

HELP, EMERGENCY MEDICAL TREATMENT, CREDITOR INTERCESSION SERVICES, OR OTHER SOCIAL SERVICES AND COUNSELING MAY BE OBTAINED;

(3) SHOULD BE NOTIFIED IN ADVANCE OF DATES AND TIMES OF TRIAL COURT PROCEEDINGS IN THE CASE AND, ON WRITTEN REQUEST, OF POSTSENTENCING PROCEEDINGS, AND BE NOTIFIED IF THE COURT PROCEEDINGS TO WHICH THE VICTIM OF A CRIME, VICTIM'S REPRESENTATIVE, OR WITNESS HAS BEEN SUBPOENAED WILL NOT PROCEED AS SCHEDULED;

(4) SHOULD BE TOLD OF THE PROTECTION AVAILABLE, AND, ON REQUEST, BE PROTECTED BY A CRIMINAL JUSTICE UNIT, TO THE EXTENT REASONABLE, PRACTICABLE, AND, IN THE UNIT'S DISCRETION, NECESSARY, FROM HARM OR THREATS OF HARM ARISING OUT OF THE CRIME VICTIM'S OR WITNESS'S COOPERATION WITH LAW ENFORCEMENT AND PROSECUTION EFFORTS;

(5) DURING EACH PHASE OF THE INVESTIGATIVE OR COURT PROCEEDINGS, SHOULD BE PROVIDED, TO THE EXTENT PRACTICABLE, WITH A WAITING AREA THAT IS SEPARATE FROM A SUSPECT AND THE FAMILY AND FRIENDS OF A SUSPECT;

(6) SHOULD BE TOLD BY THE APPROPRIATE CRIMINAL JUSTICE UNIT OF FINANCIAL ASSISTANCE, CRIMINAL INJURIES COMPENSATION, AND ANY OTHER SOCIAL SERVICES AVAILABLE TO THE VICTIM OF A CRIME OR VICTIM'S REPRESENTATIVE AND RECEIVE HELP OR INFORMATION ON HOW TO APPLY FOR SERVICES;

(7) SHOULD BE TOLD OF AND, ON REQUEST, SHOULD BE GIVEN EMPLOYER INTERCESSION SERVICES, WHEN APPROPRIATE, BY THE STATE'S ATTORNEY'S OFFICE OR OTHER AVAILABLE RESOURCE TO SEEK EMPLOYER COOPERATION IN MINIMIZING AN EMPLOYEE'S LOSS OF PAY OR OTHER BENEFITS RESULTING FROM PARTICIPATION IN THE CRIMINAL JUSTICE PROCESS;

(8) ON WRITTEN REQUEST, SHOULD BE KEPT REASONABLY INFORMED BY THE POLICE OR THE STATE'S ATTORNEY OF THE ARREST OF A SUSPECT AND CLOSING OF THE CASE, AND SHOULD BE TOLD WHICH OFFICE TO CONTACT FOR INFORMATION ABOUT THE CASE;

(9) SHOULD BE TOLD OF THE RIGHT TO HAVE STOLEN OR OTHER PROPERTY PROMPTLY RETURNED AND, ON WRITTEN REQUEST, SHOULD HAVE THE PROPERTY PROMPTLY RETURNED BY A LAW ENFORCEMENT UNIT WHEN EVIDENTIARY REQUIREMENTS FOR PROSECUTION CAN BE SATISFIED BY OTHER MEANS, UNLESS THERE IS A COMPELLING LAW ENFORCEMENT REASON FOR KEEPING IT;

(10) FOR A CRIME OF VIOLENCE, ON WRITTEN REQUEST, SHOULD BE KEPT INFORMED BY PRETRIAL RELEASE PERSONNEL, THE STATE'S ATTORNEY, OR THE ATTORNEY GENERAL, AS APPROPRIATE, OF EACH PROCEEDING THAT AFFECTS THE CRIME VICTIM'S INTEREST, INCLUDING:

(I) BAIL HEARING;

(II) DISMISSAL;