YOU DO NOT DESERVE TO BE ABUSED.

If you are being abused:

Find a safe place. Stay with family, friends, or at a shelter.

Use this directory to help you find any services you need.

Remember, you are not alone!

If you have an emergency:

Dial 911

Available 24 hours a day, 7 days a week.

If you are injured:

Go to a hospital emergency room or your doctor and tell them what happened to you.

SHELTER PROGRAM

Available 24 hours a day, 7 days a week.

Lewis County Opportunities, Inc. Victim Services Department (Shelter Program, Hotlines, Counseling & Support)

HOTLINE: (315) 376-4357 (HELP)
** Collect Calls Accepted**

Office: (315) 376-8202 ext. 4

Website: www.lewiscountyopportunities.com

POLICE

For Emergencies, Call 911

Lewis County Sheriff (315) 376-3511

New York State Police

Lowville (315) 376-6513 Carthage (315) 493-3190

Local Police Departments:

Lowville Village Police (315) 376-6511 Carthage Police Station (315) 493-1141

MEDICAL SERVICES

For Emergencies, Call 911

LEWIS COUNTY GENERAL HOSPITAL

(315) 376 5200 (Emergency Room) (315) 376-5252 SAMARITAN MEDICAL CENTER (315) 785-4000 CARTHAGE AREA HOSPITAL (315) 493-1000

HOTLINES

Local Hotlines

Lewis County Opportunities, Inc.
Victim Services Department
(Shelter Program, Hotlines, Counseling & Support)

HOTLINE: (315) 376-4357 (HELP)

** Collect Calls Accepted**

Office: (315) 376-8202 ext. 4

Website: www.lewiscountyopportunities.com

Behavioral Health & Wellness Center (315) 376-5450 (after hours, call 376-5200 and ask for the on-call crisis worker)

Lewis County Department of Social Services (315) 376-5400 (after hours, call the Sheriff's Department at 376-3511 and ask for the on-call DSS worker)

Samaritan Counseling

Crisis Line (24/7) (315) 785-4516

CNY 211 Community Helpline Dial 211

New York State Hotlines

Domestic Violence 1-800-942-6906 Child Abuse 1-800-342-3720 1-800-638-5163 (TDD)

National Hotlines

DOMESTIC VIOLENCE 1-800-799-7233 1-800-787-3224 (TDD)

ADVOCACY PROGRAMS

Safety for you and your children is your right. If you are confused and need to find help, call:

Lewis County Opportunities, Inc.
Victim Services Department
(Shelter Program, Hotlines, Counseling & Support)

HOTLINE: (315) 376-4357 (HELP)
** Collect Calls Accepted**

Office: (315) 376-8202 ext. 4

Website: www.lewiscountyopportunities.com

District Attorney's Office (315) 376-5390 Public Defender's Office (315) 376-7543

Legal Aid Society of Mid-New York, Inc. 268 Genesee Street Utica, NY 13502 HELPLINE: 1-877-777-6152 (toll-free)

Website: www.lasmny.org

LEWIS COUNTY COUNSELING & SUPPORT

Lewis County Opportunities, Inc. Victim Services Department

(Shelter Program, Hotlines, Counseling & Support)

HOTLINE: (315) 376-4357 (HELP)

** Collect Calls Accepted**

Office: (315) 376-8202 ext. 4

Website: www.lewiscountyopportunities.com

Housing Assistance Program

(315) 376-8202 ext. 3 Family Services Department

(315) 376-8202 ext. 4

Crime Victims Compensation (315) 376-8202 ext. 4

Catholic Charities (Jefferson & Lewis Counties)
(315) 788-4330

Behavioral Health & Wellness Center

(315) 376-5450 <u>Mountain Mental Health</u> (315) 942-4252

CREDO Community Center
Alcohol & Drug Treatment (315) 376-5958

Alcohol & Drug Treatment (315) 376-5958 Mental Health Treatment (315) 788-1530 Mountain View Prevention Services

Alcohol & Drug Treatment (315) 376-2321

 Samaritan Counseling Center

 Crisis Line (24/7)
 (315) 785-4516

 Mental Health Treatment
 (315) 779-5060

 Alcohol & Drug Treatment
 (315) 779-5074

LEWIS COUNTY SOCIAL SERVICES

DOMESTIC VIOLENCE LIAISON (315) 376-5400 CHILD PROTECTIVE SERVICES (315) 376-5400 ADULT PROTECTIVE SERVICES (315) 376-5400

LEGAL SYSTEM

Criminal Court:

CONTACT the police.

CALL Victim Services Department, Lewis County Opportunities, Inc. at (315) 376-8202 ext. 4 after contacting police.

FILE a formal complaint with a police officer. If you can, get a copy of the domestic incident report from the police.

ASK for help from a Victim Services Department advocate at (315) 376-8202 ext. 4 if you go to court. SHOW UP in court when you are subpoenaed.

Family Court:

GO to Lewis County Family Court.

ASK the court clerk for help from a Victim Services
Department advocate while at the courthouse.

FILE a petition in Family Court with the help of your advocate.

SHOW UP for all your court dates. If you can't afford a lawyer, ask the court to assign you one.





2017

Support for re-printing of this booklet was provided by the Office on Violence Against Women of the United States Department of Justice, under grant No. 2016-WL-AX-0015. The opinions, determinations, conclusions, and the authors and do not necessarily reflect those of the Office on Violence Against Women of the United States Office on Violence Against Women of the United States

Lawyer Accounts Fund.

Original funding for this booklet was provided by the Harold Jr. & Carroll Clark Fund of the Community Foundation of Herkinner and Oneida Counties; New York State Domestic Violence Legal Services Grant; the Legal Services Grant; the Legal Services Corporation; and the New York State Interest on

This booklet was prepared for the Domestic Violence Coalition of Lewis County by the Legal Aid Society of Mid-New York, Inc. to provide a directory of services and general legal information for victims of domestic mation regarding this booklet, contact the Legal Aid Society of Mid-New York, Inc. at 268 Genesee Street Utica, New York 13502 (315-793-7000).

LEWIS COUNTY SERVICE DIRECTORY



Q: What should I do if I am hit or threatened?

A: In an emergency, call 911.

Q: How can I stay safe?

A: Safety first! If you decide to leave the abuser, call your local domestic violence (DV) program at (315) 376-4357 (HELP) for help making a plan to do so safely. You and your children may be able to go to a DV shelter. If you have pets, some shelters will also help you find a safe place for your pets to stay.

Whether you decide to stay or leave, you need a "safety plan." It could save your life! Call the DV program for help. Update your safety plan every time your situation changes.

Q: What is an order of protection?

A: It is a court order signed by a judge. The order prohibits the abuser from threatening, abusing, or acting violently towards you. It may also require the abuser to stay away from you, your children, your home, your pets and your job.

Q: What court do I go to?

A: There are 3 different courts where you can get an order of protection:

- criminal court
- family court
- supreme court (in a divorce case)

Filing for an order of protection is free.

Q: Do I have to be physically hurt?

A: No. If someone is threatening you or your children by words or actions, you can ask for an order of protection.

Q: Who can get orders of protection?

A: Both men and women have equal rights to get orders of protection.

You may also ask for an order of protection for your children, if they are under the age of 18. In family court, you can file on behalf of a relative by blood or marriage, if you believe he or she is in danger.

Q: How do I get a criminal court order of protection?

A: Call the police and file a criminal complaint with them. Tell the police you want an order of protection, and they will contact the District Attorney's office.

Q: How do I get a family court order of protection?

A: You can go to family court if:

- you are married to the abuser OR
- you have a child together OR
- you have a blood relationship with the abuser OR
- you have an intimate relationship with the abuser (this includes same-sex relationships)

The first step is to fill out a petition and file it with the family court clerk in your county. Call your local DV program at (315) 376-4357 (HELP), or ask for help from the DV advocate at the courthouse.

Bring your ID. In your petition, write down what the abuser did. Be specific! If possible, include dates and times when the abuse happened. Write down what you want the judge to do to protect you and your children.

Q: What if I'm already in court for a divorce?

A: You can ask for an order of protection in supreme court, as part of your divorce case. Talk to your divorce lawyer.

Q: If I'm in danger, can I get an order of protection right away?

A: A judge can give you a temporary order of protection right away. To get

one, you may need to go in front of the judge when you file your petition. If family court is not in session, you can get a temporary order of protection from your local criminal court or town justice.

Q: What does an order of protection do?

A: An order of protection can order the abuser not to assault you or come near your home, job, children's school or daycare, pets, etc. It may order the abuser not to speak to you in person, by phone, mail, text, or e-mail. It may also order the abuser not to threaten you. If you live with your abuser, it can order him or her to leave the home. A family court or supreme court order may also give you temporary custody of your children. If you want permanent custody, you must file a custody petition with the court. NOTE: The order does not give you ownership of your home, or any property you co-own with the abuser.

Q: How long does an order of protection last?

A: A criminal court order typically lasts 1 year, but can last up to 5 years (or even longer, in extreme cases). If you have a "temporary" order, it will expire on a certain date, unless you ask the court to extend it. A family court order typically lasts 1 to 2 years, but can last up to 5 years. You can ask the court to extend the order for a longer time, if you have good cause. If you don't want the order anymore, you must go back to court.

Q: What should I do with my order of protection?

A: Make copies. Keep a copy at home, at work, in your car, and with a trusted relative or friend. If the order covers your children, make sure their school and daycare have a copy. Include a picture of the abuser with each copy, if you can.

Q: Do I have to wait until I'm physically hurt to file for a violation?

A: No! If the abuser does <u>anything</u> forbidden in the order, it's a violation. Call the police. Then, you must decide whether to file a violation petition with family court, or go to criminal court to file a complaint, or both.

Q: What happens when the abuser is found in violation?

A: If the abuser violates a family court order, he or she could go to jail for up to 6 months or be fined. If the abuser violates a criminal court order, he or she could go to jail for up to 1 year. If this isn't the first time the abuser has violated a criminal court order (or if you were physically hurt, or your property was damaged) the abuser could even go to state prison. You can find out when the abuser is getting out of jail by calling VINE-NY at 1-888-846-3469. Visit www.Vinelink.com to sign up for alerts by phone, text, email and TTY.

Safety Tips

- Always carry a cell phone. Put 911 and the police on speed dial.
- Change your locks, and always keep your home and car doors locked.
- Change up your routine, and try not to go out alone (especially at night).
- Keep an emergency box with a trusted relative or friend. Include ID, copies of important documents, clothes, an extra set of keys, credit cards, money, etc.
- Give your co-workers, neighbors and friends a "code word" and a special signal (such as pulling down a certain window shade) that means "call the police."
- Get a security system and outdoor lights.
- Check out the "Stay Safe" app for your phone at: https://personalapp.staysafeapp.com/
- Install smoke & CO2 detectors at home.
- Make a complete "safety plan" with your local DV program, and update it often.