Civil Protective Orders: Improved Safety for Victims & Cost Effective for State Governments

New Research Findings on Effectiveness

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For more information please contact:
Dr. TK Logan,
University of Kentucky
tklogan@uky.edu
Phone: 859-257-8248
Findings on civil protective order effectiveness

- **Civil protective orders** do work for many victims:
  - Half (50%) of victims experienced no violations of the DVO during the 6 month follow-up period.
  - For those victims who did experience violations, every single type of violence and abuse was significantly reduced during the 6 month follow up period compared to the 6 months before the protective order was issued.

- **Many victims appreciated the civil protective order and the help they received from the justice system:**
  - Victims’ fear of future harm was significantly reduced during the 6 months after the order was issued.
  - The vast majority of victims thought the protective order was fairly or extremely effective (77%-95%) 6 months after the order was issued.
  - Only 4% of victims requested to drop the protective order during the 6 months after the protective order was issued.

- **Protective orders were less effective for stalking victims:**
  - Being stalked by the violent partner in the 6 months before the protective order was strongly predictive of protective order violations after the order was issued.
  - Women who were stalked after the protective order was issued were more afraid of future harm, experienced more distress related to the abuse, endured more property damage and other kinds of violence, and were less confident in the order than were women who were not stalked.
  - Stalking after the protective order was associated with almost every other kind of violence and abuse suggesting those who stalk are more violent and more resistant to court intervention.

- **Civil protective orders were as effective in the rural areas as in the urban areas; however, there were some important differences:**
  - Victims living in rural areas experienced more barriers to obtaining the orders and more barriers to the enforcement of the order compared to victims living in the urban area.
  - Rural victims experienced more distress, sleep loss, and fear of future harm from their violent partner at baseline AND follow up.
Enforcement of the protective order plays a critical role in public safety

- The majority of those with protective orders against them had prior charges (78% with an average of 9 charges) and convictions (63% with an average of 7 convictions) suggesting that partner violence is a part of a larger pattern of criminal conduct. For example, 57% had prior substance-related charges and 53% had substance-related convictions.

- The majority of victims who did not experience violations believed the effectiveness was because the respondent was afraid of going to jail; however, overall arrest rates and official charges for reported violations were low.

- Enforcement is clearly an important component of protective orders for those who experience violations - but there is a need for more assertive court action - especially for stalking cases, cases when the offender flees the scene, and cases where the primary aggressor is difficult to ascertain.

What about the cost and cost-benefit of protective orders?

- Overall, protective orders saved one state at least $85 million each year in costs that would have been incurred if the protective order had not stopped or reduced the violence and abuse.

- Protective orders cost very little in comparison to the suffering and costs of victims.

- Stalking is predictive of ongoing violence, victim distress, and much higher costs to the state.

What are the areas for improvement?

- Develop more effective interventions to address partner stalking.

- Strengthening enforcement when violations occur.

- Create systems of feedback and accountability for every step of the protective order process.

For example-by jurisdiction:

- Develop a tracking system for all civil protective order petitions denied and the reason they were denied.
- Track the number of protective orders granted and for how long.
- Track protective order violation charges and dispositions.

For more information please contact: Dr. TK Logan, University of Kentucky, Department of Behavioral Science, tklogan@uky.edu Phone: 859-257-8248