

# WISCONSIN RESOURCE DIRECTORY FOR CRIME VICTIMS



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September 1991

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This Directory is intended as a referral source for victims and witnesses of crime in Wisconsin and for use by programs and agencies which provide support and assistance to those persons. Every attempt has been made to include the most accurate and current information. However, neither the Wisconsin Department of Justice, Parents of Murdered Children or the U.S. Department of Justice can be responsible for the information as provided by programs listed in this directory nor can any of these agencies be liable for the quality or nature of services provided by any listed agency.

Corrections and additions should be addressed to:

**Office of Crime Victim Services  
Post Office Box 7951  
Madison, WI 53707**

This Directory was a joint project of the Wisconsin Department of Justice Office of Crime Victim Services and the Division of Law Enforcement Services and the Central Wisconsin Chapter of Parents of Murdered Children and Other Survivors of Homicide. It was funded by the U.S. Department of Justice under Victims of Crime Act of 1984 (VOCA) Grant 90-VA-GX-0055, State Subgrant No. V90-24(2).



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# WISCONSIN RESOURCE DIRECTORY FOR CRIME VICTIMS

September 1991

NCJRS

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ACQUISITIONS

A Joint Project of

Wisconsin Department of Justice  
Office of Crime Victim Services and  
Division of Law Enforcement Services  
James E. Doyle, Attorney General

Parents of Murdered Children  
and Other Survivors of Homicide,  
Central Wisconsin Chapter  
Wanda L. Bincer, President

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## EXPLANATORY NOTE

This Directory is intended to promote referral of crime victims to programs and resources best able to assist them. It is organized from the point of view of a victim who wants to find the closest appropriate agency. Often, the most appropriate referral is to a program located in a county other than the one in which the victim resides.

The major portion of the Directory contains two sections: 1) general and specific indices and 2) individual program listings. The indices should be used to identify possible referrals which serve the victim's county of residence. Specific information on the agency can then be looked up in the individual program listings (under the section entitled "Victim Service Agencies, by Counties.")

The indices list each victim service agency under the county in which it is located and other counties whose residents it serves. The General Index contains all listed agencies under each county which they serve. Specialized indices cover: 1) adult sexual assault and adult survivors of incest, 2) domestic violence, 3) child sexual abuse and child physical abuse, and 4) survivors of homicide victims and drunk driving victims. The specialized indices do not include county victim/witness assistance programs, since those serve all victim populations, or statewide agencies.

For example, when locating services for a domestic abuse victim who lives in Iron County, look up Iron County in the Index of Agencies Serving Domestic Violence Victims. This will show a listing for The Northwoods Women/New Day Shelter located in Ashland County. Specific information about Northwoods Women/New Day Shelter can then be looked up under Ashland County in the Victim Service Agencies section of the Directory.

The individual agency listings contain basic information for each victim service agency together with a matrix that identifies the client populations served and the types of services offered. Each agency is listed alphabetically under the county in which it is located. Other counties served by the agency are also indicated as is any additional information, such as fees or other restrictions on services. The service matrix table contains an "X" for each type of service offered to specific client populations. Explanatory notes for the services matrix are indicated by a number following the "X" (i.e., "X1," "X2"). The client populations are denoted as follows:

Adult Sex Aslt	Adult Sexual Assault
Dom Abuse	Domestic Abuse
Child Sex Abuse	Child Sexual Abuse
Child Phys Abuse	Child Physical Abuse
Adult Surv Incst	Adult Survivor of Incest
Surv Hom Vic	Survivor of Homicide Victim
Drunk Drive	Drunk Driving
Elder Abuse	Elder Abuse
Other Persl Injry	Other Personal Injuries
Property	Property Offenses

Services are defined as follows:

**On Scene Response:** Immediate (within 24-48 hours of crime) in-person crisis intervention service, including emotional support, guidance and counseling for victims and their families provided by counselors, mental health professionals or peers.

**Counseling:** One-to-one emotional support and empathetic listening to help victims deal with feelings resulting from the victimization and its aftermath.

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**Support Group :** Coordination and provision of supportive group activities -- this category includes self-help, peer, social support, drop-in and/or therapy groups.

**Therapy/Treatment:** Short or long-term psychotherapy provided by or under the supervision of licensed mental health professionals.

**Shelter/Safe House:** The provision of short-term or long-term housing and related support services to victims and members of their family following a victimization.

**Criminal Justice Support:** Assistance during law enforcement investigations, explanation of procedures, etc. Court related support such as court orientation, court escort, court appearance notification, case status and disposition information, victim impact reports, assistance with restitution, witness fees, intimidation intervention or protection services, transportation, child care and property return. Post-sentencing services following the disposition of the criminal court proceedings, including probation, parole or pardon proceedings, offender release notification, etc.

**Emergency Financial Assistance:** Help with locating emergency loans and petty cash, assistance in filing for losses covered by public and private insurance programs, including crime victims' and workers' compensation programs, unemployment benefits and Medicare; and payment for taxis, food, emergency shelter, and clothing.

**Paralegal Assistance:** Assistance with the filing of temporary restraining orders, injunctions and other protective orders, elder abuse petitions and child abuse petitions. Does not include criminal prosecution or the employment of private attorneys.

**Prevention:** Programs on protective behaviors, self-defense, respite services and support services for families at risk, etc.

To further assist in locating agencies, a list of the counties in which Wisconsin cities and Indian Reservations are located and a map of the state are contained in the back of the Directory.

Additional agencies, information and resources are contained in the sections following the individual program listings. These include First Call for Help phone numbers, lists of child abuse reporting agencies, elder abuse lead agencies, probation/parole offices, victim/offender reconciliation programs, statewide agencies in Wisconsin and neighboring states, national organizations and selected state statutes.

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## GENERAL INDEX

**For Clients Residing In These Counties,  
See These Agencies:**

**Listed Under These Counties:**

### ADAMS

Adams Cty. V/W Assistance ..... ADAMS  
Family Center ..... WOOD  
Family Crisis Center - CAP ..... PORTAGE  
Hope House ..... SAUK

### ASHLAND

Center Against Sex. & Dom. Abuse ..... DOUGLAS  
Douglas Cty. V/W Assistance ..... DOUGLAS  
Northwoods Women/New Day Shelter ..... ASHLAND  
Red Cliff Outreach ..... BAYFIELD

### BARRON

Luther Hospital ER - SATC ..... EAU CLAIRE  
Time Out Family Abuse Shelter ..... RUSK

### BAYFIELD

Bayfield Cty. V/W Assistance ..... BAYFIELD  
Center Against Sex. & Dom. Abuse ..... DOUGLAS  
Northwoods Women/New Day Shelter ..... ASHLAND  
Red Cliff Outreach ..... BAYFIELD

### BROWN

Brown Cty. V/W Assistance ..... BROWN  
Family Service Association - SAC ..... BROWN  
Family Violence Center ..... BROWN  
MADD - Brown County ..... BROWN  
Oneida Tribe Domestic Abuse Program ..... BROWN  
St. Vincent's Hospital - Survivors ..... BROWN

### BUFFALO

Bolton Refuge House ..... EAU CLAIRE  
Luther Hospital ER - SATC ..... EAU CLAIRE  
New Horizons YWCA Women's Center ..... LA CROSSE

### BURNETT

Community Referral Agency ..... POLK

### CALUMET

Lakeside Clinic ..... SHEBOYGAN  
MADD - Upper Fox Valley ..... OUTAGAMIE  
Outagamie Cty. Dom. Abuse Program ..... OUTAGAMIE  
Sexual Assault Crisis Center ..... OUTAGAMIE

### CHIPPEWA

Bolton Refuge House ..... EAU CLAIRE  
Chippewa Cty. V/W Assistance ..... CHIPPEWA  
Family Support Center ..... CHIPPEWA

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Luther Hospital ER - SATC ..... EAU CLAIRE  
RID - Chapter Head ..... EAU CLAIRE

**CLARK**

Bolton Refuge House ..... EAU CLAIRE  
Luther Hospital ER - SATC ..... EAU CLAIRE  
Personal Development Center ..... WOOD  
Taylor Cty. Citizens/Dom. Abuse ..... TAYLOR

**COLUMBIA**

Columbia Cty. Adv/ Battered Women ..... COLUMBIA  
Dane Cty Advocates/Battered Women ..... DANE  
Family Service: Alts to Aggression ..... DANE  
Hope House ..... SAUK  
MADD - South Central Chapter ..... DANE  
United Church Family Services ..... SAUK

**CRAWFORD**

Lutheran Hospital - SATC ..... LA CROSSE  
Passages ..... RICHLAND

**DANE**

Briarpatch ..... DANE  
Campus Women's Center ..... DANE  
Dane County Rape Crisis Center ..... DANE  
Dane Cty Advocates/Battered Women ..... DANE  
Dane Cty. Comm. on Sensitive Crimes ..... DANE  
Dane Cty V/W Assistance ..... DANE  
Exchange Ctr for Prev/Child Abuse ..... DANE  
Family Service: Alts to Aggression ..... DANE  
Family Sexual Abuse Treatment ..... DANE  
Hancock Ctr Movement Arts/Therapies ..... DANE  
Incest Counseling Services (I.C.S.) ..... DANE  
Luthern Social Services Proj. FACE ..... DANE  
MADD - South Central Chapter ..... DANE  
Madison Community United ..... DANE  
Men Stopping Rape ..... DANE  
Parental Stress Center ..... DANE  
Parents/Murdered Children-Cent. WI ..... DANE  
Respite Center ..... DANE  
Sexual Assault Nurse Exam. Program ..... DANE  
The Banner Project ..... DANE  
The Rainbow Project ..... DANE  
United Church Family Services ..... SAUK  
United Church Family Services ..... DANE  
W.E.A.V.E. .... DANE  
Women's Transit Authority ..... DANE

**DODGE**

ASTOP ..... FOND DU LAC  
Briarpatch ..... DANE  
Dodge Cty. V/W Assistance ..... DODGE  
Family Service: Alts to Aggression ..... DANE  
MADD - South Central Chapter ..... DANE  
PAVE ..... DODGE

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**DOOR**

Door Cty. V/W Assistance ..... DOOR  
HELP of Door County ..... DOOR  
MADD - Brown County ..... BROWN

**DOUGLAS**

Center Against Sex. & Dom. Abuse ..... DOUGLAS  
Douglas Cty. V/W Assistance ..... DOUGLAS

**DUNN**

Bolton Refuge House ..... EAU CLAIRE  
Luther Hospital ER - SATC ..... EAU CLAIRE  
RID - Chapter Head ..... EAU CLAIRE  
The Healing Place ..... EAU CLAIRE  
Turningpoint ..... PIERCE  
West Central Domestic Abuse Project ..... DUNN

**EAU CLAIRE**

Bolton Refuge House ..... EAU CLAIRE  
Conservative Action team (MADD) ..... EAU CLAIRE  
Eau Claire Cty. Guidance Center ..... EAU CLAIRE  
Eau Claire Cty. V/W Assistance ..... EAU CLAIRE  
Luther Hospital ER - SATC ..... EAU CLAIRE  
RID - Chapter Head ..... EAU CLAIRE  
The Healing Place ..... EAU CLAIRE

**FLORENCE**

Shelter/NEWCAP ..... MARINETTE

**FOND DU LAC**

ASTOP ..... FOND DU LAC  
FAVR ..... FOND DU LAC  
Fond du Lac Cty. Dept/Community Pgms. .... FOND DU LAC  
Fond du Lac Cty. V/W Assistance ..... FOND DU LAC  
Life Skills Center ..... MILWAUKEE

**FOREST**

Tri-County Council ..... ONEIDA

**GRANT**

Family Advocates, Inc ..... GRANT

**GREEN**

CAN Network of Green County ..... GREEN  
Green Cty. V/W Assistance ..... GREEN  
Greenhaven Family Advocates ..... GREEN  
MADD - South Central Chapter ..... DANE  
United Church Family Services ..... GREEN

**GREEN LAKE**

ASTOP ..... FOND DU LAC  
Regional Domestic Abuse Services ..... WINNEBAGO

**IOWA**

Family Advocates, Inc ..... GRANT

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Family Service: Alts to Aggression ..... DANE  
MADD - South Central Chapter ..... DANE

**IRON**

Iron Cty. V/W Assistance ..... IRON  
Northwoods Women/New Day Shelter ..... ASHLAND

**JACKSON**

Bolton Refuge House ..... EAU CLAIRE  
Jackson Cty. V/W Assistance ..... JACKSON  
Luther Hospital ER - SATC ..... EAU CLAIRE  
New Horizons - Jackson Cty Outreach ..... JACKSON  
New Horizons YWCA Women's Center ..... LA CROSSE  
The Healing Place ..... EAU CLAIRE

**JEFFERSON**

Briarpatch ..... DANE  
Dane Cty Advocates/Battered Women ..... DANE  
Jefferson Cty. Human Services Dept. .... JEFFERSON  
Jefferson Cty. V/W Assistance ..... JEFFERSON  
MADD - South Central Chapter ..... DANE  
People Against Domestic Abuse ..... JEFFERSON

**JUNEAU**

Hope House ..... SAUK  
Juneau Cty. V/W Assistance ..... JUNEAU  
New Horizons YWCA Women's Center ..... LA CROSSE  
Passages ..... RICHLAND  
Sauk Cty. Dept. of Human Services ..... SAUK

**KENOSHA**

Families of Murdered Victims ..... KENOSHA  
H.E.A.R.T ..... KENOSHA  
Kenosha Cty. V/W Assistance ..... KENOSHA  
Kenosha Youth Development Services ..... KENOSHA  
Life Skills Center ..... MILWAUKEE  
St. Catherine's Hospital - SATC ..... KENOSHA  
Women's Horizons ..... KENOSHA

**KEWAUNEE**

Family Violence Center ..... BROWN  
HELP of Door County ..... DOOR  
Kewaunee Cty. Domestic Abuse Serv. .... KEWAUNEE  
Kewaunee Cty. V/W Assistance ..... KEWAUNEE

**LA CROSSE**

Domestic Violence Intervention Prj. .... LA CROSSE  
La Crosse Cty. V/W Assistance ..... LA CROSSE  
Lutheran Hospital - SATC ..... LA CROSSE  
New Horizons YWCA Women's Center ..... LA CROSSE  
St. Francis Community Programs, Inc ..... LA CROSSE

**LAFAYETTE**

Family Advocates, Inc ..... GRANT  
Greenhaven Family Advocates ..... GREEN

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**LANGLADE**

AVAIL ..... LANGLADE  
The Women's Community ..... MARATHON

**LINCOLN**

HAVEN ..... LINCOLN  
The Women's Community ..... MARATHON

**MANITOWOC**

Domestic Violence Center ..... MANITOWOC  
Holy Family Medical Center - SATP ..... MANITOWOC  
Lakeside Clinic. .... SHEBOYGAN  
Manitowoc Cty. V/W Assistance ..... MANITOWOC

**MARATHON**

MADD - Marathon Cty. .... MARATHON  
Marathon Cty. V/W Assistance ..... MARATHON  
Personal Development Center ..... WOOD  
Taylor Cty. Citizens/Dom. Abuse ..... TAYLOR  
The Women's Community ..... MARATHON

**MARINETTE**

Shelter/NEWCAP ..... MARINETTE

**MARQUETTE**

Columbia Cty. Adv/ Battered Women ..... COLUMBIA  
Hope House ..... SAUK

**MENOMINEE**

Menominee Crime Victim Services ..... MENOMINEE  
Menominee Cty. Dom. Violence Program ..... MENOMINEE  
Shelter/NEWCAP ..... MARINETTE

**MILWAUKEE**

Beacon Support Group ..... MILWAUKEE  
Career Youth Development ..... MILWAUKEE  
Child Advocacy Prg/Children's Hosp. .... MILWAUKEE  
Daystar Transitional Living ..... MILWAUKEE  
Life Skills Center ..... MILWAUKEE  
Marquette Univ. Public Safety Dept. .... MILWAUKEE  
Milwaukee Cty Sheriff/Wit. Protect. .... MILWAUKEE  
Milwaukee DA - Sex. Asslt. Unit ..... MILWAUKEE  
Milwaukee V/W - Children's Court ..... MILWAUKEE  
Milwaukee V/W - Court Watch ..... MILWAUKEE  
Milwaukee V/W Assistance ..... MILWAUKEE  
Milwaukee Women's Center ..... MILWAUKEE  
New Concept Self Development Center ..... MILWAUKEE  
Northwest Gen'l Hosp - Dom. Abuse ..... MILWAUKEE  
Parents of Murdered Children-Milw. .... MILWAUKEE  
Project Respect Victim Ass't Prg. .... MILWAUKEE  
Sinai Samaritan Med. Center - SATC ..... MILWAUKEE  
Social Development Commission ..... MILWAUKEE  
Sojourner Truth House ..... MILWAUKEE  
Task Force on Battered Women ..... MILWAUKEE

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**MONROE**

Family Adv. Prg - Army Comm. Srv. . . . . MONROE  
Lutheran Hospital - SATC . . . . . LA CROSSE  
Monroe Cty. V/W Assistance . . . . . MONROE  
New Horizons - Monroe Cty. Outreach . . . . . MONROE  
St. Francis Community Programs, Inc . . . . . LA CROSSE

**OCONTO**

Family Violence Center . . . . . BROWN  
MADD - Brown County . . . . . BROWN  
Oconto Cty. V/W Assistance . . . . . OCONTO  
Sex. Assault & Domestic Vio. Ctr. . . . . OCONTO  
Shelter/NEWCAP . . . . . MARINETTE

**ONEIDA**

MADD - Oneida/Vilas Cty. Chapter . . . . . ONEIDA  
Oneida Cty. V/W Assistance . . . . . ONEIDA  
Tri-County Council . . . . . ONEIDA

**OUTAGAMIE**

MADD - Upper Fox Valley . . . . . OUTAGAMIE  
Oneida Tribe Domestic Abuse Program . . . . . BROWN  
Outagamie Cty. Dom. Abuse Program . . . . . OUTAGAMIE  
Outagamie Cty. V/W Assistance . . . . . OUTAGAMIE  
Sexual Assault Crisis Center . . . . . OUTAGAMIE

**OZAUKEE**

Advocates . . . . . OZAUKEE  
Ozaukee Cty. V/W Assistance . . . . . OZAUKEE  
Sinai Samaritan Med. Center - SATC . . . . . MILWAUKEE  
The Youth Project . . . . . OZAUKEE

**PEPIN**

Bolton Refuge House . . . . . EAU CLAIRE  
Luther Hospital ER - SATC . . . . . EAU CLAIRE  
Turningpoint . . . . . PIERCE  
West Central Domestic Abuse Project . . . . . DUNN

**PIERCE**

Pierce Cty. V/W Assistance . . . . . PIERCE  
Turningpoint . . . . . PIERCE

**POLK**

Community Referral Agency . . . . . POLK  
Polk Cty. V/W Assistance . . . . . POLK

**PORTAGE**

Family Crisis Center - CAP . . . . . PORTAGE  
MADD - Marathon Cty. . . . . MARATHON  
Portage Cty. Community Human Serv. . . . . PORTAGE  
Portage Cty. V/W Assistance . . . . . PORTAGE

**PRICE**

Family Violence Task Force . . . . . PRICE  
Taylor Cty. Citizens/Dom. Abuse . . . . . TAYLOR

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Time Out Family Abuse Shelter ..... RUSK

**RACINE**

Families of Murdered Victims ..... KENOSHA  
Family Service of Racine ..... RACINE  
Life Skills Center ..... MILWAUKEE  
Milwaukee Women's Center ..... MILWAUKEE  
Parents of Murdered Children-Milw. .... MILWAUKEE  
Racine Cty. V/W Assistance ..... RACINE  
Racine Neighborhood Watch ..... RACINE  
St. Catherine's Hospital - SATC ..... KENOSHA  
Women's Resource Center ..... RACINE

**RICHLAND**

Passages ..... RICHLAND  
Richland Cty. V/W Assistance ..... RICHLAND  
Sauk Cty. Dept. of Human Services ..... SAUK

**ROCK**

Associates in Psychotherapy ..... ROCK  
MADD - Rock/Walworth. .... ROCK  
Rock Cty. V/W Assistance ..... ROCK  
YWCA Alternatives to Domestic Viol. .... ROCK  
YWCA Family Shelter ..... ROCK

**RUSK**

Time Out Family Abuse Shelter ..... RUSK

**SAUK**

Family Service: Alts to Aggression ..... DANE  
Hope House ..... SAUK  
MADD - South Central Chapter ..... DANE  
Passages ..... RICHLAND  
Sauk Cty. Dept. of Human Services ..... SAUK  
Sauk Cty. V/W Assistance ..... SAUK  
United Church Family Services ..... SAUK

**SAWYER**

Time Out Family Abuse Shelter ..... RUSK

**SHAWANO**

AVAIL ..... LANGLADE  
Sexual Assault Crisis Center ..... OUTAGAMIE  
The Women's Community ..... MARATHON

**SHEBOYGAN**

Lakeside Clinic. .... SHEBOYGAN  
Safe Harbor Domestic Abuse Program ..... SHEBOYGAN  
Sheboygan Cty. V/W Assistance ..... SHEBOYGAN  
Sheboygan Memorial Hospital - SATC ..... SHEBOYGAN

**ST. CROIX**

Luther Hospital ER - SATC ..... EAU CLAIRE  
St. Croix Cty. V/W Assistance ..... ST. CROIX  
Turningpoint ..... PIERCE

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**TAYLOR**

Taylor Cty. Citizens/Dom. Abuse ..... TAYLOR  
Taylor Cty. V/W Assistance ..... TAYLOR

**TREMPEALEAU**

Bolton Refuge House ..... EAU CLAIRE  
Luther Hospital ER - SATC ..... EAU CLAIRE  
Lutheran Hospital - SATC ..... LA CROSSE  
New Horizons - Trempealeau Outreach ..... TREMPEALEAU  
New Horizons YWCA Women's Center ..... LA CROSSE

**VERNON**

New Horizons YWCA Women's Center ..... LA CROSSE  
Passages ..... RICHLAND  
St. Francis Community Programs, Inc ..... LA CROSSE  
Vernon Co. Domestic Abuse Project ..... VERNON

**VILAS**

Lac du Flambeau Dom. Abuse Program ..... VILAS  
MADD - Oneida/Vilas Cty. Chapter ..... ONEIDA  
Tri-County Council ..... ONEIDA  
Vilas Cty. V/W Assistance ..... VILAS

**WALWORTH**

Assoc/Prevention of Family Violence ..... WALWORTH  
MADD - Rock/Walworth. .... ROCK  
St. Catherine's Hospital - SATC ..... KENOSHA  
Walworth Cty. Dept. of Human Ser. .... WALWORTH  
Walworth Cty. V/W Assistance ..... WALWORTH

**WASHBURN**

Center Against Sex. & Dom. Abuse ..... DOUGLAS  
Time Out Family Abuse Shelter ..... RUSK

**WASHINGTON**

Friends of Abused Families ..... WASHINGTON  
Life Skills Center ..... MILWAUKEE  
Milwaukee Women's Center ..... MILWAUKEE  
Parents of Murdered Children-Milw. .... MILWAUKEE  
Sinai Samaritan Med. Center - SATC ..... MILWAUKEE  
Washington Cty. V/W Assistance ..... WASHINGTON

**WAUKESHA**

Life Skills Center ..... MILWAUKEE  
Milwaukee Women's Center ..... MILWAUKEE  
Parents of Murdered Children-Milw. .... MILWAUKEE  
Sinai Samaritan Med. Center - SATC ..... MILWAUKEE  
The Women's Center ..... WAUKESHA  
Waukesha Cty. V/W Assistance ..... WAUKESHA

**WAUPACA**

Family Crisis Center - CAP ..... PORTAGE  
SAFE-T ..... WAUPACA  
Sexual Assault Crisis Center ..... OUTAGAMIE  
Waupaca Cty. V/W Assistance ..... WAUPACA

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Waupaca HS Abuse Support Group ..... WAUPACA

**WAUSHARA**

Family Crisis Center - CAP ..... PORTAGE  
Regional Domestic Abuse Services ..... WINNEBAGO  
Waushara Cty. V/W Assistance ..... WAUSHARA

**WINNEBAGO**

MADD - Upper Fox Valley ..... OUTAGAMIE  
Oshkosh Police Department ..... WINNEBAGO  
Regional Domestic Abuse Services ..... WINNEBAGO  
Sexual Abuse Services ..... WINNEBAGO  
Sexual Assault Crisis Center ..... OUTAGAMIE  
Winnebago Cty. V/W Assistance ..... WINNEBAGO

**WISCONSIN-E**

U. S. Attorney's Office (E. Dist) ..... WISCONSIN-E

**WISCONSIN-W**

U. S. Attorney's Office (W. Dist) ..... WISCONSIN-W

**WOOD**

Family Center ..... WOOD  
MADD - Marathon Cty. .... MARATHON  
Personal Development Center ..... WOOD  
Wood Cty. V/W Assistance ..... WOOD

**INDEX OF AGENCIES SERVING  
ADULT SEXUAL ASSAULT VICTIMS  
AND/OR ADULT SURVIVORS OF INCEST\***

**For Clients Residing In These Counties,  
See These Agencies:**

**Listed Under These Counties:**

**ADAMS**

**ASHLAND**

Center Against Sex. & Dom. Abuse ..... DOUGLAS  
Red Cliff Outreach ..... BAYFIELD

**BARRON**

Luther Hospital ER - SATC ..... EAU CLAIRE

**BAYFIELD**

Center Against Sex. & Dom. Abuse ..... DOUGLAS  
Red Cliff Outreach ..... BAYFIELD

**BROWN**

Family Service Association - SAC ..... BROWN

**BUFFALO**

Bolton Refuge House ..... EAU CLAIRE  
Luther Hospital ER - SATC ..... EAU CLAIRE  
New Horizons YWCA Women's Center ..... LA CROSSE

**BURNETT**

Community Referral Agency ..... POLK

**CALUMET**

Lakeside Clinic ..... SHEBOYGAN  
Outagamie Cty. Dom. Abuse Program ..... OUTAGAMIE  
Sexual Assault Crisis Center ..... OUTAGAMIE

**CHIPPEWA**

Bolton Refuge House ..... EAU CLAIRE  
Luther Hospital ER - SATC ..... EAU CLAIRE

**CLARK**

Bolton Refuge House ..... EAU CLAIRE  
Luther Hospital ER - SATC ..... EAU CLAIRE  
Personal Development Center ..... WOOD  
Taylor Cty. Citizens/Dom. Abuse ..... TAYLOR

**COLUMBIA**

Columbia Cty. Adv/ Battered Women ..... COLUMBIA  
Dane Cty Advocates/Battered Women ..... DANE  
United Church Family Services ..... SAUK

\* This index does not include statewide organizations or county victim/witness assistance programs.

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**CRAWFORD**

Lutheran Hospital - SATC ..... LA CROSSE  
Passages ..... RICHLAND

**DANE**

Campus Women's Center ..... DANE  
Dane County Rape Crisis Center ..... DANE  
Family Service: Alts to Aggression ..... DANE  
Dane Cty Advocates/Battered Women ..... DANE  
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## VICTIM SERVICE AGENCIES, BY COUNTIES

**ADAMS**

**Adams County  
Victim/Witness Assistance  
Post Office Box 250  
Friendship, WI 53934**

**ADAMS**

Business Phone: 608/339-4217 Hours: 8am-4:30pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	

**ASHLAND**

**Northwoods Women/New Day Shelter  
Post Office Box 88  
Ashland, WI 54806**

**ASHLAND**

Business Phone: 715/682-9566  
Hotline Phone: 800/924-4132 Hours: 24 hours  
715/682-9565

Other Counties Served: Bayfield (Bad River Reservation), Iron

Fees: Sliding fee schedule, can be waived.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X									
Indiv. Counseling		X						X			
On-Scene Response		X									
Prevention		X									
Shelter Home		X						X			
Support Groups		X									

**BAYFIELD**

**Bayfield County  
Victim/Witness Assistance  
117 East 6th Street  
Washburn, WI 54891**

**BAYFIELD**

Business Phone: 715/373-6120  
Hotline Phone: 715/373-6120

Operated by Sheriff's Department.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	

**BAYFIELD**

**Red Cliff Outreach**  
Post Office Box 529  
Bayfield, WI 54814

**BAYFIELD**

Business Phone: 715/779-5125 Hours: 7am-5pm M-Th  
Hotline Phone: 715/779-5125 Hours: 7am-5pm M-Th

Other Counties Served: Ashland

Full name of agency: Red Cliff Alcohol Program & Domestic Abuse Program. Located on the Red Cliff Indian Reservation. Geared toward, but not limited to, serving Native Americans.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling	X	X					X				
On-Scene Response		X		X							
Prevention		X									
Support Groups		X									

**BROWN**

**Brown County**  
**Victim/Witness Assistance**  
300 East Walnut Street  
Green Bay, WI 54301

**BROWN**

Business Phone: 414/448-4194 Hours: 8am-4:30pm

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	

**BROWN**

**Family Service Association**  
**Sexual Assault Center**  
131 South Madison Street  
Green Bay, WI 54301

**BROWN**

Hotline Phone: 414/433-0584 Hours: 24 hours

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X		X		X						
Indiv. Counseling	X		X		X						
On-Scene Response	X		X		X						
Prevention	X		X		X						
Support Groups	X				X						

BROWN

Family Violence Center  
1725 Dousman Street  
Green Bay, WI 54303

BROWN

Business Phone: 414/498-8282 Hours: 8am-4:30pm  
Hotline Phone: 414/432-4244 Hours: 24 hours

Other Counties Served: Kewaunee, Oconto

Fees: Shelter is \$1 per person per day if able to pay.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incat	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X									
Indiv. Counseling		X									
Paralegal Assist.		X									
Prevention		X									
Shelter Home		X						X			
Support Groups		X									

BROWN

MADD - Brown County Chapter  
984 9th Avenue  
Green Bay, WI 54303

BROWN

Business Phone: 414/432-6233 Hours: 24 hours  
Hotline Phone: 414/432-6233 Hours: answering service

Other Counties Served: Door, Oconto

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incat	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support							X				
Court Monitoring							X				
Indiv. Counseling							X				
On-Scene Response							X				
Public Awareness							X				

BROWN

Oneida Tribe Domestic Abuse Program  
Post Office Box 365  
Oneida, WI 54155

BROWN

Business Phone: 414/869-4415

Hotline Phone: 800/236-7660 Hours: 24 hours

Other Counties Served: Outagamie

Fees: If victim has insurance or Medical Assistance will bill for follow-up counseling. There is no charge for crisis or group counseling or for advocacy. To qualify for service you must be a Native American, a family member of a Native American, or a Tribal Employee.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling		X				X		X			
On-Scene Response		X		X				X			
Support Groups		X									
Therapy/Treatment		X						X			

BROWN

St. Vincent Hospital  
Survivors Group  
835 S. Van Buren  
Green Bay, WI 54301

BROWN

Business Phone: 414/433-8258

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling						X1					1- Grief counseling after violent death.
Support Groups						X1					

CHIPPEWA

Chippewa County  
Victim/Witness Assistance  
711 North Bridge Street  
Chippewa Falls, WI 54729

CHIPPEWA

Business Phone: 715/723-0143 Hours: 8am-4:30pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	

CHIPPEWA

Family Support Center  
28 E. Columbia Street  
Chippewa Falls, WI 54729

CHIPPEWA

Business Phone: 715/723-1138 Hours: 8am-4:30pm  
Hotline Phone: 715/723-1811 Hours: 4:30pm-8am

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling		X	X	X							
On-Scene Response		X	X	X							
Prevention		X	X	X							
Shelter Home		X		X							
Support Groups		X	X								
Therapy/Treatment			X	X							

COLUMBIA

Columbia County  
Advocates for Battered Women  
Post Office Box 758  
Portage, WI 53901

COLUMBIA

Business Phone: 608/742-7677 Hours: 8:30am-4:30pm M-F  
Hotline Phone: 608/742-7677 Hours: 24 hours

Other Counties Served: Marquette

Also known as STRIVE.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X									1- Refer to Columbia County Mental Health.
Financial Assist.	X	X									
Indiv. Counseling	X	X									
On-Scene Response	X	X									
Paralegal Assist.	X	X									
Prevention		X									
Shelter Home	X	X									
Support Groups		X									

DANE

Briarpatch  
512 E. Washington Ave.  
Madison, WI 53703

DANE

Business Phone: 608/251-6211 Hours: 9am-5pm M-F  
Hotline Phone: 608/251-1126 Hours: 9am-midnight; 24 hours for emergencies

Other Counties Served: Dodge, Jefferson

Services to teenagers and families.

Clients:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Services:											
Indiv. Counseling		X	X	X							
Prevention		X	X	X							
Shelter Home		X	X	X							
Support Groups			X	X							

DANE

Campus Women's Center  
710 University Ave. #202  
Madison, WI 53706

DANE

Business Phone: 608/262-8093 Hours: Day

Not accessible to the differently abled, except by special arrangement. Safe, all-female environment.

Clients:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Services:											
Prevention	X	X			X				X		
Support Groups	X	X			X				X		

DANE

Dane County Rape Crisis Center  
128 E. Olin Avenue  
Madison, WI 53713

DANE

Business Phone: 608/251-5126 Hours: 9am-5pm M-F  
Hotline Phone: 608/251-7273 Hours: 24 hours

Fees: For prevention and education services.

clients:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Services:											
CJS Support	X		X		X						
Prevention	X		X		X			X			
Support Groups	X		X		X						
Therapy/Treatment					X						

DANE

Dane County  
Advocates for Battered Women  
Post Office Box 1145  
Madison, WI 53711

DANE

Business Phone: 608/251-1237 Hours: 8:30am-5pm M-F  
Hotline Phone: 608/251-4445 Hours: 24 hours

Other Counties Served: Columbia, Jefferson

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X1	X				X1		X			1- If Domestic Violence related. 2- Transitional Living.
Financial Assist.	X1	X						X			
Indiv. Counseling	X1	X		X		X1		X			
On-Scene Response						X1					
Paralegal Assist.	X1	X		X				X			
Prevention	X1	X		X				X			
Shelter Home	X1	X2		X				X			
Support Groups	X1	X		X				X			

DANE

Dane County Commission on Sensitive Crimes  
1206 Northport Drive  
Madison, WI 53704

DANE

Business Phone: 608/242-6474

The Commission is a coordinating body and does not provide services to victims. Small amounts of money are allocated each year (under \$10,000) to private, non-profit organizations for innovative prevention and intervention projects in the areas of child abuse and neglect, sexual assault, hate crimes and elder abuse.

DANE

Dane County  
Victim/Witness Assistance  
City-County Building, Room 305  
Madison, WI 53709

DANE

Business Phone: 608/266-4211 Hours: 7:45am-4:45 pm

One staff member is fluent in Spanish. Interpreters provided for non-English speaking witnesses & for the hearing impaired.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	1- Short term counseling as it relates to the case and the criminal justice process.
Indiv. Counseling	X1	X1	X1	X1	X1	X1	X1	X1	X1	X1	
Paralegal Assist.		X	X	X				X			

DANE

**Exchange Center for the Prevention  
of Child Abuse**  
2120 Fordem Avenue  
Madison, WI 53704

DANE

Business Phone: 608/241-3434 Hours: 8am-4:30pm M-F  
Hotline Phone: 608/241-3434 Hours: 24 hours

Family support services. Offer services to parents with children 0-12 years who are at risk for child abuse.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Prevention			X	X							

DANE

**Family Service:  
Alternatives to Aggression**  
128 E. Olin Avenue  
Madison, WI 53713

DANE

Business Phone: 608/251-7611 Hours: 8:30am-8:30pm M-Th;  
8:30am-5pm F

Other Counties Served: Columbia, Dodge, Iowa, Sauk

Fees: Hourly fee for psychotherapy can be paid through medical insurance or sliding fee scale based on Dane County residency or employment.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Prevention		X									1- Therapeutic services focus on adult victims, child witnesses to domestic violence, but can include Child Sexual Abuse and Child Physical Abuse and Child Physical Abuse, Incest survivors, HS and EA.
Therapy/Treatment	X1	X2	X1	X1	X1	X1		X1			2- Also treatment for DV perpetrators.

DANE

Family Sexual Abuse Treatment  
2120 Fordem Avenue  
Madison, WI 53704

DANE

Business Phone: 608/244-4022 Hours: 8am-4:30pm  
Hotline Phone: 608/244-4022 Hours: 24 hr answering service

Referral for treatment, no direct counseling services.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Other	X1		X1		X1						1- Community resources, information, books, etc.

DANE

Hancock Center  
for Movement Arts and Therapies  
16 North Hancock Street  
Madison, WI 53703

DANE

Business Phone: 608/251-0908 Hours: 9am-5pm M-F

Fees: \$40/hr. sliding scale; scholarships offered. The Hancock Center is a non-profit organization created to promote the informed and effective use of dance/movement therapy. It offers workshops, classes and resources for the professional and general public. Groups and individual dance/movement therapy sessions and Alexander techniques classes are given on a regular basis.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling		X	X	X	X						
Support Groups					X						
Therapy/Treatment		X	X	X	X						

DANE

**Incest Counseling Services (I.C.S.)**

DANE

6510 Grand Teton Plaza, #402  
Madison, WI 53719

Business Phone: 608/833-0607 Hours: By Appointment  
Hotline Phone: 608/833-0607 Hours: Clients Only

Fees: Sliding scale and insurance. Does not accept Medical Assistance. Bilingual services, with an emphasis on Hispanics.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injury	Prop-erty	Notes
CJS Support	X				X						
Indiv. Counseling	X		X		X						
Prevention	X				X						
Support Groups					X						
Therapy/Treatment	X				X						
Training	X		X		X						

DANE

**Lutheran Social Services - Project FACE**

DANE

101 Nob Hill Rd. Suite 200  
Madison, WI 53713

Business Phone: 608/277-0610 Hours: 8:30am-8pm M-Th;  
8:30am-5pm F  
Hotline Phone: 608/251-2345 Hours: Dane County Crisis Line

Fees: Minimum of \$35 with sliding fee scale. (Person receives one hour of individual therapy or two hours of group therapy for the same hourly fee. Cannot always accept Medical Assistance clients. Also have offices in Mt. Horeb, Waunakee, Stoughton & on UW Campus.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injury	Prop-erty	Notes
Indiv. Counseling	X	X	X	X	X		X	X			1- Participation in group is preceded by a one hour screening interview.
Support Groups					X						
Therapy/Treatment	X	X	X	X	X		X	X			

DANE

MADD - South Central Chapter  
Post Office Box 277  
Brooklyn, WI 53521

DANE

Business Phone: 608/455-2141 Hours: 24 hours  
Hotline Phone: 608/455-2141 Hours: 24 hours

Other Counties Served: Columbia, Dodge, Green, Iowa, Jefferson, Sauk

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support							X				
Education							X				
Indiv. Counseling							X				
On-Scene Response							X				
Prevention							X				

DANE

Madison Community United  
310 E. Wilson, Box 310  
Madison, WI 53701

DANE

Business Phone: 608/255-8582 Hours: noon-4pm M-F  
Hotline Phone: 608/255-0743 Hours: 9am-5pm; 7pm-10pm M-F

Lesbian Line: 255-0743; Gay Men's Line: 255-4297. The Phone Line is a free & confidential service providing peer counseling, support and crisis intervention.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling	X	X	X	X	X	X			X	X	

DANE

Men Stopping Rape  
Box 316, 306 N. Brooks St  
Madison, WI 53715

DANE

Business Phone: 608/257-4444 Hours: 24 hr. answering machine

Preventive educational work and training for non-violent interventions. Support groups and workshops.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Prevention	X1		X1		X1						1- A fee is charged for prevention programs.
Support Groups	X2				X2						2- Males only.

DANE

**Parental Stress Center**  
2120 Fordem Avenue  
Madison, WI 53704

DANE

Business Phone: 608/241-4888 Hours: Days M-F  
Hotline Phone: 608/241-2221 Hours: 24 hours

Must be a Dane County resident to receive services. Programs:  
Nurturing Program for parents and all children in families;  
Parents Anonymous groups; OASIS, a group treatment program  
offering support to sexually abusive families.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Prevention			X	X							
Support Groups				X							1- Group treatment/therapy.
Therapy/Treatment				X1	X1						

DANE

**Parents of Murdered Children**  
Central Wisconsin Chapter  
1215 Wellesey Road  
Madison, WI 53705

DANE

Business Phone: 608/231-3129

Volunteer program; will provide services throughout state.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support						X					
Support Groups						X					

DANE

**Respite Center**  
2120 Fordem Avenue  
Madison, WI 53704

DANE

Business Phone: 608/244-5730 Hours: 9am-5pm M-F  
Hotline Phone: 608/244-5700 Hours: 24 hours

Fee: Sliding scale for child care; no fee for counseling.  
Incorporates victim services into regular caseload. Provides  
immediate child care, short term assistance, referrals & crisis  
counseling for families with children up to 14 yrs. who are in  
crisis or transition.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support			X	X	X		X				
Indiv. Counseling	X	X	X	X	X	X	X	X	X	X	
Prevention		X	X	X	X						
Shelter			X	X			X				

DANE

**Sexual Assault Nurse Examiner Program**  
202 S. Park Street  
Madison, WI 53705

DANE

Business Phone: 608/924-3793  
Hotline Phone: 608/267-6206 Hours: 24 hours

Fees: Yes. Provides health assessment & forensic evidence collection for survivors of sexual assault.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incest	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Med/Forensic Exam	X1		X1								1- Call Meriter/Park Emergency Services, 608/267-6206 to contact nurse.

DANE

**The Banner Project**  
Post Office Box 989  
Madison, WI 53701

DANE

Offers incest victims the opportunity to deal with a myriad of feelings through the creation of a personalized hand-print section for a traveling banner display.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incest	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Education					X1						1- In-service to therapists & professionals who deal with incest survivors. Workshops for high school students.
Support Groups					X						

DANE

**The Rainbow Project**  
409 E. Main Street  
Madison, WI 53703

DANE

Business Phone: 608/255-7356 Hours: 9am-5:30pm M-F

Fee: sliding scale. Child and family counseling resource clinic serving families with children under seven.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incest	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling	X	X	X	X	X						
Parent Education	X	X	X	X	X						
Prevention	X	X	X	X	X						
Support Groups	X	X	X	X	X						
Therapy/Treatment	X	X	X	X	X						

DANE

United Church Family Services  
2725 Marshall Court  
Madison, WI 53705

DANE

Business Phone: 608/233-2511 Hours: 8am-5pm M-F

Sliding fee scale: Individual \$35-\$85, Group \$5-\$15. Medical assistance and most insurance accepted.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Support Groups	X		X		X						
Therapy/Treatment	X	X	X	X	X	X	X	X	X	X	

DANE

W.E.A.V.E.  
Post Office Box 233  
Verona, WI 53593

DANE

Business Phone: 608/271-6832 Hours: 8am-5pm M-F  
Hotline Phone: 608/258-0077 Hours: 24 hr. answering service

W.E.A.V.E (Women Ending Abuse Via Empowerment). All volunteer organization with an emphasis on serving women, 40 years and older, who are not dealing with issues concerning young children. Especially concerned with serving women living in isolated areas and small towns who are in long-term abusive relationships.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X						X			
Indiv. Counseling		X						X			
On-Scene Response		X						X			
Prevention		X						X			
Shelter Home		X						X			
Support Groups		X						X			

DANE

Women's Transit Authority  
306 North Brooks  
Madison, WI 53715

DANE

Business Phone: 608/256-3710 Hours: 10am-2pm M-F  
Hotline Phone: 608/263-1700 Hours: 7pm-2am everyday

No fees: donations appreciated. Ride service for women at night. Do not need to be in immediate crisis.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Prevention	X	X	X								

DODGE

Dodge County  
Victim/Witness Assistance  
Legal Services Building  
Juneau, WI 53039

DODGE

Business Phone: 414/386-3614 Hours: 8am-4:30pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	

DODGE

PAVE  
Post Office Box 561  
Beaver Dam, WI 53916

DODGE

Business Phone: 414/887-3785 Hours: 8am-4pm M-F  
Hotline Phone: 414/887-3785 Hours: 24 hours

If no answer at Hotline, phone 414/386-3500 and ask to speak with someone from PAVE. Services are provided for victims of abuse and their children.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Financial Assist.	X	X									1- Optional service.
Indiv. Counseling		X									
On-Scene Response	X	X									
Paralegal Assist.			X	X				X			
Prevention	X	X									
Shelter Home	X	X									
Support Groups		X									

DOOR

Door County  
Victim/Witness Assistance  
421 Nebraska Street  
Sturgeon Bay, WI 54235

DOOR

Business Phone: 414/746-2284 Hours: 8am-4:30pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X		X	X	X	

DOOR

HELP of Door County  
Post Office Box 319  
Sturgeon Bay, WI 54235

DOOR

Business Phone: 414/743-8818 Hours: 8am-4:30pm M-F  
Hotline Phone: 414/743-8818 Hours: 24 hours

Other Counties Served: Kewaunee (For runaways aged 13-17)

Free, confidential services.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X									
Financial Assist.		X									
Indiv. Counseling	X	X			X			X			
On-Scene Response	X	X									
Prevention		X	X	X							
Shelter		X									
Transitional Liv.		X									

DOUGLAS

Center Against Sexual  
& Domestic Abuse  
2231 Catlin Avenue  
Superior, WI 54880

DOUGLAS

Business Phone: 715/392-3136 Hours: 9am-5pm M-F  
Hotline Phone: 715/392-3136 Hours: 24 hours

Other Counties Served: Ashland, Bayfield

Lake Nebagamon (Tues. 2-4:30pm): drop in or by appointment; Solon Springs: by appointment only. Sexual Assault Support Group meets in Ashland on Thursday evenings. Office hours in Bayfield on Fridays, 9am-12noon. Call Main Office in Superior for appointments.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X			X			
Financial Assist.	X	X									
Indiv. Counseling	X	X	X	X	X			X			
On-Scene Response	X	X	X	X				X			
Paralegal Assis <sup>o</sup> .	X	X						X			
Prevention	X	X	X	X	X						
Shelter Home	X	X						X			
Support Groups	X	X	X1	X1	X						1- Non-offending parents.

DOUGLAS

Douglas County  
Victim/Witness Assistance  
1313 Belknap Street  
Superior, WI 54880

DOUGLAS

Business Phone: 715/394-0349 Hours: 8am-4:30pm M-F

Other Counties Served: Ashland (also serves neighboring counties which do not have Victim/Witness Assistance programs)

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	
Financial Assist.	X1	X1	X1	X1	X1	X1	X1	X1	X1	X1	1- Referral.
Paralegal Assist.	X	X	X	X	X	X	X	X	X	X	

DUNN

West Central Domestic Abuse Project  
Post Office Box 700  
Menomonie, WI 54751

DUNN

Business Phone: 715/235-7890 Hours: 24 hours  
Hotline Phone: 715/235-7890 Hours: 24 hours

Other Counties Served: Pepin (Adult Sexual Assault Victims)

No services are provided for child victims; however services are provided for parents of child victims. 24 hour crisis line for sexual assault victims only.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X1	X1	X1	X1	X1	X1	X1	X1	X1	X1	
On-Scene Response	X	X				X					
Paralegal Assist.	X	X	X	X	X	X	X	X	X	X	
Shelters	X	X									

EAU CLAIRE

Bolton Refuge House  
Post Office Box 482  
Eau Claire, WI 54702

EAU CLAIRE

Business Phone: 715/834-0628 Hours: 24 hours  
Hotline Phone: 715/834-9598 Hours: 24 hours  
800/252-4357

Other Counties Served: Buffalo, Chippewa, Clark, Dunn, Jackson,  
Pepin, Trempealeau

Fee charged only if victim stays overnight. \$5.50/day per adult &  
\$3.75 per child.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X			X	X		
Financial Assist.		X									
Indiv. Counseling	X	X	X	X	X			X	X	X	
Paralegal Assist.	X	X	X	X	X			X			
Shelter Home	X	X			X			X			
Support Groups	X	X			X			X			

EAU CLAIRE

Eau Claire County  
Guidance Center  
202 Graham Avenue  
Eau Claire, WI 54701

EAU CLAIRE

Business Phone: 715/823-3471 Hours: 8am-5pm M-Th-F;  
8am-9pm T-W

Fees: Sliding scale for Eau Claire County residents only. Accept  
insurance, medical assistance & medicare.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling	X		X	X			X				
Prevention	X						X				
Therapy/Treatment	X		X	X			X				

EAU CLAIRE

Eau Claire County  
Victim/Witness Assistance  
Courthouse, Room 243  
Eau Claire, WI 54703

EAU CLAIRE

Business Phone: 715/839-4795 Hours: 8am-5pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	1- Referral.
Financial Assist.	X1	X1			X1	X1	X1	X1	X1	X1	

EAU CLAIRE

Luther Hospital Emergency Room  
Sexual Assault Treatment Center  
1221 Whipple Street  
Eau Claire, WI 54702

EAU CLAIRE

Business Phone: 715/839-3278 Hours: Days M-F  
Hotline Phone: 715/839-7273 Hours: 24 hour

Other Counties Served: Barron, Buffalo, Chippewa, Clark, Dunn,  
Jackson, Pepin, St. Croix, Trempealeau

Interpreter service available for Hmong-Southeast Asian popula-  
tion.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X							1- Coordinate all adult & child sexual assaults (with consent) with local law enforcement so as to comply with State Crime Lab protocol for proper investigation.
Indiv. Counseling	X	X	X								
Medical Exam	X	X	X	X				X	X		
Prevention	X	X	X					X			

EAU CLAIRE

MADD  
Conservative Action Team  
2400 N. 90th Ave  
Eau Claire, WI 54703

EAU CLAIRE

Business Phone: 715/832-3564

A one-person agency connected with MADD.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support							X				
Indiv. Counseling							X				
On-Scene Response							X				

EAU CLAIRE

RID - Chapter Head  
2015 Sunset Drive  
Eau Claire, WI 54703

EAU CLAIRE

Business Phone: 715/843-2805 or  
715/834-3033

Other Counties Served: Chippewa, Dunn

RID (Remove Intoxicated Drivers) is a small group which primarily participates in victim's impact panels.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support							X				
Indiv. Counseling							X				
On-Scene Response							X				
V. Impact Panel							X				

EAU CLAIRE

The Healing Place  
1010 Oakridge Drive  
Eau Claire, WI 54701

EAU CLAIRE

Business Phone: 715/833-6028 Hours: 8am-4:30pm M-F  
Hotline Phone: 715/833-6028 Hours: 24 hour

Other Counties Served: Dunn, Jackson

No fee. Provides support after a loss through death. Not a mental health clinic. Serves ages 5 up.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling						X					
Support Groups						X					

FOND DU LAC

ASTOP

FOND DU LAC

430 E. Division St.  
Fond du Lac, WI 54935

Business Phone: 414/929-1962

Hotline Phone: 414/921-7657 Hours: Answering service

Other Counties Served: Dodge, Green Lake

ASTOP (Put A STOP to Sexual Assault) anticipates that it will start up in January, 1992.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling	X		X		X						
Prevention	X		X								
Support Groups	X		X		X						
Therapy/Treatment	X		X		X						

FOND DU LAC

FAVR

FOND DU LAC

Post Office Box 1752  
Fond du Lac, WI 54935

Business Phone: 414/922-7760 Hours: Days M-F

Hotline Phone: 414/923-1700

FAVR (Friends Aware of Violent Relationships)

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X									
Indiv. Counseling		X									
Paralegal Assist.		X									
Prevention		X									
Shelter Home		X									
Support Groups		X									

FOND DU LAC

Fond du Lac County  
Department of Community Programs  
459 East 1st Street  
Fond du Lac, WI 54935

FOND DU LAC

Business Phone: 414/929-3500 Hours: 8:30am-4:30pm M-F  
Hotline Phone: 414/929-3535 Hours: After hours

Fee: Billed to private insurance. If no insurance, fees are based on ability to pay. Services limited to Fond du lac County residents unless paid for by recipient's County 52.42/51.437 Board.

Clients:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Services:											
Indiv. Counseling	X	X	X	X	X		X	X	X	X	
On-Scene Response	X	X	X	X	X			X			
Support Groups	X		X		X						
Therapy/Treatment	X	X	X	X	X		X	X	X	X	

FOND DU LAC

Fond du Lac County  
Victim/Witness Assistance  
160 South Macy Street  
Fond du Lac, WI 54935

FOND DU LAC

Business Phone: 414/929-3050 Hours: 8am-4:30pm M-F

Clients:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Services:											
CJS Support	X	X	X	X	X	X		X	X		

GRANT

Family Advocates  
Post Office Box 705  
Platteville, WI 53818

GRANT

Business Phone: 608/348-5995  
Hotline Phone: 800/924-2624 Hours: 24 hours

Other Counties Served: Iowa, Lafayette

Clients:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Services:											
CJS Support	X	X	X	X							
Financial Assist.		X									
Indiv. Counseling	X	X	X	X	X						
Paralegal Assist.	X	X	X	X							
Shelter Home		X									
Support Groups	X	X	X		X						

GREEN

Green County Victim/Witness Assistance  
Courthouse  
Monroe, WI 53566

GREEN

Business Phone: 608/328-9426 Hours: Days M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	1- Referral.
Indiv. Counseling	X1	X1				X1					
Shelter Home		X1									
Support Groups		X									
Therapy/Treatment	X1	X1									

GREEN

Greenhaven Family Advocates  
Post Office Box 181  
Monroe, WI 53566

GREEN

Business Phone: 608/325-6489

Hotline Phone: 608/325-7711

Hours: 24 hours

Other Counties Served: Lafayette

Services are free & confidential. Office is accessible to the differently abled. Does not provide shelter to people who are using drugs or alcohol.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X						X			
Financial Assist.	X	X						X			
Indiv. Counseling	X	X						X			
On-Scene Response	X	X						X			
Paralegal Assist.	X	X	X	X				X			
Prevention	X	X	X	X				X			
Shelter Home	X	X						X			
Support Groups		X									

GREEN

United Church Family Services  
1724 14th Street  
Monroe, WI 53566

GREEN

Business Phone: 608/325-5444 Hours: 9am-9pm MW

Fees: Sliding scale - Individual \$35-\$85; Group \$5- \$15. May be reduced further. Also will accept Medical Assistance & will bill private insurance.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Support Groups	X		X		X						
Therapy/Treatment	X	X	X	X	X	X	X	X	X	X	

IRON

Iron County Victim/Witness Assistance  
300 Taconite Street  
Hurley, WI 54534

IRON

Business Phone: 715/561-5671 Hours: 9am-6pm M-F  
Hotline Phone: 800/243-2131 Hours: 24 hours

Hotline number is for Iron County Sheriff's Department. Agency works in conjunction with the Iron County District Attorney, the Iron County Department of Human Services & D.O.V.E. (Domestic Violence Escape)

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X				X	X	X	
Financial Assist.										X	
Indiv. Counseling	X	X	X					X			
On-Scene Response	X	X	X	X				X	X	X	
Paralegal Assist.		X									
Prevention	X	X	X	X							
Shelter Home	X	X						X			
Support Groups	X	X			X						
Therapy/Treatment	X		X		X						

JACKSON

Jackson County Victim/Witness Assistance  
307 Main Street  
Black River Falls, WI 54615

JACKSON

Business Phone: 715/284-0239 Hours: 8am-4:30pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	1- Referral.
Financial Assist.		X1				X1					
Indiv. Counseling		X	X								
Paralegal Assist.		X	X								
Shelter Home		X1									
Support Groups	X	X				X					
Therapy/Treatment	X1	X1	X1		X1	X1					

JACKSON

New Horizons - Jackson County Outreach  
Post Office Box 457  
Black River Falls, WI 54615

JACKSON

Business Phone: 715/284-4301 Hours: 10am-3pm MWF

Primarily serve women; some referrals for male victims. Serves a large Native American population.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X			X	X		X			
Indiv. Counseling	X	X						X			
On-Scene Response	X	X						X			
Other											
Paralegal Assist.	X	X				X		X			
Prevention	X	X				X		X			
Shelter Home	X	X			X	X		X			
Support Groups	X	X			X	X		X			

JEFFERSON

Jefferson County Human Services Dept.  
N. 3995 Annex Road  
Jefferson, WI 53549

JEFFERSON

Business Phone: 414/674-3105

Hotline Phone: 414/674-3105 Hours: 24 hours

Emphasis is on family approach. Groups are provided for juveniles living in violent & abusive homes. Also offers parenting classes, parent aides, and community outreach.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X1	X	X	X	X		X	X		
Financial Assiat.	X	X1	X	X	X	X		X	X	X	
Indiv. Counseling	X	X1	X	X	X	X	X	X	X	X	
On-Scene Response	X	X1	X	X	X	X	X	X	X	X	
Paralegal Assiat.	X	X1	X	X	X	X		X	X	X	1- Coordinate cases with People Against Domestic Abuse.
Prevention	X	X1	X	X	X		X	X			
Shelter Home	X	X1	X	X	X	X		X	X	X	
Support Groups	X	X1	X	X	X	X		X	X		
Therapy/Treatment	X	X1	X	X	X	X	X	X	X	X	

JEFFERSON

Jefferson County Victim/Witness Assistance  
320 South Main  
Jefferson, WI 53549

JEFFERSON

Business Phone: 414/674-2500 Hours: 8am-12pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X		X	X	X	

**JEFFERSON**

**People Against Domestic Abuse**  
Post Office Box 143  
Jefferson, WI 53549

**JEFFERSON**

Business Phone: 414/674-6768 Hours: 24 hours  
Hotline Phone: 800/924-6629 Hours: 24 hours

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X									1- Respond. in person, to victims within 1 1/2 hours after receiving request from police.
Financial Assist.		X									
Indiv. Counseling		X									
On-Scene Response		X									
Paralegal Assist.		X									
Shelter Home		X									
Support Groups	X	X									
Transportation		X									

**JUNEAU**

**Juneau County Victim/Witness Assistance**  
220 East State St.  
Mauston, WI 53948

**JUNEAU**

Business Phone: 608/847-9314 Hours: 8am-4:30pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	

**KENOSHA**

**Families of Murdered Victims**  
1722 27th Street  
Kenosha, WI 53140

**KENOSHA**

Business Phone: 414/654-1085

Other Counties Served: Racine

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support						X	X				
Support Groups						X	X				

KENOSHA

H.E.A.R.T  
1000 55th Street  
Kenosha, WI 53140

KENOSHA

Business Phone: 414/656-7351 Hours: 8am-4pm  
Hotline Phone: 414/656-6600 Hours: 24 hours

H.E.A.R.T (Homicide Emotional Alliance Response Team) services are limited to families who have experienced death due to the negligence of a drunken driver. A volunteer responds along with the Medical Examiner's Representative when a death notification is performed and remains with the family for assistance and support.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
On-Scene Response							X1				1- Only in cases involving fatalities.

KENOSHA

Kenosha County  
Victim/Witness Assistance  
912 - 56th Street  
Kenosha, WI 53140

KENOSHA

Business Phone: 414/656-6480 Hours: 8am-5pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X		X	X	X	X		1 - For survivors of fatalities only.
Support Groups						X	X1				
Training			X	X		X	X				

KENOSHA

Kenosha Youth Development Services  
5407 - 8th Avenue  
Kenosha, WI 53140

KENOSHA

Business Phone: 414/657-7188 Hours: 24 hours  
Hotline Phone: 800/236-7188 Hours: 24 hours

Emphasis is on victims of traumatic crimes.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X					X	X		X	X	
Indiv. Counseling	X					X	X		X	X	
On-Scene Response	X					X	X		X	X	
Shelter Home	X					X	X		X	X	

KENOSHA

St. Catherine's Hospital  
Sexual Assault Treatment Center  
3556 7th Avenue  
Kenosha, WI 53140

KENOSHA

Business Phone: 414/658-1717 Hours: Days  
Hotline Phone: 414/658-1717 Hours: 24 hours

Other Counties Served: Racine, Walworth, Lake County, IL,

Services:	Clients: Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop- erty	Notes
CJS Support	X		X		X						1- In the emergency room.
Financial Assist.	X		X		X						
Indiv. Counseling	X		X	X	X						
Medical	X	X	X								
On-Scene Response	X		X	X	X						
Prevention	X	X	X	X							
Support Groups	X				X						
Therapy/Treatment	X		X	X	X						

KENOSHA

Women's Horizons  
Post Office Box 792,  
Kenosha, WI 53141

KENOSHA

Business Phone: 414/652-1846 Hours: 9am-5pm M-F  
Hotline Phone: 414/652-1846 Hours: 24 hours

Services are provided to women 18 years and older and to their children.

Services:	Clients: Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop- erty	Notes
CJS Support		X									
Indiv. Counseling		X					X				
Paralegal Assist.		X									
Shelter Home		X									
Support Groups	X	X			X						

KEWAUNEE

Kewaunee County  
Domestic Abuse Services  
Post Office Box 52  
Kewaunee, WI 54216

KEWAUNEE

Business Phone: 414/388-0811 Hours: By appointment  
Hotline Phone: 414/837-2424 Hours: 24 hours

All volunteer program.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Peral Injry	Prop-erty	Notes
CJS Support	X	X									
Indiv. Counseling	X	X									
On-Scene Response	X	X									
Paralegal Assist.		X									
Support Groups		X									

KEWAUNEE

Kewaunee County  
Victim/Witness Assistance  
613 Dodge Street  
Kewaunee, WI 54216

KEWAUNEE

Business Phone: 414/388-4410 Hours: Days M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Peral Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	

LA CROSSE

Domestic Violence Intervention Project  
205 5th Avenue South  
La Crosse, WI 54601

LA CROSSE

Business Phone: 608/785-7670 Hours: 9am-4pm M-F

Coordinate area agencies concerned with domestic abuse. Services to South East Asian women.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Peral Injry	Prop-erty	Notes
CJS Support		X									
Education		X									
Paralegal Assist.		X									
Prevention		X									

LA CROSSE

La Crosse County  
Victim/Witness Assistance  
Courthouse, Room 206  
La Crosse, WI 54601

LA CROSSE

Business Phone: 608/785-9604 Hours: 8:30am-5pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incat	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Peral Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	
On-Scene Response	X	X	X	X	X	X	X	X	X	X	

LA CROSSE

New Horizons YWCA Women's Center  
Post Office Box 2031  
La Crosse, WI 54602

LA CROSSE

Business Phone: 608/791-2610 Hours: 9am-4:30pm M-F  
Hotline Phone: 608/791-2600 Hours: 24 hours

Other Counties Served: Buffalo, Jackson, Juneau, Trempealeau

Volunteer on-call outreach program. Upon receipt of police report, women contact victims or, if offender is in jail, go in pairs, to inform the victims of the process and of resources available to them. Volunteers will also visit arrested women in jail.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incat	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Peral Injry	Prop-erty	Notes
CJS Support	X	X						X			
Financial Assist.		X									
Indiv. Counseling		X									
On-Scene Response		X									
Paralegal Assist.	X	X						X			
Prevention		X									
Shelter Home		X						X			
Support Groups		X									

LA CROSSE

Lutheran Hospital  
Sexual Assault Treatment Center  
1910 South Avenue  
La Crosse, WI 54601

LA CROSSE

Business Phone: 608/785-0530

Hotline Phone: 800/362-8255 Hours: 24 hours

Other Counties Served: Crawford, Monroe, Trempealeau

Bilingual services are available 24 hrs/day for Hmong. Hearing impaired interpreters, in addition to TTY services, are available through First Call For Help. Also offers Critical Incident Stress Debriefing for emergency workers providing services to victims.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X										
Indiv. Counseling	X	X	X	X	X			X			
On-Scene Response	X	X	X	X		X		X			
Prevention	X		X	X							
Support Groups			X		X						
Therapy/Treatment			X		X						

LANGLADE

AVAIL

LANGLADE

Post Office Box 355  
Antigo, WI 54409

Business Phone: 715/623-5177

Hotline Phone: 715/623-5767

Other Counties Served: Shawano

Victims under the age of 18 must have parental consent or they will be reported to Social Services.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X			X						
Indiv. Counseling	X	X			X						
Paralegal Assist.	X				X						
Prevention	X	X			X						
Shelter Home	X	X			X						
Support Groups	X	X			X						

LINCOLN

HAVEN

LINCOLN

Post Office Box 32  
Merrill, WI 54452

Business Phone: 715/536-9563 Hours: 8am-4pm M-F  
Hotline Phone: 715/536-1300 Hours: 24 hours

No fees but do request volunteer hours in return for service.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X									
Financial Assist.		X									
Indiv. Counseling	X	X									
On-Scene Response	X	X									
Paralegal Assist.		X									
Prevention		X									
Shelter Home		X									
Support Groups		X									

MANITOWOC

Domestic Violence Center  
Post Office Box 1142  
Manitowoc, WI 54221

MANITOWOC

Business Phone: 414/684-5770  
Hotline Phone: 414/684-5770 Hours: 24 hours

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X		X			
Indiv. Counseling		X	X	X							
On-Scene Response		X		X				X			
Paralegal Assist.	X	X		X				X			
Prevention			X	X							
Shelter Home	X	X	X	X	X			X	X		
Support Groups		X		X				X			

MANITOWOC

Manitowoc County  
Victim/Witness Assistance  
1010 South 8th Street  
Manitowoc, WI 54220

MANITOWOC

Business Phone: 414/683-4074 Hours: 8:30am-4:30pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	

MANITOWOC

Holy Family Medical Center  
Sexual Assault Treatment Program  
2300 Western Avenue  
Manitowoc, WI 54221

MANITOWOC

Business Phone: 414/684-2234

Hotline Phone: 414/684-2234 Hours: 24 hours

Fees depend on degree of service provided. Agency operates in a hospital emergency room. Interpreters available.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Therapy/Treatment	X	X	X	X	X	X	X	X	X		

MARATHON

MADD

MARATHON

Marathon County Chapter  
Post Office Box 302  
Stevens Point, WI 54481

Business Phone: 715/345-0509

Hotline Phone: 715/345-0509 Hours: 24 hours

Other Counties Served: Portage, Wood

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling							X				
Prevention							X				
Support Groups							X				

MARATHON

Marathon County  
Victim/Witness Assistance  
500 Forest Street  
Wausau, WI 54401

MARATHON

Business Phone: 715/847-5555 Hours: 8am-5pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	

MARATHON

The Women's Community  
Post Office Box 6215  
Wausau, WI 54401

MARATHON

Business Phone: 715/842-5663 Hours: 8am-5pm M-F  
Hotline Phone: 715/842-7323 Hours: 24 hours

Other Counties Served: Langlade, Lincoln, Shawano

No perpetrators of sexual crimes unless the case has been resolved and there is evidence of previous victimization.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling	X	X	X	X	X						1- Children under 18 must be accompanied by mother.
On-Scene Response	X	X	X	X							
Shelter Home	X1	X1	X1	X1	X1						
Support Groups	X	X	X		X						

MARINETTE

Shelter/NEWCAP  
801 Wells Street  
Marinette, WI 54143

MARINETTE

Business Phone: 715/735-6656 Hours: 8am-10pm  
Hotline Phone: 715/735-6656 Hours: 24 hours

Other Counties Served: Florence, Menominee, Oconto, Menominee, MI

No minors can stay unless accompanied by a parent or are emancipated, married or have children. Services are provided to Native Americans from the Menominee Reservation.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling	X	X						X			
Paralegal Assist.	X	X						X			
Prevention	X	X						X			
Shelter Home	X	X						X			
Support Groups		X						X			

MENOMINEE

Menominee Crime Victim Services  
Post Office Box 518  
Keshena, WI 54135

MENOMINEE

Business Phone: 715/799-3321 Hours: 24 hours

Located in the Tribal Law Enforcement Center on the Menominee Indian Reservation.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	1- Referral.
Financial Assist.	X1	X1	X1	X1	X1	X1	X1	X1	X1	X1	
Indiv. Counseling	X1	X1				X1		X1	X1	X1	
Shelter Home	X1	X1			X1	X1		X1	X1	X1	

MENOMINEE

Menominee County  
Domestic Violence Program  
Post Office Box 280  
Keshena, WI 54135

MENOMINEE

Business Phone: 715/799-3861

Hotline Phone: 715/799-3881 Hours: after 4:30pm

Restricted to Menominee County or Menominee Reservation residents. Provide extensive services to the whole family.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X		X	X	X	
Indiv. Counseling	X	X			X	X		X	X		
Cn-Scene Response	X	X						X			
Paralegal Assist.	X	X						X	X		
Prevention	X	X	X	X			X	X			
Shelter Home	X	X			X	X		X	X		
Support Groups	X	X	X	X	X	X	X	X	X	X	
Therapy/Treatment		X									

MILWAUKEE

Beacon Support Group  
Post Office Box 11544  
Milwaukee, WI 53211

MILWAUKEE

Business Phone: 414/774-4979 Hours: leave message

Free taxi cab service is available to those without transportation.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incat	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling	X1				X1						1- Services limited to adult, female survivors of sexual assault or sexual abuse. Telephone support is provided to male survivors.
Support Groups	X1				X1						

MILWAUKEE

Career Youth Development  
2601 Martin Luther King, Jr. Drive  
Milwaukee, WI 53212

MILWAUKEE

Business Phone: 414/264-6888

Did not respond to questionnaire.

MILWAUKEE

Children's Hospital Program  
Child Advocacy  
9000 W. Wisconsin Ave  
Milwaukee, WI 53201

MILWAUKEE

Business Phone: 414/266-2090 Hours: 8am-4:30pm M-F

Fee for service. Will accept third party reimbursement. Will be opening a Child Protection Center in Fall 1991 that will provide comprehensive medical, social and psychological assessment of child abuse victims, as well as expert, evidentiary interviewing of young victims.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incat	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support			X	X							
Indiv. Counseling			X	X							
Med. Evaluation			X	X							

MILWAUKEE

Daystar Transitional Living  
Post Office Box 114  
Milwaukee, WI 53201

MILWAUKEE

Business Phone: 414/342-5080

Fees: 30% of monthly income is charged for rent. Referrals must meet requirements of the Milwaukee Housing Authority.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Shelter Home		X1									1- Only accept single women.
Support Groups		X1									

MILWAUKEE

Life Skills Center  
10125 West North Avenue  
Wauwatosa, WI 53226

MILWAUKEE

Business Phone: 414/475-1600

Other Counties Served: Fond du Lac, Kenosha, Racine, Washington, Waukesha

Fees: Insurance, except for HMO coverage. Sliding scale based on ability to pay.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling	X	X	X	X	X						
Support Groups			X		X						
Therapy/Treatment	X	X	X	X	X	X					

MILWAUKEE

MADD - Southeastern Chapter  
509 W. Wisconsin Avenue, #705  
Milwaukee, WI 53203

MILWAUKEE

Business Phone: 414/273-6233

Hotline Phone: 414/273-6233 Hours: 24 hr. answer service; will page.

Other Counties Served: Kenosha, Ozaukee, Racine, Waukesha

Offer bilingual services in Spanish.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support							X				
Indiv. Counseling							X				
On-Scene Response							X				
Support Groups							X				

MILWAUKEE

Marquette University  
Public Safety Department  
1212 W. Wisconsin Ave.  
Milwaukee, WI 53233

MILWAUKEE

Business Phone: 414/288-7320  
Hotline Phone: 414/288-1911

Victim must be affiliated with Marquette University.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X			X	X	
Indiv. Counseling	X	X	X	X	X	X	X				
On-Scene Response	X	X	X	X	X	X	X		X	X	
Prevention	X						X		X	X	
Shelter Home	X	X				X					
Support Groups	X		X		X	X	X				
Therapy/Treatment	X	X	X	X	X	X	X				

MILWAUKEE

Milwaukee County Sheriff's Department  
Witness Protection Unit  
821 West State Street  
Milwaukee, WI 53233

MILWAUKEE

Business Phone: 414/278-4446  
Hotline Phone: 414/278-4700 Hours: after 4pm and on weekends

Unit provides for the protection and security of threatened victims & witnesses in pending cases in which they may be required to testify. Available for consultation, training & technical assistance to Victim/Witness Programs.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Protection	X	X	X	X	X	X		X	X	X	

MILWAUKEE

Milwaukee District Attorney's Office  
Sexual Assault Counseling Unit  
821 West State Street  
Milwaukee, WI 53233

MILWAUKEE

Business Phone: 414/278-4617 Hours: 8am-5pm M-F

Services are provided to victims and to victim family members who have been assaulted by an adult or by a juvenile who has been waived into adult court. Bilingual services are available.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X		X	X							
Indiv. Counseling	X		X	X							

MILWAUKEE

Milwaukee County  
Victim/Witness Assistance  
Children's Court  
10201 West Watertown Plank Rd  
Milwaukee, WI 53226

MILWAUKEE

Business Phone: 414/257-4527 Hours: 8:30am-5pm M-F

Services are provided to victims and witnesses of crimes committed by juveniles whose cases are being prosecuted by the District Attorney's Juvenile Division.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X		X	X		X	X		X	X	
Indiv. Counseling	X		X								

MILWAUKEE

Milwaukee County  
Victim/Witness Assistance  
Court Watch  
821 West State Street  
Milwaukee, WI 53233

MILWAUKEE

Business Phone: 414/278-4677 Hours: 8am-5pm M-F

Older adult volunteers monitor all criminal cases involving older adult victims and witnesses and provide support and assistance throughout the court process.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X				X	X	X		X	
Indiv. Counseling		X				X	X		X	X	

MILWAUKEE

Milwaukee County  
Victim/Witness Assistance  
821 West State Street  
Milwaukee, WI 53233

MILWAUKEE

Business Phone: 414/278-4659 Hours: 8am-5pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X				X	X			X	
Indiv. Counseling		X				X	X		X	X	

MILWAUKEE

Milwaukee Women's Center  
611 North Broadway, #230  
Milwaukee, WI 53202

MILWAUKEE

Business Phone: 414/272-6199 Hours: 9am-5pm M-F  
Hotline Phone: 414/671-6140 Hours: 24 hours

Other Counties Served: Racine, Washington, Waukesha

Fees: Accept insurance, Title 19 and have a sliding fee scale.  
No one is refused treatment due to inability to pay.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Financial Assist.		X									
Indiv. Counseling	X	X			X	X	X		X		
On-Scene Response	X	X									
Paralegal Assist.		X									
Prevention		X									
Shelter Home	X	X									
Support Groups		X									
Therapy/Treatment	X	X			X	X	X		X		

MILWAUKEE

New Concept Self Development Center  
636 West Kneeland Street  
Milwaukee, WI 53212

MILWAUKEE

Business Phone: 414/271-7496 Hours: 8am-5pm M-F  
Hotline Phone: 414/271-7496 Hours: 8am-5pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling						X					
Support Groups						X					
Therapy/Treatment						X					

MILWAUKEE

Northwest General Hospital  
Domestic Abuse  
5310 West Capitol Drive  
Milwaukee, WI 53216

MILWAUKEE

Business Phone: 414/478-8543  
Hotline Phone: 414/447-8632

Fees: Insurance needed.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Med. Crisis Couns		X									
On-Scene Response		X									

MILWAUKEE

Parents of Murdered Children  
Milwaukee

MILWAUKEE

1133 South Ninth Street  
Milwaukee, WI 53204

Business Phone: 414/645-3845 Hours: 24 hours; answering machine

Other Counties Served: Racine, Washington, Waukesha

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Support Groups						X	X				

MILWAUKEE

Project Respect  
Victim Assistance Program  
2947 N. Martin Luther King, Jr. Drive  
Milwaukee, WI 53212

MILWAUKEE

Business Phone: 414/263-2113 Hours: 8:30am-5pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X	X				X		X	X	1- Referral.
Financial Assiat.	X	X	X				X	X	X	X	
Indiv. Counseling		X							X		
On-Scene Response		X					X	X	X	X	
Prevention		X									
Shelter Home	X1	X1	X1					X1			
Support Groups		X									
Therapy/Treatment									X		

MILWAUKEE

Sinai Samaritan Medical Center  
Sexual Assault Treatment Center  
2000 W. Kilbourn Avenue  
Milwaukee, WI 53233

MILWAUKEE

Business Phone: 414/937-5471 Hours: 8am-4:30pm M-F

Hotline Phone: 414/937-5555 Hours: 24 hours

Other Counties Served: Ozaukee, Washington, Waukesha

Fees: None. However, if victim has Insurance, HMO, or Title 19 these providers will be billed.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling	X		X								1- Exam, cultures for forensic evidence collection exam.
Medical	X1		X1								
Prevention	X		X								
Support Groups	X										

MILWAUKEE

Social Development Commission  
231 West Wisconsin Avenue  
Milwaukee, WI 53203

MILWAUKEE

Business Phone: 414/272-5600

A multi-service program designed to meet emergency and on-going needs of crime victims. Victim Assistance Specialists work out of the following locations: Community Office, 1927 N. 4th St. (265-7563); Westside Center, 2449 N. 36th St. (449-8386); Southside Center, 931 W. Madison St. (643-8444).

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Financial Assist.	X	X				X			X	X	
Indiv. Counseling		X				X			X	X	
Security Repairs										X	
Shelter Homes		X									
Support Groups						X					

MILWAUKEE

Sojourner Truth House  
Post Office Box 08110  
Milwaukee, WI 53208

MILWAUKEE

Business Phone: 414/643-1777 Hours: 8am-5pm M-F  
Hotline Phone: 414/933-2722 Hours: 24 hours

Fees: None, with the exception of a sliding fee scale for clients in the Batterers Anonymous-Beyond Abuse program.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X						X			
Financial Assist.		X1						X1			
Indiv. Counseling		X						X			1- Limited to shelter residents.
On-Scene Response		X2						X2			2- Immediate on-the-scene response by telephone.
Paralegal Assist.		X						X			
Prevention		X						X			
Shelter Home	X	X						X			
Support Groups		X						X			
Transportation	X	X						X			

MILWAUKEE

Task Force on Battered Women  
4067 N. 92nd Street  
Wauwatosa, WI 53222

MILWAUKEE

Business Phone: 414/466-1660  
Hotline Phone: 414/643-5455 Hours: 24 hours

Did not return questionnaire.

MONROE

Family Advocacy Program  
Army Community Services  
Fort McCoy  
Sparta, WI 54656

MONROE

Business Phone: 608/388-2412

Did not return questionnaire.

MONROE

Monroe County Victim/Witness Assistance  
Post Office Box 536  
Sparta, WI 54656

MONROE

Business Phone: 608/269-8779 (Sparta); 608/372-8779 (Tomah)

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incat	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	1- Referral.
Financial Assist.	X1	X1	X1	X1	X1	X1	X1	X1	X1	X1	
Indiv. Counseling	X	X	X	X	X	X	X	X	X	X	
Paralegal Assist.	X	X	X	X	X	X	X	X	X	X	

MONROE

New Horizons - Monroe County Outreach  
Post Office Box 194  
Sparta, WI 54656

MONROE

Business Phone: 608/269-7016 Hours: 9am-4pm M-F

Hotline Phone: 608/791-2600 Hours: 24 hours; call collect

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incat	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X									1- Refer to Shelter in La Crosse.  2- Limited Funds for legal services, restraining orders or first month's rent.
Financial Assist.		X2									
Indiv. Counseling		X									
On-Scene Response		X									
Paralegal Assist.		X									
Prevention		X									
Shelter Home		X1									
Support Groups		X									

OCONTO

Oconto County Victim/Witness Assistance  
Oconto County Courthouse  
Oconto, WI 54153

OCONTO

Business Phone: 414/834-5322 Hours: 8am-4pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incat	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	

OCONTO

**Sexual Assault & Domestic Violence Center**

OCONTO

835 S. Main St  
Oconto Falls, WI 54154

Hotline Phone: 414/846-2111 Hours: 24 hours

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X						
Indiv. Counseling	X	X	X	X	X						
On-Scene Response	X	X	X	X	X						

ONEIDA

**MADD - Oneida/Vilas County Chapter**

ONEIDA

1207 N. Stevens  
Rhineland, WI 54501

Business Phone: 715/362-3636 Hours: 24 hrs; answering machine

Other Counties Served: Vilas

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support							X				
Education							X				
Indiv. Counseling							X				
Prevention							X				

ONEIDA

**Oneida County Victim/Witness Assistance**

ONEIDA

Post Office Box 400  
Rhineland, WI 54501

Business Phone: 715/369-6182 Hours: 8am-4:30pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	

ONEIDA

Tri-County Council  
on Domestic Violence and Sexual Assault  
Post Office Box 233  
Rhineland, WI 54501

ONEIDA

Business Phone: 715/362-6841  
Hotline Phone: 300/236-1222 Hours: 24 hours

Other Counties Served: Forest, Vilas

Services are provided to Native Americans. Special programming for children.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	XX	X	X		X			
Financial Assist.	X	X									
Indiv. Counseling	X	X	X	X	X	X	X	X	X	X	
Prevention	X	X	X	X							
Shelter Home	X	X	X								
Support Groups	X	X	X	X	X	X		X			

OUTAGAMIE

MADD - Upper Fox Valley Chapter  
Post Office Box 2131  
Appleton, WI 53912

OUTAGAMIE

Business Phone: 414/730-3118  
Hotline Phone: 414/730-3118

Other Counties Served: Calumet, Winnebago

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support							X				
Indiv. Counseling							X				
Prevention							X				

**OUTAGAMIE      Outagamie County Domestic Abuse Program      OUTAGAMIE**  
 410 S. Elm  
 Appleton, WI 54911

Business Phone: 414/832-1667    Hours: 9am-5pm M-F  
 Hotline Phone: 414/832-1666    Hours: 24 hours

Other Counties Served: Calumet

Special programming for children.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X						X			
Financial Assist.		X									
Indiv. Counseling	X	X	X	X				X			
On-Scene Response		X						X			
Paralegal Assist.	X							X			
Prevention		X									
Shelter Home	X	X	X	X	X			X			
Support Groups		X						X			

**OUTAGAMIE      Outagamie County Victim/Witness Assistance      OUTAGAMIE**  
 Courthouse, Room S211  
 Appleton, WI 54911

Business Phone: 414/832-1638

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	

**OUTAGAMIE      Sexual Assault Crisis Center      OUTAGAMIE**  
 Post Office Box 344  
 Appleton, WI 54912

Business Phone: 414/733-8119    Hours: 8am-5pm M-F  
 Hotline Phone: 414/733-8119    Hours: 24 hours

Other Counties Served: Calumet, Shawano, Waupaca, Winnebago

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Financial Assist.	X		X		X						
Indiv. Counseling	X		X		X						
On-Scene Response	X		X		X						
Paralegal Assist.	X		X		X						
Prevention	X		X		X						
Support Groups	X		X		X						

OZAUKEE

Advocates  
Post Office Box 166  
Saukville, WI 53080

OZAUKEE

Business Phone: 414/375-4034 Hours: 9am-5pm M-F  
Hotline Phone: 414/284-6902 Hours: 24 hours

Individuals must be drug/alcohol free at time of intake in order to stay at the emergency shelter facility. No services are available for hearing impaired and the shelter is not accessible for wheel chairs. A Nurturing Program, a collaborative effort with four county agencies, is aimed at helping families improve communication and parenting skills.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X									
Community Ed.		X									
Financial Assist.		X									
Indiv. Counseling		X									
Paralegal Assist.		X									
Shelter Home		X									
Support Groups		X									

OZAUKEE

Ozaukee County  
Victim/Witness Assistance  
121 W. Main Street  
Port Washington, WI 53074

OZAUKEE

Business Phone: 414/377-6400 Hours: 8:30am-5pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X1	X	X	X	1- Only if defandant caused accident, injury or damage while OWI.
Indiv. Counseling	X	X	X	X	X	X	X1	X	X	X	

OZAUKEE

The Youth Project  
323 West Grand Avenue  
Port Washington, WI 53074

OZAUKEE

Business Phone: 414/284-7188 Hours: 9am-5pm M-F

Serves victims of crimes committed by juveniles. The juveniles must have been adjudicated or alleged adjudicates of the Ozaukee County Juvenile Court. Information provided to victims is limited to the specifics and status of "open" cases which have been referred under juvenile restitution & community service judgments.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support									X	X	
Indiv. Counseling									X	X	

PIERCE

Pierce County  
Victim/Witness Assistance  
County Courthouse Box 808  
Ellsworth, WI 54011

PIERCE

Business Phone: 715/273-3531

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	1- Referral.
Community Ed.	X	X				X	X	X	X	X	
Financial Assist.	X1	X1				X1	X1	X1	X1	X1	
Indiv. Counseling	X	X	X	X	X	X	X	X	X	X	
On-Scene Response	X	X				X	X		X	X	
Paralegal Assist.	X	X	X	X	X	X	X	X	X	X	

PIERCE

Turningpoint  
Post Office Box 304  
River Falls, WI 54022

PIERCE

Business Phone: 715/425-6751 Hours: 9am-5pm M-F  
Hotline Phone: 800/338-2882 Hours: 24 hours

Other Counties Served: Dunn, Pepin, St. Croix

Fees: No fees, but do ask for \$5/day per adult and \$3/day per child to stay at shelter if victims can afford to pay. No one who is intoxicated may stay at shelter.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X			X			
Financial Assist.	X	X						X			
Indiv. Counseling	X	X	X	X	X			X			
On-Scene Response	X	X						X			
Paralegal Assist.	X	X	X	X	X			X			
Prevention	X	X	X	X	X			X			
Shelter Home	X	X						X			
Support Groups		X						X			

POLK

Community Referral Agency  
Post Office Box 365  
Milltown, WI 54858

POLK

Business Phone: 715/825-4414 Hours: 8am-5pm M-F  
Hotline Phone: 715/825-4404 Hours: 24 hours

Other Counties Served: Burnett

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X			X			X			
Indiv. Counseling	X	X			X			X			
On-Scene Response	X	X			X			X			
Paralegal Assist.	X	X			X			X			
Prevention	X	X	X	X	X			X			
Shelter Home	X	X			X			X			
Support Groups	X	X1									1- Support groups for children from violent homes meet simultaneously with women's groups.

POLK

**Polk County**  
**Victim/Witness Assistance**  
 Courthouse Box 396  
 Balsam Lake, WI 54810

POLK

Business Phone: 715/485-3161 Hours: 8:30am-4:30pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	
Paralegal Assist.		X									

PORTAGE

**Family Crisis Center**  
**Community Action Program**  
 1503 Water Street  
 Stevens Point, WI 54481

PORTAGE

Business Phone: 715/344-8508 Hours: 8am-5pm M-F  
 Hotline Phone: 800/472-3377 Hours: 24 hours

Other Counties Served: Adams, Waupaca, Waushara

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling		X									
Prevention		X									
Shelter Home		X									
Support Groups		X									

PORTAGE

**Portage County**  
**Community Human Services**  
 817 Whiting Avenue  
 Stevens Point, WI 54481

PORTAGE

Business Phone: 715/355-5350 Hours: 7:30am-4pm M-F  
 Hotline Phone: 715/344-8508

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling	X	X	X	X	X	X		X			
Prevention			X	X				X			
Therapy/Treatment	X	X	X	X	X	X		X			

PORTAGE

Portage County  
Victim/Witness Assistance  
1516 Church Street  
Stevens Point, WI 54481

PORTAGE

Business Phone: 715/346-1300 Hours: 7:30am-4:30pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	1- Referral.
Financial Assist.	X1	X1	X1	X1	X1	X1	X1	X1	X1		
Paralegal Assist.	X	X	X	X	X						
Prevention	X	X	X	X	X						

PRICE

Family Violence Task Force  
Post Office Box 163  
Phillips, WI 54555

PRICE

Business Phone: 715/339-2174 Hours: 9am-5pm M-F  
Hotline Phone: 715/428-2814 Hours: 24 hours

All volunteer group.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X									
On-Scene Response		X									
Paralegal Assist.		X									
Training		X									

RACINE

Family Service of Racine  
420 Seventh Street  
Racine, WI 53403

RACINE

Business Phone: 414/634-2391

Fees: Sliding fee scale.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling	X	X	X	X	X	X	X	X	X	X	
Support Groups	X	X			X	X	X	X	X	X	
Therapy/Treatment	X	X	X	X	X	X	X	X	X	X	

RACINE

Racine County  
Victim/Witness Assistance  
730 Wisconsin Avenue  
Racine, WI 53403

RACINE

Business Phone: 414/636-3889 Hours: 8am-5pm M-F  
Hotline Phone: 414/636-3437 Hours: all other times & days

The Crisis Unit is dispatched through the Racine County Sheriff's Department.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	XX	X	X	X	X	1- Referral.
Financial Assist.	X1	X1	X1	X1	X1	X1	X1	X1	X1	X1	
Indiv. Counseling	X	X		X	X	X	X	X	X	X	
On-Scene Response	X					X	X	X	X	X	

RACINE

Racine Neighborhood Watch  
800 Center St., Rm. 120  
Racine, WI 53403

RACINE

Business Phone: 414/637-5711 Hours: 7am-3pm and by appointment

Must be a Racine resident to receive services. Many materials are being translated into Spanish.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X1	X1	X1	X1	X1	X1	X1	X1	X1	X1	1- Court escort & transportation provided to people involved in Neighborhood Watch. Will also be provided for others by special request.
Prevention	X	X	X	X	X	X	X	X	X	X	

RACINE

Women's Resource Center  
Post Office Box 1764  
Racine, WI 53401

RACINE

Business Phone: 414/633-3274 Hours: 8am-5pm M-F  
Hotline Phone: 414/633-3233 Hours: 24 hours

Also run homeless shelter for women & children called Homeward Bound.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X									
Indiv. Counseling	X	X									
On-Scene response	X	X									
Shelter Home	X	X									
Support Groups		X									

**RICHLAND**

**Passages**  
Post Office Box 546  
Richland Center, WI 53581

**RICHLAND**

Business Phone: 608/647-6317 Hours: 8:30am-5pm M-F  
Hotline Phone: 800/236-4325 Hours: 24 hours

Other Counties Served: Crawford, Juneau, Sauk, Vernon

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X		X						
Financial Assist.	X	X			X						
Indiv. Counseling	X	X	X		X						
On-Scene Response	X	X	X		X						
Paralegal Assist.	X	X			X						
Shelter Home	X	X			X						
Support Groups	X	X	X		X						

**RICHLAND**

**Richland County**  
Victim/Witness Assistance  
Courthouse  
Richland Center, WI 53581

**RICHLAND**

Business Phone: 608/647-3493

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	
Indiv. Counseling	X1	X1	X1	X1	X1	X1	X1	X1	X1	X1	1- Immediate crisis only.
On-Scene Response	X	X	X	X	X	X	X	X	X	X	
Paralegal Assist.	X	X	X	X	X	X	X	X	X	X	

**ROCK**

**Associates in Psychotherapy**  
1519 Primrose Lane  
Janesville, WI 53545

**ROCK**

Business Phone: 608/752-7255

Fees: AODA - \$55-\$75/session; M.S., M.S.W. - \$65-\$75/session;  
Ph.D. - \$90-\$95/session.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Support Group	X										
Therapy/Treatment	X	X	X	X	X	X	X	X	X		

ROCK

MADD - Rock/Walworth Chapter  
2797 Prairie St. #21  
Beloit, WI 53511

ROCK

Business Phone: 608/365-8100 Hours: 10am-1pm MWF

Other Counties Served: Walworth

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support							X				
Indiv. Counseling							X				
On-Scene Response							X				

ROCK

Rock County  
Victim/Witness Assistance  
51 South Main Street  
Janesville, WI 53545

ROCK

Business Phone: 608/755-2069 Hours: 8am-5pm M-F

Beloit office: 250 Garden Lane, Beloit, 53511 (608) 364-2044.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X		X	X	X	X	X	

ROCK

YWCA Alternatives to Domestic Violence  
220 Saint Lawrence Street  
Janesville, WI 53545

ROCK

Business Phone: 608/752-5445 Hours: 8am-5pm M-F

Hotline Phone: 608/752-2583 Hours: 24 hours

Fees: Shelter - \$2/day adult; \$1/day child. Exceptions will be made for women who cannot afford the fee. Must agree not to use alcohol or drugs while staying in the shelter.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X	X	X				X			
Financial Assist.		X									
Indiv. Counseling		X						X			
Prevention		X	X	X				X			
Shelter Home		X									
Support Groups		X	X	X	X						

1- Including a support group for women 50 and older.

ROCK

YWCA Family Shelter  
246 W. Grand St.  
Beloit, WI 53511

ROCK

Business Phone: 608/354-1025 Hours: 9am-5pm M-F  
Hotline Phone: 608/354-1025

Services:	Clients:											Notes
	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty		
Prevention		X										
Shelter Home		X										
Support Groups		X										

RUSK

Time Out Family Abuse Shelter  
Post Office Box 406  
Ladysmith, WI 54848

RUSK

Business Phone: 715/532-6976 Hours: 8am-5pm M-F  
Hotline Phone: 715/532-7089 Hours: 24 hours

Other Counties Served: Barron, Price, Sawyer, Washburn

Services:	Clients:											Notes
	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty		
CJS Support		X										1- For women and their children.
Emergency Trans.		X										
Financial Assist.		X										
Indiv. Counseling		X										
Paralegal Assist.		X										
Prevention		X										
Shelter Home		X1										
Support Groups		X										

SAUK

Hope House  
Post Office Box 432  
Baraboo, WI 53913

SAUK

Business Phone: 608/356-9123 Hours: 8am-4pm M-F  
Hotline Phone: 608/356-7500 Hours: 24 hours

Other Counties Served: Adams, Columbia, Juneau, Marquette

Fees: No fee, but gladly accept donations.

Services:	Clients:											Notes
	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty		
CJS Support		X										
Indiv. Counseling		X										
On-Scene Response		X										
Paralegal Assist.		X										
Prevention		X										
Shelter Home		X										
Support Groups		X										

SAUK

**Sauk County**  
**Department of Human Services**  
 425 6th Street  
 Reedsburg, WI 53959

SAUK

Business Phone: 608/524-4391 Hours: 8am-4:30pm M-F  
 Hotline Phone: 800/533-5692 Hours: evenings, weekends,  
 Holidays

Other Counties Served: Juneau (Child Sexual Abuse Program only),

Fees: Sliding scale, based on income of client, is set by county and state. The Child Sexual Abuse Treatment Program provides group and individual treatment to minor victims of incest, non-abusing spouses, perpetrators, and other family members. Perpetrators must be adjudicated to be accepted into group treatment.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling			X								
Support Groups			X								
Therapy/Treatment			X								

SAUK

**Sauk County**  
**Victim/Witness Assistance**  
 515 Oak Street  
 Baraboo, WI 53913

SAUK

Business Phone: 608/355-3281 Hours: 8am-4:30pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	
Indiv. Counseling	X	X	X	X	X	X	X	X	X	X	
Paralegal Assist.	X	X	X	X	X	X	X	X	X	X	
Prevention		X	X	X							

SAUK

United Church Family Services  
504 Washington Ave.  
Sauk City, WI 53583

SAUK

Business Phone: 608/643-4811  
Hotline Phone: 608/643-4811

Other Counties Served: Southern Columbia, Western Dane

Fees: Sliding scale. Will also bill Medical Assistance and private insurance. Fees may be reduced in special cases.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incat	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Support Groups	X		X		X						
Therapy/Treatment	X	X	X	X	X	X	X	X	X	X	

SHEBOYGAN

Lakeside Clinic  
1403 Broadway Avenue  
Sheboygan, WI 53081

SHEBOYGAN

Business Phone: 414/458-9434 Hours: 24 hours

Other Counties Served: Calumet, Manitowoc

Fees: \$80/hour. Specialize in treating incest victims and the total family via the Family Sexual Abuse Treatment Program.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incat	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Indiv. Counseling	X		X								
On-Scene Response	X		X								
Support Groups	X		X								
Therapy/Treatment	X	X	X	X	X	X			X		

SHEBOYGAN

Safe Harbor  
Domestic Abuse Program  
Post Office Box 582  
Sheboygan, WI 53082

SHEBOYGAN

Business Phone: 414/452-7640 Hours: 8am-10pm M-F  
Hotline Phone: 414/452-7640 Hours: 24 hours

Only women and children can stay at the shelter. Men, with the exception of teenaged males who are with their mothers, are referred elsewhere. Women must be over 18 or be emancipated minors. The maximum stay is 30 days. Intoxicated persons will not be accommodated. The shelter is not wheelchair accessible.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X	X1	X1							1- Only when accompanied by a parent. 2- Referral.
Financial Assist.		X	X1	X1							
Indiv. Counseling		X	X1	X1							
Paralegal Assist.		X	X1	X1							
Prevention		X	X1	X1							
Shelter Home		X	X1	X1							
Support Groups		X									
Therapy/Treatment		X2									
Transportation		X	X1	X1							

SHEBOYGAN

Sheboygan County  
Victim/Witness Assistance  
615 N. 6th Street  
Sheboygan, WI 53081

SHEBOYGAN

Business Phone: 414/459-3099

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	

SHEBOYGAN

Sheboygan Memorial Hospital  
Sexual Assault Treatment Center  
2629 North Seventh Street  
Sheboygan, WI 53083

SHEBOYGAN

Business Phone: 414/459-5553 Hours: 24 hours

Medical-forensic exams performed within 48 hours of sexual assault. Minors, incest and other sexual assault victims are referred to the Department of Social Services.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS support	X										
Financial Assist.	X										
Indiv. Counseling	X										
Prevention	X										
Support Groups	X										
Therapy/Treatment	X										

ST. CROIX

St. Croix County  
Victim/Witness Assistance  
911 Fourth Street  
Hudson, WI 54016

ST. CROIX

Business Phone: 715/386-4666

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X1	X	X	X	1- If the defendant is charged criminally.

TAYLOR

Taylor County Citizens  
Against Domestic Abuse  
Post Office Box 224  
Medford, WI 54451

TAYLOR

Business Phone: 715/748-3131 Hours: 11am-4pm M-F

Hotline Phone: 715/748-5140 Hours: 24 hours

Other Counties Served: Clark, Marathon, Price

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X									
Financial Assist.		X									
Indiv. Counseling		X									
On-Scene Response		X									
Prevention		X									
Shelter Home		X									
Support Groups	X1	X									1- Refer to an all volunteer sexual assault support group.

TAYLOR

Taylor County  
Victim/Witness Assistance  
224 S. 2nd Street  
Medford, WI 54451

TAYLOR

Business Phone: 715/748-3131 Hours: 11am-4pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	1 - Referral to volunteer support group.
Indiv. Counseling	X	X									
Support Groups	X	X									

TREMPEALEAU

New Horizons  
Trempealeau Outreach  
Post Office Box 518  
Whitehall, WI 54773

TREMPEALEAU

Business Phone: 715/538-2311 Hours: 9am-4pm M-F  
Hotline Phone: 608/791-2600 Hours: 24 hours

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X						X			
Financial Assist.		X						X			
Indiv. Counseling		X						X			
On-Scene Response	X	X						X			
Paralegal Assist.		X						X			
Prevention		X						X			
Shelter Home		X						X			
Support Groups		X						X			

VERNON

Vernon County  
Domestic Abuse Project  
Post Office Box 149  
Viroqua, WI 54665

VERNON

Business Phone: 608/637-7052 Hours: 9am-5pm M-F  
Hotline Phone: 608/637-7007 Hours: 24 hours

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X									
Financial Assist.		X									
Indiv. Counseling	X	X	X	X	X	X	X	X	X		
On-scene Response	X	X	X	X	X	X	X	X	X		
Paralegal Assist.		X									
Prevention	X	X	X	X	X	X	X	X			
Support Groups	X	X			X		X				
Therapy/treatment	X	X	X	X	X	X	X	X	X		

VILAS

Lac du Flambeau  
Domestic Abuse Program  
Post Office Box 67  
Lac du Flambeau, WI 54538

VILAS

Business Phone: 715/588-7660 Hours: 8am-4:30pm M-F  
Hotline Phone: 800/236-7660 Hours: 24 hours

A statewide agency serving Native Americans and their families, but will accept people from all ethnic backgrounds.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X			X						
Financial Assist.	X	X			X						
Indiv. Counseling	X	X			X						
On-Scene Response	X	X			X						
Prevention	X	X			X						
Shelter Home	X	X			X						
Support Groups	X	X			X						

VILAS

Vilas County  
Victim/Witness Assistance  
Post Office Box 369  
Eagle River, WI 54521

VILAS

Business Phone: 715/479-3714 Hours: 8am-4pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	

WALWORTH

Association for the Prevention  
of Family Violence  
Post Office Box 1007  
Elkhorn, WI 53121

WALWORTH

Business Phone: 414/723-4653 Hours: 8am-4:30pm  
Hotline Phone: 414/723-4653 Hours: 24 hours

To be eligible for services must be past or current victim of domestic abuse and at least 18 years old.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X						X			
Indiv. Counseling		X						X			
On-Scene Response		X									
Paralegal Assist.		X									
Prevention		X	X					X			
Support Groups		X						X			

WALWORTH

Walworth County  
Department of Human Services  
Post Office Box 1005, Hwy NN  
Elkhorn, WI 53121

WALWORTH

Business Phone: 414/741-3200 Hours: 8am-4:30pm M-F  
Hotline Phone: 800/365-1587 Hours: 24 hours; Voice & TDD

Fees: Free crisis service. A sliding fee scale is offered for other services. Services are also provided for the deaf population and bilingual services are available.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Financial Assist.	X	X1	X	X	X	X	X	X	X	X	1- After hours; during day abuse cases should be referred to Assoc. for the Prev. of Family Violence.
Indiv. Counseling	X	X1	X	X	X	X	X	X	X	X	
On-Scene Response	X	X1	X	X	X	X	X	X	X	X	
Paralegal Assist.	X	X1	X	X	X	X	X	X	X	X	
Prevention	X	X1	X	X	X	X	X	X	X	X	
Shelter Home	X	X1	X	X	X	X	X	X	X	X	
Support Groups		X1	X	X			X				
Therapy/Treatment	X	X1	X	X	X	X	X	X	X	X	

WALWORTH

Walworth County  
Victim/Witness Assistance  
Post Office Box 1001  
Elkhorn, WI 53121

WALWORTH

Business Phone: 414/741-4310 Hours: 8am-5pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X		X	X	X	X	X	

WASHINGTON

Friends of Abused Families  
Post Office Box 117  
West Bend, WI 53095

WASHINGTON

Business Phone: 414/334-5598 Hours: 8am-4pm

Crisis Lines: 414/334-7298 (West Bend area); 414/225-9488 (Ger-  
mantown area); 414/673-7298 (Hartford area).

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X		X			1- Will be starting batterers' program.
Indiv. Counseling	X	X	X	X	X	X		X			
On-Scene Response	X	X	X	X	X	X		X			
Paralegal Assist.	X	X	X	X	X	X		X			
Prevention	X	X	X	X	X	X		X			
Shelter Home	X	X	X	X	X	X		X			
Support Groups	X	X1	X	X	X	X		X			

WASHINGTON

Washington County  
Victim/Witness Assistance  
432 East Washington Street  
West Bend, WI 53095

WASHINGTON

Business Phone: 414/335-4475 Hours: 8am-4:30pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	

WAUKESHA

The Women's Center  
726 North East Avenue  
Waukesha, WI 53816

WAUKESHA

Business Phone: 414/547-4600 Hours: 8:30am-5pm M-F  
Hotline Phone: 414/542-3828 Hours: 24 hours

Emergency respite child care is provided.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X								1- Volunteer advocates respond to police station, hospital, etc. when called.
Indiv. Counseling	X	X	X		X						
On-Scene Response	X1	X1									
Paralegal Assist.		X									
Prevention	X	X	X	X							
Shelter Home		X									
Support Groups	X	X	XX		X						

WAUKESHA

Waukesha County  
Victim/Witness Assistance  
515 West Moreland Blvd.  
Waukesha, WI 53188

WAUKESHA

Business Phone: 414/548-7071 Hours: Days M-F

In addition to providing services to victims & witnesses of crimes committed by adults, also provide services to victims of juvenile crimes.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X1	X	X	X	X	1- Only if injury has occurred. 2- Lock installation program.
Indiv. Counseling	X	X	X	X	X	X	X	X	X	X	
Paralegal Assist.		X	X	X							
Prevention	X	X	X	X	X	X	X	X	X	X2	
Support Groups						X					

WAUPACA

SAFE-T  
Post Office Box 124  
Waupaca, WI 54981

WAUPACA

Hotline Phone: 800/472-3377 Hours: 24 hours

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X									
Financial Assist.		X									
Indiv. Counseling		X									
On-Scene Response		X									
Prevention		X									

WAUPACA

Waupaca County  
Victim/Witness Assistance  
811 Harding Street  
Waupaca, WI 54981

WAUPACA

Business Phone: 715/258-6445 Hours: 8am-4pm M-F

Hotline Phone: 800/472-3377 Hours: 24 hours; See notes.

800/472-3377 is a crisis line through the Family Services Center in Stevens Point. The line responds primarily to victims of domestic abuse and sexual assault.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	
Indiv. Counseling	X	X	X	X	X	X	X	X	X	X	
On-Scene Response	X	X	X	X	X	X	X	X	X	X	
Prevention	X	X	X	X	X	X	X	X	X	X	

WAUPACA

Waupaca High School  
Abuse Support Group  
1149 Shoemaker Road  
Waupaca, WI 54981

WAUPACA

Business Phone: 715/258-4131

Limited to students in the Waupaca School District who come from abusive backgrounds.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
Support Groups	X	X	X	X	X						

WAUSHARA

Waushara County  
Victim/Witness Assistance  
Post Office Box 490  
Wautoma, WI 54982

WAUSHARA

Business Phone: 715/787-4631 Hours: 8am-noon M-F; 1pm-3:30pm M

Referrals are made for therapy, counseling and to support groups or shelters as necessary.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X	X	X	X	X	
Paralegal Assist.		X									

WINNEBAGO

Oshkosh Police Department  
420 Jackson Street  
Oshkosh, WI 54901

WINNEBAGO

Business Phone: 414/236-5723 Hours: 8am-4:30pm M-F  
Hotline Phone: 414/236-5700 Hours: 24 hours

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X		X	X		
Indiv. Counseling	X	X	X	X	X	X		X	X		
On-Scene Response	X	X	X	X	X	X		X	X		

WINNEBAGO

Regional Domestic Abuse Services  
Post Office Box 99  
Neenah, WI 54957

WINNEBAGO

Business Phone: 414/729-5729

Hotline Phone: 414/729-6395 Hours: 24 hours

Other Counties Served: Green Lake (Will take clients from anywhere in state, as well as out-of-state), Waushara

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support		X									
Education		X									
Financial Assist.		X									
Indiv. Counseling		X									
Paralegal Assist.		X									
Prevention		X									
Shelter Home		X									
Support Groups		X									

WINNEBAGO

Sexual Abuse Services  
201 Ceape Avenue  
Oshkosh, WI 54901

WINNEBAGO

Business Phone: 414/426-1460

Hours: 8:30am-4:30pm M-F

Hotline Phone: 414/426-1460 Hours: after hours & weekends

Fees: First six individual sessions are free, \$10 a session after that. \$30 for therapy group. No fee for support group. Must be at least six years of age to be eligible for services. For Neenah-Menasha area, call 414/722-8150.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop-erty	Notes
CJS Support	X		X		X						
Indiv. Counseling	X		X		X						
On-Scene response	X		X		X						
Prevention	X		X		X						
Public Education	X		X		X						
Support Groups	X		X		X						
Therapy/Treatment	X		X		X						

WINNEBAGO

Winnebago County  
Victim/Witness Assistance  
Post Office Box 2808  
Oshkosh, WI 54903

WINNEBAGO

Business Phone: 414/236-4977 Hours: 8am-4:30pm M-F

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Peral Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X		X	X	X	

WISCONSIN-E. D.

U. S. Attorney's Office  
Eastern District  
517 East Wisconsin Avenue  
Milwaukee, WI 53202

WISCONSIN-E. D.

Business Phone: 414/297-1700 Hours: 8:30am-5pm M-F

Crimes must have occurred on federal land, such as the Menominee Indian Reservation, Nicolet National Forest or the VA grounds in Wood, Wi. A Bank Tellers Support Group has been organized and has put together a brochure entitled, "When Bank Employees Become Victims of Robbery."

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Peral Injry	Prop-erty	Notes
CJS Support	X	X	X	X	X	X		X	X	X	
Support Groups										X	

WISCONSIN-W. D.

U. S. Attorney's Office  
Western District  
120 N. Henry Street, Rm 420  
Madison, WI 53703

WISCONSIN-W. D.

Business Phone: 608/264-5158

Must be a victim of a federal crime, or the crime must have been committed on land where the federal government has exclusive criminal jurisdiction which is Fort McCoy and the Federal Correctional Institution at Oxford. Work mainly with victims of white collar, business, financial institution crimes and robberies.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Peral Injry	Prop-erty	Notes
CJS Support	X					X	X		X	X	

WOOD

**Family Center**  
531 10th Avenue North  
Wisconsin Rapids, WI 54494

WOOD

Business Phone: 715/421-1511 Hours: 24 hours  
Hotline Phone: 715/421-1511 Hours: 24 hours

Other Counties Served: Adams (Not bound by county lines.)

Fees: Shelter - \$5/day, adults, \$1/day child (based on ability to pay); Free support groups for victims. Treatment groups for perpetrators are \$240 for 24 weekly sessions. Have established links with the Winnebago community to assist in serving Native American families; working on a link with the Hmong community.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Peral Injry	Prop-erty	Notes
CJS Support		X									
Indiv. Counseling		X						X			
On-Scene Response		X									
Paralegal Assist.		X						X			
Prevention		X									
Shelter Home		X						X			
Support Groups		X									
Therapy/Treatment		X									

WOOD

**Personal Development Center**  
604 East 4th Street  
Marshfield, WI 54449

WOOD

Business Phone: 715/384-2971 Hours: 8am-4pm M-F  
Hotline Phone: 715/384-5555

Other Counties Served: Clark, Marathon

Access to interpreters and equipment for special populations.

Services:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Peral Injry	Prop-erty	Notes
Financial Assist.	X2	X2	X2	X2	X2			X2			1- If requested. 2- Referrals.  Restraining orders.
Indiv. Counseling	X1	X1			X2			X2			
On-Scene Response	X1	X1			X2			X2			
Paralegal Assist.	X	X	X	X							
Prevention	X	X	X	X				X			
Shelter Home	X	X	X	X							

WOOD

**Wood County**  
**Victim/Witness Assistance**  
 400 Market Street  
 Wisconsin Rapids, WI 54494

WOOD

Business Phone: 715/421-8580

Clients:	Adult Sex Aslt	Dom Abuse	Child Sex Abuse	Child Phys Abuse	Adult Surv Incst	Surv Hom Vic	Drunk Drive	Elder Abuse	Other Persl Injry	Prop- erty	Notes
Services:											
CJS Support	X	X	X	X	X	X		X	X	X	

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## FIRST CALL FOR HELP AGENCIES

<b>City</b>	<b>Phone</b>	<b>Hours</b>
Appleton	414/832-6000	8am-5pm M-F
Fort Atkinson	414/563-9555 800/879-1918	8:30am-4:30pm M-F
Janesville	608/752-3100	24 hours
Kenosha	414/658-4104	24 hours
La Crosse	608/782-8010	24 hours
Madison	608/246-4357	8:30am-4pm M-F
Manitowoc	414/682-1131	8:30am-4:30pm M-F
Milwaukee	414/276-0760	8:30am-8:30pm M-F
Neenah	414/725-4400	24 hours
New Richmond	715/246-6511	24 hours
Stevens Point	715/345-5380	8:30am-4:30pm M-F
Waukesha	414/547-3388	24 hours
Wausau	715/848-2255	8am-5pm M-F

## CHILD ABUSE REPORTING AGENCIES\*

County	Business Phone	After Hours/ Weekend Phone
Adams	608/339-3356	608/339-3304
Ashland	715/682-7004	715/682-5595
Barron	715/537-5691	715/537-3106
Bayfield	715/373-6127	715/373-5607
Brown	414/436-3737	414/497-3300
Buffalo	608/685-4412	608/685-4433
Burnett	715/349-2131	715/349-2121
Calumet	414/849-2361 ext. 232	414/849-9317
Chippewa	715/723-2285	715/723-4441
Clark	715/743-3241	715/743-3224
Columbia	608/742-9227	608/742-4166
Crawford	608/326-0248	608/326-0241
Dane	608/249-5351	608/255-6067
Dodge	414/386-2777	414/386-4455
Door	414/743-5511	414/743-4133
Douglas	715/394-0304	715/394-0371
Dunn	608/232-1116	608/232-1348
Eau Claire	715/833-1977	715/832-3471
Florence	715/528-3296	715/528-3346
Fond Du Lac	414/929-3438 or 414/929-3400	414/929-3370
Forest	715/478-3351	715/478-3331
Grant	608/723-2136	608/723-2157
Green	608/328-9393	608/325-2145
Green Lake	414/294-6566 or 414/294-4070	414/294-6524
Iowa	608/935-9311	608/935-3314
Iron	715/561-3636	715/561-3800
Jackson	715/284-4301	715/284-5357
Jefferson	414/674-3105	414/674-3105
Juneau	608/847-9400	608/847-5649
Kenosha	414/656-6582 or 414/656-6500	414/657-7188
Kewaunee	414/388-3777	414/388-3100
La Crosse	608/785-9900	608/784-2668 or 608/785-6000
Lafayette	608/776-4800	608/776-4078
Langlade	715/627-6258	715/627-6278
Lincoln	715/536-6200	715/536-6272
Manitowoc	414/683-4380	414/683-4200
Marathon	715/847-5700	715/845-8228
Marinette	715/732-0191	715/732-0191
Marquette	608/297-9135	608/297-9135
Menominee	715/799-3861	715/699-3861
Milwaukee	414/289-6444 or 414/289-6200	414/289-6444

\*Listed above are the county departments of social services and human services departments which receive and investigate child abuse and neglect reports. Reports may also be made to law enforcement agencies.

<b>County</b>	<b>Business Phone</b>	<b>After Hours/ Weekend Phone</b>
Monroe	608/269-8600	608/269-2117
Oconto	414/834-3868 or 414/834-3865	414/834-3868
Oneida	715/362-5695	715/369-6212 or 715/362-3400
Outagamie	414/832-5161	414/832-5168
Ozaukee	414/284-9411	414/284-5575
Pepin	715/672-8941	715/672-8855
Pierce	715/273-3531	715/273-5051
Polk	715/485-3133	715/485-3131
Portage	715/345-5350	715/344-8508
Price	715/339-2158	715/339-3011
Racine	414/636-3671	414/636-3357
Richland	608/647-8821	608/647-2106
Rock	608/756-5255	608/755-2255
Rusk	715/532-2116	715/532-5597
St. Croix	715/246-6991	715/386-2345
Sauk	608/356-4866	608/356-5581
Sawyer	715/634-4806	715/634-4806
Shawano	715/526-6178	715/526-3111
Sheboygan	414/459-3200	414/459-3111
Taylor	715/748-3332	715/748-2200
Trempealeau	715/538-2311 ext. 290	715/538-4351
Vernon	608/637-2135 or 608/637-2137	608/637-2124
Vilas	715/479-3668	715/479-4441
Walworth	414/741-3200	414/723-4011 or 800/365-1587
Washburn	715/468-7878	715/468-2721
Washington	414/338-4610	414/338-4400
Waukesha	414/548-7212	414/548-7111
Waupaca	715/258-6300	715/258-8502
Waushara	414/787-3303	414/787-3303
Winnebago	414/236-4604	414/233-1300
Wood	715/421-1010	715/423-9100

## ELDER ABUSE LEAD AGENCIES

County	Agency	Business Phone	After Hours/ Weekend Phone
Adams	County Aging Unit	608/339-4281	911 (local) or 608/339-3304
Ashland	County Aging Unit	715/682-4414	715/682-9565
Barron	Department of Social Services	715/537-5691	715/537-5106
Bayfield	Unified Services Board	715/373-2700	715/373-2700
Brown	Department of Social Services	414/448-4500	414/432-8832
Buffalo	Department of Social Services	608/685-4412	608/685-4433
Burnett	County Aging Program	715/349-2557	800/472-6730
Calumet	Human Services Department	414/849-1400	414/849-9317
Chippewa	Department of Social Services	715/723-2285	715/723-4441
Clark	Department of Social Services	715/743-3241	715/743-3157
Columbia	Human Services Department	608/742-9241	608/742-4166
Crawford	Department of Human Services	608/326-0248	608/326-6431 or 608/326-8414
Dane	Community Support & Health Services	608/242-6505	Contact local law enforcement
Dodge	County Commission on Aging	414/887-1611	414/887-1611
Door	Office of Aging	414/743-3083	414/743-8818
Douglas	Department of Social Services	715/394-0304	715/394-0371 715/394-0234
Dunn	Human Services Department	715/232-1116	911 or 715/232-1348
Eau Claire	Human Services Department	715/833-1977	715/839-4972
Florence	County Aging Unit	715/528-4890	715/528-3346
Fond du Lac	Department of Social Services	414/929-3400 or 414/929-3405	911 or 414/929-3391
Forest	Commission on Aging	715/478-3256	715/478-3331
Grant	Department of Social Services	608/723-2136	608/723-2157
Green	Human Services Department	608/328-9393	608/328-9393 or 608/328-9396
Green Lake	Commission on Aging	414/294-4120	414/294-4000
Iowa	Department of Social Services	608/935-9311	608/935-3314
Iron	County Aging Unit	715/561-2108	715/561-3800
Jackson	Human Services Department	715/284-4301	715/284-5357
Jefferson	Human Services Department	414/674-3105	414/674-3105
Juneau	Department of Human Services	608/847-9400	608/847-9400 or 608/847-6161
Kenosha	Center for Aging/Long Term Care	414/656-6646	414/657-7188
Kewaunee	Department of Social Services	414/388-3777	414/388-3100
La Crosse	County Human Services	608/785-6050	608/782-8010
Lafayette	Commission on Aging	608/776-4888	608/776-4888
Langlade	Department of Social Services	715/627-6258	715/627-6278
Lincoln	Commission on Aging	715/536-1300	715/536-1300
Manitowoc	Aging Resource Center	414/683-4180	414/683-4180
Marathon	Department of Social Services	715/847-5700	715/847-0200
Marinette	Human Services Department	715/732-0191	715/735-3309
Marquette	Commission on Aging	608/297-9108	608/297-2115
Menominee	Human Services Department	715/799-3861	715/799-3861
Milwaukee	County Office on Aging Community Care Org. of Milw.	414/289-6271 414/276-4488	414/276-4488

<b>County</b>	<b>Agency</b>	<b>Business Phone</b>	<b>After Hours/ Weekend Phone</b>
Monroe	Human Services Department	608/269-8600	608/269-5300
Oconto	Commission of Aging	414/834-4332	414/834-5333
Oneida	Commission on Aging	715/369-6170	715/362-3400
Outagamie	Department of Human Services	414/832-5161	414/731-3211
Ozaukee	Department of Social Services	414/284-9411 or 414/377-6400	414/284-5575 or 414/377-5820
Pepin	Human Services Department	715/672-8941	715/672-5944
Pierce	Office on Aging	715/273-3531	715/273-5051
Polk	Department of Social Services	715/485-3133	715/485-3131
Portage	Human Services Department	715/345-5350	715/344-8508
Price	County Aging Unit	715/339-3943	715/428-2814
Racine	Human Services Department	414/636-3356	414/636-3356
Richland	Department of Social Services	608/647-8821	608/647-2106
Rock	Council on Aging	608/755-2675	608/755-2255
Rusk	County Aging Unit	715/532-2157	715/532-7089
St. Croix	Department of Human Services	715/386-5581	911
Sauk	Department of Human Services	608/524-4391	800/533-5692
Sawyer	County Aging Unit	715/634-3000	715/634-3000
Shawano	County Office on Aging	715/526-9344	715/526-3106
Sheboygan	Department of Social Services	414/459-3200	Contact local law enforcement
Stockbridge- Munsee	Elderly Program	715/793-4236	715/526-3111
Taylor	Human Services Department	715/748-3332	715/748-2200
Trempealeau	Department of Social Services	715/538-2311	715/538-4351
Vernon	Help-Line (I & R)	608/637-7355	608/637-7007
Vilas	Department of Social Services	715/479-3687	715/479-4441
Walworth	Department of Human Services	414/741-3200	414/741-3200
Washburn	Department of Social Services	715/468-7878	715/468-2721
Washington	Department of Social Services	414/338-4610	Contact local law enforcement
Waukesha	Department on Aging	414/548-7828	Contact local law enforcement
Waupaca	Department of Human Services	715/258-6300	Contact local law enforcement
Waushara	Commission on Aging	414/787-4631	414/787-3321
Winnebago	Department of Social Services	414/236-4635 (Oshkosh) 414/727-2882 (Neenah/Menasha)	414/233-7707 or 414/722-7707
Wood	Department of Social Services	715/387-6374	715/387-6374

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**DEPARTMENT OF CORRECTIONS  
DIVISION OF PROBATION AND PAROLE**

**Central Office**

149 East Wilson Street  
2nd Floor  
Post Office Box 7925  
Madison, WI 53707-7925  
608/266-7740

**Central Records:**

Master Record Check: 608/266-2097  
(Call for name of offender's probation agent; must have offender's corrections case number or date of birth.)

Cashier's Office: 608/266-1918  
(Call for status of restitution payments; must have offender's corrections case number or date of birth.)

**Regional Offices**

**Region I (Southern)**  
139 West Wilson Street  
Room 201/209  
Madison, WI 53703  
608/266-1073

**Region II (Southeastern)**  
141 N.W. Barstow Street  
Room 210  
Waukesha, WI 53186  
414/521-5156

**Region III (Milwaukee)**  
819 North 6th Street  
7th Floor  
Milwaukee, WI 53203  
414/227-4703

**Region IV (Eastern)**  
200 North Jefferson Street  
Suite 201  
Green Bay, WI 54301  
414/448-5390

**Region V (Western)**  
State Office Building  
718 W. Clairemont Avenue  
Post Office Box 780  
Eau Claire, WI 54702-0780  
715/836-5615

**Region VI (Northern)**  
Post Office Box 1277  
56-A South Brown Street  
Rhineland, WI 54501  
715/369-1774

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## VICTIM OFFENDER RECONCILIATION AND RESTORATIVE JUSTICE PROGRAMS

### **Mediation and Reconciliation Center Rock Valley Correctional Programs**

Post Office Box 932  
431 Olympian Blvd.  
Beloit, WI 53511  
608/364-8788

Victim offender mediation for juvenile and adult offenses, neighborhood mediation and dispute resolution, and educational programs for the community.

### **Milwaukee VORP**

Post Office Box 25282  
Milwaukee, WI 53225  
414/963-8677

Offers dispute resolution between adult victims of crime and the offender through mediation, using trained volunteers.

### **Ozaukee County Youth Project**

323 West Grand Avenue  
Port Washington, WI 53071  
414/284-7188

### **Restorative Justice Project Legal Assistance Program**

#### **University of Wisconsin Law School**

212 N. Bassett Street  
Madison, WI 53703  
608/262-4013

Mediates with offenders serving felony sentences in the Wisconsin prison system and the victims of their offenses. Most offenders are nearing the end of their sentences. Offenders convicted for sexual assault, domestic battery and drug crimes are not considered for the project. Mediation is provided by the program director and a law student.

### **Victim Offender Mediation Program**

540 N. 8th Street  
Manitowoc, WI 54220  
414/682-3737

Operated by Lakeshore CAP and funded by United Way. Brings juvenile offenders (and a limited number of adult offenders) face to face with the victim of their offense to work out differences and to contract to repay losses.

### **Victim Offender Reconciliation Program St. Francis Community Programs, Inc.**

921 Ferry Street  
La Crosse, WI 54601  
608/782-8008

Provides opportunity for victims and offenders to meet face-to-face with trained mediators. At this meeting they are given the opportunity to get information about the crime, and the impact the crime has had, as well as the chance to negotiate a mutually acceptable agreement of repayment or restitution. Works primarily with felony property offenses committed by adults and juveniles.

### **Wisconsin Reparative Justice Office**

5151 Hwy. D  
Vesper, WI 54489  
715/424-4790

Monitors restitution, community service, and victim mediation orders.

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## STATEWIDE AGENCIES

### Wisconsin

#### Wisconsin Department of Justice Office of Crime Victim Services

Post Office Box 7951  
Madison, WI 53707  
608/266-6470

#### Crime Victim Compensation:

608/266-6470 Madison  
414/227-3987 Milwaukee  
800/446-6564 Toll Free  
608/266-1155 Crime Victims Council  
608/267-2251 Victims of Crime Act  
608/267-9340 Victim/Witness Assistance

#### Wisconsin Department of Justice Division of Law Enforcement Services Bureau of Training and Standards Crime Prevention

Post Office Box 7857  
Madison, WI 53707  
608/266-8800

#### Wisconsin Department of Justice Consumer Protection and Citizen Advocacy

123 West Washington Avenue  
Room 170  
Madison, WI 53703  
608/266-1852  
800/362-8189  
608/266-1852 V/TDD

#### Native American Domestic Abuse Hotline

800/236-7600  
Referral to and connection with services. Will arrange for transportation to Native American Shelter if necessary.

#### American Indians Against Abuse

Post Office Box 1018  
Lac du Flambeau, WI 54538  
800/236-7660  
Representatives of 11 Wisconsin Tribes who provide community education, needs assessment and referral services.

#### Board of Attorney's Professional Responsibility

110 E. Main Street  
Room 410  
Madison, WI 53703  
608/267-7727  
Receives and investigates complaints about attorneys misconduct.

#### Child Abuse and Neglect Prevention Board

110 E. Main Street  
Room 520  
Madison, WI 53703  
608/266-6871

#### Chimera Self-Defense

128 E. Olin Avenue  
Madison, WI 53713  
608/251-5126  
Teaches basic self-defense and assertiveness classes for women and girls ten years and older.

#### Concerns of Police Survivors

W1801 Maple Road  
Eau Claire, WI 54701  
715/834-7641  
Contact Lynn BeBeau

#### Elder Abuse and Protective Services Bureau of Aging

Post Office Box 7851  
Madison, WI 53707  
608/266-2568

#### Governor's Domestic Abuse Council

Post Office Box 7851  
Madison, WI 53707  
608/266-9305

#### Joseph Weinberg and Associates

839 Williamson Street, #3  
Madison, WI 53703  
608/251-2821  
Educational consultant who talks to men about rape, sexual assault and incest.

#### Judicial Commission

110 East Main Street  
Room 606  
Madison, WI 53703  
608/266-7637  
Receives and investigates complaints about judicial misconduct.

#### Mothers Against Drunk Driving

Post Office Box 277  
Brooklyn, WI 53521  
608/455-2141  
Contact Pat Giddeley.

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**Office of Children, Youth and Families  
Department of Health and Social Services**

1 West Wilson Street  
Room 465  
Madison, WI 53703  
608/266-3036  
608/267-7732 Child Abuse and Neglect  
608/267-2887 Domestic Abuse  
608/266-9305 Family Violence

**Office of the Commissioner of Insurance  
Consumer Division**

Post Office Box 7873  
121 East Wilson Street  
Madison, WI 53702  
608/266-0103  
800/236-8517

**Parents Anonymous**

Milwaukee Chapter:  
414/671-5575 Office  
414/671-0566 Helpline  
Madison Chapter:  
608/241-4888 Office  
608/241-2221 Stressline

See also Wisconsin Committee for the Prevention of  
Child Abuse and Neglect for Parents Anonymous.

**Parents of Murdered Children**

1215 Wellesley Road  
Madison, WI 53705  
608/231-3129  
Contact Wanda Bincer.

**Protective Behaviors**

1005 Rutledge Street  
Madison, WI 53703  
608/257-4855  
Conducts anti-victimization and empowerment training.

**Statewide Lawyer Referral and Information Ser-  
vice - State Bar of Wisconsin**

402 E. Wilson Street  
Madison, WI 53703  
608/257-4666  
800/362-9082  
Provides answers to simple legal questions and referrals  
to private attorneys.

**The Banner Project**

Post Office Box 989  
Madison, WI 53701  
A support group devoted to promoting the healing of  
incest survivors and to eliminating incest. The Project  
has created a traveling banner with each section made by  
survivors. Also conducts training for professionals and  
community education programs.

**The Compassionate Friends**

9245 Bowers Lake Road  
Milton, WI 53563  
414/868-7366  
A support group for bereaved parents. Contact Carole  
Anderson for current information and local chapters.

**Wisconsin Coalition Against Domestic Abuse**

1051 Williamson Street  
Room 201  
Madison, WI 53703  
608/255-0539

**Wisconsin Coalition Against Sexual Assault**

1051 Williamson Street  
Room 202  
Madison, WI 53703  
608/257-1516

**Wisconsin Committee for the Prevention and  
Treatment of Child Abuse and Neglect**

1045 E. Dayton Street  
Room 202D  
Madison, WI 53703  
608/256-3374

**Wisconsin Women's Council**

16 N. Carroll Street  
Suite 720  
Madison, WI 53703  
608/266-2219

**Women and Children Against Assault**

Post Office Box 51721  
New Berlin, WI 53151  
414/679-9796  
Conducts "Fight, Flight or Verbalize" training program.

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## Illinois

### **Cook County State's Attorney's Office Grants Management**

Richard J. Daley Center  
Room 578  
Chicago, IL 60602  
312/443-4201

### **Illiana COPS (Illinois-Indiana)**

R.R. # 2, Box 3  
Monticello, IL 61856  
217/762-7349

### **Illinois Attorney General Crime Victim Unit**

State of Illinois Center  
100 W. Randolph  
Suite 12  
Chicago, IL 60606  
312/814-2517

### **Illinois Coalition Against Domestic Violence**

937 South Fourth Street  
Springfield, IL 62703  
217/789-2830

### **Illinois Coalition Against Sexual Assault**

123 South 7th Street  
Suite 500  
Springfield, IL 62701  
217/753-4117

### **Illinois Criminal Justice Information Authority - Federal and State Grants Unit**

120 S. Riverside Plaza  
Suite 1016  
Chicago, IL 60606  
312/793-8550

### **MADD-Illinois**

1 N. LaSalle Street  
Suite 500  
Chicago, IL 60602  
312/782-6266

## Iowa

### **Crime Victim Assistance Programs Iowa Department of Justice**

Old Historical Building  
East 12th and Grand  
Des Moines, IA 50319  
515/281-5044  
800/373-5044

Administers Crime Victims Compensation, Victim Assistance Programs, and VOCA (Victims of Crime Act) programs.

### **Coalition Against Domestic Violence**

Lucas State Office Building  
Ground Floor  
Des Moines, IA 50319  
515/243-6147

### **Coalition Against Sexual Abuse**

Lucas State Office Building  
G Level  
Des Moines, IA 50319  
515/242-5096

### **Commission of Children, Youth and Families**

#### **Iowa Department of Human Rights**

Lucas State Office Building  
First Floor  
Des Moines, IA 50319  
515/281-8077

### **Commission on Aging**

Jewett Building  
914 Grand Avenue  
Des Moines, IA 50319  
515/281-5187

### **Organization for Victim Assistance Department of Correctional Services**

Post Office Box 1907  
1918 Waterfront Drive  
Iowa City, IA 52244  
319/351-5500

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## Michigan

### Crime Victims Compensation Board

Post Office Box 30026  
Lansing, MI 48909  
517/373-7373  
Administers Crime Victims Compensation, Court Prosecution Programs and programs funded under VOCA (Victims of Crime Act).

### Association of Children's Alliances

530 W. Ionia  
Suite E  
Lansing, MI 48933  
517/485-0840

### Coalition Against Domestic Violence

Post Office Box 463100  
Mt. Clemmens, MI 48046  
313/954-1180

### Coalition for Children and Families

Post Office Box 11073  
Lansing, MI 48901  
517/485-0840

### Concerns of Police Survivors (COPS)

Contact: Lisia Hoover.  
35441 Schley  
West Land, MI 48185

### Mothers Against Drunk Driving

Post Office Box 2238  
Midland, MI 48640  
517/631-6233  
800/323-6233

### Office of Services to the Aging

300 East Michigan  
Post Office Box 30026  
Lansing, MI 48909  
517/373-8230

### Parents of Murdered Children

5340 Milford Road  
Highland, MI 48356  
313/887-3446

### SANE - Sexual Assault Information Network of Michigan

Post Office Box 20112  
Lansing, MI 48901  
517/371-7140

### The Caring House

1240 S. Carpenter Avenue  
Iron Mountain, MI 49801  
906/774-1337  
906/774-1112  
Provides shelter and counseling services to Florence, Marinette and Menominee Counties in Wisconsin.

## Minnesota

### Crime Victims Reparations Board

1821 University Avenue  
Suite N-465  
St. Paul, MN 55104  
612/642-0395  
800/652-9747

### Crime Victim and Witness Advisory Council

1821 University Avenue  
Suite N-465  
St. Paul, MN 55104  
612/642-0395  
800/652-9747

### Office of Crime Victim Ombudsman

1821 University Avenue  
Suite N-465  
St. Paul, MN 55104  
612/642-0395  
800/247-0390

### Coalition for Battered Women

570 Asbury Street  
Suite 201  
St. Paul, MN 55104  
612/646-6177

### Coalition of Sexual Assault Services

333 Washington Avenue N  
Room 401  
Minneapolis, MN 55401  
612/349-9875

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**First Call for Help**

404 So. 8th Street  
Minneapolis, MN 55404  
612/340-7431

**Missing Children of Minnesota**

901 Humboldt Avenue N.  
Minneapolis, MN 55411  
612/521-1199

**Mothers Against Drunk Driving**

450 N. Syndicate Street  
Suite 25  
St. Paul, MN 55104  
612/649-0370  
800/247-1798

**Parents of Murdered Children**

1251 Edgumbe Road  
St. Paul, MN 55105  
612/698-2526

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## NATIONAL AGENCIES\*

### General Information and Referral Services

#### National Association of Crime Victim Compensation Boards

1601 Connecticut Avenue, N.W.  
Suite 201  
Washington, DC 20009  
202/332-9070  
Addresses victim compensation issues on a national basis.

#### National Crime Prevention Council

1700 K Street, N.W.  
2nd Floor  
Washington, DC 20006  
202/466-6272  
Provides crime prevention information on a wide range of subjects.

#### National Organization for Victim Assistance

1757 Park Road, N.W.  
Washington, DC 20010  
202/232-6682  
A private, non-profit organization of victim and witness assistance practitioners, criminal justice professionals, researchers, former victims and others committed to the recognition of victim rights in four areas: national advocacy, victim assistance, member support and local services support.

#### National School Safety Center Pepperdine University

Malibu, CA 90263  
818/377-6200  
Serves as a national clearinghouse on school crime and violence. Provides training and technical assistance to school districts, law enforcement agencies, professional organizations and citizens nationwide.

#### National Self-Help Clearinghouse

25 West 43rd Street  
Room 620  
New York, NY 10036  
212/642-2944  
Provides assistance in locating self-help groups.

#### National Victim Center

307 W. 7th Street  
Suite 1001  
Fort Worth, TX 76102  
817/877-3355  
Serves as an information clearinghouse and research center for grass roots organizations, individuals and state and federal agencies.

### Adult Survivors of Incest

#### Incest Survivors Information Exchange

Post Office Box 3399  
New Haven, CT 06515  
203/235-4353  
Provides a forum for men and women who have survived incest to publish their thoughts, writings and art work and to exchange information.

#### Incest Survivors Resource Network International

Post Office Box 911  
Hicksville, NY 11802  
516/935-3031  
Serves as an educational resource through serving communities and conferences of national and international community and professional organizations.

#### Survivors of Incest Anonymous, Inc.

World Service Office  
Post Office Box 21817  
Baltimore, MD 21222  
301/282-3400  
SIA is a 12-step, self-help recovery program for women and men 18 years of age and older.

#### The Chesapeake Institute, Inc.

11141 Georgia Avenue  
Suite 310  
Wheaton, MD 20902  
301/949-5000  
Provides evaluation and treatment services to child sexual abuse victims and their families. Also provides services to adult survivors.

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\* Source: National Victim Center

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## Child Abuse/Neglect/Abduction

### Adam Walsh Child Resource Center, Inc.

3111 South Dixie Highway  
Suite 244  
West Palm Beach, FL 33405  
401/833-9080  
Dedicated to serving families of missing and exploited children through legislative advocacy and education.

### American Association for Protecting Children

9725 East Hampden Avenue  
Denver, CO 80231  
800/227-5242  
The Children's Division of the American Humane Association. Works to help public and private agencies respond effectively to child abuse.

### American Professional Society on the Abuse of Children - University of Chicago

969 East 60th Street  
Chicago, IL 60637  
213/836-2471  
A professional society which brings together all disciplines which deal with child abuse on a daily basis; Provides information, research and professional assistance.

### C. Henry Kempe National Center for the Prevention and Treatment of Child Abuse and Neglect

1205 Oneida Street  
Denver, CO 80220  
303/321-3963  
Established to provide education, clinical services and research on child abuse and neglect.

### Child Find of America, Inc.

7 Innis Avenue  
Post Office Box 277  
New Paltz, NY 12561  
800/426-5678  
800/292-9688  
One of the oldest national, non-profit, private organizations dedicated to registering, investigating and locating missing children; promotes child safety and public awareness; and offers family mediation to prevent parental abduction and to return parentally abducted children. No fee.

### ChildHelp USA

6463 Independence Avenue  
Woodland Hills, CA 91367  
800/422-2443  
800/422-4453  
Works in the area of treatment, prevention of and education about child abuse. They are involved in art and animal therapy, as well as standard psychotherapy.

### Children's Defense Fund

122 C Street, N.W.  
Washington, DC 20001  
202/628-8787  
Children's Defense fund is a unique organization that exists to effectively represent America's children, particularly the poor, minority and handicapped. Their goal is to educate the nation concerning these children and to encourage preventive investment in these children. C.D.F. delivers technical assistance, support, and strategic guidance to groups and individuals, including parents, children's advocates and elected officials.

### Clearinghouse on Child Abuse and Neglect Information

Post Office Box 1182  
Washington, DC 20013  
703/821-2086  
Serves as a resource center for the acquisition and dissemination of child abuse and neglect materials. They develop publications and services to meet the needs of users. Catalogue available at no charge.

### Missing Child National Hotline

800/843-5678  
Takes reports from parents & police on missing children. Takes sightings on missing children. Serves as a child pornography tipline.

### National Assault Prevention Center

Post Office Box 02005  
Columbus, OH 43205  
614/291-2540  
Works on preventing interpersonal violence through resource development, community education and professional training. Coordinates a national network of over 200 Child Abuse Prevention Projects.

### National Center for Missing and Exploited Children

2101 Wilson Blvd.  
Suite 550  
Arlington, VA 22201  
800/843-5678  
Clearinghouse for information on missing and exploited children. Offers training and technical assistance, publications, photo dissemination and legislative advocacy.

### National Center for Prosecution of Child Abuse American Prosecutors Research Institute

1033 N. Fairfax Street  
Suite 200  
Alexandria, VA 22314  
703/739-0321  
Focuses on training and providing technical assistance to prosecutors and investigators handling criminal child abuse cases.

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**National Child Abuse Coalition**

733 15th Street, N.W.  
Room 938  
Washington, DC 20004  
202/347-3666  
Only coordinates organizations nationally to lobby Congress on legislation. Only one person part-time.

**National Children's Advocacy Center**

106 Lincoln Street  
Huntsville, AL 35801  
205/533-5437  
Provides direct services regionally; victim assistance to child abuse victims and non-offending family members; legal services; advocacy counseling and crisis intervention for child physical/sexual abuse victims; training and technical assistance.

**National Coalition Against Domestic Violence**

Post Office Box 34103  
Washington, DC 20043  
202/638-6388  
A membership organization which provides technical assistance, public education and national advocacy for victims of child abuse.

**National Committee for Prevention of Child Abuse**

332 South Michigan Avenue  
Suite 950  
Chicago, IL 60604  
312/633-3520  
Dedicated to preventing child maltreatment in all forms. Maintains a nationwide chapter network.

**National Runaway Hotline**

800/231-6946  
Referral to shelter, counseling, medical and legal help. Transportation home. Message relay system.

**National Runaway Switchboard**

800/621-4000  
Serves adolescents from 11-18 yrs. Crisis intervention, referral to shelter, medical help and other services. Sets up calls with family and clergy.

**Operation Lookout**

**National Center for Missing Youth**  
Post Office Box 231  
Mountlake Terrace, WA 98043  
206/771-7335  
800/782-7335

Provides 24-hour crisis intervention to legal custodian of missing children. Maintains speakers bureau and media lists. Also provides seminars for family law attorneys on parental kidnapping.

**Parents Anonymous National Hotline**

800/421-0353  
Crisis intervention, support, assistance to parents in exploring alternatives and referrals where appropriate.

**The Center for Child Protection and Family Support**

714 G Street S.E.  
Washington, DC 20003  
202/544-3144  
Works toward the prevention of all forms of child maltreatment through community program development, technical assistance, research, training and material development. Specific focus on inner-city and disadvantaged children in the metropolitan Washington, D.C. area.

**The Chesapeake Institute, Inc.**

11141 Georgia Avenue  
Suite 310  
Wheaton, MD 20902  
301/949-5000  
Evaluation and treatment services are available to child victims of sexual abuse, adult and juvenile child sexual offenders, non-offending spouses, non-abused siblings, extended family members, and adult survivors.

**Vanished Children's Alliance**

800/826-4743  
Dedicated to prevention and recovery of missing children.

## Domestic Violence

**Clearinghouse on Family Violence Information**

Post Office Box 1182  
Washington, DC 20013  
703/821-2086  
Provides information services to practitioners and researchers who work to prevent family violence and assist its victims. Also works in the arenas of sibling abuse and parent abuse. Offers free publications.

**National Coalition Against Domestic Violence**

Post Office Box 34103  
Washington, DC 20043  
202/638-6388  
Provides technical assistance, public education and national advocacy for battered women, their children and their advocates. A membership organization.

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**National Domestic Violence Hotline**

Post Office Box 7032  
Huntington Woods, MI 48070  
800/333-7233  
313/547-8888  
National 24-hour hotline number which makes referrals to 1200 domestic violence shelters in the U. S.

**The National Council on Child Abuse and Family Violence**

1155 Connecticut Avenue  
Suite 300  
Washington, DC 20036  
800/222-2000  
Serves as a referral to victims or others seeking information relating to child abuse, domestic violence or elder abuse. Provides fact sheets free of charge.

**Drunk Driving****Alliance Against Intoxicated Motorists (AAIM)**

Post Office Box 250  
Steamwood, IL 60101  
708/697-2246  
Provides counseling and support to victims of drunk or drugged driving accidents. Also provides court advocacy, public education and lobbies for related legislation.

**RID-USA (Remove Intoxicated Drivers)**

Post Office Box 520  
Schenectady, NY 12301  
518/327-0034  
The oldest anti-drunk driving organization in the U. S. Provides help and information to victims of driving while impaired and other alcohol-related crimes. Membership includes a quarterly newsletter and bulletins.

**Mothers Against Drunk Driving**

669 Airport Freeway  
Suite 310  
Hurst, TX 76053  
800/438-6233  
817/268-6233  
MADD has approximately 400 chapters which assist victims of drunk driving crashes at the local level. Victims from communities without a chapter may receive telephone support, information and literature by calling the number listed above.

**Elder Abuse/Neglect****American Association for Retired Persons**

1909 K Street, N.W.  
Washington, DC 20049  
202/872-4700  
Serves members through legislative representation, educational and community service programs and direct membership benefits. Criminal Justice Services, an Affiliated organization, addresses crime and the elderly.

**Clearinghouse on Family Violence Information**

Post Office Box 1182  
Washington, DC 20013  
703/821-2086  
Provides information services to practitioners and researchers who work to prevent family violence and assist its victims. They maintain several databases from which annotated bibliographies are generated. For a free list of publications, contact the Clearinghouse at the above number.

**Clearinghouse on Abuse and Neglect of the Elderly**

College of Resources  
University of Delaware  
Newark, DE 19716  
302/292-3525  
Produces annotated bibliographies based on a computerized search of over 100 code words in the area of elder abuse. It also contains over 2500 printed materials which are available for a small fee.

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**National Aging Resource Center on Elder Abuse**

c/o APWA  
810 1st Street, N.E.  
Suite 500  
Washington, DC 20002  
202/682-0100  
202/682-2470

Provides training and technical assistance to adult protective service and aging agencies. Develops and disseminates information about elder abuse. Publishes a quarterly newsletter, NARCEA EXCHANGE, and operates a Clearinghouse on Abuse and Neglect of the Elderly (CANE). Provides an automated search and retrieval system and conducts research studies of national significance.

**National Committee for the Prevention of Elder Abuse**

c/o University of Massachusetts  
Medical Center  
55 Lake Avenue North  
Worcester, MA 01655  
508/856-3662

Established to promote a greater understanding of services to protect older and disabled adults and to reduce the likelihood of abuse and neglect through research, advocacy, public awareness, and training.

**Government Agencies****Executive Office for U.S. Attorneys****LECC/Victim-Witness Staff**

Room 1612, Main Justice Building  
10th & Pennsylvania  
Washington, DC 20530  
202/633-3982

Provides technical assistance to victim-witness coordinators in U.S. Attorneys' Offices.

**National Victims Resource Center**

Post Office Box 6000  
1600 Research Blvd.  
Rockville, MD 20850  
800/627-6872

Provides referral services to victims and information on all issues dealing with the criminal justice system.

**National Center on Child Abuse and Neglect**

Post Office Box 1182  
Washington, DC 20013  
202/245-0813

Provides funding for state grants, challenge grants, demonstration projects; operates resource centers, clearinghouses; advocates for children who must appear in court as witnesses.

**U.S. Department of Health and Human Services  
Child and Family Services**

609 H Street, N.E.  
Washington, DC 20002  
202/727-0995

Investigates reported cases of general neglect of a child.

**National Criminal Justice Reference Service****U.S. Department of Justice**

Post Office Box 6000  
Rockville, MD 20850  
800/732-3277  
800/851-3420

Distributes extensive information obtained through surveys and published in the criminal justice field.

**U.S. Department of Justice  
Office for Victims of Crime**

633 Indiana Avenue, N.W.  
Washington, DC 20531  
202/307-5947

Administers Victims of Crime Act (VOCA) to state compensation and assistance programs and training and technical assistance grants.

**National Institute of Mental Health  
Alcohol, Drug Abuse and Mental Health  
Administration**

Rockville, MD 20857

Knowledge development, synthesis and dissemination for utilization by mental health and victim service providers on the topic of the mental health consequences of crime victimization.

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## Hate Violence

### Center for Democratic Renewal

Post Office Box 50469  
Atlanta, GA 30302  
404/221-0025

A national clearinghouse which monitors hate groups.  
Provides victim assistance, leadership training and education.

### National Gay & Lesbian Task Force

1517 U Street, N.W.  
Washington, DC 20009  
202/332-6483

Provides services for gay and lesbian crime victims.

### National Institute Against Prejudice and Violence

31 South Greene Street  
Baltimore, MD 21201  
301/328-5170

Conducts research on victimization and provides consultation and training to law enforcement personnel, victim assistance providers, and other agencies and community organizations.

## Law Enforcement

### Concerns of Police Survivors, Inc. (COPS)

9423-A Marlboro Pike  
Upper Marlboro, MD 20772  
301/599-0445

COPS is a national peer support, self-help organization comprised of the surviving families of law enforcement officers killed in the line of duty.

### National Sheriffs Association

1450 Duke Street  
Alexandria, VA 22150  
703/836-7827  
800/424-7827

Provides training and information to law enforcement agencies on victim assistance.

### International Conference of Police Chaplains

Route 5, Box 310  
Livingston, TX 77351  
409/322-2332

Provides training for law enforcement Chaplains in the area of victim assistance.

## Sexual Assault

### National Assault Prevention Center

Post Office Box 02005  
Columbus, OH 43205  
614/291-2540

Works to prevent interpersonal violence through resource development, community education and professional training.

### National Coalition Against Sexual Assault

2428 Ontario Road, N.W.  
Washington, DC 20009  
202/483-7165

Founded in 1979 to lead a national movement to end sexual violence and promote services for survivors. Members include rape crisis centers, counseling services, educational programs, women's shelters and concerned individuals.

### National Clearinghouse on Marital and Date Rape

2325 Oak Street  
Berkeley, CA 94708  
415/548-1770

Offers speakers, workshops and research information on marital and date rape.

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## Survivors of Homicide Victims

### Children of Murdered Parents

Post Office Box 9317  
Whittier, CA 90608  
213/699-8427

Maintains contact with survivors of victims of homicide throughout the United States. Assistance to victims includes evaluation of various sources of therapeutic help as well as suggestions concerning possible practical referrals.

### The Compassionate Friends, Inc.

Post Office Box 3696  
Oakbrook, IL 60522  
708/990-0010

Provides referral to local chapters, resource guides and brochures.

### Parents of Murdered Children and Other Survivors of Homicide

100 East Eighth Street  
B-41  
Cincinnati, OH 45202  
513/721-5683

Offers support for families as they work through the grief process and learn what to expect from the criminal justice system. Helps with practical information, referrals, telephone contact, legal ramifications of murder and any other problems that may be faced by the bereaved families of homicide victims.

## Training/Information/Referral for Professionals

### American Correctional Association (ACA)

8025 Laurel Lakes Court  
Laurel, MD 20707  
301/206-5100  
800/222-5646

A multi-disciplinary organization consisting of correctional professionals, individuals, agencies and organizations involved in the entire spectrum of correctional activities. ACA Task Force on Victims of Crime addresses critical victim rights issues.

### National School Safety Center

Pepperdine University  
Malibu, CA 90263  
818/377-6200

Serves as a national clearinghouse on school crime and violence. Provides training and technical assistance to school districts, law enforcement agencies, professional organizations and citizens nationwide.

## Victims with Disabilities

### Association for Retarded Citizens

2501 Avenue J  
Arlington, TX 76006  
817/640-0204

Refers victims to the appropriate affiliated organizations.

### National Assault Prevention Center

Post Office Box 02005  
Columbus, OH 43205  
614/291-2540

Works on preventing interpersonal violence through resource development, community education and professional training. Coordinates a national network of over 200 Child Abuse Prevention Projects.

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## Other

### **American Restitution Association**

Post Office Box 154  
Shippensburg, PA 17257  
919/856-5590

1) Advocates for comprehensive system of justice including victim participation in judicial process; 2) restitution program involving victim and perpetrator; 3) community protection program; 4) advocates for increased level of competency of offender.

### **Coalition of Victims' Attorneys & Consultants (COVAC)**

307 West Seventh, Suite 1001  
Fort Worth, TX 76102  
817/877-3355

Assists attorneys, consultants and other victim advocates in enforcing victims' legal rights, with special emphasis on the area of civil litigation. COVAC offers 1) current case law; 2) referral among victims' attorneys, advocates and consultants; and 3) coordination of these efforts.

### **Committee to Halt Useless College Killings (C.H.U.C.K.)**

Post Office Box 188  
Sayville, NY 11782  
516/567-1130

An anti-hazing organization that provides information, education and assistance.

### **Crisis Management Group, Inc.**

99 Russell Avenue  
Watertown, MA 02172  
617/926-7602  
800/444-7262

Provides crisis intervention services for companies and communities that have experienced a traumatic event.

### **Justice Fellowship/Neighbors Who Care**

Post Office Box 17181  
Washington, DC 20041  
703/834-3650.

Provides trained church volunteers to assist victims of property crime with crisis intervention services.

### **Justice for Surviving Victims, Inc.**

Post Office Box 1503  
Salida, CO 81291  
305/587-7144

Limits efforts to helping state organizations work toward amending the U.S. Constitution for victims' rights.

### **National AIDS Clearinghouse**

800/458-5231  
Publications and literature on HIV & AIDS.

### **National AIDS Hotline**

Post Office Box 13827  
Research Training Pk, NC 27709  
800/342-2437  
800/344-7432 Spanish Access  
800/243-7889 TTY/TDD

Provides information and referral about AIDS and other sexually transmitted diseases.

### **National Association of Town Watch**

7 Wynnewood Road, Suite 215  
Wynnewood, PA 19096  
215/649-7055

Heighten crime prevention awareness.

### **National Association of Attorney's General**

Hall of the States  
444 North Capitol Street, Suite 403  
Washington, DC 20001  
202/628-0435

Refer individual to appropriate state Attorney General Office for rights of victims in that state.

### **National Coalition Against Pornography**

800 Compton Road, Suite 9224  
Cincinnati, OH 45231  
513/521-6227

Provides victim referrals and information on resources available for victims of sexual abuse and sexual addiction. Primary focus on educating citizens about the harmful effects of pornography.

### **National District Attorney's Association**

1033 North Fairfax Street, Suite 200  
Alexandria, VA 22314  
703/549-9222

Purpose is to help prosecutors to help victims; cannot help victims directly.

### **National Sexually Transmitted Disease Hotline**

800/227-8922  
Information and referral about sexually transmitted diseases.

### **Trial Lawyers for Public Justice**

1625 Massachusetts Ave., N.W.  
Suite 100  
Washington, DC 20036  
202/797-8600

Provides assistance in obtaining legal representation.

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## SELECTED STATE STATUTES 1989-90

1. **Children's Code (Chapter 48)**
  - 48.299 Procedures at Hearings
  - 48.331 Court Reports; Effect on Victim
  - 48.346 Notice to Victims of Children's Acts
  - 48.396 Records
2. **Paroles and Pardons (Chapter 304)**
  - 304.06 Paroles from State Prisons and House of Corrections
  - 304.09 Notice of Pardon Application
  - 304.10 Pardon Application Papers; Victim's Statement
3. **Restraining Orders (Chapter 813)**
  - 813.12 Domestic Abuse Restraining Orders and Injunctions
  - 813.122 Child Abuse Restraining Orders and Injunctions
4. **General Crime Provisions (Chapter 939)**
  - 939.50 Classification of Felonies
  - 939.51 Classification of Misdemeanors
5. **Crimes Against Life and Bodily Security (Chapter 940)**
  - 940.01 First-Degree Intentional Homicide
  - 940.02 First-Degree Reckless Homicide
  - 940.03 Felony Murder
  - 940.08 Homicide by Negligent Handling of Dangerous Weapon, Explosives or Fire
  - 940.09 Homicide by Intoxicated Use of Vehicle or Firearm
  - 940.10 Homicide by Negligent Operation of Vehicle
  - 940.19 Battery; Aggravated Battery
  - 940.20 Battery; Special Circumstances
  - 940.22 Sexual Exploitation by Therapist; Duty to Report
  - 940.225 Sexual Assault
  - 940.25 Injury by Intoxicated Use of a Vehicle
  - 940.285 Abuse of Vulnerable Adults
  - 940.42 Intimidation of Witnesses; Misdemeanor
  - 940.43 Intimidation of Witnesses; Felony
  - 940.44 Intimidation of Victims; Misdemeanor
  - 940.45 Intimidation of Victims; Felony
6. **Crimes Against Children (Chapter 948)**
7. **Crime Victim Compensation (Chapter 949)**
8. **Rights of Victims and Witnesses of Crime (Chapter 950)**
9. **Commencement of Criminal Proceedings (Chapter 968)**
  - 968.075 Domestic Abuse Incidents; Arrest and Prosecution
10. **Criminal Trials (Chapter 972)**
  - 972.11 Evidence and Practice; Civil Rules Applicable (Rape Shield Law)
  - 972.14 Statements Before Sentencing (Victim Allocution)
  - 972.15 Presentence Investigation
11. **Sentencing (Chapter 973)**
  - 973.20 Restitution

**SELECTED STATE STATUTES  
1989-90**

**Children's Code (Chapter 48)**

48.299 PROCEDURES AT HEARINGS. (1) (a) The general public shall be excluded from hearings under this chapter and from hearings by courts exercising jurisdiction under s. 48.17 (2) unless a public fact-finding hearing is demanded by a child through his or her counsel. However, the court shall refuse to grant the public hearing if the victim of an alleged sexual assault objects or, in a nondelinquency proceeding, if a parent or guardian objects. If a public hearing is not held, only the parties, their counsel, witnesses and other persons requested by a party and approved by the court may be present. Any other person the court finds to have a proper interest in the case or in the work of the court, including a member of the bar, may be admitted by the court.

(am) Subject to s. 906.15, if a public hearing is not held, in addition to persons permitted to attend under par. (a), victims of a child's alleged act shall have the right to attend a hearing under s. 48.31 and hearings by courts exercising jurisdiction under s. 48.17 (2), based upon the alleged act, except that a judge may exclude victims from any portion of the hearing which deals with sensitive personal matters of the child or the child's family and which do not directly relate to the alleged act committed against the victim. A member of the victim's family and, at the request of the victim, a representative of an organization providing support services to the victim, may attend the hearing under this subsection.

(b) Any person who divulges any information which would identify the child or the family involved in any proceeding under this chapter shall be subject to ch. 785. This paragraph does not preclude a victim of the child's act from commencing a civil action based upon the child's act.

(3) If the court finds that it is in the best interest of the child, and if the child's counsel or guardian ad litem consents, the child may be temporarily excluded by the court from a hearing on a petition alleging that the child is in need of protection or services. If the court finds that a child under 7 years of age is too young to comprehend the hearing, and that it is in the best interest of the child, the child may be excluded from the entire hearing.

(4) (a) Chapters 901 to 911 shall govern the presentation of evidence at the fact-finding hearings under ss. 48.31 and 48.42.

(b) Neither common law nor statutory rules of evidence are binding at a waiver hearing under s. 48.18, a hearing for a child held in custody under s. 48.21, a runaway home hearing under s. 48.227 (4), a dispositional hearing, or a hearing about changes in placement, revision of dispositional orders or extension of dispositional orders. At those hearings, the court shall admit all testimony having reasonable probative value, but shall exclude immaterial, irrelevant or unduly repetitious testimony. Hearsay evidence may be admitted if it has demonstrable circumstantial guarantees of trustworthiness. The court shall give effect to the rules of privilege recognized by law. The court shall apply the basic principles of relevancy, materiality and probative value to proof of all questions of fact. Objections to evidentiary offers and offers of proof of evidence not admitted may be made and shall be noted in the record.

(5) On request of any party, unless good cause to the contrary is shown, any hearing under s. 48.209 (1) (e) or 48.21 (1) may be held on the record by telephone or live audio-visual means or testimony may be received by telephone or live audio-visual means as prescribed in s. 807.13 (2). The request and the showing of good cause for not conducting the hearing or admitting testimony

by telephone or live audio-visual means may be made by telephone.

48.331 COURT REPORTS; EFFECT ON VICTIM. If the delinquent act would constitute a felony if committed by an adult, the person preparing the report under s. 48.33 shall attempt to determine the economic, physical and psychological effect of the delinquent act on the victim. The person preparing the report may ask any appropriate person for information. This section does not preclude the person who prepares the report from including any information for the court concerning the impact of a delinquent act on the victim. If the delinquent act would not constitute a felony but a victim has suffered bodily harm or the act involved theft or damage to property, the person preparing the report is encouraged to seek the information described in this section.

48.346 NOTICE TO VICTIMS OF CHILDREN'S ACTS. (1) Each known victim of a child's act shall receive timely notice of the following information: (a) The procedure for obtaining the identity of the child and the child's parents.

b) The procedure under s. 48.396 (5) for obtaining the child's police records.

(c) The potential liability of the child's parents under s. 895.035.

(d) Either:

1. General information regarding any informal agreement under s. 48.245, any consent decree under s. 48.32 or any dispositional order under ss. 48.34 to 48.345. The information shall not include specific details of the order except for details relating to restitution or repair to property; or

2. The procedure the victim may follow for obtaining the information in subd. 1.

(2) The notice under sub. (1) shall include an explanation of the restrictions on divulging information obtained under this chapter and the penalties for violations.

(3) If an inquiry or proceeding is closed, dismissed or otherwise does not result in an informal agreement, consent decree or dispositional order, a reasonable attempt shall be made to inform each known victim of the child's alleged act that the inquiry or proceeding has been terminated.

(4) If the victim is a child, the notice under this section shall be given to the child's parents, guardian or legal custodian.

(5) Chief judges and circuit judges shall establish by policy and rule procedures for the implementation of this section. The policies and rules shall specify when, how and by whom the notice under this section shall be provided to victims.

48.396 RECORDS. (1) Peace officers' records of children shall be kept separate from records of persons 18 or older and shall not be open to inspection or their contents disclosed except under sub. (5), s. 48.293 or by order of the court. This subsection shall not apply to the representatives of newspapers or other reporters of news who wish to obtain information for the purpose of reporting news without revealing the identity of the child involved or to the confidential exchange of information between the police and officials of the school attended by the child or other law enforcement or social welfare agencies or to children 16 or older who are transferred to the criminal courts.

(2) Records of the court assigned to exercise jurisdiction under

this chapter and of courts exercising jurisdiction under s. 48.17 (2) shall be entered in books or deposited in files kept for that purpose only. They shall not be open to inspection or their contents disclosed except by order of the court assigned to exercise jurisdiction under this chapter. Upon request of the department to review court records for the purpose of monitoring and conducting periodic evaluations of activities as required by and implemented under 45 CFR 1355, 1356 and 1357, the court shall open those records for inspection by authorized representatives of the department. Upon request of the federal government to review court records for the purpose of monitoring and conducting periodic evaluations of activities as required by and implemented under 45 CFR 1355, 1356 and 1357, the court shall open those records for inspection by authorized representatives of the federal agency.

(3) This section does not apply to proceedings for violation of chs. 340 to 349 and 351 or any county or municipal ordinance enacted under ch. 349, except that this section does apply to proceedings for violations of ss. 342.06 (2) and 344.48 (1), and ss. 30.67 (1) and 346.67 when death or injury occurs.

(4) When a court revokes, suspends or restricts a child's operating privilege under s. 48.17 (2), 48.237, 48.34 (7), (7m) or (8), 48.343 (2), 48.344 (2) or 346.93, the department of transportation shall not disclose information concerning or relating to the revocation, suspension or restriction to any person other than a court, district attorney, county corporation counsel, city, village or town attorney, law enforcement agency, or the minor whose operating privilege is revoked, suspended or restricted, or his or her parent or guardian. Persons entitled to receive this information shall not disclose the information to other persons or agencies.

(5) (a) Any victim of a child's act may petition the court to order the disclosure of the records governed by sub. (1). The petition shall be in writing and shall describe as specifically as possible all of the following:

1. The type of information sought.
2. The reason the information is being sought.
3. The basis for the petitioner's belief that the information is contained in the records.
4. The relevance of the information sought to the petitioner's reason for seeking the information.

5. The petitioner's efforts to obtain the information from other sources.

(b) The court shall notify the child, the child's counsel, the child's parents and appropriate law enforcement agencies in writing of the petition. If any person notified objects to the disclosure, the court may hold a hearing to take evidence relating to the petitioner's need for the disclosure.

(c) The court shall make an inspection, which may be in camera, of the child's records. If the court determines that the information sought is for good cause and that it cannot be obtained with reasonable effort from other sources, it shall then determine whether the petitioner's need for the information outweighs society's interest in protecting its confidentiality. In making this determination, the court shall balance the following private and societal interests:

1. The petitioner's interest in recovering for the injury, damage or loss he or she has suffered against the child's interest in rehabilitation and in avoiding the stigma that might result from disclosure.

2. The public's interest in the redress of private wrongs through private litigation against the public's interest in protecting the integrity of the juvenile justice system.

(d) If the court determines that disclosure is warranted, it shall order the disclosure of only as much information as is necessary to meet the petitioner's need for the information.

(e) The court shall record the reasons for its decision to disclose or not to disclose the child's records. All records related to a decision under this subsection are confidential.

(6) Notwithstanding sub. (5), a victim of a child's act or alleged act may, with the approval of the court, obtain the names of the child and the child's parents.

(7) Notwithstanding sub. (2), if a child is adjudged delinquent, the court clerk shall notify the school board of the school district in which the child is enrolled of the fact that the child has been adjudicated delinquent unless the child's parent requests, in writing, that the information not be provided. No other information from the child's court records may be disclosed to the school board except by order of the court. Any information provided to the school board under this subsection may be disclosed by the school board only to employes of the school district who have been determined by the school board to have legitimate educational interests in the information.

## Paroles and Pardons (Chapter 304)

304.06 PAROLES FROM STATE PRISONS AND HOUSE OF CORRECTION. (1) (a) In this subsection:

1. "Member of the family" means spouse, child, sibling, parent or legal guardian.
2. "Victim" means a person against whom a crime has been committed.

(b) Except as provided in sub. (1m) or s. 161.49 (2) or 302.045 (3), the parole commission may parole an inmate of the Wisconsin state prisons or any felon or any person serving at least one year or more in the Milwaukee county house of correction or a county reforestation camp organized under s. 303.07, when he or she has served 25% of the sentence imposed for the offense, or 6 months, whichever is greater. Except as provided in s. 973.014, the parole commission may parole an inmate serving a life term when he or she has served 20 years, as modified by the formula under s. 302.11 (1) and subject to extension using the formulas under s. 302.11 (2). The person serving the life term shall be given credit for time served prior to sentencing under s. 973.155, including good time under s. 973.155

(4). The secretary may grant special action parole releases under s. 304.02. The department or the parole commission shall not provide any convicted offender or other person sentenced to the

department's custody any parole eligibility or evaluation until the person has been confined at least 60 days following sentencing.

(c) If an inmate applies for parole under this subsection, the parole commission shall notify the following, if they can be found, in accordance with par. (d):

1. The office of the judge that participated in the trial or that accepted the inmate's plea of guilty or no contest, whichever is applicable.

2. The office of the district attorney that participated in the trial of the inmate or that prepared for proceedings under s. 971.08 regarding the inmate's plea of guilty or no contest, whichever is applicable.

3. The victim of the crime committed by the inmate or, if the victim died as a result of the crime, an adult member of the victim's family or, if the victim is younger than 18 years old, the victim's parent or legal guardian, upon submission of a card under par. (f) requesting notification.

(d) 1. The notice under par. (c) shall inform the offices and persons under par. (c) 1 to 3 of the manner in which they may provide written statements under this subsection. The parole commission shall provide notice under this paragraph for an inmate's first application for parole and, upon request, for subsequent appli-

cations for parole.

2. The notice shall be by 1st class mail to an office's or a person's last-known address sent at least 3 weeks before the interview or hearing upon the parole application.

3. The notice shall state the name of the inmate, the crime of which he or she was convicted, the date and term of the sentence and the date when the written statement must be received in order to be considered.

4. If the notice is for a first application for parole, the notice shall inform the offices and persons under par. (c) 1 to 3 that notification of subsequent applications for parole will be provided only upon request.

(c) The parole commission shall permit any office or person under par. (c) 1 to 3 to provide written statements. The parole commission shall give consideration to any written statements provided by any such office or person and received on or before the date specified in the notice. This paragraph does not limit the authority of the parole commission to consider other statements or information that it receives in a timely fashion.

(f) The parole commission shall design and prepare cards for persons specified in par. (c) 3 to send to the commission. The cards shall have space for these persons to provide their names and addresses, the name of the applicable prisoner and any other information the parole commission determines is necessary. The parole commission shall provide the cards, without charge, to district attorneys. District attorneys shall provide the cards, without charge, to persons specified in par. (c) 3. These persons may send completed cards to the parole commission. All commission records or portions of records that relate to mailing addresses of these persons are not subject to inspection or copying under s. 19.35 (1). Before any written statement of a person specified in par. (c) 3 is made a part of the documentary record considered in connection with a parole hearing under this section, the parole commission shall obliterate from the statement all references to the mailing addresses of the person.

(g) Before a person is released on parole under this subsection, the parole commission shall so notify the municipal police department and the county sheriff for the area where the person will be residing. The notification requirement under this paragraph does not apply if a municipal department or county sheriff submits to the parole commission a written statement waiving the right to be notified.

(1m) The parole commission may waive the 25% service of sentence requirement under sub. (1) (b) if it determines that extraordinary circumstances warrant an early release and the sentencing court has been notified and permitted to comment upon the proposed recommendation.

NOTE: The amendment of (1) and the creation of (1m) by 1983 Wisconsin Act 64 first applies to crimes committed on November 3, 1983.

(1r) (a) The parole commission shall grant release on parole, unless there are overriding considerations not to do so, to any inmate who is eligible for parole under sub. (1) and meets either of the following conditions:

1. The inmate had a reading test score below the 6th grade level at the time of his or her admission to state prison, the inmate thereafter participated in a departmental literacy program and, upon completion of the program, had a reading test score at or above the 6th grade level.

2. The inmate did not have a high school diploma, a high school equivalency diploma or a certificate of general educational development at the time of his or her admission to state prison and the inmate thereafter obtained a high school equivalency diploma or a certificate of general educational development while incarcerated in state prison.

(b) If an inmate is eligible for parole under sub. (1) and is

participating in a literacy or other education program but does not meet the conditions of par. (a) 1 or 2, the parole commission shall consider the possibility of granting the inmate release on parole with continued education as one of the conditions of parole.

(2) No prisoner under sub. (1) may be paroled until the parole commission is satisfied that the prisoner has adequate plans for suitable employment or to otherwise sustain himself or herself. The paroled prisoner shall report to the department in such manner and at such times as it requires.

(3) Every paroled prisoner remains in the legal custody of the department unless otherwise provided by the department. If the department alleges that any condition or rule of parole has been violated by the prisoner, the department may take physical custody of the prisoner for the investigation of the alleged violation. If the department is satisfied that any condition or rule of parole has been violated it shall afford the prisoner such administrative hearings as are required by law. Unless waived by the parolee, the final administrative hearing shall be held before a hearing examiner from the division of hearings and appeals in the department of administration who is licensed to practice law in this state. The hearing examiner shall enter an order revoking or not revoking parole. Upon request by either party, the administrator of the division of hearings and appeals shall review the order. The hearing examiner may order the taking and allow the use of a videotaped deposition under s. 967.04 (7) to (10). If the parolee waives the final administrative hearing, the secretary of corrections shall enter an order revoking or not revoking parole. If the examiner, the administrator upon review, or the secretary in the case of a waiver finds that the prisoner has violated the rules or conditions of parole, the examiner, the administrator upon review, or the secretary in the case of a waiver, may order the prisoner returned to prison to continue serving his or her sentence, or to continue on parole. If the prisoner claims or appears to be indigent, the department shall refer the prisoner to the authority for indigency determinations specified under s. 977.07 (1).

(3e) The division of hearings and appeals in the department of administration shall make either an electronic or stenographic record of all testimony at each parole revocation hearing. The division shall prepare a written transcript of the testimony only at the request of a judge who has granted a petition for judicial review of the revocation decision. Each hearing notice shall include notice of the provisions of this subsection and a statement that any person who wants a written transcript may record the hearing at his or her own expense.

(3m) If the convicting court is informed by the department that a prisoner on parole has absconded and that the prisoner's whereabouts are unknown, the court may issue a *capias* for execution by the sheriff.

(4) (a) If any person convicted of a misdemeanor or traffic offense, any person convicted of a criminal offense in the circuit court for a county having a population of 500,000 or more and sentenced to 2 years or less in the house of correction or any person committed to the house of correction for treatment and rehabilitation for addiction to a controlled substance under ch. 161, during the period of confinement or treatment appears to have been rehabilitated or cured to the extent, in the opinion of the superintendent of the house of correction or the person in charge of treatment and rehabilitation of a prisoner at that institution, that the prisoner may be released, the prisoner may be released upon conditional parole. Before a person is released on conditional parole under this paragraph, the superintendent or person in charge of treatment and rehabilitation shall so notify the municipal police department and county sheriff for the area where the person will be residing. The notification requirement does not apply if a municipal department or county sheriff submits to the department a written statement waiving the right to be notified.

(b) Application for such conditional parole shall be made in writing by the superintendent of the house of correction to the court of commitment stating the facts justifying the application. The court shall proceed to take testimony in support of the application. If the judge is satisfied from the evidence that there is good reason to believe that the prisoner has been rehabilitated or cured to the extent that he or she may be released and that proper provision for employment and residence has been made for the prisoner, the judge may order the prisoner's release on parole to the superintendent of the house of correction, on such conditions to be stated in the order of release as the judge determines. In the event of violation of any such conditions by the prisoner, he or she shall be returned to the court and may be recommitted to the house of correction to serve the remainder of his or her sentence or for further treatment.

**304.09 NOTICE OF PARDON APPLICATION.** (1) In this section:

(a) "Member of the family" means spouse, child, sibling, parent or legal guardian.

(b) "Victim" means a person against whom a crime has been committed.

(2) The notice of the pardon application shall state the name of the convict, the crime of which he or she was convicted, the date and term of sentence and the date if known, when the application is to be heard by the governor. The notice shall be served on the following persons, if they can be found:

(a) The judge who participated in the trial of the convict.

(b) The district attorney who participated in the trial of the convict.

(c) The victim or, if the victim is dead, an adult member of the victim's family.

(3) The notice shall inform the persons under sub. (2) of the manner in which they may provide written statements or participate in any applicable hearing. The applicant shall serve notice on the persons under sub. (2) (a) and (b) and the governor shall serve notice on the person under sub. (2) (c). Each such notice shall be served at least 3 weeks before the hearing of the application. The notice shall be published at least once each week for 2 successive

weeks before the hearing in a newspaper of general circulation in the county where the offense was committed. If there is no such newspaper, the notice shall be posted in a conspicuous place on the door of the courthouse of the county for 3 weeks before the hearing and published once each week for 2 consecutive weeks before the hearing in a newspaper published in an adjoining county. Publication as required in this subsection shall be completed by a date designated by the governor. The date shall be a reasonable time prior to the hearing date.

**304.10 PARDON APPLICATION PAPERS; VICTIM'S STATEMENT.** (1) An application for pardon shall be accompanied by the following papers:

(a) Notice of application and acknowledgments or affidavits showing due service and affidavits showing due publication and posting whenever required;

(b) A certified copy of the docket entries, the indictment or information, and such additional papers on file in the court, if obtainable, as the governor requires;

(c) A full sworn statement by the applicant of all facts and reasons upon which the application is based;

(d) Written statements by the judge and the district attorney who tried the case, if obtainable, indicating their views regarding the application and stating any circumstances within their knowledge in aggravation or extenuation of the applicant's guilt;

(e) A certificate of the keeper of the prison where he has been confined showing whether the applicant has conducted himself in a peaceful and obedient manner.

(2) When a victim or member of the victim's family receives notice under s. 304.09 (3), he or she may provide the governor with written statements indicating his or her views regarding the application and stating any circumstances within his or her knowledge in aggravation or extenuation of the applicant's guilt. Upon receipt of any such statement, the governor shall place the statement with the other pardon application papers.

(3) Notwithstanding s. 19.35, any reference to the address of a victim or a member of the victim's family which is contained in a statement or other paper accompanying a pardon application shall be closed to the public. The governor, using the procedure under s. 19.36 (6), shall delete any reference to the address in any statement or paper made public.

## Restraining Orders (Chapter 813)

**813.12 DOMESTIC ABUSE RESTRAINING ORDERS AND INJUNCTIONS.** (1) DEFINITIONS. In this section:

(a) "Domestic abuse" means any of the following engaged in by an adult family member or household member against another adult family member or household member:

1. Intentional infliction of physical pain, physical injury or illness.

2. Intentional impairment of physical condition.

3. A violation of s. 940.225 (1), (2) or (3).

4. A threat to engage in the conduct under subd. 1, 2 or 3.

(b) "Family member" means a spouse, a parent, a child or a person related by consanguinity to another person.

(c) "Household member" means a person currently or formerly residing in a place of abode with another person.

(d) "Tribal court" means a court established by any federally recognized Wisconsin Indian tribe or band, except the Menominee Indian tribe of Wisconsin.

(e) "Tribal order or injunction" means a temporary restraining order or injunction issued by a tribal court under a tribal domestic abuse ordinance adopted in conformity with this section.

(2) COMMENCEMENT OF ACTION AND RESPONSE. No action under this section may be commenced by complaint and summons. An action under this section may be commenced only by a petition described under sub. (5) (a). The action commences with service of the petition upon the respondent if a copy of the petition is filed before service or promptly after service. A petition may be filed in conjunction with an action affecting the family commenced under ch. 767, but commencement of an action affecting the family or any other action is not necessary for the filing of a petition or the issuance of a temporary restraining order or an injunction. Section 813.06 does not apply to an action under this section. The respondent may respond to the petition either in writing before or at the hearing on the issuance of the injunction or orally at that hearing.

(2m) TWO-PART PROCEDURE. Procedure for an action under this section is in 2 parts. First, if the petitioner requests a temporary restraining order the court shall issue or refuse to issue that order. Second, the court shall hold a hearing under sub. (4) on whether to issue an injunction, which is the final relief. If the court issues a temporary restraining order, the order shall set forth the

date for the hearing on an injunction. If the court does not issue a temporary restraining order, the date for the hearing shall be set upon motion by either party.

(3) **TEMPORARY RESTRAINING ORDER.** (a) A judge or family court commissioner shall issue a temporary restraining order ordering the respondent to avoid the petitioner's residence, except as provided in par. (am), or any premises temporarily occupied by the petitioner or both, and to avoid contacting or causing any person other than a party's attorney to contact the petitioner unless the petitioner consents in writing, if all of the following occur:

1. The petitioner submits to the judge or family court commissioner a petition alleging the elements set forth under sub. (5) (a).

2. The judge or family court commissioner finds reasonable grounds to believe that the respondent has engaged in, or based on prior conduct of the petitioner and the respondent may engage in, domestic abuse of the petitioner.

(am) If the petitioner and the respondent are not married, the respondent owns the premises where the petitioner resides and the petitioner has no legal interest in the premises, in lieu of ordering the respondent to avoid the petitioner's residence under par. (a) the judge or family court commissioner may order the respondent to avoid the premises for a reasonable time until the petitioner relocates and shall order the respondent to avoid the new residence for the duration of the order.

(b) Notice need not be given to the respondent before issuing a temporary restraining order under this subsection. A temporary restraining order may be entered only against the respondent named in the petition.

(c) The temporary restraining order is in effect until a hearing is held on issuance of an injunction under sub. (4). A judge or family court commissioner shall hold a hearing on issuance of an injunction within 7 days after the temporary restraining order is issued, unless the time is extended upon the written consent of the parties or extended once for 7 days upon a finding that the respondent has not been served with a copy of the temporary restraining order although the petitioner has exercised due diligence.

(4) **INJUNCTION.** (a) A judge or family court commissioner may grant an injunction ordering the respondent to avoid the petitioner's residence, except as provided in par. (am), or any premises temporarily occupied by the petitioner or both, and to avoid contacting or causing any person other than a party's attorney to contact the petitioner unless the petitioner consents to that contact in writing, if all of the following occur:

1. The petitioner files a petition alleging the elements set forth under sub. (5) (a).

2. The petitioner serves upon the respondent a copy of the petition and notice of the time for hearing on the issuance of the injunction, or the respondent serves upon the petitioner notice of the time for hearing on the issuance of the injunction.

3. After hearing, the judge or family court commissioner finds reasonable grounds to believe that the respondent has engaged in, or based upon prior conduct of the petitioner and the respondent may engage in, domestic abuse of the petitioner.

(am) If the petitioner and the respondent are not married, the respondent owns the premises where the petitioner resides and the petitioner has no legal interest in the premises, in lieu of ordering the respondent to avoid the petitioner's residence under par. (a) the judge or family court commissioner may order the respondent to avoid the premises for a reasonable time until the petitioner relocates and shall order the respondent to avoid the new residence for the duration of the order.

(b) The injunction may be entered only against the respondent named in the petition.

(c) 1. An injunction under this subsection is effective according to its terms, but for not more than 2 years.

2. When an injunction in effect for less than 6 months expires,

the court shall extend the injunction if the petitioner states that an extension is necessary to protect him or her. This extension shall remain in effect until 6 months after the date the court first entered the injunction.

3. If the petitioner states that an extension is necessary to protect him or her, the court may extend the injunction for up to 2 years after the date the court first entered the injunction.

4. Notice need not be given to the respondent before extending an injunction under subd. 2 or 3. The petitioner shall notify the respondent after the court extends an injunction under subd. 2 or 3.

(5) **PETITION.** (a) The petition shall allege facts sufficient to show the following:

1. The name of the petitioner and that the petitioner is the alleged victim.

2. The name of the respondent and that the respondent is an adult.

3. That the respondent engaged in, or based on prior conduct of the petitioner and the respondent may engage in, domestic abuse of the petitioner.

(b) The clerk of circuit court shall provide the simplified forms provided under s. 46.95 (3) (c) to help a person file a petition.

(6) **ENFORCEMENT ASSISTANCE.** (a) If an order is issued under this section, upon request by the petitioner the court or family court commissioner shall order the sheriff to accompany the petitioner and assist in placing him or her in physical possession of his or her residence or to otherwise assist in executing or serving the temporary restraining order or injunction.

(b) Within 24 hours after request by the petitioner, the clerk of the circuit court shall send a copy of any order issued or provide notice of any order extended under this section to the sheriff or to any other local law enforcement agency which is the central repository for orders and which has jurisdiction over the petitioner's premises.

(c) The sheriff or other appropriate local law enforcement agency under par. (b) shall make available to other law enforcement agencies, through a verification system, information on the existence and status of any order issued under this section. The information need not be maintained after the order is no longer in effect.

(7) **ARREST.** A law enforcement officer shall arrest and take a person into custody if all of the following occur:

(a) A petitioner under sub. (5) or a tribal court petitioner presents the law enforcement officer with a copy of a court order issued under sub. (3) or (4) or a tribal order or injunction issued against the person which has been filed with a circuit court in accordance with sub. (9) (a), or the law enforcement officer determines that such an order exists through communication with appropriate authorities.

(b) The law enforcement officer has probable cause to believe that the person has violated the court order issued under sub. (3) or (4) or a tribal order or injunction issued against the person which has been filed with a circuit court in accordance with sub. (9) (a).

(8) **PENALTY.** Whoever knowingly violates any of the following shall be fined not more than \$1,000 or imprisoned for not more than 9 months or both:

(a) A temporary restraining order or injunction issued under sub. (3) or (4).

(b) A tribal order or injunction that is filed with a circuit court in accordance with sub. (9) (a).

(9) **ENFORCEMENT OF TRIBAL ORDERS AND INJUNCTIONS.** (a) A copy of a tribal order or injunction may be filed in the circuit court of any county in this state, if all of the following occur:

1. The circuit court has issued an order which permits the filing of tribal orders and injunctions in the circuit court.

2. A copy of the tribal order or injunction, which has been authenticated in accordance with tribal court procedures, is filed in

the office of the clerk of circuit court.

3. The tribal order or injunction includes notice to the respondent that the tribal order or injunction is being filed in the circuit court and that a violation of the tribal order or injunction may result in arrest and imposition of criminal penalties under sub. (8).

(b) A tribal order or injunction filed under par. (a) shall have the same effect and shall be subject to the same procedures, defenses and proceedings as an order or injunction under subs. (3) and (4) and may be enforced in like manner.

**813.122 CHILD ABUSE RESTRAINING ORDERS AND INJUNCTIONS. (1) DEFINITIONS.** In this section:

(a) "Abuse" means any of the following:

1. Physical injury inflicted on a child by other than accidental means.

2. Sexual intercourse or sexual contact under s. 940.225 or 948.02.

3. A violation of s. 948.05.

4. Permitting or requiring a child to violate s. 944.30.

5. Emotional damage.

6. A threat to engage in any conduct under subs. 1 to 5.

(b) "Child" means any person under 18 years of age.

(c) "Child victim" means the child who is the victim or the alleged victim of abuse.

(d) "Child victim advocate" means any person who counsels child victims, assists child victims in coping with the impact of the crime or otherwise acts in support of child victims.

(e) "Emotional damage" means harm to a child's psychological or intellectual functioning which is exhibited by severe anxiety, depression, withdrawal or outward aggressive behavior, or a combination of those behaviors, which is caused by the child's parent, guardian, legal custodian or other person exercising temporary or permanent control over the child and for which the child's parent, guardian or legal custodian has failed to obtain the treatment necessary to remedy the harm.

(f) "Physical injury" includes but is not limited to lacerations, fractured bones, burns, internal injuries, severe or frequent bruising or great bodily harm as defined under s. 939.22 (14).

(2) **COMMENCEMENT OF ACTION AND RESPONSE.** No action under this section may be commenced by complaint and summons. An action under this section may be commenced only by a petition described under sub. (6) (a). The action commences with service of the petition upon the respondent if a copy of the petition is filed before service or promptly after service. The child victim or a parent, stepparent or legal guardian of the child victim may be a petitioner under this section. Section 813.06 does not apply to an action under this section. The respondent may respond to the petition either in writing before or at the hearing on the issuance of the injunction or orally at that hearing.

(3) **GENERAL PROCEDURE.** (a) Procedure for an action under this section is in 2 parts. First, if the petitioner requests a temporary restraining order, the court or court commissioner shall issue or refuse to issue that order. Second, the court shall hold a hearing under sub. (5) on whether to issue an injunction, which is the final relief. If the court or court commissioner issues a temporary restraining order, the order shall set forth the date for the hearing on an injunction. If the court or court commissioner does not issue a temporary restraining order, the date for the hearing shall be set upon motion by either party.

(b) The court or court commissioner, on its own motion or the motion of any party, may order one or more of the following:

1. That a guardian ad litem be appointed for the child victim in accordance with s. 48.235.

2. That all persons, other than the parties, their attorneys, witnesses, child victim advocates, court personnel and any guardian ad litem, be excluded from any hearing under this section.

3. That access to any record of an action under this section be available only to the parties, their attorneys, any guardian ad litem, court personnel and any applicable court upon appeal.

(bm) The court or court commissioner shall appoint a guardian ad litem if the respondent is a parent of the child.

(c) An action under this section may pertain to more than one child victim.

(4) **TEMPORARY RESTRAINING ORDER.** (a) A judge or court commissioner shall issue a temporary restraining order ordering the respondent to avoid the child victim's residence or any premises temporarily occupied by the child victim or both, and to avoid contacting or causing any person other than a party's attorney to contact the child victim unless the petitioner consents in writing and the judge or court commissioner agrees that the contact is in the best interests of the child victim, if all of the following occur:

1. The petitioner submits to the judge or court commissioner a petition alleging the elements set forth under sub. (6) (a).

2. The judge or court commissioner finds reasonable grounds to believe that the respondent has engaged in, or based on prior conduct of the child victim and the respondent may engage in, abuse of the child victim.

(b) Notice need not be given to the respondent before issuing a temporary restraining order under this subsection. A temporary restraining order may be entered only against the respondent named in the petition.

(c) The temporary restraining order is in effect until a hearing is held on issuance of an injunction under sub. (5). A judge shall hold a hearing on issuance of an injunction within 7 days after the temporary restraining order is issued, unless the time is extended upon the written consent of the parties or extended once for 7 days upon a finding that the respondent has not been served with a copy of the temporary restraining order although the petitioner has exercised due diligence.

(5) **INJUNCTION.** (a) A judge may grant an injunction ordering the respondent to avoid the child victim's residence or any premises temporarily occupied by the child victim or both, and to avoid contacting or causing any person other than a party's attorney to contact the child victim unless the petitioner consents to that contact in writing and the judge agrees that the contact is in the best interests of the child victim, if all of the following occur:

1. The petitioner files a petition alleging the elements set forth under sub. (6) (a).

2. The petitioner serves upon the respondent a copy of the petition and notice of the time for hearing on the issuance of the injunction, or the respondent serves upon the petitioner notice of the time for hearing on the issuance of the injunction.

3. After hearing, the judge finds reasonable grounds to believe that the respondent has engaged in, or based upon prior conduct of the child victim and the respondent may engage in, abuse of the child victim.

(b) If the respondent is the parent of the child victim, the judge shall modify the order under par. (a) to provide the parent reasonable visitation rights, unless the judge finds that visitation would endanger the child's physical, mental or emotional health. The judge may provide that any authorized visitation be supervised.

(c) The injunction may be entered only against the respondent named in the petition.

(d) 1. An injunction under this subsection is effective according to its terms, but for not more than 2 years or until the child attains 18 years of age, whichever occurs first.

2. When an injunction in effect for less than 6 months expires, the court shall extend the injunction if the petitioner states that an extension is necessary to protect the child victim. This extensions shall remain in effect until 6 months after the date the court first entered the injunction or until the child attains 18 years of age, whichever occurs first.

3. If the petitioner states that an extension is necessary to protect the child victim, the court may extend the injunction for not more than 2 years or until the child attains 18 years of age, whichever occurs first.

4. Notice need not be given to the respondent before extending an injunction under subd. 2 or 3. The petitioner shall notify the respondent after the court extends an injunction under subd. 2 or 3.

(e) An injunction under this section may direct the payment of child support using a method of calculation authorized under s. 767.25.

(6) PETITION. (a) The petition shall allege facts sufficient to show the following:

1. The name of the petitioner and the child victim.

2. The name of the respondent and that the respondent is an adult.

3. That the respondent engaged in, or based on prior conduct of the respondent and the child victim may engage in, abuse of the child victim.

4. If the payment of child support is requested, that the payment of child support is reasonable or necessary based on criteria provided under s. 767.25.

(b) Upon request, the clerk of circuit court shall provide, without cost, the simplified forms obtained under s. 46.03 (7) (d) to a petitioner.

(7) CONTACT. Any order under this section directing a person to avoid contact with a child victim prohibits the person from knowingly touching, meeting, communicating or being in visual or audio contact with the child victim, except as provided in any modifications of the order under sub. (5) (b).

(8) EVIDENCE RELATING TO EMOTIONAL DAMAGE. In an action under this section alleging that emotional damage has occurred or may occur, the court may admit evidence of a sub

stantial and observable change in behavior, emotional response or cognition that is not within the normal range for the child's age and stage of development.

(9) ENFORCEMENT ASSISTANCE. (a) If an order is issued under this section, upon request by the petitioner, the court or court commissioner, as applicable, shall order the sheriff to assist in executing or serving the temporary restraining order or injunction.

(b) Within 24 hours after request by the petitioner, the clerk of the circuit court shall send a copy of any order issued or provide notice of any order extended under this section to the sheriff or to any other local law enforcement agency which is the central repository for orders and which has jurisdiction over the child victim's premises.

(c) The sheriff or other appropriate local law enforcement agency under par. (b) shall make available to other law enforcement agencies, through a verification system, information on the existence and status of any order issued under this section. The information need not be maintained after the order is no longer in effect.

(10) ARREST. A law enforcement officer shall arrest and take a person into custody if all of the following occur:

(a) A petitioner under sub. (6) (a) presents the law enforcement officer with a copy of an order issued under sub. (4) or (5), or the law enforcement officer determines that such an order exists through communication with appropriate authorities.

(b) The law enforcement officer has probable cause to believe that the person has violated the order issued under sub. (4) or (5).

(11) PENALTY. Whoever knowingly violates a temporary restraining order or injunction issued under this section shall be fined not more than \$1,000 or imprisoned for not more than 9 months or both.

## General Crime Provisions (Chapter 939)

939.50 CLASSIFICATION OF FELONIES. (1) Except as provided in ss. 946.83 and 946.85, felonies in chs. 939 to 951 are classified as follows:

(a) Class A

(b) Class B felony.

(c) Class C felony.

(d) Class D felony.

(e) Class E felony.

(2) A felony is a Class A, B, C, D or E felony when it is so specified in chs. 939 to 951.

(3) Penalties for felonies are as follows:

(a) For a Class A felony, life imprisonment.

(b) For a Class B felony, imprisonment not to exceed 20 years.

(c) For a Class C felony, a fine not to exceed \$10,000 or imprisonment not to exceed 10 years, or both.

(d) For a Class D felony, a fine not to exceed \$10,000 or imprisonment not to exceed 5 years, or both.

(e) For a Class E felony, a fine not to exceed \$10,000 or imprisonment not to exceed 2 years, or both.

939.51 CLASSIFICATION OF MISDEMEANORS. (1) Misdemeanors in chs. 939 to 951 are classified as follows:

(a) Class A misdemeanor.

(b) Class B misdemeanor.

(c) Class C misdemeanor.

(2) A misdemeanor is a Class A, B or C misdemeanor when it is so specified in chs. 939 to 951.

(3) Penalties for misdemeanors are as follows:

(a) For a Class A misdemeanor, a fine of not to exceed \$10,000 or imprisonment not to exceed 9 months, or both.

(b) For a Class B misdemeanor, a fine not to exceed \$1,000 or imprisonment not to exceed 90 days, or both.

(c) For a Class C misdemeanor, a fine not to exceed \$500 or imprisonment not to exceed 30 days, or both.

## Crimes Against Life and Bodily Security (Chapter 940)

940.01 FIRST-DEGREE INTENTIONAL HOMICIDE. (1) OFFENSE. Except as provided in sub. (2), whoever causes the death of another human being with intent to kill that person or another is guilty of a Class A felony.

(2) MITIGATING CIRCUMSTANCES. The following are affirmative defenses to prosecution under this section which mitigate the offense to 2nd-degree intentional homicide under s.

940.05:

(a) Adequate provocation. Death was caused under the influence

of adequate provocation as defined in s. 939.44.

(b) Unnecessary defensive force. Death was caused because the actor believed he or she or another was in imminent danger of death or great bodily harm and that the force used was necessary to defend the endangered person, if either belief was unreasonable.

(c) Prevention of felony. Death was caused because the actor believed that the force used was necessary in the exercise of the privilege to prevent or terminate the commission of a felony, if that belief was unreasonable.

(d) Coercion; necessity. Death was caused in the exercise of a privilege under s. 939.45 (1).

(3) BURDEN OF PROOF. When the existence of an affirmative defense under sub. (2) has been placed in issue by the trial evidence, the state must prove beyond a reasonable doubt that the facts constituting the defense did not exist in order to sustain a finding of guilt under sub. (1).

**940.02 FIRST-DEGREE RECKLESS HOMICIDE.** (1) Whoever recklessly causes the death of another human being under circumstances which show utter disregard for human life is guilty of a Class B felony.

(2) Whoever causes the death of another human being under any of the following circumstances is guilty of a Class B felony:

(a) By manufacture or delivery of a controlled substance classified in schedule I or II under ch. 161 in violation of s. 161.41 which another human being uses and dies as a result of that use. This paragraph applies:

1. Whether the human being dies as a result of using the controlled substance by itself or with any compound, mixture, diluent or other substance mixed or combined with the controlled substance.

2. Whether or not the controlled substance is mixed or combined with any compound, mixture, diluent or other substance after the violation of s. 161.41 occurs.

3. To any delivery described in this paragraph, regardless of whether the delivery is made directly to the human being who dies. If possession of the controlled substance classified in schedule I or II under ch. 161 is transferred more than once prior to the death as described in this paragraph, each person who delivers the controlled substance in violation of s. 161.41 is guilty under this paragraph.

(b) By administering or assisting in administering a controlled substance classified in schedule I or II under ch. 161, without lawful authority to do so, to another human being and that human being dies as a result of the use of the substance. This paragraph applies whether the human being dies as a result of using the controlled substance by itself or with any compound, mixture, diluent or other substance mixed or combined with the controlled substance.

**940.03 FELONY MURDER.** Whoever causes the death of another human being while committing or attempting to commit a crime specified in s. 940.225 (1) or (2) (a), 943.02, 943.10 (2) or 943.32 (2) may be imprisoned for not more than 20 years in excess of the maximum period of imprisonment provided by law for that crime or attempt.

**940.08 HOMICIDE BY NEGLIGENT HANDLING OF DANGEROUS WEAPON, EXPLOSIVES OR FIRE.** Whoever causes the death of another human being by the negligent operation or handling of a dangerous weapon, explosives or fire is guilty of a Class D felony.

**940.09 HOMICIDE BY INTOXICATED USER OF VEHICLE OR FIREARM.** (1) Any person who does any of the following is guilty of a Class D felony:

(a) Causes the death of another by the operation or handling of a vehicle, firearm or airgun and while under the influence of an intoxicant;

(b) Causes the death of another by the operation or handling of a vehicle, firearm or airgun while the person has a blood alcohol concentration of 0.1% or more by weight of alcohol in that person's blood or 0.1 grams or more of alcohol in 210 liters of that person's breath.

(bm) Causes the death of another by the operation of a commercial motor vehicle while the person has an alcohol concentration of

0.04 or more but less than 0.1.

(1m) A person may be charged with and a prosecutor may proceed upon an information based upon a violation of sub. (1) (a) or (b) or both or of sub. (1) (a) or (bm) or both for acts arising out of the same incident or occurrence. If the person is charged with violating both sub. (1) (a) and (b) or both sub. (1) (a) and (bm) in the information, the crimes shall be joined under s. 971.12. If the person is found guilty of both sub. (1) (a) and (b) or of sub. (1) (a) and (bm) for acts arising out of the same incident or occurrence, there shall be a single conviction for purposes of sentencing and for purposes of counting convictions under s. 23.33 (13) (b) 2 and 3, under s. 30.80 (6) (a) 2 and 3, under ss. 343.30 (1q) and 343.305 or under s. 350.11 (3) (a) 2 and 3. Subsection (1) (a), (b) and (bm) each require proof of a fact for conviction which the other does not require.

(2) The defendant has a defense if he or she proves by a preponderance of the evidence that the death would have occurred even if he or she had been exercising due care and he or she had not been under the influence of an intoxicant or did not have a blood alcohol concentration described under sub. (1) (b) or if the actor did not have an alcohol concentration of 0.04 or more but less than 0.1 under sub. (1) (bm).

(3) An officer who makes an arrest for a violation of this section shall make a report as required under s. 23.33 (4), 30.686, 346.535 or 350.106.

**940.10 HOMICIDE BY NEGLIGENT OPERATION OF VEHICLE.** Whoever causes the death of another human being by the negligent operation or handling of a vehicle is guilty of a Class E felony.

**940.19 BATTERY; AGGRAVATED BATTERY.** (1) Whoever causes bodily harm to another by an act done with intent to cause bodily harm to that person or another without the consent of the person so harmed is guilty of a Class A misdemeanor.

(1m) Whoever causes great bodily harm to another by an act done with intent to cause bodily harm to that person or another without the consent of the person so harmed is guilty of a Class E felony.

(2) Whoever causes great bodily harm to another by an act done with intent to cause great bodily harm to that person or another with or without

the consent of the person so harmed is guilty of a Class C felony.

(3) Whoever intentionally causes bodily harm to another by conduct which creates a high probability of great bodily harm is guilty of a Class E felony. A rebuttable presumption of conduct creating a substantial risk of great bodily harm arises:

(a) If the person harmed is 62 years of age or older; or

(b) If the person harmed has a physical disability, whether congenital or acquired by accident, injury or disease, which is discernible by an ordinary person viewing the physically disabled person.

**940.20 BATTERY; SPECIAL CIRCUMSTANCES.** (1) BATTERY BY PRISONERS. Any prisoner confined to a state prison or other state, county or municipal detention facility who intentionally causes bodily harm to an officer, employe, visitor or another inmate of such prison or institution, without his or her consent, is guilty of a Class D felony.

(2) BATTERY TO LAW ENFORCEMENT OFFICERS AND FIRE FIGHTERS. Whoever intentionally causes bodily harm to a law enforcement officer or firefighter, as those terms are defined in s. 102.475 (8) (b) and (c), acting in an official capacity and the person knows or has reason to know that the victim is a law enforcement officer or fire fighter, by an act done without the consent of the person so injured, is guilty of a Class D felony.

(2m) BATTERY TO PROBATION AND PAROLE AGENTS.

(a) In this subsection, "probation and parole agent" means any person authorized by the department of corrections to exercise control over a probationer or parolee.

(b) Whoever intentionally causes bodily harm to a probation and parole agent, acting in an official capacity and the person knows or has reason to know that the victim is a probation and parole agent, by an act done without the consent of the person so injured, is guilty of a Class D felony.

(3) BATTERY TO WITNESSES AND JURORS. Whoever intentionally causes bodily harm to a person who he or she knows or has reason to know is or was a witness as defined in s. 940.41 (3) or a grand or petit juror, and by reason of the person having attended or testified as a witness or by reason of any verdict or indictment assented to by the person, without the consent of the person injured, is guilty of a Class D felony.

(4) BATTERY TO PUBLIC OFFICERS. Whoever intentionally causes bodily harm to a public officer in order to influence the action of such officer or as a result of any action taken within an official capacity, without the consent of the person injured, is guilty of a Class E felony.

940.22 SEXUAL EXPLOITATION BY THERAPIST; DUTY TO REPORT. (1) DEFINITIONS.

In this section:

(a) "Department" means the department of regulation and licensing.

(b) "Physician" has the meaning designated in s. 448.01 (5).

(c) "Psychologist" means a person who practices psychology, as described in s. 455.01 (5).

(d) "Psychotherapy" has the meaning designated in s. 455.01 (6).

(e) "Record" means any document relating to the investigation, assessment and disposition of a report under this section.

(f) "Reporter" means a therapist who reports suspected sexual contact between his or her patient or client and another therapist.

(g) "Sexual contact" has the meaning designated in s. 940.225 (5) (b).

(h) "Subject" means the therapist named in a report or record as being suspected of having sexual contact with a patient or client or who has been determined to have engaged in sexual contact with a patient or client.

(i) "Therapist" means a physician, psychologist, social worker, nurse, chemical dependency counselor, member of the clergy or other person, whether or not licensed by the state, who performs or purports to perform psychotherapy.

(2) SEXUAL CONTACT PROHIBITED. Any person who is or who holds himself or herself out to be a therapist and who intentionally has sexual contact with a patient or client during any ongoing therapist-patient or therapist-client relationship, regardless of whether it occurs during any treatment, consultation, interview or examination, is guilty of a Class D felony. Consent is not an issue in an action under this subsection.

(3) REPORTS OF SEXUAL CONTACT. (a) If a therapist has reasonable cause to suspect that a patient or client he or she has seen in the course of professional duties is a victim of sexual contact by another therapist or a person who holds himself or herself out to be a therapist in violation of sub. (2), as soon thereafter as practicable the therapist shall ask the patient or client if he or she wants the therapist to make a report under this subsection. The therapist shall explain that the report need not identify the patient or client as the victim. If the patient or client wants the therapist to make the report, the patient or client shall provide the therapist with a written consent to the report and shall specify whether the patient's or client's identity will be included in the report.

(b) Within 30 days after a patient or client consents under par.

(a) to a report, the therapist shall report the suspicion to:

1. The department, if the reporter believes the subject of the report is licensed by the state. The department shall promptly communicate the information to the appropriate examining board.

2. The district attorney for the county in which the sexual contact is likely, in the opinion of the reporter, to have occurred, if subd. 1 is not applicable.

(c) A report under this subsection shall contain only information that is necessary to identify the reporter and subject and to express the suspicion that sexual contact has occurred in violation of sub. (2). The report shall not contain information as to the identity of the alleged victim of sexual contact unless the patient or client requests under par. (a) that this information be included.

(d) Whoever intentionally violates this subsection by failing to report as required under pars. (a) to (c) is guilty of a Class A misdemeanor.

(4) CONFIDENTIALITY OF REPORTS AND RECORDS. (a) All reports and records made from reports under sub. (3) and maintained by the department, examining boards, district attorneys and other persons, officials and institutions shall be confidential and are exempt from disclosure under s. 19.35 (1). Information regarding the identity of a victim or alleged victim of sexual contact by a therapist shall not be disclosed by a reporter or by persons who have received or have access to a report or record unless disclosure is consented to in writing by the victim or alleged victim. The report of information under sub. (3) and the disclosure of a report or record under this subsection does not violate any person's responsibility for maintaining the confidentiality of patient health care records, as defined in s. 146.81 (4) and as required under s. 146.82. Reports and records may be disclosed only to appropriate staff of a district attorney or a law enforcement agency within this state for purposes of investigation or prosecution.

(b) 1. The department, a district attorney or an examining board within this state may exchange information from a report or record on the same subject.

2. If the department receives 2 or more reports under sub. (3) regarding the same subject, the department shall communicate information from the reports to the appropriate district attorneys and may inform the applicable reporters that another report has been received regarding the same subject.

3. If a district attorney receives 2 or more reports under sub. (3) regarding the same subject, the district attorney may inform the applicable reporters that another report has been received regarding the same subject.

4. After reporters receive the information under subd. 2 or 3, they may inform the applicable patients or clients that another report was received regarding the same subject.

(c) A person to whom a report or record is disclosed under this subsection may not further disclose it, except to the persons and for the purposes specified in this section.

(d) Whoever intentionally violates this subsection, or permits or encourages the unauthorized dissemination or use of information contained in reports and records made under this section, is guilty of a Class A misdemeanor.

(5) IMMUNITY FROM LIABILITY. Any person or institution participating in good faith in the making of a report or record under this section is immune from any civil or criminal liability that results by reason of the action. For the purpose of any civil or criminal action or proceeding, any person reporting under this section is presumed to be acting in good faith. The immunity provided under this subsection does not apply to liability resulting from sexual contact by a therapist with a patient or client.

940.225 SEXUAL ASSAULT. (1) FIRST DEGREE SEXUAL ASSAULT. Whoever does any of the following is guilty of a Class B felony:

(a) Has sexual contact or sexual intercourse with another person without consent of that person and causes pregnancy or great bodily harm to that person.

(b) Has sexual contact or sexual intercourse with another person without consent of that person by use or threat of use of a dangerous weapon or any article used or fashioned in a manner to lead the victim reasonably to believe it to be a dangerous weapon.

(c) Is aided or abetted by one or more other persons and has sexual contact or sexual intercourse with another person without consent of that person by use or threat of force or violence.

(2) SECOND DEGREE SEXUAL ASSAULT. Whoever does any of the following is guilty of a Class C felony:

(a) Has sexual contact or sexual intercourse with another person without consent of that person by use or threat of force or violence.

(b) Has sexual contact or sexual intercourse with another person without consent of that person and causes injury, illness, disease or impairment of a sexual or reproductive organ, or mental anguish requiring psychiatric care for the victim.

(c) Has sexual contact or sexual intercourse with a person who suffers from a mental illness or deficiency which renders that person temporarily or permanently incapable of appraising the person's conduct, and the defendant knows of such condition.

(d) Has sexual contact or sexual intercourse with a person who the defendant knows is unconscious.

(f) Is aided or abetted by one or more other persons and has sexual contact or sexual intercourse with another person without the consent of that person.

(g) Is an employe of an inpatient facility or a state treatment facility and has sexual contact or sexual intercourse with a person who is a patient or resident of the facility.

(3) THIRD DEGREE SEXUAL ASSAULT. Whoever has sexual intercourse with a person without the consent of that person is guilty of a Class D felony.

(3m) FOURTH DEGREE SEXUAL ASSAULT. Whoever has sexual contact with a person without the consent of that person is guilty of a Class A misdemeanor.

(4) CONSENT. "Consent", as used in this section, means words or overt actions by a person who is competent to give informed consent indicating a freely given agreement to have sexual intercourse or sexual contact. Consent is not an issue in alleged violations of sub. (2) (c), (d) and (g). The following persons are presumed incapable of consent but the presumption may be rebutted by competent evidence, subject to the provisions of s. 972.11 (2):

(b) A person suffering from a mental illness or defect which impairs capacity to appraise personal conduct.

(c) A person who is unconscious or for any other reason is physically unable to communicate unwillingness to an act.

(5) DEFINITIONS. In this section:

(a) "Inpatient facility" has the meaning designated in s. 51.01 (10).

(b) "Sexual contact" means any intentional touching by the complainant or defendant, either directly or through clothing by the use of any body part or object, of the complainant's or defendant's intimate parts if that intentional touching is either for the purpose of sexually degrading; or for the purpose of sexually humiliating the complainant or sexually arousing or gratifying the defendant or if the touching contains the elements of actual or attempted battery under s. 940.19 (1).

(c) "Sexual intercourse" includes the meaning assigned under s. 939.22 (36) as well as cunnilingus, fellatio or anal intercourse between persons or any other intrusion, however slight, of any part of a person's body or of any object into the genital or anal opening either by the defendant or upon the defendant's instruction. The emission of semen is not required.

(d) "State treatment facility" has the meaning designated in s. 51.01 (15).

(6) MARRIAGE NOT A BAR TO PROSECUTION. A defendant shall not be presumed to be incapable of violating this section because of marriage to the complainant.

(7) DEATH OF VICTIM. This section applies whether a victim is dead or alive at the time of the sexual contact or sexual intercourse.

940.25 INJURY BY INTOXICATED USE OF A VEHICLE. (1) Any person who does any of the following is guilty of a Class E felony:

(a) Causes great bodily harm to another human being by the operation of a vehicle while under the influence of an intoxicant.

(b) Causes great bodily harm to another human being by the operation of a vehicle while the person has a blood alcohol concentration of 0.1% or more by weight of alcohol in that person's blood or 0.1 grams or more of alcohol in 210 liters of that person's breath.

(bm) Causes great bodily harm to another human being by the operation of a commercial motor vehicle while the person has an alcohol concentration of 0.04 or more but less than 0.1.

(1m) A person may be charged with and a prosecutor may proceed upon an information based upon a violation of sub. (1) (a) or (b) or both or of sub. (1) (a) or (bm) or both for acts arising out of the same incident or occurrence. If the person is charged with violating both sub. (1) (a) and (b) or both sub. (1) (a) and (bm) in the information, the crimes shall be joined under s. 971.12. If the person is found guilty of both sub. (1) (a) and (b) or of sub. (1) (a) and (bm) for acts arising out of the same incident or occurrence, there shall be a single conviction for purposes of sentencing and for purposes of counting convictions under s. 23.33 (13) (b) 2 and 3, under s. 30.80 (6) (a) 2 or 3, under ss. 343.30 (1q) and 343.305 or under s. 350.11 (3) (a) 2 and 3. Subsection (1) (a), (b) and (bm) each require proof of a fact for conviction which the other does not require.

(2) The defendant has a defense if he or she proves by a preponderance of the evidence that the great bodily harm would have occurred even if he or she had been exercising due care and he or she had not been under the influence of an intoxicant or did not have a blood alcohol concentration described under sub. (1) (b) or if the actor did not have an alcohol concentration of 0.04 or more but less than 0.1 under sub. (1) (bm).

(3) An officer who makes an arrest for a violation of this section shall make a report as required under s. 23.33 (4t), 30.686, 346.635 or 350.106.

940.285 ABUSE OF VULNERABLE ADULTS. (1) In this section:

(a) "Developmentally disabled person" has the meaning specified in s. 55.01 (2).

(b) "Infirmities of aging" has the meaning specified in s. 55.01 (3).

(c) "Mental illness" has the meaning specified in s. 55.01 (4m).

(d) "Other like incapacities" has the meaning specified in s. 55.01 (5).

(e) "Vulnerable adult" means any person 18 years of age or older who either is a developmentally disabled person or has infirmities of aging, mental illness or other like incapacities and who is:

1. Substantially mentally incapable of providing for his or her needs for food, shelter, clothing or personal or health care; or

2. Unable to report cruel maltreatment without assistance.

(2) Any person, other than a person in charge of or employed in any facility enumerated in s. 940.29, who intentionally subjects a vulnerable adult to cruel maltreatment is guilty of a Class A misdemeanor. Cruel maltreatment includes, but is not limited to, any of the following conduct:

(a) Conduct which causes or could reasonably be expected to cause bodily harm.

(b) Restraint, isolation or confinement which causes or could reasonably be expected to cause bodily harm or mental or emotional damage, including harm to the vulnerable adult's psychological or intellectual functioning which is exhibited by severe anxiety, depression, withdrawal, regression or outward aggressive behavior or a combination of these behaviors. This paragraph does not apply to restraint, isolation or confinement by order of a court or other lawful authority.

(c) Cruel deprivation of a basic need for food, shelter, clothing or personal or health care, including cruel deprivation resulting from the failure to provide or arrange for a basic need by a person who has assumed responsibility for meeting the need voluntarily or by contract, agreement or court order.

9. INTIMIDATION OF WITNESSES; MISDEMEANOR. Except as provided in s. 940.43, whoever knowingly and maliciously prevents or dissuades, or who attempts to so prevent or dissuade any witness from attending or giving testimony at any trial, proceeding or inquiry authorized by law, is guilty of a Class A misdemeanor.

940.43 INTIMIDATION OF WITNESSES; FELONY. Whoever violates s. 940.42 under any of the following circumstances is guilty of a Class D felony:

- (1) Where the act is accompanied by force or violence or attempted force or violence, upon the witness, or the spouse, child, parent, sibling or grandchild of the witness or any person sharing a common domicile with the witness.
- (2) Where the act is accompanied by injury or damage to the real or personal property of any person covered under sub. (1).
- (3) Where the act is accompanied by any express or implied threat of force, violence, injury or damage described in sub. (1) or (2).
- (4) Where the act is in furtherance of any conspiracy.
- (5) Where the act is committed by any person who has suffered any prior conviction for any violation under ss. 940.42 to 940.45, s. 943.30, 1979 stats., or any federal statute or statute of any other state which, if the act prosecuted was committed in this state, would

be a violation under ss. 940.42 to 940.45.

(6) Where the act is committed by any person for monetary gain or for any other consideration acting on the request of any other person. All parties to the transactions are guilty under this section.

940.44 INTIMIDATION OF VICTIMS; MISDEMEANOR. Except as provided in s. 940.45, whoever knowingly and maliciously prevents or dissuades, or who attempts to so prevent or dissuade, another person who has been the victim of any crime or who is acting on behalf of the victim from doing any of the following is guilty of a Class A misdemeanor:

- (1) Making any report of the victimization to any peace officer or state, local or federal law enforcement or prosecuting agency, or to any judge.
- (2) Causing a complaint, indictment or information to be sought and prosecuted and assisting in the prosecution thereof.
- (3) Arresting or causing or seeking the arrest of any person in connection with the victimization.

940.45 INTIMIDATION OF VICTIMS; FELONY. Whoever violates s. 940.44 under any of the following circumstances is guilty of a Class D felony:

- (1) Where the act is accompanied by force or violence or attempted force or violence, upon the victim, or the spouse, child, parent, sibling or grandchild of the victim or any person sharing a common domicile with the victim.
- (2) Where the act is accompanied by injury or damage to the real or personal property of any person covered under sub. (1).
- (3) Where the act is accompanied by any express or implied threat of force, violence, injury or damage described in sub. (1) or (2).
- (4) Where the act is in furtherance of any conspiracy.
- (5) Where the act is committed by any person who has suffered any prior conviction for any violation under ss. 940.42 to 940.45, s. 943.30, 1979 stats., or any federal statute or statute of any other state which, if the act prosecuted was committed in this state, would be a violation under ss. 940.42 to 940.45.
- (6) Where the act is committed by any person for monetary gain or for any other consideration acting on the request of any other person. All parties to the transactions are guilty under this section.

## Crimes Against Children (Chapter 948)

948.01 DEFINITIONS. In this chapter, the following words and phrases have the designated meanings unless the context of a specific section manifestly requires a different construction:

- (1) "Child" means a person who has not attained the age of 18 years.
- (1g) "Joint legal custody" has the meaning given in s. 767.001 (1).
- (1r) "Legal custody" has the meaning given in s. 767.001 (2).
- (2) "Mental harm" means substantial harm to a child's psychological or intellectual functioning which may be evidenced by a substantial degree of certain characteristics of the child including, but not limited to, anxiety, depression, withdrawal or outward aggressive behavior. "Mental harm" may be demonstrated by a substantial and observable change in behavior, emotional response or cognition that is not within the normal range for the child's age and stage of development.
- (3) "Person responsible for the child's welfare" includes the child's parent; guardian; foster parent; an employe of a public or private residential home, institution or agency; other person legally responsible for the child's welfare in a residential setting; or a person employed by one legally responsible for the child's welfare to exercise temporary control or care for the child.

(3m) "Physical placement" has the meaning given in s. 767.001 (5).

- (4) "Sodomasochistic abuse" means the infliction of force, pain or violence upon a person for the purpose of sexual arousal or gratification.
- (5) "Sexual contact" means any intentional touching by the complainant or defendant, either directly or through clothing by the use of any body part or object, of the complainant's or defendant's intimate parts if that intentional touching is either for the purpose of sexually degrading or sexually humiliating the complainant or sexually arousing or gratifying the defendant.
- (6) "Sexual intercourse" means vulvar penetration as well as cunnilingus, fellatio or anal intercourse between persons or any other intrusion, however slight, of any part of a person's body or of any object into the genital or anal opening either by the defendant or upon the defendant's instruction. The emission of semen is not required.
- (7) "Sexually explicit conduct" means actual or simulated:
  - (a) Sexual intercourse, meaning vulvar penetration as well as cunnilingus, fellatio or anal intercourse between persons or any other intrusion, however slight, of any part of a person's body or of any object into the genital or anal opening either by a person or

upon the person's instruction. The emission of semen is not required;

- (b) Bestiality;
- (c) Masturbation;
- (d) Sexual sadism or sexual masochistic abuse including, but not limited to, flagellation, torture or bondage; or
- (e) Lewd exhibition of the genitals or pubic area.

**948.015 OTHER OFFENSES AGAINST CHILDREN.** In addition to the offenses under this chapter, offenses against children include, but are not limited to, the following:

- (1) Sections 103.19 to 103.32 and 103.64 to 103.82, relating to employment of minors.
- (2) Section 118.13, relating to pupil discrimination.
- (3) Section 125.07, relating to furnishing alcohol beverages to underage persons.
- (4) Section 146.01, relating to infant blindness.
- (5) Section 151.03, relating to applying lead-bearing paints or selling or transferring a fixture or other object containing a lead-bearing paint.
- (6) Sections 161.01 (6) and 161.49, relating to distributing controlled substances to children.
- (7) Section 444.09 (4), relating to boxing.

**948.02 SEXUAL ASSAULT OF A CHILD.** (1) **FIRST DEGREE SEXUAL ASSAULT.** Whoever has sexual contact or sexual intercourse with a person who has not attained the age of 13 years is guilty of a Class B felony.

(2) **SECOND DEGREE SEXUAL ASSAULT.** Whoever has sexual contact or sexual intercourse with a person who has not attained the age of 16 years is guilty of a Class C felony.

(3) **FAILURE TO ACT.** A person responsible for the welfare of a child who has not attained the age of 16 years is guilty of a Class C felony if that person has knowledge that another person intends to have, is having or has had sexual intercourse or sexual contact with the child, is physically and emotionally capable of taking action which will prevent the intercourse or contact from taking place or being repeated, fails to take that action and the failure to act exposes the child to an unreasonable risk that intercourse or contact may occur between the child and the other person or facilitates the intercourse or contact that does occur between the child and the other person.

(4) **MARRIAGE NOT A BAR TO PROSECUTION.** A defendant shall not be presumed to be incapable of violating this section because of marriage to the complainant.

(5) **DEATH OF VICTIM.** This section applies whether a victim is dead or alive at the time of the sexual contact or sexual intercourse.

**948.03 PHYSICAL ABUSE OF A CHILD.** (1) **DEFINITIONS.** In this section, "recklessly" means conduct which creates a situation of unreasonable risk of harm to and demonstrates a conscious disregard for the safety of the child.

(2) **INTENTIONAL CAUSATION OF BODILY HARM.** (a) Whoever intentionally causes great bodily harm to a child is guilty of a Class C felony.

(b) Whoever intentionally causes bodily harm to a child is guilty of a Class D felony.

(c) Whoever intentionally causes bodily harm to a child by conduct which creates a high probability of great bodily harm is guilty of a Class C felony.

(3) **RECKLESS CAUSATION OF BODILY HARM.** (a) Whoever recklessly causes great bodily harm to a child is guilty of a Class D felony.

(b) Whoever recklessly causes bodily harm to a child is guilty of a Class E felony.

(c) Whoever recklessly causes bodily harm to a child by conduct which creates a high probability of great bodily harm is guilty of a Class D felony.

(4) **FAILING TO ACT TO PREVENT BODILY HARM.** (a) A person responsible for the child's welfare is guilty of a Class C felony if that person has knowledge that another person intends to cause, is causing or has intentionally or recklessly caused great bodily harm to the child and is physically and emotionally capable of taking action which will prevent the bodily harm from occurring or being repeated, fails to take that action and the failure to act exposes the child to an unreasonable risk of great bodily harm by the other person or facilitates the great bodily harm to the child that is caused by the other person.

(b) A person responsible for the child's welfare is guilty of a Class D felony if that person has knowledge that another person intends to cause, is causing or has intentionally or recklessly caused bodily harm to the child and is physically and emotionally capable of taking action which will prevent the bodily harm from occurring or being repeated, fails to take that action and the failure to act exposes the child to an unreasonable risk of bodily harm by the other person or facilitates the bodily harm to the child that is caused by the other person.

(5) **PENALTY ENHANCEMENT; ABUSE BY CERTAIN PERSONS.** If a person violates sub. (2) or (3) and the person is responsible for the welfare of the child who is the victim of the violation, the maximum term of imprisonment may be increased by not more than 5 years.

(6) **TREATMENT THROUGH PRAYER.** A person is not guilty of an offense under this section solely because he or she provides a child with treatment by spiritual means through prayer alone for healing in accordance with the religious method of healing permitted under s. 48.981 (3) (c) 4 or 448.03 (6) in lieu of medical or surgical treatment.

**948.04 CAUSING MENTAL HARM TO A CHILD.** (1) Whoever is exercising temporary or permanent control of a child and causes mental harm to that child by conduct which demonstrates substantial disregard for the mental well-being of the child is guilty of a Class C felony.

(2) A person responsible for the child's welfare is guilty of a Class C felony if that person has knowledge that another person has caused, is causing or will cause mental harm to that child, is physically and emotionally capable of taking action which will prevent the harm, fails to take that action and the failure to act exposes the child to an unreasonable risk of mental harm by the other person or facilitates the mental harm to the child that is caused by the other person.

**948.05 SEXUAL EXPLOITATION OF A CHILD.** (1) Whoever does any of the following with knowledge of the character and content of the sexually explicit conduct involving the child is guilty of a Class C felony:

(a) Employs, uses, persuades, induces, entices or coerces any child to engage in sexually explicit conduct for the purpose of photographing, filming, videotaping, recording the sounds of or displaying in any way the conduct.

(b) Photographs, films, videotapes, records the sounds of or displays in any way a child engaged in sexually explicit conduct.

(c) Produces, performs in, profits from, promotes, imports into the state, reproduces, advertises, sells, distributes or possesses with intent to sell or distribute, any undeveloped film, photographic negative, photograph, motion picture, videotape, sound recording or other reproduction of a child engaging in sexually explicit conduct.

(2) A person responsible for a child's welfare who knowingly permits, allows or encourages the child to engage in sexually explicit conduct for a purpose proscribed in sub. (1) (a), (b) or (c)

is guilty of a Class C felony.

(3) It is an affirmative defense to prosecution for violation of this section if the defendant had reasonable cause to believe that the child had attained the age of 18 years, and the child exhibited to the defendant, or the defendant's agent or client, a draft card, driver's license, birth certificate or other official or apparently official document purporting to establish that the child had attained the age of 18 years. A defendant who raises this affirmative defense has the burden of proving this defense by a preponderance of the evidence.

948.06 INCEST WITH A CHILD. Whoever does any of the following is guilty of a Class C felony:

(1) Marries or has sexual intercourse or sexual contact with a child he or she knows is related, either by blood or adoption, and the child is related in a degree of kinship closer than 2nd cousin; or

(2) Is a person responsible for the child's welfare and:

(a) Has knowledge that another person related to the child by blood or adoption in a degree of kinship closer than 2nd cousin has had or intends to have sexual intercourse or sexual contact with the child;

(b) Is physically and emotionally capable of taking action that will prevent the intercourse or contact from occurring or being repeated;

(c) Fails to take that action; and

(d) The failure to act exposes the child to an unreasonable risk that intercourse or contact may occur between the child and the other person or facilitates the intercourse or contact that does occur between the child and the other person.

948.07 CHILD ENTICEMENT. Whoever, with intent to commit any of the following acts, causes or attempts to cause any child who has not attained the age of 18 years to go into any vehicle, building, room or secluded place is guilty of a Class C felony:

(1) Having sexual contact or sexual intercourse with the child in violation of s. 948.02.

(2) Causing the child to engage in prostitution.

(3) Exposing a sex organ to the child or causing the child to expose a sex organ in violation of s. 948.10.

(4) Taking pictures of the child engaging in sexually explicit conduct.

(5) Causing bodily or mental harm to the child.

(6) Giving or selling to the child a controlled substance in violation of ch. 161.

948.08 SOLICITING A CHILD FOR PROSTITUTION. Whoever intentionally solicits or causes any child to practice prostitution or establishes any child in a place of prostitution is guilty of a Class C felony.

948.09 SEXUAL INTERCOURSE WITH A CHILD AGE 16 OR OLDER. Whoever has sexual intercourse with a child who is not the defendant's spouse and who has attained the age of 16 years is guilty of a Class A misdemeanor.

948.10 EXPOSING GENITALS OR PUBIC AREA. Whoever, for purposes of sexual arousal or sexual gratification, causes a child to expose genitals or pubic area or exposes genitals or pubic area to a child is guilty of a Class A misdemeanor. This section does not apply if the child is the defendant's spouse.

948.11 EXPOSING A CHILD TO HARMFUL MATERIAL. (1) DEFINITIONS. In this section:

(a) "Harmful material" means:

1. Any picture, photograph, drawing, sculpture, motion picture film or similar visual representation or image of a person or portion

of the human body that depicts nudity, sexually explicit conduct, sadomasochistic abuse, physical torture or brutality and that is harmful to children; or

2. Any book, pamphlet, magazine, printed matter however reproduced or sound recording that contains any matter enumerated in subd. 1, or explicit and detailed verbal descriptions or narrative accounts of sexual excitement, sexually explicit conduct, sadomasochistic abuse, physical torture or brutality and that, taken as a whole, is harmful to children.

(b) "Harmful to children" means that quality of any description or representation, in whatever form, of nudity, sexually explicit conduct, sexual excitement, sadomasochistic abuse, physical torture or brutality, when it:

1. Predominantly appeals to the prurient, shameful or morbid interest of children;

2. Is patently offensive to prevailing standards in the adult community as a whole with respect to what is suitable material for children; and

3. Lacks serious literary, artistic, political, scientific or educational value for children, when taken as a whole.

(c) "Knowledge of the nature of the material" means knowledge of the character and content of any material described herein.

(d) "Nudity" means the showing of the human male or female genitals, pubic area or buttocks with less than a full opaque covering, or the showing of the female breast with less than a fully opaque covering of any portion thereof below the top of the nipple, or the depiction of covered male genitals in a discernibly turgid state.

(e) "Person" means any individual, partnership, firm, association, corporation or other legal entity.

(f) "Sexual excitement" means the condition of human male or female genitals when in a state of sexual stimulation or arousal.

(2) CRIMINAL PENALTIES. (a) Whoever, with knowledge of the nature of the material, sells, exhibits, transfers or loans to a child any material which is harmful to children, with or without monetary consideration, is guilty of a Class E felony.

(b) Whoever, with knowledge of the nature of the material, possesses material which is harmful to children with the intent to sell, exhibit, transfer or loan the material to a child is guilty of a Class A misdemeanor.

(c) It is an affirmative defense to a prosecution for a violation of this section if the defendant had reasonable cause to believe that the child had attained the age of 18 years, and the child exhibited to the defendant a draft card, driver's license, birth certificate or other official or apparently official document purporting to establish that the child had attained the age of 18 years. A defendant who raises this affirmative defense has the burden of proving this defense by a preponderance of the evidence.

(3) EXTRADITION. If any person is convicted under sub. (2) and cannot be found in this state, the governor or any person performing the functions of governor by authority of the law shall, unless the convicted person has appealed from the judgment of contempt or conviction and the appeal has not been finally determined, demand his or her extradition from the executive authority of the state in which the person is found.

(4) LIBRARIES AND EDUCATIONAL INSTITUTIONS. (a) The legislature finds that the libraries and educational institutions under par. (b) carry out the essential purpose of making available to all citizens a current, balanced collection of books, reference materials, periodicals, sound recordings and audiovisual materials that reflect the cultural diversity and pluralistic nature of American society. The legislature further finds that it is in the interest of the state to protect the financial resources of libraries and educational institutions from being expended in litigation and to permit these resources to be used to the greatest extent possible for fulfilling the essential purpose of libraries and educational institutions.

(b) No person who is an employe, a member of the board of directors or a trustee of any of the following is liable to prosecution for violation of this section for acts or omissions while in his or her capacity as an employe, a member of the board of directors or a trustee:

1. A public elementary or secondary school.
2. A private school, as defined in s. 115.001 (3r).
3. Any school offering vocational, technical or adult education that:

a. Is a vocational, technical and adult education district school, is a school approved by the educational approval board under s. 38.51 or is a school described in s. 38.51 (9) (f), (g) or (h); and

b. Is exempt from taxation under section 501 (c) (3) of the internal revenue code, as defined in s. 71.01 (6).

4. Any institution of higher education that is accredited, as described in s. 39.30 (1) (d), and is exempt from taxation under section 501 (c) (3) of the internal revenue code, as defined in s. 71.01 (6).

5. A library that receives funding from any unit of government.

(5) SEVERABILITY. The provisions of this section, including the provisions of sub. (4), are severable, as provided in s. 990.001 (11).

**948.12 POSSESSION OF CHILD PORNOGRAPHY.** Whoever possesses any undeveloped film, photographic negative, photograph, motion picture, videotape or other pictorial reproduction of a child engaged in sexually explicit conduct under all of the following circumstances is guilty of a Class E felony:

- (1) The person knows that he or she possesses the material.
- (2) The person knows the character and content of the sexually explicit conduct shown in the material.
- (3) The person knows or reasonably should know that the child engaged in sexually explicit conduct has not attained the age of 18 years.

**948.20 ABANDONMENT OF A CHILD.** Whoever, with intent to abandon the child, leaves any child in a place where the child may suffer because of neglect is guilty of a Class D felony.

**948.21 NEGLECTING A CHILD.** (1) Any person who is responsible for a child's welfare who, through his or her actions or failure to take action, intentionally contributes to the neglect of the child is guilty of a Class A misdemeanor or, if death is a consequence, a Class C felony.

(2) Under sub. (1), a person responsible for the child's welfare contributes to the neglect of the child although the child does not actually become neglected if the natural and probable consequences of the person's actions or failure to take action would be to cause the child to become neglected.

**948.22 FAILURE TO SUPPORT.** (1) In this section:

(a) "Child support" means an amount which a person is ordered to provide for support of a child by a court of competent jurisdiction in this state or in another state, territory or possession of the United States, or, if not ordered, an amount that a person is legally obligated to provide under s. 49.90.

(b) "Grandchild support" means an amount which a person is legally obligated to provide under s. 49.90 (1) (a) 2 and (11).

(c) "Spousal support" means an amount which a person is ordered to provide for support of a spouse or former spouse by a court of competent jurisdiction in this state or in another state, territory or possession of the United States, or, if not ordered, an amount that a person is legally obligated to provide under s. 49.90.

(2) Any person who intentionally fails for 120 or more consecutive days to provide spousal, grandchild or child support which the person knows or reasonably should know the person is legally

obligated to provide is guilty of a Class E felony.

(3) Any person who intentionally fails for less than 120 consecutive days to provide spousal, grandchild or child support which the person knows or reasonably should know the person is legally obligated to provide is guilty of a Class A misdemeanor.

(4) Under this section, the following is prima facie evidence of intentional failure to provide child, grandchild or spousal support:

(a) For a person subject to a court order requiring child, grandchild or spousal support payments, when the person knows or reasonably should have known that he or she is required to pay support under an order, failure to pay the child, grandchild or spousal support payment required under the order.

(b) For a person not subject to a court order requiring child, grandchild or spousal support payments, when the person knows or reasonably should have known that he or she has a dependent, failure to provide support equal to at least the amount set forth under s. 49.19 (11) (a) or causing a spouse, grandchild or child to become a dependent person, or continue to be a dependent person, as defined in s. 49.01 (2).

(5) Under this section, it is not a defense that child, grandchild or spousal support is provided wholly or partially by any other person or entity.

(6) Under this section, affirmative defenses include but are not limited to inability to provide child, grandchild or spousal support. A person may not demonstrate inability to provide child, grandchild or spousal support if the person is employable but, without reasonable excuse, either fails to diligently seek employment, terminates employment or reduces his or her earnings or assets. A person who raises an affirmative defense has the burden of proving the defense by a preponderance of the evidence.

(7) (a) Before trial, upon petition by the complainant and notice to the defendant, the court may enter a temporary order requiring payment of child, grandchild or spousal support.

(b) In addition to or instead of imposing a penalty authorized for a Class E felony or a Class A misdemeanor, whichever is appropriate, the court shall:

1. If a court order requiring the defendant to pay child, grandchild or spousal support exists, order the defendant to pay the amount required including any amount necessary to meet a past legal obligation for support and, if appropriate, modify that order.

2. If no court order described under subd. 1 exists, enter such an order and do so, for orders for child or spousal support, after considering s. 767.25.

(c) An order under par. (a) or (b), other than an order for grandchild support, constitutes an income assignment under s. 767.265 and may be enforced under s. 767.30. Any payment ordered under par. (a) or (b), other than a payment for grandchild support, shall be made in the manner provided under s. 767.29.

**948.23 CONCEALING DEATH OF CHILD.** Any person who conceals the corpse of any issue of a woman's body with intent to prevent a determination of whether it was born dead or alive is guilty of a Class E felony.

**948.24 UNAUTHORIZED PLACEMENT FOR ADOPTION.** (1) Whoever does any of the following is guilty of a Class D felony:

(a) Places or agrees to place his or her child for adoption for anything exceeding the actual cost of the hospital and medical expenses of the mother and the child incurred in connection with the child's birth, and of the legal and other services rendered in connection with the adoption.

(b) For anything of value, solicits, negotiates or arranges the placement of a child for adoption except under s. 48.833.

(c) In order to receive a child for adoption, gives anything exceeding the actual cost of the hospital and medical expenses of the mother and the child incurred in connection with the child's

birth, and of the legal and other services rendered in connection with the adoption.

(2) This section does not apply to placements under s. 48.839.

**948.30 ABDUCTION OF ANOTHER'S CHILD; CONSTRUCTIVE CUSTODY.** (1) Any person who, for any unlawful purpose, does any of the following is guilty of a Class C felony:

(a) Takes a child who is not his or her own by birth or adoption from the child's home or the custody of his or her parent, guardian or legal custodian.

(b) Detains a child who is not his or her own by birth or adoption when the child is away from home or the custody of his or her parent, guardian or legal custodian.

(2) Any person who, for any unlawful purpose, does any of the following is guilty of a Class B felony:

(a) By force or threat of imminent force, takes a child who is not his or her own by birth or adoption from the child's home or the custody of his or her parent, guardian or legal custodian.

(b) By force or threat of imminent force, detains a child who is not his or her own by birth or adoption when the child is away from home or the custody of his or her parent, guardian or legal custodian.

(3) For purposes of subs. (1) (a) and (2) (a), a child is in the custody of his or her parent, guardian or legal custodian if:

(a) The child is in the actual physical custody of the parent, guardian or legal custodian; or

(b) The child is not in the actual physical custody of his or her parent, guardian or legal custodian, but the parent, guardian or legal custodian continues to have control of the child.

**948.31 INTERFERENCE WITH CUSTODY BY PARENT OR OTHERS.** (1) (a) In this subsection, "legal custodian of a child" means:

1. A parent or other person having legal custody of the child under an order or judgment in an action for divorce, legal separation, annulment, child custody, paternity, guardianship or habeas corpus.

2. The department of health and social services or any person, county department under s. 46.215, 46.22 or 46.23 or licensed child welfare agency, if custody of the child has been transferred under ch. 48 to that department, person or agency.

(b) Except as provided under ch. 48, whoever intentionally causes a child to leave, takes a child away or withholds a child for more than 12 hours beyond the court-approved period of physical placement or visitation period from a legal custodian with intent to deprive the custodian of his or her custody rights without the consent of the custodian is guilty of a Class E felony. This paragraph is not applicable if the court has entered an order authorizing the person to so take or withhold the child. The fact that joint legal custody has been awarded to both parents by a court does not preclude a court from finding that one parent has committed a violation of this paragraph.

(2) Whoever causes a child to leave, takes a child away or withholds a child for more than 12 hours from the child's parents, or the child's mother in the case of a nonmarital child where parents do not subsequently intermarry under s. 767.60, without the consent of the parents or the mother, is guilty of a Class E felony. This subsection is not applicable if legal custody has been granted by court order to the person taking or withholding the child.

(3) Any parent, or any person acting pursuant to directions from the parent, who does any of the following is guilty of a Class E felony:

(a) Intentionally conceals a child from the child's other parent.

(b) After being served with process in an action affecting the family but prior to the issuance of a temporary or final order determining child custody rights, takes the child or causes the child to

leave with intent to deprive the other parent of physical custody as defined in s. 822.02 (9).

(c) After issuance of a temporary or final order specifying joint legal custody rights and periods of physical placement, takes a child from or causes a child to leave the other parent in violation of the order or withholds a child for more than 12 hours beyond the court-approved period of physical placement or visitation period.

(4) (a) It is an affirmative defense to prosecution for violation of this section if the action:

1. Is taken by a parent or by a person authorized by a parent to protect his or her child from imminent physical harm or sexual assault;

2. Is taken by a parent fleeing from imminent physical harm to himself or herself;

3. Is consented to by the other parent or any other person or agency having legal custody of the child; or

4. Is otherwise authorized by law.

(b) A defendant who raises an affirmative defense has the burden of proving the defense by a preponderance of the evidence.

(5) The venue of an action under this section is prescribed in s. 971.19 (8).

(6) In addition to any other penalties provided for violation of this section, a court may order a violator to pay restitution, regardless of whether the violator is placed on probation under s. 973.09, to provide reimbursement for any reasonable expenses incurred by any person or any governmental entity in locating and returning the child. Any such amounts paid by the violator shall be paid to the person or governmental entity which incurred the expense on a prorated basis. Upon the application of any interested party, the court shall hold an evidentiary hearing to determine the amount of reasonable expenses.

**948.40 CONTRIBUTING TO THE DELINQUENCY OF A CHILD.** (1) No person may intentionally encourage or contribute to the delinquency of a child as defined in s. 48.02 (3m). This subsection includes intentionally encouraging or contributing to an act by a child under the age of 12 which would be a delinquent act if committed by a child 12 years of age or older.

(2) No person responsible for the child's welfare may, by disregard of the welfare of the child, contribute to the delinquency of the child. This subsection includes disregard that contributes to an act by a child under the age of 12 that would be a delinquent act if committed by a child 12 years of age or older.

(3) Under this section, a person encourages or contributes to the delinquency of a child although the child does not actually become delinquent if the natural and probable consequences of the person's actions or failure to take action would be to cause the child to become delinquent.

(4) A person who violates this section is guilty of a Class A misdemeanor, except:

(a) If death is a consequence, the person is guilty of a Class C felony; or

(b) If the child's act which is encouraged or contributed to is a violation of a state or federal criminal law which is punishable as a felony, the person is guilty of a Class D felony.

**948.45 CONTRIBUTING TO TRUANCY.** (1) Except as provided in sub. (2), any person 18 years of age or older who, by any act or omission, knowingly encourages or contributes to the truancy, as defined under s. 118.16 (1) (c), of a child is guilty of a Class C misdemeanor.

(2) Subsection (1) does not apply to a person who has under his or her control a child who has been sanctioned under s. 49.50 (7) (h).

(3) An act or omission contributes to the truancy of a child, whether or not the child is adjudged to be in need of protection or

services, if the natural and probable consequences of that act or omission would be to cause the child to be truant.

**948.50 STRIP SEARCH BY SCHOOL EMPLOYEE.** (1) The legislature intends, by enacting this section, to protect pupils from being strip searched. By limiting the coverage of this section, the legislature is not condoning the use of strip searches under other circumstances.

(2) In this section:

(a) "School" means a public, parochial or private school which provides an educational program for one or more grades between kindergarten and grade 12 and which is commonly known as a kindergarten, elementary school, middle school, junior high school, senior high school or high school.

(b) "Strip search" means a search in which a person's genitals, pubic area, buttock or anus, or a female person's breast, is uncovered and either is exposed to view or is touched by a person conducting the search.

(3) Any official, employe or agent of any school or school district who conducts a strip search of any pupil is guilty of a Class B misdemeanor.

(4) This section does not apply to a search of any person who:

(a) Is serving a sentence, pursuant to a conviction, in a jail, state prison or house of correction.

(b) Is placed in or transferred to a secured correctional facility.

(c) Is committed, transferred or admitted under ch. 51, 971 or 975.

(5) This section does not apply to any law enforcement officer conducting a strip search under s. 968.255.

**948.51 HAZING.** (1) In this section "forced activity" means any activity which is a condition of initiation or admission into or affiliation with an organization, regardless of a student's willingness to participate in the activity.

(2) No person may intentionally or recklessly engage in acts which endanger the physical health or safety of a student for the purpose of initiation or admission into or affiliation with any organization operating in connection with a school, college or university. Under those circumstances, prohibited acts may include any brutality of a physical nature, such as whipping, beating, branding, forced consumption of any food, liquor, drug or other substance, forced confinement or any other forced activity which endangers the physical health or safety of the student.

(3) Whoever violates sub. (2) is guilty of:

(a) A Class A misdemeanor if the act results in or is likely to result in bodily harm to another.

(b) A Class E felony if the act results in great bodily harm or death to another.

**948.60 POSSESSION OF A DANGEROUS WEAPON BY A CHILD.** (1) In this section, "dangerous weapon" means any firearm having a barrel less than 12 inches long; any electric weapon, as defined in s. 941.295 (4); metallic knuckles or knuckles of any substance which could be put to the same use with the same or similar effect as metallic knuckles; a nunchaku or any similar weapon consisting of 2 sticks of wood, plastic or metal connected at one end by a length of rope, chain, wire or leather; a cestus or similar material weighted with metal or other substance and worn on the hand; a shuriken or any similar pointed star-like object intended to injure a person when thrown; or a manrikigusari or similar length of chain having weighted ends.

(2) Any child who possesses or goes armed with a dangerous weapon or any person who intentionally sells, loans or gives a dangerous weapon to a child is guilty of a Class A misdemeanor. A child who has violated this subsection is subject to the provisions of ch. 48 unless jurisdiction is waived under s. 48.18.

(3) This section does not apply to a child who possesses or is armed with a dangerous weapon when the dangerous weapon is being used in target practice under the supervision of an adult or in a course of instruction in the traditional and proper use of the dangerous weapon under the supervision of an adult. This section does not apply to an adult who transfers a dangerous weapon to a child for use only in target practice under the adult's supervision or in a course of instruction in the traditional and proper use of the dangerous weapon under the adult's supervision.

**948.61 DANGEROUS WEAPONS ON SCHOOL PREMISES.** (1) In this section:

(a) "Dangerous weapon" has the meaning specified in s. 939.22 (10).

(b) "School" means a public, parochial or private school which provides an educational program for one or more grades between grades 1 and 12 and which is commonly known as an elementary school, middle school, junior high school, senior high school or high school.

(c) "School premises" means any school building, grounds, recreation area or athletic field or any other property owned, used or operated for school administration.

(2) Any person who knowingly possesses or goes armed with a dangerous weapon on school premises is guilty of:

(a) A Class A misdemeanor.

(b) A Class E felony, if the violation is the person's 2nd or subsequent violation of this section within a 5-year period, as measured from the dates the violations occurred.

(3) This section does not apply to any person who:

(a) Uses a weapon solely for school-sanctioned purposes.

(b) Engages in military activities, sponsored by the federal or state government, when acting in the discharge of his or her official duties.

(c) Is a law enforcement officer acting in the discharge of his or her official duties.

(d) Participates in a convocation or firearms safety course authorized by school authorities in which firearms or other weapons of collectors or instructors are handled or displayed.

(e) Drives a motor vehicle in which a dangerous weapon is located onto school premises for school-sanctioned purposes or for the purpose of delivering or picking up passengers or property. The weapon may not be removed from the vehicle or be used in any manner.

(f) Possesses an unloaded firearm while traversing school premises for the purpose of gaining access to public or private lands open to hunting if the entry on school premises is authorized by school authorities.

(g) Possesses or uses a firearm for hunting on school premises in accordance with ch. 29, if hunting on the premises is authorized by school authorities.

(4) A child who has violated this section is subject to the provisions of ch. 48, unless jurisdiction is waived under s. 48.18.

**948.62 RECEIVING STOLEN PROPERTY FROM A CHILD.** (1) Whoever intentionally receives stolen property from a child or conceals stolen property received from a child is guilty of:

(a) A Class E felony, if the value of the property does not exceed \$500.

(b) A Class D felony, if the value of the property exceeds \$500 but does not exceed \$2,500.

(c) A Class C felony, if the value of the property exceeds \$2,500.

(2) Under this section, proof of all of the following is prima facie evidence that property received from a child was stolen and that the person receiving the property knew it was stolen: (a) That the value of the property received from the child exceeds

\$500. (b) That there was no consent by a person responsible for the child's welfare to the delivery of the property to the person.

948.63 RECEIVING PROPERTY FROM A CHILD. Whoever does either of the following is guilty of a Class A misdemeanor:

(1) As a dealer in secondhand articles or jewelry or junk, purchases any personal property, except old rags and waste paper, from

any child, without the written consent of his or her parent or guardian; or

(2) As a pawnbroker or other person who loans money and takes personal property as security therefor, receives personal property as security for a loan from any child without the written consent of his or her parent or guardian.

## Crime Victim Compensation (Chapter 949)

949.001 LEGISLATIVE INTENT. The legislature finds and declares that the state has a moral responsibility to aid innocent victims of violent crime. In order to maintain and to strengthen our democratic system of law and social order, it is essential that the rights of the victim of a crime should be as fully protected as the rights of the criminal offender. Adequate protection and assistance of victims of crime will also encourage greater public cooperation in the successful apprehension and prosecution of criminal offenders. It is the intention of the legislature that the state should provide sufficient assistance to victims of crime and their families in order to ease their financial burden and to maintain their dignity as they go through a difficult and often traumatic period. It is also the intention of the legislature that the department should actively publicize the crime victim compensation program and promote its use.

949.01 DEFINITIONS. In this chapter:

(1) "Crime" means an act committed in this state which would constitute a crime as defined in s. 939.12 if committed by a competent adult who has no legal defense for the act.

(1m) "Department" means the department of justice.

(2) "Dependent" means any spouse, parent, grandparent, stepparent, child, stepchild, adopted child, grandchild, brother, sister, half brother, half sister, or parent of spouse of a deceased victim who was wholly or partially dependent upon the victim's income at the time of the victim's death and includes any child of the victim born after the victim's death.

(3) "Law enforcement agency" has the meaning designated under s. 165.83 (1) (b).

(4) "Medical treatment" includes medical, surgical, dental, optometric, chiropractic, podiatric and hospital care; medicines; medical, dental and surgical supplies; crutches; artificial members; appliances and training in the use of artificial members and appliances. "Medical treatment" includes any Christian Science treatment for cure or relief from the effects of injury.

(5) "Personal injury" means actual bodily harm and includes pregnancy and mental or nervous shock.

(6) "Victim" means a person who is injured or killed by an incident specified in s. 949.03 (1) (a), or by any act or omission of any other person that is within the description of any of the offenses listed in s. 949.03 (1) (b). This definition does not apply to s. 949.165.

949.02 ADMINISTRATION. The department shall administer this chapter. The department shall appoint a program director to assist in administering this chapter. The department shall promulgate rules for the implementation and operation of this chapter. The rules shall include procedures to ensure that any limitation of an award under s. 949.06 (5) (e) is calculated in a fair and equitable manner.

949.03 COMPENSABLE ACTS. (1) The department may order the payment of an award for personal injury or death which results from:

(a) Preventing or attempting to prevent the commission of a crime; apprehending or attempting to apprehend a suspected criminal; aiding or attempting to aid a police officer to apprehend or arrest a suspected criminal; aiding or attempting to aid a victim of a crime specified in par. (b).

(b) The commission or the attempt to commit any crime specified in s. 346.62 (4), 346.63 (2) or (6), 940.01, 940.02, 940.03, 940.05, 940.06, 940.07, 940.08, 940.09, 940.10, 940.19, 940.20, 940.21, 940.22 (2), 940.225, 940.23, 940.24, 940.25, 940.285, 940.29, 940.30, 940.305, 940.31, 941.327, 943.02, 943.03, 943.04, 943.10, 943.20, 943.32, 948.02, 948.03, 948.04, 948.07, 948.20, 948.30 or 948.51.

949.035 RESIDENTS; VICTIMS OF CRIME OUTSIDE THE STATE. (1) If a Wisconsin resident suffers injury or death in a situation described in s. 949.03 except that the act occurred outside this state, the resident has the same rights under this chapter as if the act had occurred in this state upon a showing that the state, territory, country or political subdivision of a country in which the act occurred does not have a compensation of victims of crimes law which covers the injury or death suffered by the person.

(2) The department shall keep a current record of the laws relating to compensation of victims of crimes in other states and territories of the United States. The department need not keep a current record of laws in other countries. Upon request, the department shall assist Wisconsin residents to determine if they meet the criteria specified in sub. (1).

(3) In this section, "resident" means a person who maintains a place of permanent abode in this state.

949.04 APPLICATION FOR AWARD. (1) ELIGIBILITY. Any person may apply for an award under this chapter.

(a) Application by a minor may be made on the minor's behalf by his or her parent or guardian.

(b) Application by an incompetent may be made on the incompetent's behalf by the guardian or other person authorized to administer the incompetent's estate.

(2) FORMS. The department shall prescribe application forms for awards under this chapter and shall furnish law enforcement agencies with the forms. The law enforcement agency investigating a crime shall provide forms to each person who may be eligible to file a claim under this subchapter.

(3) MEDICAL AND DENTAL RECORDS. The applicant shall submit to the department reports from all physicians, osteopaths, dentists, optometrists, chiropractors or podiatrists who treated or examined the victim at the time of or subsequent to the victim's injury or death. The department may also order such other examinations and reports of the victim's previous medical and dental history, injury or death as it believes would be of material aid in its determination.

949.05 AWARD; TO WHOM PAYABLE. (1) In any case in which a person is injured or killed by an incident specified in s. 949.03 (1) (a), or by any act or omission of any other person that is

within the description of crimes under s. 949.03 (1) (b) the department may order the payment of an award:

(a) To or for the benefit of the injured person;

(b) In the case of personal injury to or death of the victim, to any person responsible for the maintenance of the victim who has suffered pecuniary loss or incurred expenses as a result of the injury to or death; or

(c) Except as provided in s. 949.06 (1m), in the case of death of the victim, to or for the benefit of any one or more of the dependents of the victim. If 2 or more dependents are entitled to an award, the award shall be apportioned by the department among the dependents.

**949.06 COMPUTATION OF AWARD.** (1) In accordance with this chapter, the department shall make awards, as appropriate, for any of the following economic losses incurred as a direct result of an injury:

(a) Medical treatment.

(b) Work loss, which shall be determined as follows:

1. If the victim was employed at the time of the injury, loss of actual earnings shall be based upon the victim's net salary at the time of the injury.

2. If the victim was not employed at the time of the injury or, if as a direct result of the injury, the victim suffered a disability causing a loss of potential earnings, the award may be based upon a sufficient showing by the victim that he or she actually incurred loss of earnings. The amount of the award shall be reduced by any income from substitute work actually performed by the victim or by income the victim would have earned in available appropriate substitute work the victim was capable of performing, but unreasonably failed to undertake.

(bm) If the victim is a homemaker, an amount sufficient to ensure that the duties and responsibilities are continued until the victim is able to resume the performance of the duties, or until the cost of services reaches the maximum allowable under sub. (2), whichever is less.

(c) Reasonable replacement value of any clothing and bedding that is held for evidentiary purposes, but not to exceed \$300.

(cm) Reasonable replacement value for property, other than clothing and bedding under par. (c), that is held for evidentiary purposes and is rendered unusable as a result of crime laboratory testing, but not to exceed \$200.

(d) Reasonable funeral and burial expenses, not to exceed \$2,000. The funeral and burial award may not be considered by the department under sub. (2).

(e) Dependent's economic loss, which shall include contributions of things of economic value provided by the victim to dependents but lost as a result of the victim's death. Loss of support shall be determined on the basis of the victim's net salary at the time of death, and shall be calculated as an amount equal to 4 times the victim's average annual earnings.

(f) Reasonable and necessary costs associated with securing and cleaning up a crime scene, not to exceed \$1,000.

(1m) (a) In this subsection, "family member" means any spouse, parent, grandparent, stepparent, child, stepchild, adopted child, grandchild, foster child, brother, sister, half brother, half sister, aunt, uncle, nephew, niece, or parent or sibling of spouse.

(b) In accordance with this chapter, the department shall make awards, as appropriate, to persons who, immediately prior to the crime, lived in the same household with and to family members of a victim of s. 940.01, 940.02, 940.05, 940.06, 940.07, 940.08 or 940.09 for any of the economic losses specified in sub. (1) as a result of the person's or family member's reaction to the death. A dependent may recover both under sub. (1) and this subsection, subject to the limitation under sub. (2).

(2) The department may not make an award of more than

\$40,000 for any one injury or death.

(3) Any award made under this section shall be reduced by the amount of any payment received, or to be received, as a result of the injury or death:

(a) From, or on behalf of, the person who committed the crime.

(b) From insurance payments or program, including worker's compensation and unemployment compensation.

(c) From public funds.

(d) As an emergency award under s. 949.10.

(e) From one or more 3rd parties held liable for the offender's acts.

(4) (a) An award may be made whether or not any person is prosecuted or convicted of any offense arising out of such act or omission.

(b) The department may suspend proceedings under this chapter for a period it deems appropriate on the grounds that a prosecution for an offense arising out of the act or omission has been commenced or is imminent.

(5) (a) Except as provided in pars. (b) to (e), the department shall make awards under this section from the appropriations under s. 20.455 (5) (b) or (m).

(b) The department shall pay any portion of an award under this section from the appropriation under s. 20.455 (5) (m) if the portion of the award meets any of the following criteria:

1. Any amount for payment for work loss under sub. (1) (b) which exceeds the limits prescribed in s. 102.11.

2. Any amount for payment for reasonable replacement value of any clothing and bedding under sub. (1) (c) which exceeds \$100.

3. Any amount for payment for reasonable replacement value of other property under sub. (1) (cm).

4. Any amount for payment of reasonable funeral and burial expenses under sub. (1) (d) which exceeds \$2,000.

5. Any amount for reasonable and necessary costs associated with securing and cleaning up a crime scene under sub. (1) (f).

(c) The department shall pay any portion of an award under this section from the appropriation under s. 20.455 (5) (m) which exceeds \$10,000. In calculating the portion which exceeds \$10,000, the department shall exclude all payments under sub. (1) (d) and any payments from the appropriation under s. 20.455 (5) (m) required under par. (b) 1, 2, 3 or 5.

(d) Notwithstanding pars. (b) and (c), the department shall pay any award under sub. (1m) from the appropriation under s. 20.455 (5) (m).

(e) The department shall make payments from the appropriation under s. 20.455 (5) (m) in accordance with pars. (b) to (d). Notwithstanding any other provision of this section, the department shall make payments from s. 20.455 (5) (m) to the extent that moneys are available and in accordance with rules promulgated under s. 949.02.

**949.07 MANNER OF PAYMENT.** The award, combining both the compensation award and the funeral and burial award, if applicable, shall be paid in a lump sum, except that in the case of death or protracted disability the award may provide for periodic payments. The department may pay any portion of an award directly to the provider of any service which is the basis for that portion of the award. No award may be subject to execution, attachment, garnishment or other process, except that an award for allowable expense is not exempt from a claim of a creditor to the extent that the creditor provided products, services or accommodations the costs of which are included in the award.

**949.08 LIMITATIONS ON AWARDS.** (1) No order for the payment of an award may be made unless the application was made within 1 year after the date of the personal injury or death, and the personal injury or death was the result of an incident or offense

which had been reported to the police within 5 days of its occurrence or, if the incident or offense could not reasonably have been reported within such period, within 5 days of the time when a report could reasonably have been made. The department may waive the one-year requirement under this subsection in the interest of justice.

(2) No award may be ordered if the victim:

(a) Engaged in conduct which substantially contributed to the infliction of the victim's injury or death or in which the victim could have reasonably foreseen could lead to the injury or death. This does not apply to awards to victims under s. 949.03 (1) (a).

(b) Committed a crime which caused or contributed to the victim's injury or death.

(d) Has not cooperated with appropriate law enforcement agencies.

(e) Is an adult passenger in the offender's vehicle and the crime involved is specified in s. 346.63 (2) or 940.25 and the passenger knew the offender was under the influence of an intoxicant, a controlled substance or both or had a blood alcohol concentration of 0.1% or more, as defined in s. 885.235 (5) (a). This paragraph does not apply if the victim is also a victim of a crime specified in s. 940.30, 940.305, 940.31 or 948.30.

(em) Is an adult passenger in the offender's commercial motor vehicle and the crime involved is specified in s. 346.63 (6) or 940.25 and the passenger knew the offender was under the influence of an intoxicant, a controlled substance or both or had an alcohol concentration of 0.04 or more but less than 0.1. This paragraph does not apply if the victim is also a victim of a crime specified in s. 940.30, 940.305, 940.31 or 948.30. (f) Has not cooperated with the department in the administration of the program.

(g) Has been certified to the department under s. 46.255 (7) as being delinquent in child support or maintenance payments.

(2m) If a claimant other than a victim has not cooperated with the department in the administration of the program, no award may be ordered for the claimant.

(3) No award may be made to any claimant if the award would unjustly benefit the offender or accomplice.

**949.09 EFFECT OF CONVICTION.** If any person has been convicted of any offense with respect to an act or omission on which a claim under this chapter is based, proof of that conviction shall be taken as conclusive evidence that the offense has been committed, unless an appeal or any proceeding with regard thereto is pending.

**949.10 EMERGENCY AWARDS.** (1) Notwithstanding s. 949.06, if the department determines that an award will probably be made and that undue hardship will result to the claimant if immediate payment is not made, the department may order emergency awards as follows:

(a) An emergency compensation award may not exceed \$500.

(b) An emergency award for funeral and burial expenses may not exceed \$2,000.

(2) Any award under sub. (1) shall be deducted from the final award made to the claimant. The excess of the amount of such emergency award over the amount of the final award, or the full amount of the emergency award if no final award is made, shall be repaid by the claimant to the department.

**949.11 HEARINGS.** (1) The procedure of ch. 227 for contested cases applies to hearings under this chapter except as otherwise provided in this section and ss. 949.12 and 949.14.

(2) The division of hearings and appeals in the department of administration shall appoint hearing examiners to make findings and orders under s. 227.46 and this chapter.

(3) All hearings shall be open to the public unless in a particular case the examiner determines that the hearing, or a portion thereof, shall be held in private having regard to the fact that the offender has not been convicted or to the interest of the victim of an alleged sexual offense.

**949.115 SUBPOENAS.** The department or any of its authorized agents may issue subpoenas for persons or records for any investigation or hearing conducted under this chapter and may enforce compliance with such subpoenas as provided in s. 885.12.

**949.12 CONDITION OF CLAIMANT.** There is no privilege, except privileges arising from the attorney-client relationship, as to communications or records relevant to an issue of the physical, mental or emotional condition of the claimant or victim in a proceeding under this chapter in which that condition is an element.

**949.13 AGENCY COOPERATION.** Upon request by the department, any state or local agency, including a district attorney or law enforcement agency, shall make available all reports, files and other appropriate information which the department requests in order to make a determination that a person is eligible for an award under this chapter.

**949.14 ATTORNEY'S FEES.** (1) The department may determine and allow reasonable attorney fees to be paid out of, but not in addition to, the amount of the award granted to a claimant. No attorney may ask for, contract for or receive any larger sum than the amount so allowed. Attorney fees shall not exceed 10% of the amount the attorney assisted the victim in obtaining.

(2) The department shall provide for payment of such fee directly to the person entitled thereto.

(3) Whoever charges a fee in violation of sub. (1) shall forfeit double the amount retained by the attorney. This forfeiture shall be collected by this state in an action in debt, upon complaint of the department. Out of the sum recovered, the court shall direct payment to a claimant in the amount of the overcharge.

**949.15 RECOVERY FROM OFFENDER.** (1) Whenever an order for the payment of an award for personal injury or death is or has been made under this chapter, the department is subrogated to the cause of action of a claimant against the person responsible for the injury or death and may bring an action against the person for the amount of the damages sustained by the claimant. The department is also subrogated to the cause of action of the claimant against one or more 3rd parties liable for the acts of the person responsible for the injury or death. If an amount greater than that paid under the award order is recovered and collected in any such action, the department shall pay the balance to the claimant. If the person responsible for the injury or death has previously made restitution payments to the general fund under s. 973.20, any judgment obtained by the department under this section shall be reduced by the amount of the restitution payments to the general fund.

(2) In addition to the authority of the department to bring an action under sub. (1), the claimant may bring an action to recover damages. In any such action, the department has subrogation rights under sub. (1) and the claimant shall join the department as a party under s. 803.03 (2) (a). After joinder, the department has the options specified in s. 803.03 (2) (b).

(3) If a judgment or verdict in an action under sub. (1) or (2) indicates separately economic loss and noneconomic detriment, payments on the judgment shall be allocated between them in proportion to the amounts indicated. In such an action, the judge, on timely motion, shall direct the jury to return a special verdict, indicating separately the awards for noneconomic detriment, punitive damages and economic loss.

949.16 CONFIDENTIALITY OF RECORDS. The record of a proceeding before an examiner or the department under this chapter is a public record. Any record or report obtained by an examiner or the department, the confidentiality of which is protected by any other law or rule, shall remain confidential.

949.165 ESCROW ACCOUNTS; MONEYS RECEIVED AS A RESULT OF THE COMMISSION OF A SERIOUS CRIME. (1) DEFINITIONS. In this section:

(a) "Serious crime" has the meaning designated in s. 969.08 (10) (b) and includes solicitation, conspiracy or attempt to commit a serious crime.

(b) "Victim" has the meaning specified in s. 950.02 (4).

(2) PAYMENT TO AND ESTABLISHMENT OF ESCROW ACCOUNTS. Every person or other legal entity contracting with any person, or the representative or assignee of any person, accused or convicted of a serious crime in this state, with respect to the reenactment of the serious crime, by a movie, book, magazine article, tape recording, phonograph record, radio or television presentation or live entertainment of any kind, or from the expression of the accused or convicted person's thoughts, feelings, opinions or emotions regarding the serious crime, shall submit a copy of the contract to the department and pay over to the department any moneys which would otherwise, by terms of the contract, be owing to the person so accused or convicted or his or her representatives. This subsection applies only if the reenactment of the serious crime constitutes a substantial portion of the movie, book, article, recording, record, presentation, entertainment or expression. The department shall deposit the moneys in an interest-bearing escrow account for the payment of money judgments to any victim or the legal representative of any victim of serious crimes committed by:

(a) The convicted person; or

(b) The accused person, but only if the accused person is eventually convicted of the serious crime charged.

(3) NOTICE TO POTENTIAL CLAIMANTS. The department, at least once every 6 months for 3 years from the date it receives the moneys, shall cause to have published a legal notice in newspapers of general circulation in the county in which the serious crime was committed advising the victims that the escrow moneys are available to satisfy money judgments under this section. The department may provide for additional notice. When the department is reasonably satisfied that all victims have received actual notice, the department may cease to provide the notice required under this subsection.

(4) PRIORITY OF PAYMENTS. (a) Claims on moneys in an escrow account have the following priority:

1. First priority for legal representation payments under sub. (5).

2. Second priority for payments to satisfy money judgments under sub. (6).

3. Third priority for reimbursement, recoupment and restitution payments under sub. (7).

(b) The department shall make payments from escrow accounts in accordance with the priority schedule under par. (a). The department may make payments at any time from an escrow account, except that no payment may be made for a claim if there is another existing or pending claim entitled to a higher priority.

(c) If the amount of claims for the same priority exceeds the amount of moneys available in an escrow account, the department may prorate the payments.

(5) FIRST PRIORITY PAYMENTS; LEGAL REPRESENTATION. The department shall make payments from an escrow account to a person charged with a serious crime upon the order of a court of competent jurisdiction after a showing by the person that the moneys shall be used for the exclusive purpose of his or her legal representation in a criminal action or in the defense of a civil action.

(6) SECOND PRIORITY PAYMENTS; SATISFACTION OF MONEY JUDGMENTS. (a) The department shall make payments to victims or legal representatives of victims of serious crimes who have obtained money judgments against the accused or convicted person. The victim or legal representative of the victim shall bring a civil action and obtain a money judgment. The victim shall then file a claim with the department for payment.

(b) In the case of death of the victim, one or more dependents may obtain a payment under this section in the same manner as a victim. If 2 or more dependents are entitled to payments under this subsection, the department shall apportion the payments among the dependents.

(c) If the state is subrogated to a cause of action under s. 949.15, the state may seek reimbursement under this subsection. If the judgment is apportioned under s. 949.15 (3), the payments under this subsection shall be prorated accordingly.

(d) The victim or the legal representative of a victim shall notify the department when he or she brings the action described in par.

(a), but failure to notify under this paragraph does not bar any payment from an escrow account.

(7) THIRD PRIORITY PAYMENTS; LEGAL FEES AND RESTITUTION. The department shall make payments from an escrow account for any governmental entity for the reimbursement for or recoupment of the costs of legal representation of the person charged with the serious crime or for any unpaid restitution under s. 973.20. The governmental entity shall file a claim for the applicable amount with the department.

(8) PAYMENT TO ACCUSED OR CONVICTED PERSON. If either of the following conditions occur, the department shall pay all of the remaining moneys in an escrow account to the accused or convicted person:

(a) The charges against the person are dismissed with prejudice or the person is found not guilty of the serious crime charged.

(b) Three years have elapsed from the date of the establishment of the escrow account and no civil actions seeking money judgments, unsatisfied money judgments or claims under this section are pending against the defendant in this state.

(9) INTERPLEADER. If a court determines that a person accused of a serious crime is incompetent to proceed under s. 971.14 or if the charges are dismissed without prejudice, the department shall bring an action of interpleader to determine the disposition of the escrow account.

(10) STATUTE OF LIMITATIONS. If an escrow account is established under this section, no otherwise applicable statute of limitations on the time within which a civil action may be brought bars an action by a victim of a serious crime committed by a person accused or convicted of the serious crime as to a claim resulting from the serious crime until 3 years have elapsed from the time the escrow account was established.

(11) ACT TO DEFEAT PURPOSE; VOID. Any act by any person accused or convicted of a serious crime, whether by execution of a power of attorney, creation of corporate entities or otherwise, to defeat the purpose of this section shall be void as against the public policy of this state.

(12) PAYMENT IS NOT AN AWARD. Any payment from an escrow account under this section shall not be considered as an award by the department under this chapter.

(13) APPLICABILITY. This section applies only to contracts which are entered into on or after May 18, 1985.

(14) PENALTY. Any person who violates sub. (2) shall be fined not more than \$500 or imprisoned not more than 30 days or both.

949.17 OFFENSES. (1) PROHIBITION. In connection with the crime victim compensation program, no person may:

(a) Submit a fraudulent application or claim for an award;

(b) Intentionally make or cause to be made any false statement

or representation of a material fact; or

(c) Intentionally conceal or fail to disclose information affecting the amount of or the initial or continued right to any such award when reasonably requested to provide such information by the department.

(2) **PENALTIES.** Any person who violates this section shall be fined not more than \$500 or imprisoned not more than 6 months or both. The person shall further forfeit any benefit received and shall reimburse the state for payments received or paid to or on behalf of the person.

(3) **DAMAGES.** The state has a civil cause of action for relief against any person who violates this section for the amount of damages which the state sustained by reason of the violation and, in addition, for punitive damages not more than double the amount of damages which the state may have sustained, together with interest, and the cost of the suit.

(4) **ACTION.** The attorney general may bring any action and has such powers as may be necessary to enforce this section.

949.18 **REPORT BY THE DEPARTMENT.** The department's biennial report under s. 15.04 (1) (d) shall include a report of its

activities under this chapter including:

(1) An explanation of the procedures for filing and processing claims under this chapter.

(2) A description of the programs and policies instituted to promote public awareness about crime victim compensation.

(3) An analysis of future needs and suggested program improvements.

(4) A copy of the forms utilized under this chapter.

(5) A complete statistical analysis of the cases handled under this chapter, including:

(a) The number of claims filed.

(b) The number of claims approved and the amount of each award.

(c) The number of claims denied and the reasons for rejection.

(d) A breakdown of claims by geographic area, month, age and sex of victim, type of crime committed and other relevant facts.

(e) A summary of cases handled under this chapter.

(6) The status of existing escrow accounts under s. 949.165.

## Rights of Victims and Witnesses of Crime (Chapter 950)

950.01 **LEGISLATIVE INTENT.** In recognition of the civic and moral duty of victims and witnesses of crime to fully and voluntarily cooperate with law enforcement and prosecutorial agencies, and in further recognition of the continuing importance of such citizen cooperation to state and local law enforcement efforts and the general effectiveness and well-being of the criminal justice system of this state, the legislature declares its intent, in this chapter, to ensure that all victims and witnesses of crime are treated with dignity, respect, courtesy and sensitivity; and that the rights extended in this chapter to victims and witnesses of crime are honored and protected by law enforcement agencies, prosecutors and judges in a manner no less vigorous than the protections afforded criminal defendants.

950.02 **DEFINITIONS.** In this chapter:

(1) "Child" means a person who is less than 18 years of age.

(1m) "Crime" means an act committed in this state which, if committed by a competent adult, would constitute a crime, as defined in s. 939.12, or which, if committed by a responsible child, would constitute a delinquent act under ch. 48.

(2) "Department" means the department of justice.

(3) "Family member" means spouse, child, sibling, parent or legal guardian.

(4) "Victim" means a person against whom a crime has been committed.

(5) "Witness" means any person who has been or is expected to be summoned to testify for the prosecution, or who by reason of having relevant information is subject to call or likely to be called as a witness for the prosecution, whether or not any action or proceeding has yet been commenced.

950.03 **ELIGIBILITY OF VICTIMS.** A victim has the rights and is eligible for the services under this chapter only if the victim reported the crime to law enforcement authorities within 5 days of its occurrence or discovery, unless he or she had a reasonable excuse not to do so.

950.04 **BASIC BILL OF RIGHTS FOR VICTIMS AND WITNESSES.** Victims and witnesses of crimes have the following rights:

(1) To be informed by local law enforcement agencies and the

district attorney of the final disposition of the case. If the crime charged is a felony or is specified in ch. 940, the victim shall be notified whenever the defendant or perpetrator is released from custody. The victim shall be notified of a pardon application by the governor under s. 304.09 (3).

(2) To be notified that a court proceeding to which they have been subpoenaed will not go on as scheduled, in order to save the person an unnecessary trip to court.

(2m) To have the court provided with information pertaining to the economic, physical and psychological effect of the crime upon the victim of a felony and have the information considered by the court.

(3) To receive protection from harm and threats of harm arising out of their cooperation with law enforcement and prosecution efforts, and to be provided with information as to the level of protection available.

(4) To be informed of financial assistance and other social services available as a result of being a witness or a victim of a crime, including information on how to apply for the assistance and services.

(5) To be informed of the procedure to be followed in order to apply for and receive any witness fee to which they are entitled.

(6) To be provided, whenever possible, a secure waiting area during court proceedings that does not require them to be in close proximity to defendants and families and friends of defendants.

(7) To have any stolen or other personal property expeditiously returned by law enforcement agencies when no longer needed as evidence. If feasible, all such property, except weapons, currency, contraband, property subject to evidentiary analysis and property the ownership of which is disputed, shall be returned to the person within 10 days of being taken.

(8) To be provided with appropriate employer intercession services to ensure that employers of victims and witnesses will cooperate with the criminal justice process and the juvenile justice process in order to minimize an employee's loss of pay and other benefits resulting from court appearances.

(9) To be entitled to a speedy disposition of the case in which they are involved as a victim or witness in order to minimize the length of time they must endure the stress of their responsibilities in connection with the matter.

(10) To have the family members of all homicide victims af-

forded all of the rights under subs. (1) to (4) and (6) to (9) and analogous services under s. 950.05, whether or not they are witnesses in any criminal proceedings.

**950.045 VICTIMS; APPLICATION FOR PAROLE OR PARDON.** Victims of crimes have the right to provide written statements concerning parole applications under s. 304.06 (1) (e) and to provide written statements concerning pardon applications under s. 304.10 (2).

**950.05 SERVICES FOR VICTIMS AND WITNESSES.** (1) Counties are encouraged to provide victims and witnesses the following services:

(a) Court appearance notification services, including cancellation of appearances.

(b) Victim compensation and social services referrals, including witness fee collection, case-by-case referrals and public information.

(c) Escort and other transportation services related to the investigation or prosecution of the case, if necessary or advisable.

(d) Case progress notification services which may be combined with services under par. (a).

(dm) Assistance in providing the court with information pertaining to the economic, physical and psychological effect of the crime upon the victim of a felony.

(e) Employer intercession services.

(f) Expedited return of property services.

(g) Protection services.

(h) Family support services, including child and other dependent care services.

(i) Waiting facilities.

(2) Counties are encouraged to assist victims in enforcing their rights under s. 950.045.

**950.055 CHILD VICTIMS AND WITNESSES; RIGHTS AND SERVICES.** (1) **LEGISLATIVE INTENT.** The legislature finds that it is necessary to provide child victims and witnesses with additional consideration and different treatment than that usually afforded to adults. The legislature intends, in this section, to provide these children with additional rights and protections during their involvement with the criminal justice or juvenile justice system. The legislature urges the news media to use restraint in revealing the identity of child victims or witnesses, especially in sensitive cases.

(2) **ADDITIONAL SERVICES.** In addition to all rights afforded to victims and witnesses under s. 950.04 and services provided under s. 950.05, counties are encouraged to provide the following additional services on behalf of children who are involved in criminal or delinquency proceedings as victims or witnesses:

(a) Explanations, in language understood by the child, of all legal proceedings in which the child will be involved.

(b) Advice to the judge, when appropriate and as a friend of the court, regarding the child's ability to understand proceedings and questions. The services may include providing assistance in determinations concerning the taking of videotaped depositions under s. 908.08 or 967.04 (7) and (8) and the duty to expedite proceedings under s. 971.105.

(c) Advice to the district attorney concerning the ability of a child witness to cooperate with the prosecution and the potential effects of the proceedings on the child.

(d) Information about and referrals to appropriate social services programs to assist the child and the child's family in coping with the emotional impact of the crime and the subsequent proceedings in which the child is involved.

(3) **PROGRAM RESPONSIBILITY.** In each county, the county board is responsible for the enforcement of rights and the provision

of services under this section. A county may seek reimbursement for services provided under this section as part of its program plan submitted to the department under s. 950.06. To the extent possible, counties shall utilize volunteers and existing public resources for the provision of these services.

**950.06 RESPONSIBILITY FOR RIGHTS AND SERVICES.** (1) In each county, the county board is responsible for the enforcement of rights under s. 950.04 and the provision of services under s. 950.05. A county board may decide to discontinue enforcing the rights under s. 950.04 and the provision of services under s. 950.05 and the only penalty shall be the loss of reimbursement under sub. (2).

(2) The costs of enforcing rights under s. 950.04 and providing services under s. 950.05 shall be paid for by the county, but the county is eligible to receive reimbursement from the state for the costs incurred in providing services under s. 950.05. For costs incurred on or after January 1, 1982, the county is eligible to receive funding from the state for not more than 90% of the costs incurred in providing services under s. 950.05. The department shall determine the level of services for which a county may be reimbursed. The county board shall file a claim for reimbursement with the department. The department shall reimburse the counties from the appropriations under s. 20.455 (5) (c) and (g) on a semi-annual basis for services provided. If a county has a program plan approved after July 2, 1983, the department may reimburse the county only for services provided on or after January 1, 1984.

(2m) Notwithstanding subs. (1) and (2), the county is not responsible for providing or paying for the notification of pardon application described under s. 950.04 (1).

(3) The county board shall provide for the implementation of the county's plan under sub. (4). Two or more counties may submit a joint plan under sub. (4).

(4) If the county seeks reimbursement under sub. (2), the county board shall submit a program plan to the department for its approval. The county is eligible for reimbursement under sub. (2) only if the department has approved the plan. The program plan shall describe the level of services to victims and witnesses that the county intends to provide; the personnel or agencies responsible for related administrative programs and individual services; proposed staffing for the program; proposed education, training and experience requirements for program staff and the staff of agencies providing related administrative programs and individual services; the county's budget for implementing the program and other information the department determines to be necessary for its review. The plan shall provide that the district attorney, local law enforcement agencies and the courts shall make available to the person or agency responsible for administering the program all reports or files, except reports or files which are required by statute to be kept confidential, if the reports or files are required by the person or agency to carry out program responsibilities. In August of each year, the county board shall submit a report to the department on the operation of the plan, including the enforcement of rights under s. 950.04 and the provision of services under s. 950.05.

(5) The department shall review and approve the implementation and operation of programs and the annual reports under this section. The department may suspend or terminate reimbursement under s. 20.455 (5) (c) and (g) if the county fails to comply with its duties under this section. The department shall promulgate rules under ch. 227 for implementing and administering county programs approved under this section.

**950.07 INTERGOVERNMENTAL COOPERATION.** The county board, district attorney, local law enforcement agencies, local social service agencies and courts shall all cooperate with each other to ensure that victims and witnesses of crimes receive the rights and services to which they are entitled under this chapter.

## Domestic Abuse Mandatory Arrest (Chapter 968)

968.075 DOMESTIC ABUSE INCIDENTS; ARREST AND PROSECUTION. (1) DEFINITIONS. In this section:

(a) "Domestic abuse" means any of the following engaged in by an adult person against his or her spouse or former spouse, against an adult with whom the person resides or formerly resided or against an adult with whom the person has created a child:

1. Intentional infliction of physical pain, physical injury or illness.
2. Intentional impairment of physical condition.
3. A violation of s. 940.225 (1), (2) or (3).
4. A physical act that may cause the other person reasonably to fear imminent engagement in the conduct described under subd. 1, 2 or 3.

(b) "Law enforcement agency" has the meaning specified in s. 165.83

(2) CIRCUMSTANCES REQUIRING ARREST. (a) Notwithstanding s. 968.07 and except as provided in par. (b), a law enforcement officer shall arrest and take a person into custody if:

1. The officer has reasonable grounds to believe that the person is committing or has committed domestic abuse and that the person's actions constitute the commission of a crime; and
2. Either or both of the following circumstances are present:
  - a. The officer has a reasonable basis for believing that continued domestic abuse against the alleged victim is likely.
  - b. There is evidence of physical injury to the alleged victim.

(b) If the officer's reasonable grounds for belief under par. (a) 1 are based on a report of an alleged domestic abuse incident, the officer is required to make an arrest under par. (a) only if the report is received, within 28 days after the day the incident is alleged to have occurred, by the officer or the law enforcement agency that employs the officer.

(3) LAW ENFORCEMENT POLICIES. (a) Each law enforcement agency shall develop, adopt and implement written policies regarding arrest procedures for domestic abuse incidents. The policies shall include, but not be limited to, the following:

1. Statements emphasizing that:
  - a. In most circumstances, other than those under sub. (2), a law enforcement officer should arrest and take a person into custody if the officer has reasonable grounds to believe that the person is committing or has committed domestic abuse and that the person's actions constitute the commission of a crime.
  - b. When the officer has reasonable grounds to believe that spouses, former spouses or other persons who reside together or formerly resided together are committing or have committed domestic abuse against each other, the officer does not have to arrest both persons, but should arrest the person whom the officer believes to be the primary physical aggressor. In determining who is the primary physical aggressor, an officer should consider the intent of this section to protect victims of domestic violence, the relative degree of injury or fear inflicted on the persons involved and any history of domestic abuse between these persons, if that history can reasonably be ascertained by the officer.
  - c. A law enforcement officer's decision as to whether or not to arrest under this section may not be based on the consent of the victim to any subsequent prosecution or on the relationship of the persons involved in the incident.
  - d. A law enforcement officer's decision not to arrest under this section may not be based solely upon the absence of visible indications of injury or impairment.

2. A procedure for the written report and referral required under sub. (4).

3. A procedure for notifying the alleged victim of the incident of the provisions in sub. (5), the procedure for releasing the arrested

person and the likelihood and probable time of the arrested person's release.

(b) In the development of these policies, each law enforcement agency is encouraged to consult with community organizations and other law enforcement agencies with expertise in the recognition and handling of domestic abuse incidents.

(c) This subsection does not limit the authority of a law enforcement agency to establish policies that require arrests under more circumstances than those set forth in sub. (2).

(4) REPORT REQUIRED WHERE NO ARREST. If a law enforcement officer does not make an arrest under this section when the officer has reasonable grounds to believe that a person is committing or has committed domestic abuse and that person's acts constitute the commission of a crime, the officer shall prepare a written report stating why the person was not arrested. The report shall be sent to the district attorney's office, in the county where the acts took place, immediately after investigation of the incident has been completed. The district attorney shall review the report to determine whether the person involved in the incident should be charged with the commission of a crime.

(5) CONTACT PROHIBITION. (a) 1. Unless there is a waiver under par. (c), during the 24 hours immediately following an arrest for a domestic abuse incident, the arrested person shall avoid the residence of the alleged victim of the domestic abuse incident and, if applicable, any premises temporarily occupied by the alleged victim, and avoid contacting or causing any person, other than law enforcement officers and attorneys for the arrested person and alleged victim, to contact the alleged victim.

2. An arrested person who intentionally violates this paragraph shall be required to forfeit not more than \$1,000.

(b) 1. Unless there is a waiver under par. (c), a law enforcement officer or other person who releases a person arrested for a domestic abuse incident from custody less than 24 hours after the arrest shall inform the arrested person orally and in writing of the requirements under par. (a), the consequences of violating the requirements and the provisions of s. 939.621. The arrested person shall sign an acknowledgment on the written notice that he or she has received notice of, and understands the requirements, the consequences of violating the requirements and the provisions of s. 939.621. If the arrested person refuses to sign the notice, he or she may not be released from custody.

2. If there is a waiver under par. (c) and the person is released under subd. 1, the law enforcement officer or other person who releases the arrested person shall inform the arrested person orally and in writing of the waiver and the provisions of s. 939.621.

3. Failure to comply with the notice requirement under subd. 1 regarding a person who is lawfully released from custody bars a prosecution under par. (a), but does not affect the application of s. 939.621 in any criminal prosecution.

(c) At any time during the 24-hour period specified in par. (a), the alleged victim may sign a written waiver of the requirements in par. (a). The law enforcement agency shall have a waiver form available.

(d) The law enforcement agency responsible for the arrest of a person for a domestic abuse incident shall notify the alleged victim of the requirements under par. (a) and the possibility of, procedure for and effect of a waiver under par. (c).

(e) Notwithstanding s. 968.07, a law enforcement officer shall arrest and take a person into custody if the officer has reasonable grounds to believe that the person has violated par. (a).

(6) CONDITIONAL RELEASE. A person arrested and taken into custody for a domestic abuse incident is eligible for conditional release. Unless there is a waiver under sub. (5) (c), as part of the

conditions of any such release that occurs during the 24 hours immediately following such an arrest, the person shall be required to comply with the requirements under sub. (5) (a) and to sign the acknowledgment under sub. (5) (b). The arrested person's release shall be conditioned upon his or her signed agreement to refrain from any threats or acts of domestic abuse against the alleged victim or other person.

(6m) OFFICER IMMUNITY. A law enforcement officer is immune from civil and criminal liability arising out of a decision by the officer to arrest or not arrest an alleged offender, if the decision is made in a good faith effort to comply with this section.

(7) PROSECUTION POLICIES. Each district attorney's office shall develop, adopt and implement written policies encouraging the prosecution of domestic abuse offenses. The policies shall include, but not be limited to, the following:

(a) A policy indicating that a prosecutor's decision not to prosecute a domestic abuse incident should not be based:

1. Solely upon the absence of visible indications of injury or impairment;
2. Upon the victim's consent to any subsequent prosecution of the other person involved in the incident; or
3. Upon the relationship of the persons involved in the incident.

(b) A policy indicating that when any domestic abuse incident is reported to the district attorney's office, including a report made under sub. (4), a charging decision by the district attorney should, absent extraordinary circumstances, be made not later than 2 weeks after the district attorney has received notice of the incident.

(8) EDUCATION AND TRAINING. Any education and training by the law enforcement agency relating to the handling of domestic abuse complaints shall stress enforcement of criminal laws in domestic abuse incidents and protection of the alleged victim. Law enforcement agencies and community organizations with expertise in the recognition and handling of domestic abuse incidents shall cooperate in all aspects of the training.

(9) ANNUAL REPORT. (a) Each district attorney shall submit an annual report to the department of justice listing all of the following:

1. The number of arrests for domestic abuse incidents in his or her county as compiled and furnished by the law enforcement agencies within the county.
2. The number of subsequent prosecutions and convictions of the persons arrested for domestic abuse incidents.

(b) The listing of the number of arrests, prosecutions and convictions under par. (a) shall include categories by statutory reference to the offense involved and include totals for all categories.

## Criminal Trials (Chapter 972) (Rape Shield Law, Victim Allocation, Presentence Investigations)

972.11 EVIDENCE AND PRACTICE; CIVIL RULES APPLICABLE. (1) Except as provided in subs. (2) to (4), the rules of evidence and practice in civil actions shall be applicable in all criminal proceedings unless the context of a section or rule manifestly requires a different construction. No guardian ad litem need be appointed for a defendant in a criminal action, Chapters 885 to 895, except ss. 804.02 to 804.07 and 887.23 to 887.26, shall apply in all criminal proceedings.

(2) (a) In this subsection, "sexual conduct" means any conduct or behavior relating to sexual activities of the complaining witness, including but not limited to prior experience of sexual intercourse or sexual contact, use of contraceptives, living arrangement and life-style.

(b) If the defendant is accused of a crime under s. 940.225, 948.02, 948.05 or 948.06, any evidence concerning the complaining witness's prior sexual conduct or opinions of the witness's prior sexual conduct and reputation as to prior sexual conduct shall not be admitted into evidence during the course of the hearing or trial, nor shall any reference to such conduct be made in the presence of the jury, except the following, subject to s. 971.31 (11):

1. Evidence of the complaining witness's past conduct with the defendant.
2. Evidence of specific instances of sexual conduct showing the source or origin of semen, pregnancy or disease, for use in determining the degree of sexual assault or the extent of injury suffered.
3. Evidence of prior untruthful allegations of sexual assault made by the complaining witness.

(c) Notwithstanding s. 901.06, the limitation on the admission of evidence of or reference to the prior sexual conduct of the complaining witness in par. (b) applies regardless of the purpose of the admission or reference unless the admission is expressly permitted under par. (b) 1, 2 or 3.

(3) (a) In a prosecution under s. 940.22 involving a therapist and a patient or client, evidence of the patient's or client's personal or medical history is not admissible except if:

1. The defendant requests a hearing prior to trial and makes an

offer of proof of the relevancy of the evidence; and

2. The court finds that the evidence is relevant and that its probative value outweighs its prejudicial nature.

(b) The court shall limit the evidence admitted under par. (a) to relevant evidence which pertains to specific information or examples of conduct. The court's order shall specify the information or conduct that is admissible and no other evidence of the patient's or client's personal or medical history may be introduced.

(c) Violation of the terms of the order is grounds for a mistrial but does not prevent the retrial of the defendant.

(4) Upon the motion of any party or its own motion, a court may order that any exhibit or evidence be delivered to the party or the owner prior to the final determination of the action or proceeding if all of the following requirements are met:

(a) There is a written stipulation by all the parties agreeing to the order.

(b) No party will be prejudiced by the order.

(c) A complete photographic or other record is made of any exhibits or evidence so released.

972.14 STATEMENTS BEFORE SENTENCING. (1) In this section:

(a) "Family member" has the meaning specified in s. 950.02 (3).

(b) "Victim" has the meaning specified in s. 950.02 (4).

(2) Before pronouncing sentence, the court shall ask the defendant why sentence should not be pronounced upon him or her and allow the district attorney, defense counsel and defendant an opportunity to make a statement with respect to any matter relevant to the sentence. In addition, if the defendant is under 21 years of age and if the court has not ordered a presentence investigation under s. 972.15, the court shall ask the defendant if he or she has been adjudged delinquent under ch. 48 or has had a similar adjudication in any other state in the 3 years immediately preceding the date the criminal complaint relating to the present offense was issued.

(3) (a) Before pronouncing sentence in a felony case, the court shall also allow a victim or family member of a homicide victim to

make a statement or submit a written statement to be read in court. The court may allow any other person to make or submit a statement under this paragraph. Any statement under this paragraph must be relevant to the sentence.

(b) After a conviction in a felony case, if the district attorney knows of a victim or family member of a homicide or felony murder victim, the district attorney shall attempt to contact that person to inform him or her of the right to make or provide a statement under par. (a). The district attorney may mail a letter or form to comply with this paragraph. Any failure to comply with this paragraph is not a ground for an appeal of a judgment of conviction or for any court to reverse or modify a judgment of conviction.

**972.15 PRESENTENCE INVESTIGATION.** (1) After conviction the court may order a presentence investigation.

(2) When a presentence investigation report has been received the judge shall disclose the contents of the report to the defendant's attorney and to the district attorney prior to sentencing. When the defendant is not represented by an attorney, the contents shall be disclosed to the defendant.

(2m) The person preparing the presentence investigation report shall attempt to contact the victim to determine the economic, physical and psychological effect of the crime on the victim. The person preparing the report may ask any appropriate person for information. This subsection does not preclude the person who prepares the report from including any information for the court concerning the impact of a crime on the victim.

(2s) If the defendant is under 21 years of age, the person preparing the presentence investigation report shall attempt to determine whether the defendant has been adjudged delinquent under ch. 48 or

has had a similar adjudication in any other state in the 3 years immediately preceding the date the criminal complaint relating to the present offense was issued and, if so, shall include that information in the report.

(3) The judge may conceal the identity of any person who provided information in the presentence investigation report.

(4) After sentencing, unless otherwise authorized under sub. (5) or ordered by the court, the presentence investigation report shall be confidential and shall not be made available to any person except upon specific authorization of the court.

(5) The department may use the presentence investigation report for correctional programming, parole consideration or care and treatment of any person sentenced to imprisonment, placed on probation, released on parole or committed to the department under ch. 51 or 971 or any other person in the custody of the department or for research purposes. The department may make the report available to other agencies or persons to use for purposes related to correctional programming, parole consideration, care and treatment, or research. Any use of the report under this subsection is subject to the following conditions:

(a) If a report is used or made available to use for research purposes and the research involves personal contact with subjects, the department, agency or person conducting the research may use a subject only with the written consent of the subject or the subject's authorized representative.

(b) The department or the agency or person to whom the report is made available shall not disclose the name or any other identifying characteristics of the subject, except for disclosure to appropriate staff members or employees of the department, agency or person as necessary for purposes related to correctional programming,

## Restitution (Chapter 973)

**973.20 RESTITUTION.** (1) When imposing sentence or ordering probation for any crime, the court, in addition to any other penalty authorized by law, shall order the defendant to make full or partial restitution under this section to any victim of the crime or, if the victim is deceased, to his or her estate, unless the court finds substantial reason not to do so and states the reason on the record. Restitution ordered under this section is a condition of probation or parole served by the defendant for the crime. After the termination of probation or parole, or if the defendant is not placed on probation or parole, restitution ordered under this section is enforceable in the same manner as a judgment in a civil action by the victim named in the order to receive restitution or enforced under ch. 785.

(2) If the crime resulted in damage to or loss or destruction of property, the restitution order may require that the defendant:

(a) Return the property to the owner or owner's designee; or  
(b) If return of the property under par. (a) is impossible, impractical or inadequate, pay the owner or owner's designee the reasonable repair or replacement cost or the greater of:

1. The value of the property on the date of its damage, loss or destruction; or

2. The value of the property on the date of sentencing, less the value of any part of the property returned, as of the date of its return. The value of retail merchandise shall be its retail value.

(3) If the crime resulted in bodily injury, the restitution order may require that the defendant do one or more of the following:

(a) Pay an amount equal to the cost of necessary medical and related professional services and devices relating to physical, psychiatric and psychological care and treatment.

(b) Pay an amount equal to the cost of necessary physical and occupational therapy and rehabilitation.

(c) Reimburse the injured person for income lost as a result of the crime.

(d) If the injured person's sole employment at the time of the injury was performing the duties of a homemaker, pay an amount sufficient to ensure that the duties are continued until the person is able to resume performance of the duties.

(4) If the crime resulted in death, the restitution order may also require that the defendant pay an amount equal to the cost of necessary funeral and related services under s. 895.04 (5).

(5) In any case, the restitution order may require that the defendant do one or more of the following:

(a) Pay all special damages, but not general damages, substantiated by evidence in the record, which could be recovered in a civil action against the defendant for his or her conduct in the commission of the crime.

(b) Pay an amount equal to the income lost, and reasonable out-of-pocket expenses incurred, by the person against whom the crime was committed resulting from the filing of charges or cooperating in the investigation and prosecution of the crime.

(c) Reimburse any person or agency for amounts paid as rewards for information leading to the apprehension or successful prosecution of the defendant for the crime.

(d) If justice so requires, reimburse any insurer, surety or other person who has compensated a victim for a loss otherwise compensable under this section.

(6) Any order under sub. (5) (c) or (d) shall require that all restitution to victims under the order be paid before restitution to other persons.

(7) If the court orders that restitution be paid to more than one person, the court may direct the sequence in which payments are to

be transferred under sub. (11) (a). If more than one defendant is ordered to make payments to the same person, the court may apportion liability between the defendants or specify joint and several liability. If the court specifies that 2 or more defendants are jointly and severally liable, the department of corrections or the clerk to whom payments are made under sub. (11) (a) shall distribute any overpayments so that each defendant, as closely as possible, pays the same proportion of the ordered restitution.

(8) Restitution ordered under this section does not limit or impair the right of a victim to sue and recover damages from the defendant in a civil action. The facts that restitution was required or paid are not admissible as evidence in a civil action and have no legal effect on the merits of a civil action. Any restitution made by payment or community service shall be set off against any judgment in favor of the victim in a civil action arising out of the facts or events which were the basis for the restitution. The court trying the civil action shall hold a separate hearing to determine the validity and amount of any setoff asserted by the defendant.

(9) (a) If a crime victim is paid an award under ch. 949 for any loss arising out of a criminal act, the state is subrogated to the rights of the victim to any restitution required by the court. The rights of the state are subordinate to the claims of victims who have suffered a loss arising out of the offenses or any transaction which is part of the same continuous scheme of criminal activity.

(b) When restitution is ordered, the court shall inquire to see if an award has been made under ch. 949 and if the department of justice is subrogated to the cause of action under s. 949.15. If the restitution ordered is less than or equal to the award under ch. 949, the restitution shall be paid only to the general fund. If the restitution ordered is greater than the award under ch. 949, the general fund shall receive an amount equal to the award under ch. 949 and the balance shall be paid to the victim.

(10) The court may require that restitution be paid immediately, within a specified period or in specified instalments. If the defendant is placed on probation or sentenced to imprisonment, the end of a specified period shall not be later than the end of any period of probation or parole.

(11) (a) Except as otherwise provided in this paragraph, the restitution order shall require the defendant to deliver the amount of money or property due as restitution to the department of corrections for transfer to the victim or other person to be compensated by a restitution order under this section. If the defendant is not placed on probation or sentenced to prison, the court may order that restitution be paid to the clerk of court for transfer to the appropriate person. The court shall require the defendant to pay a surcharge equal to 5% of the total amount of any restitution, costs and attorney fees and any fines and related payments ordered under s. 973.05 (1) to the department or clerk of court for administrative expenses under this section.

(b) The department of corrections shall establish a separate account for each person in its custody or under its supervision ordered to make restitution for the collection and disbursement of funds. A portion of each payment constitutes the surcharge for administrative expenses under par. (a).

(12) (a) If the court orders restitution in addition to the payment of fines, related payments under s. 973.05 and costs under s. 973.06, it shall set the amount of fines, related payments and costs in conjunction with the amount of restitution and issue a single order, signed by the judge, covering all of the payments. If the costs for legal representation by a private attorney appointed under s. 977.08 are not established at the time of issuance of the order, the court may revise the order to include those costs at a later time.

(b) Except as provided in par. (c), payments shall be applied first to satisfy the ordered restitution in full, then to pay any fines or related payments under s. 973.05, then to pay costs other than attorney fees and finally to reimburse county or state costs of legal

representation.

(c) If a defendant is subject to more than one order under this section and the financial obligations under any order total \$50 or less, the department of corrections or the clerk of court, whichever is applicable under sub. (11) (a), may pay these obligations first.

(13) (a) The court, in determining whether to order restitution and the amount thereof, shall consider all of the following:

1. The amount of loss suffered by any victim as a result of the crime.
2. The financial resources of the defendant.
3. The present and future earning ability of the defendant.
4. The needs and earning ability of the defendant's dependents.
5. Any other factors which the court deems appropriate.

(b) The district attorney shall attempt to obtain from the victim prior to sentencing information pertaining to the factor specified in par. (a) 1. Law enforcement agencies, the department of corrections and any agency providing services under ch. 950 shall extend full cooperation and assistance to the district attorney in discharging this responsibility. The department of justice shall provide technical assistance to district attorneys in this regard and develop model forms and procedures for collecting and documenting this information.

(c) The court, before imposing sentence or ordering probation, shall inquire of the district attorney regarding the amount of restitution, if any, that the victim claims. The court shall give the defendant the opportunity to stipulate to the restitution claimed by the victim and to present evidence and arguments on the factors specified in par. (a). If the defendant stipulates to the restitution claimed by the victim or if any restitution dispute can be fairly heard at the sentencing proceeding, the court shall determine the amount of restitution before imposing sentence or ordering probation. In other cases, the court may do any of the following:

1. Order restitution of amounts not in dispute as part of the sentence or probation order imposed and direct the appropriate agency to file a proposed restitution order with the court within 90 days thereafter, and mail or deliver copies of the proposed order to the victim, district attorney, defendant and defense counsel.
2. Adjourn the sentencing proceeding for up to 60 days pending resolution of the amount of restitution by the court, referee or arbitrator.
3. With the consent of the defendant, refer the disputed restitution issues to an arbitrator acceptable to all parties, whose determination of the amount of restitution shall be filed with the court within 60 days after the date of referral and incorporated into the court's sentence or probation order.

4. Refer the disputed restitution issues to a court commissioner or other appropriate referee, who shall conduct a hearing on the matter and submit the record thereof, together with proposed findings of fact and conclusions of law, to the court within 60 days of the date of referral. Within 30 days after the referee's report is filed, the court shall determine the amount of restitution on the basis of the record submitted by the referee and incorporate it into the sentence or probation order imposed. The judge may direct that hearings under this subdivision be recorded either by audio recorder or by a court reporter. A transcript is not required unless ordered by the judge.

(14) At any hearing under sub. (13), all of the following apply:

(a) The burden of demonstrating by the preponderance of the evidence the amount of loss sustained by a victim as a result of the crime is on the victim. The district attorney is not required to represent any victim unless the hearing is held at or prior to the sentencing proceeding or the court so orders.

(b) The burden of demonstrating, by the preponderance of the evidence, the financial resources of the defendant, the present and future earning ability of the defendant and the needs and earning ability of the defendant's dependents is on the defendant. The

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defendant may assert any defense that he or she could raise in a civil action for the loss sought to be compensated. The office of the state public defender is not required to represent any indigent defendant unless the hearing is held at or prior to the sentencing proceeding, the defendant is incarcerated when the hearing is held or the court so orders.

(c) The burden of demonstrating, by the preponderance of the evidence, such other matters as the court deems appropriate is on the party designated by the court, as justice requires.

(d) All parties interested in the matter shall have an opportunity to be heard, personally or through counsel, to present evidence and to cross-examine witnesses called by other parties. The court, arbitrator or referee shall conduct the proceeding so as to do substantial justice between the parties according to the rules of substantive law and may waive the rules of practice, procedure, pleading or evidence, except provisions relating to privileged communications and personal transactions or communication with a decedent or mentally ill person. Discovery is not available except for good cause shown. If the defendant is incarcerated, he or she may participate by telephone under s. 807.13 unless the court issues a writ or subpoena compelling the defendant to appear in person.

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## UPDATE INSTRUCTIONS

We need your help! Please let us know about any changes at your agency including a change in address, phone number or office hours and the addition or deletion of specific services.

We would also like information about new agencies or existing Wisconsin agencies that may have been omitted from this Directory. Private mental health groups will be included in the Directory only if they offer groups geared toward crime victims in addition to providing individual therapy for victims.

The Office of Crime Victim Services will use this information to update this Directory and to help respond to the numerous information and referral calls we receive each month.

Update information can be sent to OCVS using the questionnaire on the following page.

Thank you for your assistance!



# WISCONSIN VICTIM SERVICES/RESOURCES QUESTIONNAIRE

Please return to: Office of Crime Victim Services,  
Post Office Box 7951, Madison, WI 53707, (608) 266-6470

Agency

County

Street Address

City/Zip

Mailing Address

City/Zip

Name of Victim Services Director/Coordinator

Title

Name of Person Completing Questionnaire

Business Phone/Hours

Crisis Phone/Hours

FEES:  Yes  No If yes, please explain fee structure: \_\_\_\_\_

GEOGRAPHICAL AREA SERVED:  Statewide. If not statewide, please list the counties in your principal service area so that we may properly refer clients:

\_\_\_\_\_, \_\_\_\_\_, \_\_\_\_\_, \_\_\_\_\_,  
\_\_\_\_\_, \_\_\_\_\_, \_\_\_\_\_, \_\_\_\_\_,  
\_\_\_\_\_, \_\_\_\_\_, \_\_\_\_\_, \_\_\_\_\_

PLEASE INDICATE ANY RESTRICTIONS, LIMITATIONS OR CONDITIONS REGARDING WHO MAY RECEIVE SERVICES FROM YOUR AGENCY:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**SERVICES PROVIDED BY YOUR PROGRAM:** Please check each box which represents a type of service your program provides for each indicated client population. Feel free to attach notes with explanations or special details about your program's services.

### Victim Services Matrix

Services	Clients	Adult Sexual Assault	Domestic Abuse	Child Abuse - Sexual	Child Abuse - Physical	Adult Surv. CSA/Incest	Surv. Homicide Victim	Drunk Driving	Elder Abuse	Other Personal Injury Crimes	Property Crimes
On-Scene Response											
Individual Counseling											
Support Groups											
Therapy/Treatment											
Shelter/Safe House											
Criminal Justice Support											
Emerg. Financial Assistance											
Paralegal Assistance											
Prevention											
Coordinating Body											
Other											

Please list and explain any other services or populations served by your program (e.g. bilingual services, emphasis on serving particular ethnic/nationality populations, etc.):

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Anything else which someone referring victims to your program should know about your agency or services?

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Please enclose copies of brochures or other materials which describe your program and services. Thank you for your assistance.

## WISCONSIN CITIES AND RESERVATIONS

City	County
Abbotsford	Clark, Marathon
Adams	Adams
Algoma	Kewaunee
Alma	Buffalo
Altoona	Eau Claire
Amery	Polk
Antigo	Langlade
Appleton	Outagamie, Calumet, Winnebago
Arcadia	Trempealeau
Ashland	Ashland
Augusta	Eau Claire
Baraboo	Sauk
Barron	Barron
Bayfield	Bayfield
Beaver Dam	Dodge
Beloit	Rock
Berlin	Green Lake, Waushara
Black River Falls	Jackson
Blair	Trempealeau
Bloomer	Chippewa
Boscobel	Grant
Brillion	Calumet
Brodhead	Green
Brookfield	Waukesha
Buffalo	Buffalo
Burlington	Racine
Cedarburg	Ozaukee
Chetek	Barron
Chilton	Calumet
Chippewa Falls	Chippewa
Clintonville	Waupaca
Colby	Clark, Marathon
Columbus	Columbia
Cornell	Chippewa
Crandon	Forest
Cuba City	Lafayette, Grant
Cudahy	Milwaukee
Cumberland	Barron
Darlington	Lafayette
De Pere	Brown
Delafield	Waukesha
Delavan	Walworth
Dodgeville	Iowa
Durand	Pepin
Eagle River	Vilas
Eau Claire	Eau Claire, Chippewa
Edgerton	Rock
Elkhorn	Walworth
Elroy	Juneau
Evansville	Rock
Fennimore	Grant
Fitchburg	Dane

City	County
Fond du Lac	Fond du Lac
Fort Atkinson	Jefferson
Fountain City	Buffalo
Fox Lake	Dodge
Franklin	Milwaukee
Galesville	Trempealeau
Gillett	Oconto
Glendale	Milwaukee
Glenwood City	St. Croix
Green Bay	Brown
Green Lake	Green Lake
Greenfield	Milwaukee
Greenwood	Clark
Hartford	Washington
Hayward	Sawyer
Hillsboro	Vernon
Horicon	Dodge
Hudson	St. Croix
Hurley	Iron
Independence	Trempealeau
Janesville	Rock
Jefferson	Jefferson
Juneau	Dodge
Kaukauna	Outagamie
Kenosha	Kenosha
Kewaunee	Kewaunee
Kiel	Calumet, Manitowoc
La Crosse	La Crosse
Ladysmith	Rusk
Lake Mills	Jefferson
Lake Geneva	Walworth
Lancaster	Grant
Lodi	Columbia
Loyal	Clark
Madison	Dane
Manawa	Waupaca
Manitowoc	Manitowoc
Marinette	Marinette
Marion	Waupaca
Markesan	Green Lake
Marshfield	Wood, Marathon
Mauston	Juneau
Mayville	Dodge
Medford	Taylor
Mellen	Ashland
Menasha	Winnebago
Menomonie	Dunn
Mequon	Ozaukee
Merrill	Lincoln
Middleton	Dane
Milton	Rock
Mineral Point	Iowa

<b>City</b>	<b>County</b>
Mondovi	Buffalo
Monona	Dane
Monroe	Green
Montello	Marquette
Montreal	Iron
Mosinee	Marathon
Muskego	Waukesha
Neenah	Winnebago
Neillsville	Clark
Nekoosa	Wood
New Berlin	Waukesha
New Richmond	St. Croix
New London	Outagamie, Waupaca
New Lisbon	Juneau
New Holstein	Calumet
Oak Creek	Milwaukee
Oconomowoc	Waukesha
Oconto Falls	Oconto
Oconto	Oconto
Omro	Winnebago
Onalaska	La Crosse
Oshkosh	Winnebago
Osseo	Trempealeau
Owen	Clark
Park Falls	Price
Peshtigo	Marinette
Pewaukee	Waukesha
Phillips	Price
Pittsville	Wood
Platteville	Grant
Plymouth	Sheboygan
Port Washington	Ozaukee
Portage	Columbia
Prairie du Chien	Crawford
Prescott	Pierce
Princeton	Green Lake
Racine	Racine
Reedsburg	Sauk
Rhineland	Oneida
Rice Lake	Barron
Richland Center	Richland
Ripon	Fond du Lac

<b>City</b>	<b>County</b>
River Falls	Pierce, St. Croix
Schofield	Marathon
Seymour	Outagamie
Shawano	Shawano
Sheboygan Falls	Sheboygan
Sheboygan	Sheboygan
Shell Lake	Washburn
Shullsburg	Lafayette
South Milwaukee	Milwaukee
Sparta	Monroe
Spooner	Washburn
St. Croix Falls	Polk
St. Francis	Milwaukee
Stanley	Chippewa
Stevens Point	Portage
Stoughton	Dane
Sturgeon Bay	Door
Sun Prairie	Dane
Superior	Douglas
Thorp	Clark
Tomah	Monroe
Tomahawk	Lincoln
Two Rivers	Manitowoc
Verona	Dane
Viroqua	Vernon
Washburn	Bayfield
Waterloo	Jefferson
Watertown	Dodge, Jefferson
Waukesha	Waukesha
Waupaca	Waupaca
Waupun	Fond du Lac, Dodge
Wausau	Marathon
Wautoma	Waushara
Wauwatosa	Milwaukee
West Bend	Washington
West Allis	Milwaukee
Westby	Vernon
Weyauwega	Waupaca
Whitehall	Trempealeau
Whitewater	Walworth, Jefferson
Wisconsin Dells	Columbia, Sauk, Juneau
Wisconsin Rapids	Wood

### Indian Reservations

Chippewa/Bad River	Ashland, Iron	Potawatomi	Forest, Oconto
Chippewa/La Courte Oreilles	Sawyer	Chippewa/Red Cliff	Bayfield
Chippewa/Lac du Flambeau	Iron, Oneida, Vilas	Chippewa/St. Croix	Barron, Burnett, Polk
Menominee	Menominee	Stockbridge-Munsee	Shawano
Chippewa/Mole Lake	Forest	Winnebago	Jackson, Juneau, Monroe, Sauk, Shawano, Wood
Oneida	Brown, Outagamie		

# Wisconsin Counties



**Office of Crime Victim Services**  
**Wisconsin Department of Justice**  
Post Office Box 7951  
Madison, Wisconsin 53707

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