Q.1 What do you mean by the term Domestic Violence?

Ans. Domestic Violence is violence or other mishandle by one individual against another in a household setting, for example, in marriage or dwelling together. Domestic Violence at home can likewise include Violence against kids, guardians, or the elderly, and might be improved the situation self-protection. It takes various structures, including Physical, Verbal, Emotional, Economic, Religious, Reproductive, and Sexual Abuse, which can run from inconspicuous, coercive structures to Marital rape and to Violent Physical manhandle, for example, gagging, beating, female genital mutilation, and corrosive tossing that outcomes in deformation or passing. Household murders incorporate stoning, lady of the hour consuming, respect killings, and Dowry Deaths.

Domestic violence at home frequently alludes to Violence between mates, or spousal manhandle yet can likewise incorporate companions and non-wedded cozy accomplices. Domestic violence at home happens in all Cultures; individuals of all races, ethnicities, religions, genders and classes can be culprits of Domestic Violence. Domestic Violence at home is executed by the two people, happening in both same-sex and inverse sex connections.

The strict importance of the word Domestic Violence essentially implies any VIOLENT or forceful conduct of any individual inside the Home as the word here may be 'Domestic' or as such a brutal fight between a couple which may constrain a female companion to file for mental badgering fundamentally under Domestic Violence Act and different arrangements of Indian Penal Code (IPC) and Criminal Procedure Code (CrPC). Essentially from ages, Domestic Violence has been Committed against ladies however in the present situation men can likewise petition for Domestic Violence which can go under the classification of Domestic Abuse, family viciousness fundamentally emerging in the connections, for example, marriage incorporating associations with relatives, family companions and so on and it can be in different structures, for example, physical animosities, sexual manhandle, psychological mistreatments and so forth.
Q.2 What are the different types of Domestic Violence?

Ans. The are following types of Domestic Violence:

1. **Physical Violence:**
   Physical Violence is the most visible type of abusive behavior at home. The extent of physical domestic/intimate mate violence brutality incorporates slapping, pushing, kicking, gnawing, hitting, tossing objects, beating, undermining with any type of weapon, or utilizing a weapon. Physical Violence is the deliberate utilization of physical power with the potential for causing damage, mischief, handicap, or passing, for instance, hitting, pushing, gnawing, restriction, kicking, or utilization of a weapon.

2. **Sexual Violence:**
   Domestic sexual violence is a kind of domestic violence which includes sexual coercion and marital rape. In Indian law, marital rape is not a crime except during the period of separation of the partners. Sexual abuse includes any act of sexual nature that abuse, humiliates or violate the dignity of woman. Thus, sexual violence means forced intercourse, coerced to look into pornography or other such materials.

3. **Emotional Violence:**
   Psychological/Emotional Abuse can incorporate, mortifying the person, controlling what the person can and can't do, taking data from the person, intentionally accomplishing brief comment the person feel embarrassed or humiliated, disengaging the person from loved ones, and denying the person access to cash or other essential assets.

4. **Economic Violence:**
   Economic abuse is the point at which the abuser has complete control over the casualty's cash and other monetary assets. More often than not, this includes putting the victim on a strict 'recompense', withholding cash freely and driving the person to ask or to beg for the cash until the point when the abuser gives them some cash. This likewise incorporates keeping the victim from completing education or acquiring work. Economic abuse diminishes the victim's capacity to support themselves, increasing dependence on the perpetrator. Forcing or pressuring a family member to sign documents, to sell things, or to edit a will are forms of economic abuse. A victim may be put on an allowance, allowing close monitoring of money
is spent, preventing spending without perpetrator consent, leading to the accumulation of debt or depletion of the victim's savings.

Q.3 Who are the victims of Domestic Violence?
Ans. Domestic violence is not stricted to one specific group rather it takes place in all socio-economic, racial, religious, age-groups. Domestic violence takes place between married couple, separated, divorced or who are dating.
But the main victims of Domestic Violence are WOMEN. And this has been seen all over the world globally.

Q.4 What can you do, if you are Victim of Domestic Violence?
Ans. There are different special law focused on victims and giving them relief from domestic violence. You can file an application under these law. This does not stop you from seeking other civil or criminal action against the offenders.

Q.5 What are the Domestic Violence Laws in India?
Ans. In India, law on Domestic Violence has mainly evolved in 3 stages.

1. The Indian Penal Code Amendment in 1983
A unique area, numbered 498-A, that authoritatively made Domestic Violence a Criminal Offense was added to the Indian Penal Code in 1983. This Section of the law particularly covers Cruelty towards wedded ladies by their spouses or their husbands' families.
An accommodating statement in this Section enables woman's relatives to make the objection for them. This is greatly helpful in situations where the Woman is excessively anxious, making it impossible to talk up for herself, for reasons, for example, she could get captured by her significant other or basically can't leave the house. One sort of Cruelty that can be punished is conduct that causes a woman's death or genuine damage, or pushes her to confer

...
suicide. Another kind is the sort of provocation identifying with threatening the woman or her relatives to surrender her property.

Under the Law, acts of cruelty include, but are not limited to, the following:

a. physical abuse;

b. psychological torture by threatening her or her loved ones (such as children);

c. not giving the woman food;

d. locking her in or out of the house as punishment; and

e. sexual abuse against the woman’s will.

Convicted punishers will be charged with imprisonment up to 3 years or fine or both.

2. The 2005 Protection of Woman from Domestic Violence Act

**Introduction** –

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.

**Definition** –

Domestic violence is defined by Section 3 of the Act as “any act, omission or commission or conduct of the respondent shall constitute domestic violence in case it:

1. 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

2. 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

3. 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

4. Otherwise injures or causes harm, whether physical or mental, to the aggrieved person.”

The Act goes on, through the section *Explanation 1*, to define "physical abuse", "sexual abuse", "verbal and emotional abuse" and "economic abuse".

If you are victim you can approach to following authorities under this law-

1. ‘Protection Officer’ or the
Duties of Authorities-

The law forces certain obligations on the principle specialists in charge of implementing this law. At the point when a cop, Protection Officer, Service Provider or Magistrate comes to realize that somebody is experiencing abusive behavior at home, they should educate the casualty of the accompanying rights:

1. The casualty can apply for any of the reliefs perceived under this law i.e. an assurance arrange, fiscal help, authority arrange, habitation arrange or a pay arrange.
2. The casualty can utilize the administrations of certain official Service Providers.
3. The casualty can approach a Protection Officer and approach them for help.
4. The casualty can request free legitimate guide.
5. The casualty can likewise record a criminal protest under the general law on violations (the Indian Penal Code, 1860).

Application to Magistrate –

An application regarding domestic violence can be presented to the magistrate by:

1. The aggrieved person,
2. Protection officer on behalf of aggrieved person
3. Any other person on behalf of aggrieved person.

Punishment

1. There are different controls or arrangements being made for protection of women against domestic violence under the statute, for example, Sec.304B of IPC relating to endowment passing.
2. Under segment 313-316 of IPC female child murder has been made culpable which implies mightily ending the pregnancy of a ladies.

3. Different areas of IPC managing these issues are segment 305-306 identified with abetment of suicide and 340,349 of IPC individually wrongful restriction and wrongful limitation.

4. An objection can likewise be recorded under area 498A of IPC for cruelty which additionally falls under aggressive behavior at home.

**Different kinds of order issued by Court-**

The judge or the Magistrate can order many different measures under this law in order to ensure your protection and well-being. This includes

1. protection orders (ordering the offender to stop violence)
2. residence orders,
3. monetary relief,
4. custody orders and
5. compensation orders.

**Brief summary of PWDV, 2005**

This is the principal law in India to explicitly recognize each Woman's Right to be in a home without Violence. Actually, it was viewed as a noteworthy advance forward in securing Women's Rights and more successful insurance. It is a long and extensive law that subtle elements a few critical approaches and methods intended to encourage Women.

In the first place, it gives a particular meaning of Domestic Violence: genuine or dangers of physical, mental, passionate, sexual, or verbal manhandle, and provocation in regards to Dowry or Property. Woman's are given the privilege to look for insurance against such acts, and their relatives can record a dissension for them against spouses who overstep the law.

Second, a woman's entitlement to dwell in their "Matrimonial Household" is plainly perceived. She can't be ousted from it as she legitimately shares it with her better half. On the
off chance that she is expelled, she has the privilege to look for Monetary Compensation and Safe Shelter, and additionally free lawful and restorative guide.

In conclusion, the two NGOs and divisions of the Indian Government –, for example, the National Commission for Women – stepped up with regards to arrange mindfulness classes that could be effortlessly gone to by ladies who are influenced by this demonstration, e.g., Woman’s in high hazard territories.

Violators of this law will either be commanded to repay the lady monetarily, or will be served a controlling request to fend off them from the complainant.

3. **THE 2013 CRIMINAL LAW AMENDMENT**

As a reaction to the solicitations made by the Justice Verma Committee, a little Commission named after and headed by one of India's most very respected law specialists, a long rundown of alterations to the Indian Penal Code, Code of Criminal Procedure, and the Indian Evidence Act were presented in this 2013 demonstration.

The point of the Amendment was to give harsher and swifter discipline to those hoodlums who submitted mishandle against ladies. Insights with respect to rape and assault were elucidated and included onto. For example, "assault" was given a superior and more thorough legitimate definition, to incorporate non-consensual infiltration utilizing non-sexual items, and also non-penetrative sexual acts.

Punishments for offenses, for example, assault, attack, and inappropriate behavior were expanded. Specifically, heavier sentences were announced for attackers, notwithstanding including capital punishment for especially irritating cases, for example, group assault where the casualty was left in a vegetative state after the wrongdoing.

New offenses that are punishable by law were introduced by the amendment as well. These include, but are not limited to:

1. acid attacks
2. stalking
3. voyeurism
4. publicly and forcefully disrobing a woman.
Q.6  Domestic Violence Laws in USA?

Ans. Definition –

The U.S. Office on Violence against women (OVW) defines domestic violence as a “pattern of abusive behavior in any relationship that is used by one partner to gain or maintain power and control over another intimate partner. Domestic violence can take many forms, including physical abuse, sexual abuse, emotional, economic, or and/or psychological abuse.”

Subchapter III of chapter 136 of title 42 of the US Code:

The term 'domestic violence' includes felony or misdemeanor crimes of violence committed by a current or former spouse of the victim, by a person with whom the victim shares a child in common, by a person who is cohabitating with or has cohabited with the victim as a spouse, by a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction receiving grant monies, or by any other person against an adult or youth victim who is protected from that person’s acts under the domestic or family violence laws of the jurisdiction.”

Q.7  What are the laws for Domestic Violence in USA?

Ans. FEDERAL LAWS

In 1994, the U.S. government reacted to the across the nation issue of residential and sexual brutality by establishing the Violence Against Women Act (VAWA), intended to enhance both casualty administrations and capture and indictment of batterers. VAWA 1994 cultivated group facilitated reactions to aggressive behavior at home and rape (drawing in the criminal equity framework, social administrations, and NGOs), made a National Domestic Violence hotline and designated significant assets for various types of activities and projects, including covers and different administrations for battered ladies, legal instruction and preparing projects, and projects to expand effort to provincial women.
[1] VAWA not just reauthorized STOP gifts, which bolster programs intended to enhance law requirement and indictment reaction to abusive behavior at home, yet additionally ordered that abusive behavior at home supporters be engaged with the arranging and usage of these programs.

[2] VAWA likewise reauthorized reserves for Victim and Witness Counselors, who work with abusive behavior at home casualties in government arraignments, gave assurances to battered outsider ladies, and built up elected punishments for interstate Domestic Violence and rape violations.

The Victims of Trafficking and Violence Prevention Act of 2000 made another type of help for victims of domestic violence in the United States. The new law made "U-Visas," which permit settlers who are victims of specific wrongdoings, including domestic violence, or have data about those violations, to apply for residency in the United States. A law authorization official must affirm that the person's help is important for the examination.

The Institute for Law and Justice distributes Review of State Laws Relevant to Violence Against Women (Domestic Violence, Sexual Assault, Stalking, and Related Laws), Neal Miller, 1 December 2002. This report contains a review of U.S. state laws on domestic violence, including laws that influence prosecutor and police arrangements.

Upgraded Penalties Statutes, by Eve Zamora, depicts the various types of improved punishments for domestic violence that have been ordered in various states in the United States.

VAWA 2013 expanded housing protections to include additional federally-subsidized housing programs not included in the 2005 reauthorization, provided additional protections for students and immigrant survivors, and reauthorized critical VAWA grant programs.[6] For more information on VAWA, including grant programs, see the U.S. Department of Justice Office on Violence Against Women.

STATE LAWS

Minnesota’s Domestic Abuse Act, Section 518B.01 of Minnesota’s statutes, creates a civil remedy of an Order for Protection (OFP), designates the procedures that must followed in applying for and granting an OFP, and describes the kind of relief that can be granted. For example, the Act sets forth the circumstances under which an ex parte order may be granted and requires that a hearing be held within ten days after the issuance of such an order. The Act also
describes penalties for violations of both OFPs and No Contact Orders, orders issued against a defendant in criminal proceedings for domestic violence, and describes how law enforcement officials should enforce such orders. In addition, the Act includes a number of provisions that facilitate victims’ access to the legal system. For example, the Act waives the filing fees for orders of protection and provides that an individual filing for an OFP may request that his or her address not be disclosed to the public.

**Section 609.2242** of Minnesota’s statutes criminalizes domestic violence. Under this law, an individual commits the crime of domestic assault by causing another to fear immediate bodily harm or death, or inflicting, or attempting to inflict, such harm. Penalties are increased when the perpetrator has previously committed one or more domestic assaults within a certain period of time.

Minnesota has also enacted a domestic violence arrest law, **Section 629.341**, that allows officers to arrest an individual without a warrant if there is probable cause to believe that the individual has committed domestic abuse, and that requires officers to provide victims of domestic violence with notice of their legal rights.

**Section 629.342** of Minnesota’s statutes provides that police departments must develop policies and protocols for dealing with domestic violence, and explicitly requires police officers to assist victims in obtaining medical treatment and providing the victim with a notice of his or her legal rights.

**New York State's Domestic Violence Prevention Act** makes a complete system of administrations for victims of Domestic Violence. The Act requires social administrations areas to offer crisis shield and different administrations, including backing, guiding and referrals. The Act requires covers that get financing under its arrangements must to keep up a secret address and furthermore orders that other government offices keep such tends to classified.

New York State additionally passed a law making an Office for the Prevention of Domestic Violence. The Office is accused of prompting the senator and lawmaking body "on the best courses for state government to react to the issue of Domestic Violence" and to "create and execute approaches and programs intended to help casualties of aggressive behavior at home and their families, and to give instruction and counteractive action, preparing and specialized help."
California Passes Tough New Domestic Violence Laws, Marie De Santis, Women’s Justice Center, provides an overview of California’s new domestic violence law and discusses the ways in which the law could be further improved. The California Penal Code includes links to Section 836, the state’s law on arrest, as well as sections of Part 4 Title 5 of the Penal Code, governing the law enforcement response to domestic violence.

California’s Family Code contains provisions governing protections for victims of domestic violence, including the issuance and enforcement of OFPs (called “protective orders” under the Family Code), and the duties of law enforcement officers.

**Domestic violence offender Gun Ban**

The Domestic Violence Offender Gun Ban, also known as the Lautenberg Amendment, is a United States federal law enacted in 1996 to ban firearms and ammunitions to individuals convicted of misdemeanor domestic violence, or who are under a restraining (protection) order for domestic abuse in all 50 states.

**The United States federal probation and supervised release for Domestic Violence Offenders:**

1. Requires first-time domestic violence offenders/guilty parties indicted Domestic violence wrongdoings to go to court-endorsed non-benefit wrongdoer recovery programs inside a 50-mile sweep of the person's legitimate living arrangement.

2. Makes probation required for first-time Domestic Violence wrongdoers not condemned to a term of detainment

**Unites States Asylum for Domestic Violence in USA**

In 2014 the Board of Immigration Appeals, America's highest immigration court, found for the first time that women who are victims of severe domestic violence in their home countries can be eligible for asylum in the United States. However, this ruling was in the case of a woman from Guatemala and thus applies only to women from Guatemala.