Getting away with murder V

Intimate Partner Violence Deaths 2003-2004

The New Mexico Intimate Partner Violence Death Review Team
Getting Away with Murder
Volume V

Intimate Partner Violence Deaths 2003–2004
Findings and Recommendations from
The New Mexico Intimate Partner Violence Death Review Team
August 2007

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2007 was a remarkable year for the NM Intimate Partner Violence (IPV) Homicide Review Team. It was not only the tenth anniversary of our team, but also the year that legislation providing statutory authority was passed by the New Mexico Legislature and signed into law by Governor Richardson. Pursuit of this law was an outgrowth of a subcommittee effort to evaluate the potential risks and benefits of interviewing family and friends of IPV homicide victims. One of the conclusions drawn from these discussions was that we could not proceed with such an endeavor without adequate confidentiality provisions codified into law. As a grass roots organization without statutory authority, we had limited ability to ensure confidentiality. The new law amends the Crime Victims Reparation Act and provides purpose language, member composition, confidentiality language, and protection from civil liability for providing testimony, records, reports, or other information to the team. The full text of the law is available at the end of this report.

Other interesting developments are on the horizon. Due to past resource constraints, the team has largely been confined to Bernalillo County. However, intimate partner homicide is a statewide problem and there is a consensus among team members that we need to reach out to stakeholders from other communities. Working with principal stakeholders in all communities where these homicides occur would give the team a more complete and contextually accurate understanding of these crimes leading to more locally relevant and potentially more effective system recommendations. In the forthcoming review period, we intend to travel around the state and conduct local reviews in the affected communities.

In addition, we will continue our subcommittee efforts towards developing a protocol eliciting victims’ family perspectives on these cases. The implementation of such a protocol will be vetted by a research review committee to assure questions and concerns about the potential harm of such interviews are adequately addressed.

Finally, we are forging connections with tribal communities about intimate partner violence homicides involving American Indians. At the core of this effort are methods to identify victim barriers in a sensitive way that respects the core values of diverse communities. Exploring the gaps in services and disparities in judicial outcomes that are a direct result of jurisdictional issues impacting tribal communities is also paramount.

We expect that our next review period will represent a period of greater engagement with rural communities in New Mexico and result in improved communication and collaboration with all of those who work towards the eradication of intimate partner violence and sexual assault. In the meantime, we hope the findings and recommendations of this report are more than a listing of prior cases but also a call to action.
2007 marks the 10th anniversary of the establishment of the New Mexico Intimate Partner Violence (IPV) Death Review Team. In 1997, the team reviewed cases of female homicide only resulting from male to female intimate partner violence. Over the past decade, the scope of our work expanded to include a broader range of deaths attributable to IPV; today, we identify and review cases of sexual assault homicide, male homicide victims of IPV, same-sex IPV deaths, and others who have died in the context of IPV such as first responders, bystanders, family members, friends, and other relations. We also recognize other important areas that have not been developed by our team such as exploring the relationship between female suicide and a history of abuse.

The New Mexico Intimate Partner Violence Death Review Team is modeled on Child Fatality Review teams, which use a multi-agency approach to examine potentially preventable deaths. We use this model to investigate homicide deaths where the perpetrator was a former or current intimate partner. The goals of the team include identifying factors associated with increased risk of lethality, finding weaknesses in the systems that are designed to serve or protect victims, improving communication and cooperation between the different agencies that work with victims and their families, and identifying strategies and recommendations to prevent future injury and death. Finally, it is important to place the findings and recommendations of this report into a community context that promotes an ongoing dialogue about violence prevention and intervention.

In 2003 and 2004, approximately three people a month died in circumstances related to intimate partner violence in New Mexico. Using information obtained from the New Mexico Office of the Medical Investigator, 72 deaths, mostly ruled homicide, were identified as IPV-related and 6 were identified as sexual assault homicide. A small subset of the IPV cases were identified in an “undetermined” manner of death (as opposed to homicide) category. The most recurring example of such cases typically involves a female decedent that, in the course of arguing with an intimate partner, either jumped out, fell out, or was pushed out of a moving vehicle, but the state medical examiner could not determine which actually occurred.

For this report, the team reviewed a total of 28 closed cases of IPV-related homicide where the perpetrator and victim were either former or current intimate partners. The findings and recommendations of this report are derived from these cases. There are 12 additional cases for the period where the perpetrator and victim were either former or current intimate partners, but the team did not review them because of pending legal proceedings or limited case information. For most open cases, an intimate partner has been charged with homicide, but a trial or some other legal issue is pending. In one open case, a wrongful death lawsuit is pending adjudication. Some of the unreviewed cases occurred on tribal land and fall under federal jurisdiction. At this time, we do not have enough information on federal cases to conduct a review. The victim demographic, perpetrator information, criminal history, and other findings for the unreviewed cases are not included in this report, but will be addressed during the next review period.

Finally, 32 other deaths also were identified in the context of IPV and they have been organized into the following categories: new partners killed by an ex-partner (e.g., ex-boyfriend kills his ex-girlfriend’s new boyfriend) or vice versa (N=7), murder/suicide perpetrators (6), family members (6), certain cases where the manner of death is undetermined (5), male abusers killed by on-duty law enforcement personnel (3), children (2), co-workers (2), law enforcement or other first responders (1).

Of the 28 cases reviewed in depth by the team, 86% of the victims were female and 14% were male. The average age for both victim and perpetrator was 40 years. The majority (86%) of victims died in their homes and in half of the cases, a firearm was the principal weapon. About one-fifth of the cases (21%) were homicides followed immediately by suicide of the perpetrator. The average actual term for perpetrators in cases where there was a plea or a conviction was 19.5 years. The longest actual sentence was 76 years and the shortest was twelve months. In five of the cases (18%), the judicial outcome did not reflect a prison sentence. Such cases involved a perpetrator who was killed by an on-duty law
enforcement officer (N=1), a case of justifiable homicide (1), a case where the grand jury did not return an indictment (1), and cases (2) where a perpetrator also died from injuries sustained in the commission of an IPV homicide (e.g., carbon monoxide poisoning and burns). Finally, one-third of the cases involved children who were killed, directly witnessed a homicide, or were present in a home when an IPV-related death occurred.

The team reviewed each case in detail to evaluate the efficiency and effectiveness of each system. We identified system responses in the areas of law enforcement, prosecution and judicial systems, physical and mental health care services, legislation, and advocacy services. In this document, we provide recommendations for improvement in each area. Case vignettes are included to illustrate how systems have interacted and sometimes failed.

We did not want to focus solely upon system weaknesses. Therefore, we have taken the opportunity to illustrate successful strategies and policies that have been used in various communities in New Mexico to reduce IPV and sexual assault. In 2007, for instance, Governor Richardson signed three relevant bills into law. House Bill 216 created a mechanism for victims who want to obtain a substitute address, and Senate Bill 820 created a provision for increasing probation time for certain domestic violence offenders. Senate Bill 1092 provides statutory authority for the fatality review team. Another important law that went into effect in 2007 is entitled “Katie’s Law” which mandates the collection of DNA samples from persons arrested for certain felonies and may expedite the identification and adjudication of rape, murder, and other crimes. This last law is also important to families seeking justice in cases of sexual assault homicide where a perpetrator is still at large. Other statewide system improvements include specialized law enforcement and prosecution units responding to intimate partner violence and stalking. Lastly, communities continue to educate themselves on the dynamics of intimate partner violence and how to foster improved public awareness and prevention strategies.

IPV is a major public health, social, and criminal justice problem in New Mexico. In New Mexico, about 36 people a year are killed in circumstances relating to intimate partner violence. Our review identifies some of the obstacles victims may have encountered and highlights possible solutions to improve services and to prevent future violence and death. The issue of intimate partner violence deserves serious attention and community participation and dialogue on this matter is of paramount importance.

How to use this report for implementing change*

1. Read the report and remember the stories of those who have lost their lives to domestic violence or sexual assault.

2. Share the report with others. Free copies of this report and our four previous reports can be downloaded at http://www.cvrc.state.nm.us/documents.html. E-mail the link to co-workers, advocates, judges, police officers, mental health professionals, chemical dependency counselors, attorneys, healthcare workers, religious institutions, schools, family members, and friends. Print a specific section that you think would be particularly relevant to another individual’s work and share it with them.

3. Make a discussion of the report the focus of a staff meeting at your workplace. As an agency, identify five to ten recommendations that are particularly relevant to your community and work toward their implementation. View the recommendations as goals and identify steps for moving forward. Utilize the recommendations for strategic planning. For non-profit agencies: share the report with your board members and staff and use it as a tool for education and strategic planning.

* The New Mexico Intimate Partner Violence Death Review Team gratefully acknowledges the work of the Washington State Domestic Violence Fatality Review in developing these suggestions.
Executive Summary

4. Create discussion groups in your community to talk about the report. These groups can be interdisciplinary groups of professionals, or a group of community members interested in making their communities safer and healthier (e.g., religious groups, neighborhood watch). As a group, identify a few recommendations to prioritize and plan action steps toward achieving them.

5. If your community has a domestic violence task force or commission, share the report with the group’s facilitator and make it a topic for a future meeting. As a community task force, identify areas where the community is doing well and which areas need improvement. Identify a few key recommendations for your local task force to address. Start a work group to report back to the task force as a whole on its progress.

6. Use the fatality review findings, recommendations, and statistics in community education, with the media, and in grant proposals.

Key Recommendations

- Conduct fatality reviews in communities and judicial districts where the crimes occurred with the principal stakeholders from those communities so that the statewide variations in resource availability and specific issues are adequately identified and addressed.
- Improve education and outreach to immigrant communities about system resources to encourage engagement and reporting in the system.
- Increase the availability and spectrum of services available to perpetrators while they are incarcerated and connect them to treatment services after they are released as a condition of parole.
- Improve the availability of outreach, service support, and referrals to IPV-related programs for people who regularly interact with homeless, transient or immigrant populations in rural and urban areas throughout the state.
- Develop a higher level of system integration between substance abuse, mental health, and domestic violence service providers so that cross-training and multidisciplinary research can occur.
- Expand the number of specialized prosecution units that focus on misdemeanor level domestic violence cases. These units need to have full-time investigators and victim advocates assigned to them in addition to other resources, such as pre-prosecution diversion and repeat offender programs.
- Introduce protocols requiring county jails or law enforcement to inform domestic violence judges or commissioners when there is an arrest for the violation of an order of protection.
- Federal and state law enforcement should take full advantage of existing firearm laws to remove guns from any person convicted of a domestic violence-related crime.
- Emphasize law enforcement training to increase scrutiny of misdemeanor and felony level IPV crimes for risk factors associated with homicide.
- Promote policies in the workplace and educational system that help employees, employers, students, and teachers respond to problems associated with IPV.
- Improve victim notification services by strengthening communication between the courts, corrections, and victims.
- Increase the frequency with which victim advocates respond to IPV crime scenes in conjunction with law enforcement throughout New Mexico.
- Encourage the development or work to expand the current Sexual Assault Nurse Examiner (SANE) model to address IPV.
This report is the product of the combined expertise of the New Mexico Intimate Partner Violence Death Review Team participants. The team members brought their interest, years of experience, expertise, case information, and commitment to the monthly meetings. The following is a list of the individuals and agencies that compose the team. Additionally, this report would not be possible without the cooperation of local law enforcement, district attorneys, victim advocates, and the many others who provided case information and their unique perspectives.

**Team Members (2003–2004 review panel):**

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We are grateful for writing contributions and/or editorial assistance provided by Barbara Myers, Connie Monahan, Lisa Broidy, Melissa Ewer, Sharon Pino, Carol Horwitz, Rod Kaskalla, Julie Duran, Edna Sprague, Javier Argueta, Anthony Maez, Gabe Campos and Sheila Allen.

We wish to extend special thanks to Rebecca Montoya and Wayland Davis of the New Mexico Office of the Medical Investigator for assistance in data collection and case review.

For the families and friends of the victims, the team respectfully acknowledges their loss and in submitting this report we hope to prevent future intimate partner violence death and injury.

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For 2003 and 2004, the New Mexico Intimate Partner Violence Homicide Review Team identified 40 IPV-related cases where the perpetrator and victim were either former or current intimate partners. The team also identified an additional 32 IPV-related deaths, which included instances where someone other than a current or former partner was killed. The spectrum of victims in such cases includes ex-partners killed by a new partner or vice versa (N=7), murder/suicide perpetrators (6), family members (6), certain cases where the manner of death is undetermined (5), male abusers killed by on-duty law enforcement personnel (3), children (2), co-workers (2), law enforcement or other first responders (1). Some of these cases involved multiple killings where a combination of homicides or deaths was present at one crime scene. This represents a total of 72 IPV-related deaths in New Mexico during 2003 and 2004. In addition, there were six sexual assault homicides in New Mexico during this period.

The team reviewed in depth 28 of the 72 cases during a twelve month period spanning 2006 and 2007. The following tables represent characteristics from the 28 cases the team reviewed. Information about gender, age, prior system involvement, and the presence of children at the various crime scenes is presented to promote a better understanding of the attributes and trends involved in these cases. Most of the homicide victims are female (Table 1), but there were four males who also were killed. One of the male homicides involved a female perpetrator who was severely abused for many years, resulting in a ruling of justifiable homicide. In two other cases, the female perpetrator either was acquitted or the grand jury did not return an indictment.

Most of the victims were Hispanic (46%) or Anglo (39%), with the remainder American Indian (11%) or Asian (4%). All of the cases involved heterosexual relationships. Most of the perpetrators were Hispanic (46%) or Anglo (39%), with the remaining being American Indian (11%), African American (7%), or Asian descent (4%). Seventy-one percent of the victims were killed by a current partner.

### Table 1. Victims and perpetrator characteristics.

<table>
<thead>
<tr>
<th>Characteristics</th>
<th>Victim</th>
<th>Perpetrator</th>
</tr>
</thead>
<tbody>
<tr>
<td>N=28</td>
<td>N=28</td>
<td></td>
</tr>
<tr>
<td>Average age (years)</td>
<td>40.0</td>
<td>40.0</td>
</tr>
<tr>
<td>Gender</td>
<td>86% female</td>
<td>86% male</td>
</tr>
<tr>
<td>Race</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hispanic</td>
<td>13</td>
<td>15</td>
</tr>
<tr>
<td>Anglo</td>
<td>11</td>
<td>7</td>
</tr>
<tr>
<td>Native American</td>
<td>3</td>
<td>3</td>
</tr>
<tr>
<td>Asian</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>African American</td>
<td>0</td>
<td>2</td>
</tr>
</tbody>
</table>

### Table 2. Living arrangement and relationship type.

<table>
<thead>
<tr>
<th>With whom the victim lived</th>
<th>Victim</th>
<th>Perpetrator</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse or intimate partner</td>
<td>20</td>
<td>71%</td>
</tr>
<tr>
<td>Alone</td>
<td>7</td>
<td>25%</td>
</tr>
<tr>
<td>Homeless</td>
<td>1</td>
<td>4%</td>
</tr>
</tbody>
</table>

### Table 3. Percent of cases involving children

<table>
<thead>
<tr>
<th>Children killed, present, or witness</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Children present at time of homicide</td>
<td>21%</td>
</tr>
<tr>
<td>Children killed</td>
<td>7%</td>
</tr>
<tr>
<td>Children witnessed the homicide</td>
<td>4%</td>
</tr>
<tr>
<td>Total (present, killed, or witnessed)</td>
<td>32%</td>
</tr>
</tbody>
</table>

The team reviewed in depth 28 of the 72 cases during a twelve month period spanning 2006 and 2007. The following tables represent characteristics from the 28 cases the team reviewed. Information about gender, age, prior system involvement, and the presence of children at the various crime scenes is presented to promote a better understanding of the attributes and trends involved in these cases. Most of the homicide victims are female (Table 1), but there were four males who also were killed. One of the male homicides involved a female perpetrator who was severely abused for many years, resulting in a ruling of justifiable homicide. In two other cases, the female perpetrator either was acquitted or the grand jury did not return an indictment.

Most of the victims were Hispanic (46%) or Anglo (39%), with the remainder American Indian (11%) or Asian (4%). All of the cases involved heterosexual relationships. Most of the perpetrators were Hispanic (53%) or Anglo (25%), with the remaining being American Indian (11%), African American (7%), or Asian descent (4%). Seventy-one percent of the victims were killed by a current partner.
spouse or intimate partner with whom they lived (Table 2).

Approximately one-third of the reviewed cases involved children in some capacity. Childhood experiences of violence were categorized into those who witnessed a homicide, those who were present in the home when a homicide occurred, and those who were actually killed (Table 3). Two children were killed in separate cases and nearly a dozen either witnessed or were present in the home during the commission of a homicide. There was one case of a mother killed in the second trimester of her pregnancy.

IPV homicides frequently share similar characteristics. The commonalities include the weapons used, the number of injuries, location of the homicide, and person who discovered the body. Data collected by the review team included the weapons the perpetrator used, the principal injury that led to the victim’s death, and the average number of injuries in cases of gunshot and stabbing deaths (Table 4). Half of victims died as a result of firearm injuries. When a firearm injury occurred, a handgun (86%) was the weapon most often used. Stabbing or cutting injuries (25%), blunt force injuries (14%), and strangulation or asphyxiation (11%) were the cause of most of the non-gunshot deaths.

The majority of victims were killed in their homes (78%). An additional 14% were killed in a variety of settings including outdoors, a motel, and an abandoned building. One person was killed in the workplace and another at the perpetrator’s residence (Table 5).

Almost half of the cases (46%) were reported to law enforcement by a stranger, friend, or acquaintance. In one-fourth of the deaths, the perpetrator was the reporting party. A family member was the reporting party in an additional fourth. Finally, one sexual assault victim who experienced multiple beatings by her ex-boyfriend survived long enough to report her injuries and the crimes.

There were six cases (21%) of murder followed by perpetrator suicide.

### Table 4. Weapons used and injuries suffered

<table>
<thead>
<tr>
<th>Weapons used</th>
<th>Count</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Firearms</td>
<td>14</td>
<td>50%</td>
</tr>
<tr>
<td><strong>Handgun</strong></td>
<td>12</td>
<td>86%</td>
</tr>
<tr>
<td><strong>Rifle</strong></td>
<td>2</td>
<td>14%</td>
</tr>
<tr>
<td>Knife</td>
<td>7</td>
<td>25%</td>
</tr>
<tr>
<td>Blunt object, feet, hands</td>
<td>6</td>
<td>21%</td>
</tr>
<tr>
<td>Fire</td>
<td>1</td>
<td>4%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Injuries suffered</th>
<th>Count</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Firearm injuries</td>
<td>14</td>
<td>50%</td>
</tr>
<tr>
<td>Stab or cutting injuries</td>
<td>7</td>
<td>25%</td>
</tr>
<tr>
<td>Blunt injuries</td>
<td>4</td>
<td>14%</td>
</tr>
<tr>
<td>Strangulation or asphyxiation</td>
<td>3</td>
<td>11%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Multiple injuries</th>
<th>Average</th>
<th>Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gunshot wounds</td>
<td>2.0</td>
<td>1–4</td>
</tr>
<tr>
<td>Stab or cutting wounds</td>
<td>7.0</td>
<td>1–25</td>
</tr>
</tbody>
</table>

### Table 5. Incident location and reporting.

<table>
<thead>
<tr>
<th>Location</th>
<th>Count</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Victim’s residence*</td>
<td>22</td>
<td>78%</td>
</tr>
<tr>
<td>Outdoor setting, abandoned building, motel</td>
<td>4</td>
<td>14%</td>
</tr>
<tr>
<td>Workplace</td>
<td>1</td>
<td>4%</td>
</tr>
<tr>
<td>Perpetrator’s residence (victim not residing)</td>
<td>1</td>
<td>4%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Who reported the incident to authorities</th>
<th>Count</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stranger, friend, or acquaintance</td>
<td>13</td>
<td>46%</td>
</tr>
<tr>
<td>Perpetrator</td>
<td>7</td>
<td>25%</td>
</tr>
<tr>
<td>Family member</td>
<td>7</td>
<td>25%</td>
</tr>
<tr>
<td>Victim</td>
<td>1</td>
<td>4%</td>
</tr>
</tbody>
</table>

*Includes cases where victim and perpetrator lived together
Findings

One of the challenges for organizations that have the responsibility to care and protect at-risk individuals is to identify missed opportunities or clues in events preceding a homicide that potentially could have influenced outcome, but at the time eluded investigators, clinicians, advocates, or family members.

**Table 6. Prior system involvement.**

<table>
<thead>
<tr>
<th></th>
<th>5</th>
<th>18%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Orders of protection</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shelter use</td>
<td>none</td>
<td></td>
</tr>
<tr>
<td>Prior police record</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Victim</td>
<td>7</td>
<td>25%</td>
</tr>
<tr>
<td>Police record</td>
<td>21</td>
<td>75%</td>
</tr>
<tr>
<td>No police record</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Perpetrator</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Police record</td>
<td>20</td>
<td>71%</td>
</tr>
<tr>
<td>No police record</td>
<td>8</td>
<td>29%</td>
</tr>
<tr>
<td>Police documented IPV history</td>
<td>19</td>
<td>68%</td>
</tr>
</tbody>
</table>

The team identified five victims who had filed, or attempted to file, an order of protection against the perpetrator. Only one of these orders was in effect at the time of the homicide and it was in the case of justifiable homicide where a battered woman with a long history of abuse killed her partner in self-defense after a home invasion. In the other four cases, the orders of protection expired or were dismissed within the year preceding the homicide. In many cases, abuse was documented in the months and weeks preceding the homicide, but in most instances did not result in the filing of an order of protection. The team found no documentation that victims used shelter services prior to their deaths (Table 6).

Documentation of previous law enforcement involvement in the time preceding the reviewed homicides came from two sources: New Mexico Courts online and directly from individual law enforcement agencies. Over two-thirds (68%) of the reviewed cases involved prior law enforcement interventions or reports that were IPV-related with misdemeanor reports outnumbering felony reports. In almost every case reviewed, the team discovered that some combination of friends, neighbors, family members, children, and co-workers who were aware of some form of abusive dynamics between the victim and perpetrator.

Table 7 breaks down the 28 reviewed cases by the county in which each homicide occurred. A summary of initial charges submitted by the prosecution, the result of the plea agreements (N=14) or trial (N=1), sentencing, and additional relevant details to these cases can be found in Table 8. The six cases of perpetrator suicide are not included. The average actual term (not including ‘good time’ or meritorious deductions) for perpetrators in cases where there was a plea or a conviction was 19.5 years. The longest actual sentence was 76 years and the shortest was twelve months. In seven of the cases (25%), the judicial outcome did not reflect a prison sentence. Such cases involved acquittals (N=2), cases where a perpetrator died from injuries sustained in the commission of a IPV homicide (N=2, e.g., carbon monoxide poisoning and burns), a perpetrator who was killed by an on-duty law enforcement officer (1), a case of justifiable homicide (1), and a case where the grand jury did not return an indictment (1).
### Table 8. Perpetrator charges and sentencing.

<table>
<thead>
<tr>
<th>Initial Charge(s)</th>
<th>Plea or Conviction</th>
<th>Sentence</th>
<th>Time Given</th>
<th>Comments</th>
</tr>
</thead>
</table>
| • 1st degree murder (2 counts)  
• 2nd degree murder  
• Aggravated assault  
• 15 lesser counts | Convicted count 1-2  
count 3  
count 4  
counts 5-20 | • 1st degree murder (2 counts)  
• 2nd degree murder  
• Aggravated assault  
• 15 lesser counts | 76 years | Actual term of 76 years; 2 yrs. parole |
| • Murder (open charge)  
• Aggravated burglary  
• Interference with communications  
• Kidnapping | Plead count 1  
count 2  
count 3 | • 2nd degree murder  
• Aggravated burglary  
• Interference with communications | 47 years; 7 yrs. suspended | Actual term of 40 years; 2 yrs. parole |
| • 1st degree murder  
• Kidnapping  
• Criminal sexual penetration  
• Tampering with evidence | Plead count 1  
count 2 | • Voluntary manslaughter  
• Kidnapping | 26 years; 1 year enhancement (habitual offender) | Actual term of 27 years; 2 yrs. parole |
| • Murder (open charge)  
• 1st degree attempted murder  
• Aggravated burglary  
• Tampering with evidence | Plead count 1  
count 2 | • 2nd degree murder  
• 1st degree attempted murder | 26 years; 11 yrs. suspended | Actual term of 15 years; 2 yrs. parole |
| • 1st degree murder  
• Tampering with evidence | Plead count 1  
count 2 | • 2nd degree murder  
• Tampering with evidence | 26 years; 11 yrs. suspended | Actual term of 15 years; 2 yrs. parole |
| • 1st degree murder | Plead count 1 | • 2nd degree murder | 20 years | Actual term of 20 years; 2 yrs. parole |
| • Murder (open charge) | Plead count 1 | • 2nd degree murder | 20 years | Actual term of 20 years; 5 yrs. parole |
| • Murder (open charge)  
• Tampering with evidence | Plead count 1  
count 2 | • 2nd degree murder  
• Tampering with evidence | 19.5 years | Actual term of 19.5 years; 2 yrs. parole |
| • Murder (open charge)  
• Tampering with evidence | Plead count 1  
count 2 | • 2nd degree murder  
• Tampering with evidence | 18 years; 15.5 yrs. suspended | Actual term of 2.5 years; 5 yrs. probation |
| • Murder (open charge)  
• Tampering with evidence  
• Possession of a firearm by a felon | Plead count 1  
count 2  
count 3 | • 2nd degree murder  
• Tampering with evidence  
• Possession of a firearm by a felon | 17 years | Actual term of 17 years; 2 yrs. parole |
| • Murder (open charge)  
• Tampering with evidence | Plead count 1 | • 2nd degree murder | 15 years | Actual term of 15 years; 2 yrs. parole |
Table 8. Perpetrator charges and sentencing (continued).

<table>
<thead>
<tr>
<th>Initial Charge(s)</th>
<th>Plea</th>
<th>Sentence</th>
<th>Time Given</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Murder (open charge)</td>
<td>Plead</td>
<td>• 2nd degree murder</td>
<td>15 years; 1 year enhancement</td>
<td>Actual term of</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(habitual offender);</td>
<td>11.5 years;</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>4.5 yrs. suspended</td>
<td>1 yr. parole</td>
</tr>
<tr>
<td>• 2nd degree murder</td>
<td>Plead</td>
<td>• Involuntary manslaughter</td>
<td>6 years</td>
<td>Actual term of</td>
</tr>
<tr>
<td>• Tampering with evidence</td>
<td></td>
<td>• Tampering with evidence</td>
<td></td>
<td>6 years;</td>
</tr>
<tr>
<td></td>
<td>count 1</td>
<td></td>
<td></td>
<td>2 yrs. parole</td>
</tr>
<tr>
<td></td>
<td>count 2</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>• 2nd degree murder</td>
<td>Plead</td>
<td>• Voluntary manslaughter</td>
<td>6 years</td>
<td>Actual term of</td>
</tr>
<tr>
<td>• Aggravated battery</td>
<td></td>
<td>• Tampering with evidence</td>
<td></td>
<td>6 years;</td>
</tr>
<tr>
<td>• Battery against a household member</td>
<td></td>
<td></td>
<td></td>
<td>2 yrs. parole</td>
</tr>
<tr>
<td></td>
<td>count 1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Voluntary manslaughter</td>
<td>Plead</td>
<td>• Involuntary manslaughter</td>
<td>1.5 years, all suspended except for</td>
<td>Actual term served 1 year;</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>time served</td>
<td>1 yr. parole</td>
</tr>
</tbody>
</table>

Other Deaths Attributed to Intimate Partner Violence

“Missing from the Circle” is a public service to American Indians and families searching for loved ones. Hundreds of Indian people across the country are missing without a trace, leaving loved ones devastated and without closure. For decades, many cases have gone unreported or become cold cases because of lack of evidence or inadequate resources on remote Indian lands. Today there are hundreds of missing or unidentified American Indians needing to be reunited with their family and cultural circle. For those missing we must search. For those deceased who remain unidentified, we must identify to ensure their remains are returned for proper care.

http://www.lamarassociates.net/missingpersons.html

Every year in New Mexico, skeletal remains of women are recovered from regions throughout the state. The manner of death in many of these cases is undetermined and the identity of the decedent is often unknown.

The possibility that a subset of these cases might be due to sexual assault or domestic violence reminds us that the exact toll of violence against women is elusive. Compounding the injustice associated with these cases are socioeconomic issues and the fact that many “Jane Doe’s” are discovered in underserved rural communities.

We address this subset of deaths with the hope that other fatality review teams, appropriate agencies, and the general public will direct attention to these cases.
IPV brings millions of Americans to the health care system each year. Failure of providers to recognize, treat, and refer victims of abuse can lead to adverse health outcomes, injury, and potentially death. It is important for clinicians to be alert to symptoms or signs that could be associated with IPV, such as headaches, depression, insomnia, anxiety, vague abdominal or pelvic pain, and unexplained bruises. IPV is directly associated with depression, anxiety, suicidality, post-traumatic stress disorder, mood and eating disorders, and substance dependence. Failure to detect IPV may result in unnecessary medical testing, inconsistent treatment, and will delay referral to proper services.

Mental or physical health issues were identified in nearly every case reviewed in depth by the team. Substance abuse history, primarily alcohol, appeared in 71% of the cases. In about half of the reviewed homicides, the perpetrator and victim were at-risk or dependent drinkers. Determination of quantity and frequency of alcohol use was most often self-reported by the perpetrator, identified in the decedent's medical records, or presented in sufficient detail in law enforcement witness interviews with family and friends of the perpetrator and victim. Police reports documenting IPV preceding a homicide were an additional source for identifying substance abuse. Patterns of escalating substance abuse among perpetrators in the days or weeks preceding a homicide were identified in several cases, suggesting that increased consumption was related to danger.

Four cases involved perpetrator history of methamphetamine abuse. One perpetrator self-reported binging on methamphetamine prior to the commission of a homicide. Perpetrator history of cocaine abuse appeared in two cases. Substance abuse in many cases served to further isolate victims from family and may have kept them from accessing others kinds of support, such as domestic violence services or legal protection.

The team identified perpetrator mental health problems in eleven (39%) of the reviewed cases. All of the murder-suicide cases were included in this category. In half of the murder-suicide cases, relatives or friends of the deceased specifically reported knowledge of previous suicide or homicide threats.

Finally, four cases involved perpetrators or victims with serious physical health problems. One murder-suicide involved a female victim with a diagnosis of Alzheimer disease. Her husband, who also had chronic health problems, was her primary caretaker. The couple had been married a long time, but there was no documentation that the husband was screened for depression.

Another murder-suicide case involved a male perpetrator with medical complications of hepatitis C. Several days before he killed his wife, he met with a treatment team in another state to discuss his forthcoming liver transplant. The victim’s family in this case reported that she was not going to get a divorce because she wanted her insurance to cover the perpetrator’s healthcare needs. Interviews suggested that his mental health issues went undetected despite the care he was receiving for his physical condition. A different victim also suffered from chronic liver disease, abuse and chemical dependence. She was treated for her physical condition and dependency, but never accessed resources for the abuse she was experiencing, indicating a lack of integration between substance abuse providers and the domestic violence community.

**System Weaknesses**

- IPV often goes unnoticed as a cause of physical injury and psychological duress in all health care settings.
- Medical documentation of physical abuse usually lacks specificity.
- IPV education is not always a part of ongoing training for mental and physical health care professionals.
- Substance abuse, mental health, and domestic violence providers are not actively coordinating services.
- Alcohol and substance abuse are highly prevalent in IPV, but referral and treatment of these conditions often are not made, treatment programs are limited in number, and funding sources are limited.

**System Strengths**

- Many professional associations utilize IPV-related curriculum in continuing education.
- There has been an increase in the number of Sexual Assault Nurse Examiner (SANE) units in New Mexico.
- Health care providers now are required to document cases of IPV in the medical record.
- There is improved cooperation between care providers, physicians, and victim assistance programs.
- A specialized program in IPV and sexual assault has been developed at the University of New Mexico Hospital for Emergency Medicine residents.
- There is increased screening for IPV among first responders, such as EMS. EMS response to IPV incidents that includes strategies for keeping personnel safe while providing medical care, discussing injuries and medical complaints common to victims of IPV.

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**IPV Documentation by Health Care Providers**

Medical documentation is very important for legal proceedings. Good documentation can reduce the risk of the health care provider needing to testify in person. This new law requires all licensed health care providers to document domestic violence. This is NOT mandatory reporting.

**Purpose:**

- To provide domestic violence victims with a tool to be used in court, especially when requesting Orders of Protection.

**Medical Personnel Must:**

- Document all subjective and objective findings related to domestic violence in the medical record.
- Document name of alleged perpetrator in the medical record.
- Provide all identified or suspected domestic violence victims with referral for services.

**Please Note:**

- Reporting to law enforcement is NOT mandatory, unless: Victim requests, or otherwise mandated by law such as in suspected child or elder abuse.
- Documents are confidential.
- Documents can ONLY be released with patient’s written consent or court order.

**Documentation Example:**

**S:** GG is a 43 yo woman who complains of neck pain and bruising after a fight with her husband (JJ Smith) at 10 pm in her apartment. She states that “he choked me with his hands until I passed out.” JJ stated to her that “I’m going to kill you.” She does not want to call the police.

**O:** Vital signs are normal. Patient is anxious and tearful. Her voice is hoarse. There is a 1.5 cm red, tender thumb-like ecchymosis over her right anterior neck, between the sternocleidomastoid muscle and the laryngeal prominence.

**A:** Strangulation, domestic violence. Her injuries are consistent with her history.

**P:** Observation, resources provided, safety plan discussed.
Recommendations

- Improve quality and quantity of documentation of domestic violence by health care providers consistent with New Mexico law (see sidebar on opposite page; N.M. Stat. Ann. § 40-13-7.1 Medical personnel; documentation of domestic abuse).

- Alert physicians and other health care professionals to risk factors associated with homicide-suicide in elderly populations. Such factors include relationships where an older male is caring for a female who is ill, the marriage is longstanding, the health care needs of one or both have changed, and the female is in, or about to be admitted, to an institution.

- Encourage the development of specialized medical and forensic units based on the Sexual Assault Nurse Examiner (SANE) model.

- Develop a higher level of system integration between substance abuse, mental health, and domestic violence service providers so that cross-training and multidisciplinary research can occur.

- Develop a series of IPV monitoring initiatives at hospitals and other health care sites statewide to elicit a more accurate picture of the magnitude, cost, and prevalence of the problem.

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Diana and Steven

Raymond leaned against an ice box in his girlfriend’s kitchen with a bleeding gunshot wound to his back. He had just dropped his cell phone into his shirt pocket after calling 911 to report a shooting at the residence. As he waited for help to arrive, he watched his 38-year-old girlfriend, Diana, bleed out on her kitchen floor from gunshot wounds to the head, shoulder and lower back. One room over, Diana’s estranged ex-husband, Steven, was barely breathing, and not long after deputies arrived, he succumbed to his injury, a self-inflicted gunshot wound to his right temple with a .357 caliber pistol. Diana later died from her injuries after being airlifted to a nearby trauma center. Raymond recovered from his wounds and continues to live in the same community.

Law enforcement interviews revealed that Steven had recently returned from a trip where he had medical appointments related to a liver transplant. Prior to the trip, Diana spoke with Steven about separating and was in the process of moving into a new residence when the offense occurred. One of Diana’s relatives stated that Steven made homicidal threats for over a year, including “if I can not have Diana then no one else will.” Relatives attempted to respond to Steven’s threats. They approached his family and asked if they would take precautions such as getting him to turn over his firearms. Steven retained custody of his firearms.

Another relative shared that while Diana had started seeing Raymond and wanted to split up with Steven, she was not going to get a divorce since she wanted her insurance to still cover Steven’s health care needs. She also stated that less than a week prior to the homicide, Steven confronted Diana. He told her that he wanted her to go with him to discussions with health care providers about his liver transplant. During the conversation, he told Diana that if she did not go with him to the appointments that he was going to kill her.
As part of an effort to decrease the dismissal rate for misdemeanor IPV cases handled by the Second Judicial District, a specialized pilot prosecution unit was established within the District Attorney’s Office in 2005. The unit was staffed by a full time ADA and a team of victim advocates and investigators. Other resources available to facilitate the processing of cases included access to pre-prosecution diversion and repeat offender programs. During the pilot period, the dismissal rate was 43% compared to the countywide average of 78%.

One assistant trial attorney wrote the following about her experiences working cases in the specialized prosecution unit. “I believe the project accomplished the very important objective of engaging victims in the legal, criminal, prosecutorial process. Some of the cases that resulted in dismissals still show that the state, the prosecutor, investigator, or advocates, had extensive contact with victims and decided based upon circumstances to dismiss a case. We had situations where victims would call every week just to check in even if they wouldn’t tell us where they lived so that they could be served. Ultimately, that case ended up being dismissed, but the victim knew we were there, should she change her mind. One cannot put that story into a statistical form. Almost every single case in the project had some type of interaction with the District Attorney’s Office. I believe that even many of the dismissals were a success because they are cases that were actively worked by our team. We never gave up on a case until it was clear that we had exhausted all of our options. No cases were dismissed for lack of effort. This is a success.”

IPV cases are among the most frequent in the legal system, and New Mexico has one of the highest national rates of domestic violence filings per capita. Furthermore, IPV cases present complicated and potentially confusing scenarios for victims unfamiliar with criminal justice procedures. There are also immense resource constraints in IPV-related cases on many district attorneys’ offices to locate and serve individuals, prepare evidence, conduct interviews, and provide transportation to victims. In one judicial district, a case reviewed in depth by our team concerned a male abuser who was killed by his girlfriend in what was later ruled a justifiable homicide. One of the hallmarks of the case was an inability of the courts to hold a repeat offender accountable for the concurrent abuse of one former and one current intimate partner over several years. There were numerous law enforcement reports, multiple orders of protection and violations of those orders. Despite several convictions, sentences were consistently suspended, and there were no provisions for the enhancement of repeat offenses.

Overall, 54% of the homicide perpetrators in cases reviewed in depth were repeat offenders, having law enforcement document battery of their partner in two or more misdemeanors. On average, there were 4.4 previous law enforcement reports of IPV-related misdemeanor offenses among the repeat offender group. One subject had a prior sexual assault homicide conviction. Only 18% of the homicide perpetrators had a documented history of one or more IPV-related felonies. All of those identified in the felony group also were identified as repeat offenders in the misdemeanor group. It was difficult to fully ascertain a perpetrator’s entire criminal history, but evidence was found in several cases that previous partners (prior to the homicide) of the perpetrators were regularly abused.

Other cases revealed different system challenges. For instance, a victim of domestic abuse must monitor actions in different courts. Orders of protection in New Mexico are issued from the district courts while most misdemeanor offenses are prosecuted in a magistrate or Metropolitan Court. The review of several cases indicated that information regarding arrests for violations of an order of protection were not being given to the issuing civil court. Suggestions to remedy this gap in information sharing include protocols requiring county jails or law enforcement to inform domestic violence judges or commissioners when there is an arrest for the violation of an order of protection. At one judicial district in New Mexico, the court employs two probation officers who assist the domestic violence commissioners in monitoring compliance. Improved communication between probation officers at the Metropolitan and magistrate courts with
the district courts that issue orders of protection will improve victim safety and enhance offender accountability.

While the legal system has made significant progress in recent years in areas of judicial education, advocacy, sentencing, and court interventions, there are still problems that need to be addressed. The New Mexico Intimate Partner Death Review Team identified several system weaknesses through detailed case review and provided recommendations to strengthen legal system responses to IPV.

System Weaknesses

- Specialized probation programs and ongoing risk management for arrested perpetrators are unavailable in most New Mexico judicial districts.
- Inadequate communication and contact between domestic violence courts and probation officers can result in poor supervision of offenders.
- High case volume for individual prosecutors can inhibit their ability to spend time dealing with victims, adequately develop cases both legally and factually, and overall familiarity with their cases.
- Training for administrators, clerks, and other court staff about issues unique to intimate partner violence is largely unavailable.
- Limited resources in district attorney’s offices can result in decreased victim contact, particularly among cases that go into warrant status because the defendant fails to appear at an initial case stage.

System Strengths

- Specialized IPV prosecution units exist in some district attorney offices and have proven effective.
- Courts increasingly integrate offender accountability programs.
- Many rural regions have increased prosecution of misdemeanor and felony IPV cases.

Recommendations

- Provide for enhanced and mandatory jail time for repeat offenders.
- Expand the number of specialized prosecution units that focus on misdemeanor level domestic violence cases. These units need to have full-time investigators and victim advocates assigned to them in addition to other resources, such as pre-prosecution diversion and repeat offender programs.

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**Domestic Violence Repeat Offender Program (DVROP) Bernalillo County Metro Court**

The goal of the program is to reduce incidents of domestic violence in the community by providing court services to high-risk repeat offenders, mete out immediate consequences for program violations, and provide treatment and resources to the offender and his/her family that modify behavior which leads to domestic violence.

- The program’s objective is to address the issue of repeat offenders in misdemeanor domestic violence cases, to ensure public safety and the safety of the victim and families in domestic violence situations, and to assist in the treatment and counseling of all parties involved in the domestic violence cycle.
- The program consists of eligible offenders that are post-conviction/ pre-sentence cases. If the offender is accepted into the program, he/she is under intense supervision requiring treatment, employment/school or community service, random drug and alcohol screens, and mandatory court reviews on a regular basis.
- The DVROP teams consists of a program judge, a probation officer, a court clinician, and a judicial specialist. It is a four-phase program which can be completed in 52 weeks.

- **Phase 1:** two weekly meetings with probation officer (PO), weekly drug and alcohol screen, twice monthly case reviews with a judge, minimum of three weekly treatment sessions, AA/NA meetings with sponsor.
- **Phase 2:** One weekly meeting with PO, one weekly drug and alcohol screen, monthly case review with a judge, minimum three weekly treatment sessions.
- **Phase 3:** Two monthly meetings with PO, two monthly drug and alcohol screen, monthly case review with judge, minimum three weekly treatment sessions.
- **Phase 4:** One monthly meeting with PO, one monthly drug and alcohol screen.
Ellen and Daniel

On an early morning in the spring of 2004, JD dropped in to visit with his 37 year-old sister, Ellen, who lived nearby with her husband, Daniel, and their teenage daughter. As he approached their home, he noticed smoke inside the residence and raced to get inside. After forcing entry, JD retreated from the intensity of the heat and called 911 from a phone up the road.

The scene inside the residence was grim. Daniel’s body was discovered in the living room with multiple stab wounds and burn marks on his hands consistent with having started a fire using accelerant. In a back bedroom, the remains of his wife and their teenage daughter were recovered with extensive thermal injuries and charring of the entire body surface area. Both of them died from multiple blunt force injuries of the head. During the removal of the bodies, a bloodied crowbar was discovered underneath Ellen’s daughter. Authorities believed that Daniel was stabbed by Ellen six times during an altercation that involved the crowbar. After he bludgeoned his family and started the fire, he succumbed to his stabbing injuries and the carbon monoxide produced by the fire.

Toxicology findings revealed the presence of ethanol in all the decedents. Cocaine metabolites were present in blood sampled from Daniel and Ellen.

Ellen started her relationship with Daniel in the late 1990’s after getting to know him while he was a patient at a local alcohol and drug treatment center. There were several DV-related police reports in the years preceding the homicide. Witness interviews and law enforcement reporting suggest a pattern of increasing substance use and escalation of conflict between Daniel and Ellen prior to the killings.

There was widespread knowledge among family and friends of problems in Daniel and Ellen’s relationship and unremitting alcohol abuse. Daniel had a long history of abusing alcohol and driving under the influence documented by four previous DWI convictions.

Ellen was offered the opportunity to participate in the pre-prosecution diversion program and refused. In the fall of the previous year, a stipulated dismissal contingent upon no new charges at the end of a six month period was arrived upon whereby Ellen was to submit to alcohol assessment and comply with any recommendations. Unfortunately, not long after this agreement, Ellen was charged again with a DV-related offense. She obtained several continuances for hearings related to these charges and was killed before her court date.
Advocacy is an essential component of victim services. Advocacy facilitates a victim’s access to resources, safety planning, including support, referrals to service, and navigation of the legal system. Advocacy organizations are in a position to work with many of the services available for victims of intimate partner violence, such as coalitions to shelters, crisis centers, law enforcement, health care, and the courts.

In addition to statewide organizations like the New Mexico Coalition Against Domestic Violence with its network of shelters, and the New Mexico Coalition of Sexual Assault Programs with SANE programs and rape crisis centers, there are a variety of other organizations and service providers statewide. (Links to service providers are online at http://www.nmcdv.org)

Two organizations serving the immigrant community are Enlace Comunitario (see sidebar) and Catholic Charities. Catholic Charities supports the VAWA Immigration Project which is the principal legal service provider for battered immigrants in the State of New Mexico.

Other organizations in New Mexico serve the needs of American Indians, such as the Peacekeepers Domestic Violence Program (see sidebar), Morning Star House, and the Coalition to Stop Violence Against Native Women. This coalition provides assistance and support to Native women who have been battered or sexually assaulted. It is also a forum for support, community organizing, and networking opportunities.

Important multi-agency organizations that work with a broad spectrum of service providers exist as well. They include the NETWORK and the emergence of organizations that co-locate victim services. The NETWORK, formed in 2002, is an inclusive collaborative of multidisciplinary, multicultural domestic violence, and sexual assault program providers and organizations dedicated to strengthening policies, protocols, and services to reduce the incidence of sexual assault and domestic violence in state and tribal communities.

Transformations in service delivery through the co-location of services in Family Advocacy Centers are occurring in New Mexico. In October 2006, the Tri-County Family Justice Center opened in Las Vegas, and in the fall of 2007, the Albuquerque Family Advocacy Center will open its doors. Some of the advantages of co-locating services in one facility include a victim-friendly environment, reduction of investigation time for agencies involved, pooling resources among agencies, improved quality of investigations, reduction in the number of victim interviews, and a decrease in travel time for victims and service providers.

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**Enlace Comunitario**

*Spanish language services for victims of domestic violence*

Enlace Comunitario’s mission is to work with Latino immigrants to eliminate domestic violence and strengthen their community.

Domestic violence affects women from all nationalities, ethnic backgrounds, and social classes. However, women from immigrant communities appear to be at greater risk than others and are undoubtedly less likely to access needed services. The primary problem for Spanish-speaking domestic violence victims in Albuquerque is not their culture or demographics, but their access to services. While Albuquerque does offer a variety of services and shelter for domestic violence victims, Enlace Comunitario offers the only comprehensive program for Spanish-speaking victims in the city. Enlace Comunitario provides the following services:

- Domestic violence-related therapy, intervention during a crisis, safety planning, case management, parenting and life skills classes, and other direct services for battered immigrant women and their children
- Promoting immigrant leadership development and the strengthening of immigrant-led organizations, and facilitating presentations in Spanish about immigrant rights and domestic violence issues.
- Developing, translating, and distributing informational material on domestic violence and immigration. We also develop case management and counseling tools in Spanish which we share with other providers throughout the state.

We envision a city, state, and nation where immigrants can become a collective, conscious, free, and powerful force dedicated to the eradication of violence and the elimination of barriers to success.

505-246-8972
System Weaknesses

- A systematic approach to service delivery or case management once the victim has entered the system has not been developed.
- Shelters and support of their operations are underfunded, especially in rural areas.
- Specialized programs for advocates to travel with first responders to IPV crime scenes are few.
- Resources are lacking for underserved populations, including American Indians, victims with disabilities, and battered immigrant victims and their children.
- Interpretation services are expensive and lacking.
- Special programs to enhance civil legal assistance for victims of IPV are limited.

System Strengths

- Specialized child advocacy addressing family violence in the home is increasing. This includes safety planning with children.
- Coordinated Community Response teams exist in some counties thereby improving collaboration of victim services.
- Service delivery models that co-locate victims services in one facility are emerging in New Mexico.

Recommendations

- Increase the frequency with which victim advocates respond to IPV crime scenes throughout New Mexico.
- Enhance counseling and education opportunities for victims of IPV and their children.
- Improve communication along the continuum of care for victims of IPV. Principal players in mental health, substance abuse treatment, transitional housing, advocacy services, and career services need increased opportunities for interdisciplinary professional development.
- Increase the number of special programs to enhance civil legal assistance for victims of IPV.
- Improve access to marginalized populations with improved translation, interpretation, and transportation services.

Eight Northern Pueblos Council
Peacekeepers Domestic Violence Program

The Peacekeepers program is a domestic violence program serving individuals residing within the Eight Northern Pueblos. We seek to raise awareness of domestic violence by educating the communities on the devastating effects of domestic violence and to address and reduce violence by offering the following services:

- Domestic violence counseling, crisis intervention, and women’s support groups. Counseling is available in a confidential setting.
- Age-appropriate counseling and/or therapeutic activities for children of victims of domestic violence available through referral.
- Court advocacy, assistance with protection orders, assistance in civil legal matters relating to domestic violence, transportation to courts, health care facilities, housing, and shelters.
- Training for service providers, tribal courts, law enforcement and tribal government personnel, schools, community members, and alcohol treatment centers.
- Systems advocacy to address policies and procedures of the court systems and other criminal justice issues.
- Perpetrator education groups for those addressing their use of violence against their partners or household members.
- Prosecution on behalf of the Pueblos of domestic violence or sexual assault cases perpetrated against Indian women and children.
- Civil legal assistance to victims of domestic violence, such as child support, custody, divorce, and orders of protection.
- Provision of transition housing as part of a pilot program.

505-753-4790

Advocacy
Lucinda and Juan

“My Dad would tell my Mom that she was gross because he thought that my Mom was worthless and stupid” -Lucinda’s 9 year-old daughter.

In the Spring of 2003, Juan stabbed his 38 year-old wife, Lucinda, eleven times in the presence of their 3 year-old grandchild. Shortly after the stabbing, his 9 year-old daughter came home from playing in the park and found her mother face down in a pool of blood and watched, as her father ran away. Juan eventually fled to Mexico, where he lived for a little over a year, until Mexican authorities apprehended him and processed his extradition to the United States.

Juan was born and raised in Northern Mexico. He came to the United States in 1980 via Ciudad Juarez. Law enforcement records indicate that he was deported to Mexico in 1988, but returned to the U.S. shortly thereafter. Lucinda and Juan were married for 25 years and they had seven children together. Interviews with relatives recounted a life of fear and misery for Lucinda. He was an alcoholic, a drug user, and an abuser. Lucinda lived in fear that if she left her husband, he would kill her or her sons. According to one family member “Juan was very controlling and did not like her wearing make-up or socializing.” Another family member told interviewing officers that Lucinda out of fear, frequently slept in a different room away from Juan with the door locked. According to others, she wanted to leave Juan and return to live in Mexico. Juan had a long substance abuse history. He started drinking when he was a teenager. He self-reported that he typically consumed two cases of beer about every three days until he was 30 years-old. On the day of the offense, Juan was on a three day drinking binge. There were three previous DV-related law enforcement reports detailing physical violence and alcohol abuse.

Juan pled guilty to second degree murder and received a sentence of 15 years.
The magnitude of the IPV-related events for law enforcement in New Mexico is large. In 2005, according to the New Mexico Interpersonal Violence Data Central Repository, there were 28,256 IPV-related reports to law enforcement in New Mexico, an average of 77 reports per day.

Law enforcement (LE) reports are among the most available sources of information concerning past history of intimate partner violence between homicide victims and perpetrators. Over two-thirds (68%) of the reviewed cases involved prior law enforcement interventions or reports that were IPV-related with misdemeanor reports outnumbering felony reports. In many reviewed cases, police reports reflected numerous ongoing narratives ranging from substance abuse patterns, family and community awareness of the problem, controlling behaviors, to previous threats of death.

Law enforcement officers and other first responders to IPV calls experience a complex, volatile, and confusing environment. Risks to officers’ safety cannot be understated. In 2004, a deputy was killed when he and his partner responded to shots fired at a residence in Otero County where a male abuser had just murdered his pregnant wife. In 2001, a member of a SWAT extraction team in Gallup was killed during a raid on a home where a suspect was holding his wife and child at gunpoint. There are other less recognized cases involving male abusers who were shot and killed by on-duty law enforcement officers. There were three such cases in 2003–2004. In each one, the male abuser presented a threatening scenario for an intimate partner which resulted in responding officers having to use deadly force.

The team has attempted to balance important and crucial information about law enforcement responses to the problem of IPV by underscoring several law enforcement system strengths and weaknesses related to domestic violence. Improving law enforcement response to IPV is the ultimate goal of any system review and requires not only political will from leadership within law enforcement agencies, but also a multidisciplinary approach involving representatives from the advocacy, judiciary, prosecutorial, legislative, and medical communities.

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**Albuquerque Police Department**
**Criminal Investigation Bureau**
**Violent Crimes Division**
**Family Abuse Stalking Training Team (FASTT) Unit**

The FASTT unit is responsible for the investigation and preparation of cases involving domestic violence and stalking. The unit also provides training and victim assistance.

- Responsible for conducting a complete and thorough investigation, including case supplemental close outs.
- Responsible for proper case documentation regarding the inclusion of evidence, to include taped or written statements, photographs and other related documents.
- Responsible for the instruction of one field training block per month.
- Provides victims of domestic violence and stalking with all needed information and available resources.
- Provides assistance in the preparation of court orders of protection and related paperwork.
- Obtains and executes arrest and search warrants as needed.
- Provides assistance and guidance, when requested, to field service units relating to proper domestic violence and stalking investigation techniques.
- Prepares and provides court testimony.
- Conducts public educational awareness programs relating to domestic violence and stalking.
- Assists in homicide investigations, as a result of participation in the homicide call out team.
- Submits on a timely basis, all reports and documentation required by the unit, section, and department.
- Responsible for coordinating and conducting needed surveillance regarding case follow up.
System Weaknesses

- The level of dangerousness is frequently minimized for misdemeanor level IPV cases.
- There is a lack of accountability for officers to properly implement IPV-related procedures, sometimes resulting in insufficient prioritization.
- There are administrative barriers to conducting more thorough investigations of murder/suicides.
- Many law enforcement agencies are facing challenges in meeting the required components of “Katie’s Law” mandating the submission of biological material collected from a sexual assault victim to that law enforcement agency’s servicing laboratory.
- Delays are encountered in the reporting of IPV cases to district attorney’s offices, resulting in dropped cases.

System Strengths

- Many departments have implemented standardized protocols for IPV response, including checks for prior histories of IPV, a greater attention to risk assessment, and the development of specialized law enforcement units.
- The state requires sworn officers to distribute informational packets to IPV victims at the scene with data on how to obtain orders of protection and specific details on victim’s rights.
- Several law enforcement agencies in New Mexico have access to victim assistance programs and their personnel for field work.
- IPV-specific training is available to a large number of officers.
- The NM Legislature enacted a law which requires all permanent orders of protection to be entered into the National Crime Information Center (NCIC) database.

Santa Fe Police Department
Domestic Violence, Sexual Assault, and Stalking Liaison

The liaison role was crafted in 2006 by Mayor David Coss and leadership from Esperanza Shelter for Battered Families, the Rape Crisis and Trauma Treatment Center, the District Attorney’s Office, Family Court, and the Police Department in response to community concerns regarding a high number of domestic violence, sexual assault, and stalking cases in the City of Santa Fe.

The position is dynamic and includes facilitating the local Coordinated Community Response to DV/SA; reviewing all DV/SA dispatch and incident reports; following up on incident reports when there is a high lethality factor; ensuring that the SFPD provides the best possible services to survivors through attendance at in-house, local and national trainings; networking with agencies that provide adjunct services to both perpetrators and survivors of violence; writing grants to improve services from the SFPD and other partner agencies; planning conferences and other education and awareness events for the public; and collecting and analyzing data. The position also maintains close relationships with statewide organizations such as the Homicide Review Team, the New Mexico Coalition Against Domestic Violence, and the Network. The liaison position is located in Criminal Investigations at the Santa Fe Police Department.

I have found the SFPD law enforcement officers to be very committed to ensuring safety for victims and their children. I am grateful to have this opportunity to work in the community and push an agenda which sees Santa Fe as the safest city in the United States and the world by 2012.

Carol A. Horwitz, Ph.D.
Domestic Violence and Sexual Assault Liaison
City of Santa Fe at the Santa Fe Police Department
City of Santa Fe, New Mexico
July 2007
**Recommendations**

- Emphasize law enforcement training to increase scrutiny of misdemeanor level IPV crimes for risk factors associated with homicide.
- Federal and state law enforcement should take full advantage of existing firearm laws to remove guns from any person convicted of domestic violence.
- Improve the evaluation of IPV reporting practices among law enforcement agencies statewide consistent with the standards of the New Mexico Interpersonal Violence Data Central Repository.
- Create a benchmark for correct and effective response and risk assessment in IPV cases and hold officers accountable to meet the standard.
- Ensure full law enforcement compliance with “Katie’s Law” with regard to submission of biological samples to analytical labs.
- Improve victim notification services by strengthening communication between the courts, corrections, law enforcement, and victims.

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**Larry and Joan**

In the early hours of a spring day in 2004, the police received a call from a tenant in an apartment on J-street. The reporting party lived above Joan and Larry, a married couple engaged in a loud and boisterous fight. On arrival, officers located them inside their apartment. They had been drinking most of the night and according to Larry “a verbal argument got out of hand.” Joan advised officers that Larry struck her on the left side of her head and she was experiencing extreme pain. While one of the officers did not observe any marks or discoloration on the left side of her head, he did observe scratches and bruises on her left arm that appeared to be a few days old.

An ambulance was requested and when EMS personnel arrived, Joan grew increasingly agitated and eventually refused treatment. Joan was upset. A belt tape captured her frustration. “That man has been arrested six times. He has been accused of all kinds of things and tonight it happened again.”

The next morning, Larry returned to his apartment. He knocked repeatedly on the door, but Joan did not answer. Larry called the police for help. Officers arrived, gained entry to the apartment and found Joan deceased on the living room floor. Her infant child was unharmed and found in his crib.

“Due to conflicting statements from Larry and Joan and the lack of physical evidence of a battery, no arrests were made. Larry agreed to leave the apartment and spend the night with a friend to avoid further problems,” wrote a detective in a criminal complaint against Larry for Murder in the Second Degree.

The cause of death was blunt force injury to the head. Autopsy revealed a fracture to her left temporal skull with a large amount of bleeding overlying her brain (epidural hematoma). The fracture was the result of a telephone striking Joan in the head after Larry threw it at her.

During interviews with law enforcement, Larry stated that he was married to Joan for approximately two years. For the past fourteen years, he was in the military and recently took a hardship discharge. He told investigators that his wife lived in town for about a year and he moved out to join her and their child two weeks prior to the offense.

Larry was sentenced to a term of 18 months, all of which was suspended except time served (approximately one year), followed by one year parole. After his release from prison, he relocated out of state.
The legislative process is central to addressing intimate partner violence (IPV). Proposed IPV legislation is sometimes met with resistance due to the stereotypes and biases which are attached to interpersonal violence. Therefore, it is critical, in the pursuit of IPV legislation that groups from different disciplines collaborate, both in the formation of IPV legislative initiatives and in lobbying on behalf of those initiatives. Collaboration will not only ensure the success of IPV legislation, but it also will ensure that the IPV legislation comprehensively benefits victims, children, and citizens of New Mexico.

During the 2007 legislative session, several different groups and agencies pursued IPV legislation and funding initiatives. These legislative initiatives were not developed from a collective process and were brought forth without support from all sides. Some of the IPV initiatives were unsuccessful, including a bill to increase penalties for battery against a household member and aggravated battery against a household member. Although the bill did not pass during the regular session, the Governor was committed to strengthening our domestic violence laws and placed this item on the call for the 2007 Special Legislative Session. (For successful legislation see sidebar.)

In an effort to encourage unity in the pursuit of IPV legislation, strengthen New Mexico’s response to domestic violence, and increase public awareness and accountability, Governor and First Lady Richardson have begun the process of establishing a New Mexico Domestic Violence Leadership Board. This Board will consist of a multidisciplinary team of individuals working in the IPV field. One of the key functions of the Board will be to assist the New Mexico Domestic Violence Czar in developing the Governor’s domestic violence legislative agenda. Likely to be on the Governor’s 2008 legislative agenda will be a bill to increase penalties for domestic violence offenses; however, the specifics of this proposed legislation will be largely influenced by input from the New Mexico Domestic Violence Leadership Commission. This collaborative process is expected to yield positive results in the pursuit IPV legislation that is beneficial to New Mexico.

At the federal level, resources continue to be allocated towards a spectrum of IPV-related services. Congress reauthorized and expanded the Violence Against Women Act in 2005, and President Bush signed it into law in January 2006. The reauthorization contains new initiatives to help children exposed to violence, to train health care providers to support victims of abuse, to encourage men to become part of the solution, and to provide crisis services for victims of rape and sexual assault. It also continues efforts to strengthen the law enforcement response to vio-
Successful funding initiatives for the 2007 Legislative Session include:

• CYFD received $225,000 for statewide domestic violence services, $98,300 for oversight of statewide domestic violence programs and will once again administer $2.6 million dollars of TANF funds for domestic violence programs.
• Over $2.5 million dollars allocated to domestic violence shelters and programs for capital improvements.
• Additional funding for domestic violence shelters: $100,000 was appropriated for the domestic violence shelter in Shiprock, three separate appropriations for a total of $145,000 for the shelter in Ruidoso, $30,000 for the shelter in Roswell, and $47,000 for domestic violence services in Eddy County.
• $70,000 was allocated to address domestic violence in before and after-school programs in Bernalillo County and Rio Rancho.
• Domestic violence related positions were funded in the 3rd, 4th, 5th, and 12th Judicial District Attorney’s Offices totaling $345,000.
• $190,000 to fund the Bernalillo County Metro Court Domestic Violence Pilot Prosecution Project.

Legislative Advocacy

ence against women and to provide supportive services, such as transitional housing to families forced to leave their homes because of violence.

New Mexico receives over $5,000,000 of VAWA funding annually, making it easier for victims of domestic violence, sexual assault, and stalking to access services. In addition, VAWA funds devoted to enhancing the efforts of prosecution, law enforcement, and the courts have improved the criminal justice system’s response to these crimes.

VAWA 2005 includes additional requirements which states must meet in order to be eligible to continue to receive grant funding. It will be up to New Mexico’s legislators to amend current state statutes during the 2008 session to enable New Mexico to continue to provide these valuable initiatives that enhance victim safety and promote offender accountability.

Role of the New Mexico Domestic Violence Czar

The Domestic Violence Czar position was created in 2004 as a result of recommendations made to the Governor by the Domestic Violence Advisory Board, chaired by First Lady Barbara Richardson. The Domestic Violence Czar is called upon to provide statewide leadership in addressing and emphasizing all aspects of domestic violence. The role of the Domestic Violence Czar is to act as chief policy advisor to the Governor in matters relating to domestic violence, to assist in the development of the Governor’s legislative agenda, and to assist with implementation of successful domestic violence legislation. The Domestic Violence Czar is also responsible for promoting public awareness about domestic violence throughout the state and coordinating domestic violence efforts between the Governor’s Office, the courts, law enforcement, health care providers, state agencies, and service providers. In addition, the DV Czar serves as a statewide point of contact for victims of domestic violence.
Key Recommendations

• Conduct fatality reviews in communities and judicial districts where the crimes occurred with the principal stakeholders from those communities so that the statewide variations in resource availability and specific issues are adequately identified and addressed.

• Improve education and outreach to immigrant communities about system resources to encourage engagement and reporting in the system.

• Increase the availability and spectrum of services available to perpetrators while they are incarcerated and connect them to treatment services after they are released as a condition of parole.

• Improve the availability of outreach, service support, and referrals to IPV-related programs for people who regularly interact with homeless, transient or immigrant populations in rural and urban areas throughout the state.

• Develop a higher level of system integration between substance abuse, mental health, and domestic violence service providers so that cross-training and multidisciplinary research can occur.

• Expand the number of specialized prosecution units that focus on misdemeanor level domestic violence cases. These units need to have full-time investigators and victim advocates assigned to them in addition to other resources, such as pre-prosecution diversion and repeat offender programs.

• Introduce protocols requiring county jails or law enforcement to inform domestic violence judges or commissioners when there is an arrest for the violation of an order of protection.

• Federal and state law enforcement should take full advantage of existing firearm laws to remove guns from any person convicted of a domestic violence-related crime.

• Emphasize law enforcement training to increase scrutiny of misdemeanor and felony level IPV crimes for risk factors associated with homicide.

• Promote policies in the workplace and educational system that help employees, employers, students, and teachers respond to problems associated with IPV.

• Improve victim notification services by strengthening communication between the courts, corrections, and victims.

• Increase the frequency with which victim advocates respond to IPV crime scenes in conjunction with law enforcement throughout New Mexico.

• Encourage the development or work to expand the current Sexual Assault Nurse Examiner (SANE) model to address IPV.
Conclusion and Foreward to Selected Case Synopses

IPV is a major public health, social, and criminal justice problem in New Mexico. In New Mexico, about 36 people a year are killed in circumstances relating to intimate partner violence. Our review identifies some of the obstacles victims may have encountered and highlights possible solutions to improve services and to prevent future violence and death. The issue of intimate partner violence deserves serious attention and community participation. Dialogue on this matter is of paramount importance.

Our ongoing analysis of these cases often raises more questions than provides answers. If we are to prevent future IPV-related injuries and deaths, we need to strengthen civil and individual resolve and actively involve communities in addressing these problems.

This report presents an opportunity to probe the nature of IPV in our society. It can be used as an instrument for reflection as well as a statement of the problem and a source of recommendations. We hope that readers will dig deeper into the root causes of IPV rather than take a hardened or passive view of the fatal outcomes contained in this report.

Foreward to Selected Case Synopses

We have included selected individual case synopses in the following pages that provide a picture of lives that have been abused and lost. Although the names are fictional, their stories are real. We present them here to illustrate the complexity of the issues our team reviewed. Each death is devastating. Each story, however, can lead us forward in the areas of prevention and the formulation of new social policies.

Some of these cases present missed clues and opportunities for intervention. Over the past 50 years, IPV has moved from the shadows and is now openly recognized as a community and social problem. Yet every year IPV-related bloodshed continues. Future success in eliminating IPV is largely dependent on the manner in which individuals and communities collectively take action towards long-term social change. It is well understood that social behaviors do not change over night. One just needs to look at the legacy of oppressive policies in our society to know that cultural change can be tenuous at times. In the same way that everyone has a context in which they understand IPV (on a personal level, as a job or having known someone who has been injured or killed by a partner), everyone has a stake in seeing the problem eradicated. Together, let us work to end interpersonal violence.
Mr. L. was a paramedic, pulling an evening shift at a hospital in Southern New Mexico in the fall of 2003 when he was almost broadsided by a pickup while loading an empty stretcher into the back of an ambulance. The driver, a 38 year-old white supremacist named Tex, locked up his brakes and came to a screeching halt. He yelled for help. In the bed of his truck was his bloodied ex-girlfriend, 39 year-old Tanya, with a gunshot wound to her face. While Mr. L and others wheeled a gurney holding Tanya into the Emergency Department, Tex attempted to leave, but was stopped by Mr. L. Deputies arrived quickly and detained Tex who had blood on his face, hands, and arms as well as his clothing. They found a .45 caliber clip in his back pocket and recovered his firearm on a roadside shoulder nearby.

Tanya and Tex had a difficult relationship that went back and forth for nearly five years and was marked by controlling behaviors, and physical and emotional abuse. One of Tanya’s friends, in a witness interview, stated “anytime she left the house, Tex would start calling around to see where she went.” Another friend said Tanya believed that no matter where she fled, Tex’s connection to a supremacist group could always be utilized to find her. In the immediate period preceding her death, Tanya was well into the process of ending her relationship with Tex, a process that intensified after an arrest for possession of methamphetamine. Shortly after this arrest, she received a referral to treatment through the court system and was placed on probation. She completed the treatment program, obtained employment outside of the home, and began to voice her concerns to others about her abusive relationship with Tex.

Tex was a habitual offender, a felon, a methamphetamine addict, and a racist. He was known to be short tempered and frequently carried a firearm with him, despite the fact that he was a convicted felon.

In the spring before the killing, Tex was pulled over for a traffic violation and found to be in possession of a .22 caliber handgun. The gun was returned to him and no arrest was made.

Tanya’s mother was aware of the fact that her daughter was in an abusive situation. According to a police report, “she stated that Tex had been threatening her daughter and her children. He told her that he would kill them all or have one of his brothers from the prison kill them. She related that Tex had beaten Tanya in the past month and that her daughter had requested a welfare check on her at the time. She also related that Tanya was planning to leave Tex within the week.”

Two days prior to the homicide, one of Tanya’s friends drove her to the supermarket so she could pick up a wire transfer that was intended to fund her escape to the Midwest.

Tex pleaded guilty to second degree murder, tampering with evidence, and possession of a firearm by a convicted felon and received a 17-year sentence.

In December 2004, the New Mexico Governor ordered flags to be flown at half mast in honor and mourning of a 49 year-old Otero County Sheriff’s Deputy, who was killed in the line of duty responding to a domestic violence call. The slain deputy was a seasoned law enforcement officer, a Vietnam veteran who served 21 years in the Army and received the Bronze Star, and a father of two children. The headlines in the local newspaper the day before read “White Supremacist Kills Officer and Pregnant Woman.” The 30 year-old pregnant victim was found inside a closet at the crime scene wrapped in a comforter. She died from multiple gunshot wounds. Her 3 year-old daughter was also present, but she survived with minor injuries. The perpetrator died in an extrajudicial killing that occurred after the deputy was shot. The killings received national attention and illuminated not only the plight of battered women in this country, but the risks to first responders and the horrors experienced by child witnesses to domestic violence.

Dan lived with his common law wife, Amelia. They met in Colorado and later moved to New Mexico where he eventually built a home for them to live in. Amelia was a nurse and Dan was intermittently employed as a carpenter. Amelia’s sister also lived at the residence with her boyfriend, Lee. On an August night in the summer of 2004, Dan and Lee went out drinking. When they returned, Amelia was asleep. A short time later, Amelia was woken up, an argument ensued, and she stabbed him.
Case Synopses

During law enforcement interviews with Amelia’s sister, several past incidents of unreported physical violence were revealed. She also stated that alcohol-fueled verbal arguments were frequent and she personally witnessed many of these. Neighbors reported frequently hearing a good deal of mutual screaming, occurring mostly on weekends when both individuals were home. Chronic alcohol abuse was a hallmark of the relationship and Dan had recently been diagnosed with terminal cancer. In the weeks before he was stabbed, he was drinking more than he usually did.

Amelia pled guilty to second degree murder and third degree tampering with evidence. She was sentenced to 18 years, all suspended except for time served. Her actual sentence was 2.5 years.

Daniela, age 43, and her boyfriend Ruben, age 42, were out drinking at a local bar with a mutual friend, Robert. After an evening of drinks, Robert took Ruben and Daniela home and then went out again. When he returned, Daniela and Ruben were sitting on the couch, apparently passed out. Robert sat down after opening a beer to watch the television. About an hour later he got up and asked Daniela if she was feeling all right. When she did not respond, he placed his hand on her skin. She was cold. He turned to Ruben and upon a closer inspection he noticed blood on his face and a rifle between his legs. Robert ran from the residence and called the police.

After the crime scene was examined, detectives ruled that Ruben shot Daniela in the chest with a .22 caliber rifle which he subsequently turned on himself, firing one round upward through the underside of his chin. Toxicology reports indicated high blood alcohol levels for Rubin and Daniela.

Daniela worked as a waitress in a local café, but had quit her job just a few weeks before her death. After leaving the job, she started drinking a lot. Their relationship was about 5 years-old and they lived in a trailer together within the city limits. Daniela was socially isolated and financially dependent on Ruben, according to a friend. Ruben was described as jealous and controlling.

Daniela was close to Ruben’s mother, whom she often called when she was not getting along with Ruben. According to his mother, her son and Daniela had been arguing recently about money and he was depressed about being laid off of his job.

Family and friends knew that she was fighting with Ruben on a regular basis. During the investigation, a long history of unreported domestic violence was exposed to investigating officers. It is unknown if Ruben made previous threats of homicide or suicide. One investigating officer at the crime scene found an old small caliber bullet hole in the trailer, but the circumstances of its origin remain unclear, leaving open the possibility of previous threats of intimidation or death.

Adrian picked up her telephone to call her friend, Erica, and instead reached Erica’s 5 year-old son, who stated that his mother and step-father were hurt. He said to Adrian “Mommy is in the corner, I cleaned her blood.” Adrian called 911. A police dispatcher subsequently called the house and spoke to the 5 year-old boy, who stated that “Mommy and [step] Daddy were shot.” When officers arrived at the scene, they located the young boy looking out the front window. When officers tried to encourage him to open the front door, he responded that his mother was blocking the door and he could not move her. The young boy eventually walked officers to the front of the apartment where they found 24 year-old Erica slumped against the front door with blood on her face and chest. She died from a single gunshot wound to the head. In the master bedroom, the boy’s step-father was found on the floor. He died from a self-inflicted gunshot wound to the head.

Toxicology reports indicated high ethanol concentrations in Erica and Justin. No drugs of abuse were detected.

Erica and Justin were married for three years. Their relationship was tumultuous and marked by physical and emotional abuse. Many people were aware that Erica and Justin were having problems, including co-workers, parents, neighbors, and Erica’s ex-boyfriend. Erica frequently complained to her ex-boyfriend about Justin’s physical and emotional abuse. He also said that they broke up and got back together frequently as well. About one month prior to her death, Erica told a different friend that she was seriously considering getting a divorce. On two previous occasions, Erica told friends that Justin had authored suicide notes, but she never indicated if the
notes said anything about Justin hurting Erica prior to him killing himself.

According to a report on the murder-suicide in a local paper, Justin entered into an early intervention program for IPV offenders after a 2001 battery charge. While he was enrolled in this program, there was an additional battery charge filed against him, as well as another report about a domestic dispute. However, his probation officer, according to the article “recommended that Justin be allowed to continue with the program and the request was granted. Charges in both cases were dropped after he completed the program.”

Detectives with the police Repeat Offenders Project arrested a car thief who claimed to have information about a female homicide. The thief told detectives that during a recent visit with his ex-girlfriend, he learned that her 26 year-old son, Tony, shot his girlfriend in the head with a sawed-off shotgun. The thief then led detectives to an apartment where they discovered the remains of 23 year-old Roberta in a back bedroom.

Tony and Roberta had been together for approximately five months. On the evening of the offense, Tony was high on methamphetamine. After he shot his girlfriend, instead of calling the police, he fled the residence and was apprehended eight days later in a stolen car with his mother. At the time of his arrest, he was in possession of methamphetamine. The cause of Roberta’s death was a shotgun wound to the head.

Roberta lived at her apartment for just a few months. She used to live with an aunt who eventually asked Roberta to move because she did not like Tony over at the house. At the time of her homicide, Roberta was receiving ISD cash assistance. She also had a young daughter who was not living with her.

Several apartment residents canvassed after the homicide recalled hearing multiple arguments between Tony and Roberta during the months they lived there.

Tony pled guilty to involuntary manslaughter and tampering with evidence. He received a six year prison sentence.

John was released from jail on an unsecured appearance bond. He spent the last month incarcerated after an arrest on a warrant stemming from a DV-related aggravated assault charge involving his 23 year-old wife Monica. He was instructed by the court not to possess any weapons, not to violate any laws, not to leave the county, not to drink, and most importantly, he was instructed to avoid all contact with his wife. This was not his first offense. His history of intimate partner violence started in his juvenile years and extended to an additional partner. Two weeks after he was released from jail, he violated the court order and beat up Monica in the presence of her four children. She had lumps on her head and a bruised lip from the assault.

The next day, Monica went to visit with her father, who sat her down and gave her a .22 caliber pistol. Monica was scared. She told her father that John had threatened to kill her in the past.

A few days later, Monica received a knock on her door. After asking who was there, she recognized the voice of Sammy, one of John’s cousins. When she opened the door she observed that John was with him. Seconds later he rushed her. Monica ended up on the floor and endured punches and kicks. She cried for Sammy’s help and he did nothing. Sometime during the assault, Monica was pushed towards her couch where she kept her father’s gun and shot John in the chest.

Monica’s four children were present in the home when the killing occurred. The case was ruled a justifiable homicide by the local district attorney’s office.

Toxicology results on blood sampled from John revealed the presence of ethanol and cocaine.

In the two years preceding the homicide, there were nearly two dozen DV-related law enforcement reports between John and Monica. The burden of filing charges was frequently placed on Monica. Several assaults occurred while she was pregnant, but no arrest was made because John succeeded in fleeing from the scene. She petitioned for an order of protection five times in the four months preceding the shooting, all of which were dismissed for a variety of reasons, including failure to serve the respondent and failure to appear (transportation and child care issues in two instances prevented Monica from being able to attend court). There is some documentation in court records that Monica utilized advocacy services,
but limited information prevented any conclusions to be drawn about these interactions. One thing is certain; Monica took matters of defense and protection into her own hands in a violent situation that could have had a different outcome.

Jim was a transient who frequently utilized an abandoned building for shelter from the elements. On a wintry day in 2003, he entered this building to look for a friend, but instead discovered an unresponsive female on the second floor who appeared to be dead. He notified the police.

The victim in this case was 35 year-old Dana, a homeless female, who moved to town from the Midwest with her husband, 41 year-old Mark. On the day of the offense, Mark self-reported drinking a half a gallon of vodka. According to Mark’s statements, once inside the building, Dana became angry with Mark because he wanted to move back to the Midwest, so she began yelling at him. Mark then pushed Dana to the ground, got on top of her and placed both of his hands around her neck. The cause of death was manual strangulation.

Ten days prior to her murder, Dana was seen at a local emergency department. She was brought in by emergency medical services after she and Mark both cut their wrists with dirty razors while drinking alcohol. She cut herself “because she was going to lose her husband.” Two days before her death, due to an infection, she returned to the emergency department again to have her laceration examined. She left the department without being seen.

Mark pled guilty to voluntary manslaughter and was sentenced to six years in prison.

Raymond woke up in the middle of the night to the sound of a man yelling and pounding on his front door. He got out of bed and put on a pair of pants. His heart was racing when he turned the knob to open his door. Before him was the silhouette of his neighbor, Paul, illuminated by the flames of his burning trailer home across the street. “Help me, my house is on fire,” Paul yelled to his neighbor before turning around and running across the street to his front yard where he then collapsed. A small trail of blood followed him from Raymond’s porch.

Raymond called 911. A sergeant with the local Sheriff’s Department arrived first. He dragged Paul away from the edge of the burning trailer, occasionally losing his grip as skin peeled away from the burns. When he arrived at a safe distance and put Paul to rest, he noticed that Paul’s pants appeared to be melted in some regions and were imbued with the scent of gasoline. Inside, flames consumed the life of his wife, 48 year-old Anita, and her 19 year-old son. They both received thermal injuries that charred most of the surface area of their bodies and soot filled portions of their lungs. A life flight helicopter transported Paul to a nearby hospital. At dawn, deputies recovered an empty gas can from inside a shed next to the home. A plastic chair rested upright and adjacent to the gas can. Three cigarette butts from Paul’s favorite brand were placed in a crooked fashion into the dirt floor beside them.

Three days later Paul died within the confines of a burn center, approximately 90% of his body received full thickness burns.

Paul’s neighbors reported that Anita was in the process of leaving him and scheduled to move out of the residence with her son on the next day. She was going to move to Texas. Charred remains of moving supplies and plates smothered with newspaper embers suggested that Anita had already packed many of her belongings. The fire marshal concluded that the origin of the fire was beneath the trailer. Investigators also located the locking mechanisms for the doors to the home which were in the locked position at the time of the fire.

Anita’s daughter relayed to investigators that Paul had made past threats of suicide, physically abused her mother, and frequently drank alcohol in excess. A long time friend of Anita, told authorities, “All week long, Paul talked of suicide because he knew Anita was going to leave him today.”
AN ACT
RELATING TO DOMESTIC ABUSE; CREATING THE DOMESTIC VIOLENCE HOMICIDE REVIEW TEAM; PROVIDING DUTIES; ESTABLISHING CONFIDENTIALITY OF CERTAIN RECORDS AND COMMUNICATIONS; PROVIDING IMMUNITY FROM CIVIL LIABILITY.BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. A new section of the Crime Victims Reparation Act is enacted to read:

DOMESTIC VIOLENCE HOMICIDE REVIEW TEAM; CREATION; MEMBERSHIP; DUTIES; CONFIDENTIALITY; CIVIL LIABILITY.

A. The “domestic violence homicide review team” is created within the commission for the purpose of reviewing the facts and circumstances of domestic violence related homicides and sexual assault related homicides in New Mexico, identifying the causes of the fatalities and their relationship to government and nongovernment service delivery systems and developing methods of domestic violence prevention.

B. The team shall consist of the following members appointed by the director of the commission:

(1) medical personnel with expertise in domestic violence;
(2) criminologists;
(3) representatives from the New Mexico district attorneys association;
(4) representatives from the attorney general;
(5) victim services providers;
(6) civil legal services providers;
(7) representatives from the public defender department;
(8) members of the judiciary;
(9) law enforcement personnel;
(10) representatives from the department of health, the aging and long-term services department and the children, youth and families department who deal with domestic violence victims’ issues;
(11) representatives from tribal organizations who deal with domestic violence; and
(12) any other members the director of the commission deems appropriate.

C. The domestic violence homicide review team shall:

(1) review trends and patterns of domestic violence related homicides and sexual assault related homicides in New Mexico;
(2) evaluate the responses of government and nongovernment service delivery systems and offer recommendations for improvement of the responses;
(3) identify and characterize high-risk groups for the purpose of recommending developments in public policy;
(4) collect statistical data in a consistent and uniform manner on the occurrence of domestic violence related homicides and sexual assault related homicides; and
(5) improve collaboration between tribal, state and local agencies and organizations to develop initiatives to prevent domestic violence.

D. The following items are confidential:

(1) all records, reports or other information obtained or created by the domestic violence homicide review team for the purpose of reviewing domestic violence related homicides or sexual assault related homicides pursuant to this section; and
(2) all communications made by domestic violence homicide review team members or other persons during a review conducted by the team of a domestic violence related homicide or a sexual assault related homicide.
E. The following persons shall honor the confidentiality requirements of this section and shall not make disclosure of any matter related to the team’s review of a domestic violence related homicide or a sexual assault related homicide, except pursuant to appropriate court orders:
   (1) domestic violence homicide review team members;
   (2) persons who provide records, reports or other information to the team for the purpose of reviewing domestic violence related homicides and sexual assault related homicides; and
   (3) persons who participate in a review conducted by the team.

F. Nothing in this section shall prevent the discovery or admissibility of any evidence that is otherwise discoverable or admissible merely because the evidence was presented during the review of a domestic violence related homicide or a sexual assault related homicide pursuant to this section.

G. Domestic violence homicide review team members shall not be subject to civil liability for any act related to the review of a domestic violence related homicide or a sexual assault related homicide; provided that the members act in good faith, without malice and in compliance with other state or federal law.

H. An organization, institution, agency or person who provides testimony, records, reports or other information to the domestic violence homicide review team for the purpose of reviewing domestic violence related homicides or sexual assault related homicides shall not be subject to civil liability for providing the testimony, records, reports or other information to the team; provided that the organization, institution, agency or person acts in good faith, without malice and in compliance with other state or federal law.

I. At least thirty days prior to the convening of each regular session of the legislature, the domestic violence homicide review team shall transmit a report of its activities pursuant to this section to:
   (1) the governor;
   (2) the legislative council;
   (3) the chief justice of the supreme court;
   (4) the secretary of public safety;
   (5) the secretary of children, youth and families;
   (6) the secretary of health; and
   (7) any other persons the team deems appropriate.

Section 2. EFFECTIVE DATE.--The effective date of the provisions of this act is July 1, 2007.

A. When medical personnel who are interviewing, examining, attending or treating a person:
   (1) receive a report from the person of an act of domestic abuse, the medical personnel shall document the nature of the abuse and the name of the alleged perpetrator of the abuse in the person’s medical file and shall provide the person with information and referral to services for victims of domestic abuse; or
   (2) may have reason to believe or suspect that the person is a victim of domestic abuse, the medical personnel shall provide the person with information and referral to services for victims of domestic abuse.

B. Medical and other health care or communications concerning domestic person obtained by or from medical course of an interview, examination, treatment are confidential communications released:
   (1) with the prior written consent
   (2) pursuant to a court order; or
   (3) when necessary to provide treatment, payment and operations in accordance with the federal Health Insurance Portability and Accountability Act.

C. As used in this section, “medical personnel” means:
   (1) licensed health care practitioners;
   (2) licensed emergency medical
   (3) health care practitioners who attend or treat a person and guidance or supervision of licensed practitioners; and
   (4) residents and interns.
MEDICAL


   The authors conducted an eleven city case control study seeking to identify risk factors for female homicide in abusive relationships. Several risk factors were identified over and above previous intimate partner violence. They include an abuser’s lack of employment, access to a firearm, separation after cohabitation (higher risk with excessively controlling abusers), having a child living in the home who was not the abusive partner’s biological child, and abusers’ previous threats with a weapon and threats to kill.


   The authors conducted a study of women presenting to the emergency department for IPV. Their analysis of clinical and demographic risk factors revealed no sensitive or reliable predictors of IPV. They concluded, therefore, that all women should be screened for IPV.


   The authors reviewed IPV-related health care literature concerning interventions that seek to prevent the abuse of women. Twenty-two articles were identified for review and rated good, fair, or poor. Most of the reviewed studies received a rating of poor due to methodologic flaws. The authors concluded that “information about evidence-based approaches in the primary care setting for preventing IPV is seriously lacking.” Therefore, the evaluation of interventions to improve the outcome of female IPV victims “remains a key research priority.”


   The authors conducted a qualitative study of women from six different cities who were almost killed by an intimate partner. The study did not seek to validate risk factors for female homicide. Rather, they examined perceptions of risk, and the context surrounding the attempted homicide. Results of the study indicated that nearly half of the victims did not suspect that their lives were in danger. However, 93% of the women in this study had previously experienced violence by their partner who almost killed them. The study concluded that clinicians should not be falsely reassured by a woman’s sense of safety, by the lack of a history of severe violence, or by the presence of few classic risk factors for homicide.


   The author argues that for historical reasons tertiary prevention of IPV has received the majority of attention and resources in a clinical setting. Only recently has primary prevention such as routine screening for IPV been expanded for women and to a lesser extent screening for men to see if they are at risk for committing violence. The author highlights specific programs to prevent IPV and provides a useful glossary of terms. Zero tolerance and public education are identified as effective prevention strategies that should take place at the community level to influence cultural change.


   Researchers from the University of Cincinnati interviewed 32 mothers living in an IPV shelter about their abuse histories, perceptions about the effects of abuse on their children, and the manner in which they would like to be treated in a health care environment. They concluded that for over half of the subjects, something the child did or said catalyzed their seeking help. The children’s attachment to the abuser was sometimes identified as a reason to delay getting help. Lastly, mothers looked towards their children’s physicians for IPV resources and non-blaming education on how IPV affected their children.
COST & PREVENTION


The authors, researchers at the Centers for Disease Control, estimate the cost of Intimate Partner Violence against women in the United States based on the incidence of IPV in a given year (1995). Intimate partner rape, physical assault, and stalking costs exceed $5.8 billion each year, nearly $4.1 billion of which is for direct medical and mental health care services. The total costs of IPV also include nearly $0.9 billion in lost productivity for victims of nonfatal IPV and $0.9 billion in lifetime earnings lost by victims of IPV homicide. The hidden costs of ineffective health care, relapses, and the harm generated by failure to intervene with clients are not included in this report.


The author, a researcher for the Family Violence Protection Fund, summarizes much of the findings available on youth that are at risk of violence and suggests steps for building a new domestic violence prevention agenda centered on promoting healthy relationships among teens and young adults. One of the key findings of the study is that prevention has largely been absent from public policy and programs, which focus primarily on adult victims, crisis response and criminalizing domestic violence.

PUBLIC POLICY


This issue of the NIJ Journal focuses on homicides committed by the victim’s spouse or other intimate partner. There are several review articles that synthesize some of the recent literature on IPV. The article surveys the current thinking about risk factors, the role of substance abuse in domestic violence cases, the effectiveness of domestic violence services and the benefits of the fatality review process.


The authors’ central arguments concern the utility of IPV death review teams for law enforcement. When conducted appropriately, recommendations developed from IPV death review teams have been shown to improve law enforcement agencies response to IPV, assist in future officer training, and enhance the coordination of policing activities with other agencies involved in dealing with family violence. Some of the goals of IPV death review teams include preventing future IPV related death or injury and influencing the improvement of services for female victims and their children.

NEW MEXICO


The author presents data on the incidence of IPV in New Mexico based on reporting from law enforcement agencies, district and magistrate courts, and IPV service providers. Victim and perpetrator demographics, types of injury, weapons used, data on children victim-witnesses, mental and physical health care costs, and convictions are provided. This report contains the most concise and current data available on IPV-related crimes in New Mexico and has been acknowledged by the CDC and Department of Justice as a good model for other states to emulate.
Several risk factors have been associated with increased risk of homicides (murders) of women and men in violent relationships. We cannot predict what will happen in your case, but we would like you to be aware of the danger of homicide in situations of abuse and for you to see how many of the risk factors apply to your situation.

Using the calendar, please mark the approximate dates during the past year when you were abused by your partner or ex partner. Write on that date how bad the incident was according to the following scale:

1. Slapping, pushing; no injuries and/or lasting pain
2. Punching, kicking; bruises, cuts, and/or continuing pain
3. “Beating up”; severe contusions, burns, broken bones, miscarriage
4. Threat to use weapon; head injury, internal injury, permanent injury, miscarriage
5. Use of weapon; wounds from weapon

(If any of the descriptions for the higher number apply, use the higher number.)

Mark Yes or No for each of the following. (“He” refers to your husband, partner, ex-husband, ex-partner, or whoever is currently physically hurting you.)

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Has the physical violence increased in severity or frequency over the past year?</td>
<td></td>
</tr>
<tr>
<td>2. Does he own a gun?</td>
<td></td>
</tr>
<tr>
<td>3. Have you left him after living together during the past year?</td>
<td></td>
</tr>
<tr>
<td>3a. (If have never lived with him, check here___)</td>
<td></td>
</tr>
<tr>
<td>4. Is he unemployed?</td>
<td></td>
</tr>
<tr>
<td>5. Has he ever used a weapon against you or threatened you with a lethal weapon?</td>
<td></td>
</tr>
<tr>
<td>5a. (If yes, was the weapon a gun?___)</td>
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<tr>
<td>6. Does he threaten to kill you?</td>
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<tr>
<td>7. Has he avoided being arrested for domestic violence?</td>
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<tr>
<td>8. Do you have a child that is not his?</td>
<td></td>
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<tr>
<td>9. Has he ever forced you to have sex when you did not wish to do so?</td>
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<tr>
<td>10. Does he ever try to choke you?</td>
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<tr>
<td>11. Does he use illegal drugs? By drugs, I mean “uppers” or amphetamines, speed, angel dust, cocaine, “crack”, street drugs or mixtures.</td>
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<tr>
<td>12. Is he an alcoholic or problem drinker?</td>
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<tr>
<td>13. Does he control most or all of your daily activities? (For instance: does he tell you who you can be friends with, when you can see your family, how much money you can use, or when you can take the car?)</td>
<td></td>
</tr>
<tr>
<td>(If he tries, but you do not let him, check here: ____)</td>
<td></td>
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<tr>
<td>14. Is he violently and constantly jealous of you?</td>
<td></td>
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<tr>
<td>(For instance, does he say “If I can’t have you, no one can.”)</td>
<td></td>
</tr>
<tr>
<td>15. Have you ever been beaten by him while you were pregnant?</td>
<td></td>
</tr>
<tr>
<td>(If you have never been pregnant by him, check here: ____)</td>
<td></td>
</tr>
<tr>
<td>16. Has he ever threatened or tried to commit suicide?</td>
<td></td>
</tr>
<tr>
<td>17. Does he threaten to harm your children?</td>
<td></td>
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<tr>
<td>18. Do you believe he is capable of killing you?</td>
<td></td>
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<tr>
<td>19. Does he follow or spy on you, leave threatening notes or messages on answering machine, destroy your property, or call you when you don’t want him to?</td>
<td></td>
</tr>
<tr>
<td>20. Have you ever threatened or tried to commit suicide?</td>
<td></td>
</tr>
</tbody>
</table>

___________ Total “Yes” Answers

Thank you. Please talk to your nurse, advocate or counselor about what the Danger Assessment means in terms of your situation.