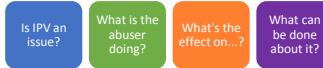




RESPONDING TO IPV (DETAIL)



LIMIT OR MONITOR ABUSIVE PARENT'S ACCESS TO CHILD OR VICTIM PARENT:

- Limit methods of communication (no in-person, telephonic or social media contact)
- Prescribe frequency and methods of communication (email only, text only, etc.)
- Restrict length and/or content of communication (1-page, 10-minutes, scope, etc.)
- Limit access to sensitive information (addresses, account numbers, SSNs, records)
- Issue and enforce no contact orders and orders for protection
- Require neutral exchange locations (school, place of business, etc.)
- Require third party exchanges (professional, friend, family member, etc.)
- Restrict visitation to designated location (grandparent's home, public park, church)
- Restrict visitation to a geographical area (25-mile radius, in town, state, or country)
- Condition visitation on having third party present (professional, friend, family)
- Restrict what can happen during visitation (no alcohol or drugs, no weapons, etc.)
- Establish benchmarks for unsupervised access (no abuse, no threats, no violations)
- Condition access on compliance with established terms (sobriety, BIP, car seat, etc.)
- Appoint a post-visitation safety monitor to ensure visits are safe and go as planned
- Periodically monitor and conduct risk and danger assessments
- Define consequences for non-compliance with access restrictions
- Other:

MONITOR AND ENFORCE ABUSIVE PARENT'S COMPLIANCE WITH PARENTING PLAN:

- Conduct review hearings
- Establish schedule for abusive parent to demonstrate compliance with plan
- Set automatic consequences for non-compliance with parenting plan
- Appoint a compliance monitor at abusive parent's cost
- Hold abusive parent accountable for unjustified, unexcused, intentional violations
- Other:

REQUIRE ABUSIVE PARENT TO PARTICIPATE IN REMEDIAL INTERVENTIONS AND/OR SERVICES:

- Refer abusive parent to batterer intervention for assessment and proper services
- Refer abusive parent to parenting after violence for assessment/proper services
- Other:

LIMIT ABUSIVE PARENT'S RULEMAKING OR DECISION-MAKING AUTHORITY:

- Grant sole legal custody to victim parent, with or without specified exceptions
- Grant parallel legal custody, with or without specified exceptions
- Appoint a parenting consultant to confer with abuser on all major decisions
- Appoint a parenting monitor to oversee and periodically assess abuser's parenting
- Limit abuser's ability to dispose of real or personal property or to dissipate assets
- Appoint a special master to monitor and effectuate property allocations
- Other:

SUPPORT VICTIM PARENT'S EFFORTS TO PROTECT CHILD:

- Link parental decision-making authority to parental responsibility for child's care
- Designate victim parent as the custodian of records
- Provide victim parent with information about available community-based resources
- Facilitate victim parent's access to available community-based resources
- Establish self-executing parenting plan enforcement mechanisms
- Allow direct and expedited access to parenting plan enforcement mechanisms
- Establish automatic bill-paying processes for abuser's financial obligations
- Delineate reasonable house rules
- Limit grounds upon which abuser may object to the victim's parenting decisions
- Permit the victim to relocate with the child in accordance with the law

STRENGTHEN CHILD'S SYSTEMS OF SUPPORT:

- Ensure that parenting plan accommodates child's interests, activities and supports
- Provide sufficient parenting time flexibility to adapt to child's age and social needs
- Structure parenting time to maintain access to child's support system
- Connect child and victim parent to available community based resources