1	BOARD OF PARDONS AND PAROLE HEARING
2	REQUIREMENTS
3	1998 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: Scott N. Howell
6	AN ACT RELATING TO BOARD OF PARDONS AND PAROLE; CLARIFYING CERTAIN
7	VICTIM RIGHTS REGARDING PAROLE HEARINGS; AND MAKING TECHNICAL
8	CORRECTIONS.
9	This act affects sections of Utah Code Annotated 1953 as follows:
10	AMENDS:
11	77-27-9.5, as last amended by Chapter 13, Laws of Utah 1994
12	Be it enacted by the Legislature of the state of Utah:
13	Section 1. Section 77-27-9.5 is amended to read:
14	77-27-9.5. Victim may attend hearings.
15	(1) [(a)] As used in this section, "hearing" means a hearing for a parole grant or revocation
16	or a rehearing of either of these if the offender is present.
17	[(b) At a redetermination or special attention hearing, if the offender is not present, the
18	victim is not permitted to be present. However, under this subsection the board shall give
19	consideration to any presentation previously given by the victim, regarding that offender.]
20	(2) [When] (a) Except as provided in Subsection (2)(b), when a hearing is held regarding
21	any offense committed by the defendant that involved the victim, the victim may attend the
22	hearing to present his views concerning the decisions to be made regarding the defendant.
23	(b) (i) The victim may not attend a redetermination or special attention hearing, if the
24	offender is not present.
25	(ii) At that redetermination or special attention hearing, the board shall give consideration
26	to any presentation previously given by the victim regarding that offender.
27	(3) (a) [The notice of the hearing shall be timely sent to] At least 30 days before any

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1	hearing, the board shall send notice of the hearing to the victim at his most recent address of record
2	with the board [of Pardons and Parole].
3	(b) The notice shall include:
4	[(a)] (i) the date, time, and location of the hearing;
5	[(b)] (ii) a clear statement of the reason for the hearing, including all offenses involved;
6	[(c)] (iii) the statutes and rules applicable to the victim's participation in the hearing; [and]
7	[(d)] (iv) the address and telephone number of an office or person the victim may contact
8	for further explanation of the procedure regarding victim participation in the hearing[-]; and
9	(v) specific information about how, when, and where the victim may obtain the results of
10	the hearing.
11	(c) If the victim is dead, or the board is otherwise unable to contact the victim, the board
12	shall make reasonable efforts to notify the victim's immediate family of the hearing.
13	(4) The victim, or family members if the victim is deceased or unable to attend due to
14	physical incapacity, may:
15	(a) attend the hearing to observe;
16	(b) make a statement to the board or its appointed examiner either in person or through a
17	representative appointed by the victim or his family; and
18	(c) remain present for the hearing if he appoints another to make a statement on his behalf.
19	(5) The statement may be presented:
20	(a) as a written statement, which may also be read aloud, if the presenter desires; or
21	(b) as an oral statement presented by the person selected under Subsection (4).
22	(6) The victim may be accompanied by a member of his family or another individual,
23	present to provide emotional support to the victim.
24	(7) The victim may, upon request, testify outside the presence of the defendant but a
25	separate hearing may not be held for this purpose.

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Legislative Review Note as of 2-11-98 1:51 PM

A limited legal review of this bill raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel