Finding Help for Someone in a Crisis related to Mental Illness or Substance Use

Understanding and Using Emergency Resources

It is always best if a person in crisis agrees to seek treatment on his or her own. However, there may be instances when a person lacks insight or good judgment about their need for treatment. Individuals suffering from mental illness or addictive disorders are sometimes unable to understand the severity of their illness, may refuse to take their prescribed medications, and may become a danger to themselves or others.

Families and other caregivers may need to use one of the following options to tend to the immediate safety and well being of the person in crisis and others.

1. Dial 911.
   a. This is always the first choice for a medical emergency.
   b. This is also a good choice if law enforcement is needed for safety reasons. When calling for law enforcement, ask for a “CIT officer”. Most North Carolina communities have certain officers who receive advanced training on mental illness, substance abuse, and intellectual/developmental disabilities and crisis intervention skills helpful to people in a crisis episode.
   c. EMS or law enforcement can assist you in the next steps toward a crisis evaluation.

2. Take the person in crisis to a facility
   a. Walk-in Centers
      Some communities have specialized walk-in centers to assist individuals in a mental health or substance abuse crisis. Return to the home page of the Crisis Solutions NC website to find resources in your community.
   b. Hospital Emergency Departments
      Emergency departments are open 24 hours per day, however be aware that waits may be long, and most hospitals do not have behavioral health specialists available.
   c. Admissions unit of a treatment facility.
      In some cases you may be able to pre-arrange admission to a psychiatric unit. Be sure that all arrangements are made in advance so you know a bed is available and that your insurance will cover any costs before your arrival.

3. Use the Involuntary Commitment process.
   North Carolina law allows for an individual to be evaluated and hospitalized against his/her own wishes. In order for this to happen there must be clear evidence the person is dangerous to self or others.

   Initiating an involuntary commitment is usually a choice of “last resort”. There are multiple steps in the process. If you decide to file a petition you should be prepared to be available by phone or in person to assist the professionals involved along the way.
   a. Anyone with knowledge that a person is dangerous to himself or others due to mental illness and/or substance abuse may present to the local magistrate’s office to file a petition for involuntary commitment.
   b. When the magistrate finds the criteria are met, s/he will issue an order for custody and transportation of the person alleged to be in need of examination and treatment. This is
not an order of commitment yet. It authorizes a law enforcement officer to take the
person into custody and to transport him to a doctor or other mental health professional
for examination. (Custody is not for the purpose of arrest. It is for the person’s own safety
and the safety of others, and to determine if the person needs treatment.)
c. A law enforcement officer will take the person to a facility for the examination. This may
be to a Walk-in Center designated for this purpose or to a local hospital emergency
department. The magistrate will provide directions and further instructions to the
petitioner.
d. If the examiner (doctor) finds the respondent meets the criteria for inpatient
commitment, the staff of the crisis center or hospital emergency department will search
for a bed in a psychiatric facility. This may take a short time and the patient may be
admitted to a facility close to home. Or, the person may be held for hours or even days in
the crisis center or emergency department until a bed is available somewhere in the state.
Inpatient bed availability depends on numerous factors including the individual's
diagnosis and symptoms, financial resources, and the number of open beds at any
particular time.
e. When a bed is available the person will again be transported by a law enforcement officer
to the 24–hour facility. Another examination must be performed at admission or within
24 hours of arrival.
f. The process may be terminated at any time if the examiner finds the person does not meet
the criteria for commitment. When this occurs the law enforcement officer will release
the person from custody and return him to his residence.

This civil procedure can be an extremely difficult process—for both the individual and the
caregiver, but it may also be the ultimate life-saving choice. Committing an individual does not
mean that you are giving up on them. If anything it shows that you are determined to help them
get onto a path of recovery and stability.

Resources for more information:

Involuntary Commitment process pictorial

UNC School of Government On-line training on the Involuntary Commitment Process:

http://www.sog.unc.edu/sites/www.sog.unc.edu/sog_legacy/sites/programs/involcommit/trainin
g/materials/layperson/index.htm?