Annexure-I

A STUDY OF DOMESTIC VIOLENCE AGAINST MARRIED WOMEN IN KANGRA DISTRICT OF HIMACHAL PRADESH

Interview Schedule

<table>
<thead>
<tr>
<th>Interview Schedule No.</th>
<th>Confidential and for research purpose only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Respondent Code</td>
<td></td>
</tr>
</tbody>
</table>

Consent Certificate from the Respondent

I, .............................................................................................................., agree to be interviewed for this research study. The researcher has explained to me the purpose of the research, and I have the right not to answer any question I don't like or to stop the interview without any explanation of the reason.

I understand that all information will be kept confidential by the researcher, and will be used only for research purposes. My name will not be used in any research reports and nothing will be published that might identify me.

I understand that if the researcher thought that I or someone else was at risk of serious harm he/she may have to break confidentiality. In such a case, he/she will first discuss it with me and take my consent.

Date ......................... Signature ......................................................
Annexure-I

Identification

1. District
2. Tehsil
3. Block
4. Address

1. Profile

1.1 Name of Respondent:

1.2 Present Age:
   1.2.1 Wife
   1.2.2 Husband

1.3 Educational Qualification:

1.3.1 Respondent
   1. Illiterate
   2. Primary
   3. Secondary
   4. High secondary
   5. Graduate
   6. Post Graduate
   7. Professional-engineer, doctor etc

1.4 Occupation:

1.4.1 Respondent
   1. House wife
   2. Govt. Employee
   3. Laborer
   4. Working in private sector
   5. Teacher
   6. Self Employed
   7. Army Personnel
   8. Unemployed
   9. Working in foreign country

1.5 Income, if working:

1.5.1 Respondent
1.5.2 Husband
1.6 Religion:
   1. Hindu
   2. Muslim
   3. Sikh
   4. Christian
   5. Any other

1.7 Cast/Category:
   1. SC
   2. ST
   3. OBC
   4. General

1.8 Social Background:
   1. Urban
   2. Semi urban
   3. Rural
   4. Tribal

1.9 Type of family at the time of filing/reporting the case.
   1. Joint
   2. Nuclear
   3. Extended

1.10 No. of Family Members.
   1. Adult Males
   2. Adult Females
   3. Children
   4. Total

2. Housing Pattern & Standard of Living

2.1 Type of house.
   1. Pucca
   2. Kuccha

2.2 Total no. of rooms in the house.
   1. Room house
   2. Room house
   3. Room house
   4. More than 4 room
2.3 Facilities available at home:

- 1. Separate Kitchen
- 2. Bathroom
- 3. Toilet
- 4. Electricity
- 5. Drinking Water
- 6. Telephone
- 7. Television
- 8. Two wheelers
- 9. Four wheelers

2.4 Do you have own land?

- 1. Yes
- 2. No

2.5 Do you have domestic animals?

- 1. Yes
- 2. No

2.6. What type of domestic animals do you have?

………………………………………………………………………………………..

3. Marriage and Family Environment

3.1 Age at the time of marriage.

3.1.1 Respondent

3.1.2 Husband

3.1.3 Was it your second marriage with the abuser?

- 1. Yes
- 2. No

3.1.4 Was it your husband’s second marriage with you?

- 1. Yes
- 2. No

3.2 What was the nature of marriage?( If love then skip Q. No.3.3)

- 1. Love Marriage
- 2. Arranged Marriage
- 3. Inter caste Marriage
3.3 If arranged, whether your opinion was sought regarding the marriage or not?
   1. Yes
   2. No

3.4 Was dowry demanded by your in-laws before, at the time of marriage or after the marriage?
   1. Yes
   2. No

3.5 If yes, In what form? / If not demanded, but still given by your parents?
   1. Cash
   2. Kind/household articles
   3. Both

3.6 Were the in-laws satisfied with the dowry?
   1. Yes
   2. No

3.7 Is there any difference in the Socio-economic status of the two families?
   1. Yes
   2. No

3.8 Whether your in-laws and husband abuses you for not giving birth to child or not?
   1. Yes
   2. No

3.9 What was the sex of your first child?
   (if the option is Boy or no child then skip Q. No. 3.11)
   1. Girl
   2. Boy
   3. No child

3.10 For girl child, what was the reaction of the family members?
   1. Happy
   2. Humiliating
   3. Sad
   4. No Reaction

3.12 Who is the decision maker in your family?
   1. Husband
   2. Respondent(self)
   3. Elders
3.13 Have you been given chance to express your opinions on family matters?

1. Yes
2. No

3.14 Are your opinions/suggestions accepted?

1. Yes
2. No

3.15 After marriage what type of environment you find in your family?

1. Peaceful
2. Troubled

3.16 After what time, you have started feeling differences in your married life?

.................................................................................................................................................................

4. Interpersonal Relationship with In-Laws

4.1 How many years you stayed in a joint family?

.................................................................................................................................................................

(If 0 the skip 4.2-4.10)

4.2 Who among the in-laws family quarreled with you?

.................................................................................................................................................................

4.3 How often your in-laws quarreled with you?

1. Occasional
2. Regular
3. Sometimes

4.4 Do in-laws quarrel before others?

1. Yes
2. No

4.5 Do in-laws hurt you physically/verbally/psychologically?

1. Yes
2. No

4.6 Does your father-in-law sexually misbehave with you?

1. Yes
2. No
4.7 Does your brother-in-law sexually misbehave with you?
   1. Yes □
   2. No □

5. Impact of Domestic Violence on the Life of Children
5.1 Where the children were abused by your partner?
   1. Yes □
   2. No □
5.2 If yes, how they have been abused?
   1. Verbal/Psychological □
   2. Physical □
   3. Sexual □
   4. Economic □
5.3 Do you think violence had a bad impact on your children?
   1. Yes □
   2. No □
   3. No answer □
   4. Not applicable □
5.4 If yes, in what ways:
   ........................................................................................................................................

6.1 Does your partner ever physically abuse you?
   1. Yes □
   2. No □
6.1.1 If yes, then how?
   ........................................................................................................................................

6.2. Does your partner ever verbally/emotionally abuse you?
   1. Yes □
   2. No □
6.2.1 If yes, then how?
   ........................................................................................................................................
### Annexure-I

6.3 Does your partner ever economically abuse you?

1. Yes
2. No

6.3.1 If yes, then how?

........................................................................................................

6.4 Does your partner ever sexually abuse you?

1. Yes
2. No

6.4.1 If yes, then how?

........................................................................................................

7 What was the frequency of violence?

1. Never
2. Once
3. Twice
4. Three to Five Times
5. 6 to 10 times
6. 11 to 20 times
7. More than 20 times in a month

8. What are the major causes of the violence at home?

........................................................................................................

9. What are the consequences of domestic violence?

9.1 Were you physically bruised by the attack on you?

1. Yes
2. No

9.1.1 If yes, state the severity?

1) Very serious 2) Serious 3) Moderate 4) Minor
9.2 Type of injuries you faced.

9.3 Whether domestic violence resulted depression in you?

1. Yes
2. No

9.3.1 If yes, by what way?

10 Did you ever visit a health professional as a result of your injuries?

1. Yes
2. No
3. Was not allowed

10.1 If yes, please indicate which one?

1. Doctor
2. Dentist
3. Any other

11 How do you usually react to domestic violence?

12. Has violence at home brought any changes in your appearance in term of dressing, use of cosmetics etc.

1. Yes
2. No

13. Have you ever thought of ending your life?

1. Yes
2. No

14. What are the ways you adopted to cope with the abuse?

14.1 During first stage of abuse.

14.2 During second phase of abuse (after one year).
14.3 During current stage.

15. Where are you staying?

16. What are the different reasons to continue to stay in an abusive relationship?

17. What are the different reasons for not staying in an abusive relationship?

18. Help Seeking Behaviour

18.1 Parents

18.1.1 Did you take the help of parents?
   1. Yes
   2. No

18.1.2 Did your parents helped you?
   1. Yes
   2. No

18.1.3 At what stage had you decided to tell the matter to your parents?

18.1.4 Whether your brother and sister-in-law support you or not?

18.1.5 What kind of help/advice did they give you?

18.1.6 How would you rate the help and support you have received from your parents?
   1. Excellent
   2. Good
   3. Bad

18.2 In-Laws

18.2.1 Whether your in-laws were already aware about the violence inflicted on you or not?
   1. Yes
   2. No
   3. No answer

18.2.1.1 If no, then what stage did you decide to tell the matter to your in-laws?

18.2.2 What kind of help/advices did they give you?
Annexure-I

18.2.3 How would you rate the help and support you have received from your in-laws?
   1. Excellent [ ]
   2. Good [ ]
   3. Bad [ ]

18.3 Friends

18.3.1 Did you take the help of friends?
   1. Yes [ ]
   2. No [ ]

18.3.2 At what stage you decided to tell the matter to your friends?
   ……………………………………………………………………………………………………………………………

18.3.3 What kind of help/advice did they gave you?
   ……………………………………………………………………………………………………………………………

18.3.4 How would you rate the help and support you received from friends?
   1. Excellent [ ]
   2. Good [ ]
   3. Bad [ ]
   4. Can’t say anything [ ]

18.4 Neighbours

18.4.1 Did you take the help of neighbours?
   1. Yes [ ]
   2. No [ ]

18.4.2 Whether your neighbour’s were already aware about the violence happening to you or not?
   1. Yes [ ]
   2. No [ ]

18.4.3 What type of help/advice did they gave you?
   ……………………………………………………………………………………………………………………………
18.4.4 How would you rate the help and support you received from neighbours?

1. Excellent
2. Good
3. Bad
4. Can’t say anything

18.5 Panchayat

18.5.1 Did you take the help of panchayat?

1. Yes
2. No

18.5.2 How many times have you reported this matter to the panchayat?

------------------------------------------------------------------------------------------------------------------

18.5.3 What kind of help/advice/reaction did they gave you?

------------------------------------------------------------------------------------------------------------------

18.5.4 Do you think it is difficult to disclose certain issues in front of panchayat?

1. Yes
2. No

18.5.5 Was your problem being solved by the panchayat?

1. Yes
2. No

18.5.6 How many times compromise was done in front of panchayat?

------------------------------------------------------------------------------------------------------------------

18.5.7 Was there any change in behavior after compromise?

1. Yes
2. No

18.5.8 How would you rate the help and support received from panchayat?

1. Excellent
2. Good
3. Bad
4. Can’t say anything
18.6 Service provider/NGO

18.6.1 Did you take the help of NGO/service?

1. Yes
2. No

18.6.1.1 If yes, from whom did you get information about NGO?

………………………………………………………………………………………………………………

18.6.2 What type of help/advice/reaction did they gave you?

………………………………………………………………………………………………………………

18.6.3 Do you think it is difficult to disclose all the matter in front of NGO?

1. Yes
2. No

18.6.4 Does counseling done by the NGO to you and your husband, singly or jointly?

1. Yes
2. No
3. Yes, but husband did not came to attend

18.6.5 What type of decision was taken by the NGO?

………………………………………………………………………………………………………………

18.6.6 Are organization members visiting your homes to know the situation?

1. Yes
2. No

18.6.7 How would you rate the help and support you have received from NGO?

1. Excellent
2. Good
3. Bad
4. Can’t say anything

18.7 Protection Officer

18.7.1 Did you take the help of a protection officer?

1. Yes
2. No

18.7.1.1 If yes, from whom did you get information about protection officer?

………………………………………………………………………………………………………………
18.7.2 What was the gender of protection officer?

1. Male □
2. Female □

18.7.2.1 If male, then do you think it’s difficult to explain the problem?

1. Yes □
2. No □

18.7.2.1.1 If yes, what type?

1. Sexual abuse □
2. Psychological abuse □
3. Physical abuse □
4. All form of abuse □

18.7.3 What type of help/advice/reaction did they gave you?

........................................................................................................................................................................................................................................

18.7.4 Did the protection officer recorded and forwarded the domestic violence incident report in the prescribed format?

1. Yes □
2. No □

18.7.5 Does counseling done by the PO to you and your husband, singly or jointly?

1. Yes □
2. No □
3. Yes, but husband did not came to attend □

18.7.6 Was there any change in behavior after informing protection officer?

1. Yes □
2. No □
Annexure-I

18.7.7 How would you rate the help and support you have received from protection officer?
1. Excellent
2. Good
3. Bad
4. Can’t say anything

18.8 Police

18.8.1 Did you take the help of police?
1. Yes
2. No

18.8.2 What type of help/advice/reaction did they give you?
……………………………………………………………………………………………………

18.8.3 Did police officer inform about your rights?
1. Yes
2. No

18.8.4 How many times you reported this matter to the police?
……………………………………………………………………………………………………

18.8.5 Do you think it is difficult to disclose all the matters to police?
1. Yes
2. No

18.8.5.1 If yes, what type?
……………………………………………………………………………………………………

18.8.6 Was your problem was solved by the police?
1. Yes
2. No

18.8.7 How would you rate the help and support you received from police?
1. Excellent
2. Good
3. Bad
4. Can’t say anything
Annexure-I

18.9 Lawyer

18.9.1 Did you take the help of lawyer?
1. Yes
2. No

18.9.2 Was the lawyer appointed by you or provided by a formal organization?
1. Herself
2. Formal organization

18.9.3 Which formal organization helped you to get the free legal service?
1. Yes
2. No

18.9.4 Did lawyer charged money if he was provided by the formal organization as a free legal aid?
1. Yes
2. No

18.9.5 How would you rate the help and support you received from lawyer?
1. Excellent
2. Good
3. Bad
4. Can’t say anything

18.10 Court

18.10.1 Whether your case was forwarded to court or you took the help of court?
1. Yes
2. No

18.10.2 Whether you attended the court proceeding or not?
1. Yes
2. No

18.10.3 How much time did the court take to solve your case?

..............................................................................................................................

18.10.4 From how many months and years your case was pending with court?

..............................................................................................................................
18.10.5 What type of decision was taken by the magistrate?

…………………………………………………………………………………………………………………………

18.10.6 Has the magistrate directed you and your husband, singly or jointly to undertake counseling?

1. Yes □
2. No □

18.10.7 Whether your husband is obeying the court decision or not?

…………………………………………………………………………………………………………………………

18.10.7.1 If husband is not obeying the court decision than what you have decided?

…………………………………………………………………………………………………………………………

18.10.8 What was your experience or any other information and suggestion want to share regarding court proceeding?

…………………………………………………………………………………………………………………………

18.10.9 How would you rate the help and support you received from court?

1. Excellent □
2. Good □
3. Bad □
4. Can’t say anything □

19. What are the different measures to minimize, eliminate and control domestic violence?

…………………………………………………………………………………………………………………………

…………………………………………………………………………………………………………………………

…………………………………………………………………………………………………………………………

Thank You.
Annexure-II

THE PROTECTION OF WOMEN FROM DOMESTIC VIOLENCE ACT, 2005

NO. 43 OF 2005
[13th September, 2005.]

An Act to provide for more effective protection of the rights of women guaranteed under the Constitution who are victims of violence of any kind occurring within the family and for matters connected therewith or incidental thereto.

BE it enacted by Parliament in the Fifty-sixth Year of the Republic of India as follows:-

1. **Short title, extent and commencement.**-(1) This Act may be called the Protection of Women from Domestic Violence Act, 2005.
   (2) It extends to the whole of India except the State of Jammu and Kashmir.
   (3) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. **Definitions.**-In this Act, unless the context otherwise requires,-
   (a) "aggrieved person" means any woman who is, or has been, in a domestic relationship with the respondent and who alleges to have been subjected to any act of domestic violence by the respondent;
   (b) "child" means any person below the age of eighteen years and includes any adopted, step or foster child;
   (c) "compensation order" means an order granted in terms of section 22;
   (d) "custody order" means an order granted in terms of section 21;
   (e) "domestic incident report" means a report made in the prescribed form on receipt of a complaint of domestic violence from an aggrieved person;
   (f) "domestic relationship" means a relationship between two persons who live or have, at any point of time, lived together in a shared household, when they are related by consanguinity, marriage, or through a relationship in the nature of marriage, adoption or are family members living together as a joint family;
   (g) "domestic violence" has the same meaning as assigned to it in section 3;
   (h) "dowry" shall have the same meaning as assigned to it in section 2 of the Dowry Prohibition Act, 1961 (28 of 1961);
   (i) "Magistrate" means the Judicial Magistrate of the first class, or as the case may be, the Metropolitan Magistrate, exercising jurisdiction under the Code of Criminal Procedure, 1973 (2 of 1974) in the area where the aggrieved person resides temporarily or otherwise or the respondent resides or the domestic violence is alleged to have taken place;
   (j) "medical facility" means such facility as may be notified by the State Government to be a medical facility for the purposes of this Act;
   (k) "monetary relief" means the compensation which the Magistrate may order the respondent to pay to the aggrieved person, at any stage during the hearing of an application seeking any relief under this Act, to meet the expenses incurred and the losses suffered by the aggrieved person as a result of the domestic violence;
   (l) "notification" means a notification published in the Official Gazette and the expression "notified" shall be construed accordingly;
3. **Definition of domestic violence.**-For the purposes of this Act, any act, omission or commission or conduct of the respondent shall constitute domestic violence in case it -

(a) harms or injures or endangers the health, safety, life, limb or well-being, whether mental or physical, of the aggrieved person or tends to do so and includes causing physical abuse, sexual abuse, verbal and emotional abuse and economic abuse; or

(b) harasses, harms, injures or endangers the aggrieved person with a view to coerce her or any other person related to her to meet any unlawful demand for any dowry or other property or valuable security; or

(c) has the effect of threatening the aggrieved person or any person related to her by any conduct mentioned in clause (a) or clause (b); or

(d) otherwise injures or causes harm, whether physical or mental, to the aggrieved person.

*Explanation 1.*-For the purposes of this section,-

(i) "physical abuse" means any act or conduct which is of such a nature as to cause bodily pain, harm, or danger to life, limb, or health or impair the health or development of the aggrieved person and includes assault, criminal intimidation and criminal force;

(ii) "sexual abuse" includes any conduct of a sexual nature that abuses, humiliates, degrades or otherwise violates the dignity of woman;

(iii) "verbal and emotional abuse" includes-

(a) insults, ridicule, humiliation, name calling and insults or ridicule specially with regard to not having a child or a male child; and

(b) repeated threats to cause physical pain to any person in whom the aggrieved person is interested.
Annexure-II

(iv) "economic abuse" includes-
(a) deprivation of all or any economic or financial resources to which the aggrieved person is entitled under any law or custom whether payable under an order of a court or otherwise or which the aggrieved person requires out of necessity including, but not limited to, household necessities for the aggrieved person and her children, if any, stridhan, property, jointly or separately owned by the aggrieved person, payment of rental related to the shared household and maintenance;
(b) disposal of household effects, any alienation of assets whether movable or immovable, valuables, shares, securities, bonds and the like or other property in which the aggrieved person has an interest or is entitled to use by virtue of the domestic relationship or which may be reasonably required by the aggrieved person or her children or her stridhan or any other property jointly or separately held by the aggrieved person; and
(c) prohibition or restriction to continued access to resources or facilities which the aggrieved person is entitled to use or enjoy by virtue of the domestic relationship including access to the shared household.

Explanation II.-For the purpose of determining whether any act, omission, commission or conduct of the respondent constitutes "domestic violence" under this section, the overall facts and circumstances of the case shall be taken into consideration.

4. Information to Protection Officer and exclusion of liability of informant.- (1) Any person who has reason to believe that an act of domestic violence has been, or is being, or is likely to be committed, may give information about it to the concerned Protection Officer.
(2) No liability, civil or criminal, shall be incurred by any person for giving in good faith of information for the purpose of sub-section (1).

5. Duties of police officers, service providers and Magistrate.- A police officer, Protection Officer, service provider or Magistrate who has received a complaint of domestic violence or is otherwise present at the place of an incident of domestic violence or when the incident of domestic violence is reported to him, shall inform the aggrieved person-
(a) of her right to make an application for obtaining a relief by way of a protection order, an order for monetary relief, a custody order, a residence order, a compensation order or more than one such order under this Act;
(b) of the availability of services of service providers;
(c) of the availability of services of the Protection Officers;
(d) of her right to free legal services under the Legal Services Authorities Act, 1987 (39 of 1987);
(e) of her right to file a complaint under section 498A of the Indian Penal Code (45 of 1860), wherever relevant:
Provided that nothing in this Act shall be construed in any manner as to relieve a police officer from his duty to proceed in accordance with law upon receipt of information as to the commission of a cognizable offence.

6. Duties of shelter homes.- If an aggrieved person or on her behalf a Protection Officer or a service provider requests the person in charge of a shelter home to provide shelter to her, such person in charge of the shelter home shall provide shelter to the aggrieved person in the shelter home.
Annexure-II

7. **Duties of medical facilities.**—If an aggrieved person or, on her behalf a Protection Officer or a service provider requests the person in charge of a medical facility to provide any medical aid to her, such person in charge of the medical facility shall provide medical aid to the aggrieved person in the medical facility.

8. **Appointment of Protection Officers.**—(1) The State Government shall, by notification, appoint such number of Protection Officers in each district as it may consider necessary and shall also notify the area or areas within which a Protection Officer shall exercise the powers and perform the duties conferred on him by or under this Act.

   (2) The Protection Officers shall as far as possible be women and shall possess such qualifications and experience as may be prescribed.

   (3) The terms and conditions of service of the Protection Officer and the other officers subordinate to him shall be such as may be prescribed.

9. **Duties and functions of Protection Officers.**—(1) It shall be the duty of the Protection Officer—

   (a) to assist the Magistrate in the discharge of his functions under this Act;

   (b) to make a domestic incident report to the Magistrate, in such form and in such manner as may be prescribed, upon receipt of a complaint of domestic violence and forward copies thereof to the police officer in charge of the police station within the local limits of whose jurisdiction domestic violence is alleged to have been committed and to the service providers in that area;

   (c) to make an application in such form and in such manner as may be prescribed to the Magistrate, if the aggrieved person so desires, claiming relief for issuance of a protection order;

   (d) to ensure that the aggrieved person is provided legal aid under the Legal Services Authorities Act, 1987 (39 of 1987) and make available free of cost the prescribed form in which a complaint is to be made;

   (e) to maintain a list of all service providers providing legal aid or counselling, shelter homes and medical facilities in a local area within the jurisdiction of the Magistrate; (f) to make available a safe shelter home, if the aggrieved person so requires and forward a copy of his report of having lodged the aggrieved person in a shelter home to the police station and the Magistrate having jurisdiction in the area where the shelter home is situated;

   (g) to get the aggrieved person medically examined, if she has sustained bodily injuries and forward a copy of the medical report to the police station and the Magistrate having jurisdiction in the area where the domestic violence is alleged to have been taken place;

   (h) to ensure that the order for monetary relief under section 20 is complied with and executed, in accordance with the procedure prescribed under the Code of Criminal Procedure, 1973 (2 of 1974);

   (i) to perform such other duties as may be prescribed.

(2) The Protection Officer shall be under the control and supervision of the Magistrate, and shall perform the duties imposed on him by the Magistrate and the Government by, or under, this Act.

10. **Service providers.**—(1) Subject to such rules as may be made in this behalf, any voluntary association registered under the Societies Registration Act, 1860 (21 of 1860) or a company registered under the Companies Act, 1956 (1 of 1956) or any other law for the time being in force with the objective of protecting the rights and interests of women by any lawful means including providing of legal aid, medical, financial or other assistance shall register itself with the State Government as a service provider for the purposes of this Act.
Annexure-II

(2) A service provider registered under sub-section (1) shall have the power to-

(a) record the domestic incident report in the prescribed form if the aggrieved person so desires and forward a copy thereof to the Magistrate and the Protection Officer having jurisdiction in the area where the domestic violence took place;

(b) get the aggrieved person medically examined and forward a copy of the medical report to the Protection Officer and the police station within the local limits of which the domestic violence took place;

(c) ensure that the aggrieved person is provided shelter in a shelter home, if she so requires and forward a report of the lodging of the aggrieved person in the shelter home to the police station within the local limits of which the domestic violence took place.

(3) No suit, prosecution or other legal proceeding shall lie against any service provider or any member of the service provider who is, or who is deemed to be, acting or purporting to act under this Act, for anything which is in good faith done or intended to be done in the exercise of powers or discharge of functions under this Act towards the prevention of the commission of domestic violence.

11. Duties of Government.-The Central Government and every State Government, shall take all measures to ensure that-

(a) the provisions of this Act are given wide publicity through public media including the television, radio and the print media at regular intervals;

(b) the Central Government and State Government officers including the police officers and the members of the judicial services are given periodic sensitization and awareness training on the issues addressed by this Act;

(c) effective co-ordination between the services provided by concerned Ministries and Departments dealing with law, home affairs including law and order, health and human resources to address issues of domestic violence is established and periodical review of the same is conducted;

(d) protocols for the various Ministries concerned with the delivery of services to women under this Act including the courts are prepared and put in place.

12. Application to Magistrate.- (1) An aggrieved person or a Protection Officer or any other person on behalf of the aggrieved person may present an application to the Magistrate seeking one or more reliefs under this Act:

Provided that before passing any order on such application, the Magistrate shall take into consideration any domestic incident report received by him from the Protection Officer or the service provider.

(2) The relief sought for under sub-section (1) may include a relief for issuance of an order for payment of compensation or damages without prejudice to the right of such person to institute a suit for compensation or damages for the injuries caused by the acts of domestic violence committed by the respondent:

Provided that where a decree for any amount as compensation or damages has been passed by any court in favour of the aggrieved person, the amount, if any, paid or payable in pursuance of the order made by the Magistrate under this Act shall be set off against the amount payable under such decree and the decree shall, notwithstanding anything contained in the Code of Civil Procedure, 1908 (5 of 1908), or any other law for the time being in force, be executable for the balance amount, if any, left after such set off.

(3) Every application under sub-section (1) shall be in such form and contain such particulars as may be prescribed or as nearly as possible thereto.

(4) The Magistrate shall fix the first date of hearing, which shall not ordinarily
Annexure-II

be beyond three days from the date of receipt of the application by the court.

(5) The Magistrate shall endeavour to dispose of every application made under sub- section (1) within a period of sixty days from the date of its first hearing.

13. Service of notice.- (1) A notice of the date of hearing fixed under section 12 shall be given by the Magistrate to the Protection Officer, who shall get it served by such means as may be prescribed on the respondent, and on any other person, as directed by the Magistrate within a maximum period of two days or such further reasonable time as may be allowed by the Magistrate from the date of its receipt.

(2) A declaration of service of notice made by the Protection Officer in such form as may be prescribed shall be the proof that such notice was served upon the respondent and on any other person as directed by the Magistrate unless the contrary is proved.

14. Counselling.- (1) The Magistrate may, at any stage of the proceedings under this Act, direct the respondent or the aggrieved person, either singly or jointly, to undergo counselling with any member of a service provider who possess such qualifications and experience in counselling as may be prescribed.

(2) Where the Magistrate has issued any direction under sub-section (1), he shall fix the next date of hearing of the case within a period not exceeding two months.

15. Assistance of welfare expert.- In any proceeding under this Act, the Magistrate may secure the services of such person, preferably a woman, whether related to the aggrieved person or not, including a person engaged in promoting family welfare as he thinks fit, for the purpose of assisting him in discharging his functions.

16. Proceedings to be held in camera.- If the Magistrate considers that the circumstances of the case so warrant, and if either party to the proceedings so desires, he may conduct the proceedings under this Act in camera.

17. Right to reside in a shared household.- (1) Notwithstanding anything contained in any other law for the time being in force, every woman in a domestic relationship shall have the right to reside in the shared household, whether or not she has any right, title or beneficial interest in the same.

(2) The aggrieved person shall not be evicted or excluded from the shared household or any part of it by the respondent save in accordance with the procedure established by law.

18. Protection orders.- The Magistrate may, after giving the aggrieved person and the respondent an opportunity of being heard and on being prima facie satisfied that domestic violence has taken place or is likely to take place, pass a protection order in favour of the aggrieved person and prohibit the respondent from-

(a) committing any act of domestic violence;

(b) aiding or abetting in the commission of acts of domestic violence;

(c) entering the place of employment of the aggrieved person or, if the person aggrieved is a child, its school or any other place frequented by the aggrieved person;

(d) attempting to communicate in any form, whatsoever, with the aggrieved person, including personal, oral or written or electronic or telephonic contact;
Annexure-II

(e) alienating any assets, operating bank lockers or bank accounts used or held or enjoyed by both the parties, jointly by the aggrieved person and the respondent or singly by the respondent, including her stridhan or any other property held either jointly by the parties or separately by them without the leave of the Magistrate;

(f) causing violence to the dependants, other relatives or any person who give the aggrieved person assistance from domestic violence;

(g) committing any other act as specified in the protection order.

19. Residence orders.—(1) While disposing of an application under sub-section (1) of section 12, the Magistrate may, on being satisfied that domestic violence has taken place, pass a residence order—
   (a) restraining the respondent from dispossessing or in any other manner disturbing the possession of the aggrieved person from the shared household, whether or not the respondent has a legal or equitable interest in the shared household;
   (b) directing the respondent to remove himself from the shared household;
   (c) restraining the respondent or any of his relatives from entering any portion of the shared household in which the aggrieved person resides;
   (d) restraining the respondent from alienating or disposing off the shared household or encumbering the same;
   (e) restraining the respondent from renouncing his rights in the shared household except with the leave of the Magistrate; or
   (f) directing the respondent to secure same level of alternate accommodation for the aggrieved person as enjoyed by her in the shared household or to pay rent for the same, if the circumstances so require:

Provided that no order under clause (b) shall be passed against any person who is a woman.

(2) The Magistrate may impose any additional conditions or pass any other direction which he may deem reasonably necessary to protect or to provide for the safety of the aggrieved person or any child of such aggrieved person.

(3) The Magistrate may require from the respondent to execute a bond, with or without sureties, for preventing the commission of domestic violence.

(4) An order under sub-section (3) shall be deemed to be an order under Chapter VIII of the Code of Criminal Procedure, 1973 (2 of 1974) and shall be dealt with accordingly.

(5) While passing an order under sub-section (1), sub-section (2) or sub-section (3), the court may also pass an order directing the officer in charge of the nearest police station to give protection to the aggrieved person or to assist her or the person making an application on her behalf in the implementation of the order.

(6) While making an order under sub-section (1), the Magistrate may impose on the respondent obligations relating to the discharge of rent and other payments, having regard to the financial needs and resources of the parties.

(7) The Magistrate may direct the officer in-charge of the police station in whose jurisdiction the Magistrate has been approached to assist in the implementation of the protection order.

(8) The Magistrate may direct the respondent to return to the possession of the aggrieved person her stridhan or any other property or valuable security to which she is entitled to.

XXV
20. **Monetary reliefs.**—(1) While disposing of an application under sub-section (1) of section 12, the Magistrate may direct the respondent to pay monetary relief to meet the expenses incurred and losses suffered by the aggrieved person and any child of the aggrieved person as a result of the domestic violence and such relief may include, but not limited to,—
(a) the loss of earnings;
(b) the medical expenses;
(c) the loss caused due to the destruction, damage or removal of any property from the control of the aggrieved person; and
(d) the maintenance for the aggrieved person as well as her children, if any, including an order under or in addition to an order of maintenance under section 125 of the Code of Criminal Procedure, 1973 (2 of 1974) or any other law for the time being in force.

(2) The monetary relief granted under this section shall be adequate, fair and reasonable and consistent with the standard of living to which the aggrieved person is accustomed.

(3) The Magistrate shall have the power to order an appropriate lump sum payment or monthly payments of maintenance, as the nature and circumstances of the case may require.

(4) The Magistrate shall send a copy of the order for monetary relief made under sub-section (1) to the parties to the application and to the in charge of the police station within the local limits of whose jurisdiction the respondent resides.

(5) The respondent shall pay the monetary relief granted to the aggrieved person within the period specified in the order under sub-section (1).

(6) Upon the failure on the part of the respondent to make payment in terms of the order under sub-section (1), the Magistrate may direct the employer or a debtor of the respondent, to directly pay to the aggrieved person or to deposit with the court a portion of the wages or salaries or debt due to or accrued to the credit of the respondent, which amount may be adjusted towards the monetary relief payable by the respondent.

21. **Custody orders.**—Notwithstanding anything contained in any other law for the time being in force, the Magistrate may, at any stage of hearing of the application for protection order or for any other relief under this Act grant temporary custody of any child or children to the aggrieved person or the person making an application on her behalf and specify, if necessary, the arrangements for visit of such child or children by the respondent:

Provided that if the Magistrate is of the opinion that any visit of the respondent may be harmful to the interests of the child or children, the Magistrate shall refuse to allow such visit.

22. **Compensation orders.**—In addition to other reliefs as may be granted under this Act, the Magistrate may on an application being made by the aggrieved person, pass an order directing the respondent to pay compensation and damages for the injuries, including mental torture and emotional distress, caused by the acts of domestic violence committed by that respondent.

23. **Power to grant interim and ex parte orders.**—(1) In any proceeding before him under this Act, the Magistrate may pass such interim order as he deems just and proper.

(2) If the Magistrate is satisfied that an application prima facie discloses that the respondent is committing, or has committed an act of domestic violence or that there is a likelihood that the respondent may commit an act of
domestic violence, he may grant an ex parte order on the basis of the affidavit in such form, as may be prescribed, of the aggrieved person under section 18, section 19, section 20, section 21 or, as the case may be, section 22 against the respondent.

24. Court to give copies of order free of cost.-The Magistrate shall, in all cases where he has passed any order under this Act, order that a copy of such order, shall be given free of cost, to the parties to the application, the police officer in-charge of the police station in the jurisdiction of which the Magistrate has been approached, and any service provider located within the local limits of the jurisdiction of the court and if any service provider has registered a domestic incident report, to that service provider.

25. Duration and alteration of orders.- (1) A protection order made under section 18 shall be in force till the aggrieved person applies for discharge.
(2) If the Magistrate, on receipt of an application from the aggrieved person or the respondent, is satisfied that there is a change in the circumstances requiring alteration, modification or revocation of any order made under this Act, he may, for reasons to be recorded in writing pass such order, as he may deem appropriate.

26. Relief in other suits and legal proceedings.- (1) Any relief available under sections 18, 19, 20, 21 and 22 may also be sought in any legal proceeding, before a civil court, family court or a criminal court, affecting the aggrieved person and the respondent, whether such proceeding was initiated before or after the commencement of this Act.
(2) Any relief referred to in sub-section (1) may be sought for in addition to and along with any other relief that the aggrieved person may seek in such suit or legal proceeding before a civil or criminal court.
(3) In case any relief has been obtained by the aggrieved person in any proceedings other than a proceeding under this Act, she shall be bound to inform the Magistrate of the grant of such relief.

27. Jurisdiction.- (1) The court of Judicial Magistrate of the first class or the Metropolitan Magistrate, as the case may be, within the local limits of which-
(a) the person aggrieved permanently or temporarily resides or carries on business or is employed; or
(b) the respondent resides or carries on business or is employed; or
(c) the cause of action has arisen, shall be the competent court to grant a protection order and other orders under this Act and to try offences under this Act.
(2) Any order made under this Act shall be enforceable throughout India.

28. Procedure.- (1) Save as otherwise provided in this Act, all proceedings under sections 12, 18, 19, 20, 21, 22 and 23 and offences under section 31 shall be governed by the provisions of the Code of Criminal Procedure, 1973 (2 of 1974).
(2) Nothing in sub-section (1) shall prevent the court from laying down its own procedure for disposal of an application under section 12 or under sub-section (2) of section 23.

29. Appeal.- There shall lie an appeal to the Court of Session within thirty days from the date on which the order made by the Magistrate is served on the aggrieved person or the respondent, as the case may be, whichever is later.
Annexure-II

30. Protection Officers and members of service providers to be public servants.- The Protection Officers and members of service providers, while acting or purporting to act in pursuance of any of the provisions of this Act or any rules or orders made thereunder shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code (45 of 1860).

31. Penalty for breach of protection order by respondent.- (1) A breach of protection order, or of an interim protection order, by the respondent shall be an offence under this Act and shall be punishable with imprisonment of either description for a term which may extend to one year, or with fine which may extend to twenty thousand rupees, or with both.
   (2) The offence under sub-section (1) shall as far as practicable be tried by the Magistrate who had passed the order, the breach of which has been alleged to have been caused by the accused.
   (3) While framing charges under sub-section (1), the Magistrate may also frame charges under section 498A of the Indian Penal Code (45 of 1860) or any other provision of that Code or the Dowry Prohibition Act, 1961 (28 of 1961), as the case may be, if the facts disclose the commission of an offence under those provisions.

32. Cognizance and proof.- (1) Notwithstanding anything contained in the Code of Criminal Procedure, 1973 (2 of 1974), the offence under sub-section (1) of section 31 shall be cognizable and non-bailable.
   (2) Upon the sole testimony of the aggrieved person, the court may conclude that an offence under sub-section (1) of section 31 has been committed by the accused.

33. Penalty for not discharging duty by Protection Officer.- If any Protection Officer fails or refuses to discharge his duties as directed by the Magistrate in the protection order without any sufficient cause, he shall be punished with imprisonment of either description for a term which may extend to one year, or with fine which may extend to twenty thousand rupees, or with both.

34. Cognizance of offence committed by Protection Officer.- No prosecution or other legal proceeding shall lie against the Protection Officer unless a complaint is filed with the previous sanction of the State Government or an officer authorised by it in this behalf.

35. Protection of action taken in good faith.- No suit, prosecution or other legal proceeding shall lie against the Protection Officer for any damage caused or likely to be caused by anything which is in good faith done or intended to be done under this Act or any rule or order made thereunder.

36. Act not in derogation of any other law.- The provisions of this Act shall be in addition to, and not in derogation of the provisions of any other law, for the time being in force.

   (2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:
   (a) the qualifications and experience which a Protection Officer shall possess under sub-section (2) of section 8;
Annexure-II

(b) the terms and conditions of service of the Protection Officers and the other officers subordinate to him, under sub-section (3) of section 8;
(c) the form and manner in which a domestic incident report may be made under clause (b) of sub-section (1) of section 9;
(d) the form and the manner in which an application for protection order may be made to the Magistrate under clause (c) of sub-section (1) of section 9;
(e) the form in which a complaint is to be filed under clause (d) of sub-section (1) of section 9;
(f) the other duties to be performed by the Protection Officer under clause (i) of sub-section (1) of section 9;
(g) the rules regulating registration of service providers under sub-section (1) of section 10;
(h) the form in which an application under sub-section (1) of section 12 seeking reliefs under this Act may be made and the particulars which such application shall contain under sub-section (3) of that section;
(i) the means of serving notices under sub-section (1) of section 13;
(j) the form of declaration of service of notice to be made by the Protection Officer under sub-section (2) of section 13;
(k) the qualifications and experience in counselling which a member of the service provider shall possess under sub-section (1) of section 14;
(l) the form in which an affidavit may be filed by the aggrieved person under sub-section (2) of section 23;
(m) any other matter which has to be, or may be, prescribed.

(3) Every rule made under this Act shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.