HOUSE AMENDED

THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 681 Session of 2013

INTRODUCED BY GREENLEAF, ALLOWAY, ARGALL, BLAKE, BOSCOLA,
BROWNE, BRUBAKER, ERICKSON, FARNESE, FERLO, FOLMER, FONTANA,
HUGHES, KITCHEN, PILEGGI, RAFFERTY, SCHWANK, SOLOBAY, STACK,
TARTAGLIONE, TEPLITZ, TOMLINSON, WASHINGTON, WILLIAMS,
WOZNIAK AND LEACH, MARCH 13, 2013

AS AMENDED ON SECOND CONSIDERATION, HOUSE OF REPRESENTATIVES, JANUARY 15, 2014

AN ACT

1 2 3 4 5	Amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, providing for the protection of victims of sexual violence, for duties of law enforcement agencies, for procedure and for penalties; and, in juvenile matters, further providing for definitions.	
6	The General Assembly of the Commonwealth of Pennsylvania	
7	hereby enacts as follows:	
8	Section 1. Title 42 of the Pennsylvania Consolidated	
9	Statutes is amended by adding a chapter to read:	
10	<u>CHAPTER 62 62A</u>	<
11	SEXUAL VIOLENCE VICTIM PROTECTION	
12	<u>Sec.</u>	
13	<u>6201</u> 62A01. Scope of chapter.	<
14	6202 62A02. Findings and purpose.	<
15	<u>6203</u> 62A03. Definitions.	<
16	6204 62A04. Responsibilities of law enforcement agencies.	<
17	6205 62A05. Commencement of proceedings.	<

1	<u>6206</u> 62A06. Hearings.	<
2	<u>6207</u> 62A07. Relief.	<
3	6208 62A08. Service of orders. (RESERVED).	<
4	6209 62A09. Emergency relief by minor judiciary.	<
5	<u>6210</u> 62A10. Sexual assault counselor.	<
6	<u>6211</u> 62A11. Disclosure of addresses.	<
7	6212 62A12. Arrest for violation of order.	<
8	6213 62A13. Private criminal complaints for violation of order	<
9	OR AGREEMENT.	<
10	6214 62A14. Contempt for violation of order.	<
11	6215 62A15. Civil contempt or modification for violation of	<
12	order OR AGREEMENT.	<
13	<u>6216</u> 62A16. Confidentiality.	<
14	6217 62A17. Procedure and other remedies.	<
15	<u>6218</u> 62A18. Applicability.	<
16	<u>6219</u> 62A19. INABILITY TO PAY.	<
17	6620 62A20. CONSTRUCTION.	<
18	<u>§ 6201 62A01. Scope of chapter.</u>	<
19	This chapter relates to sexual violence victim protection.	
20	<u>§ 6102</u> 62A02. Findings and purpose.	<
21	The General Assembly finds and declares that:	
22	(1) Sexual violence is the most heinous crime against a	
23	person other than murder.	
24	(2) Sexual violence inflicts humiliation, degradation	
25	and terror on the victim.	
26	(3) According to the Department of Justice, someone is	
27	sexually assaulted every two minutes in the United States.	
28	(4) Rape is recognized as one of the most underreported	
29	crimes, and studies indicate that only one in three rapes is	
30	reported to law enforcement.	

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1	(5) Victims of sexual violence desire safety and
2	protection from future interactions with their offender,
3	regardless of whether they seek criminal prosecution.
4	(6) This chapter provides the victim with a civil remedy
5	requiring the offender to stay away from the victim, as well
6	as other appropriate relief.
7	<u>§ 6203 62A03. Definitions.</u> <
8	The following words and phrases when used in this chapter
9	shall have the meanings given to them in this section unless the
10	context clearly indicates otherwise:
11	"Adult." An individual who is 18 years of age or older.
12	"Certified copy." A paper copy of the original order of the
13	issuing court endorsed by the appropriate clerk of that court or
14	an electronic copy of the original order of the issuing court
15	endorsed with a digital signature of the judge or appropriate
16	clerk of that court, regardless of whether or not there is a
17	raised seal on the copy of the order of the issuing court.
18	"Confidential communications." As defined in section 5945.1
19	(relating to confidential communications with sexual assault
20	<u>counselors).</u>
21	"Coparticipant." As defined in section 5945.1 (relating to
22	confidential communications with sexual assault counselors).
23	"Court." The court or magisterial district judge having_
24	jurisdiction over the matter under and exercised as provided in
25	this title or as otherwise provided or prescribed by law.
26	"Family or household members." Spouses or persons who have
27	been spouses, persons living as spouses or who lived as spouses,
28	parents and children, other persons related by consanguinity or
29	affinity, current or former sexual or intimate partners or
30	persons who share biological parenthood.

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1	"Hearing officer." A magisterial district judge, judge of
2	the Philadelphia Municipal Court, bail commissioner appointed
3	under section 1123 (relating to jurisdiction and venue) or, <
4	<pre>master appointed under section 1126 (relating to masters) OR <</pre>
5	MASTER FOR EMERGENCY RELIEF.
6	"Master for emergency relief." A member of the bar of the
7	Commonwealth appointed under section 6209(e) 62A09(e) (relating <
8	to emergency relief by minor judiciary).
9	"Minor." An individual who is not an adult.
10	"Plaintiff." An individual who applies for a protection
11	order, either for the benefit of that individual or on behalf of
12	another individual.
13	"Protection order" or "order." A sexual violence victim
14	protection order issued under this chapter.
15	"Rape crisis center." As defined in section 5945.1 (relating
16	to confidential communications with sexual assault counselors).
17	"Sexual assault counselor." As defined in section 5945.1
18	(relating to confidential communications with sexual assault
19	<u>counselors).</u>
20	"Sexual violence." Conduct constituting a crime under any of
21	the following provisions of Title 18 18 PA.C.S. (relating to <
22	crimes and offenses) between persons who are not family or
23	household members:
24	18 PA.C.S. § 2709 (RELATING TO HARASSMENT) WHERE THE <
25	CONDUCT IS COMMITTED BY A PERSON 18 YEARS OF AGE OR OLDER
26	AGAINST A PERSON UNDER 18 YEARS OF AGE.
27	18 PA.C.S. § 2709.1 (RELATING TO STALKING) WHERE THE
28	CONDUCT IS COMMITTED BY A PERSON 18 YEARS OF AGE OR OLDER
29	AGAINST A PERSON UNDER 18 YEARS OF AGE.
30	18 Pa.C.S. Ch. 31 (relating to sexual offenses), EXCEPT <

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1	<u>18 PA.C.S. §§ 3129 (RELATING TO SEXUAL INTERCOURSE WITH</u>
2	ANIMAL) AND 3130 (RELATING TO CONDUCT RELATING TO SEX
3	OFFENDERS).
4	18 Pa.C.S. § 4304 (relating to endangering welfare of
5	children) if the offense involved sexual contact with the
6	<u>victim.</u>
7	18 Pa.C.S. § 6301(a)(1)(ii) (relating to corruption of
8	<u>minors).</u>
9	18 Pa.C.S. § 6312(b) (relating to sexual abuse of
10	<u>children).</u>
11	18 Pa.C.S. § 6318 (relating to unlawful contact with
12	<u>minor).</u>
13	18 Pa.C.S. § 6320 (relating to sexual exploitation of
14	<u>children).</u>
15	"Sheriff." The sheriff of a county or in a city of the first
16	class, the chief or head of the police department.
17	"Victim." A person who is the victim of sexual violence.
18	<u>§ 6204</u> 62A04. Responsibilities of law enforcement agencies. <
19	(a) General ruleThe police department of each municipal
20	corporation, the Pennsylvania State Police and the sheriff of
21	each county shall ensure that all their officers, deputies and
22	employees are familiar with the provisions of this chapter.
23	Instruction concerning sexual violence victim protection orders
24	shall be made a part of the training curriculum for all trainee
25	officers and deputies. All law enforcement agencies shall adopt
26	a written policy regarding sexual violence victim protection
27	orders.
28	(b) Notice of arrestThe police department of each
29	municipal corporation and the Pennsylvania State Police shall
30	make reasonable efforts to notify any person protected by an
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1	order issued under this chapter of the arrest of the defendant
2	for violation of an order as soon as possible. Unless the person
3	cannot be located, notice of the arrest shall be provided not
4	more than 24 hours after preliminary arraignment.
5	(c) Statewide registry A record and index of all valid <
6	(C) STATEWIDE REGISTRY <
7	(1) A COMPLETE AND SYSTEMATIC RECORD AND INDEX OF ALL
8	VALID temporary and final court orders of protection ORDERS <
9	issued under this chapter shall be entered and maintained in
10	the database established and maintained by the Pennsylvania
11	<u>State Police pursuant to 23 Pa.C.S. § 6105(e) (relating to</u>
12	responsibilities of law enforcement agencies).
13	(2) WITH RESPECT TO ORDERS ISSUED UNDER THIS CHAPTER, <
14	THE STATEWIDE REGISTRY SHALL INCLUDE, BUT NEED NOT BE LIMITED
15	TO, THE FOLLOWING:
16	(I) THE NAMES OF THE PLAINTIFF AND THE VICTIM, IF
17	THE VICTIM IS NOT THE SAME INDIVIDUAL AS THE PLAINTIFF.
18	(II) THE NAME OF OTHER DESIGNATED PERSONS PROTECTED
19	BY THE ORDER UNDER SECTION 62A07(B) (RELATING TO RELIEF).
20	(III) THE NAME AND ADDRESS OF THE DEFENDANT.
21	(IV) THE DATE THE ORDER WAS ENTERED.
22	(V) THE DATE THE ORDER EXPIRES.
23	(VI) THE RELIEF GRANTED UNDER SECTION 62A07 AND
24	SECTION 62A09 (RELATING TO EMERGENCY RELIEF BY MINOR
25	JUDICIARY).
26	(VII) THE JUDICIAL DISTRICT IN WHICH THE ORDER WAS
27	ENTERED.
28	(VIII) WHERE FURNISHED, THE SOCIAL SECURITY NUMBER
29	AND DATE OF BIRTH OF THE DEFENDANT.
30	(3) THE PROTHONOTARY SHALL SEND, ON A FORM PRESCRIBED BY

1	THE PENNSYLVANIA STATE POLICE, A COPY OF AN ORDER TO THE
2	STATEWIDE REGISTRY SO THAT IT IS RECEIVED WITHIN 24 HOURS OF
3	THE ENTRY OF THE ORDER. AN AMENDMENT TO OR REVOCATION OF AN
4	ORDER SHALL BE TRANSMITTED BY THE PROTHONOTARY WITHIN 24
5	HOURS OF THE ENTRY OF THE ORDER FOR MODIFICATION OR
6	REVOCATION. THE PENNSYLVANIA STATE POLICE SHALL ENTER ORDERS,
7	AMENDMENTS AND REVOCATIONS IN THE STATEWIDE REGISTRY WITHIN
8	EIGHT HOURS OF RECEIPT. VACATED OR EXPIRED ORDERS SHALL BE
9	PURGED FROM THE REGISTRY.
10	(4) THE REGISTRY OF THE PENNSYLVANIA STATE POLICE SHALL
11	BE AVAILABLE AT ALL TIMES TO INFORM COURTS, DISPATCHERS AND
12	LAW ENFORCEMENT OFFICERS OF ANY VALID ORDER INVOLVING ANY
13	DEFENDANT.
14	(5) INFORMATION CONTAINED IN THE STATEWIDE REGISTRY
15	RELATING TO ORDERS SHALL NOT BE SUBJECT TO ACCESS UNDER THE
16	ACT OF FEBRUARY 14, 2008 (P.L.6, NO.3), KNOWN AS THE RIGHT-
16 17	TO-KNOW LAW.
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17	TO-KNOW LAW.
17 18	TO-KNOW LAW. § 6205 62A05. Commencement of proceedings. <
17 18 19	<u>TO-KNOW LAW.</u> § 6205 62A05. Commencement of proceedings. (a) General ruleAn action for a sexual violence victim
17 18 19 20	TO-KNOW LAW. § 6205 62A05. Commencement of proceedings. <
17 18 19 20 21	TO-KNOW LAW. § 6205 62A05. Commencement of proceedings. <
17 18 19 20 21 22	TO-KNOW LAW. § 6205 62A05. Commencement of proceedings. <
17 18 19 20 21 22 23	TO-KNOW LAW.§ 6205 62A05. Commencement of proceedings.<
17 18 19 20 21 22 23 24	TO-KNOW LAW.\$ 6205 62A05. Commencement of proceedings.<
17 18 19 20 21 22 23 24 25	TO-KNOW LAW.\$ 6205 62A05. Commencement of proceedings.<
17 18 19 20 21 22 23 24 25 26	TO-KNOW LAW.§ 6205 62A05. Commencement of proceedings.<
17 18 19 20 21 22 23 24 25 26 27	TO-KNOW LAW.\$ 6205 62A05. Commencement of proceedings.<
17 18 19 20 21 22 23 24 25 26 27 28	TO-KNOW LAW.\$ 6205 62A05. Commencement of proceedings.<

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1	INFORMATION TO A LAW ENFORCEMENT OFFICER WITH INTENT TO
2	IMPLICATE ANOTHER UNDER THIS CHAPTER COMMITS AN OFFENSE UNDER 18
3	PA.C.S. § 4906 (RELATING TO FALSE REPORTS TO LAW ENFORCEMENT
4	AUTHORITIES).
5	(b) No prepayment of feesThe petition shall be filed and
6	service shall be made without the prepayment of fees.
7	(c) Assessment of fees and costs
8	(1) (i) No plaintiff seeking relief under this chapter
9	shall be charged any fees or costs associated with the
10	filing, issuance, registration or service of a petition,
11	motion, complaint, order or any other filing. Prohibited
12	fees or costs shall include, but are not limited to,
13	those associated with modifying, withdrawing, dismissing
14	or certifying copies of a petition, motion, complaint,
15	order or any other filing, as well as any judicial
16	<u>surcharge or computer system fee.</u>
17	(ii) No plaintiff seeking relief under this chapter
18	shall be charged any fees or costs associated with filing
19	a motion for reconsideration or an appeal from any order
20	or action taken under this chapter.
21	(2) When an order is granted under this chapter, fees
22	and costs shall be assessed against the defendant. The court
23	shall waive fees and costs upon a showing of good cause or
24	when the court makes a finding that the defendant is not able
25	to pay the fees and costs.
26	(3) Nothing in this section is intended to expand or
27	diminish the court's authority to enter an order under
28	Pa.R.C.P. No. 1023.1 (relating to Scope. Signing of
29	Documents. Representations to the Court. Violation).
30	(C.1) SURCHARGE ON ORDERWHEN AN ORDER IS GRANTED UNDER <
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1	SECTION 62A06 (RELATING TO HEARINGS), A SURCHARGE OF \$100 SHALL
2	BE ASSESSED AGAINST THE DEFENDANT. ALL MONEYS RECEIVED FROM
3	SURCHARGES SHALL BE DISTRIBUTED IN THE FOLLOWING ORDER OF
4	PRIORITY:
5	(1) TWENTY-FIVE DOLLARS SHALL BE FORWARDED TO THE
6	COMMONWEALTH AND SHALL BE USED BY THE PENNSYLVANIA STATE
7	POLICE TO ESTABLISH AND MAINTAIN THE STATEWIDE REGISTRY OF
8	PROTECTION ORDERS PROVIDED FOR IN SECTION 62A04(C) (RELATING
9	TO RELATING TO RESPONSIBILITIES OF LAW ENFORCEMENT AGENCIES).
10	(2) FIFTY DOLLARS SHALL BE RETAINED BY THE COUNTY AND
11	SHALL BE USED TO CARRY OUT THE PROVISIONS OF THIS CHAPTER AS
12	FOLLOWS:
13	(I) TWENTY-FIVE DOLLARS SHALL BE USED BY THE
14	SHERIFF.
15	(II) TWENTY-FIVE DOLLARS SHALL BE USED BY THE COURT.
16	(3) TWENTY-FIVE DOLLARS SHALL BE FORWARDED TO THE
17	DEPARTMENT OF PUBLIC WELFARE FOR USE FOR VICTIMS OF SEXUAL
18	ASSAULT IN ACCORDANCE WITH THE PROVISIONS OF SECTION 2333 OF
19	THE ACT OF APRIL 9, 1929 (P.L.177, NO.175), KNOWN AS THE
20	ADMINISTRATIVE CODE OF 1929.
21	(4) THE SURCHARGE ALLOCATED UNDER PARAGRAPHS (1) AND (3)
22	SHALL BE USED TO SUPPLEMENT AND NOT TO SUPPLANT ANY OTHER
23	SOURCE OF FUNDS RECEIVED FOR THE PURPOSE OF CARRYING OUT THE
24	PROVISIONS OF THIS CHAPTER.
25	(d) Service
26	(1) The court shall adopt a means of prompt and
27	effective service. If the court so orders, the sheriff or
28	another court-designated agency or individual shall serve the
29	petition and protection order. Under no circumstances shall
30	the plaintiff be obligated to serve the petition or

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1	protection order. The petition and protection order shall be <
2	served upon the defendant, and the order shall be served upon
3	the police departments, sheriff and district attorney in the
4	jurisdiction where the order was entered within two business
5	days.
6	(2) THE PETITION AND ORDER SHALL BE SERVED UPON THE <
7	DEFENDANT.
8	(3) WITHIN TWO BUSINESS DAYS, THE ORDER SHALL BE SERVED
9	UPON THE POLICE DEPARTMENT, SHERIFF AND DISTRICT ATTORNEY IN
10	THE JURISDICTION WHERE THE ORDER WAS ENTERED.
11	(4) A CERTIFIED COPY OF THE ORDER SHALL BE ISSUED TO THE
12	PLAINTIFF.
13	(5) IN THE CASE OF A MINOR VICTIM, A COPY OF THE
14	PETITION AND ORDER SHALL BE SERVED UPON THE COUNTY AGENCY AND
15	THE DEPARTMENT OF PUBLIC WELFARE. FOR PURPOSES OF THIS
16	SUBPARAGRAPH, THE TERM "COUNTY AGENCY" SHALL BE AS DEFINED IN
17	23 PA.C.S. 6303 (RELATING TO DEFINITIONS).
18	(6) A COPY OF THE ORDER SHALL BE ISSUED AS OTHERWISE
19	ORDERED BY THE COURT OR HEARING OFFICER.
20	(7) Failure to serve the police department, sheriff <
21	or district attorney's office shall not stay the effect of a
22	valid order.
23	(e) Assistance and advice to plaintiffThe courts and
24	hearing officers shall:
25	(1) Provide simplified forms and clerical assistance in
26	English and Spanish to help with the writing and filing of
27	the petition for a sexual violence protection AN order for an <
28	individual not represented by counsel.
29	(2) Provide the plaintiff with written and oral
30	referrals, in English and Spanish, to local sexual assault

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1	services, to the local legal services office and to the
2	county bar association's lawyer referral service.
3	(3) Provide the plaintiff with a certified copy of any <
4	protection order entered by the court.
5	(f) Effect of departure and nonresidenceThe right of the
6	plaintiff to relief under this chapter shall not be affected by
7	the defendant's absence from this Commonwealth or the
8	defendant's nonresidence in this Commonwealth, provided that the
9	court has personal jurisdiction over the defendant in accordance
10	with section 5322 (relating to bases of personal jurisdiction
11	over persons outside this Commonwealth).
12	<u>§ 6206</u> 62A06. Hearings. <
13	(a) General ruleWithin ten business days of the filing of
14	a petition under this chapter, an expedited hearing shall be <
15	held before the court, at which the plaintiff must assert that
16	the plaintiff or the person on whose behalf the petition is
17	brought is a victim of sexual violence committed by the
18	defendant and must prove the need for protection from the
19	defendant by a preponderance of the evidence. The court shall,
20	at the time the defendant is given notice of the hearing, advise
21	the defendant of the right to be represented by counsel. A <
22	PETITION UNDER THIS CHAPTER, A HEARING SHALL BE HELD BEFORE THE
23	COURT, WHERE THE PLAINTIFF MUST:
24	(1) ASSERT THAT THE PLAINTIFF OR ANOTHER INDIVIDUAL, AS
25	APPROPRIATE, IS A VICTIM OF SEXUAL VIOLENCE COMMITTED BY THE
26	DEFENDANT; AND
27	(2) PROVE BY PREPONDERANCE OF THE EVIDENCE THAT THE
28	PLAINTIFF OR ANOTHER INDIVIDUAL, AS APPROPRIATE, IS AT A
29	CONTINUED RISK OF HARM FROM THE DEFENDANT.
30	(A.1) RIGHT TO COUNSEL THE COURT SHALL, AT THE TIME THE

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1	DEFENDANT IS GIVEN NOTICE OF THE HEARING, ADVISE THE DEFENDANT	
2	OF THE RIGHT TO BE REPRESENTED BY COUNSEL. THE NOTICE SHALL BE	
3	PRINTED AND DELIVERED IN A MANNER THAT EASILY ATTRACTS ATTENTION	_
4	TO ITS CONTENTS.	
5	(b) Temporary ordersIf a petitioner seeks a temporary	<
6	protection order PLAINTIFF SEEKS A TEMPORARY ORDER for	<
7	protection from an immediate and present danger, the court shall	_
8	conduct an ex parte proceeding. The court may enter such a	<
9	temporary order as it deems necessary to protect the plaintiff	
10	OR ANOTHER INDIVIDUAL, AS APPROPRIATE, when it finds the	<
11	plaintiff OR ANOTHER INDIVIDUAL is in immediate and present_	<
12	danger FROM THE DEFENDANT. The temporary order shall remain in	<
13	effect until modified or terminated by the court after notice	
14	and hearing.	
15	(c) Continued hearingsThe court may grant a continuance	<
16	of the hearing for good cause shown by either party. If a	
17	hearing under subsection (a) is continued and no temporary	
18	protection order is issued, the court may make ex parte	<
19	temporary orders under subsection (b), as it deems necessary.	
20	<u>§ 6207 62A07. Relief.</u>	<
21	(a) Order or consent agreementThe court may issue a	<
22	protection AN order or approve a consent agreement to protect	<
23	the plaintiff OR ANOTHER INDIVIDUAL, AS APPROPRIATE, from the	<
24	<u>defendant.</u>	
25	(b) General ruleA protection order or AN ORDER OR A	<
26	consent agreement may include:	
27	(1) Prohibiting the defendant from having any contact	
28	with the plaintiff VICTIM, including, but not limited to,	<
29	restraining the defendant from entering the plaintiff's	<
30	VICTIM'S residence, place of employment, business or school.	<
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1	This may include prohibiting indirect contact through third	
2	parties and also prohibiting direct or indirect contact with	
3	other designated persons.	
4	(2) Granting any other appropriate relief sought by the	
5	<u>plaintiff.</u>	
6	(c) Duration and amendment of order or agreementA	
7	protection order or an approved consent agreement shall be for a	
8	fixed period of time not to exceed 36 months. The court may	
9	amend its order or agreement at any time upon subsequent	
10	petition filed by either party.	
11	(d) Extension of protection orders	
12	(1) An extension of a protection AN order may be	<
13	granted:	
14	(i) Where the court finds, after a duly filed <	<
15	petition, notice to the defendant and a hearing, in	
16	accordance with the procedures set forth in sections 6205 <	<
17	62A05 (relating to commencement of proceedings) and 6206 <	<
18	62A06 (relating to hearings), that the protection FINDS <	<
19	THAT THE EXTENSION is necessary because the defendant	
20	engaged in one or more acts or FINDS some other <	<
21	circumstances that, in the discretion of the court,	
22	demonstrate a continued risk of harm to the plaintiff	<
23	VICTIM.	<
24	(ii) When a contempt petition or charge has been	
25	filed with the court or, in a county of the first class,	
26	a hearing officer, but the hearing has not occurred	
27	before the expiration of the protection order, the order	
28	shall be extended, at a minimum, until the disposition of	
29	the contempt petition.	
30	(2) Service of an extended protection order shall be	<

1	<pre>made in accordance with sections 6205(d) 62A05(D) and 6208</pre> <
2	62A08 (relating to service of orders).
3	(3) There shall be no limitation SECTION 62A05(D) on the <
4	number of extensions that may be granted.
5	(3) THERE SHALL BE NO LIMITATION ON THE NUMBER OF <
6	EXTENSIONS THAT MAY BE GRANTED.
7	(e) NoticeNotice shall be given to the defendant stating
8	that violations of the protection order will subject the <
9	<pre>defendant to arrest under section 6212 62A12 (relating to arrest <</pre>
10	for violation of order) or contempt of court under section 6214 <
11	<u>62A14 (relating to contempt for violation of order).</u> <
12	(f) IncarcerationWhen the defendant is or was
13	incarcerated and will be released from custody in the next 90
14	days or has been released from custody within the past 90 days,
15	a plaintiff does not need to show that the defendant engaged in
16	one or more acts that indicate A continued risk of harm to the <
17	plaintiff VICTIM in order to obtain an extension or a subsequent <
18	protection order under this act.
19	(G) IDENTIFYING INFORMATIONANY ORDER ISSUED UNDER THIS <
20	CHAPTER SHALL, WHEN FURNISHED BY EITHER PARTY, SPECIFY THE
21	SOCIAL SECURITY NUMBER AND DATE OF BIRTH OF THE DEFENDANT.
22	<u>\$-6208. Service of orders.</u> <
23	<u>A copy of a protection order shall be issued to the</u>
24	plaintiff, the defendant, the sheriff and the police department
25	with appropriate jurisdiction to enforce the order in accordance
26	with the provisions of this chapter or as ordered by the court
27	<u>or hearing officer.</u>
28	<u>§ 62A08. (RESERVED).</u> <
29	<u>§ 6209</u> 62A09. Emergency relief by minor judiciary. <
30	(a) General ruleWhen:

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1	(1) in counties with fewer than four judges, the court
2	<u>is unavailable:</u>
3	(i) from the close of business at the end of each
4	day to the resumption of business the next morning;
5	(ii) from the end of the business week to the
6	beginning of the business week; and
7	(iii) during the business day by reason of duties
8	outside the county, illness or vacation;
9	(2) in counties with at least four judges, the court is
10	<u>unavailable:</u>
11	(i) from the close of business at the end of each
12	day to the resumption of business the next morning; and
13	(ii) from the end of the business week to the
14	beginning of the business week;
15	a petition may be filed before a hearing officer who may grant
16	relief in accordance with section 6207 62A07 (relating to <
17	relief) if the hearing officer deems it necessary to protect the
18	<pre>plaintiff VICTIM upon good cause shown in an ex parte <</pre>
19	proceeding. Immediate and present danger to the plaintiff POSED <
20	BY THE DEFENDANT TO THE VICTIM shall constitute good cause for
21	the purposes of this subsection.
22	(b) Expiration of orderA protection AN order issued under <
23	subsection (a) shall expire at the end of the next business day
24	the court deems itself available. The court shall schedule
25	hearings on orders entered by hearing officers under subsection
26	(a) and shall review and continue in effect protection orders <
27	that are necessary to protect the plaintiff OR ANOTHER <
28	INDIVIDUAL, AS APPROPRIATE, until the hearing, at which time the
29	plaintiff may seek a temporary protection order from the court. <
30	(c) Certification of order to courtAn emergency

1	protection order issued under this section and any documentation <
2	in support thereof shall be immediately certified to the court.
3	The certification to the court shall have the effect of
4	<pre>commencing proceedings under section 6205 62A05 (relating to <</pre>
5	commencement of proceedings) and invoking the other provisions
6	of this chapter. If it is not already alleged in a petition for
7	an emergency order, the plaintiff shall file a verified
8	statement setting forth the reasons for the need for protection
9	at least five days prior to the hearing. Service of the verified
10	<pre>statement shall be made subject to section 6205(d) 62A05(D).</pre>
11	(d) Instructions regarding the commencement of
12	proceedingsUpon issuance of an emergency protection order, <
13	the hearing officer shall provide the plaintiff instructions
14	regarding the commencement of proceedings in the court at the
15	beginning of the next business day and regarding the procedures
16	for initiating a contempt charge should the defendant violate
17	the emergency protection order. The hearing officer shall also <
18	advise the plaintiff of the existence of rape crisis centers in
19	the county or in nearby counties and inform the plaintiff of the
20	availability of legal assistance without cost if the plaintiff
21	is unable to pay for them.
22	(e) Master of emergency reliefThe president judge of a
23	court of common pleas of a judicial district may, with the
24	approval of the Administrative Office of Pennsylvania Courts,
25	provide for the selection and appointment of a master for
26	emergency relief on a full-time or part-time basis. The number
27	of masters for emergency relief shall be fixed by the president
28	judge with the approval of the Administrative Office of
29	Pennsylvania Courts. The compensation of a master for emergency
30	relief shall be fixed and paid by the county.

1	§ 6210 62A10. Sexual assault counselor. <		
2	A sexual assault counselor may accompany and provide		
3	assistance to a plaintiff in any legal proceeding or hearing		
4	under this chapter.		
5	§ 6211 62A11. Disclosure of addresses. <		
6	(a) General ruleDuring the course of a proceeding under		
7	this chapter, the court or hearing officer may consider whether		
8	the plaintiff OR VICTIM, AS APPROPRIATE, is endangered by <		
9	disclosure of the permanent or temporary address of the		
10	plaintiff OR VICTIM. The court shall consider the wishes of the <		
11	plaintiff regarding the disclosure of the address. Neither in		
12	the pleadings nor during proceedings or hearings under this		
13	chapter shall the court or hearing officer require disclosure of		
14	the address of a rape crisis center or the plaintiff OR VICTIM, <		
15	AS APPROPRIATE.		
16	(b) OrderWhere the court concludes that the defendant		
17	poses a threat of continued danger to the plaintiff POSES A <		
18	CONTINUED RISK OF HARM TO THE VICTIM and where the plaintiff		
19	requests that the address, telephone number and information		
20	about the plaintiff's VICTIM'S whereabouts not be disclosed, the <		
21	court shall enter an order directing that law enforcement		
22	agencies, human service agencies and school districts shall not		
23	disclose the presence of the plaintiff VICTIM in the <		
24	jurisdiction or district or furnish any address, telephone		
25	number or any other demographic information about the plaintiff <		
26	VICTIM except by further order of the court. <		
27	<u>§ 6212</u> 62A12. Arrest for violation of order. <		
28	(a) General ruleAn arrest for a violation of a protection_<		
29	order or court-approved consent agreement AN ORDER issued under		
30	this chapter may be without warrant upon probable cause, whether		

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1	or not the violation is committed in the presence of the police
2	officer or sheriff, in circumstances where the defendant has
3	violated a provision of a protection AN order consistent with <
4	section 6207 62A07 (relating to relief). The police officer or <
5	sheriff may verify the existence of a protection AN order by <
6	telephone, radio or other electronic communication with the
7	appropriate police department, PENNSYLVANIA STATE POLICE <
8	REGISTRY or issuing authority. A police officer or sheriff shall
9	arrest a defendant for violating a protection AN order by a <
10	court within the judicial district or issued by a court in
11	another judicial district within this Commonwealth.
12	(b) Procedure following arrest
13	(1) Subsequent to an arrest, the defendant shall be
14	taken by the police officer or sheriff without unnecessary
15	delay before the court in the judicial district where the
16	contempt is alleged to have occurred.
17	(2) When that court is unavailable, the police officer
18	or sheriff shall convey the defendant to a magisterial
19	district judge designated as appropriate by local rules of
20	court or, in counties of the first class, to the appropriate
21	hearing officer.
22	(c) Preliminary arraignmentThe defendant shall be
23	afforded a preliminary arraignment without unnecessary delay.
24	(d) Other emergency powers unaffectedThis section shall
25	not be construed to in any way limit any of the other powers for
26	emergency relief provided under this chapter.
27	(e) HearingAn expedited A hearing shall be scheduled <
28	within ten business days of the filing of the charge or
29	complaint of indirect criminal contempt. The hearing and any
30	adjudication shall not preclude a hearing on other criminal
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1	charges underlying the contempt, nor shall a hearing or	
2	adjudication on other criminal charges preclude a hearing on a	
3	charge of indirect criminal contempt.	
4	<u>§ 6213</u> 62A13. Private criminal complaints for violation of	<
5	order OR AGREEMENT.	<
6	(a) General ruleA plaintiff may file a private criminal	
7	complaint against a defendant, alleging indirect criminal	
8	<u>contempt for a violation of any provision of a protection AN</u>	<
9	order or court-approved consent agreement issued under this	
10	chapter, with the court, the office of the district attorney or	
11	the magisterial district judge in the jurisdiction or county	
12	where the violation occurred, EXCEPT THAT IN A COUNTY OF THE	<
13	FIRST CLASS, A COMPLAINT MAY ONLY BE FILED WITH THE FAMILY	
14	DIVISION OF THE COURT OF COMMON PLEAS OR THE OFFICE OF DISTRICT	
15	ATTORNEY.	
16	(b) Procedure service	
17	(1) Procedure for filing and service of a private	
18	criminal complaint shall be provided as set forth by local	
. .		
19	<u>rule.</u>	
19 20	<u>rule.</u> (2) Nothing in this subsection is intended to expand or	
20	(2) Nothing in this subsection is intended to expand or	<
20 21	(2) Nothing in this subsection is intended to expand or diminish the court's authority to enter an order pursuant to	< <
20 21 22	(2) Nothing in this subsection is intended to expand or diminish the court's authority to enter an order pursuant to Pa.R.C.P. No. 1023.1 (relating to scope. signing of	
20 21 22 23	(2) Nothing in this subsection is intended to expand or diminish the court's authority to enter an order pursuant to Pa.R.C.P. No. 1023.1 (relating to scope. signing of documents. representations to the court. violation SCOPE.	
20 21 22 23 24	(2) Nothing in this subsection is intended to expand or diminish the court's authority to enter an order pursuant to Pa.R.C.P. No. 1023.1 (relating to scope. signing of documents. representations to the court. violation SCOPE. SIGNING OF DOCUMENTS. REPRESENTATIONS TO THE COURT.	
20 21 22 23 24 25	(2) Nothing in this subsection is intended to expand or diminish the court's authority to enter an order pursuant to Pa.R.C.P. No. 1023.1 (relating to scope. signing of documents. representations to the court. violation SCOPE. SIGNING OF DOCUMENTS. REPRESENTATIONS TO THE COURT. VIOLATION).	
20 21 22 23 24 25 26	(2) Nothing in this subsection is intended to expand or diminish the court's authority to enter an order pursuant to Pa.R.C.P. No. 1023.1 (relating to scope. signing of documents. representations to the court. violation SCOPE. SIGNING OF DOCUMENTS. REPRESENTATIONS TO THE COURT. VIOLATION). (c) Fees and costs	
20 21 22 23 24 25 26 27	(2) Nothing in this subsection is intended to expand or diminish the court's authority to enter an order pursuant to Pa.R.C.P. No. 1023.1 (relating to scope. signing of documents. representations to the court. violation SCOPE. SIGNING OF DOCUMENTS. REPRESENTATIONS TO THE COURT. VIOLATION). (c) Fees and costs (1) No fees or costs associated with the prosecution of	
20 21 22 23 24 25 26 27 28	<pre>(2) Nothing in this subsection is intended to expand or diminish the court's authority to enter an order pursuant to Pa.R.C.P. No. 1023.1 (relating to scope. signing of documents. representations to the court. violation SCOPE. SIGNING OF DOCUMENTS. REPRESENTATIONS TO THE COURT. VIOLATION). (c) Fees and costs (1) No fees or costs associated with the prosecution of the private criminal complaint shall be assigned to the</pre>	

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1	(2) (i) After a finding of indirect criminal contempt,	
2	fees and costs may be assigned against the defendant.	
3	(ii) The court shall waive fees and costs imposed	
4	under this chapter upon a showing of good cause or if the	_
5	court makes a finding that the defendant is not able to	
6	pay the costs associated with the indirect criminal	
7	contempt action.	
8	(3) Nothing in this subsection shall be construed to	
9	expand or diminish the court's authority to enter an order	
10	under Pa.R.C.P. No.1023.1 (relating to Scope. Signing of	<
11	Documents. Representation to Court. Violation).	
12	§ 6214 62A14. Contempt for violation of order.	<
13	(a) General ruleWhere the police department, sheriff or	
14	the plaintiff has filed charges of indirect criminal contempt	
15	against a defendant for violation of a protection AN order or	<
16	court-approved CONSENT agreement entered into under this	<
17	chapter, the court may hold the defendant in indirect criminal	
18	contempt and punish the defendant in accordance with law.	
19	(b) JurisdictionA court shall have jurisdiction over	
20	indirect criminal contempt charges for violation of a protection	
21	order in the county where the violation occurred AND IN THE	<
22	COUNTY WHERE THE ORDER WAS GRANTED.	
23	(c) Minor defendantAny defendant who is a minor and who	
24	is charged with indirect criminal contempt for allegedly	
25	violating a protection order shall be considered to have	
26	committed an alleged delinquent act as that term is defined in	
27	section 6302 (relating to definitions) and shall be treated as	
28	provided in Chapter 63 (relating to juvenile matters).	
29	(d) Trial and punishment	
30	(1) Notwithstanding section 4136(a) (relating to rights	

1	of persons charged with certain indirect criminal contempts),
2	the defendant shall not have the right to a jury trial on the
3	charge of indirect criminal contempt; however, the defendant
4	shall be entitled to counsel.
5	(2) A sentence for indirect criminal contempt under this
6	act may include:
7	(i) A fine of not less than \$300 nor more than
8	<pre>\$1,000 or AND imprisonment for a period not exceeding six <</pre>
9	months, or both.
10	(ii) A fine of not less than \$300 nor more than
11	\$1,000 or AND supervised probation for a period not <
12	exceeding six months, or both. <
13	(iii) An order for any other relief provided for
14	under this act.
15	(3) Upon conviction for indirect criminal contempt and
16	at the request of the plaintiff, the court shall also grant
17	an extension of the protection order for an additional term.
18	(4) Upon conviction for indirect criminal contempt, the
19	court shall notify the sheriff of the jurisdiction which
20	issued the protection order of the conviction.
21	(5) ALL MONEYS RECEIVED UNDER THIS SECTION SHALL BE <
22	DISTRIBUTED IN THE FOLLOWING ORDER OF PRIORITY:
23	(I) ONE HUNDRED DOLLARS SHALL BE FORWARDED TO THE
24	COMMONWEALTH AND SHALL BE USED BY THE PENNSYLVANIA STATE
25	POLICE TO ESTABLISH AND MAINTAIN THE STATEWIDE REGISTRY
26	OF PROTECTION ORDERS PROVIDED FOR IN SECTION 62A04(C)
27	(RELATING TO RESPONSIBILITIES OF LAW ENFORCEMENT
28	AGENCIES).
29	(II) ONE HUNDRED DOLLARS SHALL BE RETAINED BY THE
30	COUNTY AND SHALL BE USED TO CARRY OUT THE PROVISIONS OF

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1	THIS CHAPTER AS FOLLOWS:
2	(A) FIFTY DOLLARS SHALL BE USED BY THE SHERIFF.
3	(B) FIFTY DOLLARS SHALL BE USED BY THE COURT.
4	(III) ONE HUNDRED DOLLARS SHALL BE FORWARDED TO THE
5	DEPARTMENT OF PUBLIC WELFARE FOR USE FOR VICTIMS OF
6	SEXUAL ASSAULT IN ACCORDANCE WITH THE PROVISIONS OF
7	SECTION 2333 OF THE ACT OF APRIL 9, 1929 (P.L.177,
8	NO.175), KNOWN AS THE ADMINISTRATIVE CODE OF 1929.
9	(IV) ANY ADDITIONAL MONEY SHALL BE DISTRIBUTED IN
10	THE MANNER UNDER SUBPARAGRAPH (I).
11	(e) Notification upon release
12	(1) The appropriate releasing authority or other
13	official as designated by local rule shall use all reasonable
14	means to notify the victim sufficiently in advance of the
15	release of the offender from any incarceration imposed under
16	subsection (d). Notification shall be required for work
17	release, furlough, medical leave, community service,
18	discharge, escape and recapture. Notification shall include
19	the terms and conditions imposed on any temporary release
20	from custody.
21	(2) The plaintiff must keep the appropriate releasing
22	authority or other official as designated by local rule
23	advised of contact information; failure to do so will
24	constitute waiver of any right to notification under this
25	section.
26	(f) Multiple remediesDisposition of a charge of indirect
27	criminal contempt shall not preclude the prosecution of other
28	criminal charges associated with the incident giving rise to the
29	contempt, nor shall disposition of other criminal charges
30	preclude prosecution of indirect criminal contempt associated
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1	with the criminal conduct giving rise to the charges.	
2	§ 6215 62A15. Civil contempt or modification for violation of <	
3	order OR AGREEMENT. <	
4	(a) General ruleA plaintiff may file a petition for civil	
5	contempt with the issuing court alleging that the defendant has	
6	violated any provision of a protection AN order or <	
7	<pre>court-approved CONSENT agreement entered into under this <</pre>	
8	<u>chapter.</u>	
9	(b) Civil contempt orderUpon finding of a violation of a	
10	protection order OR COURT-APPROVED CONSENT AGREEMENT ISSUED <	
11	UNDER THIS CHAPTER, the court, either pursuant to petition for	
12	civil contempt or on its own accord, may hold the defendant in	
13	civil contempt and constrain the defendant in accordance with	
14	law.	
15	(c) SentencingA sentence for civil contempt under this	
16	chapter may include imprisonment until the defendant complies	
17	with provisions of the order or COURT-APPROVED CONSENT AGREEMENT <	
18	OR demonstrates the intent to do so, but in no case shall a term	
19	of imprisonment under this section exceed a period of six	
20	months.	
21	(d) Jury trial and counselNotwithstanding section 4136(a)	
22	(relating to rights of persons charged with certain indirect	
23	criminal contempts), the defendant shall not have a right to a	
24	jury trial; however, the defendant shall be entitled to counsel.	
25	<u>§ 6216</u> 62A16. Confidentiality. <	
26	<u>(a) Nature of privilege</u>	
27	(1) Unless a victim who consults a sexual assault	
28	counselor for the purpose of securing advice, counseling or	
29	assistance waives the privilege in a signed writing prior to	
30	<u>testimony or disclosure, a sexual assault counselor or a</u>	

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1	coparticipant who is present during sexual assault counseling
2	or advocacy shall not be competent nor permitted to testify,
3	release the records of or to otherwise disclose confidential
4	communications made to or by the counselor by or to the
5	victim. THE PRIVILEGE SHALL TERMINATE UPON THE DEATH OF THE <
6	VICTIM.
7	(2) Neither the sexual assault counselor nor the victim
8	shall waive the privilege of confidential communications by
9	reporting facts of physical or sexual violence under 23
10	Pa.C.S. Ch. 63 (relating to child protective services), a
11	Federal or State mandatory reporting statute or a local
12	mandatory reporting ordinance.
13	(b) ScopeThe provisions of this section applicable to the
14	victim shall also apply to a person who seeks advice, counseling
15	or assistance from a sexual assault counselor regarding the
16	<u>victim.</u>
16 17	<u>victim.</u> <u>§ 6217 62A17. Procedure and other remedies.</u> <
17	<u>§ 6217</u> 62A17. Procedure and other remedies. <
17 18	<u>§ 6217 62A17. Procedure and other remedies.</u> < <u>(A) GENERAL RULEUnless otherwise indicated under this</u> <
17 18 19	<pre>§ 6217 62A17. Procedure and other remedies. < (A) GENERAL RULEUnless otherwise indicated under this < chapter, a proceeding under this chapter shall be in accordance</pre>
17 18 19 20	<pre>§ 6217 62A17. Procedure and other remedies. < (A) GENERAL RULEUnless otherwise indicated under this < chapter, a proceeding under this chapter shall be in accordance with applicable general rules and shall be in addition to any</pre>
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17 18 19 20 21 22	<pre>§ 6217 62A17. Procedure and other remedies. < (A) GENERAL RULEUnless otherwise indicated under this < chapter, a proceeding under this chapter shall be in accordance with applicable general rules and shall be in addition to any other available civil or criminal remedies. The plaintiff and the defendant may seek modification of a protection order issued</pre>
17 18 19 20 21 22 23	<pre>\$ 6217 62A17. Procedure and other remedies. < (A) GENERAL RULEUnless otherwise indicated under this < chapter, a proceeding under this chapter shall be in accordance with applicable general rules and shall be in addition to any other available civil or criminal remedies. The plaintiff and the defendant may seek modification of a protection order issued under section 6207 62A07 (relating to relief) at any time during <</pre>
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17 18 19 20 21 22 23 24 25 26	<pre>\$ 6217 62A17. Procedure and other remedies. < (A) GENERAL RULEUnless otherwise indicated under this chapter, a proceeding under this chapter shall be in accordance with applicable general rules and shall be in addition to any other available civil or criminal remedies. The plaintiff and the defendant may seek modification of a protection order issued under section 6207 62A07 (relating to relief) at any time during < the pendency of the order. Modification EXCEPT AS OTHERWISE < PROVIDED IN THIS CHAPTER, MODIFICATION may be ordered after the filing of a petition for modification, service of the petition,</pre>
17 18 19 20 21 22 23 24 25 26 27	<pre>\$ 6217 62A17. Procedure and other remedies. < (A) GENERAL RULEUnless otherwise indicated under this </pre> Chapter, a proceeding under this chapter shall be in accordance with applicable general rules and shall be in addition to any other available civil or criminal remedies. The plaintiff and the defendant may seek modification of a protection order issued under section 6207 62A07 (relating to relief) at any time during < the pendency of the order. Modification EXCEPT AS OTHERWISE < PROVIDED IN THIS CHAPTER, MODIFICATION may be ordered after the filing of a petition for modification, service of the petition, and a hearing on the petition.
17 18 19 20 21 22 23 24 25 26 27 28	<pre>\$ 6217 62A17. Procedure and other remedies. <</pre> (A) GENERAL RULEUnless otherwise indicated under this chapter, a proceeding under this chapter shall be in accordance with applicable general rules and shall be in addition to any other available civil or criminal remedies. The plaintiff and the defendant may seek modification of a protection order issued under section 6207 62A07 (relating to relief) at any time during < the pendency of the order. Modification EXCEPT AS OTHERWISE PROVIDED IN THIS CHAPTER, MODIFICATION may be ordered after the filing of a petition for modification, service of the petition, and a hearing on the petition. (B) REMEDIES FOR BAD FAITHNOTWITHSTANDING ANY OTHER

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1	THE INDIVIDUAL TO PAY TO THE DEFENDANT ACTUAL DAMAGES AND	
2	REASONABLE ATTORNEY FEES. FAILURE TO PROVE AN ALLEGATION OF	
3	CONTINUED RISK OF HARM BY A PREPONDERANCE OF THE EVIDENCE SHALL	
4	NOT, BY ITSELF, RESULT IN A FINDING OF BAD FAITH.	
5	<u>§ 6218 62A18. Applicability.</u>	<
6	The provisions of the following acts relating to victims who	
7	are protected by an order issued under 23 Pa.C.S. Ch. 61	
8	(RELATING TO PROTECTION FROM ABUSE) shall apply also to victims	<
9	who are protected by an order issued under this chapter:	
10	(1) The act of November 24, 1998 (P.L.882, No.111),	
11	known as the Crime Victims Act.	
12	(2) 23 Pa.C.S. Ch. 67 (relating to domestic and sexual	
13	violence victim address confidentiality).	
14	<u>§ 62A19. INABILITY TO PAY.</u>	<
15	(A) ORDER FOR INSTALLMENT PAYMENTSUPON PLEA AND PROOF	
16	THAT A PERSON IS WITHOUT THE FINANCIAL MEANS TO PAY A FINE, A	
17	FEE OR A COST, A COURT MAY ORDER PAYMENT OF MONEY OWED IN	
18	INSTALLMENTS APPROPRIATE TO THE CIRCUMSTANCES OF THE PERSON AND	
19	SHALL FIX THE AMOUNTS, TIMES AND MANNER OF PAYMENT.	
20	(B) ELECTRONIC PAYMENT THE TREASURER OF EACH COUNTY MAY	
21	ALLOW THE USE OF CREDIT CARDS AND BANK CARDS IN THE PAYMENT OF	
22	MONEY OWED UNDER THIS CHAPTER.	
23	<u>§ 62A20. CONSTRUCTION.</u>	
24	NOTHING IN THIS CHAPTER SHALL BE CONSTRUED TO PRECLUDE AN	
25	ACTION FOR WRONGFUL USE OF CIVIL PROCESS IN ACCORDANCE WITH	
26	SUBCHAPTER E OF CHAPTER 83 (RELATING TO WRONGFUL USE OF CIVIL	
27	PROCEEDINGS) OR CRIMINAL PROSECUTION FOR A VIOLATION OF 18	
28	PA.C.S. CH. 49 (RELATING TO FALSIFICATION AND INTIMIDATION).	
29	Section 2. The definition of "delinquent act" in section	
30	6302 of Title 42 is amended to read:	

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1 § 6302. Definitions.

The following words and phrases when used in this chapter shall have, unless the context clearly indicates otherwise, the meanings given to them in this section:

5 * * *

6 "Delinquent act."

7 (1) The term means an act designated a crime under the
8 law of this Commonwealth, or of another state if the act
9 occurred in that state, or under Federal law, or under local
10 ordinances or an act which constitutes indirect criminal
11 contempt under <u>Ch. 62 62A (relating to sexual violence victim</u> <---
12 protection) or 23 Pa.C.S. Ch. 61 (relating to protection from
13 abuse).

14

(2) The term shall not include:

15

(i) The crime of murder.

(ii) Any of the following prohibited conduct where
the child was 15 years of age or older at the time of the
alleged conduct and a deadly weapon as defined in 18
Pa.C.S. § 2301 (relating to definitions) was used during
the commission of the offense which, if committed by an
adult, would be classified as:

(A) Rape as defined in 18 Pa.C.S. § 3121
(relating to rape).

(B) Involuntary deviate sexual intercourse as
defined in 18 Pa.C.S. § 3123 (relating to involuntary
deviate sexual intercourse).

(C) Aggravated assault as defined in 18 Pa.C.S.
\$ 2702(a)(1) or (2) (relating to aggravated assault).
(D) Robbery as defined in 18 Pa.C.S. § 3701(a)
(1)(i), (ii) or (iii) (relating to robbery).

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1 Robbery of motor vehicle as defined in 18 (E) 2 Pa.C.S. § 3702 (relating to robbery of motor 3 vehicle). Aggravated indecent assault as defined in 18 4 (F) 5 Pa.C.S. § 3125 (relating to aggravated indecent 6 assault). 7 (G) Kidnapping as defined in 18 Pa.C.S. § 2901 8 (relating to kidnapping). 9 Voluntary manslaughter. (H) An attempt, conspiracy or solicitation to 10 (I) 11 commit murder or any of these crimes as provided in 12 18 Pa.C.S. §§ 901 (relating to criminal attempt), 902 13 (relating to criminal solicitation) and 903 (relating 14 to criminal conspiracy). 15 (iii) Any of the following prohibited conduct where 16 the child was 15 years of age or older at the time of the 17 alleged conduct and has been previously adjudicated 18 delinquent of any of the following prohibited conduct 19 which, if committed by an adult, would be classified as: 20 Rape as defined in 18 Pa.C.S. § 3121. (A) 21 Involuntary deviate sexual intercourse as (B) 22 defined in 18 Pa.C.S. § 3123. 23 (C) Robbery as defined in 18 Pa.C.S. § 3701(a) 24 (1)(i), (ii) or (iii). 25 Robbery of motor vehicle as defined in 18 (D) 26 Pa.C.S. § 3702. 27 Aggravated indecent assault as defined in 18 (E) Pa.C.S. § 3125. 28 29 Kidnapping as defined in 18 Pa.C.S. § 2901. (F) 30 (G) Voluntary manslaughter.

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1 (H) An attempt, conspiracy or solicitation to 2 commit murder or any of these crimes as provided in 18 Pa.C.S. §§ 901, 902 and 903. 3 (iv) Summary offenses, unless the child fails to 4 comply with a lawful sentence imposed thereunder, in 5 6 which event notice of such fact shall be certified to the court. 7 (v) A crime committed by a child who has been found 8 9 guilty in a criminal proceeding for other than a summary 10 offense. * * * 11 Section 3. This act shall take effect in 180 days JULY 1, 12 <---2015. 13