

(7) the facility of the Health Department that has charge of a [committed person] DEFENDANT has notified the State's Attorney that a [committed person] DEFENDANT is absent without authorization; or

(8) the Health Department receives a court order for the conditional release or discharge from commitment of a [committed person under § 3-118, § 3-119, or § 3-120 of this title] DEFENDANT.

(e) (1) [On notification by the Health Department under subsection (d) of this section, a] A victim or victim's representative may submit, in writing OR ORALLY, to the State's Attorney and to the facility of the Health Department that has charge of a [committed person] DEFENDANT:

[(1)](I) any information that the victim or victim's representative considers relevant; and

[(2)](II) a request that the [committed person] DEFENDANT be prohibited from having any contact with the victim or victim's representative, as a condition of release.

(2) EXCEPT FOR A COURT HEARING TO DETERMINE IF A PERSON IS INCOMPETENT TO STAND TRIAL OR NOT CRIMINALLY RESPONSIBLE, A VICTIM OR VICTIM'S REPRESENTATIVE MAY SUBMIT A WRITTEN OR ORAL STATEMENT TO THE COURT OR THE OFFICE CONDUCTING A HEARING OR REVIEW RELATING TO A DEFENDANT UNDER THIS TITLE CONTAINING:

(I) ANY INFORMATION REGARDING THE NATURE AND CONSEQUENCES OF THE CRIME AND ANY CONTACT AFTER THE CRIME BETWEEN THE DEFENDANT AND THE VICTIM OR THE VICTIM'S FAMILY; AND

(II) A REQUEST THAT THE DEFENDANT BE PROHIBITED FROM HAVING ANY CONTACT WITH THE VICTIM AS A CONDITION OF RELEASE.

(f) (1) If a victim or victim's representative submits WRITTEN OR ORAL information [to the Health Department] under this section, the Health Department, COURT, OR OFFICE shall:

[(1)](I) consider the information;

[(2)](II) maintain at the facility that has charge of the [committed person] DEFENDANT, separate from the medical record of the [committed person] DEFENDANT, the written statement of the victim or victim's representative; and

[(3)](III) delete the victim's or the victim's representative's address and telephone number before any document is examined by the [committed person or the committed person's representative] DEFENDANT OR DEFENDANT'S REPRESENTATIVE.

(2) (1) IF A VICTIM OR A VICTIM'S REPRESENTATIVE HAS SUBMITTED A WRITTEN FACTUAL STATEMENT UNDER SUBSECTION (E)(2)(1) OF THIS SECTION TO THE HEALTH DEPARTMENT, AT LEAST 30 DAYS BEFORE A HEARING OR REVIEW UNDER THIS TITLE THE HEALTH DEPARTMENT SHALL NOTIFY THE DEFENDANT OR