Your Rights As A Victim

It is important that victims of crime be given information about the criminal justice process, and, that victims of particular crimes understand their rights under law.

These rights include the following:

- In most cases a person arrested has the right to make bond and be released from jail prior to trial. Bonds are set by the county courts, acting under State law, not by the police.
- Misdemeanor Crimes Many misdemeanor crimes have preset bonds. This means that if the person arrested can post property for, or pay the bond, they are released from jail without a hearing. Examples of misdemeanor crimes include, but are not limited to, simple assault, shoplifting (under a certain dollar amount), harassing phone calls, disorderly conduct, public drunk.
- Felony Crimes Most felony crimes do not have pre-set bonds. This means that the person arrested has to wait for a hearing before a judge before they have the opportunity to pay or post property for a bond to be released from jail. If the judge grants bond and the person arrested can post property or pay the bond, they are released from jail. Examples of felony crimes include, but are not limited to, murder, aggravated assault, aggravated battery, rape, forgery, burglary, and armed robbery.
- In some cases, judges may refuse bond. This means the person arrested cannot be released. In some cases, other agencies, such as another police or Sheriffs' Department, or U.S Immigration may place a "hold" on the person arrested. The person arrested should not be released until the "hold" is lifted by the agency that has placed it.

- You have the right to be notified when the accused person is arrested or released. If you wish to exercise this right, you must complete a brief form with your contact information. This form is available from the police agency responsible for your case, or from the county magistrate court.
- Upon receipt of your request for notification, you should be notified by means of the telephone numbers you provide, when the accused person is arrested, released, or when a judicial proceeding contemplating the accused person's release is scheduled. You may not always receive notification of a bond hearing, because of time limitations.
- State law allows compensation for victims of certain crimes. For more information about victim compensation, call the Governor's Victim Assistance Help Line at the number listed in the brochure.
- When you have questions or concerns about your case, use the telephone numbers in this brochure to call the appropriate agency or agencies.

Case #			
Officer name:			



Agency Telephone Numbers	
Emory University Police Department 24-hour Emergency Administration Records 24-hour Non-emergency Dekalb County Police Department 24-Hour Emergency Non-emergency	404.727.6111 404.727.6115 404.727.5459 404.727.8005 9-1-1 or 770.724.7780 678.294.2000
Emory Women's Center	404.727.2031
Day League	404.377.1428
Dekalb Battered Women's Center	404.370-7670
DeKalb County Sheriff's Department County Jail Field Division Warrant Unit	404.298.8500 404.298.8402 404.298.8200
DeKalb County Magistrate Court	404.371.2261
DeKalb County Solicitor General Victim Assistance Office	404.371.2201
DeKalb County District Attorney Victim Assistance Office	404.371.2561
Governor's Victim Assistance Help Lin	ne 800.338.6745
Applications for Victim Compensation (Georgia Criminal Justice Coordinating Co	



Your Rights As A Victim

Emory Police Department 1784 N. Decatur Rd., Suite G01 Atlanta, Georgia 30322 www.emory.edu/EPD

User Files: Forms: T.V/Victim's Rights Brochure