Bignn Hare 2/2/2016

BILL AS INTRODUCED 2016

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1	H.675
2	Introduced by Representatives Grad of Moretown and Morris of Bennington
3	Referred to Committee on
4	Date:
5	Subject: Crimes; victims; court procedure
6	Statement of purpose of bill as introduced: This bill proposes to ensure that
7	victims of crimes have the right to be heard at a change of plea hearing when
8	the State proposes a deferred sentence.
9	An act relating to victims' right to be heard at change of plea hearings
10	It is hereby enacted by the General Assembly of the State of Vermont:
11	Sec. 1. 13 V.S.A. § 5321 is amended to read:
12	§ 5321. APPEARANCE BY VICTIM
13	(a) The victim of a crime has the following rights in any sentencing
14	proceedings concerning the person convicted of that crime, or in the event a
15	proposed plea agreement filed with the court recommends a deferred sentence.
16	at any change of plea hearing concerning the person charged with committing
17	that crime:
18	(1) to be given advance notice by the prosecutor's office of the date of
19	the proceedings; and

- (2) to appear, personally, to express reasonably his or her views concerning the crime, the person convicted, and the need for restitution.
- (b) Sentencing The change of plea hearing or sentencing shall not be delayed or voided by reason of the failure to give the victim the required notice or the failure of the victim to appear.
- (c) In accordance with Court rules, at the sentencing <u>or change of plea</u> hearing, the Court shall ask if the victim is present and, if so, whether the victim would like to be heard regarding sentencing <u>or the proposed deferral of sentencing</u>. In imposing <u>the sentence or considering whether to defer sentencing</u>, 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 <u>or the proposed deferral of sentencing</u> and shall take those views into consideration in imposing <u>the sentence or considering whether to defer sentencing</u>.
- (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

1	office shall explain the significance of a minimum and maximum sentence to
2	the victim and shall also explain the function of parole and how it may affect
3	the actual amount of time the defendant may be incarcerated.
4	(e) At or before a change of plea hearing where the plea agreement filed
5	with the court proposes a deferred sentence, the prosecutor's office shall
6	instruct the victim of a listed crime about the significance of a deferred
7	sentence and the potential consequences of a violation of conditions imposed
8	by the court. In addition, the prosecutor's office shall consult with the victim
9	concerning any proposed probation conditions prior to the hearing.
10	(f) The prosecutor's office shall use all reasonable efforts to keep the
11	victim informed and consult with the victim throughout the plea agreement
12	negotiation process in any case involving a victim of a listed crime.
13	Sec. 2. EFFECTIVE DATE
14	This act shall take effect on July 1, 2016.