2d Marine Aircraft Wing

Sexual Assault Prevention and Response Program

DoD is committed to eliminating sexual assault from the ranks of the military. Sexual assault is a crime. It inflicts incalculable harm on victims and their families, it tears at the very fabric of civilian and military communities and it destroys trust among individuals and faith in our institutions.

Dedicated Support

Each military service maintains a comprehensive victim support network on every major installation and vessel. Coordinating this efforts are:

Sexual Assault Response Coordinators (SARC). The SARC is the single point of contact to coordinate sexual assault victim care and to track the services provided from initial report of a sexual assault through disposition and resolution of the victim's healthcare and support service needs.

Uniformed Victim Advocates (UVA) and Victim Advocates (VA) provide 24/7 direct response to victims. They are not counselors, therapists, or investigators. Instead, UVA/VAs help the victim navigate the system and understand options and resources available. Advocate services normally continue as long as needed.

Reporting Options

Under DoD's confidentiality policy, **MILITARY VICTIMS** of sexual assault have a choice of two reporting options.

UNRESTRICTED REPORTING is the preferred reporting option. This option enable victims to receive medical treatment, advocacy, and counseling in addition to notifying command authorities and initiating a criminal investigation.

RESTRICTED REPORTING allows victims to receive medical treatment and support without triggering a criminal investigation. This affords victims additional time to weigh their options and seek guidance about whether or not to participate in a criminal investigation at a later time.



SARC Contact Info
During Working Hours
252.466.2369
After Working Hours
252.876.2219

24/7 Victim Advocate Contact:

Cherry Point: 252.655.4713
Beaufort: 843.592.0646
New River: 910.238.6384
Eglin AFB: 850.240.3219

Confidentiality Exceptions

The prohibition on disclosing confidential communications shall be waived when the following reasons apply:

- Disclosure to command officials or law enforcement is authorized by the victim in writing.
- Disclosure to command officials or law enforcement is necessary to prevent or lessen a serious and imminent threat to the health or safety of victim or another.
- Disclosure by a healthcare provider to the Disability Retirement Boards and officials is required for fitness
 for duty for disability retirement determinations, limited to only that information which is necessary to
 process disability retirement determination.
- Disclosure to the SARC, victim advocates or healthcare provider is required for the supervision of direct victim services.
- Disclosure to military or civilian courts of competent jurisdiction when ordered or required by federal or state statue.