**TAYSIDE**

**MULTI-AGENCY PROTOCOL FOR**

**HONOUR BASED**

**ABUSE**



**Purpose**

The implementation of this Tayside Protocol is intended to assist professionals, police, social care teams, voluntary sector partners, health and education (hereinafter referred to as practitioners) to effectively, consistently and safely deal with cases of Forced Marriage towards any person by:

* The early identification of such cases.
* Reducing the risk once these cases are identified.
* Initiating proportionate and effective joint short and longer term plans, in order to support the victim and deal effectively with perpetrators of crime.
* Maintaining and enhancing public confidence in the partner agencies, to respond safely and proportionately to allegations of honour based abuse.
* Facilitating the effective use of powers, national guidance and best practice, in order to protect those living in Dundee and Angus from harm.

There is no specific offence of “honour based crime”; rather this is an umbrella term to encompass various offences already covered by existing legislation. However it should be noted that there is no honour in the commission of murder, rape, kidnap and the many other acts, behaviour and conduct which make up “violence in the name of so-called honour”.

**The purposes of this protocol are to:**

* Provide a partnership approach to the identification and provision of services to individuals who have been affected or are in danger of being affected by Abuse in the name of honour.
* Outline the processes involved in identifying and supporting victims, and how the agencies involved at each stage can best co-ordinate their actions.
* Provide a framework for sharing of information to assist the disruption of Abuse in the name of honour.
* Balance the rights of the victim with the wider public interest in cases where criminal proceedings are being considered.

**Scope**

This is the local protocol intended for use by the multi-agency workforce in Tayside.

This protocol applies to all victims or potential victims of honour based abuse. Any victims of honour based abuse aged less than 16 years of age must be dealt with under multi-agency child protection procedures. Where the age of a victim is uncertain and there are reasons to believe they may be a child it must be presumed they are a child and be dealt with under child protection arrangements pending verification of their age.

Where a child is thought to be at risk of significant harm, the primary concern will be for their safety and the planning process must reflect this.

**Relevant Legislation**

The Prohibition of Female Genital Mutilation (Scotland) Act 2005

Domestic Abuse (Scotland) Act 2018

Family Law (Scotland) Act 2006

Forced Marriage (Protection and Jurisdiction) (Scotland) Act 2011

Human Trafficking and Exploitation (Scotland) Act 2015

Adult Support and Protection (Scotland) Act 2007

Mental Health (Care and Treatment) (Scotland) Act 2003

Adults with Incapacity (Scotland) Act 2000

The Sexual Offences (Scotland) Act 2009

The Children (Scotland) Act 1995

Protection of Children (Scotland) Act 2003

Protection of Children and Prevention of Sexual Offences (Scotland) Act 2005

Adult Support and Protection (Scotland) Act 2007

Equality Act (2010) Human Rights Act 1998

UN Convention on the Rights of the Child (UN CRC)

UN Convention on the Elimination of all Forms of Discrimination against Women (CEDAW)

**Honour Based Abuse**

Honour based abuse is a collection of practices, which are used to control behaviour and exert power within families or communities to protect perceived cultural and religious beliefs and/or honour. Such abuse can occur when perpetrators perceive that a relative has shamed the family and/or community by breaking their honour code.

Women are predominantly, but not exclusively, the victims of ‘so-called honour based abuse’ which is often used to assert male power in order to control female autonomy and sexuality.

However, it should be noted that men and boys can also be victims of abuse in the name of honour particularity where a man is in a homosexual relationship or a partner deemed inappropriate, therefore breaching family honour.

Honour based abuse usually includes some level of violence including domestic abuse, psychological, physical, sexual, financial and emotional abuse. Other examples may include murder, unexplained death (suicide), fear of or actual forced marriage, controlling sexual activity, female genital mutilation, child abuse, rape, kidnapping, false imprisonment, threats to kill, assault, harassment and forced termination of pregnancy although this list is not exhaustive.

It should be stressed that such crimes cut across all cultures, nationalities, faith groups, communities and transcend national and international boundaries. **Honour based abuse is a fundamental abuse of Human Rights.**

This protocol seeks to address the concern for, and promotion of, the safety, human rights and best interests of potential victims of honour based abuse within the Scottish legal framework, by setting out the roles and responsibilities of the agencies involved in combating honour based abuse and supporting victims.

For further information on Female Genital Mutilation (FGM) and/or Forced Marriage, please see relevant Dundee and Angus protocols.

**The One Chance Rule –** ([See Appendix A for the One Chance Checklist](#A))

All practitioners working with victims of honour-based abuse need to be aware of the “one chance rule”. This means that they may only get one chance to speak to a potential victim and thus they may only have one chance to save a life. Therefore, all practitioners working within all agencies need to be aware of their responsibilities and obligations when they come across anyone suspected of being a potential victim of Honour Based Abuse. If the victim is allowed to walk out of the door without support being offered, that one chance might be wasted.

**Basic Dos and Don’ts**

Under UK law ‘honour’ based abuse, domestic abuse and FGM are all crimes, and from September 2014, forcing someone into marriage is also a criminal offence. You should not feel worried about appearing culturally insensitive. Remember, you may be the victim’s only chance to get help.

What you should do:

* Believe what the victim is saying. It may seem unbelievable to you that families would force their family members into marriage or would kill them for what seem like trivial transgressions, but it happens
* Listen to the victim’s wishes
* Seek advice from the Community Safety Unit, Forced Marriage Unit or from a specialist organisation like the Iranian and Kurdish Women's Rights Organisation **(**IKWRO) or Saheliya (see Useful Contacts)
* If dealing with a victim under the age of 18 refer to child protection procedures
* Reassure the victim about confidentiality
* Arrange a way for you to contact the victim discreetly.

What you should NOT do:

* Do not contact the family or attempt mediation
* Do not send the victim back to their family
* Don’t assume the women in the family will protect the victim
* Do not use a family or community member as an interpreter – always use an independent and impartial interpreter
* Do not turn the victim away as you may be their only chance to get help.

**Record Keeping**

Accurate record keeping in all cases of violence or abuse in the name of honour is essential.

Records should:

* Be accurate, detailed, clear and include the date.
* Use the child or adult’s own words in quotation marks.
* Document any injuries – include photographs, body maps or pictures of their injuries.
* Only be available to those directly involved in the person’s case.

**Child/Adult Protection**

A victim or someone at risk of honour based abuse is “a child or adult at risk” under the terms of the relevant legislation.

Protecting people at risk of harm is everyone’s responsibility.

Anyone in any doubt as to whether a case involving honour based Abuse is a child or adult at risk should contact their appropriate team manager.

**Responding To Honour Based Abuse**

Any suspicion or disclosure of violence or abuse against a child or adult in the name of honour should be treated equally as seriously as any other suspicion or disclosure of significant harm against a child or adult. However, there are significant differences in the immediate response required.

It is essential to consider other siblings in the family that may be experiencing, or at risk of, the same abuse.

The minimum response from all agencies should involve, wherever possible, the following first steps:

* See the child or adult immediately, in a secure and private place where conversation cannot be overheard.
* See them on their own – even if they attend with others.
* Recognise and respect their wishes.
* Undertake a risk assessment.
* Reassure them about confidentiality i.e. practitioners will not inform their family.
* Establish a way of contacting them discreetly in the future.
* Obtain full details for immediate protection and placement away from their family.
* Consider the need to shield the vulnerable child or adult’s records, perhaps even from other workers, and to have details such as National Insurance number changed.
* Professionals should be aware that their involvement may be seen as threatening and lead to an unexpected or sudden increase in the risk of violence and a contingency plan should be in place in case of this.

The practitioner should **NEVER**:

* Send the potential victim away.
* Underestimate or minimise what the victim is telling them.
* Approach members of the victim’s family or community unless they expressly ask you to do so, however even then, extreme caution should be taken that the result of this will not further endanger the victim.
* Share information with anyone without the victim’s express consent outwith current partnership ISP’s.
* Breach confidentiality.
* Assume it is a ‘cultural’ issue: **it is an abuse of human rights!**
* Attempt to be a mediator.

Presentation to agencies may initially be reported as a case of domestic abuse or self-harm however as detailed above there may be only one chance to help the victim so professionals should recognise the seriousness/immediacy of the risk of harm.

The immediate response of any agency will be dependent on the agencies particular role and remit. If in doubt of your responsibilities, follow your agencies procedure for reporting a child or adult protection concern and discuss with a manager and/or safeguarding lead as soon as possible.

Any suspicion of honour-based abuse should be dealt with as follows:

The practitioner will: (see Appendix B)

* Gather relevant information.
* Ascertain the wishes of the victim.
* Inform them of the options available and the potential consequences.
* Report immediately to their line manager.
* Complete Risk Assessment form.

Specialist services will:

* Decide what further information, if any, needs to be collected.
* Decide what immediate action needs to be taken.
* Consider whether access to records needs to be restricted (consider if a family or community member works for the Local Authority/NHS/Police etc)
* Decide which other agencies need to be contacted.
* Decide which organisation is most appropriate should an interpreter be required.
* Consider whether there is a need for a place of safety if the person does not want to, or cannot, return home.
* Consider whether to call a case conference.
* Ensure that a safety plan is in place if the person does not want or cannot leave home.
* Ensure that there is a facility for future contacts.
* Discuss whether the person would like support from an agency with specialist experience such as Women’s Aid
* Retain full and detailed records of all contact with the victim.
* Consider whether to report to the police.

Note: at anytime during an enquiry Police Scotland can be contacted and involved by either the victim or practitioner.

When an enquiry is handed over to the Police, they will respond using their own Standard Operating Procedures (SOP)

**Assessing Risk**

It is important to have a risk assessment framework which can help you to identify HBA and HBA-related risks. Consider using a risk assessment tool such as Safelives [DASH](https://safelives.org.uk/resources-library/dash-risk-checklist-for-scotland/) Tool. They are useful to identify level of risks to inform you if you need to refer your client to MARAC (Multi Agency Risk Assessment Conference) or inform you about which agencies you need to involve in providing protection.

* Be open minded and flexible in your approach, free flow interview will uncover hidden issues.
* Assess both the personal risks that a victim faces as well as the social/cultural practices that reinforce these. Try to establish what roles other family members may play in the abuse and their potential risks. Remember that your client may not recognise risks as such, but through sensitive inquiry, you should endeavour to assess accordingly, recognising that they may minimise their experiences.
* The presence of children increases the wider risk of Domestic Abuse. If risk towards children is highlighted you should consider referral to Social Work to obtain a full assessment of the children’s situation.
* Do not underestimate that perpetrators of HBV really do kill their closest relatives and/or others for what might seem a trivial transgression. Just the perception of rumour of immoral behaviour may be sufficient to kill.
* It might be the victim’s first attempt to seek help therefore it might be difficult to evidence a history of violence. This is the nature of honour based abuse. Determine their experience of violence in a wider context to assess risk.
* Victims often have no experience of using support services and by seeking help they could also be deemed to have brought further shame on the household/community.
* Ensure you are discreet in your approach to support. Agree with them how they can be contacted and when. Ensure this is made very clear to anyone who may become involved in the case at a later date.
* Shame, and therefore the risk, to a victim may persist long after the incident that brought about dishonour occurred. Consider whether the victim’s partner, children, associates or siblings are at risk. They may also suffer community/family pressures not to assist you
* Authorities in countries from which some victims originate may support this practice and the victim may be concerned that you share this view, or that you may return them to their family
* Their immigration status may be dependent on their spouse and it may be used to dissuade them from seeking assistance
* In honour based Abuse it may be difficult to identify a potential murderer (which can be a contract killer). Therefore assessing risks and developing safety routes become more complicated. When dealing with such victims it is important to recognise the seriousness/immediacy of the risk
* Victims are sometimes persuaded to return to their country of origin under false pretences, when in fact the intention could be to kill them (Resources: Metropolitan Police, Honour Based Violence Leaflet, CAADA Block 1)
* Duty of care to report danger to the victim even though consent has not been given.

**Guidance**

Some of the potential indicators of honour-based abuse and/or forced marriage are listed below:-

**1. Possible Indicators**

1.1 Workplace Indicators

• Persistent absence

• Request for extended leave of absence and failure to return from visits to country of origin;

• Unable to attend business trips or functions

• Subject to financial controls

• Leaving work accompanied

• Unable to be flexible in their working arrangements

• Decline in behaviour, engagement, performance or punctuality

1.2 Education indicators

• Prevented from going to higher/further education

• Removal of person from a day centre with a physical or learning disability

• Surveillance at school/college by siblings or cousins

• Fear of forthcoming holidays

• Persistent absence

• Request for extended leave of absence and failure to return from visits to country of origin.

• Being withdrawn for school by those with parental responsibility

• Not allowed to attend extra curricular activities

• Sudden announcement of engagement to a stranger

1.3 Health Indicators

• Self-harm;

• Attempted suicide;

• Eating Disorders;

• Depression;

• Emotionally withdrawn with low self esteem

• Hair shaved or cut severely

• Accompanied to doctors or clinics and prevented from speaking to health practitioner in confidence

• Taken to doctors to be examined to see if they are virgins

• Female genital mutilation.

• Substance use

• Early/unwanted pregnancy

1.4 Police Indicators

• Reports of domestic abuse, harassment or Breaches of the Peace at the family home;

• Victim or other siblings within family reported missing

• Victim reported for offences –e.g shoplifting

• Reports of other offences such s rape or kidnap

• Acid attacks

• Threats to kill and attempts to kill or harm; and

• Truancy or persistent absence from school.

Cases of honour-based Abuse and/or forced marriage can involve complex and sensitive issues and care must be taken to make sure that interventions do not worsen the situation. For example, mediation and involving the family can increase the risks to the person and should not be undertaken as a response to forced marriage or honour-based abuse.

**2. Presentation**

Cases of forced marriage may initially be reported to social work services as

cases of domestic abuse. Spouses forced into marriage may suffer domestic abuse but feel unable to leave due to a lack of family support, economic pressures and other social circumstances. In some cases, they may fear having their own children taken away from them.

2.1 First steps in all cases

All practitioners working with victims of forced marriage and honour-based Abuse need to be aware of the “one chance” rule. That is, they may only have one chance to speak to a potential victim and thus they may only have one chance to save a life. This means that all practitioners working within statutory agencies need to be aware of their responsibilities and

obligations when they come across forced marriage cases. If the victim is allowed to walk out of the door without support being offered, that one chance might be wasted.

• See them immediately in a secure and private place where the conversation cannot be overheard

• See them on their own – even if they attend with others

• Ask the question – ‘do you want to say no to this marriage?’

• Give them, where possible, the choice of the ethnicity and gender of the worker who deals with their case

• Explain all the options to them (see section 2.3)

• Recognise and respect their wishes

• Perform a risk assessment

• If the young person is under 16 years of age, refer to child protection

• If the person is an adult with support needs, consider using adult protection process

• Reassure them about confidentiality i.e. practitioners will not inform their family

• Establish a way of contacting them discreetly in the future (see section 2.4)

• Obtain full details (see below information required for all cases)

• Consider the need for immediate protection and placement away from the family.

• Maintain a full record of the decisions made and the reason for those decisions

• Information from case files and database files should be kept strictly confidential and preferably be restricted to named members of staff only

• If necessary, record any injuries and arrange a medical examination

• Give them personal safety advice (see section 2.5)

• Develop a safety plan in case they are seen i.e. prepare another reason why you are meeting

• Advise them not to travel overseas. Discuss the difficulties they may face

• Identify any potential criminal offences and refer to the police if appropriate. Give them advice on what service or support they should expect and from whom.

• Ensure that they have the contact details for specialist help – forced marriage unit, AMINA

• Refer them, with their consent, to appropriate local and national support groups, counselling services and women’s groups that have a history of working with survivors of domestic abuse and forced marriage

**3. Forced Marriage Protection Order (FMPO)**

3.1 Part 1 of the Forced Marriage etc. (Protection and Jurisdiction) (Scotland) Act 2011 empowers the courts in Scotland to make a forced marriage protection order (FMPO) which can protect both adults and children at risk of being forced into marriage and can offer protection for those who already have been forced into marriage.

The provision in this Part are designed to enable the courts to tailor the terms of an FMPO to protect and meet the specific needs of victims of forced marriage or potential forced marriage. For example it might state that the protected person must be taken to a place of safety designated in the order, or that the protected person be brought to a court at such time and place as the court specifies; that any violent, threatening or intimidating conduct be stopped; that the protected person not be taken abroad; or that documents such as passports or birth certificates be handed over to the courts.

The decision to apply for a FMPO will be taken after discussion with the team Leader, Legal Services and the Service manager. Legal services are responsible for preparing and presenting all applications to court. Staff involved will need to ascertain conditions to be attached e.g power of arrest, confiscation of passports, confidential place of safety.

There needs to be consideration given to the place of safety and the location. It may be that an out of area placement is preferable for safety and reassurance reasons. Organisations such as AMINA can provide ongoing support and by various means of communications.

It is envisaged that is most cases initial enquiries and assessment will have taken place.

The FMPO will be only be granted for the purpose of protecting a person from being forced into a marriage or from any attempt to force the person into a marriage, or who has been forced into a marriage.

In the Act “force” includes:

(a) coerce by physical, verbal or psychological means, threatening conduct, harassment or other means,

(b) knowingly take advantage of a person’s incapacity to consent to marriage or to understand the nature of the marriage.

**Areas that need to be considered**

• need for urgent/immediate action

• impact on protected person

• health, safety and well being

• protected person’s wishes and feelings

• age and level of understanding

• family history

• continuing threat and intent by family

• probable consequences of intervention /non intervention

• location of place of safety

• ongoing support needed

• need for section 12 payments as may have no access to money, clothes, specific foods (halal) - vouchers not always applicable. Access to benefits

• possibility of accessing personal belongings e.g visit to family home accompanied by social worker, police officer and interpreter (in case family make threats)

• need for safety plan

• duration of order

• awareness that order can be varied or recalled or extended

The court application may take time so need to ensure protected person has somewhere to stay while the application is proceeding.

3.2 Relevant third parties

Section 3 of the Act enables any person, with leave of the court, to apply for an FMPO. However, the victim, a local authority, the Lord Advocate and any other person specified by order may apply without leave.

3.3 Content of order

A protection order may contain prohibitions, restrictions or requirements which may include some of the following:

• to take protected person to place of safety

• to submit specific documents to the courts e.g passports, birth certificates

• may require a person to refrain from threatening or intimidating behaviour

• power of arrest for breaching order

Where an FMPO application goes to proof, the court makes its decision on the civil burden of proof, on the balance of probability.

The order lasts as long as it is required. The court can specify a period of time or no time limit can be set. If no time limit is set, the order remains in force until the court recalls it.

An interim order can be made to provide protection before a full order is made.

In certain circumstances, a civil court can also make a FMPO on its own initiative, without the victim or anyone else making a specific application to it. In criminal cases the court can refer the case to the Lord Advocate who can apply for a Forced Marriage Protection Order on behalf of the victim. This can happen if the victim is involved in another civil action (for instance, may be applying for a protective civil order) and the court considers that the circumstances of the matter are such that a FMPO should be made. If, in criminal proceedings, a court considers that an FMPO should be made (for instance, where trial evidence reveals that a person may be at risk of being forced into a marriage) it may refer the matter to the Lord Advocate, who may apply for an FMPO or take such other steps as are considered appropriate.

3.4 Variation or recall

Whilst there is no right of appeal, it is possible for the order to be varied or recalled. The adult who is subject to the order, the council or any other person who has an interest can apply for the order to be varied or recalled.

3.5 Breach of FMPO

Breach of a FMPO is a criminal offence and is punishable by imprisonment for up to 2 years and/or a fine of up to £10,000. The police may arrest without warrant any person who they reasonably believe is committing or has committed a breach of a FMPO.

As with any other civil order, the applicant or the protected person would be the person who would either go to court or report the breach to the police. However, any person including, for example, a friend or relative of the protected person (even if not directly affected by the order) could report a breach of a FMPO to the police for investigation.

3.6 Planning

Once the order has been granted and enacted it is important to ensure ongoing support and specialist help from groups who have a history of working with survivors of forced marriage

If the protected person is placed out with local authority area, arrangements need to be in place for ongoing support and future management.

**4. Victim-centred approach**

• Victims are listened to and they are able to communicate their needs and wishes

• Victims are given accurate information about their rights and choices

• Victims’ wishes are considered about the level of intervention they require. Staff must make it absolutely clear to the victim when and why the organisation is going to intervene and what that intervention will be

• All records belonging to individuals facing forced marriage should be kept secure to prevent unauthorised access by those within the broader

community who may potentially pass on confidential information to a victim’s family

• Staff should also be aware that they, other colleagues within the organisation or others within the victim’s support network may be approached and/or

pressurised by a member of the victim’s family, a family friend or a member of the community to give out information.

• Staff are aware that relatives, friends, community leaders and neighbours should not be used as interpreters or advocates, as they could be amongst the perpetrators of the forced marriage – despite any reassurances from this known person. If it is appropriate to use an advocate, then an independent advocate should be sourced

• The victim must always be told what information is being shared, with whom it is being shared, who will have access to it and why it is being shared.

• Obtain the victim’s consent to share information. Always tell the victim if you are planning to share information; who you will share it with; why; and who else might be party to it. You should also ask/tell her if any other organisations are aware of her circumstances even if you are not planning to share information with them.

**5. The danger of involving the family and the community**

• Involving families in cases of forced marriage may increase the risk of serious harm to an individual. The family may deny that the individual is being forced to marry and they may expedite any travel arrangements and bring forward the wedding.

• Staff should understand the danger of involving the family and the community in cases of forced marriage recognise that discussion with the family or any type of family involvement often places the person at greater risk of harm.

**6. The options available to people facing forced marriage**

In all cases, practitioners should discuss the range of options available to the person and the possible consequences. A spouse who is the victim of a forced marriage can initiate nullity or divorce proceedings to end the marriage, but should be made aware that a religious divorce will not end the marriage under UK law.

If someone fears they may be forced to marry, they have limited choices:

• To leave their family, start a new life and possibly have to remain in hiding

• To leave their family, start a new life knowing they face a life of ostracism and isolation

• To leave their family, start a new life and prosecute their family

• To return to the family and hope the situation can be resolved

• To seek legal protection.

If someone is already trapped in a forced marriage, they have limited choices:

• To stay with the marriage

• To flee the marriage, start a new life and possibly have to remain in hiding

• To leave their family, start a new life knowing they face a life of ostracism and isolation

• To flee the marriage, start a new life and prosecute the family

• To leave the family and publicly refuse to sponsor their spouses visa application for entry into the UK.

**7. Future meeting and contacts**

• Consider future contact and meetings – how contact made, place of contact where and when

• Discuss any safe method of contact – friend, work colleague

• If maintaining contact by mobile phone, establish if another member of family pays bill as record of call may place the person at risk

• Make sure you have a code word to ensure you are speaking to the right person

• Take care when sending messages that they cannot be intercepted

• If they have moved, do not meet person at new address as you may be followed and never speak to them in presence of “friends”

**8. Personal safety Advice**

Research shows that leaving home is the most dangerous time for women experiencing domestic abuse and this is often the case when someone flees a forced marriage. Therefore, if someone is planning to leave or the perpetrators suspect they might leave, they should take measures to ensure their safety.

Even if someone is not ready or willing to leave, they should still be advised of their options and helped with safety planning so they can take measures to protect themselves at home and make arrangements to leave home in an emergency.

Refer them, with their consent, to appropriate local and national support groups, counselling services and women’s groups that have a history of working with survivors of domestic abuse and forced marriage.

**Ask the person to think about:**

• Who they could go to in an emergency?

• Who would be able to send them money if necessary?

• All the things they may need to start a new life

• The possible finality of this decision and the ongoing lack of contact between them, their family and extended family.

**When devising a strategy for someone over the age of 16 to leave home, they should:**

• Be fully consulted as to their future needs and their wishes respected

• Consider the risk to themselves and whether they should involve the police

• Open a separate/secret bank or savings account in their name

• Leave copies of important documents such as passport, National Insurance number and birth certificate with police, social care services or a trusted friend

• Leave spare clothing and cash etc. with a trusted friend

• Keep helpline numbers close at hand

• Have a plan for how they may be able to use a phone for emergency use e.g. having a second mobile phone hidden somewhere safe

• Arrange alternative emergency accommodation should the need arise.

If the person is leaving the family home:

• Complete a safety plan before they leave the family home

• Arrange for an adult, e.g. a social worker or specialist domestic Abuse service worker, to accompany them if they insist on returning to the family home to collect their possessions

• If necessary, arrange for a police officer to escort the social worker/refuge worker or other and the person to collect their possessions – in order to prevent a breach of the peace

• Ensure an accredited interpreter, who speaks the same dialect as the family,

is also present, in case the family makes threats.

• Perform a risk assessment before visiting the family home

• Advise the victim how their actions may compromise their safety

• Take precautions to ensure that the person’s identity, benefit, and other records are confidential

• Encourage them to change their bank account details and mobile phone so they cannot be traced

• Use existing domestic Abuse safety measures such as mobile phones and alarms

• Refer them, with their consent, to appropriate local and national support groups, counselling services and women’s groups that have a history of working with survivors of domestic abuse and forced marriage.

**Immediate protection/Actions**

• Ideally, professionals should discuss cases of forced marriage with, and seek advice from, a designated professional or another statutory agency.

• However, there may be occasions when immediate emergency action is necessary to protect a child or young person from being forced to marry or abducted e.g. police protection or legal measures for the emergency protection of adults In this case, a strategy discussion should take place as soon as possible after the immediate protection to plan the next steps

• It should be noted that the point at which the family become aware of intervention (i.e. when immediate protection measures are instigated) is a point of increased risk for the victim and any siblings. The emphasis should be on swift but comprehensive planning of intervention in order to not inadvertently alert the family / community to the fact that concerns have been identified and protective steps are being taken. There should also be emphasis on the fact that, similar to domestic abuse, separation from perpetrators does not guarantee safety.

**It is important that staff:**

• Recognise the importance and relevance of immediate protection

• Recognise the risk to other siblings in the household who might also be threatened with, or already in, a forced marriage

• Understand that in almost no circumstances will it be sufficient to protect the person by removing the alleged perpetrator from the household (as in the significant majority of cases the extended family and wider community are also involved)

• Recognise that placing the person with a family member or member of the same community may place them at risk of significant harm from other family members or individuals acting on the family’s behalf

• Understand that if a Forced Marriage Protection Order is in place and is breached that the police should be informed as soon as possible

**National Contacts**

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| **NSPCC FGM**  **helpline launched** | NSPCC operates a dedicated helpline on FGM.  **Telephone: 0800 028 3550**  Emails to [fgmhelp@nspcc.org.uk](mailto:fgmhelp@nspcc.org.uk)  Further information. [NSPCC FGM](http://www.nspcc.org.uk/preventing-abuse/child-abuse-and-neglect/female-genital-mutilation-fgm/) website. |
| **FGM in Scotland website** | [www.fgmaware.org](http://www.fgmaware.org/)  A website with a range of guidance and resources was launched on 6 February (UN Day for zero tolerance to FGM) 2015. A short, animated film about FGM can be viewed on the website which also provides a range of information, resources - FGM & Health, Child Protection, FGM and the law and links to further resources/information.  The film ‘Sara’s Story (available as a download and/or DVD with facilitators notes) is intended for use across Scotland as part of Violence Against Women, Child Protection, Adult Support and Protection training. |
| **NHS Scotland** | The Scottish Government issued a letter to NHS Boards in 2014.  <https://www.publications.scot.nhs.uk/files/cmo-2014-19.pdf>  A range of resources to support Routine Enquiry of Gender Based Violence in Scotland are available via:  <https://www.publications.scot.nhs.uk/files/cel2008-41.pdf>  NHS Choices FGM Information Pages |
| **Information for Schools in Scotland** | **Schools:** The Scottish Government wrote to all Head Teachers in Scotland in February 2014 outlining the role schools play in relation to FGM and highlighting National Guidance for Child Protection, links to the UK Home Office leaflet and the Women’s Support Project who have been funded by the Scottish Government to develop resources for use in training and education.  <https://webarchive.nrscotland.gov.uk/20190127124339/http://www2.gov.scot/Publications/2014/03/2178/1> |
| **Information for Schools in Scotland - Cont.** | **Education Scotland**  <https://education.gov.scot/resources/female-genital-mutilation-fgm/>  **Teach, Educate, Share** website provides a range of materials including a comprehensive and adaptable lesson plan including guidelines and preparation information for teachers who are teaching the lesson. It also includes detailed notes for how to teach the lesson. The interactive lesson consists of various age-appropriate activities.  Access it here: [https://www.tes.co.uk/teaching-resource/FGM-](https://www.tes.co.uk/teaching-resource/FGM-Lesson-Plan-6408349/)  [Lesson-Plan-6408349/](https://www.tes.co.uk/teaching-resource/FGM-Lesson-Plan-6408349/) |
| **FORWARD** | FORWARD is a UK wide organisation campaigning against FGM. <http://www.forwarduk.org.uk/>  Forward’s Young People Speak Out program which aims to engage with young people on FGM. <http://www.forwarduk.org.uk/programmes/uk-programmes/youth> |
| **Equality Now** | Equality Now advocates for the human rights of women and girls around the world.  [www.equalitynow.org](http://www.equalitynow.org/) |
| **Karma Nirvana** | Karma Nirvana provides specialist support to Asian women and children and advice to other agencies. They can also access refuge accommodation.  [www.karmanirvana.org.uk](http://www.karmanirvana.org.uk) |
| **Shakti Women’s**  **Aid** | Shakti offers support and information to all black minority ethnic women, children and young people who are experiencing or fleeing domestic abuse, forced marriage and other honour based violence issues. They also have refuge accommodation.  **Telephone: 0131 475 2399**  [www.shaktiedinburgh.co.uk](http://www.shaktiedinburgh.co.uk) |
| **Saheliya** | Saheliya is an organisation, which provides a safe and confidential service that supports the mental health and well being of Black and Minority Ethnic women in Edinburgh. Services include counselling, support, befriending and advocacy.  [www.saheliya.org.uk](http://www.saheliya.org.uk/) |
| **ROSHNI** | Roshni aims to raise awareness and ensure the safety of children, young people and adults within minority ethnic communities.  Website: <https://www.roshni.org.uk/> |
| **Amina Muslim Women’s**  **Resource Centre** | Amina works with mainstream agencies to establish the barriers that prevent Muslim women from accessing services and participating in society. They provide direct helping services and community development to Muslim women.  **Free phone helpline number: 0808 801 0301**  [www.mwrc.org.uk](http://www.mwrc.org.uk/) |
| **Beyond the Veil** | Beyond the Veil educate and inform the public to clear misconceptions and myths surrounding Islam.  Address: c/o 1 House O’Hill Road, Edinburgh, EH4 2AJ  Email: [nasim.azad69@yahoo.co.uk](mailto:nasim.azad69@yahoo.co.uk) |
| **The FGM National Clinical Group** | Advocates for the end of the Female Genital Mutilation practice as well as championing education and support for healthcare specialists and advisors throughout the National Health Service and the wider community. The FGM Resource is targeted at specialists, practitioners and educators based in the UK and abroad, with the intentions to provide an overall context of FGM and its current standing within healthcare and political arenas.  <http://www.fgmresource.com/> |
| **Zero Tolerance** | Zero Tolerance briefing paper which provides links to further FGM information and resources.  [www.zerotolerance.org.uk](http://www.zerotolerance.org.uk/sites/all/files/files/FGMBrief_ForDownloadV1.pdf) |
| **Orchid Project** | Information and awareness raising of FGM <https://www.orchidproject.org/> |
| **Foreign & Commonwealth Office Forced Marriage Unit** | The Forced Marriage Unit is a single point of confidential advice and assistance for those at risk of being forced into marriage overseas.  **Telephone: 020 7008 0151**  **From overseas: +44 (0)20 7008 0151** Monday to Friday, 9am to 5pm  **Out of hours: 020 7008 1500** (ask for the Global Response Centre)  Email: [fmu@fcdo.gov.uk](mailto:fmu@fcdo.gov.uk)  <https://www.gov.uk/guidance/forced-marriage> |
| **Scottish Domestic Abuse & Forced Marriage Help Line** | **Telephone: 0800 027 1234**  Email: [helpline@sdafmh.org.uk](mailto:helpline@sdafmh.org.uk)  **Text/WhatsApp: 07401288595**  Online Chat: <https://www.sdafmh.org.uk/en/>  Support is available 24/7 |
| **LGBT centre for Health and Wellbeing** | The LGBT centre provides a varied programme of services, events, courses and groups for LGBT people.  9 Howe Street Edinburgh EH3 6TE  **Telephone: 0131 523 1100**  Monday to Friday, 9am to 5pm  Email: [admin@lgbthealth.org.uk](mailto:admin@lgbthealth.org.uk)  LGBT+ Helpline Scotland  **Telephone: 0800 464 7000**  Tuesday, Wednesday, Thursday 12 - 9pm Sunday 1 - 6pm |
| **Just Right Scotland Scottish Anti -Trafficking & Exploitation Centre** | [https://www.justrightscotland.org.uk](https://www.justrightscotland.org.uk/what-we-do/anti-trafficking-exploitation/) |
| **Iranian & Kurdish Women’s Rights Organisation** | The Iranian and Kurdish Women’s Rights Organisation provide advice, support, advocacy and referral in Arabic, Kurdish and Farsi to help women, girls and men escape the dangers of “honour” killing, forced marriage and domestic abuse.  **If you are in immediate danger dial 999**  **Telephone: 0207 920 6460**  Office hours: Mon to Fri, 9.30 to 5.30  Email: [info@ikwro.org.uk](mailto:info@ikwro.org.uk)  For out-of-hours emergencies call:  **Kurdish / Arabic/ English: 07846 275246**  **Farsi / Dari / English: 07846 310157** |
| **Scottish Women’s Aid** | Scottish Women’s Aid does not offer direct services for Women. Services for women and children are provided by Angus Women’s Aid, Dundee Women’s Aid and Perth and Kinross Women’s Aid.  Scottish Women’s Aid is a good resource for workers.  Scottish Women’s Aid  2nd Floor  132 Rose Street  Edinburgh  EH2 3JD  **Tel: 0131 226 6609**  **Fax: 0131 226 2996**  Email: [contact@scottishwomensaid.org.uk](mailto:contact@scottishwomensaid.org.uk) |
| **Rape Crisis (Scotland)** | Rape Crisis Scotland (RCS) is the national office for the rape crisis movement in Scotland.  46 Bath Street, Glasgow, G2 1hG Tel: 0141 331 4180  **Fax and Minicom: 0141 332 2168** Email: [info@rapecrisisscotland.org.uk](mailto:info@rapecrisisscotland.org.uk)  The Rape Crisis Scotland National Helpline provides crisis support for anyone in Scotland affected by sexual violence at any time in their lives.  **Rape Crisis Scotland Helpline: 08088 01 03 02 (free number)** Everyday, 6pm to midnight. |
| **Archway** | Archway Glasgow is Scotland’s first Sexual Assault Referral Centre, providing forensic and medical assistance, as well as support and counselling for anyone who has recently been raped or sexually assaulted.  **Telephone: 0141 211 8175**  Open 24 hours a day, 7 days a week. |

**Angus, Dundee, Perth and Kinross Contacts**

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| **Perthshire Women’s Aid** | 49 York Place  Perth  PH2 8EH  **Telephone: 01738 639043**  Available 9.30am – 4pm  Monday to Friday |
| **Dundee Women’s Aid** | 47 Blinshall Street  DUNDEE  DD1 5DF  **Support Line: 01382 207099**  Mon - Fri, 9:30am - 12:30pm & 1:30pm - 4:30pm  **Text Line: 07763 682 105**  Mon, Tues, Wed, Fri, 10:00am - 12:00pm & 2:00pm - 4:00pm  Thurs: 10:00am - 12:00pm  **Business Line: 01382 220803**  Mon to Fri: 9:00am - 4:30pm |
| **Angus Women’s Aid** | 290 High Street Arbroath DD11 1JF  **Telephone: 01241 439437**  Email: [info@anguswomensaid.co.uk](mailto:info@anguswomensaid.co.uk) |
| **Domestic Abuse Liaison Unit** | **The on-duty DS can be contacted on 01382 591891 or 96**  Email: [TaysideDAIU@scotland.pnn.police.uk](file:///C:\Users\falconere\AppData\Local\Microsoft\Windows\INetCache\Content.Outlook\8DL8EAL2\TaysideDAIU@scotland.pnn.police.uk) |

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| **Shakti Women’s Aid (Dundee)** | Shakti offers support and information to all black minority ethnic women, children and young people who are experiencing or fleeing domestic abuse, forced marriage and other honour based violence issues.  Enterprise House  45 North Lindsay Street  Dundee  DD1 1PW  **Telephone: 01382 207095** |
| **Amina Muslim Women’s Resource Centre** | Amina works with mainstream agencies to establish the barriers that prevent Muslim women from accessing services and participating in society. They provide direct helping services and community development to Muslim women.  **Free phone helpline number: 0808 801 0301**  **Dundee: 01382 224 687**  opening hours 9.30am to 5pm  **Glasgow: 0141 585 8026**  Email: [www.mwrc.org.uk](http://www.mwrc.org.uk/) |
| **Victim Support Scotland** | **Victim Support Angus**  1st Floor  Merrin House  50 East Abbey Street  Arbroath  DD11 1EN  **Perth and Kinross**  Unit 1, Highland House  St Catherine’s Road  Perth  PH1 5YA  0800 160 1985  01738 567 171  **Dundee**  Quadrant House  9 Riverside Dr  Dundee  DD1 4NY  **Telephone: 01382 238720**  Practical and emotional support for Victims of Crime. Also support at court for victims and witnesses. |
| **Rape and Sexual Abuse Centre**  **(RASAC) Perth and Kinross** | 18 King Street  Perth  PH2 8JA  **Business line – 01738 626290**  **Helpline – 01738 630965**  Email: [rasacpk@gmail.com](mailto:rasacpk@gmail.com) |
| **Women’s Rape and Sexual Abuse Centre (WRASAC)** | **WRASAC – Dundee & Angus**  2 Dudhope Street  Dundee  DD1 1JU  **Telephone: 01382 201291**  Email: [support@wrasac.org.uk](mailto:support@wrasac.org.uk) |

DOCUMENT REVIEW

| **Date** | **Brief Summary of Changes** | **Review Date** |
| --- | --- | --- |
| September 2024 | Protocol updated   * Dates of legislation updated * Honour Based Violence – terminology changed to Honour Based Abuse * Contact details reviewed and updated * Slight changes to wording of roles and responsibilities section | September 2027 |

**Appendix A**

**ONE CHANCE CHECKLIST**

You may only have one chance to speak to a potential victim of Forced Marriage and, therefore, only one chance to save a life.

* See the victim on his/her own – even if they are accompanied by others;
* See the victim immediately in a secure and private place where you will not be overheard;
* Reassure the victim about confidentiality and explain that you will not give information to family, friends or the community.
* Accept what is said;
* Explain all the options to the victim and possible outcomes;
* Recognise and respect his/her wishes;
* Assess the risk faced by conducting an appropriate and thorough risk assessment.
* Contact, as soon as possible, the lead worker responsible for forced marriage (if the potential victim is under 16, refer to child protection inter-agency guidance; if an adult at risk, discuss with your adult support and protection lead and refer to inter-agency guidance);
* Agree a way to make contact safely (for example agree a code word);
* Obtain full details to pass on to the lead worker and record these safely;
* Provide contact details or help the victim to memorise your contact details and/or those of a support agency such as Women’s Aid.
* Consider the need for immediate police involvement, protection and placement away from the family and arrange this is necessary; this includes any action to stop the victim from being removed from the UK;
* Do everything possible you can to keep the victim safe; and
* Get immediate advice if you are not sure what to do.

Victims can be male or female, but are most likely to be the latter.

**Appendix 1**

**Warning Signs for Forced Marriages**

