SENATE BILL 242

Unofficial Copy E2 1998 Regular Session (8lr1587)

ENROLLED BILL

-- Judicial Proceedings/Judiciary --

Introduced by Senator Stone (Task Force to Examine Maryland's Crime Victims' Rights Laws)

Read and Examined by Proofreaders:

Proofreader.

Proofreader.

Sealed with the Great Seal and presented to the Governor, for his approval this _____ day of _____ at _____ o'clock, ____M.

President.

CHAPTER_____

1 AN ACT concerning

2

Victims' Rights - Plea Agreement Notification

3 FOR the purpose of requiring the notification of certain victims about the terms and

4 conditions of any plea agreement *and judicial action* under certain

5 circumstances; defining certain terms; altering a certain definition; and

6 generally relating to victims' notification procedures.

7 BY repealing and reenacting, with amendments,

8 Article 27 - Crimes and Punishments

9 Section 770

10 Annotated Code of Maryland

11 (1996 Replacement Volume and 1997 Supplement)

12 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

13 MARYLAND, That the Laws of Maryland read as follows:

2	SENATE BILL 242			
1	Article 27 - Crimes and Punishments			
2	770.			
3	(a) (1)	In this se	ection the following words have the meanings indicated.	
4 5 6		(2) "Victim" means an individual who suffers direct or threatened ysical, emotional, or financial harm as a direct result of a crime or delinquent act, cluding a family member or guardian of a minor, incompetent, or homicide victim.		
7 8	(3) as the juvenile court,) "Clerk" means the clerk of a circuit court or the clerk of a court sitting court, as the context requires.		
9	(4)	"DEFENDANT" MEANS:		
10)	(I)	A PERSON WHO IS CHARGED WITH A CRIME; OR	
11 12	DELINQUENT AC	· ·	A CHILD WHO IS ALLEGED TO HAVE COMMITTED A	
13	(5)	"PLEA /	AGREEMENT" MEANS:	
16	DEFENDANT'S AT ADMIT OR PLEAD	GUILTY	AN AGREEMENT BETWEEN THE DEFENDANT OR THE AND THE STATE'S ATTORNEY THAT THE DEFENDANT WILL NOT GUILTY ON STIPULATED FACTS, OR NOLO OPER CONDITIONS; OR	
18 19			THE COURT AGREEING TO IMPOSE A CERTAIN SENTENCE, UDICIAL ACTION AS A CONSEQUENCE OF A PLEA.	
20	[(4)]	(6)	"State's Attorney" includes:	
21		(i)	The State's Attorney's designee; and	
	(ii) [At the appellate level,] WHEN PERFORMING A PROSECUTORIAL FUNCTION AT THE TRIAL LEVEL, the Attorney General or the Attorney General's designee.			
26	25 (b) On first contact with a victim, a law enforcement officer, District Court 26 commissioner, or juvenile intake officer shall give the victim a copy of the pamphlet 27 described in § 841(8)(i) of this article.			
28 29			0 days after the later of the filing or the unsealing of an rcuit court, the State's Attorney shall:	
30 31	described in § 841(8		Mail or otherwise deliver to the victim a copy of the pamphlet s article;	
32 33			Mail or otherwise deliver to the victim a copy of the notification 1(9) of this article; and	

SENATE BILL 242

1 (iii) Certify to the clerk that the State's Attorney has complied with 2 the requirements in items (i) and (ii) of this paragraph or is unable to identify the 3 victim.

4 (2) On the filing of a petition alleging delinquency in a case in which the 5 child is alleged to have committed an act that could only be tried in the circuit court 6 if committed by an adult, the State's Attorney shall:

7 (i) Inform the victim of the right to request restitution under § 807 8 of this article;

9 (ii) Mail or otherwise deliver to the victim a copy of the notification 10 request form described in § 841(9) of this article; and

(iii) Certify to the clerk that the State's Attorney has complied with
the requirements in items (i) and (ii) of this paragraph or is unable to identify the
victim.

14 (d) (1) On completion of a notification request form obtained from the 15 State's Attorney under subsection (c) of this section, the victim may file the form with 16 the State's Attorney.

17 (2) On receipt of a completed notification request form by the State's18 Attorney, the State's Attorney shall send a copy of the form to the clerk.

19 (3) The filing of a notification request form by a victim constitutes 20 compliance with Article 47 of the Declaration of Rights or any other provision of the 21 Code that requires a victim to request notification.

(4) A victim who files a notification request form and does not want his
or her address to be made public shall designate in a notification request form a
person or organization who has consented to receive notice for the victim.

(e) (1) If a victim has filed a notification request form under subsection (d)
of this section, the State's Attorney shall send to the victim prior notice, if practicable,
of all court proceedings in the case, INCLUDING THE TERMS AND CONDITIONS OF A
PLEA AGREEMENT, IF ANY.

(2) If the case is in a jurisdiction in which the office of the clerk is
equipped with an automated filing system, nothing in this subsection precludes the
State's Attorney from requesting the clerk to send the notice required under
paragraph (1) of this subsection.

(3) After a victim has filed a notification request form under subsection
(d) of this section and if prior notice to the victim is not practicable, or if the victim is
not present at the proceeding, the State's Attorney shall, as soon after the proceeding
as practicable, advise the victim of [all] THE TERMS AND CONDITIONS OF ANY PLEA
AGREEMENT, *JUDICIAL ACTION*, AND ALL OTHER proceedings that affect the victim's
interests, including a bail hearing or change in the defendant's pretrial release order,

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SENATE BILL 242

1 dismissal, nolle prosequi or stetting of charges, trial, disposition, or post-sentencing2 court proceeding.

3 (4) Whether or not the victim has filed a notification request form under 4 subsection (d) of this section, if the victim requests such information, nothing may 5 preclude the State's Attorney from giving the victim information concerning the 6 current status of the case.

7 (f) (1) If a commitment order is issued after a victim has filed a notification 8 request form under subsection (d) of this section, the clerk shall include a copy of the 9 notification request form with the commitment order.

10 (2) If a probation order is issued after a victim has filed a notification 11 request form under subsection (d) of this section, the clerk shall include a copy of the 12 notification request form with the probation order.

13 (g) If an appeal is filed in a case in which a victim has filed a notification 14 request form under subsection (d) of this section, the clerk shall send a copy of the 15 notification request form to the Attorney General and the court to which the case has 16 been appealed.

17 (h) At any time after filing a notification request form under subsection (d) of
18 this section, a victim may elect not to receive any further notices by filing a written
19 request with:

20 (1) If the case is still in the circuit court or the juvenile court, the State's 21 Attorney; or

(2) If a commitment order has been issued in the case, the department or
 facility specified in the commitment order to which the defendant has been
 committed.

(i) This section does not prohibit a victim from filing a notification requestform with a department or facility to which a defendant has been committed.

27 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect28 October 1, 1998.

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