The Ten Core Rights of Crime Victims and Survivors

Introduction

Today in America, there are over 32,000 laws that define and protect the rights of crime victims and survivors, and 33 states have passed state-level victims’ rights constitutional amendments. One of the most helpful ways to “empower victims” is to ensure that they are aware of their rights, and how to seek supportive services that can help them exercise these rights. And one of the most critical ways to “engage communities” is to educate them about the broad range of victims’ rights so that community members are able to help people whom they know – family members, neighbors, friends and/or co-workers – who may become victims of crime.

Law enforcement, prosecutors, judges and courts, and institutional and community corrections agencies have important obligations to implement the laws and constitutional amendments adopted for the benefits of crime victims and survivors. The full exercise of rights by victims and survivors demonstrates that justice is, in fact, for all. Compliance with and enforcement of the rights of crime victims and survivors are core tenets of America’s fundamental concept of justice.

It’s important to note that victims’ rights laws vary by state and jurisdiction. This CAP TIP offers an overview of the ten “core rights” and provides resources with information that is both general and specific to states.

Also included in a separate attachment is a poster that incorporates the 2015 NCVRW theme artwork with the “ten core rights.”
Resources about Crime Victims’ Rights

There are several helpful websites offer myriad resources and information about crime victims’ statutory and constitutional rights at the state and Federal levels:

1. The Office for Victims of Crime (OVC) sponsors VictimLaw, [https://www.victimlaw.org](https://www.victimlaw.org), a “one-stop shopping” searchable database that includes victims' rights provisions for federal, state, tribal and territorial statutes. Searches can be conducted by
   - Topic
   - Term
   - Jurisdiction
   - Citation

2. For over 30 years, there have been nationwide efforts to pass a Federal constitutional amendment for victims’ rights. National Victims’ Constitutional Amendment Passage (NVCAP) provides an overview of these efforts at [http://www.nvcap.org/](http://www.nvcap.org/). NVCAP provides a user-friendly map that identifies states that have passed constitutional amendments for victims' rights, which can be accessed at [http://www.nvcap.org/states/stvras.html](http://www.nvcap.org/states/stvras.html).

   NVCAP’s “sister organization,” the National Victims’ Rights Amendment Network (NVCAN), sponsored the Victims’ Rights Education Project (VREP) that features a handbook, series of brochures and “frequently asked questions” (among other resources) related to victims’ rights. VREP resources can be accessed at [http://www.nvcap.org/vrep/vrep.html](http://www.nvcap.org/vrep/vrep.html).

3. NAVAA's website includes links to national and state level programs that provide help to victims in exercising their rights at [http://www.navaa.org/links.html#enforce](http://www.navaa.org/links.html#enforce).

4. The National Crime Victim Law Institute (NCVLI) website includes useful victims' right information, including frequently asked questions, a resource map, a victim law library and for lawyers, a victims’ rights enforcement toolkit at [http://law.lclark.edu/centers/national_crime_victim_law_institute/](http://law.lclark.edu/centers/national_crime_victim_law_institute/).

Ten Core Rights of Crime Victims

The ten core victims' rights include the following:

1. Right to be treated with dignity and respect
   The very foundation of our Nation’s victim assistance field is based upon the fact that historically, victims were virtually ignored in our systems of justice. When they were engaged in justice processes, it was merely as witnesses to crimes and, too often, they were viewed and treated like mere pieces of evidence. Since the inception of the victim assistance field, much has changed to ensure that crime victims and survivors are recognized as integral components and participants of our justice systems and its processes that seek to promote offender accountability and public safety; and as fellow Americans deserving of support and assistance, regardless if they report crimes to law enforcement. Among the most significant outcomes have been efforts to ensure the fair treatment of victims with dignity and respect.
An excellent example of these terms being codified into law is in Utah, which offers the following statutory definitions:

- “Dignity” means treating the crime victim with worthiness, honor, and esteem.
- “Fairness” means treating the crime victims reasonably, even-handedly, and impartially.
- “Respect” means treating the crime victim with regard and value.

2. **Right to notification**

Victim notification is often called the “threshold right” for victims. Because victims’ cannot exercise their rights if they don’t know about them, the right to notification is one from which access to the other core nine rights emanates. Victims and survivors should be notified about the status and disposition of their cases and the status and location of the alleged or convicted offender, and to be provided with any information that can help them make informed choices as participants in their cases, and about their lives.

There are many professionals who can provide victims and survivors with notification services – from law enforcement, prosecutors, courts and the judiciary, and community and institutional corrections officials, to community- and system-based victim advocates.

A summary of “Victims’ Statutory Rights to Notice: 75 Rights, Hearings and Events” is included at the end of this CAP TIP.

3. **Right to be present at/attend proceedings**

Victim attendance at justice proceedings facilitates their participation in justice – from pre-trial release and preliminary hearings, to court and probation proceedings, to parole hearings – and is essential for justice processes to smoothly proceed when victims are needed as witnesses. Victim participation also helps ensure that victims’ rights and needs are addressed across criminal and juvenile justice processes.

4. **Right to be heard**

The “voice of the victim” is an important component of all justice processes. Through victim oral and written impact statements, pre-sentence and pre-parole investigative reports (PSIs, PSRs and PPIs), victims can articulate how the crime has affected them – physically, emotionally, financially, socially and spiritually and what should happen to the offender – and present vital information to judges, jurors and paroling authorities that can help inform their decision-making.

A sample victim impact statement developed in 1999 through OVC’s National Victim Assistance Academy (NVAA) and updated in 2014 is included at the end of this CAP Tip.

5. **Right to reasonable protection from intimidation and harm**

Victims of crime should never be subject to intimidation, harm or harassment from anyone, including the defendant or convicted offender and the perpetrator’s families and friends. From pre-trial to after conviction, victims and survivors must be given opportunities to identify any issues they perceive to be threatening their personal sense of safety, and to have justice officials consider their safety needs and concerns throughout the entire spectrum of justice processes.

6. **Right to restitution**

Restitution should be ordered as a part of a sentence or adjudication for convicted criminal and juvenile offenders, and/or as a condition of probation, parole, or other release. Victims need to
be informed and assisted in asking for and receiving restitution. Restitution and other legal/financial obligations – such as child support – are important to hold offenders accountable for their crimes, and to help victims and survivors recoup some of the many financial losses they endure as a result of their victimization.

Victim advocates and justice professionals have an important role in helping victims document their pecuniary losses resulting from crime for the purposes of restitution. A checklist to help victims document such losses is available from Justice Solutions at http://www.justicesolutions.org/art_pub.htm#restitution.

7. **Right to information and referral**

   Today in America, there are over 10,000 national, Federal, State, tribal and local victim assistance programs that are both justice system- and community-based. Victims and survivors are entitled to receive information about all available services and rights that can help them cope with the immediate-, short-term and long-term impact of the crime.

   OVC’s Online Directory of Crime Victim Services offers a database for victim information and referrals that is searchable by the type of victimization; type of service requested; type of agency; and/or geographic jurisdiction. CAP programs can also sign up to be included in OVC’s Directory. Please visit http://ovc.ncjrs.gov/findvictimservices/search.asp for more information.

8. **Right to apply for victim compensation**

   Victim compensation is the original "victims’ right" in the United States. Victim compensation programs reimburse victims of violent crime for many out-of-pocket, unreimbursed crime-related expenses such as medical costs, mental health counseling, funeral and burial costs, and lost wages or support. Today, all 50 states, the District of Columbia, the U.S. Virgin Islands and Puerto Rico have victim compensation programs. While each state’s victim compensation program differs in its protocols and policies, a directory and information about all state programs can be accessed at www.nacvcb.com.

9. **Right to speedy proceedings**

   At the federal level and, increasingly at the state level, victims have the right to proceedings free from unreasonable delay. This right seeks to ensure that undue delays don’t hold up court or paroling processes, and that victims’ efforts to secure justice are taken into consideration in scheduling and conducting criminal justice proceedings and decisions.

10. **Right to enforcement**

   A right without a remedy is doesn't mean very much. A number of programs have been established that seek to ensure compliance with and enforcement of victims’ rights laws and that victims are provided with some recourse if they feel their rights have been violated. A list of some programs is available at www.navaa.org/links.html#enforce.

For More Information

Please contact National Crime Victims’ Rights Week Community Awareness Project Consultant Anne Seymour via email at annesey@atlantech.net; or by telephone at 202.487.7329.
Victims' Statutory Rights to Notice
75 Rights, Hearings, and Events

Notification of Rights

1. Right to compensation
2. Right to restitution
3. Right to notice of events and proceedings
4. Right to a speedy trial
5. Right to attend proceedings
6. Right to be heard at proceedings
7. Right to consult with the prosecutor
8. Right to reasonable protection from the offender
9. Right to information on exercising the above rights
10. Right to information about case status
11. Right to the name/phone number of contact persons
12. Right to referrals to victim assistance and legal services
13. Right to an explanation of justice proceedings

Notification of Hearings - Rights to Attend and Participate in...

14. Bail hearings
15. Bail review/modification hearings
16. Grand jury hearings
17. Hearings related to orders of protection
18. Other pre-trial hearings
19. Hearings on acceptance of diversion for the offender
20. Hearings on acceptance of a plea bargain
21. Trials
22. Sentencing
23. Post-sentencing hearings
24. Restitution hearings
25. Appellate proceedings
26. Probation revocation hearings
27. Probation modification hearings
28. Temporary release hearings
29. Parole hearings
30. Parole revocation hearings
31. Parole modification hearings
32. Pardon/commutation proceedings
33. Hearings on defendant's competency to stand trial
34. Hearings on defendant's release from mental institution
35. Cancelled or rescheduled hearings
36. Execution (in capital cases)

Right to Notice of ...

37. Arrest of the offender
38. Bail or other pre-trial release of offender, and conditions of release
39. Offender's custody/supervision status
40. Offender's receipt of a protective order
41. Indictment
42. Dismissal of charges
43. Dropping of case
44. Plea negotiations
45. Plea bargain
46. Outcome of trial
47. Sentence of the offender
48. Request for convicted offender's DNA testing
49. Filing of an appeal
50. Outcome of appeal
51. Location of incarcerated offender
52. Earliest possible release date for incarcerated offender
53. Offender re-entry back into the community
54. Probation of the offender
55. Probation revocation/reinstatement of suspended sentence
56. When the offender is in "out to court" status
57. Offender transfer from corrections to another jurisdiction (e.g., mental institution, INS custody, etc.)
58. Request for Interstate Compact transfer
59. Offender Interstate Compact transfer and location
60. Furlough
61. Work release
62. Transfer from one prison facility to another
63. Change of security status
64. Release to civil commitment custody
65. Parole
66. Parole revocation
67. Pardon
68. Clemency
69. Commutation
70. Deportation
71. Escape
72. Recapture
73. Death of offender
74. Execution of offender (in capital cases)
75. Offender’s release from mental institution
Sample Victim Impact Statement

1. Please describe the offense, and how it has affected you and your family.

2. What was the emotional impact of this crime on you and your family?

3. What was the physical impact of this crime on you and your family? (NOTE: This question should be utilized only for personal/violent crimes).

4. What was the financial impact of this crime on you and your family? (NOTE: Provide information about documenting losses for restitution and other financial/legal obligations, such as child support)

5. What, if any, was the spiritual impact of this crime on you and your family?

6. Do you have any concerns about your safety and security? If “yes”, please describe your concerns:
   6a: Would you like any protective measures taken by the (paroling/reentry authority) to promote your safety and security? If “yes,” please describe:

7. What (if anything) has changed in your life since the time the crime occurred and now?

8. What do you want to happen now?

9. Would you like an opportunity to participate in victim/offender programming (such as mediation/dialogue or victim impact panels) that can help hold the offender accountable for his/her actions? (NOTE: Only utilize this question if such programs are in place, and ensure that the victim has written resources that fully describe such programs prior to including this question)

10. If community service is recommended as part of the offender’s return to the community, do you have a favorite charity or non-profit organization you’d like to recommend as a placement? (Or “would you like to make a recommendation for community service from our agency’s list of possible placements?”)

11. Is there any other information you would like to share with the paroling/reentry authority regarding the offense; how it affected you and your family; and any concerns you have if/when the offender is released to community supervision?

   _____ Please check here if you would like to continue to be notified about the status and outcome of your case and/or offender. (This approach links the core victims’ rights of VIS and notification, and simplifies the process of enrolling in victim notification programs for victims).

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TEN CORE RIGHTS OF CRIME VICTIMS & SURVIVORS

RIGHT TO BE TREATED WITH DIGNITY AND RESPECT

RIGHT TO NOTIFICATION

RIGHT TO BE PRESENT AT/ATTEND PROCEEDINGS

RIGHT TO BE HEARD

RIGHT TO REASONABLE PROTECTION FROM INTIMIDATION AND HARM

RIGHT TO RESTITUTION

RIGHT TO INFORMATION AND REFERRAL

RIGHT TO APPLY FOR VICTIM COMPENSATION (IN VIOLENT CRIME CASES)

RIGHT TO SPEEDY PROCEEDINGS

RIGHT TO ENFORCEMENT