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TO THE HOUSE OF REPRESENTATIVES:

- The Committee on Judiciary to which was referred House Bill No. 533
- 3 entitled "An act relating to victim notification" respectfully reports that it has
- 4 considered the same and recommends that the bill be amended by striking out
- 5 all after the enacting clause and inserting in lieu thereof the following:
- 6 Sec. 1. 13 V.S.A. § 5305 is amended to read:
 - § 5305. INFORMATION CONCERNING RELEASE FROM

8 CONFINEMENT CUSTODY

- (a) Victims, other than victims of acts of delinquency, and affected persons shall have the right to request notification by the agency having custody of the defendant before the defendant is released, including a release on bail or conditions of release, furlough or other community program, upon termination or discharge from probation, or whenever the defendant escapes, is recaptured, dies, or receives a pardon or commutation of sentence. Notice shall be given to the victim or affected person as expeditiously as possible at the address or telephone number provided to the agency having custody of the defendant by the person requesting notice. Any address or telephone number so provided shall be kept confidential.
 - (b) If the defendant is released on conditions at arraignment, the prosecutor's office shall inform the victim of a listed crime of the conditions of release.

1	(c) If requested by a victim of a listed crime, the department of corrections
2	Department of Corrections shall:
3	(1) at least 30 days before a parole board hearing concerning the
4	defendant, inform the victim of the hearing and of the victim's right to testify
5	before the parole board or to submit a written statement for the parole board to
6	consider; and
7	(2) promptly inform the victim of the decision of the parole board,
8	including providing to the victim any conditions attached to the defendant's
9	release on parole.
10	Sec. 2. 13 V.S.A. § 5314 is amended to read:
11	§ 5314. INFORMATION FROM LAW ENFORCEMENT AGENCY
12	* * *
13	(b) Information to victims of listed crimes. As soon as practicable, the law
14	enforcement agency shall use reasonable efforts to give to the victim of a listed
15	crime, as relevant, all of the following:
16	(1) Information as to the accused's identity unless inconsistent with law
17	enforcement purposes.
18	(2) Information as to whether the accused has been taken into custody.
19	(3) The file number of the case and the name, office street address, and
20	telephone number of the law enforcement officer currently assigned to
21	investigate the case.

1	(4) The prosecutor's name, office street address, and telephone number.
2	(5) An explanation that no individual is under an obligation to respond
3	to questions which may be asked outside a courtroom or deposition.
4	(6) Information concerning any bail or conditions of release imposed on
5	the defendant by a judicial officer prior to arraignment or an initial court
6	appearance.
7	Sec. 3. 13 V.S.A. § 5321 is amended to read:
8	§ 5321. APPEARANCE BY VICTIM
9	(a) The victim of a crime has the following rights in any sentencing
10	proceedings concerning the person convicted of that crime, or in the event a
11	proposed plea agreement filed with the court recommends a deferred sentence,
12	at any change of plea hearing concerning the person charged with committing
13	that crime:
14	(1) to be given advance notice by the prosecutor's office of the date of
15	the proceedings; and
16	(2) to appear, personally, to express reasonably his or her views
17	concerning the crime, the person convicted, and the need for restitution.
18	(b) Sentencing The change of plea hearing or sentencing shall not be
19	delayed or voided by reason of the failure to give the victim the required notice
20	or the failure of the victim to appear.

(c) In accordance with Court rules, at the sentencing or change of plea
hearing, the Court shall ask if the victim is present and, if so, whether the
victim would like to be heard regarding sentencing or the proposed deferral of
sentencing. In imposing the sentence or considering whether to defer
sentencing, the Court shall consider any views offered at the hearing by the
victim. If the victim is not present, the Court shall ask whether the victim has
expressed, either orally or in writing, views regarding sentencing or the
proposed deferral of sentencing and shall take those views into consideration in
imposing the sentence or considering whether to defer sentencing.

- (d) At or before the sentencing hearing, the prosecutor's office shall instruct the victim of a listed crime, in all cases where the Court imposes a sentence which includes a period of incarceration, that a sentence of incarceration is to the custody of the Commissioner of Corrections and that the Commissioner of Corrections has the authority to affect the actual time the defendant shall serve in incarceration through good time credit, furlough, work-release, and other early release programs. In addition, the prosecutor's office shall explain the significance of a minimum and maximum sentence to the victim and shall also explain the function of parole and how it may affect the actual amount of time the defendant may be incarcerated.
- (e) At or before a change of plea hearing where the plea agreement filed with the court proposes a deferred sentence, the prosecutor's office shall

1	instruct the victim of a listed crime about the significance of a deferred
2	sentence and the potential consequences of a violation of conditions imposed
3	by the court. In addition, the prosecutor's office shall consult with the victim
4	concerning any proposed probation conditions prior to the hearing.
5	(f) The prosecutor's office shall use all reasonable efforts to keep the
6	victim informed and consult with the victim throughout the plea agreement
7	negotiation process in any case involving a victim of a listed crime.
8	Sec. 4. EFFECTIVE DATE
9	This act shall take effect on July 1, 2016.
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11	(Committee vote:)
12	
13	Representative
14	FOR THE COMMITTEE