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1	S.237
2	Introduced by Senators Ingram, Balint, Lyons, and Pollina
3	Referred to Committee on Judiciary
4	Date: January 3, 2018
5	Subject: Crimes and criminal procedure; public defenders; representation of
6	needy persons; immigration proceedings and matters
7	Statement of purpose of bill as introduced: This bill proposes to require that
8	needy persons be provided with representation concerning immigration
9	matters.

- An act relating to providing representation to needy persons concerning
 immigration matters
- 12 It is hereby enacted by the General Assembly of the State of Vermont:
- 13 Sec. 1. 13 VSA & 5203 is amended to read:
- 14 § 5203. FEDERAL COURTS
- 15 This chapter applies only to representation in or with respect to the courts
- 16 of this state <u>State</u>. It does not prohibit the <u>defender general</u> <u>Defender General</u>,
- 17 the deputy defender general <u>Deputy Defender</u> General, or public defenders
- 18 from representing a needy person in a federal court of the United States, if:
- 19 (1) The the matter arises out of or is related to an action pending or
- 20 recently pending in a court of criminal jurisdiction of the state State, or

1	(2) Representation representation is under a plan of the United States
2	U.S. District Court as required by the Criminal Justice Act of 1964 (18 U.S.C.
3	§ 3006(1) <u>; or</u>
4	(3) representation is in or with respect to a matter arising out of or
5	relating to immigration status.
6	Sec. 2. 13 V.S.A. 5231 is amended to read:
7 8	 § 5231. RIGHT TO REPRESENTATION, SERVICES, AND FACILITIES (a) A needy person who is being detained by a law enforcement officer
9	without charge or judicial process, or who is charged with having committed
10	or is being detained under a conviction of a serious crime, or who requires or
11	would benefit from representation in or with respect to a matter arising out of
12	or relating to immigration status is entitled:
13	(1) To be represented by an attorney to the same extent as a person
14	having his or her own counsel; and.
15	(2) To be provided with the necessary service, and facilities of
16	representation. Any such necessary services and facilities of representation
17	that exceed \$1,500.00 per item must receive prior approval from the court
18	after a hearing involving the parties. The court may conduct the hearing
19	outside the presence of the state State, but only to the extent necessary to
20	preserve privileged or confidential information. This obligation and
21	requirement to obtain prior court approval shall also be imposed in like
22	manner upon the attorney general Attorney General or a state's attorney State's

1	Attorney prosecuting a violation of the law
2	b) The attorney, services and, facilities, and court costs shall be provided
3	at public expense to the extent that the person, at the time the court determines
4	need, is unable to provide for the person's payment without undue hardship.
5	Sec. 3. 13 V.S.A. § 5232 is amended to read:
6 7	§ 5232. PARTICULAR PROCEEDINGS Counsel shall be a signed under section 5231 of this title to represent needy
8	persons in any of the following:
9	(1) Extradition extradition proceedings;
10	(2) Habeas habeas corpus and other proceedings wherein in which the
11	person is confined in a penal or mental institution in this state State and seeks
12	release therefrom ; or
13	(3) Proceedings proceedings arising out of a petition brought in a
14	juvenile court when the court deems the interests of justice require
15	representation of either the child or his or her parents or guardian, or both,
16	including any subsequent proceedings arising from an order therein; or
17	(4) a matter arising out of or relating to immigration status.
18	Sec. 4. 13 V.S.A. § 5234 is amended to read:
19 20	§ 5234. NOTICE OF RIGHTS; REPRESENTATION PROVIDED(a) If a person who is being detained by a law enforcement officer without
21	charge or judicial process, or who is charged with having committed or is
22	being detained under a conviction of a serious crime, or who requires or would

1	benefit from representation in or with respect to a matter arising out of or
2	relating to immigration status is not represented by an attorney under
3	conditions in which a person having his or her own counsel would be entitled
4	to be so represented, the law enforcement officer, magistrate, or court
5	concerned shall
6	(1) Clearly inform him or her of the right of a person to be represented
7	by an attorney and of a needy person to be represented at public expense; and.
8	(2) If the person detained or charged does not have an attorney and does
9	not knowingly, voluntarily, and intelligently waive his or her right to have an
10	attorney when detained or, charged, or when the person appears on a matter,
11	notify the appropriate public defender that he or she is not so represented.
12	This shall be done upon commencement of detention, formal charge, or post-
13	conviction proceeding, or other matter, as the case may be. As used in this
14	subsection, the term "commencement of detention' vincludes the taking into
15	custody of a probationer or parolee.
16	(b) Upon commencement of any later judicial proceeding relating to the
17	same matter, the presiding officer shall clearly inform the person so detained
18	or charged of the right of a needy person to be represented by an attorney at
19	public expense.
20	(c) Information given to a person by a law enforcement officer under this
21	section is effective only if it is communicated to a person in a manner meeting

1	standards under the constitution of the United States U.S. Constitution relating
2	to admissibility in evidence against him or her of statements of a detained
3	person.
4	(d) Information meeting the standards of subsection (c) of this section and
5	given to a person by a law enforcement officer under this section gives rise to
6	a rebuttable presumption that the information was effectively communicated
7	if:
8	(1) It <u>it</u> is in writing r otherwise recorded;
9	(2) The the recipient records his or her acknowledgment of receipt and
10	time of receipt of the information; and
11	(3) The <u>the</u> material so recorded under subdivisions (1) and (2) of this
12	subsection is filed with the court next concerned.
13	Sec. 5. 13 V.S.A. § 5238 is amended to read:
14	§ 5238. CO-PAYMENT AND REIMBURSEMENT ORDERS
15	(a) On or before June 1 of each year, the Defender General shall calculate
16	an average direct cost per case of representation extended in the preceding
17	calendar year by category of case. The categories of cases for which
18	calculations are made shall be: felonies; misdemeanors; postconviction and
19	miscellaneous criminal-related proceedings, including violations of provation,
20	extraditions, and habeas corpus; juvenile proceedings, not including juvenile
21	definquency proceedings, matters arising out of or relating to immigration

1	status: and appeals. The calculations shall be based on all representation
2	supported by the budget of the Defender General, whether provided by public
3	defenders, contractors, or assigned counsel. The administrative costs of
4	running the Office of Defender Coneral shall not be included in the
5	calculation.
6	* * *
7	Sec. 6. EFFECTIVE DATE
8	This act shall take effect on July 1, 2018.
	See 1 12 VS 1 \leq 5202 is amended to need:

Sec. 1. 13 V.S.A. § 5203 is amended to read: § 5203. FEDERAL COURTS

This chapter applies only to representation in or with respect to the courts of this state <u>State</u>. It does not prohibit the <u>defender general</u> <u>Defender General</u>, the <u>deputy defender general</u> <u>Deputy Defender General</u>, or public defenders from representing a needy person in a federal court of the United States, if:

(1) The <u>the</u> matter arises out of or is related to an action pending or recently pending in a court of criminal jurisdiction of the <u>state</u> <u>State</u>; or

(2) Representation representation is under a plan of the United States U.S. District Court as required by the Criminal Justice Act of 1964 (18 U.S.C. \S 3006A); or

(3) representation is in or with respect to a matter arising out of or relating to immigration status.

Sec. 2. 13 V.S.A. § 5241 is amended to read: § 5241. INEFFECTIVE ASSISTANCE CLAIM

(b) In the performance of duties pursuant to a contract with or providing ad hoc legal services to the Office of the Defender General, an attorney shall have the benefit of sovereign immunity to the same extent as an attorney employed by the Defender General.

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Sec. 3. EFFECTIVE DATE This act shall take effect on July 1, 2018.