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# Podcast: SCOTUS Affirms Standard for Emergency-Aid Entry into the Home in Case v. Montana

By **Daigle Law Group**

February 18, 2026

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# Podcast: SCOTUS Affirms Standard for Emergency-Aid Entry into the Home in Case v. Montana

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This episode of the Guardian Mindset Podcast with Attorney Eric Daigle breaks down the Supreme Court's Case v. Montana decision and what it means for welfare checks, mental health calls, and warrantless entry into a home. Learn when officers can act without a warrant and how to apply the emergency aid exception the right way.

**Video / embed:** [https://embed.podcasts.apple.com/us/podcast/scotus-affirms-standard-for-emergency-aid-entry-into/id1580094775?i=1000749664105&itscg=30200&itsct=podcast\\_box\\_player&ls=1&mttnsubad=1000749664105&ther](https://embed.podcasts.apple.com/us/podcast/scotus-affirms-standard-for-emergency-aid-entry-into/id1580094775?i=1000749664105&itscg=30200&itsct=podcast_box_player&ls=1&mttnsubad=1000749664105&ther)

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## Legal Standards for Emergency Aid Entry

The recent Supreme Court case, Case v. Montana, examined whether law enforcement could enter a home without a warrant based on less than probable cause regarding an emergency. The court held that officers may do so if they possess an objectively reasonable belief that an occupant is in serious danger or needs assistance. This ruling clarifies the Fourth Amendment's emergency aid exception, reinforcing that a reasonable basis standard suffices, thus diverging from a probable cause requirement typically seen in criminal contexts.

## Implications for Law Enforcement

This decision has significant implications for law enforcement's response to welfare checks, mental health crises, and other emergencies. It emphasizes the importance of acting swiftly when a reasonable belief of imminent danger exists. The case underscores the need for officers to be equipped with adequate training and policies that address emergency situations. Officers should document the rationale for their entry and ensure their actions remain focused solely on resolving the emergency without infringing on the Fourth Amendment rights regarding unwarranted searches.

## Policy and Practice Recommendations

To comply with this ruling, police departments should revise their policies to state that officers can enter a residence without a warrant when they have specific and articulable facts indicating a person is in danger or requires aid. Officers must limit their actions to the emergency at hand and avoid using such

entries as a means to conduct general searches for evidence. Documentation of all relevant factors surrounding the incident is crucial, including the emergency's nature and how it was resolved. Additionally, enhancing collaboration with mental health professionals during crisis responses is recommended to improve outcomes for individuals in distress.

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