DOMESTIC VIOLENCE UCA 77-36-1(4)

Definition

"Any **criminal offense** involving **violence** or **physical harm** or **threat of violence or physical harm**, or any attempt, conspiracy, or solicitation to commit a criminal offense involving violence or physical harm, when committed by **one cohabitant against another**."

Criminal Offense involving:

Any:

- -Actual commission
- -Attempt
- -Conspiracy or
- -Solicitation

To commit:

- -Violence or physical harm or
- Threat of violence or physical harm

Definition:

An emancipated person OR person aged 16 years or older, who:

A.Is or was a spouse of the other party

B. Is or was living as if a spouse of the other party

C.Related by blood or marriage to the other party by consanguinity or affinity to the second degree

D.Has or had child(ren) with the other party

E.Is biological parent of other party's unborn child

F. Is or was living in same residence with other party

G. Is or was in consensual sexual relationship with other party

But, NOT including: Natural/adoptive/stepparent of a minor Natural/adoptive/foster/step siblings under age 18

DOMESTIC VIOLENCE ELIGIBLE OFFENSES UCA 77-36-1(4)

with ONE exception, all domestic violence crimes are merely criminal offenses that qualify to have the DV tag attached. Utah Criminal Code recognizes the below offenses as qualifying offenses.

| Aggravated assault | 76-5-103 |
|-----------------------------------|--------------|
| Aggravated cruelty to animal | 76-9-301(4) |
| Assault | 76-5-102 |
| Criminal homicide | 76-5-201 |
| Harassment | 76-5-106 |
| Electronic Comm Harassment | 76-9-201 |
| Kidnapping (incl. Child & Agg) | 76-5-301-302 |
| Mayhem | 76-5-105 |
| Sex offenses | 76-5-401-416 |
| Sexual exploitation of minor | 76-5b-201 |
| Stalking | 76-5-106.5 |
| Unlawful detention | 76-5-304 |
| Protective Order Vio | 76-5-108 |
| Offenses against prop | 76-6-101-302 |
| Poss deadly weapon with intent | 76-10-507 |
| Discharge of firearm | 76-10-508 |
| Child abuse | 76-5-114 |
| Threaten use of dang weapon | 76-10-506 |

| Threatening violence | 76-5-107 |
|--|--------------|
| Witness tampering | 76-8-508 |
| Retaliation - witness or victim | 76-8-508.3 |
| Unlaw dist of intimate image | 76-5b-203 |
| Unlaw dist of counterfeit intimate | 76-5b-205 |
| image | |
| Sexual battery | 76-9-702.1 |
| Voyeurism | 76-9-702.7 |
| Damage/interrupt comm device | 76-6-108 |
| Vio of jail release agreement | 78B-7-806(1) |

*Disorderly Conduct (76-9-102) CANNOT be

<u>charged</u> as a DV offense but can be plead to as DV if resulting from a plea negotiation from another DV offense.

NOTE: This is not an exhaustive list. Other criminal offenses, if meeting the definition of domestic violence, can also be charged with a DV tag,

i.e. : lewdness, or cruelty to an animal, if involving violence or physical harm or threat. Details must be clearly articulated.

ENHANCEMENT OF DV OFFENSES UCA 77-36-1.1

MISDEMEANOR CHARGING: DV charges may be enhanced one level if a prior conviction* for a DV offense exists within the prior ten (10) years of the current offense (five (5) years if criminal mischief)

FELONY CHARGING: DV charges may be enhanced to a third degree felony (F3) if:

- new DV is chargeable as a class A misdemeanor AND one (1) or more previous DV offense conviction/commissions occurred within prior 10 years, (5 years if criminal mischief) OR
- (2) new DV is chargeable as a class B misdemeanor AND two (2) or more previous DV offense conviction/commissions occurred within prior 10 years (5 years if criminal mischief) See <u>77-36-</u> <u>1.1(4)</u> for specific requirements.

*Prior conviction includes finding of **guilt**, **guilty plea** or **plea in abeyance** (regardless of whether the plea in abeyance has been dismissed upon completion).

NOTE: While a prosecutor may file the enhancement, law enforcement should be charging at the appropriate enhanced level of severity to ensure higher bail amounts are set at the jail for repeat offenders.

DV IN THE PRESENCE OF A CHILD UCA 76-5-114

This offense is a separate charge and the only DV offense, as a stand-alone charge. All other DV offenses are criminal charges with a DV tag attached.

This offense is charged in addition to any or all other DV offenses charged under UCA 77-36-1(4).

This offense is chargeable for each child exposed to DV, so three children exposed results in three counts charged.

(1)(c) "In the presence of a child" means:

(i) in the physical presence of a child; OR
(ii) having knowledge that a child is present and <u>may</u> see or hear an act of domestic violence.

(2) A person commits domestic violence in the presence of a child if the person:

(a) commits or attempts to commit criminal homicide, as defined in Section 76-5-201, against a cohabitant in the presence of a child (76-5-114(2)(a) or (b) = Felony 3)

- (b)intentionally causes serious bodily injury to a cohabitant or uses a dangerous weapon, as defined in Section 76-1-601, or other means or force likely to produce death or serious bodily injury against a cohabitant, in the presence of a child (76-5-114(2)(a) or (b) = Felony 3)
- (c) under circumstances not amounting to a violation of Subsection (2)(a) or (b), commits an act of domestic violence in the presence of a child.
 (76-5-114(2)(c) = Class B)

PREDOMINANT AGGRESSOR UCA 77-36-2.2(3)

Note: The focus is on the **predominant** aggressor, not primary or initial aggressor, therefore:

Predominant aggressor is not automatically the party who starts the domestic incident.

Predominant aggressor is not automatically the party who has the least severity or amount of injury.

A careful analysis must be completed: *(additional comments in italics)*

(3) If a law enforcement officer receives complaints of domestic violence from two or more *opposing* persons, the officer shall evaluate each complaint separately to determine who the **predominant** aggressor was.

If the officer determines that one person was the **predominant physical aggressor**, the officer need not arrest the other person alleged to have committed domestic violence.

PREDOMINANT AGGRESSOR FACTORS TO CONSIDER PER STATUTE:

In determining who the predominant aggressor was, the officer shall consider:

(a) any prior complaints of domestic violence; -includes V's statements about prior violence previously reported to police anywhere -includes V's statements about prior violence not previously reported to police -not limited to complaints made by this victim

(b) the relative severity of injuries inflicted on each person;

-scratches are a defensive injury the majority of the time

-location of bite may also indicate a defensive injury

(c) the likelihood of future injury to each of the parties; and

-compare height and weight of parties involved BUT do not rely on this factor alone as smaller individuals are capable of injury to a bigger individual

-threat continues after police arrive

(d) whether one of the parties acted in self defense

-reasonable force against imminent threat

Predominant Aggressor – Additional factors for analysis consideration:

-Are injuries consistent with amount of force claimed to have been used -Have there been past incidents that would cause one

person to react in a manner likely to cause injury -Verbal provocation is never sufficient to cause domestic violence

-Lack of fear in either party may indicate the predominant aggressor

-Consider escalated emotions/hysterical or low affect/shut down

- Consider impact of trauma on a party

-Talk to kids about parents in general – not just about that specific incident; they know who the predominant aggressor is in the family

-Statements of witnesses/neighbors – may be excited utterances

- Triggering behaviors – initiating through verbal or other minor physical provocation

CRIME SCENE & EVIDENCE COLLECTION

□ <u>OFFICER SAFETY</u>: If both parties are present, separate and position them where they cannot see or hear each other.

□ Ideally officers should be positioned so they can see each other during initial interactions with subjects

□ <u>CRIME SCENE</u>: Describe observations on arrival □ Document crime scene in detail

- □ Take photos / video check quality/lighting
 - □ Crime scene general and specific to damage
 - \Box People involved or witnesses
 - □ Injuries / lack of injuries

□ EVIDENCE COLLECTION:

- □ Any broken items, glass, sheetrock fragments, door jam splinters, torn clothing, etc.
- □ Weapons/object used; consider evidence/safekeep
- Digital: Cell, GPS, Surveillance/doorbell video, etc.

DECOPLE: Identify & talk to everyone

Determine and document cohabitant relationship

□ Describe emotional state (of anyone involved)

□ Condition of clothing / hair/ makeup\

- □ Condition of home and/or children as observed
- □ Injuries documented, old and new
- □ History of abuse

- □ Involving same parties or different
- □ Reported to police / non-reported

DISTATEMENTS: Talk to all victim/witness/parties

Identify who called 911, others in area, who victim may have confided in, etc.

□ Capture any spontaneous/excited statements, etc. □ Parties – statements, observations of looks/actions □ Children – provide positive interaction, brief

- inquiry/hello to more in-depth as child is able
- □ Record names for report and make DCFS referral

□ <u>MEDICAL</u>: Don't ask – just have dispatched

□ Medical care – for any visible/nonvisible injury

 \square Names of EMS responders, nurses, doctors, etc.

 $\hfill \Box Confirm \ / \ rule \ out \ sexual \ abuse \ - \ past/present$

 \Box Confirm / rule out strangulation – past/present

□ <u>CRIME ELEMENTS</u>:

Document all threats, verbal or other: to victim/child

Document coercion or force factors

□ Responses to 'feelings' and 'sensory' questions

□ <u>LETHALITY ASSESSMENT:</u>

□ Controlling, stalking behaviors documented □ Suicide threat/attempt – past/present

- □ Orders: past/present, involving same/different parties
 - □ Protective, Stalking, Dating, Sexual, etc.

DUTIES OF LAW ENFORCEMENT OFFICERS UCA 77-36-2.1 -- Notice to victims.

- A law enforcement officer who responds to an allegation of domestic violence <u>shall use all</u> <u>reasonable means to protect the victim</u> and prevent further violence, including:
 - (a) taking the action that, in the officer's discretion, is reasonably necessary to provide for the safety of the victim and any family or household member;
 - (b) confiscating the weapon or weapons involved in the alleged domestic violence;
 - (c) making arrangements for the victim and any child to obtain emergency housing or shelter;
 - (d) providing protection while the victim removes essential personal effects;
 - (e) arrange, facilitate, or provide for the victim and any child to obtain medical treatment; and
 - (f) arrange, facilitate, or provide the victim with immediate and adequate notice of the rights of victims and of the remedies and services available to victims of domestic violence, in accordance with Subsection (2).

- (2) (a) A law enforcement officer shall give written notice to the victim in simple language, describing the rights and remedies available under this chapter, <u>Title 78B, Chapter 7, Part</u> <u>6, Cohabitant Abuse Protective Orders,</u> and <u>Title 78B, Chapter 7, Part 2, Child</u> <u>Protective Orders.</u>
 - (b) The written notice shall also include:
 - (i) a statement that the forms needed in order to obtain an order for protection are available from the court clerk's office in the judicial district where the victim resides or is temporarily domiciled;
 - (ii) a list of shelters, services, and resources available in the appropriate community, together with telephone numbers, to assist the victim in accessing any needed assistance; and
 - (iii) the information required to be provided to both parties in accordance with Subsections <u>78B-7-802(8)</u> and <u>(9)</u>.

POWERS AND DUTIES TO ARREST UCA 77-36-2.2

- The primary duty of law enforcement officers responding to a domestic violence call is to protect the victim and enforce the law.
- (2) (a) In addition to the arrest powers described in Section <u>77-7-2</u>, when a peace officer responds to a domestic violence call and has probable cause to believe that an act of domestic violence has been committed, the peace officer shall arrest without a warrant or shall issue a citation to any person that the peace officer has probable cause to believe has committed an act of domestic violence.
 - (b) (i) If the peace officer has probable cause to believe that there will be continued violence against the alleged victim, or if there is evidence that the perpetrator has either recently caused serious bodily injury or used a dangerous weapon in the domestic violence offense, the officer shall arrest and take the alleged perpetrator into custody and may not utilize the option of issuing a citation under this section.

- (ii) For purposes of Subsection (2)(b)(i), "serious bodily injury" and "dangerous weapon" mean the same as those terms are defined in Section <u>76-1-101.5</u>.
- (c) If a peace officer does not immediately exercise arrest powers or initiate criminal proceedings by citation or otherwise, the officer shall notify the victim of the right to initiate a criminal proceeding and of the importance of preserving evidence, in accordance with the requirements of Section <u>77-36-2.1</u>.

JAIL RELEASE AGREEMENTS (JRA) UCA 78B-7-801, 802

<u>78B-7-801(1)</u> Jail release agreement (JRA) is a written agreement that is entered into by an individual who is **arrested or issued a citation**, regardless of whether the individual is booked into jail.

Prior to release on citation, the releasing officer may issue the JRA. If booked into jail, the jail staff will issue the JRA prior to release. **BEST PRACTICE is always** to book into jail for increased BCI accuracy/tracking and safety of the victim. However, some circumstances may require a release on citation.

(5) Qualifying offense for JRA:

(a) domestic violence

- (b) offense against child/vulnerable adult, or
- (c)attempt/commission of sexual battery or

Section 76-5-4 Sexual Offenses

<u>78B-7-802(5)(a)(i)</u> Where to waive JRA: After an individual is arrested or cited for a qualifying offense, an adult victim may waive any condition of a JRA by:

- (A) appearing at the police agency that arrested or issued the citation
- (B) appearing at the jail or correctional facility that released the arrested individual, or

(C) appearing at the court of jurisdiction where charge are filed (*but not before filing*)

<u>78B-7-802</u>(5)(a)(ii-iv) Who can waive JRA:

- (ii) adult victim of the alleged qualifying offense
- (iii) non-offending parent/guardian of an alleged minor victim UNLESS the minor suffered:

a. bodily injury as a result of the offense

- b. attempt/summoned emergency aid
- c. threat of bodily injury.

THEN approval of the court must be obtained prior to waiver of JRA on behalf of the minor.

TRAUMA INFORMED INTERVIEWS (TIVI ™©)

□ Build a positive rapport

 $\hfill\square$ Provide safe location where victim can relax out of visual of suspect

□ Acknowledge recalling events may be difficult

□ Allow for or attend to their needs, i.e. kids crying

 \Box Use open ended questions

□ Do NOT interrupt victim narratives

□ Use silence as a tool – don't rush to next question

□ Ask sensory and 'feeling' based questions

□ Recognize factors most important to survive and explore details, senses, feelings of those factors

□ Avoid questions that require sequence, i.e. NOT 'What happened next?' DO ask 'What else happened?'

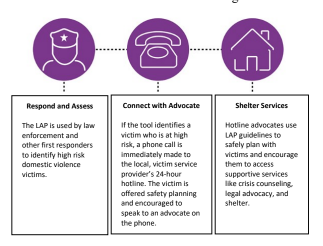
□ Use topic headlines and then ask the question, i.e. "I want to talk about the hallway. Tell me everything you remember happening in the hallway?"

| SIGNS | SYMPTOMS | CHECKLIST |
|--|--|---|
| Red eyes or spots (Petechiae) Neck swelling Nausea or vomiting Unsteady Loss/lapse of memory Urinated Defecated Possible loss of consciousness Ptosis - droopy eyelid Droopy face Seizure Tongue injury Lip injury Mental status changes Voice changes | Neck pain Jaw pain Scalp pain (from hair pulling) Sore throat Difficulty breathing Difficulty breathing Vision changes (spots, tunnel vision, flashing lights) Hearing changes Light headedness Headache Weakness or numbness to arms or legs Voice changes | Scene & Safety. Take in the scene. Make sure you and the victim are safe. Trauma. The victim is traumatized. Be kind. Ask: what do you remember? See? Feel? Hear? Think? R Reassure & Resources. Reassure the victim that help is available and provide resources. A Assess. Assess the victim for signs and symptoms of strangulation and TBI. N Notes. Document your observations. Put victim statements in quotes. G Give. Give the victim an advisal about delayed consequences. Loss of Consciousness. Victims may not remember. Lapse of memory? Change in location? Unfation? Defecation? Encourage. Encourage medical attention or transport if life-threatening injuries exist. |
| DELAYED CO | NSEQUENCES | TRANSPORT |
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| | supervised | of how limiting the flow of electricity to |
| marks. If you do, they will be very | sporting events, | a digital recording |
| | training, etc. | it from recording. |

LETHALITY ASSESSMENT PROTOCOL (LAP)

LAP is a brief evidence-based risk assessment tool specifically for law enforcement use that consists of 11 questions. It assesses the victims' level of risk for homicide by the IPV offender. The success lies within building collaboration with community-based victim service providers. Working together, law enforcement officials and victim service providers are better able to support victims with a variety of processes to include, but not limited to, counseling, housing, medical, financial, legal, and other needs. Go to www.udvc.org or <u>https://udvc.org/lethality-assessment-program</u> for more information on LAP use and training.



IMPORTANT PHONE NUMBERS

| Victim Advocates UHP # | (801) 965-4747 |
|--|----------------|
| Local Advocate: | |
| Shelter number: | |
| DCFS | (855) 323-3237 |
| Prosecutor: | |
| Local SANE (sex assault/ strangulation exam) Utah Prosecution Council (UPC) SA/DV Resource Prosecutor | |
| Crime Victim Legal Clinic | (800) 621-7444 |
| Utah Domestic Violence Coalition (UDVC) | (800) 897-5465 |

<u>Notes</u>

Admonition and Wavier of Rights

You have the right to remain silent.

Anything you say can and will be used against you in a court of law.

You have the right to talk to a lawyer and have him present with you while you are being questioned.

If you cannot afford to hire a lawyer, one will be appointed to represent you before any questioning, if you wish one.

If you decide to answer questions now without having counsel present, you may stop answering questions at any time.

Also, you may request counsel at any time during questioning.

Do you understand each of these rights I have explained to you?

Having these rights in mind, do you wish to talk to me/us now?

Utah Domestic Violence Officer Reference Guide 2023



