AN EVALUATION OF THE SAN DIEGO COUNTY PARENTING TIME OPPORTUNITIES
FOR CHILDREN (PTOC) PROJECT: FINAL REPORT

UNITED STATES DEPARTMENT OF HEALTH AND HUMAN SERVICES,
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An Evaluation of the San Diego County Parenting Time Opportunities for Children (PTOC) Project: Final Report

INTRODUCTION

In 2012, the San Diego County Department of Child Support Services (SDDCSS) applied for and received a grant from the US Department of Health and Human Services, Administration for Children and Families, Office of Child Support Enforcement (OCSE) to implement the Parenting Time Orders for Children (PTOC) Project. The overarching goal of the OCSE is to strengthen the emotional and financial well-being of children and families by ensuring that consistent child support payments were made and time spent between parents and their children was maximized. The OCSE sought to meet this goal by streamlining the PTOC project processes of establishing parenting time orders in conjunction with child support orders. The San Diego PTOC enhanced services were available to customers who resided in San Diego County and had an open Title IV-D child support case with SDDCSS. Parents with existing orders for child support custody, or visitation were not included in this project.

In order to gauge the success of the PTOC program, SDDCSS participated in a multi-site evaluation to show other interested parties how the program was designed and implemented and whether it was successful in fostering more positive family relationships. The Criminal Justice Research Division of the San Diego Association of Governments (SANDAG) selected by the SDDCSS to complete the process and impact evaluation for the local San Diego County PTOC program to provide valid and reliable information on program implementation and to track outcomes. This is the final report describing results from the four-year PTOC project implemented in San Diego County.

1 “Title IV-D” refers to the section of the Social Security Act which established the child support program and created the OCSE in 1975. Title IV-D cases are those that are receiving child support services from the state.
PROCESS AND RESOURCES AVAILABLE TO CUSTOMERS NOT ENROLLED IN PTOC: “BUSINESS AS USUAL”

To put the PTOC enhanced services into context, below are the steps for obtaining a parenting time order (PTO) for parents not receiving PTOC services, or “business as usual”:

- File a motion to request custody and visitation;
- Pay approximately $400 in court filing fees (or have the fees waived, if approved by the court, based on financial hardship);
- Meet with a Family Court Counselor for mandatory counseling and to discuss parent fitness, schedules, etc.; and
- Attend the court hearing to discuss the recommendations with the parents. If one parent does not agree with the recommendation, they can argue in court before the judge makes a ruling.

Any unrepresented parent seeking a custody/support/parenting time order has the option of getting assistance from the Family Law Facilitator (FLF), or they can use outside agencies that offer free legal assistance. Court staff gives them referrals to FLF, which is the most utilized service. However, since FLF is a free service, there is usually a wait for services.

PROJECT DESCRIPTION

The PTOC project was designed to create a more customer-friendly approach for parents interested in establishing child support, custody, and visitation (parenting time) orders, but who may have felt the legal process was too expensive or intimidating to navigate. The PTOC project allowed parents to file orders simultaneously, as long as both parents could reach an agreement (“stipulate”). As a further incentive, the San Diego County Superior Court agreed to not charge any filing fees for PTOC customers who reached a stipulated agreement.

The theory behind the PTOC design was that by combining the child support and parenting time processes, parents would be more inclined to enter a legal custody/support/visitation agreement, thus increasing the time non-custodial parents spent with their children, as well as the amount of child support paid. Professionals in the field generally agree that these results lead to healthier relationships and bonds between parents and their offspring. In early 2013, SDDCSS and their partners embarked on the planning phase to ensure implementation would proceed as designed. Table 1 identifies these various partners and their roles in planning and implementation.

List of Acronyms Used in This Report

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>CP</td>
<td>Custodial Parent</td>
</tr>
<tr>
<td>DV</td>
<td>Domestic Violence</td>
</tr>
<tr>
<td>FLF</td>
<td>Family Law Facilitator</td>
</tr>
<tr>
<td>FVC</td>
<td>Family Violence Coordinator</td>
</tr>
<tr>
<td>NCP</td>
<td>Non-Custodial Parent</td>
</tr>
<tr>
<td>OCSE</td>
<td>Office of Child Support Enforcement</td>
</tr>
<tr>
<td>PTO</td>
<td>Parenting Time Order</td>
</tr>
<tr>
<td>PTOC</td>
<td>Parenting Time Opportunities for Children</td>
</tr>
<tr>
<td>SDDCSS</td>
<td>San Diego Department of Child Support Services</td>
</tr>
</tbody>
</table>

Parents who do not reach a stipulated agreement may file a motion to have their case heard in court before a judge. In these cases, the filing fees are incurred.
Table 1

PTOC PARTNERS AND THEIR ROLES

**SDDCSS**

- **Role:** County child support agency and applicant for OCSE funding; designed and implemented PTOC; conducted outreach and education about PTOC; administered DV screening tool at intake; facilitated case resolution meetings; prepared stipulation agreements for cases referred to FLF.

**YWCA**

- **Role:** Partner responsible for guiding the DV component, including developing and implementing evidence-based screening and danger assessment tools used by SDDCSS staff in identifying potential DV; provided referrals for DV services.

**Family Law Facilitator Office (FLF)**

- **Role:** Assisted customers with obtaining custody and visitation orders by preparing stipulations and motions to file with the court.

**SANDAG**

- **Role:** Conducted an independent process and impact evaluation for the local PTOC program and participated in the cross-site evaluation.

After the planning phase, the local PTOC project enrolled its first participant in October 2013 using the eligibility criteria outlined in Table 2. The project’s goal of establishing 300 parenting time orders (as counted by number of children) was realized by October 2015 when 307 orders were finalized. The basic sequence of events for the PTOC project is described in the project flowchart but is also summarized below:

- Both the CP and NCP were screened at the Pre-Order stage for eligibility into PTOC, as well as for DV. Parents who answered “yes” to any of the DV screening questions were referred to a Family Violence Coordinator (FVC) to conduct the more in-depth danger assessment.

- After screening, parents were invited into the office for a Case Resolution meeting during which they watched a video on the child support process. Those who were eligible for PTOC remained to watch a second five-minute video that explained the benefits of the PTOC program.

- If both parents were present and agreed to participate in PTOC, they attended a Case Resolution meeting, facilitated by a SDDCSS case worker, to agree on a suitable child support/parenting time arrangement (i.e., stipulation).

- If one parent was absent, the case worker would call him/her to discuss the orders or set up a future meeting. Both parents did not need to be present to stipulate.

- Parents were referred to the FLF office to complete the stipulation or, if no stipulated agreement was reached, for assistance in filing a motion for a court hearing resulting in an approximate $400 filing fee (or parents could apply for a waiver if low-income).
DOMESTIC VIOLENCE COMPONENT

A key goal of PTOC was to identify any risk of DV among participants and to refer parents who disclosed DV to timely and appropriate services to address the family violence and provide alternative avenues for obtaining parenting time orders.

As required by the grant, SDDCSS partnered with a local DV service agency, the YWCA, a long-established community-based organization with expertise in providing services to victims of DV and their families. The YWCA staff was instrumental in identifying and conducting an evidence-based danger assessment (Appendix 2), conducting the 8-hour DV training for SDDCSS staff, and instructing staff on completing the danger assessment and making appropriate referrals to community-based organizations. To ensure that enough SDDCSS staff were trained and able to conduct danger assessments, the YWCA trained three SDDCSS staff on this task, who in turn trained five additional staff.

A ten-question screening tool (Appendix 3) used to detect if DV was present in the family was completed prior to the Case Resolution meeting and conducted by Intake Workers and Case Managers, all of whom received the eight hours of DV training. If a customer answered “yes” to any of the DV screening questions, s/he was referred to trained staff who conducted the in-depth danger assessment to determine the level of risk (low/medium/high). Customers assessed as high risk were no longer eligible for the PTOC program and were referred to community service providers to help with addressing the family violence. Those who were assessed at low or medium risk were still eligible to enroll in PTOC (Table 3). Results from DV screenings conducted throughout the PTOC project and number of trainings, are discussed later in this report.

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4 Because of the greater potential danger posed to children, any customers who were assessed as “high risk” on the DV assessment were excluded from PTOC.
YWCA’s Role in PTOC

The local PTOC proposal stated that the YWCA would provide a Family Violence Coordinator (FVC) on site for a minimum of two days (16 hours) per month. However, the first FVC assigned to the PTOC project was on site for a total of 16 hours per week, or double the time outlined in the grant proposal. The YWCA’s FVC was instrumental during the planning phase by identifying an evidence-based danger assessment tool, training SDDCSS staff about DV dynamics, and conducting danger assessments for customers who disclosed DV during the initial screening.

The first YWCA FVC resigned in October 2014 (one year after implementation); and in November 2014, the YWCA informed SDDCSS that they would no longer conduct danger assessments, but would provide one staff member for four hours per week (16 hours per month) to serve as advisors regarding the danger assessments. At this time, the SDDCSS staff who were trained on conducting danger assessments assumed the role of FVCs for the PTOC program by guiding staff as needed and conducting danger assessments and providing appropriate referrals.

RESEARCH DESIGN

To minimize resources directed toward the evaluation, program staff were responsible for collecting all data from customers, both in the treatment and comparison groups. With the resources designated for the evaluation, SANDAG provided a range of evaluation services, including meeting with project staff to review existing databases and ensure that all required data to support the evaluation were being captured; creating customer, staff and stakeholder surveys; conducting surveys and an interview with staff; and cleaning and analyzing data for report preparation.

The final research design implemented by SANDAG used a comparison group to determine what differences, if any, existed among those customers who received enhanced services through PTOC and those who did not. Between May and September 2013, program staff selected the comparison group, consisting of 213 cases, from all customers who would have been eligible for PTOC but were being served prior to implementation. The treatment group was selected after customers were screened for eligibility (Table 2) and agreed to participate in the pilot.

Both the process and impact evaluation sought to determine the effectiveness of the program’s implementation process and ability to meet its goals. Research questions for the process and impact evaluation, along with the methodologies describing the data sources and analyses used, are detailed in Table 4 and Table 5.

Adjustments Made to Existing Structure to Accommodate PTOC

One substantive procedural change resulting from PTOC was a more extensive screening/assessment to identify and rate DV risk. In “business as usual”, all customers were administered a three-question Family Violence Indicator (Appendix 4) to determine any risk of DV in the family. If any question was answered affirmatively, the case would be flagged in SDDCSS’s

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5 Individuals in the comparison group did not receive PTOs, only Child Support Orders.

6 The comparison group was not screened for DV, and this may contribute to some of the differences found between the two groups.
database. Customers enrolled in PTOC were administered a lengthier Safe Families Screening Tool (Appendix 3), and if DV was indicated, were asked a series of questions from a more in-depth danger assessment to rate the level of risk (Appendix 2).

Another adjustment as a result of PTOC was to give PTOC customers priority to have their cases served by the FLF, which provides free assistance with establishing parenting time orders. Referrals to FLF were made by SDDCSS staff, and because there was no cost for FLF’s service, there could be a lengthy waiting period to be served. To alleviate this bottleneck, FLF had the option of referring non-PTOC customers to other free/low-cost legal resources.  

**PROCESS EVALUATION**

A key goal of the process evaluation was to document how the PTOC project was implemented and describe any modifications, challenges, and successes that could be shared with other jurisdictions interested in replicating a similar program.

To answer these questions, SANDAG collected data from the SDDCSS electronic database designed specifically to collect PTOC data; took minutes at regular meetings with program staff; observed PTOC processes; administered surveys to Key Staff and Stakeholders who were instrumental at some level for planning, implementing, and managing the PTOC program; and interviewed a lead attorney to shed light on the existing legal process prior to implementation. In addition, at the request of the grantor, a short survey was administered in Year 4 to two staff attorneys from the FLF office to explore whether the PTOC project affected their workload, and if so, how.

Both quantitative and qualitative analyses of these data were conducted, with quantitative analyses consisting of the examination of frequency distributions and descriptive statistics, and qualitative analyses conducted through content analyses of open-ended responses from the questionnaires, surveys, and interview. Additional details about these data sources are illustrated in Table 4.

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7 To avoid any perception of favoritism, SDDCSS does not refer customers to specific private attorneys or legal services, but rather restricts referrals to the FLF.
<table>
<thead>
<tr>
<th>Research Question</th>
<th>Data Source</th>
<th>When Collected</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. What parenting time services were available prior to the PTOC program implementation?</td>
<td>Interview with Lead Staff Attorney</td>
<td>Year 4</td>
</tr>
<tr>
<td>2. Were PTOC services integrated into existing programs and/or procedures? How?</td>
<td>Interview with Lead Staff Attorney</td>
<td>Year 4</td>
</tr>
<tr>
<td>3. Was the project implemented as planned? What changes were made, if any, and why?</td>
<td>Key Staff Survey; Court observations; Meeting attendance and meeting minutes</td>
<td>Year 2 and Year 4</td>
</tr>
<tr>
<td>4. Were the courts and judiciary involved in the program design and start-up? How?</td>
<td>Stakeholder Survey</td>
<td>Year 4</td>
</tr>
<tr>
<td>5. What barriers to establishing parenting time orders were identified (i.e., legal and procedural)? How were these barriers addressed?</td>
<td>Key Staff Survey; Meeting attendance and meeting minutes</td>
<td>Year 2 and Year 4</td>
</tr>
<tr>
<td>6. How many trainings were conducted for PTOC staff, for what purpose, how many staff attended these trainings, what were their roles, and how useful did staff perceive these trainings to be?</td>
<td>Program Training Tracking File</td>
<td>Year 2 and Year 3</td>
</tr>
<tr>
<td>7a) How many parents were served?</td>
<td>a) Treatment Group Database</td>
<td>a) Monthly after October 2013</td>
</tr>
<tr>
<td>7b) How many parents refused or did not qualify for PTOC?</td>
<td>b) Program Refusal Tracking File</td>
<td>b) Year 2 and Year 3</td>
</tr>
<tr>
<td>7c) What were the characteristics of the parents?</td>
<td>c) Treatment and Comparison Group Databases; Pre-Customer Satisfaction Questionnaire</td>
<td>c) Monthly after October 2013; Intake</td>
</tr>
<tr>
<td>8. How many PTOs and child support orders were established (counted by child)?</td>
<td>Treatment and Comparison Group Databases</td>
<td>Monthly after October 2013</td>
</tr>
<tr>
<td>9. In how many cases was family violence identified? How many referrals to family violence service providers were made?</td>
<td>Treatment Group Database</td>
<td>Monthly after October 2013</td>
</tr>
<tr>
<td>10. Did the PTOC project affect the FLF staff’s workload, and if so how?</td>
<td>FLF Survey</td>
<td>Year 4</td>
</tr>
</tbody>
</table>

**NOTES:** SDDCSS staff tracked customer data in their existing database and made these data available to SANDAG via a secure Web portal. The research team reviewed, cleaned, and analyzed these data on a monthly basis. The information from this database for PTOC customers was compared to the comparison group of individuals not receiving PTOC services but who would otherwise be eligible.
IMPACT EVALUATION

A mix-method quasi-experimental design using nonequivalent groups was employed to measure change over time both within the treatment group and between the treatment and comparison groups. Non-matched pre- and post-CSQs were completed by CPs and NCPs in the treatment group, but with both parents in the comparison group completing only a post-CSQ. Dependent variables of interest were time spent by parents with their child(ren); the quality of the relationships between the parent and child(ren) and between both parents; and changes in child support payments. These measures were collected from the SDDCSS database and the pre-/post-CSQ. Pre-CSQs were conducted in person by SDDCSS staff with both parents at intake, and post-CSQs were originally mailed out to parents; but due to a low response rate, SDDCSS staff opted to conduct them by phone (Table 5).

The impact evaluation analyses included tests of association (Chi-Square and independent t-test) between the CP and NCP over time and analysis difference between treatment and comparison groups. Kruskal-Wallis omnibus tests were conducted to detect any statistical differences between the two groups, followed by Mann-Whitney U test when differences were identified. Statistical significance was reported at the .05 \( p \) level. In other words, if the relationships were found to be at or below the .05 \( p \) level, at least a 95 percent chance exists that the differences between the two would be true to generalize to a similar population situated within similar circumstances. Analyses of data from all surveys, questionnaires, and interviews consisted of the examination of frequency distributions and descriptive statistics, as well as qualitative analyses of open-ended responses.

### Table 5

<table>
<thead>
<tr>
<th>Research Question</th>
<th>Data Source</th>
<th>When Collected</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Was there a change in the amount of parenting time spent with the child(ren) after the establishment of the parenting time order?</td>
<td>Pre-/Post-Customer Satisfaction Questionnaires</td>
<td>Years 1, 2, and 3</td>
</tr>
<tr>
<td>2. Did the parent/child relationship change after the parenting time order was established? How?</td>
<td>Pre-/Post-Customer Satisfaction Questionnaires</td>
<td>Years 1, 2, and 3</td>
</tr>
<tr>
<td>3. Did the relationship between both parents change after the parenting time order was established? How?</td>
<td>Pre-/Post-Customer Satisfaction Questionnaires</td>
<td>Years 1, 2, and 3</td>
</tr>
<tr>
<td>4. Was there an increase in the rate of child support payments?</td>
<td>Treatment and Comparison Group Databases</td>
<td>Years 1, 2, and 3</td>
</tr>
<tr>
<td>5. What was the level of satisfaction with the program among customers?</td>
<td>Post-Customer Satisfaction Questionnaires</td>
<td>Years 1, 2, and 3</td>
</tr>
</tbody>
</table>

**NOTES:** SDDCSS staff tracked customer data in their existing database and made this data available to SANDAG via a secure Web portal. The research team reviewed and analyzed these data on a monthly basis. The information for PTOC customers was compared to the comparison group of individuals not receiving services from the program but who would otherwise be eligible.
PROCESS EVALUATION FINDINGS

As mentioned earlier, the purpose of the process evaluation was to document program implementation; whether it was executed as originally planned; any system changes; and customer characteristics and needs. Data were collected and analyzed to answer the process evaluation research questions, the results of which are described in this section.

The main data sources for exploring these research questions were the Key Staff Surveys, Stakeholder Survey, and interview with SDDCSS’s lead staff attorney. Key Staff were identified as individuals who played a significant role in managing, implementing, and helping to achieve the goals of the local PTOC program. Stakeholders were identified as higher level decision makers who were involved in the design and start-up phases of the local PTOC program.

The first Key Staff Survey (n=12) was administered in Year 2 to allow time for implementation, and the second and final Key Staff Survey (n=7) was administered at the beginning of Year 4. All respondents to the second Key Staff Survey had taken the first survey. The Stakeholder Survey (n=6) and interview with the lead attorney were conducted in the first two months of Year 4. Half or more of respondents of both the first and second Key Staff Surveys had been involved in the PTOC program from the planning phase (50% and 57%, respectively); and all but one respondent to the Stakeholder Survey had been involved since the planning phase.

PTOC Implementation

Overall, the analysis shows that the PTOC program was implemented as planned with no substantive modifications to the original design. This finding from the process evaluation was based on research staff attending program meetings, reviewing meeting minutes, as well as giving key staff an opportunity to respond to this research question in surveys administered in Years 2 and 3. All key staff survey respondents, at both points in time, reported that the program was implemented as planned and that no modifications had been made. This result is not meant to imply that project staff did not confront challenges to implementation, which are discussed later. But rather, the original plan and model were adhered to throughout the two years of implementation.

Involvement by the Courts and Judiciary

Due to the differences among sites in how their PTOC projects were designed and implemented, the grantor expressed interest in the extent of involvement by local court staff and judiciary in the planning/design of the local PTOC project. As such, questions were included in the Stakeholder Survey to assess the level of involvement by these individuals. Using a four-point scale (1=Very Involved, 4=Not Involved At All), three of the six Stakeholder Survey respondents said that the court staff was “not very involved”, and one each felt they were either “very” or “somewhat involved”, and that their contribution was to assist in developing the referral process.

Regarding members of the judiciary, which were defined in the survey as “court judges”, two respondents said the judiciary was “somewhat involved” by providing input to program development, staff support, and other court resources (agreeing to make changes to court calendar, etc.). Three respondents said the judiciary was “not very involved” and indicated it was because their participation was not necessary at start-up. This conflicting information may be a result of stakeholders’ various levels of involvement in the actual planning and design of the program, as well as variation in how “court staff” and “judiciary” were interpreted by the respondent.
Barriers During Implementation and How They Were Addressed

The Key Staff Surveys administered in Year 2 and Year 4 allowed respondents to describe any barriers they confronted with implementation. Despite adhering to the original design, the project staff reported facing some obstacles during implementation. Prominent among these obstacles were various aspects of the DV component, which are listed below along with the number of respondents providing this feedback:

- Delays in getting final approval of the DV plan (3);
- Overcoming staff’s discomfort with the topic of DV (3);
- Staff time required to conduct DV assessments (2);
- Resistance from FLF staff in preparing orders for cases involving DV (2);
- Perception that the program was required to place too much emphasis and resources on the DV component (1); and
- Higher than expected number of cases involving DV (1).

Based on the local PTOC program’s grant proposal, leadership had anticipated six percent of cases would involve DV based on their informal study of non-PTOC cases. However, in the first year of implementation, this proportion was 32 percent. As expected, this unanticipated volume had an adverse effect on staff, not only by increasing their workload, but adding a degree of discomfort for those who were not accustomed to discussing the issue of DV with customers.

Other barriers noted by key staff and the remedies implemented to address them are illustrated in Table 6.

Local PTOC leadership had anticipated 6% of cases would involve DV; but in the first year of implementation, this proportion was more than five times higher (32%).

<table>
<thead>
<tr>
<th>Barrier</th>
<th>Remedy</th>
</tr>
</thead>
<tbody>
<tr>
<td>High Filing Fees</td>
<td>Program partners were successful in getting the court’s agreement to not charge the filing fee for stipulated cases; however, these fees were still incurred by customers who were filing motions.</td>
</tr>
<tr>
<td>Overcoming staff resistance to procedural changes and additional time required of PTOC</td>
<td>Alleviated through additional staff training on the benefits of parenting time orders; revised procedures to evenly divide workload; and enhanced communication/meetings with leadership and staff.</td>
</tr>
<tr>
<td>Lack of follow-through by parents</td>
<td>SDDCSS staff were able to reduce the number of customers who didn’t show up to the FLF offices by walking customers down and giving them a “warm hand-off”. This procedure also allowed staff to monitor the number of customers being served and following through with obtaining parenting time orders.</td>
</tr>
</tbody>
</table>

SOURCE: PTOC Key Staff Surveys, 2015 and 2016
Accomplishments

While the evaluation did not include a specific research question regarding accomplishments, Key Staff were given the opportunity to report on the program’s successes through open-ended responses in the first and second Key Staff Surveys. These responses from staff, at both periods of time, indicated they were in agreement regarding the main accomplishment, which was the overall benefit to parents by providing a much needed service (9 and 6 respondents, respectively) especially for low-income parents.

Other accomplishments most frequently noted are listed below along with the number of respondents providing this feedback:

First Key Staff Survey:

✓ High number of PTOs established for parents (6);
✓ Effective teamwork and partnership among PTOC staff and management (6); and
✓ Providing DV screenings and increasing staff knowledge of DV and its impact on customers and children (6).

Second Key Staff Survey:

✓ Increased support payments (3);
✓ Meeting goal of 300 PTOs (2); and
✓ Staff trained and knowledgeable about DV (2).

Staff Training

To ensure implementation went according to plan, it was essential for program partners to provide adequate training to all staff working on the project about the new PTOC processes they would be responsible for administering. In addition, all child support professionals working PTOC cases received eight hours of DV training before they began conducting the screenings.

KEY ACCOMPLISHMENT

PTOC staff agreed that the program’s main accomplishment was providing a much needed service to customers, particularly those who were low-income.

DV TRAINING

All of the 148 SDDCSS PTOC staff received 8 hours of training to learn about the cycle of violence and other DV dynamics.

According to the program’s tracking data, three trainings were conducted in September 2013 by PTOC supervisors for SDDCSS staff to orient them on the overall goals of the PTOC program, changes to existing processes, and what changes, if any, would be made to their workload. These initial trainings were held one month prior to enrolling the first customer into PTOC in October 2013, allowing the information to be fresh in staff’s minds. Three subsequent PTOC-related trainings were held in early 2014 that covered procedures pre- and post-establishment of orders.

All of the 148 SDDCSS staff working on the PTOC project were trained on the dynamics of DV throughout 21 eight-hour sessions (consisting of two sessions of four hours each) beginning in August 2013. Staff were given the opportunity to evaluate the quality and usefulness of the DV training; and all, or almost all, of the responses mentioned the need for more clarity regarding the day-to-day expectations of their role in the DV process and how it related to their job. Based on this feedback from staff, PTOC management made adjustments to the DV training to clearly describe the expectations of the staff’s day-to-day role in implementing the project. This feedback from line staff also is echoed in the Key Staff Survey responses by project leadership who recommended having a team of staff dedicated to the day-to-day implementation of the PTOC process.

8 Staff who joined the PTOC team after the initial training in 2013 received “on-the-job” training for PTOC, rather than the classroom style session.
Number of Parents Served, Number of PTOs Established, and Parent Characteristics

According to SDDCSS’s grant proposal, at least 4,500 customers would be served, defined as giving customers information about PTOC and offering them the chance to enroll if deemed eligible. The program exceeded that goal by serving approximately 7,000 customers. The program further committed to establishing 300 parenting time orders (based on number of children), a goal that was reached as of October 2015, with a total of 233 cases resulting in 307 parenting time/child support orders (counted by number of child). In all but one case, the CP was female and the NCP was male (not shown). The treatment group participants had an average of 1.32 children (range 1 to 4), whose average age was 6.58 years (range 1 to 17). The treatment group represents a population that is primarily Hispanic, in their 30s, with men earning nearly twice the income as women (Table 7).

Number of Customers Who Refused or Did Not Qualify for PTOC

While program staff did not track all customers deemed ineligible for PTOC, they did gather anecdotal data on reasons for not qualifying. These reasons included failing to show up at the Case Resolution meeting, contested paternity, and not able to come to a stipulated agreement on support or parenting time.

To determine why eligible customers refused to participate in PTOC, program staff contacted 69 parents who had refused. The most common reason reported was having an existing informal parenting time agreement (42%), followed by not wanting/not having contact with the other parent (27%), refusing to participate in the DV screening (24%), or having no interest in the service (7%) (Figure 1).

![Figure 1](image)

MOST PARENTS WHO REFUSED PTOC HAD AN EXISTING INFORMAL AGREEMENT

<table>
<thead>
<tr>
<th>Reason</th>
<th>42%</th>
<th>27%</th>
<th>24%</th>
<th>7%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Have an Informal Agreement</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>No Contact with Other Parent</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Refused DV Screening</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Not Interested</td>
<td></td>
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</tr>
</tbody>
</table>

Total = 69

SOURCE: SDDCSS, 2015

Number of Cases Where DV Was Identified and Number of Referrals Made to DV Provider

As mentioned earlier, identifying DV among customers interested in PTOC was a key component of the program. The ten-question screening tool done at intake determined whether DV was present, and if so, a more in-depth danger assessment was conducted to rate the risk as low, medium, or high. Of the 7,000 estimated customers served, DV was identified at screening in 2,215 cases and referrals to appropriate community-based service providers were made for all (100%) cases involving DV.

<table>
<thead>
<tr>
<th>CLICK</th>
<th>GOAL</th>
<th>RESULT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Offered PTOC</td>
<td>4,500</td>
<td>7,000*</td>
</tr>
<tr>
<td>Accepted PTOC</td>
<td>--</td>
<td>233</td>
</tr>
<tr>
<td>PTOs Established</td>
<td>300</td>
<td>307</td>
</tr>
<tr>
<td>Completed pre CSQ</td>
<td>466</td>
<td>338</td>
</tr>
<tr>
<td>Completed post CSQ</td>
<td>338</td>
<td>148</td>
</tr>
</tbody>
</table>

9 Due to limited staffing and resources, PTOC staff were not able to manually track all customers served. This estimate of 7,000 is based on a query from their database on cases containing notes that signified staff had contact with customers.

10 These anecdotal data are primarily from staff’s experiences working with customers at intake and learning first-hand why they did not qualify for PTOC.

11 Refusing the DV screening is also grounds for ineligibility; but due to the high number of cases which refused to be screened, they are also mentioned here under reasons for refusal.
Of the 2,215 cases involving DV, 450 did not complete the lengthier danger assessment either because they were unable to be contacted (344) or were found ineligible/case was closed (106). Of the remaining 1,765 cases with a completed danger assessment, 37 percent were high risk, and therefore, ineligible for the program; 10 percent were medium risk; and 52 percent were low risk (Figure 2).

**Figure 2**
MOST PTOC CUSTOMERS WHO COMPLETED DANGER ASSESSMENT WERE LOW RISK

![Pie chart showing risk levels: High 37%, Medium 10%, Low 52%]

NOTES: Percentages do not equal 100 due to rounding.

SOURCE: PTOC Treatment Group Database

PTOC’s Effect on FLF Staff

In Year 4 of the grant, the OCSE expressed interest in learning whether the local PTOC project had an impact on FLF’s workload, and if so, how. To answer these questions, SANDAG prepared a brief survey and administered it to two key FLF staff members in April 2016 via email, both of whom returned completed surveys. These staff members were identified by the SDDCSS’s lead attorney as being most appropriate for providing constructive feedback to these questions.

Both FLF respondents reported that the most common impact on FLF staff workload was having to adjust their workflow and schedules to accommodate PTOC customers who were given priority over other FLF clients. They both also mentioned that non-PTOC customers either had to wait longer to be seen, or had to reschedule for another day.

To alleviate any scheduling conflicts, SDDCSS staff made efforts to ensure the stipulation worksheets were completed prior to sending a PTOC customer over to the FLF office. When asked on the survey to rate how helpful these extra steps were (using a four-point scale with 1=Very Helpful and 4=Not Helpful at All), both FLF respondents felt they were “somewhat helpful” and that over time, SDDCSS staff became more efficient at preparing these worksheets.

**IMPACT EVALUATION FINDINGS**

To gauge how successful the PTOC project was in improving family relations through increased support payments and time spent with children, SANDAG analyzed data collected from the treatment and comparison groups. As noted earlier, the comparison group was selected between May and September 2013 (prior to implementation beginning October 2013) and consisted of customers who would have been eligible for PTOC but were receiving SDDCSS services before implementation. The characteristics of the comparison group show a slightly younger, more ethnically diverse population, earning significantly less than the treatment group counterparts (Table 7). On average, the comparison group parents had slightly fewer (1.28 vs. 1.32) children who were significantly younger (4.71 vs. 6.58) than those in the treatment group (Table 7).
Table 7
PTOC TREATMENT AND COMPARISON GROUP CHARACTERISTICS

<table>
<thead>
<tr>
<th></th>
<th>TREATMENT GROUP</th>
<th></th>
<th>COMPARISON GROUP</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>CP</td>
<td>NCP</td>
<td>CP</td>
<td>NCP</td>
</tr>
<tr>
<td>Avg. (mean) age</td>
<td>29.38</td>
<td>30.54</td>
<td>28.66</td>
<td>30.10</td>
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<tr>
<td>Race/Ethnicity</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hispanic 74%</td>
<td></td>
<td></td>
<td>Hispanic 71%</td>
<td></td>
</tr>
<tr>
<td>White 11%</td>
<td></td>
<td></td>
<td>White 13%</td>
<td></td>
</tr>
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<td>Black 10%</td>
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<td>Other 4%</td>
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<tr>
<td>Hispanic 61%</td>
<td></td>
<td></td>
<td>Hispanic 60%</td>
<td></td>
</tr>
<tr>
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<td></td>
<td></td>
<td>White 16%</td>
<td></td>
</tr>
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<td>Primary Language</td>
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<tr>
<td>English 77%</td>
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<td></td>
<td>English 73%</td>
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<tr>
<td>Spanish 23%</td>
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<td>English 84%</td>
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<td>English 82%</td>
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<td>Spanish 18%</td>
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<tr>
<td>Avg. (mean) number of</td>
<td>1.32</td>
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<td>1.28</td>
<td></td>
</tr>
<tr>
<td>children</td>
<td>(range 1 – 4)</td>
<td></td>
<td>(range 1 – 4)</td>
<td></td>
</tr>
<tr>
<td>Avg. (mean) Age of</td>
<td>6.58</td>
<td></td>
<td>4.71</td>
<td></td>
</tr>
<tr>
<td>Children*</td>
<td>(range 1 – 17)</td>
<td></td>
<td>(range 0 – 17)</td>
<td></td>
</tr>
</tbody>
</table>

*Significant at p < .05.

NOTES: Percentages may not equal 100 due to rounding. Cases with missing information not included. Differences in average quarterly income may be the result of SDCDCSS staff having direct contact with both parents in the treatment group to obtain income information, but only one parent in the comparison group.

SOURCE: SDDCSS; PTOC Treatment and Comparison Group Databases; and Customer Satisfaction Questionnaires, 2014 and 2015.

The key goal of PTOC was to strengthen the emotional well-being of children and families by increasing the amount of time NCPs spent with their child(ren) and enhancing those parent/child relationships with a focus on increased support payments. Both parents in the treatment group were administered a CSQ prior to the PTO being established and again six months after. The comparison group was mailed a post-CSQ six months after the PTO was established; and therefore, results from the comparison group CSQs are based on a sample of convenience. Analyses of the data focus on changes between NCPs in both the treatment and comparison groups to determine if any differences exist.

Time Spent With Children
The post-CSQ used for the comparison group included two questions that asked parents to estimate the average number of hours per week they spent with their child(ren) prior to and six months after the PTO was established. This allowed research staff to analyze what changes, if any, occurred in the amount of time spent with children among the NCPs in both the treatment and comparison groups. Research staff used a paired sample t-test to determine if there was any statistically significant difference in the average (mean) number of hours per week each parent spent with their child(ren).
The results, which are based on customers’ self-reported responses to the CSQ, revealed that there was a statistically significant difference in the average number of hours per week NCPs in the treatment group spent with their child(ren) six months after the PTO compared to NCPs in the comparison group. These findings may indicate that the treatment group benefitted from the enhanced PTOC services, which encouraged NCPs to increase their engagement with their child(ren) (Figure 3).

![Figure 3](image-url)

**Figure 3**
**INCREASE IN HOURS PER WEEK WITH CHILDREN BY PTOC GROUP***

*Significant at p < .05.
NOTES: Cases with missing information not included.

**Relationships with Children**

Parents in both the treatment and comparison groups were also asked at 6-months post to rate any change in their relationship with their child(ren), using a three-point scale (1=better than before, 2=about the same, and 3=not as good as before) to gauge whether there was any improvement after the PTO was established. Nearly one-third of treatment group NCPs felt the relationship with their child(ren) was “better than before” (31%) compared to just more than one in ten NCPs in the comparison group (13%), a difference that was statistically significant (Figure 4).

![Figure 4](image-url)

**Figure 4**
**NEARLY ONE-THIRD OF PTOC NCPs REPORTED IMPROVED RELATIONSHIP(S) WITH CHILD(REN)***

*Significant at p < .05.
NOTES: Percentages may not equal 100 due to rounding. Cases with missing information not included.

**Relationship Between Parents**

The relationship parents have with their child(ren) may be influenced by their dynamics with the co-parent. The PTOC evaluation explored this dimension by asking parents, at pre and post, to rate the current relationship with the other parent based on a five-point scale (1=excellent to 5=not good at all). For ease of comparison, responses were collapsed into three categories, “Excellent/Very Good”, “Good”, and “Not Very Good/Not Good At All”. As Figure 5 and Figure 6 show, a significantly greater proportion of treatment group CPs and NCPs (27% and 26%, respectively) than comparison group parents (8% and 15%, respectively) felt their relationship with each other was “excellent/very good” six months after the PTO was established (Figure 5).
Child Support Payments

One overarching goal of the PTOC program was to ensure strong family ties by, not only increasing the amount of time NCPs spent with their children, but also motivating the NCP to provide adequate and consistent financial child support. SDDCSS hypothesized that individuals in the treatment group would pay their current monthly support at a higher rate than those in the comparison group. To test this hypothesis, SANDAG analyzed all cases for FY 13/14 and FY 14/15\textsuperscript{12} for both the treatment and comparison group and found that NCPs in the treatment group did pay support at a higher rate than the comparison group (Figure 7).

Customer Satisfaction with Program

Parents in the treatment group who responded to the post-CSQ were given the opportunity to rate how helpful the services were that SDDCSS and FLF staff provided. In addition, respondents were asked whether they would be willing to recommend the PTOC program to others. Around nine in ten CPs and NCPs felt the services they received were helpful, including from SDDCSS (92\% and 84\%, respectively) and from

\textsuperscript{12} Fiscal Year 15/16 support payments were not available at the time this report was submitted.
the FLF (93% and 94%, respectively); and a similar proportion of CPs and NCPs were willing to recommend the program to other parents seeking parenting time orders (96% and 89%, respectively) (not shown).

Potential Long-Term Impact of PTOC and Lessons Learned from Implementation

Surveys were conducted in January 2016 with stakeholders (6) and key staff (7) after the project had been implemented for two years and had reached its goal of establishing 300 orders. These individuals were asked for their input on any long-term changes as a result of PTOC, and what lessons were learned that can translate into recommendations for other jurisdictions hoping to replicate a similar program.

Long-Term Impact

The intent of most grant-funded projects is to realize long-term effects and foster improvements in the existing program structure. Key staff and stakeholders were asked how PTOC would impact services in the long-term. The following themes emerged from the open-ended responses to this question:

- Staff have adopted a greater awareness of DV and an ability to more effectively assist family’s experiencing DV with preparing PTOs.
- A greater likelihood of a federal mandate and dedicated funding to assist all parents involved in the Title IV-D program with preparing PTOs.
- The potential of a sustained effort toward facilitating parenting time agreements with the involvement of both parents, and resulting in consistently paid child support.

Lessons Learned

The results from the PTOC evaluation provide valuable lessons learned to guide continued efforts related to enhancing services for customers seeking child support/parenting time orders. Based on the open-ended responses from key staff and stakeholders, there were several valuable take-aways learned from implementing the local PTOC program. Below are the most frequently mentioned lessons offered by those surveyed along with the number of respondents providing this feedback:

- Ensure that the court staff and judiciary are supportive of the project beforehand, in order to allow cases to be prioritized and no filing fees charged (5);
- Ensure staff buy-in on the PTOC model by sharing successes as they occur (3);
- When feasible, incorporate PTOC into existing structures (2); and
- Provide specialized training for teams designated to implement PTOC (2).

Other lessons mentioned that were specific to DV included:

- Designate trained staff to handle DV cases (3);

“Get staff on board early. Fold the new process into existing process and always share success stories. Must have buy in from your judicial partners and work with them on reducing/eliminating fees…and find a way to make sure that these participants are a priority.”

~ Stakeholder Survey Respondent
Develop partnerships with outside DV provider prior to implementation (3); and

Identify the scope of cases involving DV prior to implementation (2).

Recommendations

Recommendations for implementing a successful PTOC project were gleaned from PTOC staff responses to the surveys, the interview with the lead attorney, as well as from the evaluator’s observations of the program. Below are several main themes that emerged:

**Recommendation 1**
Increase the capacity to serve as many customers as possible by obtaining the court’s agreement to significantly reduce or not charge filing fees.

**Recommendation 2**
To encourage staff buy-in, identify and dedicate a team of staff to the day-to-day implementation of the PTOC process. Ensure that these staff members have the information and support they need through regular team meetings, clear communication, and resolving issues in a timely manner.

**Recommendation 3**
Be prepared to handle a higher volume of DV cases than anticipated by ensuring staff are appropriately trained in the dynamics of DV and partnering with an outside service provider prior to implementation of the program.

**Recommendation 4**
For parents who believe they are able to reach a stipulated agreement, employ mediators to serve parents on a monthly basis to help them reach a stipulated agreement.

**RESEARCH LIMITATIONS**

As in all research, there are challenges in the design that could impact reliability or validity. Some of the limitations that were confronting during the evaluation of the local PTOC project include:

- The selection of the comparison group was limited to an historical sample, rather than a random sample, which may have skewed results between the treatment and comparison group. Specifically, customers who were placed in the comparison group did not receive a DV danger assessment rating and may include individuals assessed as high risk, which was an exclusionary criterion for PTOC.

- The comparison group was administered a post-CSQ only, unlike the treatment group which was administered both a pre- and post-CSQ. This limited the researcher’s ability to test for significance for all variables over time between the study groups.

- Due to a high number of cases with data unavailable for both parents, researchers were unable to analyze results based on matched cases.

- The response rate for post-CSQs was low, and therefore, not representative of the entire treatment group. Several factors contributed to a relatively low number of post-CSQs being available for the treatment group. Among the issues were a low response rate to post-CSQs mailed out to customers; loss of temporary staff who had been tasked with entering the post-CSQ data; and the majority of post-CSQs being conducted by phone well after the six-month mark. This variance in methodology and timing of administering post-CSQs resulting in missing data reduces the confidence in making any generalization about the findings.
Parenting Time Opportunities for Children (PTOC) Process Flowchart

**Intake**

1. Case Opened
2. Phone call Case Intake
3. Call CP w/in 10 days
   - info on NCP
   - Call NCP
4. Screen for PTOC (qualifies?)
   - Yes: Normal IV-D Process
   - No: Describe PTOC Process & CR Mtg
5. ID case as PTOC on tracking sheet
6. Enter PTOC casenote in CSE
7. Note DV if raised by parties
8. Screen for PTOC at Reception (CSO), if not already done
   - Yes: 5 minutes per person*
   - No:
9. GT (Answer & NOM-J filed)
   - Parentage at issue?
     - Yes: Stip to Parentage?
     - No:
10. Stip to IV-D Issues?
    - Yes: Screen for DV
      - Interests & qualify for PT?
      - Yes: Screen for DV
      - No: Stip to PT?
    - No:

**Pre-Order**

1. Mail CR/PT info to NCP/CP (invite) [students/clerical]
2. Contact #1
3. NCP/CP attend CR mtg?
   - Yes: CR No Show & Service
   - No:
4. 2nd contact attempt
   - CR No Show
   - Service
5. CR No Show & Service
6. CR No Show & Service

**Legal**

1. Meet & Confer with paralegal or CSPA
2. Contact #2
3. Contact #3
4. GT
5. No
6. Yes
7. Refer to FLF for Motion
8. No
9. Refer to FLF for Stip (Complete PT Stip Worksheet)
10. GT

* = these numbers represent on average only

**Legend:**

CP = Custodial Parent
CR = Case Resolution
CRT = Court
CSE = Child Support Enforcement System
CSO = Child Support Officer
CSPA = Child Support Program Attorney
PT = Parenting Time
DV = Domestic Violence
FLF = Family Law Facilitator
NCP = Non-Custodial Parent
NOM-J = Motion for Judgment
S&C = Summons and Complaint

May have been completed during Intake

Added as a result of PTOC process

45 minutes per case with no DV: 1 hour 5 minutes with DV reported

* = these numbers represent on average only
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
4. Threat to use weapon; head injury, internal injury, permanent injury
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.)

__ 1. Has the physical violence increased in severity or frequency over the past year?
__ 2. Does he own a gun?
__ 3. Have you left him after living together during the past year?
   3a. (If have never lived with him, check here ___)
__ 4. Is he unemployed?
__ 5. Has he ever used a weapon against you or threatened you with a lethal weapon?
   (If yes, was the weapon a gun? ___)
__ 6. Does he threaten to kill you?
__ 7. Has he avoided being arrested for domestic violence?
__ 8. Do you have a child that is not his?
__ 9. Has he ever forced you to have sex when you did not wish to do so?
__ 10. Does he ever try to choke you?
__ 11. Does he use illegal drugs? By drugs, I mean "uppers" or amphetamines, "meth", speed, angel dust, cocaine, "crack", street drugs or mixtures.
__ 12. Is he an alcoholic or problem drinker?
__ 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? (If he tries. but you do not let him, check here: ___)
__ 14. Is he violently and constantly jealous of you? (For instance, does he say "If I can't have you, no one can.")
__ 15. Have you ever been beaten by him while you were pregnant? (If you have never been pregnant by him, check here: ___)
__ 16. Has he ever threatened or tried to commit suicide?
__ 17. Does he threaten to harm your children?
__ 18. Do you believe he is capable of killing you?
__ 19. Does he follow or spy on you, leave threatening notes or messages, destroy your property, or call you when you don't want him to?
__ 20. Have you ever threatened or tried to commit suicide?

Total "Yes" Answers

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

- Add total number of “yes” responses: 1 through 20
- Add 4 points for each “yes” to questions 2 and 3
- Add 3 points for a “yes” to question 4
- Add 2 points for a “yes” to questions 5, 6, and 7
- Add 1 point for each “yes” to questions 8 and 9
- Subtract 3 points if 3a is checked

**Total**

Based on sum of weighted scoring place into 1 of the following categories:

- Less than 8 “variable danger” - Be sure to tell women level can change quickly – watch for other signs of danger, believe in their gut.

- 8 to 13 “increased danger” - Advise women of risk, assertive safety planning; consult with judges, high level of supervision recommendations.

- 14 to 17 “severe danger” - Advise women of risk, assertive safety planning; consult with judges, high level of supervision recommendations.

- 18 or more “extreme danger” - Advise of serious danger-take assertive actions-call for criminal justice or other professional help-recommend highest bail, highest sentencing, highest probation supervision
DOMESTIC VIOLENCE SCREENING TOOL

We’re going to ask some questions regarding any possible history of domestic violence between you and the other parent. This is a part of the case opening process and will only take a few minutes. Anything we discuss is confidential between you and our department and is being done for security purposes.

☐ CP  ☐ NCP

CLIENT INFORMATION:

First Name: ______________________ Last Name: ______________________ MI: ______
Age: ______ DOB: _________ Gender Identity: ______ (female, male, transgender or declined to say)
Current Address: ______________________ Apt #: ______________________
City: ______________________ State: ______ Zip Code: ______ Telephone #: ______________________

Is this a safe number to call? ☐YES ☐NO  Is it safe to leave a message at this number? ☐YES ☐NO
Do you: ☐ work  ☐ go to school  ☐ neither: Where? ______________________

DOMESTIC VIOLENCE HISTORY:

1. Have you ever been in an abusive relationship before? ☐ YES  ☐ NO
   If yes, when and for how long? ______
2. Is or has the other parent in this case threatened or hurt you? ☐ YES  ☐ NO
3. Have you ever filed for a restraining order against the other parent? ☐ YES  ☐ NO
4. Has the other parent ever used any of the following behaviors to hurt you?
   Verbal/Emotional (describe): ______
   Physical (describe): ______
   Sexual (describe): ______
   Verbal or Physical Threats (describe): ______
   Stalking (describe): ______
   If yes, did the behavior(s) become more frequent? ☐ YES  ☐ NO
   If yes, did the behavior(s) become more severe? ☐ YES  ☐ NO
5. Did you (or do you) feel controlled or isolated by the other parent? ☐ YES  ☐ NO
6. Has the parent ever made threats to kill you, loved ones, or family pets? ☐ YES  ☐ NO
7. Has the other parent ever strangled (“choked”) you? ☐ YES  ☐ NO
8. Have you ever called the police due to the other parent’s violence/threats? ☐ YES  ☐ NO
   If yes, what was the outcome? ______
9. Has the other parent harmed your child(ren) or made threats to do so? ☐ YES  ☐ NO
   If yes, what were the threats? ______
10. Do you have any safety concerns in regards to the Child Support process? ☐ YES  ☐ NO

Please describe: ______
FAMILY VIOLENCE QUESTIONNAIRE

INSTRUCTIONS: If you do not complete and return this form to us, the Department of Child Support Services, or the federal government, may give information about your case to courts, child support agencies, and possibly to the child(ren)’s other parent or party.

Your name: ___________________________ Case Number: ______________ 

Other party’s name: ___________________________

SECTION I: Check the appropriate box for each of the questions.

1. Have you or the child(ren) in this case ever been a victim of family violence or child abuse committed by the other party in this child support case?  □ Yes □ No

2. Do you have a restraining order, emergency protective order or stay away order against the other party in this child support case?  □ Yes □ No
   If yes, please attach a copy of this order and provide the following information:

   County/State: ___________________________ Order/Docket Number: ___________________________

   Expiration Date: ___________________________

3. If you or the child(ren) in this case receive public assistance, do you want the welfare department to review this case to determine eligibility to close this support case because of the increased risk of physical, sexual, or emotional harm to you or the child(ren) in this case, by the other party?  □ Yes □ No
   This is called having “good cause” to close the support case.

SECTION II: You MUST complete this section if you answered “Yes” to any item in SECTION I.

Please provide detailed family violence information including dates, times, places, and witnesses. (Attach additional page if needed).
SECTION III: If appropriate please check the box below, sign, date, and return this form to:

COUNTY OF SAN DIEGO DEPARTMENT OF CHILD SUPPORT SERVICES
PO BOX 122031
SAN DIEGO CA 92112-2031

☐ Giving out my address or other information identifying my location could be harmful to me or the child(ren) in this case. I am requesting that my address or other identifying information not be given to the other party in this case. This request will stay in effect until I let the COUNTY OF SAN DIEGO DEPARTMENT OF CHILD SUPPORT SERVICES know in writing that they may now give out my information, and the COUNTY OF SAN DIEGO DEPARTMENT OF CHILD SUPPORT SERVICES tells me that they have received my request. I understand that under federal law, an authorized person may make a written request to the court that has jurisdiction to make or enforce child support or visitation determinations, for release of my information. The local child support agency will let me know in writing if the court orders the release of any information on my case.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

PRINT NAME SIGNATURE DATE

PRIVACY NOTICE

The Information Practices Act of 1997 (Civil Code §1798.17) and the Federal Privacy Act of 1974 (Title 5, United States Code §552a (e)(3), §7 Note) require that this notice be provided when collecting personal information from individuals. Information requested on this form is used by the Department of Child Support Services and local child support agencies for the purpose of safeguarding information from disclosure in domestic and/or child abuse situations. The information you provide may be given to the federal government, and other public agencies to the extent required by law. Failure to provide this information will limit the DCSS' ability to safeguard your information.

The agency official responsible for maintenance of the form is: DCSS Records Officer, PO Box 419064, MS-110, Rancho Cordova, CA 95741, fax number (916) 464-5069. Legal references authorizing solicitation and maintenance of this personal information include Title 22 California Code of Regulations §§112110(h), 112300, 112301, and 112302, as well as Family Code §17212. Copies of this form are maintained in confidential files of the Department of Child Support Services or local child support agencies for 4 years and 4 months after the closure of your child support case. You have the right of access to this form upon request by faxing (916) 464-5069.

If you have any questions or concerns regarding this notice, please call us at (866) 901-3212.