

Title 33 Delinquency Proceedings – Victim Rights

Delinquency Proceedings - Non Listed Crimes	Delinquency Proceedings - Listed Crimes	Youthful Offender Proceedings – All crimes
<p>Notice by the court of the identity of juvenile offender when there are conditions of release that relate to the victim. Victim is entitled only to information contained in the conditions of release that pertain to the victim. (§5226)</p>	<p>Notice by the prosecutor of the identity of juvenile offender when there are conditions of release that relate to the victim. Victim is entitled only to information contained in the conditions of release that pertain to the victim. (§5226)</p>	<p>Case is arraigned in Criminal Court so victim is given notice of defendant’s arraignment, has the right to be present and to be informed of conditions of release pursuant to 13 VSA, §5308.</p>
	<p>Notice by prosecutor of pre-dispositional and dispositional court hearings. (§5234)</p>	<p>Notice by prosecutor of court proceedings. (§5288)</p>
		<p>To be present during all court proceedings (subject to Rule 615 VRE) and to express reasonable his/her views concerning the offense and the youth. (§5288)</p>
<p>The right to submit a written or recorded victim impact statement and request for restitution.</p> <p>May attend the disposition hearing for the sole purpose of presenting impact statement and need for restitution if the court finds the victim’s presence is in the best interest of the juvenile and victim.</p> <p>The court shall take the victim’s views into consideration in the Court’s disposition order. (§5233)</p>	<p>The right to submit a written or recorded victim impact statement and request for restitution.</p> <p>The right to be present at the disposition hearing for the sole purpose of presenting to the court the impact of the crime and the need for restitution.</p> <p>The court shall take the victim’s views into consideration in the Court’s disposition order. (§5233)</p>	<p>The right to be present at a hearing on a motion for youthful offender treatment and to be heard regarding disposition.</p> <p>If the victim is not present, the court will ask whether the victim has expressed, either orally or in writing, their views regarding disposition.</p> <p>In ordering disposition, the court shall consider any views offered at the hearing by the victim. (§5288)</p>
<p>Court shall inform the victim of the disposition in the case and upon request of the victim, may release the identity of the juvenile if the court finds it is in the best interests of both the juvenile and victim.</p>	<p>State’s Attorney’s office shall inform the victim of the disposition in the case. Upon request of the victim, SA shall release the identity of the juvenile to the victim. (§5233)</p>	<p>To be notified by the prosecutor as to the final disposition of the case. (§5288)</p>

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(§5233)		
Information on the disposition in the case shall only include whether the juvenile was placed on probation and information regarding conditions of probation relevant to the victim. (§5233)	Information on the disposition in the case shall only include whether the juvenile was placed on probation and information regarding conditions of probation relevant to the victim. (§5233)	Statute is silent on what information on the disposition can be shared.
The right to restitution. (§5235)	The right to restitution. (§5235)	The right to restitution. (§5235)
	Upon request of the victim, notice of juvenile’s discharge from a secure or staff-secured residential facility. The name of the facility shall not be disclosed. (§5234)	The right to request notification by the agency having custody of the youth before the youth is released from a residential facility. (§5288)