Proposal from DPS

BILL AS INTRODUCED 2018

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60	(E) If the defendant is a State, county, or municipal
61	officer charged with violating section 2537 of this title, the court
62	may suspend the officer's duties in whole or in part, if the court
63	finds that it is necessary to protect the public.
64	(F) Place the defendant in a program of community-
65	based electronic monitoring in accordance with section 7554d of
66	this title.
67	(G) Require the defendant to participate in
68	prevention of domestic violence programming which meets
69	statewide standards as certified by the Council on Domestic
70	Violence in accordance with 15 V.S.A. § 1172.
71 72 73 74 75 76	(H) Require a defendant not purchase or to possess a firearms or other dangerous weapons, and order a defendant to surrender any firearms or other dangerous weapons in the defendant's custody, control or possession to a designated law enforcement agency, a federally licensed firearms dealer, or a person approved by the court. Commented [AT2]: Other weapons is very broad. Almost any object could be considered a weapon.
77	(3) A judicial officer may order that a defendant not harass or contact or
78	cause to be harassed or contacted a victim or potential witness. This order
79	shall take effect immediately, regardless of whether the defendant is
80	incarcerated or released.
81	(b) In determining which conditions of release to impose under subsection
82	(a) of this section, the judicial officer shall, on the basis of available