the handling of these cases;
- ICWA affirms the rights of Tribal Courts to adjudicate child abuse and neglect and adoption cases involving children on the reservation;
- ICWA establishes a preference for Tribal courts to adjudicate child abuse and neglect cases in situations of concurrent jurisdiction; and
- ICWA affirms and supports Tribal jurisdiction in child welfare proceedings.

Promising Practices and Federally-funded Tribal Programs

Futures Without Violence, formerly Family Violence Prevention Fund, in partnership with faculty from Sacred Circle and Mending the Sacred Hoop Technical Assistance Project, worked with more than 100 Indian, Tribal and Urban health care facilities as well as DV advocacy programs across the United States to improve the health system response to domestic violence. This community partnership has resulted in the training of thousands of health care providers and community advocates, identified and empowered national experts, instituted sustainable DV response programs in hospitals and clinics, developed model policies and tools to better address abuse and prevent violence, and dramatically increased screening for DV. The complete report, Building Domestic Violence Health Care Responses in Indian Country: A Promising Practices Report, can be found at www.futureswithoutviolence.org/health.

Additionally, in 2010 the Indian Health Service (IHS) launched their Domestic Violence Prevention Initiative (DVPI) by a nationally coordinated demonstration program addressing domestic violence and sexual assault in American Indian and Alaska Native communities. IHS works in partnership with Tribes to bring resources together to provide access to services for victims. In 2010, the DVPI funded 65 IHS, Tribal, and Urban Indian health programs. Their core priority areas are to 1) Provide targeted domestic violence and sexual assault prevention and intervention resources to communities in Indian Country with the greatest need; 2) Expand outreach advocacy programs into Native communities; 3) Expand Domestic Violence and Sexual Assault Pilot projects, and; 4) Train and purchase forensic equipment to support the Sexual Assault Nurse Examiner (SANE), Sexual Assault Forensic Examiner (SAFE), and Sexual Assault Response Team (SART) activities.

The Office on Violence Against Women (OVW) currently administers 18 grant programs authorized by the Violence Against Women Act of 1994 and subsequent legislation. These grant programs are designed to develop the nation's capacity to reduce domestic violence, dating violence, sexual assault, and stalking by strengthening services to victims and holding offenders accountable for their actions. The Grants to Indian Tribal Governments Program (Tribal Governments Program), authorized by Title IX of the Violence Against Women Act of 2005 (VAWA 2005), is designed to enhance the ability of tribes to respond to violent crimes against Indian women, enhance victim safety, and develop education and prevention strategies.
OVW’s Tribal Governments Program awards funds to develop and enhance effective plans for tribal governments to respond to violence committed against Indian women; strengthen the tribal criminal justice system; improve services available to help Indian women who are victims of violence; create community education and prevention campaigns; address the needs of children who witness domestic violence; provide supervised visitation and safe exchange programs; provide transitional housing assistance; and provide legal advice and representation to survivors of violence who need assistance with legal issues caused by the abuse or the violence they suffered. In Fiscal Year 2008, the Tribal Governments Program funded 65 projects totaling approximately $30 million.

**Family Violence Prevention & Services (FVPSA)** is the primary Federal funding stream dedicated to provide immediate shelter and supportive services for victims of family violence, domestic violence or dating violence and their dependents. Funding to the States, Territories, and Tribes provides core support to more than 1,500 community-based domestic violence programs and 200 tribes. All federally recognized Tribes are eligible for FVPSA formula-based funding. Contact Shena Williams at shena.williams@acf.hhs.gov.

Finally, in 2013, five native health facilities and six states were selected to participate in *Project Connect: 2.0*, a national initiative to change how adolescent health, reproductive health and Native health services respond to sexual and domestic violence. Futures Without Violence, in collaboration with the **Office on Women’s Health** provides technical assistance and monitors the grantees for the three year initiative (2013-2015). Project Connect 2.0 is supported by the Office on Women’s Health, U.S. DHHS and funded through the Violence Against Women Reauthorization Act of 2006.

The participating Native health sites are: Little Traverse Bay Band of Odawa Indians (Michigan), Nooksack Tribal Health Clinic (Washington), Passamaquoddy Health Center (Maine), The Queen’s Medical Center (Hawaii), and Washoe Tribe of Nevada and California (Nevada). For more information on Project Connect 2.0 visit [www.futureswithoutviolence.org/health](http://www.futureswithoutviolence.org/health)

The goals for these five Native health sites are to:
- Educate providers & public health professionals on domestic and sexual violence (DSV) and assessment and intervention
- Promote education, health & safety options for patients
- Institutionalize clinic policy
- Build partnerships with regional or tribal DSV programs
- Contribute to a learning community
- Evaluate progress

The first phase of **Project Connect: A Coordinated Public Health Initiative to Prevent Violence against Women** (2010-2012) included the participation of two Native health facilities (Kima:w Medical Center and Southern Indian Health Council) and eight states. As part of that work 6,000 health care providers were trained to assess for, and respond to, domestic and sexual violence in clinical settings. The initiative also helped establish partnerships between public health programs and domestic and sexual violence advocates to effectively identify and refer victims of abuse.
Organizations and Resources of Interest

The following organizations offer useful resources from model codes, training, technical assistance and Native American specific resource/outreach materials.

**Tribal Law and Policy Institute**

**www.tribal-institute.org**

The Tribal Law and Policy Institute is a Native American owned and operated non-profit corporation organized to design and deliver education, research, training, and technical assistance programs which promote the enhancement of justice in Indian Country and the health, well-being, and culture of Native peoples, including the following:

- On-Site Training
- Tribal Court Development
- Tribal Court Review Services
- Tribal Code Drafting and Revision (Check Out: Tribal Legal Code Resource: Domestic Violence Laws, Guide for Drafting or Revising Victim Centered Tribal Laws Against Domestic Violence
- Grant and Proposal Writing
- Tribal Court Website Development

**Mending the Sacred Hoop**

**www.mshoop.org**

Mending the Sacred Hoop seeks to restore safety and integrity to Native women by assisting Native Sovereign Nations in strengthening their response to domestic violence and sexual assault. They work to improve the safety of Native women who experience battering, dating violence, sexual assault, and stalking by assisting tribes with training, technical assistance and resource materials that specifically address violence against American Indian/Alaska Native women, including the following:

- Training
- Technical Assistance
- Resource Development

**Seattle Indian Health Board**

**www.sihb.org**

The Seattle Indian Health Board seeks to be a leader in the health of urban Indians both locally and throughout the nation. Hosting special initiatives like the NLM consultation and managing the Urban Indian Health Commission provides SIHB with a rare opportunity to raise our voice to those with influence and resources to further their work. (Check Out: High Rates of Reproductive Health Risk & Sexual Violence are seen among Urban American Indian and Alaska Native Women)

**Amnesty International Report, Maze of Injustice:**

*The Failure to Protect Indigenous Women from Sexual Violence in the USA*

**www.amnestyusa.org**

This report is based on research carried out during 2005 and 2006 by Amnesty International USA (AIUSA) in consultation with Native American and Alaska Native organizations and individuals. The research draws on Amnesty International’s interviews with survivors of sexual violence and their families, activists, support workers, service providers and health workers.
Futures Without Violence
www.futureswithoutviolence.org

For more than three decades, Futures Without Violence has worked to end violence against women and children around the world. Instrumental in developing the landmark Violence Against Women Act passed by Congress in 1994, Futures has continued to break new ground by reaching new audiences including men and youth, promoting leadership within communities to ensure that violence prevention efforts become self-sustaining, and transforming the way health care providers, police, judges, employers and others address violence. Check Out:

• Building Domestic Violence Health Care Responses in Indian Country: A Promising Practices Report. In partnership with faculty from Sacred Circle and Mending the Sacred Hoop, Futures worked with more than 100 Indian, Tribal and Urban health care facilities as well as domestic violence (DV) advocacy programs across the United States to improve the health system response to domestic violence. With funding from the Indian Health Service and Administration for Children and Families, the IHS/ACF Domestic Violence Project began in 2002 and in the years since, has trained thousands of health care providers and community advocates, identified and empowered national experts, instituted sustainable DV response programs in hospitals and clinics, developed model policies and tools to better address abuse and prevent violence, and dramatically increased screening for DV. This report explains how that work that can be replicated.

• Safety Cards
• AI/AN Posters

Minnesota Indian Women’s Coalition
www.miwr.org

The Minnesota Indian Women’s Resource Center (MIWRC) is a non-profit organization that provides a comprehensive set of gender and culturally based services for American Indian women and their families. Located in the Philips neighborhood of Minneapolis and founded in 1984, MIWRC provides a broad range of programs designed to educate and empower American Indian women, their families and the surrounding community. Check Out:

• Shattered Hearts Report, The Commercial Sexual Exploitation of American Indian Women & Girls in Minnesota. The topic of this report is the commercial sexual exploitation of American Indian women and girls in Minnesota, including but not limited to sex trafficking.
## Quick Chart: State Statutes and Policies on Domestic Violence and Health Care

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### State Statutes and Policies on Domestic Violence and Health Care (Cont.)

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** These states (SC, NC and WY) maintain insurance discrimination statutes that apply only to group health insurance.
*** TN just has statistical reporting.
**Statutes Addressing**

**Fatality Review:** Code of Ala. §§ 30-9-1 and 30-9-2 allows a domestic violence fatality review team to be established on the local, regional, or state level to review fatal and near-fatal incidents of domestic violence, related domestic violence matters, and suicides. Such teams should consist of the coroner or county medical examiner, domestic violence advocates, and any other persons who have knowledge regarding domestic violence fatalities, nonlethal incidents of domestic violence, or suicide, including research, policy, law, and other matters connected with fatal incidents.

**Insurance Discrimination:** Code of Ala. § 10A-20-6.16(a)(2) applies to health, life, disability and property insurance for special purpose entities. Code of Ala. § 27-55-2 applies to insurance that is not associated with special purpose entities. They state that no insurer in Alabama may deny, refuse to issue, renew, reissue, cancel, or otherwise terminate, restrict, or exclude coverage on an insurance policy or health benefit plan; exclude or limit coverage for a loss, deny benefits, or deny a claim; add a premium differential to an insurance policy or health benefit plan; terminate health coverage for a subject of abuse, where the subject of abuse does not qualify for coverage under COBRA because coverage originally was issued in the name of the abuser; on the basis of an applicant’s or insured’s abuse status, or on the basis of any association, relationship, or assistance to a subject of abuse. The statute for general and commercial insurers is slightly different, in that it allows general polices that may result in disproportionate impact on victims of domestic violence, however there cannot be any targeted policies.

**Mandatory Reporting:** Code of Ala § 22-11C-5 requires the reporting of all head and spinal injuries treated by medical practitioners to the State Health Officer.

**Protocols:** None.

**Screening:** None.

**Training:** Code of Ala § 30-6-[1-13] establish the Alabama Coalition Against Domestic Violence, which is tasked with establishing education, training, research and evaluation standards regarding domestic violence.

**Public Funding Earmarked for Health Care and Domestic Violence**

**VAWA:** None.

**Others:** None.

**Public Health Responses**

The Rape Prevention and Education Program Manager, who represents the Alabama Department of Public Health, serves on the Council on Violence Against Women hosted by the Alabama Coalition Against Domestic Violence. The Council has representatives from multiple disciplines working to develop strategies to prevent domestic violence. Another collaborative project aims to amend the Alabama State Plan on Violence Against Women to include primary prevention policies and protocols.
## ALASKA

### Statutes Addressing

#### Fatality Review:

Alaska Stat. § 18.66.400 allows the commissioner of public safety to establish domestic violence fatality review teams in areas of the state, and municipalities to establish domestic violence fatality review teams in their municipality. Membership may include representatives from the office of the chief medical examiner and other domestic violence advocates. These meetings are closed to the public, and all information is presumed confidential unless released as part of a public report.

#### Insurance Discrimination:

Alaska Stat. § 21.36.430 applies to health, life, disability and property insurance. It requires that no insurers in Alaska can refuse to issue or renew coverage, limit the scope of insurance coverage, cancel an existing policy, deny a covered claim, or increase the premium on an insurance policy if the refusal, cancellation, the denial, or increase results only from the fact that the person was a victim of domestic violence or a provider of services to victims of domestic violence. For additional information on the provisions of the statute go to http://www.legis.state.ak.us/basis/folio.asp.

#### Mandatory Reporting:

Alaska Stat. § 08.64.369 requires health care professionals (not including practitioners of religious healing, armed services and US Public Health services medical professionals and midwives) to report specific types of burns, gunshot wounds, non-accidental wounds caused by knives, axes or other sharp pointed instruments, as well as any other non-accidental injuries likely to cause death to local law enforcement agencies.

#### Protocols:

Alaska Stat. § 18.66.300 mandates that the AK Council on Domestic Violence and Sexual Assault consult with the State Department of Health and Social Services to produce standards and procedures for the delivery of services by health care providers to domestic violence victims. The Department of Health and Social Service shall make available to those facilities a written notice of the rights of victims of domestic violence and the services available to them.

#### Screening:

None.

#### Training:

Alaska Stat. § 18.66.310 provides for continuing domestic violence education for all public employees who are required by law to report child abuse under §47.17.020 (includes practitioners of the healing arts). Such education must include the nature, extent, and causes of domestic violence, procedures designed to promote the safety of the victim and other household members, resources available to victims and perpetrators of domestic violence, and the lethality of domestic violence.

### Public Funding earmarked for health care and domestic violence

#### VAWA:

None.

#### Others:

None.
ARIZONA

Statutes Addressing

Fatality Review: A.R.S. § 41-198 creates fatal or near fatal domestic violence review teams in political subdivisions of the state. These reviews happen after any criminal proceedings are completed, and are closed to the public. The review teams are composed of a law enforcement representative, a court representative, a representative from the prosecutor’s office, a victim of domestic violence, and a representative from the county medical examiner’s office. In cases where a child was involved in some manner, then a representative from Child Protection Services will also participate.

Insurance Discrimination: A.R.S. § 20-448G-L applies to health, life, disability and property insurance. It requires that no insurers in Arizona deny a claim incurred or deny, refuse, refuse to renew, restrict, cancel, exclude or limit coverage or charge a different rate for the same coverage solely on the basis that the insured or proposed insured is or has been a victim of domestic violence or is an entity or individual that provides counseling, shelter, protection or other services to victims of domestic violence. For additional information on the provisions of the statute go to http://www.azleg.gov/FormatDocument.asp?inDoc=/ars/20/00448.htm&Title=20DocType=ARS.

Mandatory Reporting: A.R.S. § 13-3806 requires physicians, surgeons, nurses or hospital attendants called upon to treat any person for gunshot wounds, knife wounds or other material injuries which may have resulted from a fight, brawl, robbery, or other illegal or unlawful act, to immediately notify local law enforcement.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
Public Health Responses

The Arizona Department of Health Services provides funds to six rural domestic violence shelters and three other agencies that provide domestic violence services, training and/or prevention programs. The Arizona Department of Health Services also funds child and adolescent related domestic violence programs and activities.

Arizona was one of eight states that participated in the first phase of Project Connect: A Coordinated Public Health Initiative to Prevent Violence against Women (2010-2012) funded by the Office on Women’s Health, U.S. DHHS with support from the Administration for Children and Families, U.S. DHHS, and coordinated by Futures Without Violence. As part of that project nearly 600 health care providers were trained to assess for, and respond to, domestic and sexual violence in clinical settings. The initiative also helped strengthen the partnership between the Arizona Department of Health Services and the Arizona Coalition Against Domestic Violence, Arizona Association of Community Health Centers, and the South Eastern Health Education Centers to effectively identify and refer victims of abuse. Over a 30-month period, the Coalition provided over 40 trainings for healthcare providers, in addition to other community and regional trainings for community members and other service providers. An unexpected level of interest from the Department of Health Services home visitation program resulted in a training plan to reach all of their providers. Involvement in Project Connect led to new state requirements for assessment for reproductive coercion and that includes warm referrals to local DV advocacy agencies for publicly funded family planning and adolescent health services (Title V & Title X). These requirements will be phased in for the next contract cycle; the state public health department is currently presenting them as “strong recommendations,” and is providing technical assistance during site visits to help clinics implement the intervention. In addition, the Arizona Department of Health Services Division of Behavioral Health provided state-wide educational web trainings to behavioral health providers.

In addition to these collaborations and programs, The Governor’s Commission to Prevent Violence Against Women in partnership with domestic and sexual violence organizations, developed a state plan addressing domestic and sexual violence. The Bureau of Women’s and Children’s Health is a member of the State Agency Coordinating Team that is staffed by the Governor’s Office and consists of staff from all state agencies that deal with domestic violence, sexual violence and other violent crimes. The agencies coordinate services to ensure the prevention of crimes and assistance to victims.
ARKANSAS

Statutes Addressing

Fatality Review: None.

Insurance Discrimination: A.C.A. § 23-66-206(14)(G)(i) applies to health, life, disability and property insurance. It prohibits insurers in Arkansas from refusing to insure or continue to insure an individual or risks solely because of the individual’s race, color, creed national origin, citizenship, status as a victim of domestic abuse, or sex abuse. For additional information on the provisions of the statute go to http://www.arkleg.state.ar.us/bureau/Publications/Arkansas%20Code/Title%23.pdf.

Mandatory Reporting: A.C.A. § 12-12-602 requires all physicians, surgeons, hospitals, druggists, or other persons or entities that render first aid treatment, to report to the county sheriff all cases of knife or gunshot wounds treated by them, or received in the hospital, when the wounds reappear to have been intentionally inflicted.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
**Statutes Addressing**

**Fatality Review:**
Cal Pen Code § 11163 allows counties to establish interagency domestic violence death review team to assist local agencies in identifying and reviewing domestic violence deaths, including homicides and suicides. The review team shall include coroners and medical examiners, county health department staff who deal with domestic violence victims’ health issues and medical personnel with expertise in domestic violence abuse.

**Insurance Discrimination:**
Cal. Ins. Code §§ 675, 675.5, 676.9, 10144.2, 10144.3 applies to health, life, disability and property insurance. It requires that no insurer in California can deny, refuse to accept an application, refuse to insure, refuse to renew, cancel, restrict, or otherwise terminate, or charge a different rate for the same coverage, on the basis that the applicant or insured person is, has been, or may be a victim of domestic violence. For more information on the provisions of the statute go to [http://www.leginfo.ca.gov/cgi-bin/displaycode?section=ins&group=00001-01000&file=675-679.7](http://www.leginfo.ca.gov/cgi-bin/displaycode?section=ins&group=00001-01000&file=675-679.7)

**Mandatory Reporting:**
Cal. Penal Code §§11160 and 11161 require that any health practitioner employed in a health facility, clinic, physician's office, local or state public health department, or clinic or other facility operated by a local or state public health department, is required to make a report to local law enforcement if he or she provides medical services for a physical condition to a patient whom he or she knows or reasonably suspects is suffering from any wound or other physical injury that is the result of assaultive or abusive conduct as defined, including sexual assault; or any person suffering from any wound or other physical injury inflicted by his or her own act or inflicted by another where the injury is by means of a firearm.

Cal Pen Code § 13823.11 states that the minimum standards for the examination and treatment of victims of sexual assault or attempted sexual assault shall include notification to law enforcement authorities.

**Protocols:**
Cal. Health & Saf. Code § 1233.5 requires that policies and procedures adopted by clinic boards, as described above, shall include documenting in the medical record patient injuries or illnesses attributable to spousal or partner abuse, and providing to patients who exhibit signs of spousal or partner abuse a current referral list of private and public community agencies that provide, or arrange for, the evaluation, counseling, and care of persons experiencing spousal or partner abuse, including, but not limited to, hot lines, local battered women's shelters, legal services, and information about temporary restraining orders.

Cal. Health & Saf. Code § 1259.5 requires that the policies and procedures adopted by general acute care hospitals, acute psychiatric hospitals, special hospitals, psychiatric health facilities, and chemical dependency recovery hospitals, as described above, include documenting injuries attributable to spousal or partner abuse, advising patients who exhibit signs of such abuse of crisis intervention services available through the facility or the community, and providing them with a referral list, to be updated periodically, of private and public community agencies that provide, or arrange for, evaluation of and care for persons experiencing spousal or partner abuse, including, but not limited to, hot lines, local battered women's shelters, legal services, and information about temporary restraining orders.

Cal Pen Code § 13823.5 requires the agency or agencies designated by the Director of Finance to establish a protocol for the examination and treatment of victims of sexual assault and attempted sexual assault, and the collection and preservation of evidence. The protocol shall contain recommended methods for meeting the standards specified in § 13823.11.
Cal Pen Code § 11161.2(b) requires the agency or agencies designated by the Director of Finance pursuant to § 13820, in cooperation with the State Department of Health Services, to establish medical forensic forms, instructions, and examination protocol for victims of domestic violence using as a model the form and guidelines developed pursuant to § 13823. The form should include a place for notation concerning taking a patient history of domestic violence, performance of the physical examination for evidence of domestic violence and a complete documentation of medical forensic exam findings.

**Screening:**

Cal. Health & Saf. Code § 1233.5 requires a licensed clinic board (“clinic” defined in § 1200 and 1200.1) and its medical director to establish and adopt written policies and procedures to screen patients for purposes of detecting spousal or partner abuse.

Cal. Health & Saf. Code § 1259.5 requires general acute care hospitals, acute psychiatric hospitals, special hospitals, psychiatric health facilities, and chemical dependency recovery hospitals to establish written policies and procedures to screen patients routinely for the purpose of detecting spousal or partner abuse and provide education for appropriate hospital staff about the criteria for identifying, and the procedures for handling, patients whose injuries or illnesses are attributable to spousal or partner abuse.

**Training:**

Cal. Bus. & Prof. Code §2191(h) directs the Division of Medical Licensing to consider providing a continuing education course on screening for signs exhibited by abused women.

Cal. Bus. & Prof. Code §2196.5 requires the state board to periodically disseminate information and educational material regarding the detection and treatment of spousal or partner abuse to each licensed physician and surgeon and to each general acute care hospital in the state.

Cal. Bus. & Prof. Code § 2091.2 requires all applicants for medical licensure prove that they have received instruction and coursework in spousal or partner abuse detection and treatment.

Cal. Pen. Code §13823.93 establishes one hospital-based training center to train medical personnel on how to perform medical evidentiary examinations for victims of child abuse or neglect, sexual assault, and domestic violence. The training will be available for medical personnel as well as law enforcement and the courts throughout the state and must meet numerous conditions and standards.

**Public Funding Earmarked for Health Care and Domestic Violence**

**VAWA:** None.

**Others:** None.
COLORADO

Statutes Addressing

Fatality Review: None.

Insurance Discrimination: C.R.S. §§ 10-3-1104.8, 10-3-1108 applies to health, life, disability and property insurance. It prohibits insurers in Colorado from denying, refusing to issue, refusing to renew, refusing to reissue, canceling, or otherwise terminating an insurance policy or restricting coverage; adding any surcharge or rating factor to a premium of an insurance policy solely because of that person’s domestic abuse status.

Mandatory Reporting: C.R.S. § 12-36-135 requires physicians, nurses and other health care providers as defined in 12-36-106 to report attending to or treating any wounds believed to be intentionally inflicted on a person or any other injury that the physician has reason to believe involves a criminal act, including injuries resulting from domestic violence to local police.

Protocols: None.

Screening: None.

Training: C.R.S. §§ 26-7.5-101 and 26-7.5-103 encourage the development of domestic abuse programs by units of local government which shall provide educational programs for both the community at large and specialized groups, such as medical personnel and law enforcement.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
CONNECTICUT

**Statutes Addressing**

**Fatality Review:** None.

**Insurance Discrimination:** Conn. Gen. Stat. § 38a-816 (18), 38a-469 applies to health insurance. It prohibits health insurers in Connecticut from refusing to insure, refusing to continue to insure or limiting the amount, extent or kind of coverage available to an individual or charging an individual a different rate for the same coverage because such individual has been a victim of family violence.

**Mandatory Reporting:** Conn. Gen. Stat. § 19a-490f requires all hospitals, outpatient clinics and surgical facilities to report treatment of any injuries resulting from the discharge of a firearm to local police departments.

**Protocols:** None.

**Screening:** None.

**Training:** Conn. Gen. Stat. § 20-10b requires all medical and surgical professionals seeking license renewal to complete a continuing education program which must include at least one hour of education or training relating to domestic violence. A licensee applying for first time renewal or those not engaged in active professional practice of any form are exempt.

**Public Funding Earmarked for Health Care and Domestic Violence**

**VAWA:** None.

**Others:** None.
Statutes Addressing

**Fatality Review:** 13 Del. C. § 2105 allows the Domestic Violence Coordinating Council to investigate and review all deaths and near deaths that occur as a result of domestic violence through a Fatal Incident Review Team. Membership shall include the Director of the Division of Substance Abuse and Mental Health and other domestic violence advocates.

**Insurance Discrimination:** 18 Del. C. §§ 2302(5), 2304(24)-(25), 3340 applies to health, life, disability and property insurance. It requires that no insurers in Delaware deny, refuse to issue, refuse to renew, refuse to reissue, cancel or otherwise terminate an insurance policy or restrict coverage; add any surcharge or rating factor to a premium of an insurance policy; exclude or limit coverage for losses or deny a claim; because that individual is, has been or may be the subject of abuse or seeks, has sought or should have sought, medical or psychological treatment for abuse, protection from abuse or shelter from abuse; because of an individual’s history of, status as, or potential to be subject to abuse; or for losses incurred by an insured as a result of abuse or the potential for abuse. For additional information on the provisions of the statute go to http://delcode.delaware.gov/title18/c023/index.shtml#2304.

**Mandatory Reporting:** 24 Del. C. § 1762 requires all persons certified to practice medicine who attend to or treats stab wounds, poisonings (other than accidental), or firearm injuries to report to local policing authorities.

**Protocols:** None.

**Screening:** None.

**Training:** None.

Public Funding Earmarked for Health Care and Domestic Violence

**VAWA:** None.

**Others:** None.

Public Health Responses

The Delaware Coalition Against Domestic Violence (DCADV) has partnered with the Office of Women’s Health and other stakeholders to develop and implement a statewide plan to prevent intimate partner violence. DCADV and community prevention partners are also working with Delaware’s Department of Education to provide health teacher training, TA, and materials to implement a “Developing Healthy Relationships” program for high school and middle school students that will also meet recently revised Board of Education standards to add interpersonal violence prevention programming as a curriculum requirement for schools.

Additionally, Delaware’s Division of Public Health held their first statewide conference on the primary prevention of intimate partner violence in 2010, and will be working with DCADV to provide further training for their staff and contractors. Furthermore, through support from Delaware’s Verizon Foundation and technical assistance from the DV and Mental Health Policy Initiative in Chicago,
DCADV is developing a long-term, coordinated community response to support victims of domestic violence based on the trauma-informed approach.

Finally, DCADV’s provision of the “In Her Shoes: The Economic Justice Version” training for three separate units of Delaware Technological and Community College has resulted in DCADV conducting a train the trainer for Del Tech’s nursing staff and the complete incorporation of the two hour “In Her Shoes” training into Del Tech’s standard nursing program at its Terry Campus. DCADV intends to share this idea with other nursing programs in Delaware.

Finally, in 2013, Delaware was one of six states and five native health facilities selected to participate in Project Connect: 2.0, a national initiative to change how adolescent health, reproductive health and Native health services respond to sexual and domestic violence. Futures Without Violence, in collaboration with the Office on Women’s Health, provides technical assistance and monitors the grantees for the three year initiative (2013-2015). Project Connect 2.0 is supported by the Office on Women’s Health, U.S. DHHS and funded through the Violence Against Women Reauthorization Act of 2006. The Project Connect 2.0 work in Delaware is being lead by the Delaware Coalition Against Domestic Violence, working in partnership with the Delaware Division of Public Health to develop state policies to require assessment for reproductive coercion and IPV, and partnership with local advocacy organizations for all state-funded family planning settings. In addition, family planning providers from five clinic sites are currently being trained to assess for and respond to reproductive coercion and IPV with an evidence-based intervention using a patient safety card, including harm reduction strategies and referrals to local advocates when abuse is disclosed.
Statutes Addressing

Fatality Review: Fla. Stat. § 741.316 allows for establishment of domestic violence fatality review teams at a local, regional, or state level in order to review fatal and near-fatal incidents of domestic violence, related domestic violence matters, and suicides. Membership must include a representative from the Office of the Medical Examiner and other victim’s services.

Insurance Discrimination: Fla. Stat. § 626.9541 (1)(g)(3) applies to health, life, disability, automobile, managed care and property and casualty insurance. It prevents all insurers in Florida from refusing to issue, reissue, or renew a policy, refusing to pay a claim, cancel or otherwise terminate a policy, or increasing rates based upon the fact that an insured or applicant who is also the proposed insured has made a claim, sought or should have sought medical or psychological treatment in the past for abuse, protection from abuse, or shelter from abuse, or that a claim was caused in the past by, or might occur as a result of, any future assault, battery, or sexual assault by a family or household member upon another family or household member. The statute allows restrictions that target conditions that may have been caused by domestic violence, but does not allow companies to consider the abuse as a causing factor.

Mandatory Reporting: Fla. Stat. § 790.24 requires any physician, nurse, or employee thereof and any employee of a hospital, sanitarium, clinic, or nursing home who knowingly treats or is requested to treat any person suffering from a gunshot wound or life threatening injury indicating an act of violence shall report immediately to the sheriff’s department. Willful failure to report is punishable as a misdemeanor.

Fla. Stat. § 877.155 requires any person who treats, or is requested to treat, second or third degree burns affecting 10% or more of the body, to report such treatment to the sheriff’s department if they determine the burns were caused by a flammable substance and if they suspect the injury is a result of violence or other unlawful activity.

Protocols: None.

Screening: None.

Training: Fla. Stat. § 456.031 mandates a two-hour continuing education course on domestic violence as part of every third biennial re-licensure or recertification for physicians, nurses, dental care providers, licensed clinical social workers, mental health professionals and other health care providers.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
**GEORGIA**

### Statutes Addressing

**Fatality Review:** None.

**Insurance Discrimination:** O.C.G.A. § 33-6-4 (b)(15) applies to health, life, disability and property insurance. It requires that all insurers in Georgia cannot deny or refuse to accept an application; refuse to insure; refuse to renew; refuse to reissue; cancel, restrict, or otherwise terminate; charge a different rate for the same coverage; add a premium differential; or exclude or limit coverage for losses or deny a claim incurred by an insured on the basis that the applicant or insured is or has been a victim of family violence or that such person knows or has reason to know the applicant or insured may be a victim of family violence; nor shall any person take or fail to take any of the aforesaid actions on the basis that an applicant or insured provides shelter, counseling, or protection to victims of family violence.

**Mandatory Reporting:** O.C.G.A. § 31-7-9 requires that physicians, registered nurses, security personnel and other personnel employed by a medical facility whose employment duties involve the care and treatment of patients therein, with cause to believe that a patient has had physical injury or injuries inflicted upon him by non-accidental means to report, or cause reports to be made, to local law enforcement.

**Protocols:** None.

**Screening:** None.

**Training:** None.

### Public Funding Earmarked for Health Care and Domestic Violence

**VAWA:** None.

**Others:** None
Public Health Responses:

Georgia has been conducting domestic violence fatality reviews since January 2004. This statewide initiative reviews deaths and near deaths that occur in the context of intimate partner violence and makes recommendations for systemic change. A detailed summary of the findings and recommendations are published in an annual report that is widely used to educate and train those who have a role in ending domestic violence and related deaths.

Georgia was one of eight states that participated in the first phase of *Project Connect: A Coordinated Public Health Initiative to Prevent Violence against Women* (2010-2012) funded by the Office on Women's Health, U.S. DHHS with support from the Administration for Children and Families, U.S. DHHS, and coordinated by Futures Without Violence. As part of that project nearly 1,000 health care providers were trained to assess for, and respond to, domestic and sexual violence in clinical settings. The initiative also helped strengthen partnerships between the Georgia Coalition Against Domestic Violence (GCADV) and the Georgia Department of Public Health (GDPH) to effectively identify and refer victims of abuse. As part of the partnership, GDPH established a Leadership Team that included professionals from women’s health, family planning, maternal and child health and injury prevention to direct statewide strategies and activities. GDPH personnel identified counties and perinatal centers to pilot Project Connect clinical interventions. GCADV also worked with family planning personnel from GDPH to write a chapter on domestic violence screening and intervention for inclusion in the family planning nurses’ manual. In addition, Georgia added questions about reproductive coercion to PRAMS, and the Department of Health is considering adding questions to other statewide surveillance systems (BRFSS, YBRS, etc.). Both GCADV and GDPH are continuing to work together to develop future partnerships aimed at educating public health personnel on domestic violence and women’s health.
HAWAII

Statutes Addressing

Fatality Review: HRS §§ 321-471 - 321-476 allows the department of health to conduct multidisciplinary and multagency reviews of domestic violence fatalities to reduce the incidence of preventable deaths.

Insurance Discrimination: Haw. Rev. Stat. Ann. §§ 431:10-217.5, 432:1-101.6, 432:2-103.5, 432D-27 applies to health, life disability and property insurance. It provides that all insurers in Hawaii cannot deny or refuse to accept an application for insurance, refuse to insure, refuse to renew, cancel, restrict, or otherwise terminate a policy of insurance, or charge a different rate for the same coverage, on the basis that the applicant or insured person is, has been, or may be a victim of domestic abuse.

Mandatory Reporting: H.R.S. § 453-14 requires every physician, osteopathic physician, physician assistant, and surgeon attending or treating attending who’s treating knife wounds and injuries caused by a firearm that would seriously maim, produce death, or have rendered the injured person unconscious, caused by the use of violence or sustained in a suspicious or unusual manner to report the case to the local chief of police.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.

Public Health Responses:

The Hawaii State Department of Health continues its partnerships with the Hawaii State Coalition Against Domestic Violence to implement a Domestic Violence Statewide Strategic Plan. The statewide plan shall increase community awareness to help prevent domestic violence and improve safety for women, children, and families. The Coalition developed task forces on each island to utilize culturally appropriate principles and practices to provide intervention and prevention consultation and technical assistance for community-based program staff.
Compendium of State and U.S. Territory Statutes and Policies on Domestic Violence and Health Care

**IDAHO**

**Statutes Addressing**

**Fatality Review:** None.

**Insurance Discrimination:** None.

**Mandatory Reporting:**

Idaho Code § 39-1390 requires any person operating a hospital or other medical treatment facility, or any physician, resident on a hospital staff, intern, physician assistant, nurse or emergency medical technician to report to law enforcement authorities treatment or request for treatment of any person whom they believe to have received an injury inflicted by means of a firearm, or, an injury indicating that the person may have been a victim of a criminal offense.

**Protocols:** None.

**Screening:** None.

**Training:** None.

**Public Funding Earmarked for Health Care and Domestic Violence**

**VAWA:** None.

**Others:** None.

**Public Health Responses:**

The Idaho Council on Domestic Violence and Victim Assistance (ICDVVA) is a state agency under the Governor’s office. The ICDVVA funds programs that serve victims of crime and assists victims through legislation, advocacy, training, and public awareness. The ICDVVA also funds four child abuse advocacy centers. The ICDVVA holds an annual “Two Days in June Conference” that provides training to individuals who work in domestic violence fields. Training at the conference includes the following topics: working with victims of different cultural backgrounds; mental health issues and drug abuse; victims with disabilities; elderly and teen victims; and health-related issues.

In 2013, Idaho was one of six states and five native health facilities selected to participate in Project Connect: 2.0, a national initiative to change how adolescent health, reproductive health and Native health services respond to sexual and domestic violence. Futures Without Violence, in collaboration with the Office on Women’s Health, provides technical assistance and monitors the grantees for the three year initiative (2013-2015). Project Connect 2.0 is supported by the Office on Women’s Health, U.S. DHHS and funded through the Violence Against Women Reauthorization Act of 2006. The Project Connect 2.0 work in Idaho is being lead by the Idaho Coalition Against Domestic and Sexual Violence, in partnership with the Idaho Department of Health and Welfare to develop state policies to require universal education on healthy relationships, targeted assessment for reproductive coercion and adolescent relationship abuse for sexually active young women, and partnership with local advocacy organizations for school and community-based adolescent health settings. In addition, providers from five clinic sites are currently being trained to use an evidence-based intervention using a patient safety card, that includes universal messages on healthy relationships, as well as harm reduction strategies and referrals to local advocates when abuse is disclosed.
ILLINOIS

Statutes Addressing

Fatality Review: None.

Insurance Discrimination: 215 ILCS 5/155.22a-b, 5Ill. applies to health, life, disability and property insurance. It requires that no insurer in Illinois can deny, refuse to issue, refuse to renew, refuse to reissue or otherwise terminate an insurance policy or restrict coverage on an individual because that individual has or has been the subject of abuse, or because that individual seeks or has sought medical or psychological treatment for abuse or protection or shelter from abuse or sought protection or shelter from abuse. For additional information on the provisions of the statute go to http://www.ilga.gov/legislation/ilcs/ilcs2.asp?ChapterID=22.

Mandatory Reporting: 20 ILCS 2630/3.2 requires any person conducting or operating a medical facility, or any physician or nurse, to report treatment of injuries to local law enforcement when it reasonably appears that the person requesting treatment has suffered from an injury caused by the discharge of a firearm or sustained in the commission of, or as the victim of, a criminal offense.

Protocols: 750 ILCS 60/401 provides that any person who is licensed, certified, or otherwise authorized by the state to administer health care in the ordinary course of business or practice of a profession, shall offer to a person suspected to be a victim of abuse immediate and adequate information regarding services available to victims of abuse.

77 Ill. Adm. Code 250.1035 provides that hospitals licensed under the Hospital Licensing Act shall have policies regarding the identification of possible victims of abuse, and any policies regarding possible victims of alleged or suspected abuse or neglect shall address patients’ special needs relative to the patient assessment process, including consent, evidence collection, notification and release of information to authorities, and referrals to community agencies.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: The Illinois Coalition Against Domestic Violence provides federal pass-through dollars to a small number of domestic violence programs to have advocates present in the emergency department of key large cities. The advocates provide on-site, confidential counseling and help to victims of domestic violence in the ERs.

Others: Since 2002 the Illinois Violence Prevention Authority has provided between $200,000–$400,000 per year for grants to a statewide initiative and local communities focused on improving health care prevention and response efforts to domestic, elder and sexual violence. Since that time a total of 16 communities and one large urban hospital have received this funding through a program named Illinois Health Cares. (See below for further description of Illinois Health Cares)
Public Health Responses

The Illinois Health Cares grant program, co-sponsored by the Illinois Department of Public Health and the Illinois Violence Prevention Authority, seeks to improve the health care response to domestic, elder and sexual violence. Funded sites strive to: develop a local partnership representing hospitals, clinics, health departments and other health care providers as well as local violence prevention service providers; provide system-wide education for health care providers and institutions on the health care response to DV/EA/SV; increase public understanding of these issues as critical health problems for which help can be sought through health care providers; improve the clinical response to these forms of violence; and increase the statewide capacity of health care systems to respond to DV/EA/SV. Eligible grantees are public health departments or domestic/elder or sexual violence service providers. A small scale evaluation of the IHC project has shown improvement in policies, practices and facility environments at participating institutions in funded sites as well as an increase in training for staff and greater collaboration among local programs and institutions.

Since 1995 a centralized intake system, Cornerstone, has collected information on all clients receiving services from the public health system in Illinois—since it’s inception this intake system has included a one question assessment for domestic violence. Public health staff has received training on violence prevention in various public health venues and conferences as funding and programming have permitted.
**INDIANA**

**Statutes Addressing**

**Fatality Review:** Burns Ind. Code Ann. §§ 12-18-8-1 through 12-18-8-16 allows each county to establish a domestic violence fatality review team for the purpose of reviewing a death resulting from domestic violence, but shall review only those deaths in which the person who commits the act of domestic violence resulting in death is charged with a criminal offense that results in final judgment or is deceased. The teams must contain an expert in the field of forensic pathology, a coroner, or a deputy coroner, and a medical practitioner with expertise in domestic violence.

**Insurance Discrimination:** Burns Ind. Code Ann. § 27-8-24.3-1 to 10 applies to health, life and disability insurance. It requires that those insurers in Indiana deny or refuse to issue coverage on, refuse to contract with, or refuse to renew, refuse to reissue or otherwise terminate or restrict coverage on an individual under an insurance policy because the individual has been, is or has the potential to be a victim of abuse, or seeks or has sought shelter from abuse or medical or psychological treatment for abuse. For additional information about the provisions of the statute go to http://www.in.gov/legislative/ic/code/title27/

**Mandatory Reporting:** Burns Ind. Code Ann. § 35-47-7-1 requires every case of injury arising from or caused by the discharge of a firearm, every case of a wound which is likely to or may result in death and is actually or apparently inflicted by a knife, ice pick, or other sharp or pointed instrument to be reported by either the physician attending or treating the case, or by the manager, superintendent, or other person in charge if the case is treated in a hospital, clinic, sanitarium, or other facility or institution, to law enforcement authorities.

Burns Ind. Code Ann. § 35-47-7-3 requires any second or third degree burns covering more than 10% of the body, burns to the upper respiratory tract from inhalation and any others that may cause serious bodily injury to be reported by the physician treating the person, or the hospital administrator or the hospital administrator’s designee of the hospital or ambulatory outpatient surgical center (if the person is treated in a hospital or outpatient surgical center), to the state fire marshal.

**Protocols:** None.

**Screening:** None.

**Training:** None.

**Public Funding Earmarked for Health Care and Domestic Violence**

**VAWA:** None.

**Others:** None.
Public Health Responses

Indiana State Department of Health (ISDH) employs a Violence Prevention Program Director. The Director sits on the Indiana Coalition Against Domestic Violence's Prevention Committee and facilitates the Sexual Violence Primary Prevention Council. ISDH supported the creation of a new law to implement dating violence prevention curricula for public schools. The Office of Women's Health and Maternal and Child Health, both in the Indiana State Department of Health, are working jointly on a conference grant to educate healthcare providers about women's health issues, including domestic violence.

ISDH is funded by the Rape Prevention and Education Cooperative Agreement through the Center for Disease Control and Prevention and, in turn, funds community-based sexual violence primary prevention efforts. The Indiana State Department of Health also facilitates the Indiana Sexual Violence Primary Prevention Council, which released a 5-year sexual violence primary prevention plan.
IOWA

Statutes Addressing

**Fatality Review:**
Iowa Code §§ 135.108 - 135.111 establishes a domestic abuse death review team which should include a representative of the state medical examiner, a licensed physician or nurse who is knowledgeable concerning domestic abuse injuries and deaths, including suicides, a licensed mental health professional who is knowledgeable concerning domestic abuse, and the director of public health.

**Insurance Discrimination:**
Iowa Code Ann. § 507B.4(3)(g)(3) applies to health life, disability and property insurance. It prohibits insurers in Iowa from making or permitting any discrimination in the sale of insurance solely on the basis of domestic abuse.

**Mandatory Reporting:**
Iowa Code § 147.111 mandates that any health-related professional licensed under Title IV, Subtitle 3, who administers treatment to persons suffering from a gunshot, stab wound, or other serious bodily injury (defined in §702.18), which appears to have been received in connection with a criminal offense, must report to a law enforcement agency where the crime was committed or treatment was attained.

Iowa Code § 147.113A also requires such licensed professionals to report to local law enforcement treatment of burns that are of suspicious nature, those to the upper respiratory tract, are likely to result in death, or appear to have been received in connection with a criminal offense.

**Protocols:**
Iowa Code § 135B.7(4) requires each hospital to establish and implement protocols for responding to the needs of patients who are victims of domestic abuse. Under 481 IAC 51.7(135B), such protocols, at a minimum, must provide for an interview with the victim in a place that ensures privacy, confidentiality of the person's treatment and information, sharing of information regarding domestic abuse hotlines and programs, and education of appropriate emergency department staff to assist in the identification of victims of domestic abuse.

**Screening:**
None.

**Training:**
None.

Public Funding Earmarked for Health Care and Domestic Violence

**VAWA:**
STOP VAWA $55,000 for domestic violence specialist in the Public Health Department.

**Others:**
Futures Without Violence $200,000 for cross training; HRSA Traumatic Brain Implementation Grant $5,000-8,000.
Public Health Responses

The Iowa Death Review Team is staffed by the Iowa Department of Public Health (IDPH). Each year the IDPH reports to the Iowa Legislature regarding the annual death review findings and recommendations. IDPH also receives federal and state funds to do primary prevention of sexual violence.

Iowa was one of eight states that participated in the first phase of Project Connect: A Coordinated Public Health Initiative to Prevent Violence against Women (2010-2012) funded by the Office on Women's Health, U.S. DHHS with support from the Administration for Children and Families, U.S. DHHS, and coordinated by Futures Without Violence. As part of that project 6,000 health care providers were trained to assess for, and respond to, domestic and sexual violence in clinical settings. The initiative also helped strengthen partnerships between the Iowa Department of Public Health (IDPH), the Iowa Coalition Against Domestic Violence and Iowa Coalition Against Sexual Assault to effectively identify and refer victims of abuse.

The Project Connect team took a leadership role in training over 800 hospital and health care staff on issues related to identifying, documenting, and appropriate referral and intervention in domestic violence cases. Iowa has been successful in linking to other federally funded programmatic initiatives to Project Connect objectives, including new state requirements for assessment for reproductive coercion and IPV that includes warm referrals to local DSV agencies for all teen pregnancy prevention (PREP) and home visitation (MIECHV) grantees. The Bureau of Family Health is currently working towards making training for Title X and Title V contractors mandatory.

Additionally, from 1998-2003 Iowa was one of the 10 national sites selected by Futures Without Violence to participate in the 10-State Project. The project included domestic violence and health screening training, and protocol and material development for hospitals.
**KANSAS**

**Statutes Addressing**

**Fatality Review:** The Domestic Violence Fatality Review Board was created by Gov. Kathleen Sebelius in executive order No. 04-11.

**Insurance Discrimination:** K.S.A. § 40-2404(7)(d) applies to health, life and accident insurance. It prohibits those insurers in Kansas from: refusing to insure, or refusing to continue to insure, or limiting the amount, extent or kind of coverage available to an applicant who is the proposed insured; or charge a different rate for the same coverage or excluding or limiting coverage for losses or denying a claim incurred by an insured as a result of abuse based on the fact that the applicant who is the proposed insured is, has been, or may be the subject of domestic abuse.

**Mandatory Reporting:** None.

**Protocols:** None.

**Screening:** None.

**Training:** None.

**Public Funding Earmarked for Health Care and Domestic Violence**

**VAWA:** None.

**Others:** None.
Statutes Addressing

Fatality Review: KRS § 403.705 allows local domestic violence coordinating councils, if authorized by the local coroner or a medical examiner, to create a domestic violence fatality review team. The teams must contain an expert in the field of forensic pathology, a coroner, or a deputy coroner, and a medical practitioner with expertise in domestic violence.

Insurance Discrimination: K.R.S. §§ 304.12-211 and 304.17A-155 applies to health and property insurance. It requires that those insurers in Kentucky cannot use the fact that an applicant or insured incurred bodily injury as a result of domestic violence and abuse committed against him or her as the sole reason for rating or underwriting decisions, refusing to insure, refusing to continue to insure, or limiting the amount, extent, or kind of coverage available to an applicant or insured or exclude property coverage for intentional acts, the insurer shall not deny payment to an innocent co-insured if the loss arose out of a pattern of domestic violence and abuse and the perpetrator of the loss is criminally prosecuted for the act causing the loss. Payment to the innocent co-insured may be limited to his or her ownership interests in the property as reduced by any payments to a mortgage or other secured interest.

Mandatory Reporting: KRS § 209A.030 requires any person, including but not limited to physician, law enforcement officer, nurse, social worker, cabinet personnel, coroner, medical examiner, mental health professional, alternate care facility employee, or caretaker, to report to the Kentucky Cabinet for Health and Family Services when they have reasonable cause to suspect that an adult has suffered abuse or neglect. Adult is defined as a person, without regard to age, who is the victim of abuse or neglect inflicted by a spouse (§ 209A.020)

Protocols: See below.

Screening: None.

Training: KRS § 194A.540 requires the secretary for health and family services, in consultation with the applicable licensure boards, to develop domestic violence related training courses for mental health professionals (licensed or certified under KRS Chs. 309, 319, and 335), alcohol and drug counselors (certified under Ch. 309), physicians who practice primary care (defined in § 164.925) or who meet the definition of a psychiatrist under § 202A.011, and who are licensed under Ch. 314, Paramedics certified under Ch. 311, emergency medical technicians certified under Ch. 2, coroners (defined in § 72.405), and medical examiners (defined in 72.240). Such courses shall include the dynamics of domestic violence and its effects on adult and child victims, legal remedies for protection, lethality and risk issues, model protocols for addressing domestic violence, available community resources and victim services, and reporting requirements. All health professionals listed above must complete a three hour training course meeting these requirements.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
LOUISIANA

Statutes Addressing

Fatality Review: None.

Insurance Discrimination: La. R.S. 22:1078 applies to health insurance. It requires that no health insurance issuer or nonfederal governmental plan shall engage in any of the following acts or practices on the basis of the abuse status of an applicant or insured: restricting, excluding, or limiting benefit plan coverage solely as a result of abuse status; adding a rate differential solely because of abuse status, denying or limiting payment of a claim incurred by an insured, enrollee, member, subscriber, or dependent solely because the claim was incurred as a result of abuse status. La. R.S. 22:1063 addresses group health plans and group health plan insurers. It prevents group health plans and insurers from considering any conditions that arise from domestic violence incidents when determining eligibility, both initial eligibility and continued enrollment. For additional information on the provisions of the statute go to http://www.legis.state.la.us/lss/lss.asp?doc=507911.

Mandatory Reporting: La. R.S. 14:403.5 requires medical professionals, practitioners, or associated persons, to notify local law enforcement of every case of gunshot wound or injury.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
Statutes Addressing

Fatality Review: 19-A M.R.S. § 4013-4 establishes a Domestic Abuse Homicide Review Panel comprised of multiple law enforcement, health profession and victim services representatives. This panel shall collect and compile data regarding domestic homicides with the goal of developing recommendations for improving the system for protecting victims of domestic abuse. The panel’s proceedings are closed and confidential.

Insurance Discrimination: 24-A M.R.S. § 2159-B applies to health life and disability insurance. It requires that those insurers not deny, cancel, refuse to renew or restrict coverage of any person or require the payment of additional charges based on the fact or perception that the person is, or may become, the victim of domestic abuse, under Title 19-A, section 4002. For more information on the provision of the statute go to http://www.mainelegislature.org/legis/statutes/24-A/title24-Asec2159-B.html.

Mandatory Reporting: 17-A M.R.S. § 512 makes it a crime for healthcare practitioners and emergency medical service persons to willfully fail to report to a law enforcement agency injuries apparently caused by the discharge of a firearm.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None

Others: None

Public Health Responses

The Maine Center for Disease Control and Prevention (Maine CDC) actively works on violence prevention. As a partner in Maine's Safe Families Partnership, the Maine CDC assisted in developing and implementing trainings for public health nurses, Women, Infants, and Children (WIC) staff, home visitors and school nurses on the identification of domestic violence. The Attorney General’s Office coordinates training for sexual assault nurse examiners.

The Maine CDC was a participant in the Safe Families Action Learning Lab. Maine was one of five states selected to participate in this program, and Maine CDC provided leadership and support in the development of Maine’s Safe Families Partnership. This partnership began in 2005 and continues to this day. The primary output of the work has been the development of trainings to educate public health related workers on the signs of domestic and intimate partner violence as well as local resources to support families experiencing such violence.

Maine was one of eight states that participated in the first phase of Project Connect: A Coordinated Public Health Initiative to Prevent Violence against Women (2010-2012) funded by the Office on Women’s Health, U.S. DHHS with support from the Administration for Children
and Families, U.S. DHHS, and coordinated by Futures Without Violence. As part of that project health care providers working in family planning and adolescent health settings were trained to assess for, and respond to, domestic and sexual violence. The initiative also helped establish and strengthen partnerships between the Maine CDC, Department of Education, the Family Planning Association of Maine, Maine Coalition to End Domestic Violence, Maine Coalition Against Sexual Assault and school-based health centers. The Family Planning Statewide Clinical Advisory Group also adapted the *Project Connect* integrated assessment for reproductive coercion and IPV into their clinical standards, including mandatory training and use of *Project Connect* tools. In addition, their clinical grant application performance measures require a formal partnership with their local DV/SA programs for all delegates (their contractors for providing family planning services). The Maine CDC Adolescent and School Health Director have committed to a project charter for all school-based health centers funded by the Maine CDC to implement the *Project Connect* intervention, including universal education on healthy relationships, targeted assessment for reproductive coercion and adolescent relationship abuse for sexually active young women, and partnership with local advocacy organizations.
**Statutes Addressing**

**Fatality Review:** Md. FAMILY LAW Code Ann. §§ 4-701 through 4-707 establishes local domestic violence review teams whose members shall be drawn from local agencies including hospitals and the local health department.

**Insurance Discrimination:** MD Code Ann. Ins. § 27-504 applies to health and life insurance. It requires that those insurers in Maryland not cancel, refuse to underwrite or renew, or refuse to issue a policy; refuse to pay a claim, cancel, or otherwise terminate a policy; increase rates for life insurance, health insurance, or a health benefits plan; or add a surcharge, apply a rating factor, or use any other underwriting practice that adversely takes the information into account.

**Mandatory Reporting:** Md. HEALTH-GENERAL Code Ann. § 20-703 requires physicians, pharmacists, nurses and dentists to report treatment of an individual for injury that was caused, or shows evidence of having been caused by gunshot.

**Protocols:** None.

**Screening:** None.

**Training:** None.

**Public Funding Earmarked for Health Care and Domestic Violence**

**VAWA:** Hospital-based domestic violence programs are a state priority for VAWA STOP grants awarded in Maryland.

**Others:** None.

**Public Health Responses**

The Maryland Health Care Coalition Against Domestic Violence (the Health Care Coalition) was formed in 1998 to provide leadership within the health care community to promote a proactive and effective response to domestic violence through screening, identification, education, intervention and treatment of domestic violence victims. The Health Care Coalition has developed educator and patient tools including public education campaigns; provides training; works with undergraduate and health professional students & faculty; and has championed statewide policy in this area.

In 2013, Maryland was one of six states and five native health facilities selected to participate in *Project Connect: 2.0*, a national initiative to change how adolescent health, reproductive health and Native health services respond to sexual and domestic violence. Futures Without Violence, in collaboration with the Office on Women’s Health, provides technical assistance and monitors the grantees for the three year initiative (2013-2015). *Project Connect 2.0* is supported by the Office on Women’s Health, U.S. DHHS and funded through the Violence Against Women Reauthorization Act of 2006. The *Project Connect 2.0* work in Maryland is being lead by the Maryland Department of Health and Mental Hygiene in partnership with the Maryland Coalition Against Domestic Violence and the Maryland Coalition Against Sexual Assault, to develop state policies to require assessment for reproductive coercion and IPV, and partnership with local advocacy organizations for all state-funded family planning settings. In addition, family planning providers from five clinic sites are currently being trained to assess for and respond to reproductive coercion and IPV with an evidence-based intervention using a patient safety card, including harm reduction strategies and referrals to local advocates when abuse is disclosed.
MASSACHUSETTS

Statutes Addressing

Fatality Review: None.

Insurance Discrimination: ALM GL ch. 175, §§95B, 108G, 120D; ch. 176A §3A; ch. 176B §5A; ch, 176G §19 applies to health, life, disability and property insurance. It requires that all insurers in Massachusetts cannot cancel, refuse to issue or renew, or in any way make or permit any distinction or discrimination in the amount or payment of premiums or rates charged, in the length of coverage, or in any other of the terms and conditions of a insurance policy on information that such person has been a victim of abuse. For additional information about the provisions of the statute go to http://www.mass.gov/legis/laws/mgl/175-95b.htm.

Mandatory Reporting: ALM GL ch.112, §12A requires physicians, or whenever the following is treated in a hospital, sanatorium or other institution, the manager in charge to report injuries resulting from firearms to the colonel of the state police and local police agencies, and in the case of burns affecting five per cent or more of the surface area of the patient, to the state fire marshal and local police agencies. Wounds caused by knife or other sharp or pointed instrument shall also be reported to the police authorities of the town in which treatment took place should the attending physician believe that a criminal act was involved.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.

Public Health Responses

The Massachusetts Department of Public Health’s (MDPH) Division of Violence and Injury Prevention (DVIP) created the Domestic and Sexual Violence Integration Initiative and funded a part-time staff position. The Initiative works with providers to build the knowledge and capacity of state-level public health professionals and their partners to integrate sexual and domestic violence prevention, assessment and intervention into community-based programming, as well as to develop system-wide health care screening initiatives and policy regarding violence and trauma-informed care. In 2008, the Governor directed the Department of Public Health to issue a Domestic Violence Public Health Advisory. The goals of the advisory were twofold: to educate the general public about domestic violence and available resources, and to inform the health care community about the issue and their critical role and needed response. A series of trainings were held around the state for health care personnel to improve their screening and response to victims.

Also in 2008, the Governor signed a new law – An Act to Promote the Safety of Victims of Violence (MA General Laws, Public Health Chapter 111 amended). Implementation of the law has been translated to mean that the MDPH, in consultation with other state agencies, provides hospitals and health care centers with guidance on: 1) a minimum standard of care for victims of violence, including, but not limited to,
intimate partner violence; and 2) comprehensive best practice for victims of violence.

In addition, all of the community-based family planning programs in MA were provided with a series of trainings on the intersection of lifetime exposure to violence and poor reproductive health outcomes. These trainings were coordinated by the Division of Violence and Injury Prevention and included: screening, intervention and referral tailored by clinical visit type; and building partnerships with local sexual/domestic violence programs. Over 170 staff from 12 family planning agencies was trained. Staff from Early Intervention Partnership programs completed trainings on domestic violence and is now required to screen for domestic violence during home visits. A work group was also created to address reproductive coercion and develop a long-range work plan and timeline to train family planning providers.

Finally, a School-based Health Center Program is partnering with DVIP with the following goals: to increase intimate partner assessments and improve the quality of these assessments and to develop assessment protocols.
**MICHIGAN**

**Statutes Addressing**

**Fatality Review:** MCL § 400.1511 allows a state or county to establish an interagency domestic violence fatality review team which must include a health care professional with training and experience in responding to domestic violence and a medical examiner.

**Insurance Discrimination:** MCLS §§ 500.2246, 500.3406j, 550.1401(3)(d) applies to health and life insurance. It requires that those insurers in Michigan that deliver, issue for delivery, or renew a life insurance policy shall not rate, cancel coverage on, refuse to provide coverage for, or refuse to issue or renew a policy solely because an insured or applicant for insurance is or has been a victim of domestic violence. For additional information on the provisions of the statute go to http://legislature.mi.gov/doc.aspx?mcl-500-2246.

**Mandatory Reporting:** MCLS § 750.411 mandates that a person, firm, or corporation conducting a hospital or pharmacy in this state, the person managing or in charge of a hospital or pharmacy, or the person in charge of a ward or part of a hospital to which one or more persons come or are brought suffering from a wound or other injury inflicted by means of a knife, gun, pistol, or other deadly weapon, or by other means of violence, have a duty to report that fact immediately, both by telephone and in writing, to local law enforcement authorities in which the facility is located or to the county sheriff if outside the limits of a village or city. A physician or surgeon who has under his or her charge or care a person suffering from a wound or injury inflicted in the manner described above has a duty to report that fact in the same manner.

**Protocols:** MCLS § 400.1504 authorizes the domestic violence review board to establish a reporting system and protocols to help treat victims of domestic violence and create reliable data collection.

**Screening:** None.

**Training:** MCLS § 400.1504(f) gives the domestic review board the task of coordinating training and education on domestic violence with professional organizations.

**Public Funding Earmarked for Health Care and Domestic Violence**

**VAWA:** None.

**Others:** None.

**Public Health Responses**

Michigan developed a prevention plan (2010-2015) entitled Preventing Intimate Partner and Sexual Violence in Michigan. This plan uses a public health approach to benefit the largest group possible and emphasizes building the capacity of individuals, organizations and systems to more effectively identify, implement, and evaluate prevention strategies, especially those that prevent first-time violence perpetration.

Intimate partner and sexual violence are critical issues that call for community-oriented approaches to stopping violence before it begins. In a two-year process funded by the Centers for Disease Control and Prevention (CDC), the Michigan Coalition Against Domestic and Sexual Violence (MCADV), the Michigan Department of Community Health (MDCH), the Michigan Domestic Violence Prevention and Treatment Board (MDVPTB), and a multidisciplinary group of experienced prevention practitioners, stakeholders, and advocates formed a Pre-
vention Steering Committee that conducted a statewide needs and resources assessment from which three goals (and priority populations) were developed to prevent the first-time occurrence of intimate partner and sexual violence. The full version of the Statewide Prevention Plan, including a summary of the needs and resources assessment, and references, is available at www.mcadsv.org and http://www.mcadsv.org/resources/prevention/files/ExecutivePreventionReport.pdf

Michigan was one of eight states that participated in the first phase of *Project Connect: A Coordinated Public Health Initiative to Prevent Violence against Women* (2010-2012) funded by the Office on Women’s Health, U.S. DHHS with support from the Administration for Children and Families, U.S. DHHS, and coordinated by Futures Without Violence. As part of that project over 500 health care providers in reproductive health and adolescent health were trained to assess for, and respond to, domestic and sexual violence in clinical settings. The initiative also helped establish partnerships between public health programs and domestic and sexual violence advocates to effectively identify and refer adolescent and adult victims of abuse. Each of their six clinical pilot sites have made changes to policy and protocol in response to *Project Connect*, including the mandate of additional training for staff on assessing and intervening for IPV, and addressing IPV within the workplace. In the coming year, the policies will be distributed through the Michigan Department of Community Health as Best Practices.
MINNESOTA

Statutes Addressing

Fatality Review: Minn. Stat. § 611A.203 allows each judicial district to establish a domestic fatality review team to review domestic violence deaths that have occurred in the district. Members must include the medical examiner, a mental health provider and a physician familiar with domestic violence issues.

Insurance Discrimination: Minn. Stat. § 72A.20 Subd. 8(d) applies to health and life insurance. It prohibits those insurers in Minnesota from refusing to offer, sell, or renew coverage; limiting coverage; or charging a rate different from that normally charged for the same coverage under a policy or plan because the applicant who is also the proposed insured has been or is a victim of domestic abuse. For additional information about the provisions of the statute go https://www.revisor.mn.gov/statutes/?id=72A.20.

Mandatory Reporting: Minn. Stat. § 626.52 requires health professionals to immediately report all bullet wounds, gunshot wounds, powder burns, or any other injury arising from, or caused by the discharge of a firearm, or any wound that the reporter has reason to believe has been inflicted on a perpetrator of a crime by a dangerous weapon other than a firearm (defined in § 609.02) to local law enforcement authorities. Health professionals must also report second or third degree burns of more than 5% of the body, burns to the upper respiratory tract or those that are life threatening to the state fire marshal. As used in this section, “health professional” means a physician, surgeon, person authorized to engage in the practice of healing, superintendent or manager of a hospital, nurse, or pharmacist.

Protocols: None.

Screening: None.

Training: Minn. Stat. § 135A.153 creates The Higher Education Center on Violence and Abuse to serve as an informational resource to assist higher education in developing curricula in violence and abuse, funding projects to stimulate such curricula, and coordinate policies to ensure professions interacting with victims have the appropriate knowledge and skills to prevent and respond appropriately to the problems of violence and abuse. It requires that task forces be formed for professions that work with victims including physicians, nurses and psychologists, who must review current programs, licensing regulations and examinations, and accreditation standards to identify specific needs and plans for ensuring that professionals are adequately prepared and updated on violence and abuse issues.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
Public Health Responses

The MN Department of Public Health (MDH) worked closely on a collaborative project with the MN Coalition Against Sexual Assault and other groups to develop a five year plan for the prevention of sexual violence, see: www.state.health.mn.us for more information. MDH is also the lead agency on a CDC-funded Teen Dating Violence Prevention project. Additionally, the Academy on Violence and Abuse (AVA) formed several years ago—an academic, health-professional membership-based organization dedicated to making violence and abuse a core component of medical and related professional education, see: www.avahealth.org for more information. There are also several hospital and clinic based domestic violence programs in MN. Although the first such program, Womankind, closed its doors for lack of funding, there are still several other such programs going strong.

In 2013, Minnesota was one of six states and five native health facilities selected to participate in Project Connect: 2.0, a national initiative to change how adolescent health, reproductive health and Native health services respond to sexual and domestic violence. Futures Without Violence, in collaboration with the Office on Women’s Health, provides technical assistance and monitors the grantees for the three year initiative (2013-2015). Project Connect 2.0 is supported by the Office on Women’s Health, U.S. DHHS and funded through the Violence Against Women Reauthorization Act of 2006. The Project Connect 2.0 work in Minnesota is being lead by the Minnesota Coalition for Battered Women, in partnership with the Minnesota Department of Health to develop state policies to require universal education on healthy relationships, targeted assessment for reproductive coercion and adolescent relationship abuse for sexually active young women, and partnership with local advocacy organizations for school and community-based adolescent health settings. In addition, providers from five clinic sites are currently being trained to use an evidence-based intervention using a patient safety card, that includes universal messages on healthy relationships, as well as harm reduction strategies and referrals to local advocates when abuse is disclosed.
MISSISSIPPI

Statutes Addressing

Fatality Review: None.

Insurance Discrimination: None.

Mandatory Reporting: Miss. Code Ann. § 45-9-31 requires physicians, surgeons, dentists, paramedical employees, nurses, or any employee of a hospital, clinic, or any other medical institution or office where patients regularly receive care, who treat any patient suffering from a wound or injury with reason to believe or ought to know that the injury was caused by gunshot or knifing, shall immediately report to local law enforcement.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
Statutes Addressing

Fatality Review: None.

Insurance Discrimination: Mo. Ann. Stat. §§ 375.1300, 375.1312 applies to health, life disability and property insurance. It requires that no insurers in Missouri can on the sole basis of the status of an insured or prospective insured as a victim of domestic violence: deny, cancel or refuse to issue or renew an insurance policy; require a greater premium, deductible or any other payment; exclude or limit coverage for losses or deny a claim; or designate domestic violence as a preexisting condition for which coverage will be denied or reduced. It does require that a police report and sworn affidavit be completed by an “innocent coinsured” when there is a property insurance claim.

Mandatory Reporting: § 578.350 R.S.Mo. mandates that any physician, nurse, therapist or other medical professional licensed under Chapter 334 or 335, who treats a person for a wound inflicted by gunshot must report to local law enforcement and include the nature of the wound and its circumstances.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.

Public Health Responses

Rape Prevention and Education fund adolescent sexual violence prevention programming, which addresses many of the same risk factors as domestic violence prevention. Additionally, teen dating violence is included in the pre-conception curriculum being developed by Adolescent Health at the Department of Health and Human Services. Home visitation curriculum was also selected to include domestic violence as a topic of interest.

Several Missouri Coalition Against Domestic and Sexual Violence (MCADSV) member programs provide legal services related to the immigration issues faced by international survivors of human trafficking. Many member programs provide direct advocacy services to human trafficking victims, but may not identify them as such, instead classifying them as victims of domestic or sexual violence.
MONTANA

Statutes Addressing

Fatality Review: Mont. Code Anno. § 2-15-2017 establishes a domestic violence fatality review commission in the Department of Justice whose members must include medical and mental health care providers who are involved in issues of domestic abuse.

Insurance Discrimination: Mont. Code Ann. §§ 33-18-216 applies to health, life, disability and property insurance. It prohibits all insurers in Montana from denying, refusing to issue, renew, or reissue, canceling, or otherwise terminating an insurance policy or certificate of coverage; restricting or excluding or adding a premium differential on the sole basis that the applicant or insured has been the victim of abuse.

Mandatory Reporting: Mont. Code Ann. § 37-2-302 requires a physician, nurse or other person licensed to practice a health care profession, who treats a victim of a gunshot wound or stabbing to report, as soon as possible, to local law enforcement. A written report must be submitted by mail within 24 hours.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
Statutes Addressing

Fatality Review: None.

Insurance Discrimination: R.R.S. Neb. § 44-7401 to 44-7410 applies to health, life, disability and property insurance. It prohibits all insurers in Nebraska from: denying, refusing to issue, renew, or reissue, canceling, or otherwise terminating, restricting, or excluding coverage on or adding a premium differential to any policy on the basis of the applicant’s or insured’s abuse status; excluding or limiting coverage for losses, denying benefits, or denying a claim incurred by an insured as a result of abuse; and terminating group health coverage for a subject of abuse because coverage was originally issued in the name of the abuser and the abuser has divorced, separated from, or lost custody of the subject of abuse, or the abuser’s coverage has terminated voluntarily or involuntarily. For additional information on the provision of the statute go to http://nebraskalegislature.gov/laws/browse-chapters.php?chapter=44.

Mandatory Reporting: R.R.S. Neb. § 28-902 requires every person in the practice of medicine and surgery, or in charge of any emergency room or first-aid station, to report any injuries of violence which appear to have been received in connection with a criminal offense to local law enforcement where the treatment occurs.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.

Public Health Responses

The office of Nebraska Attorney General received an Abuse in Later Life grant from the Office of Violence Against Women to create a partnership with Adult Protective Services, Nebraska State Patrol, Nebraska Domestic Violence Sexual Assault Coalition (NDVSAC), and the Domestic Abuse Coordinating Council. The partnership provides education to law enforcement, victim service providers, and health care providers to enhance their ability to identify and respond to victims of abuse later in life. The partnership will also complete an elder services needs assessment to inform future programs, as well as assist local communities to implement coordinated community response teams.

Nebraska Department of Health and Human Services subsidizes a network of domestic violence and sexual assault centers throughout the state to ensure the every county has accessible services. Nebraska is one of three states in the nation that has adopted the Lindsey Burke Act which requires all schools to provide education about teen dating violence. Nebraska Department of Health and Human Services supports the NDVSAC to provide technical assistance, identify program needs, training, and devise improvement plans. Local domestic violence and sexual assault programs are available to provide training to healthcare providers upon request. Each program across the state offers and provides training to health care providers in different ways depending on the needs of the community.
NEVADA

Statutes Addressing

Fatality Review: Nev. Rev. Stat. Ann. § 217.475 Allows a court or an agency of a local government to organize or sponsor one or more multidisciplinary teams to review the death of the victim of a crime that constitutes domestic violence. If created, such teams must include representatives of organizations concerned with issues related to physical or mental health. These reviews may only be initiated upon the request of a relative of the victim within the third degree of consanguinity. The reports may be provided to any similarly related persons.

Insurance Discrimination: Nev. Rev. Stat. Ann. §§ 689A.413, 689B.068, 689C.196, 695A.195, 695B.316, 695C.203, 695D.217, 695E.090 applies to health insurance. It requires that those insurers in Nevada cannot deny a claim, refuse to issue or cancel a policy because the claim involves an act that constitutes domestic violence or because the person applying for or covered by the policy was the victim of such an act of domestic violence, regardless of whether the insured or applicant contributed to any loss or injury. For additional information on the provisions of the statute go to http://www.leg.state.nv.us/NRS/.

Mandatory Reporting: Nev. Rev. Stat. Ann. § 629.041 requires every health care provider who treats an injury which appears to have been inflicted non-accidentally by means of a firearm or knife to promptly report the injury to an appropriate law enforcement agency.

Nev. Rev. Stat. Ann § 629.045 requires health care providers to submit a written report to the appropriate local fire department the treatment of persons with second or third degree burns consisting of five percent or more of the body area, burns of the upper respiratory tract and any other burns that may result in death within three days of treatment.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: Funding provided for healthcare training and curriculum development.

Others: Maternal and Child Health Block Grant funding used for training of healthcare providers.

Public Health Responses

Health Division requires all MCH Grant recipients to screen for IPV.
Futures Without Violence

NEW HAMPSHIRE

Statutes Addressing

Fatality Review: The Governor’s Commission on Domestic and Sexual Violence has a Domestic Violence Fatality Review Committee that was created by Executive Order of the Governor.

Insurance Discrimination: RSA 417:4 applies to health, life, disability and property insurance. It prohibits all insurers in New Hampshire from refusing to insure or to continue to insure, or limiting the amount, extent or kind of coverage available solely because the applicant who is also the proposed insured has been or may become the victim of domestic abuse or violence. For more information about the provisions of this statute go to http://www.gencourt.state.nh.us/rsa/html/XXXVII/417/417-4.htm.

Mandatory Reporting: RSA 631:6 makes it a misdemeanor for a person, having knowingly treated or assisted another for a gunshot wound or any other injury believed to be caused by criminal act, to fail to notify a law enforcement official of all the information they possess. A person is excused from reporting if the victim is over 18, has been the victim of a sexual assault offense or abuse (defined in RSA 173-B:1), and objects to the release of any information to law enforcement. However, this exception does not apply if the victim of sexual assault or abuse is also being treated for a gunshot wound or other serious bodily injury.

Protocols: RSA 21-M:8-d requires the NH Department of Justice to adopt and implement rules establishing a standardized rape and domestic violence protocol to be used by all physicians or hospitals in the state when providing physical examinations of victims of alleged sexual offenses and alleged domestic abuse.

Screening: None.

Training: RSA 173-B:20 proves that a statewide organization shall serve as the coordinator for the Domestic Violence Grant Program and shall conduct educational programs on domestic violence for the general public and specialized groups like medical personnel.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: The Division of Public Health Services provided partial funding for replication of the National Violence Against Women Survey in New Hampshire. The report of the NH Violence Against Women Survey, which documented the negative health consequences of violence against women, can be found at www.nhcadsv.org.

Public Health Responses

The New Hampshire Coalition Against Domestic and Sexual Violence has worked with the Division of Public Health to provide training for contract agencies including maternal and child health programs and family planning programs. Additionally, the Division of Public Health is represented on the Governor’s Commission on Domestic and Sexual Violence.
NEW JERSEY

Statutes Addressing

Fatality Review: N.J. Stat. §§ 52:27D-43.17b through 43.17e establishes the Domestic Violence Fatality and Near Fatality Review Board whose members must include the state medical examiner, a psychologist with expertise in the area of domestic violence or other related fields, and a licensed health care professional knowledgeable in the screening and identification of domestic violence cases.

Insurance Discrimination: N.J. Stat. §§ 17:23A-13.3, 17:29B-17, 17:48-6t, 17:48a-7s, 17B:27-46 applies to health life and property insurance. It prohibits those insurers in New Jersey from: denying, refusing to issue or renew, canceling or otherwise terminating an insurance policy; restricting, excluding or limiting benefits, or denying a covered claim on the basis that the insured or prospective insured is or may be a victim of domestic violence; employs a person who is or may be a victim of domestic violence; or is a domestic violence shelter that is operating pursuant to the standards set forth or is employed by a domestic violence shelter. For additional information on the provisions of this statute go to http://law.onecle.com/new-jersey/17-corporations-and-institutions-for-finance-and-insurance/.

Mandatory Reporting: N.J. Stat. § 2C:58-8 requires every case of a wound or any other injury arising from or caused by a firearm, destructive device, explosive or weapon to be reported by the physician consulted, attending or treating the case or the manager, superintendent or other person in charge, whenever such case is presented for treatment or treated in a hospital, sanitarium or other institution, immediately to local police authorities in the municipality where the person reporting is located or to the State Police. Burns which are associated with the use of an accelerant, treatment is not sought within a reasonable amount of time, cause a reasonable suspicion of arson, the patient or an accompanying person volunteers information about arson, or which fulfill any other guidelines provided by the Department for Community Affairs must also be reported.

Protocols: None.

Screening: None.

Training: N.J. Stat. § 52:27D-43.36 provides that the Director of the Division on Women in the Department of Community Affairs, in consultation with Health and Senior Services, shall establish a domestic violence public awareness campaign in order to promote public awareness of domestic violence among the general public and health care and provide information to assist victims of domestic violence and their children. The campaign should include outreach efforts to promote education and prevention of domestic violence and should include a number of subjects including causes, risk factors and availability of resources in the community.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
NEW MEXICO

Statutes Addressing

Fatality Review: N.M. Stat. Ann. § 31-22-4.1 creates the Domestic Violence Homicide Review Team whose members should include medical personnel with expertise in domestic violence and representatives from the Department of Health who deal with domestic violence victims’ issues.

Insurance Discrimination: N.M. Stat. Ann. §§ 59A-16B-1 through 59A-16B-10 applies to health, life, disability and property insurance. It prohibits all insurers in New Mexico from: denying, refusing to issue, renew or reissue or canceling or otherwise terminating a policy, restricting or excluding coverage or benefits of a policy or charging a higher premium for a policy on the basis of a person’s abuse status; a person that provides shelter, counseling or protection to victims of domestic abuse; a person who employs or is employed by a victim of domestic abuse; or a person with whom an applicant or insured is known to have a direct, close personal, family or abuse-related counseling relationship. N. M. Stat. Ann. § 59A-23E-11 prevents group health plans from restricting initial or continued eligibility based upon conditions arising out of domestic violence. For additional information about the provisions of these statutes go to http://public.nmcompmomm.us/nmpublic/gateway.dll/?f=templates&fn=default.htm.

Mandatory Reporting: None.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.

Public Health Responses

The New Mexico Children, Youth, and Families Department provides funding to domestic violence service providers throughout the state for both residential and non-residential services. Under these grants, agencies are asked to develop collaborative relationships with their local public health offices and private medical practitioners.

New Mexico’s Family Violence Protection Act requires medical personnel to document abuse and the name of the alleged perpetrator in the victim’s medical file and refer services to victims. New Mexico public health offices also implement the Violence, Alcohol Abuse, Substance Abuse and Tobacco Use tool to assist in screening for domestic violence. These questions and brief interventions are used by health practitioners and social workers to further assist clients.
Statutes Addressing

**Fatality Review:** NY CLS Exec § 575(10) establishes a fatality review team to review deaths associated with domestic violence in order to examine trends and patterns of domestic violence and develop public responses and education plans to mitigate those trends. The review team shall include members of law enforcement and the judicial system, and optionally can include health care professionals and victim advocates.

**Insurance Discrimination:** N.Y. Ins. Law § 2612 applies to health, life, disability and property insurance. It requires that all insurers in New York cannot refuse to issue or renew, deny or cancel any insurance policy or contract or charge a higher premium based on an individual being a victim of domestic violence. Domestic violence also cannot be treated as a preexisting condition or an underwriting criterion. For additional information on the provisions of the statute go to [http://public.leginfo.state.ny.us/LAWSSEAF.cgi?QUERYTYPE=LAWS+&QUERYDATA=$$ISC2612$$@TXISC02612+&LIST=LAW+&BROWSER=EXPLORER+&TOKEN=12480048+&TARGET=VIEW](http://public.leginfo.state.ny.us/LAWSSEAF.cgi?QUERYTYPE=LAWS+&QUERYDATA=$$ISC2612$$@TXISC02612+&LIST=LAW+&BROWSER=EXPLORER+&TOKEN=12480048+&TARGET=VIEW)

**Mandatory Reporting:** NY CLS Penal § 265.25 requires every case of gunshot wound or other injury caused by the discharge of a firearm, and every case of wound that is likely to or may result in death and is or appears to be inflicted by a knife, ice pick or other sharp instrument to be reported by the physician attending or treating the case or the manager, superintendent or other person in charge, whenever such case is treated in a hospital, sanitarium or other institution, immediately to local police authorities where the person reporting is located.

NY CLS Penal § 265.26 requires all second or third degree burns to more than 5% of the body, burns to the upper respiratory tract, and every case of a burn which is likely to or may result in death to be reported by the physician attending or treating the case or the manager, superintendent or other person in charge, whenever such case is treated in a hospital, sanitarium, institution or other medical facility, to the office of fire prevention and control who shall take the report and notify the proper investigatory agency.

**Protocols:** NY CLS Pub Health § 2803-p requires every hospital with maternity and newborn services to provide information concerning family violence to parents of newborn infants at any time prior to the discharge of the mother which must include available services. Also, see “Screening” and “Training” sections below.

**Screening:** NY CLS Pub Health § 2137 requires development of protocol for the identification and screening of victims of domestic violence who may either be an individual diagnosed with HIV/AIDS or a partner who requires notification.

**Training:** NY CLS Exec § 575 creates the New York State Office for the Prevention of Domestic Violence which develops and delivers training on domestic violence to professionals in the health and mental health fields. It also requires the establishment of a model policy, behaviors, and education for health agencies and professionals regarding identification, assessment, intervention, and referral policies and responses to victims of domestic violence.
Public Funding Earmarked for Health Care and Domestic Violence:

**VAWA:** None.

**Others:** None.

**Public Health Responses**

The New York State Office for the Prevention of Domestic Violence has existed for over twenty years and there are many collaborations and partnerships throughout the state that include various state government departments, such as Health and Youth and Family Services. The New York State Office for the Prevention of Domestic Violence has worked closely with the New York State Department of Health since 1994 to design all training programs including webinars.

The New York State Office for the Prevention of Domestic Violence provides trainings on clinical responses to domestic violence through a grant from the NY Department of Health. The New York State Office for the Prevention of Domestic Violence works closely with New York City Health and Hospitals Cooperation and various health centers to schedule these trainings and presentations based on a standard curriculum and identified needs.
NORTH CAROLINA

Statutes Addressing

Fatality Review: None.

Insurance Discrimination: N.C. General Statute § 58-68-35 prohibits group health insurers from using conditions arising from domestic violence to determine eligibility, including continued eligibility, of any individual or their dependent.

Mandatory Reporting: N.C. Gen. Stat. § 90-21.20 requires every case of gunshot wound or other injury caused or appearing to be caused by the discharge of a firearm, every case of illness apparently caused by poisoning, every injury caused or appearing to be caused by a knife or sharp instrument if it appears that a criminal act was involved, and any other grave bodily injury or grave illness that appears to have resulted from a criminal act of violence to be reported by the physician or surgeon treating the case, or, if such case is treated in a hospital, sanitarium or other medical institution or facility, by the Director, Administrator, or other person designated by the Director or Administrator, to local law enforcement where the place of treatment is located.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.

Public Health Responses

North Carolina is one of fourteen states selected by the Centers for Disease Control to participate in the Domestic Violence Prevention Enhancement and Leadership Through Alliances (DELTA) program. The purpose of this funding is to increase state and local capacity to engage in and support activities and systems that work to prevent the first time perpetration of intimate partner violence.

The North Carolina Coalition Against Domestic Violence (NCCADV) offers statewide training for professionals on domestic violence, mental health and substance abuse. In addition, all statewide trainings are open and accessible to healthcare providers. NCCADV is also working with the North Carolina Division of Public Health to improve surveillance of intimate partner violence homicides.
### Statutes Addressing

#### Fatality Review:
N.D. Cent. Code § 14-07.1-20 allows the attorney general’s office to establish a fatality review commission composed of law enforcement, victim advocates and health care professionals.

#### Insurance Discrimination:
N.D. Cent. Code § 26.1-39-24 applies to property insurance. It requires that those insurers in North Dakota issuing or renewing a policy of property and casualty insurance in this state may not base any rating, underwriting, or claim-handling decision solely on whether an applicant or insured suffers from domestic violence. N.D. Cent. Code § 26.1-04-03.7 prohibits all insurers from considering an individual’s history or status as a victim of domestic abuse in evaluating insurance coverage and considerations.

#### Mandatory Reporting:
N.D. Cent. Code § 43-17-41 requires a physician, physician assistant, or any other person licensed under § 43-12.1 to report to local law enforcement when they diagnose or treat an individual suffering from any wound, injury or physical trauma inflicted by the individual’s own act or by the act of another by means by means of knife or gun, or, when the physician has reasonable cause to suspect the injury was inflicted in violation of criminal law. When a report of domestic violence or physical injury resulting from a sexual offense is reported in accordance with this section, the physician must provide the individual with information regarding a domestic violence sexual assault organization or other victim’s assistance program.

### Protocols:
None.

### Screening:
None.

### Training:
None.

### Public Funding Earmarked for Health Care and Domestic Violence

#### VAWA:
None.

#### Others:
None.

### Public Health Responses
The North Dakota Department of Health collaborates with a state committee to develop and implement a state intimate partner and sexual violence primary prevention plan. The family planning programs, funded through the North Dakota Department of Health, receive periodic domestic violence trainings and resources.

Violence Against Women Act funding is provided for Sexual Assault Nurse Examiners programs and statewide multidisciplinary trainings on domestic violence, sexual violence, and stalking. Healthcare providers are invited to the trainings. The North Dakota Health Department continues a strong working relationship with the North Dakota Council on Abused Women’s Services related to funding and policies and protocols for responding to domestic violence.
Ohio

Statutes Addressing

Fatality Review:
None.

Insurance Discrimination:
ORC Ann. 3901.21 applies to health and life insurance. It prohibits those insurers in Ohio from: limiting coverage under, refusing to issue, canceling, or refusing to renew, limiting coverage, refusing to issue, adding a surcharge, denying or limiting coverage for the reason that the insured or applicant for insurance is or has been a victim of domestic violence. It also prohibits the use of domestic violence as an underwriting factor. For additional information about the provisions of this contract go to http://codes.ohio.gov/orc/3901.

Mandatory Reporting:
ORC Ann. 2921.22 makes it a misdemeanor in the second degree for a physician, limited practitioner, nurse, or other person giving aid to a sick or injured person, to negligently fail to report to law enforcement authorities any treated or observed gunshot wound, stab wound, or other serious physical harm that the reporter knows or has reasonable cause to believe resulted from an offense of violence. Second and third degree burns, burns to upper respiratory tract or any burn or that may result in death must be reported to the local arson, fire and explosion investigation bureau. Known or suspected domestic violence must be noted by the physician in the patient’s records.

Protocols:
ORC Ann. 3727.08 requires all hospitals to adopt protocols for conducting interviews with patients, one or more interviews separate and apart from the patient with any family or household member present, and for creating whenever possible a photographic record of the patient’s injuries when a health care professional knows or has reasonable cause to believe that the patient has been the victim of domestic violence.

By Executive Order, the Ohio Domestic Violence Network (ODVN) and the Ohio Department of Health (ODH) developed a workplace violence protocol for the Department of Health which was then expanded into a Governor’s Executive Order to develop training for all state employees.

Screening:
None.

Training
ORC Ann. 4723.25 requires the Board of Nursing to approve one or more continuing education courses that assist registered and licensed nurses in recognizing the signs of domestic violence and its relationship to child abuse. Nurses are not required to take the courses.

ORC Ann. 4731.282 requires the State Medical Board to approve one or more continuing education courses that assist doctors of medicine and osteopathic medicine in recognizing the signs of domestic violence and its relationship to child abuse. Doctors are not required to take the courses.

ORC Ann. 4732.141 requires the State Board of Psychology to approve one or more continuing education courses that assist psychologists and school psychologists in recognizing the signs of domestic violence and its relationship to child abuse. Psychologists are not required to take the courses.

ORC Ann. 4757.34 requires the counselor, social worker, and marriage and family therapist board to approve one or more continuing education courses of study that assist social workers, independent social workers, social work assistants, independent marriage and family therapists, marriage and family therapists, professional clinical counselors, and professional counselors in recognizing the signs of domestic violence and its relationship to child abuse. Such professionals are not required to take the course.
Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: ODVN is the recipient of the Futures’s Project Connect funding which is pass through funding from the Office on Women's Health. ODVN is engaged in linking public health family planning and adolescent health clinics to domestic and sexual violence services and to training public health professionals to screen for and universally educate about domestic and sexual violence and its prevention.

Public Health Responses

Since 2002, Ohio Domestic Violence Network (ODVN) has been a recipient of funding from the Centers for Disease Control and Prevention (CDC) Domestic Violence Prevention Enhancements and Leadership Through Alliances (DELTA). The DELTA project is aimed at building the primary prevention capacity of individuals and organizations at the national, state, and local levels.

Since 2004, ODVN has been the recipient of family violence prevention funding from the HealthPath Foundation (formerly Anthem Foundation of Ohio). Funding was aimed at providing technical assistance and training to four community based coalitions as well as capacity building at the state level for primary prevention.

The Ohio Domestic Violence Network (ODVN), the Ohio Alliance to End Sexual Violence (OAESV) and the Ohio Department of Health (ODH) jointly convene a state level Prevention Consortium that is now implementing a statewide prevention plan for sexual and intimate partner violence.

Ohio was one of eight states that participated in the first phase of Project Connect: A Coordinated Public Health Initiative to Prevent Violence against Women (2010-2012) funded by the Office on Women’s Health, U.S. DHHS with support from the Administration for Children and Families, U.S. DHHS, and coordinated by Futures Without Violence. As part of that project nearly 1,200 health care providers in adolescent health, home visitation, and family planning settings were trained to assess for, and respond to, domestic and sexual violence in. The initiative also helped strengthen partnerships between Ohio Domestic Violence Network (ODVN), the Ohio Alliance to End Sexual Violence (OAESV) and the Ohio Department of Health (ODH) to effectively identify and refer victims of abuse. The Ohio team worked with the Ohio Department of Health Reproductive Health and Wellness Program (RHWP) to include assessment for reproductive coercion to their Title X RFPs as an “area of enhanced service,” with an additional 10% to fund to that area. All three Title X funders in the Ohio are implementing the Project Connect intervention in their clinics, including universal education on healthy relationships for all adolescent patients, assessment for reproductive coercion and adolescent relationship abuse for sexually active young women, and partnership with local advocacy organizations. Leveraging federal home visitation funds through the Maternal, Infant, Early Childhood Home Visitation (MIECHV), 10 counties are using the Project Connect train the trainer model, to address domestic and sexual violence.
OKLAHOMA

Statutes Addressing

Fatality Review: 22 Okl. St. §§ 1601 and 1602 establish the Domestic Violence Fatality Review Board whose membership shall include the State Commissioner of Health, Chief of Injury Prevention Services of the State Department of Health, two physicians and a nurse.

Insurance Discrimination: 36 Okl. St. § 6060.10A prohibits health benefit plans (defined within the statute) from denying coverage, refusing to issue or renew, cancel or otherwise terminate, restrict or exclude any person from any health benefit plan issued or renewed on or after November 1, 2010 on the basis of the insured’s or applicant’s status as a victim of domestic abuse as defined in § 60.1 of Title 22. No health benefit plan can deny a claim based on the insured’s status as a victim of domestic violence nor can domestic abuse be considered a preexisting condition.

Mandatory Reporting: 22 Okl. St. § 58 mandates that criminally injurious conduct, as defined by the Oklahoma Crime Victims Compensation Act, which appears to be or is reported by the victim to be domestic abuse, as defined in Section 60.1 of this title, or domestic abuse by strangulation, domestic abuse resulting in great bodily harm, or domestic abuse in the presence of a child, as defined in Section 644 of Title 21 of the Oklahoma Statutes, shall be reported to the nearest law enforcement agency. However, any physician, surgeon, resident, intern, physician assistant, registered nurse, or any other health care professional examining, attending, or treating a victim is not required to report such domestic abuse if the victim is over age 18 and is not incapacitated, unless the victim requests them to do so orally or in writing. In all cases what is reported to be domestic abuse shall clearly and legibly be documented by the health care provider and any treatment provided. In all cases, the health care provider shall refer the victim to domestic violence and victim services, including the number of the statewide hotline.

Protocols: 22 Okl. St. § 58 requires that in all cases of what appears to be or is reported to be domestic abuse, the physician, surgeon, resident, intern, physician assistant, registered nurse, or any other health care professional examining, attending or treating the victim of what appears to be domestic abuse shall refer the victim to domestic violence and victim services programs, including providing the victim with the twenty-four-hour statewide telephone communication service established by Section 18p-5 of Title 74 of the Oklahoma Statutes. In addition, they shall clearly and legibly document the incident and injuries observed and reported, as well as any treatment provided or prescribed.

Screening: None.

Training 59 Okl. St. § 3206 requires that all applicants for licensure as an anesthesiologist assistant submit a notarized statement showing completion of one hour of continuing medical education on domestic violence including the number of patients in that practice likely to be victims or perpetrators, screening procedures for determining whether a patient has a history as a victim or perpetrator and instructions on how to refer to services.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
Public Health Responses

The Oklahoma State Department of Health (OSDH) works to prevent domestic violence through its public health services. OSDH service areas provide training and tools to address intimate partner and domestic violence in the healthcare setting and to educate patients. OSDH partners with other organizations to provide programs, services, and education to prevent domestic violence and child abuse. The OSDH Injury Prevention Service participates in collaborative research with the University of Oklahoma Health Sciences Center College of Nursing, Arizona State University, and Johns Hopkins School of Nursing to evaluate a brief lethality assessment intervention for police to prevent intimate partner homicide and increase safety behaviors for persons at risk for serious violence. Additionally, the magnitude of intimate partner and domestic violence is monitored through OSDH public health surveillance systems.
OREGON

Statutes Addressing

Fatality Review: ORS § 418.714 allows local domestic violence coordinating council recognized by the local public safety coordinating council or by the governing body of the county to establish a multidisciplinary domestic violence fatality review team to assist local organizations and agencies in identifying and reviewing domestic violence fatalities. Any such team shall include medical personnel with expertise in the field of domestic violence, local health department staff, medical examiners or other experts in the field of forensic pathology and other domestic violence advocates.

Insurance Discrimination: ORS § 746.015 applies to health, life, disability and property insurance. It requires that no insurers in Oregon on the basis of the status of an insured or prospective insured as a victim of domestic or sexual violence, shall do any of the following: deny, cancel or refuse to issue or renew an insurance policy; demand or require a greater premium or payment; designate domestic violence as a preexisting condition for which coverage will be denied or reduced; exclude or limit coverage for losses or deny a claim; or fix any lower rate for or discriminate in the fees or commissions of an insurance producer for writing or renewing a policy. Domestic violence status cannot be used as a rating criterion. For additional information about the provisions of the statute go to http://www.leg.state.or.us/bills_laws/.

Mandatory Reporting: ORS §§ 146.750 and 146.710 require any physician, including interns and residents, having reasonable cause to suspect that a person coming before them for examination or treatment has had injury caused by knife, firearm or other deadly or dangerous weapon, or any other serious physical injuries inflicted (regardless of weapon involvement) upon them by non-accidental means to report immediately to the medical examiner. § 146.730 allows the medical examiner or the district attorney to investigate any injury that occurred under suspicious or unknown circumstances. Whenever the medical examiner concludes that a crime may have been committed in causing the injury, they must report that conclusion to the district attorney under § 146.740.

Protocols: ORS § 146.740 contains the proper reporting protocols for physicians reporting to the medical examiner, and the medical examiner reporting to the district attorney potential domestic violence offences.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: RS § 409.292 allows the director of Human Services to make grants and funds for training in the health care fields, including to domestic violence education and training. ORS § 409.300 establishes a Domestic Violence Fund.
Public Health Responses

The Oregon Attorney General’s Sexual Assault Task Force (SATF) receives federal Rape Prevention Education funds from the Centers for Disease Control and Prevention. The SATF funds six community sites to do rape prevention education. Oregon administers a portion of CDC Preventive Health and Health Services Block Grant funding to the Oregon Coalition Against Domestic and Sexual Violence. The Oregon Public Health Department (OPHD) receives Oregon Department of Justice funds from the federal intimate partner violence and pregnancy assistance grant to do training with public health departments on how to screen and refer patients, and how to partner with local domestic violence advocates. This grant also funds thirteen domestic violence advocates to be stationed in child welfare offices, self-sufficiency offices and public health departments. In addition, the state’s Children, Adults, and Families office provides funding to place 22 domestic violence advocates in local field offices.

As a result of family violence being identified as the top priority of the five-year Oregon Title V Needs Assessment, a new initiative is utilizing Federal Title V funds to train local health department workers to improve screening, and referral. The training focuses on family planning providers but also Women, Infants and Children, and prenatal nurse home visiting providers.

The OPHD aims to strengthen its role in both providing referrals and offering victim services. In addition, OPHD supports primary violence prevention initiatives and works to integrate violence prevention into sexual health education. In 2011, the OPHD surveyed health teachers and community-based advocates to assess the sexual health and healthy relationships content being taught in schools.

OPHD collects data on domestic and sexual violence in the National Violent Death Reporting System and the Oregon Healthy Teens Survey (Oregon’s version of the Youth Risk Behavioral Survey). As of Spring, 2011 the OPHD is also convening a statewide domestic violence fatality review team.

Finally, in 2013, Oregon was one of six states and five native health facilities selected to participate in Project Connect: 2.0, a national initiative to change how adolescent health, reproductive health and Native health services respond to sexual and domestic violence. Futures Without Violence, in collaboration with the Office on Women’s Health, provides technical assistance and monitors the grantees for the three year initiative (2013-2015). Project Connect 2.0 is supported by the Office on Women’s Health, U.S. DHHS and funded through the Violence Against Women Reauthorization Act of 2006. The Project Connect 2.0 work in Oregon is being lead by the Oregon Health Authority, working in partnership with the Oregon Coalition Against Domestic and Sexual Violence to develop state policies to require assessment for reproductive coercion and IPV, and partnership with local advocacy organizations for all state-funded family planning settings. In addition, family planning providers from five clinic sites are currently being trained to assess for and respond to reproductive coercion and IPV with an evidence-based intervention using a patient safety card, including harm reduction strategies and referrals to local advocates when abuse is disclosed.
PENNSYLVANIA

Statutes Addressing

Fatality Review: None.

Insurance Discrimination: 40 P.S. §§ 1171.3, 1171.5(14) applies to health, life, disability and property insurance. It prohibits all insurers in Pennsylvania from taking any of the following actions because the insured or applicant for an insurance policy or insurance contract is a victim of abuse: denying; refusing to issue; refusing to renew; refusing to reissue; canceling or terminating an insurance policy or insurance contract; restricting coverage under an insurance policy or insurance contract; adding a surcharge, applying a rating factor, or using any other underwriting standard or practice which adversely takes into account a history or status of abuse; excluding or limiting benefits or coverage under an insurance policy or insurance contract for losses incurred; or, With respect to a policy of a private passenger automobile, a policy covering owner-occupied private residential property or a policy covering personal property of individuals, refusing to pay an insured for losses arising out of abuse to that insured under a property and casualty insurance policy or contract to the extent of the insured's legal interest in the covered property if the loss is caused by the intentional act of another insured or using other exclusions or limitations which the commissioner has determined unreasonably restrict the ability of victims of abuse to be indemnified for such losses.

Mandatory Reporting: 18 Pa.C.S. § 5106 mandates that any physician, intern, or resident, or any person conducting, managing, or in charge of any hospital or pharmacy, or in charge of any ward or part of a hospital, to whom shall come or be brought any person suffering from any wound or other injury inflicted by his own act or by the act of another which caused death or serious bodily injury, or inflicted by means of a deadly weapon as defined in § 2301, or upon whom injuries have been inflicted in violation of any penal law, must report such cases to law enforcement authorities. The report shall state the name of the injured person, if known, the injured person's whereabouts, and the character and extent of the person's injuries. Failure to report such injuries when the act caused bodily injury (defined in § 2301) is not an offense if the victim (1) is an adult; (2) the injury was inflicted by an individual who is the current or former spouse or sexual or intimate partner, has been living as a spouse or who shares biological parenthood; (3) the victim has been informed of the physician's duty to report and that report cannot be made without the victim's consent; (4) the victim does not consent to the report; and (5) the victim has been provided with a referral to the appropriate victim service agency.

Protocols: 35 P.S. § 7661.3, which establishes the Domestic Violence Health Care Response Program, requires that in the selected medical advocacy project sites, medical professionals will provide available educational materials to inform victims of domestic violence about the services and assistance available through the domestic violence program.

Screening: 35 P.S. § 7661.3, which establishes the Domestic Violence Health Care Response Program, requires that the selected medical advocacy projects develop and implement uniform multidisciplinary domestic violence policies and procedures which incorporate all staff who provide services or interact with victims of domestic violence, including the identification of victims through universal screening.
Training: 35 P.S. § 7661.3 establishes the Domestic Violence Health Care Response Program. The program requires that medical advocacy projects develop and implement a multidisciplinary, comprehensive and ongoing domestic violence education and training program for hospital, health center, or clinic personnel adapted to their particular demographics, policies, staffing patterns and resources. The training shall include identifying characteristics of domestic violence, screening patients for domestic violence, appropriately documenting in the medical record and offering referral services, including domestic violence resources available in the community.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.
Others: None.

Public Health Responses

The Pennsylvania Coalition Against Domestic Violence partnered with Pennsylvania Department of Public Welfare’s Office of Medical Assistance Programs to raise public awareness for domestic violence and health issues, such as develop tools to educate primary care medical assistance providers to help them identify and refer patients experiencing domestic violence to the national hotline and local domestic violence program. This partnership also train and equip medical advocates to provide health care providers with model practices that will best serve domestic violence survivors, and feature articles about domestic violence in quarterly newsletters received by all medical assistance recipients.

Finally, in 2013 Pennsylvania was one of six states and five native health facilities selected to participate in Project Connect: 2.0, a national initiative to change how adolescent health, reproductive health and Native health services respond to sexual and domestic violence. Futures Without Violence, in collaboration with the Office on Women’s Health, provides technical assistance and monitors the grantees for the three year initiative (2013-2015). Project Connect 2.0 is supported by the Office on Women’s Health, U.S. DHHS and funded through the Violence Against Women Reauthorization Act of 2006. The Project Connect 2.0 work in Pennsylvania is being lead by the Pennsylvania Coalition Against Domestic Violence, in partnership with the Pennsylvania Department of Health, Alliance of Pennsylvania Councils, Pennsylvania Coalition Against Rape, and the Pennsylvania Association of School Nurses and Practitioners. The team is working to develop state policies to require universal education on healthy relationships, targeted assessment for reproductive coercion and adolescent relationship abuse for sexually active young women, and partnership with local advocacy organizations for school-based adolescent health settings. In addition, school nurses from five sites are currently being trained to use an evidence-based intervention using a patient safety card, that includes universal messages on healthy relationships, as well as harm reduction strategies and referrals to local advocates when abuse is disclosed.
RHODE ISLAND

Statutes Addressing

Fatality Review: None.

Insurance Discrimination: R.I. Gen Laws §§ 27-59-5; 27-60-1 to -7; 27-61-1 to-7 applies to health and life insurance. It prohibits those insurers in Rhode Island from: denying, refusing to issue, renew or reissue, canceling or terminating a health benefit plan, or restricting or excluding health benefit plan coverage or adding a premium differential to any health benefit plan on the basis of the applicant's or insured's abuse status; excluding or limiting coverage for losses or denying a claim incurred by an insured as a result of abuse on the basis of the insured's abuse status; or terminating group coverage for a subject of abuse because coverage was originally issued in the name of the abuser and the abuser has divorced, separated from, or lost custody of the subject of abuse, or the abuser's coverage has terminated voluntarily or involuntarily. For additional information on the provisions of the statute go to http://www.rilin.state.ri.us/Statutes/TITLE27/27-60/INDEX.HTM.

Mandatory Reporting: R.I. Gen. Laws § 23-28.2-24 requires the report of second or third degree burn injuries sustained to 5% or more of the body, burns to the upper respiratory tract, or those which are likely to cause or may result in death by the physician attending or treating the case, or the manager, superintendent or other person in charge, whenever the case is treated in a hospital, sanitarium, institution, or other medical facility to the state fire marshal. The fire marshal shall accept the report and notify the proper investigatory agency.

R.I. Gen. Laws § 11-47-48 requires that every physician or institution attending to or treating a case of a gunshot wound or any other injury resulting from the discharge of a firearm to report to local police authorities where the physician is located.

R.I. Gen. Laws § 12-29-9 creates Medical Data Collection Reports as part of the Domestic Violence Prevention Act. It is a mandatory report for health care providers for any indicated or suspected cases of domestic violence. However, the report should not contain any identifying information including names.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: A portion of the VAWA Victim Services funding is utilized for the operations of the statewide Victims of Crime Helpline, which provides domestic violence/sexual assault advocates to accompany victims of domestic violence or sexual assault to hospital emergency rooms throughout the state.

Others: A VOCA grant supports the hospital advocacy services described above, provided through the statewide Helpline for Victims of Crime.
Public Health Responses

The Rhode Island Department of Health (RIDOH) has been a key partner on the RI DELTA State Steering Committee that developed a statewide plan to prevent domestic violence, led by the Rhode Island Coalition Against Domestic Violence (RICADV). The RIDOH also co-facilitates the RI Sexual Violence Prevention Planning Committee with Day One, the state sexual assault coalition, and recently released a plan to address sexual violence prevention. The RIDOH’s support and contributions to violence against women primary prevention efforts in the state have been instrumental to their success, with increased access to information, systems, and resources.
SOUTH CAROLINA

Statutes Addressing

Fatality Review: None.

Insurance Discrimination: S.C. Code Ann. § 38-71-860 states that health insurers may not use conditions arising from domestic violence abuse as a health status-related factor to determine eligibility for coverage or premium charges.

Mandatory Reporting: S.C. Code Ann. § 16-3-1072 requires a physician, nurse, or any other medical or emergency medical services personnel of a hospital, clinic, or other health care facility or provider to report treatment or requests for treatment for a gunshot wound to the sheriff’s department of the county in which the treatment is administered, unless an officer is present at the time of treatment.

Protocols: None.

Screening: None.

Training: S.C. Code Ann. § 16-3-1410 states that The Victim Compensation Fund is authorized to provide information, training and technical assistance to groups involved in victim and domestic violence assistance, including hospital staff, when appropriate funding is available.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
SOUTH DAKOTA

Statutes Addressing

Fatality Review: None.

Insurance Discrimination: S.D. Codified Laws § 58-33-13.3 prohibits life and health insurers from asking about an individual’s status as a victim of domestic abuse.

Mandatory Reporting: S.D. Codified Laws § 23-13-10 requires any person treating a gunshot wound, or any other wound caused by the discharge of a firearm, to report such treatment to the sheriff of the county in which the wound is treated.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
**TENNESSEE**

**Statutes Addressing**

**Fatality Review:**
Tenn. Code Ann. § 36-3-624 allows counties to establish an interagency domestic abuse death review team whose membership may include medical personnel with expertise in domestic violence, county health department staff who deal with domestic abuse victims’ health issues, coroners and medical examiners, and domestic abuse shelter staff.

**Insurance Discrimination:**
Tenn. Code Ann. §§ 56-8-301 to 56-8-306 applies to health insurance. It prohibits those insurers from: denying, refusing to issue, renew or reissue, canceling or otherwise terminating, or restricting or excluding coverage, or adding a premium differential to any health benefit plan; excluding or limiting coverage or denying a claim incurred by an insured on the basis of the applicant's or insured's abuse status or as the result of abuse; and, terminating group coverage for a subject of abuse on the basis of the insured's abuse status where coverage was originally issued in the name of the abuser and the abuser has divorced, separated from, or lost custody of the subject of abuse, or the abuser's coverage has terminated voluntarily or involuntarily, on the basis of the applicant's or insured's abuse status. For additional information on the provisions of the statute go to http://www.lexisnexis.com/hottopics/tncode/

**Mandatory Reporting:**
Tenn. Code Ann. § 38-1-101 requires all hospitals, clinics, sanitariums, doctors, physicians, surgeons, nurses, pharmacists, undertakers, embalmers, or other persons called upon to tender aid to persons suffering from any injuries caused by knife, firearm or other deadly weapon, or by other means of violence, suffocation or poisoning to report such treatment to law enforcement officials. However, if the patient is over the age of 18, believed to be a victim of domestic violence, there was not a deadly weapon or strangulation involved, and the patient objects to the information being released to law enforcement, than the patient should not be included in the report.

The exception does not apply and the injuries shall be reported if the injuries incurred by the sexual assault or domestic abuse victim are considered by the treating healthcare professional to be life threatening, or the victim is being treated for injuries inflicted by strangulation, a knife, pistol, gun, or other deadly weapon.

**Protocols**
None.

**Screening:**
None.

**Training:**
Tenn. Code Ann. § 68-140-323 provides that under the Emergency Medical Services Act, the Department of Health shall approve and coordinate the use of materials concerning domestic violence as part of its training curriculum for emergency medical services personnel.

**Public Funding Earmarked for Health Care and Domestic Violence**

**VAWA:**
None.

**Others:**
None.
Public Health Responses

The Tennessee Coalition Against Domestic and Sexual Violence (TCADSV) provides grants to dual domestic violence and sexual assault centers and primary sexual assault centers across the state. TCADSV, along with six community-based programs, receive funding from the Tennessee Department of Health for the primary prevention of sexual assault.

In addition, the Tennessee Department of Health provides a grant to the Knox County Department of Health which is partially used to implement a teen dating violence curriculum. TCADSV, in partnership with the Department of Health, has developed a statewide educational institute focused on the primary prevention of sexual assault including the teen dating violence website: www.tnblue.org. Social media trainings are also provided that concentrate on how to frame domestic and sexual violence issues through media messaging.
Statutes Addressing

Fatality Review: Tex. Health & Safety Code §§ 672.001 - 672.013 allows counties to establish a multidisciplinary and multiagency unexpected fatality review team (“unexpected fatality” defined as one that appears to be from suicide, family violence or abuse) whose membership may include a public health professional, a mental health services provider, and other domestic violence advocates.

Insurance Discrimination: Tex. Ins. Code § 544.153 applies to health and life insurance. It requires that those insurers in Texas cannot: because of an individual’s status as a victim of family violence: deny coverage to the individual; refuse to renew the individual’s coverage; cancel the individual’s coverage; limit the amount, extent, or kind of coverage available to the individual; or charge the individual or a group to which the individual belongs a rate that is different from the rate charged to other individuals or groups, respectively, for the same coverage.

Mandatory Reporting: Tex. Health and Safety Code § 161.041 requires a physician who attends or treats, or who is requested to attend or treat, a bullet or gunshot wound, or the administrator, superintendent, or other person in charge of a hospital, sanitarium, or other institution in which a bullet or gunshot wound is attended or treated or in which the attention or treatment is requested, to report the case at once to the law enforcement authority of the municipality or county in which the physician practices or in which the institution is located.

Protocols: Tex. Fam. Code § 91.003 requires medical professionals who treat a person for injuries that they have reason to believe were caused by family violence to immediately provide them with information regarding the nearest family violence shelter, document in their file that they have been given such information and the reasons for the medical professional’s belief that the injuries were caused by family violence, and give them with a written notice, provided in the statute, regarding their rights.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.

Public Health Responses

The Texas Department of State Health Services (DSHS) is actively involved in a variety of projects that will bring about a better understanding of the incidence of domestic violence in Texas and the role domestic violence plays in overall health status. Efforts are also in place to ensure effective referral when domestic violence is identified in health settings.
Texas DSHS’s Women, Infants and Children (WIC) program routinely screens for domestic violence on all of the client health history forms. If a “yes” response is provided, an appropriate referral is made to programs in the area along with a toll free number for a DV hotline.

Texas was one of eight states that participated in the first phase of Project Connect: A Coordinated Public Health Initiative to Prevent Violence against Women (2010-2012) funded by the Office on Women’s Health, U.S. DHHS with support from the Administration for Children and Families, U.S. DHHS, and coordinated by Futures Without Violence. As part of that project 1,000 health care providers were trained to assess for, and respond to, domestic and sexual violence in home visitation settings. The initiative also helped strengthen partnerships between public health programs and domestic and sexual violence advocates to effectively identify and refer victims of abuse. As part of Project Connect, The Texas Project Connect team worked with the four regional Healthy Start collaboratives in the state to develop two tools for home visitation programs, “Domestic Violence Protocol for Home Visitation Programs” and “Home Visitation Guidelines on Screening, Assessment and Response to Domestic Violence,” which are being disseminated and widely utilized throughout the state. After extensive work with three family violence offering on-site health services through a pilot project, the team is currently working on evaluating the program and creating a Best Practices manual for other family violence programs interested in offering health services.
Statutes Addressing

Fatality Review: None.

Insurance Discrimination: Utah Code Ann. §§ 31A-21-501 to 31A-21-506 applies to health, life and disability insurance. It prevents those type of insurers in Utah from considering whether an insured or applicant is the subject of domestic abuse as a factor to: refuse to insure the applicant; refuse to continue to insure the insured; refuse to renew or reissue a policy to insure the insured or applicant; limit the amount, extent, or kind of coverage available to the insured or applicant; charge a different rate for coverage to the insured or applicant; exclude or limit benefits or coverage under an insurance policy or contract for losses incurred; deny a claim; or terminate coverage; or fail to provide conversion privileges under a group accident and health policy for the insured because the coverage was issued in the name of the perpetrator of the domestic violence or abuse. However, underwriters may consider mental or physical conditions that are a result of abuse if there is a correlation between the condition(s) and a material increase in insurance risk. The act or existence of abuse does not constitute a mental or physical condition. For more information about the provisions of the statute go to http://www.le.state.ut.us/UtahCode/section.jsp?code=31A-21.

Mandatory Reporting: Utah Code Ann. § 26-23a-2 mandates that any health care provider who treats or cares for any person suffering from any wound or injury inflicted by a person’s own act or the act of another by knife, gun, pistol, explosive, infernal device, or deadly weapon, or in violation of any criminal statute must report to the law enforcement agency the facts of the injury.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.

Public Health Responses

The Department of Health with the Utah Domestic Violence Council (UDVC), Utah’s state domestic violence coalition, has published and printed “Clinical Guidelines for Assessment and Referral for Victims of Domestic Violence: A Reference for Utah Health Care Providers”. Copies have been distributed to health care providers and advocates throughout the state. In addition, one of the state’s major health care providers is implementing “Code D” for domestic violence—additional domestic violence resources for medical or hospital settings.
VERMONT

Statutes Addressing

Fatality Review: 15 V.S.A. § 1140 establishes the Domestic Violence Fatality Review Commission whose members shall include the commissioner of the department of health, or his or her designee, the chief medical examiner, or his or her designee, a physician, appointed by the governor, a victim or survivor of domestic violence and other domestic violence advocates.

Insurance Discrimination: None.

Mandatory Reporting: 13 V.S.A. § 4012 requires every physician treating a bullet or gunshot wound, or any other wound caused by the discharge of a firearm, to report to local law enforcement officials or the state police.

Protocols: 15 V.S.A. § 1171 creates a Vermont Council on Domestic Violence, which is tasked with establishing collection and reporting procedures on domestic violence, education, model policies and procedures for both the criminal justice and human services sectors.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
**VIRGINIA**

**Statutes Addressing**

**Fatality Review:** Va. Code Ann. § 32.1-283.3 requires the Chief Medical Examiner to develop a model protocol for the development and implementation of local family violence fatality review teams whose membership may include health care professionals, the medical examiner, other experts in forensic medicine and pathology, health department professionals and family violence victim advocates.

**Insurance Discrimination:** Va. Code Ann. § 38.2-508(7) applies to health, life, disability and property insurance. It prohibits any insurer in Virginia to consider the status of a victim of domestic violence as a criterion in any decision with regard to insurance underwriting, pricing, renewal, scope of coverage, or payment of claims on any and all insurance. For additional information about the provisions of the statute go to http://leg1.state.va.us/cgi-bin/legp504.exe?000+cod+38.2-508.

**Mandatory Reporting:** Va. Code Ann. § 54.1-2967 requires physicians, or any other person rendering medical aid or treatment, to report to the sheriff or chief of police where the treatment is rendered, treatment of any wounds which the physician knows, or has reason to believe, which were caused by a weapon specified in § 18.2-308 and which they believe or have reason to believe was not self-inflicted.

**Protocols:** None.

**Screening:** Va. Code Ann. § 32.1-11.6 establishes the Virginia Pregnant Women Support Fund to be administered by the Board of Health to support women and families facing unplanned pregnancy. The fund shall create a program for screening pregnant women and new mothers for domestic violence, dating violence, sexual assault and stalking.

**Training:** None.

**Public Funding Earmarked for Health Care and Domestic Violence**

**VAWA:** Some Violence Against Woman Act (VAWA) funds have been used for the Virginia Fatherhood Initiative promoting that fathers “respect their children’s mothers!”

**Others:** None.
Public Health Responses

Virginia was one of eight states funded as part of Project Connect: A Coordinated Public Health Initiative to Prevent Violence against Women, funded by the Office on Women’s Health, U.S. DHHS with support from the Administration for Children and Families, U.S. DHHS, and coordinated by Futures Without Violence. As part of that project 2,000 health care providers were trained to assess for, and respond to, domestic and sexual violence in clinical settings. The initiative also helped establish partnerships between public health programs and domestic and sexual violence advocates to effectively identify and refer victims of abuse.

The Project Connect initiative was collaboratively led by Virginia’s Department of Health including divisions: women and infants’ health, injury and violence prevention, the statewide Home Visiting Consortium, and the statewide sexual and domestic violence coalition. These groups brought together professionals at both the local and statewide levels to collaborate on best responses in home visiting and family planning settings. The Project Connect team also cross-trained and developed stronger partnerships between healthcare providers and domestic and sexual violence program staff to help inform the development of domestic violence shelter-based health services for women and children.

The Virginia Department of Health (VDH) has worked closely with the Virginia Department of Social Services, the Virginia Domestic and Sexual Violence Advocacy Coalition, universities and nursing and medical schools to collaborate on these issues. In 2009, a statewide advisory group developed a statewide healthcare protocol for sexual assault patients, and VDH has an existing Domestic Violence Action Team led by social services as well as a number of regional coalitions.

VDH also partnered with the Virginia Sexual and Domestic Violence Action Alliance (VSDVAA) and the Virginia Home Visiting Consortium to develop and provide comprehensive training on domestic/sexual violence for early childhood home visitors and family planning/reproductive health clinicians. VSDVAA and the Virginia chapter of the International Association of Forensic Nurses convened a multi-disciplinary group of advocates, healthcare providers, and criminal justice and legal professionals to develop a healthcare protocol for sexual assault patients. The VDH houses a provider-focused initiative called Project RADAR which provides training, policy guidance, and resources to assist medical professionals in identifying, assessing, treating and referring patients impacted by intimate partner violence.

The VDH funds local nonprofits to do sexual violence prevention education, which covers both dating and sexual violence prevention, exclusively in schools. Funding is provided by the Virginia Center for Disease Control and Prevention.
WASHINGTON

Statutes Addressing

Fatality Review: ARCW §§ 43.235.010 to 43.235.901 creates regional domestic violence review panels which, subject to availability of funds, the Department of Social and Health Services can contract with an entity with expertise in domestic violence policy and education and with a statewide perspective to coordinate review of domestic violence fatalities. Membership shall include medical personnel with expertise in domestic violence abuse, coroners or medical examiners or others experienced in the field of forensic pathology, if available, local health department staff and other domestic violence advocates. A biennial statewide report will be issued in December of even numbered years.

Insurance Discrimination: ARCW § 48.18.550 applies to health, life, disability and property insurance. It requires that all insurers in Washington cannot deny or refuse to accept an application for insurance, refuse to insure, refuse to renew, cancel, restrict, or otherwise terminate a policy of insurance, or charge a different rate for the same coverage, on the basis that the applicant or insured person is, has been, or may be a victim of domestic abuse. For additional information on the provisions of the statute go to http://apps.leg.wa.gov/rcw/default.aspx?cite=48.18.550.

Mandatory Reporting: ARCW § 70.41.440 requires hospitals to report to local law enforcement agencies, as soon as is reasonably possible, whenever they provide treatment for a bullet, gunshot or stab wound to a patient who is unconscious.

Protocols: None.

Screening: None.

Training: ARCW § 43.70.610 mandates that the Department of Health shall establish within available department general funds, an ongoing domestic violence education program as an integral part of its health professions regulation to raise awareness and educate health care professionals regarding the identification, appropriate treatment, and appropriate referral of victims of domestic violence.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.

Public Health Responses

The Washington State Department of Health (WSDH) provides information about pregnancy and domestic violence through its Maternal and Child Health Office. Guidelines and practice briefs are shared electronically and posted to the website (www.doh.wa.gov/vaw) - specifically targeting healthcare providers. Information is shared with many offices within the WSHD to share with both constituents and stakeholders.

Funded by the Office of Adolescent Health (DHHS), the WSDH is developing a strong partnership with the Attorney General’s Office through the Pregnant Teen and Women Grant to improve services for pregnant teens and women who are victims of domestic violence, sexual assault and/or stalking.
**Statutes Addressing**

**Fatality Review:**
D.C. Code §§ 16-1051 to 16-1058 establishes a Domestic Violence Fatality Review Board which shall consist of one representative from agencies including the Office of the Chief Medical Examiner, the Department of Health and the Fire and Emergency Medical Services Department.

**Insurance Discrimination:**
None.

**Mandatory Reporting:**
D.C. Code § 7-2601 requires reporting by any physician, including persons licensed under Chapter 12, Title 3, with reasonable cause to believe that a person coming to them for examination, care or treatment has suffered injury caused by a firearm, whether self-inflicted, accidental or during the commission of a crime, or injury caused by any dangerous weapon in the commission of a crime to the Metropolitan Police Department.

**Protocols:**
None.

**Screening:**
None.

**Training:**
None.

**Public Funding Earmarked for Health Care and Domestic Violence**

**VAWA:**
None.

**Others:**
None.
Statutes Addressing

Fatality Review:
W. Va. Code § 48-27A-1 establishes the Domestic Violence Fatality Review Team under the office of the Chief Medical Examiner which should consist of the Chief Medical Examiner, one physician, resident or nurse practitioner specializing in the practice of family medicine or emergency medicine, one physician, resident or nurse practitioner specializing in the practice of obstetrics and gynecology and other domestic violence advocates.

Insurance Discrimination:
W. Va. Code Ann. § 33-4-20 applies to health, life and disability insurance. It requires that those insurers in West Virginia cannot Deny, refuse to issue, refuse to renew, refuse to reissue, cancel or otherwise terminate an insurance policy or restrict coverage on any individual because that individual is, has been or may be the victim of abuse; add any surcharge or rating factor to a premium of an insurance policy because an individual has been or may be the victim of abuse; exclude or limit coverage for losses or deny a claim incurred because an individual has been or may be the victim of abuse; or require as part of the application process any information regarding whether that individual has been or may be the victim of abuse.

Mandatory Reporting:
W. Va. Code § 61-2-27 mandates that any medical provider who provides treatment to a person suffering from a wound caused by a gunshot, knife, or other sharp pointed instrument which would lead a reasonable person to believe resulted from a violation of state criminal laws shall report to law enforcement agencies located in the county in which the wound was treated.

W. Va. Code § 61-2-27a requires any health care provider who examines or renders medical treatment to a person suffering from an injury caused by a burn resulting from fire or a chemical, where the circumstances under which the examination is made or treatment is rendered, or where the condition of the injury gives the health care provider reasonable cause to suspect that the injury occurred during the commission, or attempted commission, of an arson as defined in article three of this chapter, shall report the same to the office of the state fire marshal.

Protocols:
W. Va. Code § 48-26-502 requires the Bureau for Public Health of the Department of Health and Human Resources to make available to health care facilities and practitioners a written form notice of the rights of victims and the remedies and services available to victims of domestic violence. A health care practitioner whose patient has injuries or conditions consistent with domestic violence shall provide to the patient, and every health care facility shall make available to all patients, a written form of the notice.

Screening:
None.

Training:
W. Va. Code § 48-26-503 requires the Bureau for Public Health of the Department of Health and Human Resources to publish model standards, including specialized procedures and curricula, concerning domestic violence for health care facilities, practitioners and personnel, to be developed in consultation with public and private agencies that provide programs for victims of domestic violence, advocates for victims, organizations representing the interests of shelters and personnel who have demonstrated expertise and experience in providing health care to victims of domestic violence and their children.
Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.

Public Health Responses

The West Virginia Coalition Against Domestic Violence partnered with the West Virginia Bureau of Public Health to develop a state plan to reduce domestic violence. The Coalition also partnered with the West Virginia Bureau for Behavioral Health and Health Facilities to provide statewide training on domestic violence for Behavioral Health and Substance Abuse Providers.

The WV Department of Health and Human Resources has organized an on-going Domestic Violence workgroup, which is convened through the Bureau for Public Health. The workgroup is now in the process of developing implementation plans (short- and long-term) for carrying out the State Plan.

The West Virginia Coalition Against Domestic Violence (WVCADV) partnered with the West Virginia Bureau of Public Health to develop a state plan to reduce domestic violence. The Coalition also partnered with the West Virginia Bureau for Behavioral Health and Health Facilities to provide statewide training on domestic violence for behavioral health and substance abuse providers.

The West Virginia Department of Health and Human Resources (WVDHHR) Bureau for Public Health Office of Maternal, Child and Family Health is partnering with WVCADV to address domestic violence through education and training of all staff working in Home Visitation programs. Additionally, WVCADV sits on the Advisory Board for the DHHR Bureau of Behavioral Health and Facilities.

The WVDHHR has organized an ongoing domestic violence workgroup, which is convened through the Bureau for Public Health. The workgroup is now in the process of developing implementation plans—short and long term—for carrying out the state plan.
WISCONSIN

Statutes Addressing

Fatality Review: None.

Insurance Discrimination: Wis. Stat. § 631.95 applies to health, life, disability and property insurance. It requires that those insurers in Wisconsin cannot: refuse to provide or renew coverage, or cancel coverage; or use as a factor in the determination of rates exclude; or limit coverage of, or deny a claim. or limit benefits on the basis that the person has been, or the insurer has reason to believe that the person is, a victim of abuse or domestic abuse or that a member of the person’s family has been, or the insurer has reason to believe that a member of the person’s family is, a victim of abuse or domestic abuse. For additional information on the provisions of the statute go to http://nxt.legis.state.wi.us/nxt/gateway.dll?f=templates&fn=default.htm&d=index&jd=top.

Mandatory Reporting: Wis. Stat. § 255.40 requires health professionals (defined in ch. 441, 448 or 455) to report to law enforcement, in the area where treatment is rendered, treating a patient suffering from a gunshot wound, any wound which gives them reasonable cause to believe it occurred as a result of a crime, or, any burns of the second or third degree to more than 5% of the body, burns to the upper respiratory tract, and any other burns which they have reasonable cause to believe were incurred as the result of a crime.

Wis. Stat. § 255.40 requires health professionals (as defined in §441, 448, or 455) to report patients suffering from recent gunshot wounds and injuries (including some types of burns) believed caused as a result of a result of a crime.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
**Statutes Addressing**

**Fatality Review:** None.

**Insurance Discrimination:** W.S.1977 § 26-19-107(g)(vii) stipulates that an insurance policy cannot establish rules for eligibility, including continued eligibility, for any enrollee based on evidence of insurability, including conditions arising out of acts of domestic violence.

**Mandatory Reporting:** None.

**Protocols:** None.

**Screening:** None.

**Training:** None.

**Public Funding Earmarked for Health Care and Domestic Violence**

**VAWA:** None.

**Others:** None.

**Public Health Responses**

The Wyoming Department of Health has formed a statewide injury prevention advisory committee to put together a state plan for injury prevention. In the Community and Public Health Division, federal grant funds are used to support sexual assault prevention. The Wyoming Department of Health contracts with the Wyoming Coalition Against Domestic Violence and Sexual Assault to carry out the state plan to prevent sexual assault.
AMERICAN SAMOA

Statutes Addressing

Fatality Review: None.

Insurance Discrimination: None.

Mandatory Reporting:

Protocols: A.S.C.A. 47.0803(a) requires the Department of Public Health to make available to practitioners and health care facilities a written notice of the rights of victims and remedies and services available to victims of domestic or family violence.

Screening: A.S.C.A. 47.0803(b) A practitioner who becomes aware that a patient is a victim of domestic or family violence shall provide to the patient and every health care facility shall make available to all patients the notice provided pursuant to subsection (a).

Training: None.

Public Funds Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
Statutes Addressing

Fatality Review: None.

Insurance Discrimination: None.

Mandatory Reporting: None.


Screening: See above.

Training: See above.

Public Funds Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
NORTHERN MARIANA ISLANDS

Statutes Addressing

Fatality Review: None.

Insurance Discrimination: None.

Mandatory Reporting: None.

Protocols: None.

Screening: None.

Training: None.

Public Funds Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
Statutes Addressing

Fatality Review: None.

Insurance Discrimination: None.

Mandatory Reporting: None.

Protocols: Note: Laws are described in English followed by Spanish.

Law 54 (August 15, 1989), Prevention and Intervention with Victims of Domestic Violence, provides guidelines for professionals who assist victims of domestic violence to promote the health and wellbeing of survivors. The law (Article 4.1) further requires the development of prevention strategies to: (section d) Sensitize professionals about the needs of victims of abuse and their families; and (section e) Develop strategies to foment changes in policies and procedures within governmental agencies with the goal of improving responses for victims of abuse.

Ley 54 del 15 de agosto de 1989 para la Prevención e Intervención con Víctimas de Violencia Doméstica- se compromete a dar énfasis y atención a situaciones de violencia domestica para evitar la muerte de personas y proteger la salud física, emocional y sexual de sus sobrevivientes. Art. 4.1 Medidas para prevenir (8 L.P.R.A.sec. 651): (d) Concientizar a los profesionales de ayuda sobre las necesidades de las personas víctimas de maltrato y las de sus familias; y (e) Desarrollar estrategias para fomentar cambios en las políticas y procedimientos en las agencias gubernamentales con el fin de mejorar sus respuestas a las necesidades de las personas víctimas de maltrato.

Rulings that require all ER facilities in Puerto Rico to comply with the protocols established by the Department of Health and the Center for the Support of Victims of Rape

1. Secretary of Health Ruling No. 117 (December 1, 2004) regulates the Licensing, Operation, and Maintenance of Hospitals in the Commonwealth of Puerto Rico. i. Administrative fines and penalties for non compliance (Article 6). ii. Chapter XXI: Emergency Rooms in a Hospital Institution, (Article 7) authorized with the Center of Victims of Rape, the establishment of a mandatory Protocol for the intervention of victims of sexual assault and domestic violence.


Reglamentos que requieren a todas las facilidades de salud de Puerto Rico cumplir con lo establecido en los protocolos del Departamento de Salud y del Centro de Ayuda a Víctimas de Violación

1. Reglamento del Secretario de Salud Núm 117 para reglamentar el Licenciamiento, Operación y Mantenimiento de los Hospitales en el Estado Libre Asociado de Puerto Rico del 1 de diciembre de 2004 i. Artículo 6- Multas administrativas y penaltias—por incumplir alguna orden emitida por el Secretario de Salud. ii. Capítulo XXI: Salas de Emergencia en una Institución Hospitalaria; Artículo 7 establece como Protocolo mandatorio el de Intervención con Víctimas de violación u otros protocolos semejantes y autorizados con el Centro de Ayuda a Víctimas de Violación (ej. Protocolo de Intervención con Víctimas/Sobrevivientes de Violencia Doméstica).

Note: As a result of two rulings (#117 and #99), the following policy was developed: Administrative order No 214 (November 15, 2006) from the Secretary of the Department of Health fulfills the requirement of the public policy protocols on intervention with victims/survivors of sexual violence and domestic violence to maintain monthly records of sexual assault and domestic violence cases assisted in the emergency rooms and facilitate in the audit process of sexual assault and domestic violence files.

Nota: De estos dos reglamentos surge la Orden Administrativa Núm 214 de la Oficina de la Secretaría del Departamento de Salud del 15 de noviembre de 2006- Lograr el cumplimiento con la política pública establecida en los protocolos de intervención con víctimas /sobrevivientes de agresión sexual y de violencia doméstica, del Departamento de Salud, que se mantengan los registros mensuales de casos de agresión sexual y violencia doméstica atendidos en las salas de emergencia y se facilite el proceso de auditoría de expedientes de agresión sexual y violencia doméstica.

Intervention Protocol with Victims/Survivors of Domestic Violence from the Support Center to Victims of Rape from the Department of Health 2004, establishes public policy for the prevention and intervention with victims of DV in the emergency rooms of public and private hospitals. These are mandated guidelines by rulings 99 and 117 for health facilities. This is an educational guide to train health care professionals, administrators and medical directors on the standards and the steps to take in the intervention with victims in health facilities.

Protocolo de Intervención con Víctimas /Sobrevivientes de Violencia Doméstica del Centro de Ayuda a Víctimas de Violación del Departamento de Salud del 2004 - establece la política pública para la prevención e intervención con las víctimas/sobrevivientes de violencia doméstica en las salas de emergencia de los hospitales públicos y privados. Es una guía educativa para orientar a profesionales de la salud, administradores/as y directoras/as médicos sobre los estándares en los pasos a seguir en la intervención con las víctimas en las facilidades de salud.

Screening:

None.

Training:

Law No. 139 (August 1, 2008): Law from the Licensing Council and Medical Discipline requires sixty (60) credit hours in Continued Medical Education in order to renew the medical license every three years. The sixty (60) hours are broken in the following: thirty four (34) credit hours on free topics, ten (10) on illness prevention and/or health conditions and the advancement of health, and ten (10) credits, courses on the topic of assault: physical, emotional, sexual, domestic violence, etc.

Ley Núm 139 del 1 de agosto de 2008: Ley de la Junta de Licenciamiento y Disciplina Médica Reglamento General de la Junta de Licenciamiento y Disciplina Médica: Artículo 9.3- Todo médico licenciado deberá completar un mínimo de sesenta (60) horas crédito en cursos de Educación Médica Continua acreditados por la Junta o el Comité que a los efectos se designe, durante el periodo correspondiente a cada trienio de recertificación…Dichas sesenta (60) horas se desglosarán de la siguiente manera: Treinta y cuatro (34) horas crédito en temas libres de los cuales diez (10) serán en el área de prevención de enfermedades y/o condiciones de salud y en promoción de la salud. También se requerirá dentro de los diez (10) créditos cursos en tema de agresión: física, emocional, sexual, violencia doméstica, etc.
Public Funding Earmarked for Health Care and Domestic Violence

**VAWA:** None.

**Others:** The Women Advocates Office (Oficina de la Procuradora de las Mujeres) assigns special legislative funds to train staff in emergency room care to victims of domestic violence and sexual assault and to verify protocols compliance.

Public Health Responses

The Department of Health has an Agency Protocol to address Domestic Violence in the Workplace. It also offers training and consulting professionals through the Rape Crisis Center (Centro de Ayuda a Victimas de Violacion). Every emergency room has to conduct a domestic violence screening and provide referral resources in the community as established by Protocol.
VIRGIN ISLANDS

Statutes Addressing

Fatality Review: None.

Insurance Discrimination: None.

Mandatory Reporting: None.

Protocols: None.

Screening: None.

Training: None.

Public Funding Earmarked for Health Care and Domestic Violence

VAWA: None.

Others: None.
Materials Order & Feedback Form

The National Health Resource Center on Domestic Violence, a project of Futures Without Violence, offers free materials to build health care responses to domestic violence. You may choose to complete and submit this form online at www.futureswithoutviolence.org/compendium or complete this form and send by email to: health@futureswithoutviolence.org or US Mail: Futures Without Violence, Attn: Health, 100 Montgomery St., The Presidio, San Francisco, CA 94129. For more information and to order additional materials, view our online catalog: www.futureswithoutviolence.org/onlinestore.

Patient Safety Cards

Please check the cards that you would like to receive samples of:

- General Health Safety Card
- Reproductive Health Safety Card
- Teen Safety Card
- College Campus Safety Card
- Perinatal Safety Card
- Pediatric Safety Card
- Home Visitor Safety Card
- Native Health Safety Card

DVDS

Please check all the DVD’s you would like to receive (max: 1 copy of each)

- Screen to End Abuse
- Voices of Survivors
- Something My Father Would Do
- First Impressions Exposure to Violence and A Child’s Developing Brain

Guidelines

Please check all the guidelines you would like to receive (1 copy of each):

- Reproductive Health Guidelines
- Adolescent Health Guidelines
- Building Domestic Violence Health Care Responses in Indian Country: A Promising Practices Report

Name: ___________________________________________ Title: ____________________________

Facility/Organization: ______________________________________________________________________________________

Mailing address (please provide street address and not P.O. box): ___________________________________________________

City: ___________________________ State: _______ Zip: ___________________________

Phone: ___________________________ Email: ____________________________

☐ Check this box and add your email to the form above to sign up for a free semi-annual Health E-Journal, highlighting innovative and emerging practices in health and domestic violence in addition to well-documented and rigorously evaluated interventions. For more info about the Health E-Journal, visit www.futureswithoutviolence.org/health

Please take a moment to give us feedback about this publication and other materials on the other side.
What did you find most helpful about this publication?

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Do you feel any of the information in this publication needs to be revised? If so, please detail:

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Please use this area to elaborate on any other feedback, or general recommendations for the National Health Resource Center on Domestic Violence’s programs and publications:

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Everyone has the right to live free of violence. Futures Without Violence, formerly Family Violence Prevention Fund, works to prevent and end violence against women and children around the world.