(5) The Commission <u>DEPARTMENT</u> shall promptly notify the victim or the victim's designated representative of the decision of the Commission regarding parole for the inmate convicted of the violent crime.

4-506.

Each hearing examiner and Commission member determining if an inmate is suitable for release on parole, AND THE COMMISSION BEFORE ENTERING INTO A PREDETERMINED PAROLE RELEASE AGREEMENT, shall consider:

- (1) The circumstances surrounding the crime;
- (2) The physical, mental, and moral qualification of the inmate eligible for parole;
- (3) The progress of the inmate during his confinement, including the academic progress of the inmate in the mandatory education program required in § 22-102 of the Education Article;
- (4) Whether or not there is reasonable probability that the inmate, if released on parole, will remain at liberty without violating the law;
- (5) Whether or not release on parole of the inmate is compatible with the welfare of society;
- (6) An updated victim impact statement or recommendation prepared under § 4-504(d) of this subtitle;
- (7) Any recommendation made by the sentencing judge at the time of sentencing;
- (8) Any information that is presented to a Commission member at a meeting with the victim; and
- (9) Any testimony presented to the Commission by the victim or the victim's designated representative under § 4-504(d)(4) of this subtitle.
 4-511.
- (f) If the inmate was convicted of a violent crime and the victim made a written request for notification under § 4-504 of this subtitle OR IF A VICTIM FILED A NOTIFICATION REQUEST FORM UNDER ARTICLE 27, § 770 OF THE CODE, [the Commission] THE DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES shall notify the victim:
- (1) THAT A WARRANT OR SUBPOENA WAS ISSUED BY THE COMMISSION FOR AN ALLEGED VIOLATION OF PAROLE;
- [(1)](2) That an inmate released on parole has been found guilty OR NOT GUILTY of violating a condition of parole; and
 - [(2)](3) Of the punishment imposed for the violation.