What Happens When I Call 911 For Help?

Victim calls 911 for help

Operator answers call. Asks for information from caller

If non-English Speaker, operator accesses Language Line for interpreter

Operator classifies call and assigns a priority code

Dispatcher assigns squad car. Dispatcher enters information about call into computer in squad cars

Operator keeps caller on line and updates changes to the call or ends the call

Dispatcher checks in with police officers as they respond to the emergency

Dispatcher will change the urgency and priority of the call based on the information that is given by the caller

At any point you can contact St. Paul & Ramsey County Domestic Abuse Intervention Project, 651-645-2824, to speak with a confidential advocate
What do St. Paul Police do when they respond to a 911 domestic abuse call?

911 dispatches squad

Officers arrive on scene, survey area, observe scene and activity, determine if weapons are present, determine if paramedics are needed

Interview the victim and suspect separately

Check for warrants, orders for protection, domestic abuse no contact orders or harassment restraining orders

Collect evidence:
- Call camera car to take photos
- Observe and document injuries
- Observe damage / disarray
- Interview you, suspect, witnesses
- Have victim sign medical release form
- Ask risk questions

If suspect Gone on Arrival (GOA), police call the dispatcher to update them and write GOA report

Dispatcher broadcasts description of GOA to all squads. Officers can arrest the suspect up to 72 hours

If you don’t speak English, police can access interpreter

If in Safe at Home Program, tell police. Give PO Box. Ask it be marked non-public
What do St. Paul Police do when they respond to a 911 domestic abuse call?

Determine:
- If anyone acted in self-defense
- Who the primary aggressor is
- Whether there is probable cause to arrest

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Police can:
- Arrest
- Not arrest
- Advise

If arrest, suspect transported to jail and booked

Write police report
What happens when someone is arrested and brought to jail?

- **Officer brings suspect to jail**
- **Inmate’s property is collected, inventoried**
- **Each morning jail staff check court list for inmates to appear in court for arraignment or first appearance when bail/conditions of release may be ordered**
- **Deputy brings inmate to court**
- **If release ordered, jail staff attempt to notify victim of inmate release**
- **Get information about inmate by calling, 651-266-9350 or on website [www.co.ramsey.mn.us/sheriff/bookings](http://www.co.ramsey.mn.us/sheriff/bookings)**
- **In domestic abuse cases, contact by inmate with you is blocked by jail**
- **If no domestic abuse no contact order in place and you want contact, call jail to discuss**
- **Bail is money given to court as a promise to appear. If bail not affordable, bail bondsman can pay court for non-refundable fee of 10%--20% of bail plus, in some cases, collateral**
- **If you don’t speak English, jail staff can access an interpreter.**

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What happens if I am contacted by a police investigator?

Family and Sexual Violence Unit receives police report from the original patrol/responding officer

Case assigned to investigator

Investigator follows up
• Reviews evidence collected
• Collects additional evidence (medical reports, re-interviews you and witnesses, takes new photos, etc.)
• Gives you contact information for investigator
• Reviews case for charging
• Consults with prosecutor

If you don’t speak English, investigators can access an interpreter.

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How does a defendant get released from jail before trial?

Project Remand (PR) gets notified from law enforcement once defendant charged and booked

PR staff get criminal history, interview defendant, try to contact you to explain arraignment process and when defendant will appear in court

Project Remand:
- Completes bail evaluation
- Presents to prosecutor, defense counsel and judge
- Makes release recommendation

Judge orders bail and/or conditions of release

Project Remand will
- Explain conditions of release
- Call you to tell you of judge’s order
- Supervises defendant awaiting trial

If you don’t speak English, Project Remand staff can access an interpreter.

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Bail evaluation includes criminal and social history. It is a tool that predicts defendant’s likelihood to reoffend and to make court appearances

PR gets name and numbers of people who can verify information and calls to verify

PR also screens for public defender eligibility, chemical/alcohol and mental health problems

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How does a misdemeanor or gross misdemeanor domestic violence case move through the criminal justice system?

If suspect arrested, city attorney decides whether to charge within 36 hours unless judge grants extension to keep suspect in jail longer

If charged, prosecutor appears in arraignment court where
- In misdemeanor case defendant pleads guilty or not guilty
- Gross misdemeanor no plea, new court date set for plea
- Project Remand presents pre-trial/bail evaluation
- Judge orders conditions of release and/or bail

If guilty plea, case is resolved in arraignment court

If suspect not charged, suspect is released from jail

If suspect gone from scene, Gone on Arrival, prosecutor decides to charge or not charge. If charged, warrant will be issued for suspect’s arrest

St. Paul City Attorney’s office tries to contact you before arraignment court
- If domestic abuse no contact order is issued, city attorney’s office will notify you by phone or mail

If not guilty plea, case scheduled for pre-trial or omnibus hearing

Defendant may be released from jail on conditions/bail until hearing
How does a misdemeanor or gross misdemeanor domestic violence case move through the criminal justice system?

- Pre-sentence investigation ordered (PSI)
  - Sentencing ordered approximately six weeks after guilty plea
  - Defendant may be released until sentencing on condition he have no contact with you

- Prosecutor and defense attorney try to settle case at pre-trial/omnibus hearing

- Case settled

- Case not settled

- Case scheduled for jury trial

If you don’t speak English St. Paul City Attorney staff can access an interpreter

At any point you can contact St. Paul & Ramsey County Domestic Abuse Intervention Project, 651-645-2824, to speak with a confidential advocate.
How does a felony domestic violence case move through the criminal justice system?

All felonies prosecuted by Ramsey County Attorney’s Office

When investigation is complete, case presented to county attorney. County attorney can:
- charge
- decline to charge or
- release suspect pending further investigation

If felony charged, formal complaint drafted and filed

If defendant is in jail, the first appearance occurs within 36-48 hours. At this hearing:
- The defendant can plead guilty, but usually does not enter plea at this hearing
- Eligibility for public defender is decided
- Judge sets bail and/or conditions of release
- County attorney’s office victim/witness advocate assigned

If county attorney declines to charge, suspect released

Investigator can bring case to city attorney for charging review as misdemeanor or gross misdemeanor
How does a felony domestic violence case move through the criminal justice system?

- Approximately four weeks after first appearance, omnibus hearing scheduled. Defendant pleads guilty or not guilty. Attempts are made to settle case.

- Approximately four weeks after omnibus hearing, pre-trial is scheduled.

- Approximately four weeks after pre-trial, jury trial is scheduled.

- If guilty, approximately six weeks after jury trial, sentencing occurs.

- Some St. Paul cases of high risk/lethality are directed to the Joint Special Victims Unit.

- At any time in process, defendant can plead guilty. After guilty plea:
  - Pre-sentence investigation ordered (PSI)
  - Probation will contact you for input
  - Approximately six weeks after plea, sentencing occurs.

If you don’t speak English, the staff at the Ramsey County Attorney’s Office can access an interpreter.

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What happens after a defendant is found guilty or pleads guilty?

- Court orders a pre-sentence investigation (PSI) done by probation
- Probation will contact you for your input on domestic abuse history, desire for contact and sentence
- Probation writes a PSI that includes:
  - Official version of crime
  - Prior criminal history
  - Social history
  - Drug and alcohol background
  - Victim statement
  - History of domestic violence
  - Recommendations for sentence
- If you don’t speak English, probation officer can access an interpreter
- If you are in Safe At Home Program you can give the probation officer your post office box mailing address
What happens after a defendant is found guilty or pleads guilty?

Your views go into confidential section of report

Note: although confidential section of PSI is not supposed to be shared with defendant, it is shared with defense attorney

PSI writer will confirm date, time of place of sentencing

You can be present at sentencing and present a victim impact statement that defendant can read or hear

After PSI presented, offender is sentenced

If offender placed on probation, supervising probation officer will be assigned to case within 3-5 business days

Supervising probation officer:
  • Sends you letter with his/her contact information
  • Monitors offender’s behavior

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