2010

State Law Report Card

A protection order is a FREE court order that can protect you from an abusive dating partner. This order can prevent your current or ex-partner from:

- Threatening or abusing you
- Contacting or coming near you or your family
- Coming to your home or work
- Possessing a gun

The order may also require your current or ex-partner to:

- Move out of your home
- Agree to a custody and visitation schedule, if you have children
- Give you use of shared personal property
- Pay you child support or spousal support
- Participate in counseling or a batterer's intervention program
- Pay your attorney's fees or pay for other harm you suffered
- Do anything else the court finds is necessary for your protection

A protection order can be changed if things in your life change (for example, if you transfer to a new school or get a new job).

You can get a protection order against someone who:

- You are or were dating, living with or married to OR
- You have a child with OR
- You are related to by blood or marriage

The law requires you to show that your current or ex-partner:

- Threatened to, attempted to or actually physically abused you OR
- Sexually abused you OR
- Stalked or harassed you OR
- Destroyed your property

Other types of abuse may also qualify you for a protection order.

If you are under 12 years old, your guardian or a court-appointed guardian must go to court with you to file for a protection order on your behalf. If you are 12 or older, you can go and file on your own. If you are under 18 and are residing with a parent/guardian, California law requires the court to notify at least one parent/guardian (chosen by you) if you receive a protection order unless doing so would not be in your best interests.

This is the law in your state only. The law is different in every state.



Empowering Youth to End Domestic Violence If you or someone you know is experiencing abuse in their relationship go to www.thesafespace.org



California

What other laws do you need to know about?

All teens can consent to:

- Birth control services
- Testing and treatment for HIV and sexually transmitted infections
- Medical care during pregnancy
- Adoption
- Medical care for their child(ren)

If you are a minor, state law says that you must have your parent's consent to have an abortion, but judges have said that this law cannot be enforced.

What are schools doing about dating violence?

The California Legislature has said that money for violence prevention can also be used to pay for dating violence prevention education.

How can California improve its response to teen dating violence?

- Allow all minors to file for protection orders without parental involvement or notification.
- •Require schools to include dating violence education in health classes in all middle schools and high schools.