Despite significant progress towards ending domestic violence and sexual assault, myths persist about victims of these crimes making false claims of abuse and abusing legal protections. This fact sheet addresses those myths.

FALSE REPORTING OF ABUSE DURING DIVORCE AND CHILD CUSTODY CASES IS RARE

Critics allege that victims make up claims of abuse against themselves and their children just to gain advantage in contested custody cases.

- **Existing research does not support the claim that “false allegations of domestic violence are rampant in family court.”** This research, although limited, finds instead that there is confirming information or external corroboration of abuse in 63% to 74% of cases where allegations of domestic violence are made in the context of family law proceedings. In the remaining one-quarter to one-third of cases, there is either insufficient information to confirm abuse, a mistaken belief that the allegation is true, or less frequently, a determination that the allegation is intentionally false.\(^1,^2\)
- This research also finds that making false allegations of abuse is much less common than the problem of victims who fail to report abuse, and the widespread false denials & minimization of abuse by perpetrators.\(^1,^2\)
- In fact, research shows that false allegations of abuse are **no more common in divorce or custody disputes than at any other time**.\(^3\)
- Research also shows that child sexual abuse allegations in custody cases are rare (about 6%), and the majority of allegations are substantiated (2/3).\(^4\)
  - Generally, abuse is vastly under-reported: child sexual abuse happens to about 1 in 4 girls and 1 in 6 boys, yet only about 1.8 cases per 1,000 children are reported each year.\(^5\)

DISCLOSING ABUSE FOR THE FIRST TIME DURING DIVORCE OR CHILD CUSTODY PROCEEDINGS DOES NOT MEAN THE ABUSE WAS MADE-UP TO GAIN ADVANTAGE IN THE CASE

- It is common and understandable for victims to reveal abuse for the first time during a divorce because abuse leads to divorce.\(^6\) Many victims have told no one about the abuse prior to separation because of their shame, fear, and desire to help the abuser.
  - One national expert with a decade of direct experience working in batterers’ intervention programs reports that about 30% of relationships ended after a violent assault, demonstrating how frequently an escalation in violence leads immediately to a break-up.\(^7\)

LEGAL TRENDS DON’T FAVOR MOTHERS IN CUSTODY BATTLES; THE CLAIM THAT MOTHERS WHO LOSE CUSTODY ARE NOT FIT AS A PARENT IS BASELESS

- Abusive parents are more likely to seek sole custody than nonviolent ones according to a report by the American Psychological Association.\(^8\) And, the American Judges Foundation indicates they are successful about 70% of the time.\(^9\).
- Family courts are gender biased, generally prejudiced against women, discount the seriousness of abuse, and often punish abused women who dare to raise concerns about their children’s safety.\(^10\)

MISCONCEPTIONS ABOUT SEXUAL VIOLENCE AND REPORT CLASSIFICATIONS HAVE CONTRIBUTED TO INACCURATE PERCEPTIONS

- Unfortunately, the majority of sexual assaults are never reported to the police.\(^11\) However, victims who do report may give inconsistent information, due to the significant amount of psychological trauma experienced. Inconsistent information does not mean that the crimes did not occur. Victims may struggle to remember precise details of the assault, due to the neurobiological effects of trauma.\(^12\)

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In addition to trauma, there are many reasons a victim may delay a report or give incomplete information, including, but not limited to: fear of retaliation by the offender, fear that s/he will be blamed or not believed, or the need to protect the offender due to financial dependence.

An “unfounded report” is often confused with a false allegation. Unfounded cases include those that law enforcement believes do not meet the legal criteria for rape. An “unsubstantiated report” is also often confused with a false allegation. To be unsubstantiated, a report must provide insufficient evidence to determine whether or not a crime occurred. Neither circumstance means that a crime did not occur.13 The prevalence of actual false reporting cases of sexual violence is low. For example, a study of sexual assault cases in Boston from 1998-2007 found a 5.9 percent rate of false reports.14

ATTACKS ON VICTIMS’ CREDIBILITY ARE COMMON TACTICS USED BY ABUSERS TO DENY OR MINIMIZE THE ABUSE, EVADE RESPONSIBILITY FOR THE ABUSE, AND/OR BLAME THE VICTIM FOR ITS OCCURRENCE

- Abusers commonly characterize their relationship as mutually abusive, if they acknowledge any behavior problems of their own at all. Under close investigation, however, most domestic abusers, even those who use relatively low levels of physical violence, are revealed to involve extensive patterns of verbal degradation, psychological abuse, and other types of cruelty.15

- Minimizing the abuse, claiming that the victim is lying and otherwise undermining responsibility for their behavior are typical strategies used by abusers, and have been documented across tens of thousands of cases by domestic violence treatment providers and supported by research, scholarly literature, and victim’s experiences.

RECOMMENDATIONS

- Continue utilizing current law, which adequately addresses remedies for false allegations regarding criminal and civil matters. Under current law, false reporting is a Class 3 misdemeanor under Colorado Revised Statute § 18-8-111 (2) and § 19-3-304 (4) (a).

- Reinforce judicial decision-making. Courts were established to uncover the truth and to reveal false allegations on the rare occasion they are made in the legal system. That is why we have judges—to make decisions based on facts, evidence, and the law.

- Support victims in their attempts to break free of abuse and to secure safety and justice.

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15 Bancroft, supra note 7.