

EMPLOYER--COOPERATION-IN-MINIMIZING-THE-EMPLOYEE'S-LOSS-OF-PAY-OR
OTHER-BENEFITS--RESULTING--FROM--PARTICIPATION--IN--THE--JUVENILE
JUSTICE-PROCESS;

(9) (6) ON WRITTEN REQUEST, BE KEPT REASONABLY INFORMED BY THE POLICE OR THE STATE'S ATTORNEY OF THE APPREHENSION OF A CHILD ALLEGED TO BE DELINQUENT, CLOSING OF THE CASE, AND AN OFFICE TO CONTACT FOR INFORMATION ABOUT THE CASE;

(10) (7) BE ADVISED OF THE RIGHT TO HAVE STOLEN OR OTHER PROPERTY PROMPTLY RETURNED AND, ON WRITTEN REQUEST, HAVE THE PROPERTY PROMPTLY RETURNED BY LAW ENFORCEMENT AGENCIES WHEN MEANS CAN BE EMPLOYED TO OTHERWISE SATISFY EVIDENTIARY REQUIREMENTS FOR PROSECUTION UNLESS THERE IS A COMPELLING LAW ENFORCEMENT REASON FOR RETAINING IT; AND

(11) (8) ON--WRITTEN--REQUEST,--BE--KEPT--INFORMED--BY JUVENILE-SERVICES--AGENCY--PERSONNEL,--THE--STATE'S--ATTORNEY--OR ATTORNEY--GENERAL,--AS--APPROPRIATE,--OF--ANY--PROCEEDING--THAT--AFFECTS THE-VICTIM'S-INTERESTS,--INCLUDING--DETENTION--HEARING,--DISMISSAL, NOB--PROG,--OR--STEPPIG--OF--CHARGES,--ADJUDICATORY--HEARING,--OR DISPOSITION,--WHETHER--AT--AN--ADJUDICATORY--AND--DISPOSITION--HEARING OR--AT--THE--APPELLATE--LEVEL;

(12) --ON--REQUEST--OF--THE--STATE'S--ATTORNEY--AND--IN--THE DISCRETION--OF--THE--JUDGE,--BE--PERMITTED--TO--ADDRESS--THE--JUDGE--OR HAVE--A--VICTIM--IMPACT--STATEMENT--READ--BY--THE--JUDGE--AT--A--DISPOSITION HEARING---TO--BE--CONSIDERED--IN--FORMULATING--A--DISPOSITION--IN ACCORDANCE--WITH--THE--PURPOSES--STATED--IN--SECTION--3-802--OF--THIS ARTICLE;

(13) (12) BE INFORMED, IN APPROPRIATE CASES, BY THE STATE'S ATTORNEY OF THE RIGHT TO REQUEST RESTITUTION AND, ON REQUEST, BE PROVIDED ASSISTANCE IN THE PREPARATION OF THE REQUEST AND ADVICE AS TO THE COLLECTION OF THE PAYMENT OF ANY RESTITUTION AWARDED; AND

(14) --(13)--BE--ENTITLED--TO--A--SPEEDY--DISPOSITION--OF--THE CASE--IN--WHICH--THE--INDIVIDUAL--IS--INVOLVED--AS--A--VICTIM--OR--WITNESS IN--ORDER--TO--MINIMIZE--THE--LENGTH--OF--TIME--THE--INDIVIDUAL--MUST ENDURE--RESPONSIBILITIES--AND--STRESS--IN--CONNECTION--WITH--THE--MATTER, AND

(15) --ON--WRITTEN--REQUEST--TO--THE--JUVENILE--SERVICES AGENCY,--BE--INFORMED--OF--ANY--REVIEW--HEARING--IN--THE--JUVENILE--COURT, AND--ANY--TIME--THE--DELINQUENT--CHILD--IS--RELEASED--FROM--THE--CUSTODY--OF THE--JUVENILE--SERVICES--AGENCY,--A--LOCAL--DEPARTMENT--OF--SOCIAL SERVICES,--THE--DEPARTMENT--OF--HEALTH--AND--MENTAL--HYGIENE,--OR--A PUBLIC--OR--LICENSED--PRIVATE--AGENCY,--OR--ESCAPES--FROM--CUSTODY.

(B) TO--THE--EXTENT--FEASIBLE,--THE--GUIDELINES--SET--FORTH--IN THIS--SECTION--SHALL--BE--PRINTED--BY--THE--INMATES--EMPLOYED--BY--STATE USE--INDUSTRIES. THE JUVENILE SERVICES AGENCY SHALL BE