THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 807 Session of 2001

INTRODUCED BY PICCOLA, EARLL, GREENLEAF, JUBELIRER, COSTA, BOSCOLA, SCHWARTZ, M. WHITE, TOMLINSON, BELL, LOGAN, PUNT, DENT, THOMPSON, STOUT, HOLL, ARMSTRONG, O'PAKE, SCARNATI, ROBBINS, GERLACH, STACK AND ORIE, APRIL 23, 2001

AS AMENDED ON THIRD CONSIDERATION, HOUSE OF REPRESENTATIVES, NOVEMBER 27, 2002

AN ACT

1 2 3 4 5 6	Amending the act of November 24, 1998 (P.L.882, No.111), entitled "An act providing for victims' rights; imposing penalties; establishing remedies; establishing the Office of Victim Advocate, the Bureau of Victims' Services, the Victims' Services Advisory Committee, the State Offender Supervision Fund and other funds; and making repeals,"	
7	further providing for definitions, for responsibilities of	<—
8	State and local law enforcement agencies and for powers and	
9	duties of bureau; amending provisions relating to	
10	compensation; and further providing for establishment of	
11	basic services for victims of crime. FURTHER PROVIDING FOR	<
12	AWARDS; AND MAKING A TRANSFER TO THE CRIME VICTIM'S	<
13	COMPENSATION FUND.	
14	The General Assembly of the Commonwealth of Pennsylvania	
15	hereby enacts as follows:	
16	Section 1. Sections 103 and 212 of the act of November 24,	<—
17	1998 (P.L.882, No.111), known as the Crime Victims Act, amended	
18	October 30, 2000 (P.L.641, No.86), are amended to read:	
19	Section 103. Definitions.	
20	The following words and phrases when used in this act shall	
21	have the meanings given to them in this section unless the	

1	context clearly indicates otherwise:
2	"Adult." Any of the following:
3	(1) An individual charged with a crime who is 18 years
4	of age or older.
5	(2) An individual who is subject to criminal court
6	jurisdiction following the transfer of a case to criminal
7	proceedings.
8	(3) An individual who is subject to criminal court
9	jurisdiction after having been charged with a crime excluded
10	from the definition of "delinquent act" pursuant to 42
11	Pa.C.S. § 6302 "delinquent act" (2)(i), (ii), (iii) or (v)
12	(relating to definitions).
13	"Board." The Pennsylvania Board of Probation and Parole.
14	"Bureau." The Bureau of Victims' Services in the
15	Pennsylvania Commission on Crime and Delinquency.
16	"Claimant." The person filing a claim under Chapter 7.
17	"Commission." The Pennsylvania Commission on Crime and
18	Delinquency.
19	"Committee." The Victims' Services Advisory Committee
20	established in section 321.
21	"Crime." An act[, including an act resulting in injury
22	intentionally inflicted through the use of a motor vehicle,]
23	which was committed:
24	(1) In this Commonwealth by a person, including a
25	juvenile, without regard to legal exemption or defense which
26	would constitute a crime under:
27	(i) the act of April 14, 1972 (P.L.233, No.64),
28	known as The Controlled Substance, Drug, Device and
29	Cosmetic Act;
30	(ii) 18 Pa.C.S. (relating to crimes and offenses),
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1	30 Pa.C.S. § 5502 (relating to operating watercraft under
2	influence of alcohol or controlled substance) or 5502.1
3	(relating to homicide by watercraft while operating under
4	influence) and 75 Pa.C.S. § 3731 (relating to driving
5	under influence of alcohol or controlled substance), 3732
6	(relating to homicide by vehicle), 3735 (relating to
7	homicide by vehicle while driving under influence),
8	3735.1 (relating to aggravated assault by vehicle while
9	driving under the influence) or 3742 (relating to
10	accidents involving death or personal injury); or
11	(iii) the laws of the United States.
12	(2) Against a resident of this Commonwealth which would
13	be a crime under paragraph (1) but for its occurrence in a
14	[state] location other than this Commonwealth.
15	(3) Against a resident of this Commonwealth which is an
16	act of international terrorism.
17	"Department." The Department of Corrections of the
17 18	"Department." The Department of Corrections of the Commonwealth.
18	Commonwealth.
18 19	Commonwealth. "Direct victim." An individual against whom a crime has been
18 19 20	Commonwealth. "Direct victim." An individual against whom a crime has been committed or attempted and who as a direct result of the
18 19 20 21	Commonwealth. "Direct victim." An individual against whom a crime has been committed or attempted and who as a direct result of the criminal act or attempt suffers physical or mental injury, death
18 19 20 21 22	Commonwealth. "Direct victim." An individual against whom a crime has been committed or attempted and who as a direct result of the criminal act or attempt suffers physical or mental injury, death or the loss of earnings under this act. The term shall not
18 19 20 21 22 23	Commonwealth. "Direct victim." An individual against whom a crime has been committed or attempted and who as a direct result of the criminal act or attempt suffers physical or mental injury, death or the loss of earnings under this act. The term shall not include the alleged offender. The term includes a resident of
18 19 20 21 22 23 24	Commonwealth. "Direct victim." An individual against whom a crime has been committed or attempted and who as a direct result of the criminal act or attempt suffers physical or mental injury, death or the loss of earnings under this act. The term shall not include the alleged offender. The term includes a resident of this Commonwealth against whom an act has been committed or
18 19 20 21 22 23 24 25	Commonwealth. "Direct victim." An individual against whom a crime has been committed or attempted and who as a direct result of the criminal act or attempt suffers physical or mental injury, death or the loss of carnings under this act. The term shall not include the alleged offender. The term includes a resident of this Commonwealth against whom an act has been committed or attempted which otherwise would constitute a crime as defined in
18 19 20 21 22 23 24 25 26	Commonwealth. "Direct victim." An individual against whom a crime has been committed or attempted and who as a direct result of the criminal act or attempt suffers physical or mental injury, death or the loss of carnings under this act. The term shall not include the alleged offender. The term includes a resident of this Commonwealth against whom an act has been committed or attempted which otherwise would constitute a crime as defined in this act but for its occurrence in a [state] location other than
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18 19 20 21 22 23 24 25 26 27 28	Commonwealth. "Direct victim." An individual against whom a crime has been committed or attempted and who as a direct result of the criminal act or attempt suffers physical or mental injury, death or the loss of carnings under this act. The term shall not include the alleged offender. The term includes a resident of this Commonwealth against whom an act has been committed or attempted which otherwise would constitute a crime as defined in this act but for its occurrence in a [state] location other than this Commonwealth and for which the [person] individual would otherwise be compensated by the crime victim compensation

1 Victims of Crime Act of 1984 (Public Law 98 473, 42 U.S.C. §

2 10601 et seq.).

3 "Dispositional proceeding." A proceeding which occurs in
4 open common pleas court which potentially could dispose of the
5 case. The term includes Accelerated Rehabilitative Disposition,
6 pleas, trial and sentence.

7 "Diversionary program." A program which is used to divert 8 the defendant to an alternative form of disposition under the Pennsylvania Rules of Criminal Procedure or statutory authority. 9 10 The term includes dispositions authorized by Rules 160, 176 and 11 314 of the Pennsylvania Rules of Criminal Procedure and sections 17 and 18 of the act of April 14, 1972 (P.L.233, No.64), known 12 13 as The Controlled Substance, Drug, Device and Cosmetic Act. 14 "Family." When used in reference to an individual: 15 (1) anyone related to that individual within the third 16 degree of consanguinity or affinity; 17 (2) anyone maintaining a common law relationship with 18 that individual; or 19 (3) anyone residing in the same household with that 20 individual. "Injury." Includes physical or mental damages incurred as a 21 22 direct result of the crime and aggravation of existing injuries 23 if additional losses can be attributed to the direct result of the crime. [Compensation for mental damages is limited to 24

25 expenses incurred for psychological or psychiatric services

26 which became necessary as a direct result of the crime.]

27 "International terrorism." Activities which meet all of the 28 following:

29 (1) Involve violent acts or acts dangerous to human life
30 that are a violation of the criminal laws of the United
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States or of any state or that would be a criminal violation if committed within the jurisdiction of the United States or of any state.

(2) Appear to be intended: (i) to intimidate or coerce a civilian population; (ii) to influence the policy of a government by intimidation or coercion; or

8 (iii) to affect the conduct of a government by
 9 assassination or kidnapping.

10 (3) Occur primarily outside of the territorial 11 jurisdiction of the United States or transcend national 12 boundaries in terms of the means by which they are 13 accomplished, the persons they appear intended to intimidate 14 or coerce or the locale in which their perpetrators operate 15 or seek asylum.

16 "Intervenor." An individual who goes to the aid of another

17 and suffers physical or mental injury or death as a direct

18 result of acting not recklessly to prevent the commission of a

19 crime, to lawfully apprehend a person reasonably suspected of

20 having committed such crime or to aid the victim of such crime.

21 "Juvenile." An individual who is alleged or has been

22 determined to be a "delinquent child" as defined in 42 Pa.C.S. §

23 6302 (relating to definitions).

24 "Law enforcement agency." The Pennsylvania State Police and 25 a local law enforcement agency.

26 <u>"Local correctional facility." A jail, prison or detention</u>

27 facility operated by a county or jointly by more than one county

28 and used for the confinement of individuals for safe custody.

29 The term does not include any facility used for the detention or

30 confinement of juveniles.

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1 "Local law enforcement agency." A police department of a

2 city, borough, incorporated town or township.

3	"Loss of earnings." Includes the loss of the cash equivalent
4	of one month's worth of Social Security, railroad retirement,
5	pension plan, retirement plan, disability, veteran's retirement,
6	court ordered child support or court ordered spousal support
7	[payment if the payment is] payments if the payments are the
8	primary source of the victim's income and the victim is deprived
9	of [the] money as a direct result of a crime.
10	"Office." The Office of Victim Advocate established in
11	section 302.
12	"Out of pocket loss." [The unreimbursed and unreimbursable
13	expenses or indebtedness incurred for medical care, nonmedical
14	remedial care and treatment rendered in accordance with a
15	religious method of healing as approved by the board, or other
16	services. The term includes psychological counseling, prosthetic
17	devices, eyeglasses or other corrective lenses and dental
18	devices reasonably necessary as a result of the injury upon
19	which the claim is based and for which the claimant either has
20	paid or is liable. The term includes expenses for physical
21	examinations and materials used to obtain evidence. The term
22	does not include property damage or pain and suffering.] <u>The</u>
23	term includes the following losses which shall be reimbursed at
24	<u>a rate set by the bureau</u> :
25	(1) expenses for unreimbursed and unreimbursable
26	expenses or indebtedness incurred for medical care,
27	nonmedical remedial care and treatment as approved by the
28	<u>bureau or other services;</u>
29	(2) expenses for psychological counseling, prosthetic
30	devices, wheelchairs, canes, walkers, hearing aids,

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1	eyeglasses or other corrective lenses or dental devices
2	reasonably necessary as a result of the crime upon which the
3	claim is based and for which the claimant either has paid or
4	is liable;
5	(3) expenses related to the reasonable and necessary
6	costs of cleaning the crime scene of a private residence.
7	<u>"Cleaning" means to remove or attempt to remove stains or</u>
8	blood caused by the crime, or other dirt or debris caused by
9	the processing of the crime scene;
10	(4) expenses resulting from the temporary or permanent
11	relocation of a direct victim and individuals residing in the
12	household of the direct victim due to the incident forming
13	the basis of the victim's claim, when there is an immediate
14	need to protect the safety and health of the victim and
15	individuals residing in the household, as verified by a
16	<u>medical provider, human services provider or law enforcement;</u>
17	(5) expenses for physical examinations and materials
18	used to obtain evidence; or
19	(6) other reasonable expenses which are deemed necessary
20	as a direct result of the criminal incident.
21	Except as otherwise provided, the term does not include property
22	damage or pain and suffering.
23	"Personal injury crime." An act, attempt or threat to commit
24	an act which would constitute a misdemeanor or felony under the
25	following:
26	18 Pa.C.S. Ch. 25 (relating to criminal homicide).
27	18 Pa.C.S. Ch. 27 (relating to assault).
28	18 Pa.C.S. Ch. 29 (relating to kidnapping).
29	18 Pa.C.S. Ch. 31 (relating to sexual offenses).
30	18 Pa.C.S. § 3301 (relating to arson and related
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1	offenses).
2	18 Pa.C.S. Ch. 37 (relating to robbery).
3	18 Pa.C.S. Ch. 49 Subch. B (relating to victim and
4	witness intimidation).
5	30 Pa.C.S. § 5502.1 (relating to homicide by watercraft
б	while operating under influence).
7	75 Pa.C.S. § 3731 (relating to driving under influence of
8	alcohol or controlled substance) in cases involving bodily
9	injury.
10	75 Pa.C.S. § 3732 (relating to homicide by vehicle).
11	75 Pa.C.S. § 3735 (relating to homicide by vehicle while
12	driving under influence).
13	75 Pa.C.S. § 3735.1 (relating to aggravated assault by
14	vehicle while driving under the influence).
15	75 Pa.C.S. § 3742 (relating to accidents involving death
16	or personal injury).
17	The term includes violations of any protective order issued as a
18	result of an act related to domestic violence.
19	"Preadjudication disposition." Any of the following:
20	(1) Disposition of an adult without a trial. This
21	paragraph includes accelerated rehabilitative disposition.
22	(2) Disposition of a juvenile prior to an adjudication
23	of delinquency under 42 Pa.C.S. Ch. 63 (relating to juvenile
24	matters), including informal adjustment as set forth in 42
25	Pa.C.S. § 6323 (relating to informal adjustment), and consent
26	decree as set forth in 42 Pa.C.S. § 6340 (relating to consent
27	decree).
28	"Prosecutor's office." The Office of Attorney General or the
29	office of a district attorney of a county.
30	"Victim." The term means the following:

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1	(1) A direct victim.
2	(2) A parent or legal guardian of a child who is a
3	direct victim, except when the parent or legal guardian of
4	the child is the alleged offender.
5	(3) A minor child who is a material witness to any of
б	the following crimes and offenses under 18 Pa.C.S. (relating
7	to crimes and offenses) committed or attempted against a
8	member of the child's family:
9	Chapter 25 (relating to criminal homicide).
10	Section 2702 (relating to aggravated assault).
11	Section 3121 (relating to rape).
12	(4) A family member of a homicide victim, including
13	stepbrothers or stepsisters, stepchildren, stepparents or a
14	fiance, one of whom is to be identified to receive
15	communication as provided for in this act, except where the
16	family member is the alleged offender.
17	"Victim advocate." The victim advocate in the Office of
18	Victim Advocate within the Pennsylvania Board of Probation and
19	Parole.
20	Section 212. Responsibilities of State and local law
21	enforcement agencies.
22	(a) Training. A law enforcement agency shall insure that
23	all of its officers and employees are familiar with crime
24	victims' compensation as provided for in Chapter 7. Instruction
25	concerning crime victims' compensation shall be made a part of
26	the training curriculum for all trainee officers.
27	(b) Notice.
	(D) NOULCE.
28	(b) Notice.
28 29	

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1 availability of crime victims' compensation. The notice
2 required under this subsection shall be in writing [and shall
3 include the following paragraph:

4	If you have sustained injury as a direct result of a
5	crime, including drunk driving, or are legally dependent
6	for support upon a person who has sustained physical
7	injury or death as a direct result of a crime or, in the
8	event of a death caused by a crime, you have legally
9	assumed or voluntarily paid the medical or burial
10	expenses incurred as a direct result thereof or if you
11	have sustained a loss of a primary source of income, you
12	may qualify for indemnification by the Commonwealth of
13	Pennsylvania for the out of pocket wages, other out of
14	pocket losses and medical or burial expenses which you
15	have incurred as a result of the crime. Claims must be
16	filed with the Bureau of Victims' Services for the
17	Commonwealth of Pennsylvania. For further information
18	regarding this program, please contact:
19	(Name, business address and telephone
20	-number of the local law enforcement
21	-agency)
22	or
23	-Bureau of Victims' Services
24	-(at the address of the bureau as
25	-published from time to time in
26	-the Pennsylvania Bulletin)
27	-Harrisburg, Pennsylvania
28	Important: The statute provides that, absent certain
29	extenuating circumstances, a claimant has one year from
30	the date of the crime to file a claim with the Bureau of
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1 Victims' Services.] and in a manner and form developed by 2 the bureau. 3 (2) Law enforcement agencies shall provide basic information on the rights and services available for crime 4 5 victims. The information shall be in writing and shall be provided to the victim within 24 hours of the law enforcement 6 agency's first contact with the victim in a manner and form 7 to be developed by the bureau. 8 9 (c) Application. The written notification provided for in 10 subsection [(b)] (b)(1) shall be accompanied by one copy of the application form for crime victims' compensation. Application 11 forms shall be supplied by the bureau to law enforcement 12 13 agencies. A record of the date of notification shall be 14 maintained by the law enforcement agency. The bureau shall 15 maintain a mailing list of all local law enforcement agencies and provide law enforcement agencies with forms by which they 16 can order additional claim forms. The bureau shall also provide 17 18 updates to law enforcement agencies on changes which affect their responsibilities under this act. 19 20 (d) Information. Law enforcement agencies are responsible for providing basic information on services available for crime 21 22 victims. The information shall be in writing and shall be 23 provided to the victim within 24 hours of the law enforcement agency's first contact with the victim in a form to be developed 24 25 by the commission.] 26 (e) Forms. The form developed by the [commission] bureau shall be attached to the police report and shall include a 27 28 victim checkoff signifying that the information has been provided to the crime victim. 29 30 (f) Notice in personal injury crimes.

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1	(1) In personal injury crimes, the law enforcement
2	agency shall make reasonable efforts to notify the victim of
3	the arrest of the suspect and of the filing or forwarding of
4	a complaint relating to the crime as soon as possible. Unless
5	the victim cannot be located, notice of the arrest shall be
6	provided not more than 24 hours after the preliminary
7	arraignment. In cases alleging delinquency, notice of the
8	filing or forwarding of a complaint shall be provided not
9	more than 24 hours after the complaint has been filed or
10	forwarded to the juvenile probation office or district
11	attorney.
12	(2) In personal injury crimes, a law enforcement agency,
13	sheriff, deputy sheriff or constable shall notify the victim
14	of an inmate's escape from the custody of the law enforcement
15	agency, sheriff, deputy sheriff or constable.
16	(g) Return of property. The appropriate law enforcement
17	agency shall return to the victim property seized as evidence if
18	the prosecutor's office determines that the evidence is no
19	longer needed for prosecution.
20	Section 2. Sections 312(7) and (9), 701, 702, 703, 704(d),
21	705, 706, 707, 708, 709, 710 and 902 of the act are amended to
22	read :
23	Section 312. Powers and duties of bureau.
24	The bureau, subject to approval of the commission, has the
25	following powers and duties:
26	<u>* * *</u>
27	(7) To appoint hearing officers authorized to administer
28	oaths or affirmations, to examine any person under oath or
29	affirmation and to issue subpoenas requiring attendance of
30	witnesses, testimony of witnesses and production of evidence.
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1 Except where a claim is determined to be frivolous, [the bureau shall reimburse] claimants shall receive reimbursement 2 3 at a rate to be determined by the bureau for attending 4 hearings, regardless of the disposition of the claim[, at the 5 rate of 20¢ per mile and at the rate of \$20 for each day of 6 hearing]. * * * 7 (9) To render each year to the Governor and to the 8 General Assembly a written report of its activities. [In 9 10 every third annual report, the bureau upon investigation and 11 study shall include its findings and recommendations with 12 respect to the limits on compensation whether or not an increase is being requested. The annual report shall include 13 14 a summary of an audit by the Auditor General or an 15 independent accounting firm of a statistically valid sample 16 of the amounts paid to direct victims so as to avoid 17 duplications, other possible errors or fraud. The bureau 18 shall formalize agreements with the Auditor General for the provision of the annual audit.] 19 * * * 20 Section 701. Persons eligible for compensation. 21 22 (a) General rule. Except as otherwise provided in 23 [subsection (b)] this act, the following persons shall be eligible for compensation: 24 (1) A direct victim. 25 26 (2) An intervenor. 27 (3) A surviving spouse, parent or child of a deceased 28 direct victim or intervenor. 29 (4) Any other individual dependent for principal support 30 upon a deceased direct victim or intervenor.

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- 1 [(5) Any individual related to the direct victim who
 2 assumes the obligation or who pays the funeral or burial
 3 expense incurred as a direct result of the crime or, if no
 4 relative assumes the obligation, the person who makes the
 5 payment.]
- 6(6) Any person who assumes the obligation or who pays7for the crime scene cleanup, funeral or burial expenses

8 <u>incurred as a direct result of the crime.</u>

9 (b) Exception. A person who is criminally responsible for 10 the crime upon which a claim is based or an accomplice of the 11 person shall not be eligible to receive compensation with respect to the claim. A member of the family of the individual 12 13 who committed the crime shall not be eligible if the offender is living in the same household as the direct victim and will 14 15 substantially benefit from the award. The Attorney General may at any time sue the offender or the direct victim, or both, to 16 recover the award if the offender benefits from the award. 17 18 [(c) Family. If a crime results in death, the spouse, children, parents or siblings of the direct victim who resided 19 20 within the same household as the direct victim shall be eligible for compensation for the cost of psychological counseling and 21 22 other reasonable out of pocket losses which are deemed necessary 23 as a direct result of the criminal incident. 24 Section 702. Filing of claims for compensation. 25 (a) General rule. [A] Except as otherwise provided in this act, a claim for compensation may be filed by an individual 26 eligible for compensation as provided in section 701[.] or as 27 28 follows: 29 (1) If the individual is a minor, the claim may be filed 30 by a parent or quardian. If the parent or quardian of a minor

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1	who is eligible for compensation is unavailable or fails to
2	assume financial responsibility for the minor's care, a
3	person who assumes financial responsibility for services
4	eligible for compensation may file a claim on behalf of the
5	minor and may receive compensation for eligible services
6	provided to the minor.
7	(2) If the individual is mentally incompetent, the claim
8	may be filed by a guardian or legal representative. <u>If the</u>
9	guardian or legal representative of a mentally incompetent
10	individual who is eligible for compensation is unavailable or
11	fails to assume financial responsibility for the individual's
12	care, a person who assumes financial responsibility for
13	services eligible for compensation may file a claim on behalf
14	of the individual and may receive compensation for eligible
15	services provided to the individual.
16	(b) Time.
17	(1) Except as set forth in paragraph (2), a claim must
18	be filed not later than [one year] <u>two years</u> after the
19	occurrence of the crime upon which the claim is based or not
20	later than [one year] two years after the death of the direct
21	victim or intervenor <u>as a result of the crime or the</u>
22	discovery and identification of the body of a murder victim.
23	(2) [Extensions] <u>Exceptions</u> shall be as follows:
24	[(i) For good cause, the bureau may extend the time
25	for filing for a period of not more than two years after
26	the occurrence.]
27	(ii) If a direct victim is under 18 years of age at
28	the time of the occurrence of the crime and the alleged
29	offender is the direct victim's parent or a person
30	responsible for the direct victim's welfare, an
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1	individual residing in the same home as the direct victim
2	or a paramour of the direct victim's parent, [the bureau
3	may, for good cause, extend the time for filing for a
4	period of not more than five years after the occurrence.]
5	all of the following shall apply:
6	(A) The limitation period under this subsection
7	is tolled until the direct victim reaches 21 years of
8	age.
9	(B) The limitation period shall run until the
10	later of:
11	(I) the end of the limitation period for the
12	offense as set forth in 42 Pa.C.S. Ch. 55 Subch.
13	C (relating to criminal proceedings); or
14	(II) the end of the limitation period under
15	paragraph (1).
16	(ii.1) If a direct victim is under 18 years of age
17	at the time of the occurrence of the crime and the direct
18	victim is seeking reimbursement for counseling services
19	only, all of the following shall apply:
20	(A) The limitation period under this subsection
21	is tolled until the direct victim reaches 21 years of
22	age.
23	(B) The limitation period shall run until the
24	later of:
25	(I) the end of the limitation period for the
26	offense as set forth in 42 Pa.C.S. Ch. 55 Subch.
27	C (relating to criminal proceedings); or
28	(II) the end of the limitation period under
29	paragraph (1).
30	[(iii)] <u>(b.1) Returned claims.</u> If a claim has been
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1	filed but subsequently returned to the claimant for
2	correction or for additional verification or information,
3	the date the claim was first received by the bureau shall
4	be the permanent filing date for purposes of [this
5	subsection] <u>subsection (b)</u> . The correction or additional
6	verification or information must be filed within [six
7	months of the date of return] a period of time
8	established by the bureau.
9	(c) Manner. Claims must be filed [in the office of] with
10	the bureau [or by mail] <u>in person, by mail or by any electronic</u>
11	means authorized by the bureau.
12	[(d) Notice. Upon filing of a claim, the bureau shall
13	promptly notify the district attorney of the county where the
14	crime is alleged to have occurred. If, within ten days after
15	notification, the district attorney advises the bureau that a
16	criminal prosecution is pending upon the same alleged crime and
17	requests that action by the bureau be deferred, the bureau shall
18	defer all proceedings under this chapter until a trial verdict
19	has been rendered and shall so notify the district attorney and
20	claimant. When a trial verdict has been rendered, the district
21	attorney shall promptly notify the bureau. Nothing in this
22	section shall limit the authority of the bureau to grant
23	emergency awards under section 706.]
24	Section 703. Minimum allowable claim.
25	(a) General rule. Except as set forth in subsection (b), no
26	award shall be made on a claim unless the claimant has incurred
27	a minimum out of pocket loss of \$100 [or has lost at least two
28	continuous weeks' earnings or support].
29	(b) Exception. Subsection (a) shall not apply if the direct
30	victim was 60 years of age or older at the time the crime
~ ~ ~	100000000000000000000000000000000000000

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1 occurred.

2 Section 704. Determination of claims.

3 <u>* * *</u>

4 (d) Notice. The bureau shall promptly notify the claimant
5 [and the State Treasurer] of the final decision of the bureau.
6 * * *

7 Section 705. Judicial review.

8 Within 30 days after receipt of a copy of the report

9 containing a final decision of the bureau, the claimant [or the

10 Attorney General] may appeal the final decision of the bureau in

11 the manner provided for appeals from administrative agencies as

12 provided in 2 Pa.C.S. Ch. 7 Subch. A (relating to judicial

13 review of Commonwealth agency action).

14 Section 706. Emergency awards.

15 (a) Authorization. Notwithstanding the provisions of

16 sections 704 and 707, if it appears to the bureau that the claim

17 is one with respect to which an award probably will be made and

18 that undue hardship will result to the claimant if immediate

19 payment is not made, the bureau may make an emergency award to

20 the claimant pending a final decision in the case. The following

21 shall apply:

22 (1) The total amount of the emergency award shall not
 23 exceed [\$1,000 per claim] <u>\$1,500 per claim or at a rate set</u>
 24 <u>by the bureau</u>.

25 (2) The amount of the emergency award shall be deducted
 26 from any final award made to the claimant.

27 (3) The excess of the amount of the emergency award over
 28 the amount of the final award or the full amount of the

29 emergency award if no final award is made shall be repaid by

30 the claimant to the bureau.

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1	(b) Reconsideration. The bureau may reconsider an emergency
2	award at any time prior to the final decision in the case and
3	increase previous orders for emergency compensation up to the
4	overall limit of [\$1,000 per claim] <u>\$1,500 per claim or at a</u>
5	rate set by the bureau.
б	(c) Compilation. The bureau shall compute the total number
7	and amount of emergency awards given in each fiscal year for
8	inclusion in the annual report.
9	Section 707. Awards.
10	(a) Requirements. No award shall be made unless it is
11	determined by a preponderance of the evidence that:
12	(1) A crime was committed.
13	(2) The person injured or killed was a direct victim or
14	intervenor.
15	(3) The crime was promptly reported to the proper
16	authorities. In no case may an award be made if the record
17	shows that the report was made more than 72 hours after the
18	occurrence of the crime unless:
19	(i) the victim is under 18 years of age at the time
20	of the occurrence of the crime and the alleged offender
21	is the victim's parent or a person responsible for the
22	victim's welfare, an individual residing in the same home
23	as the victim or a paramour of the victim's parent; or
24	(ii) the bureau finds the delay to have been
25	justified, consistent with bureau regulations. [The
26	bureau, upon finding that any claimant, direct victim or
27	intervenor has not fully cooperated with all law
28	enforcement agencies, may deny or withdraw any award, as
29	the case may be.]
30	(4) The direct victim, intervenor or claimant has fully
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1	cooperated with all law enforcement agencies and the bureau,
2	unless the bureau finds the noncompliance to have been
3	justified consistent with bureau regulations.
4	(b) Amount.
5	(1) Any award made under this chapter shall be in an
6	amount not exceeding out of pocket loss, together with loss
7	of past, present or future earnings or support resulting from
8	such injury. In no case shall the total amount of an award
9	exceed \$35,000[.] <u>, except for payment of the following</u> :
10	<u>(i) psychological or psychiatric counseling;</u>
11	(ii) forensic rape examination and medications
12	directly related to the sexual assault or rape; or
13	(iii) reasonable and necessary costs of cleaning the
14	crime scene of a private residence.
15	(2) An award made for loss of earnings or support shall,
16	unless reduced pursuant to other provisions of this chapter,
17	be in an amount equal to the actual loss sustained. The
18	following shall apply:
19	(i) No such award shall exceed the average weekly
20	wage for all persons covered by the act of December 5,
21	1936 (2nd Sp.Sess., 1937 P.L.2897, No.1), known as the
22	Unemployment Compensation Law, in this Commonwealth as
23	determined annually by the Department of Labor and
24	Industry for each week of lost earnings or support.
25	(ii) Except as set forth in subparagraph (iii), the
26	aggregate award for the loss shall not exceed \$15,000.
27	(iii) In the case of death of a direct victim or
28	intervenor, the aggregate award shall not exceed \$20,000.
29	(3) If an order of restitution has been entered on
30	behalf of the direct victim, those amounts actually collected
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1	shall be applied first to property losses incident to the
2	crime and secondly to personal injury losses as set forth in
3	subsection (f).
4	(4) An award for psychological or psychiatric
5	<u>counseling, in an amount to be set by the bureau, may be made</u>
6	to:
7	<u>(i) a direct victim;</u>
8	(ii) an individual responsible for the direct
9	victim's welfare;
10	<u>(iii) an individual who witnesses a violent crime;</u>
11	(iv) in the case of a homicide, an individual who
12	discovers the body;
13	(v) anyone related to the direct victim within the
14	second degree of consanguinity or affinity;
15	(vi) anyone maintaining a common law relationship
16	with the direct victim;
17	(vii) anyone residing in the same household with
18	<u>that individual; or</u>
19	(viii) anyone engaged to be married to the direct
20	victim.
21	(5) An award for the reasonable and necessary costs for
22	the replacement of prosthetic devices, wheelchairs, canes,
23	walkers, hearing aids, eyeglasses or other corrective lenses,
24	dental devices or prescription medications damaged or stolen
25	as a result of the crime shall be at a rate set by the
26	bureau. Expenses for prosthetic devices, wheelchairs, canes,
27	walkers, hearing aids, eyeglasses or other corrective lenses,
28	dental devices or prescription medications needed as a result
29	of the crime shall be counted against the \$35,000 award
30	limitation.
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1	(c) Public assistance. Provisions of awards made pursuant
2	to a statute compensating or benefiting a direct victim or
3	claimant shall in no way affect the claimant's or direct
4	victim's eligibility under public assistance or any other
5	Federal or Commonwealth social benefit or assistance program.
6	(d) Apportionment. If there are two or more [persons]
7	individuals entitled to an award as a result of the death of a
8	direct victim or intervenor, the award shall be apportioned
9	among the claimants.
10	(e) Reduction. Except [for payments or proceeds that are
11	specifically denominated as compensation for dismemberment or
12	loss of an eye] as otherwise provided in this act, an award made
13	under this chapter shall be reduced by the amount of any
14	payments received or to be received by the claimant as a result
15	of the injury:
16	(1) from or on behalf of the [person] individual who
17	committed the crime;
18	(2) under any insurance or health and welfare programs,
19	including those mandated by law;
20	(3) under any contract of insurance wherein the claimant
21	is the beneficiary;
22	(4) from public funds;
23	(5) as an emergency award under section 706; [or]
24	(6) under any pension program, including those providing
25	for disability or survivor's benefits[.]; or
26	(7) under a settlement or award made by or on behalf of
27	<u>a party alleged to be responsible in whole or in part for the</u>
28	injury, without regard to the party's criminal culpability.
29	(f) Direct victim responsibility.
30	(1) Except as set forth in [paragraph (2)] <u>paragraphs</u>
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1	(2) and (3), in determining the amount of an award, the
2	bureau shall determine whether the direct victim or
3	intervenor, because of conduct, contributed to the infliction
4	of the injury. The bureau shall reduce the amount or deny the
5	claim altogether in accordance with the determination.
6	(2) If the crime involved is rape or sexual assault, the
7	conduct of the direct victim shall not be considered. If the
8	crime involved is related to domestic violence, the conduct
9	of the direct victim shall not be considered unless the
10	direct victim was the primary aggressor.
11	(3) If the crime involved is a homicide, the conduct of
12	the direct victim shall not be considered for claims by
13	<u>eligible claimants for psychological or psychiatric</u>
14	counseling.
15	(g) Intervenor responsibility. In determining the amount of
16	an award to an intervenor, the bureau may consider whether the
17	intervenor, because of conduct, contributed to the infliction of
18	the injury. The bureau shall reduce the amount or deny the claim
19	altogether in accordance with the determination.
20	(h) Forensic rape investigation.
21	(1) A hospital or other licensed health care provider
22	may submit a claim for reimbursement for the cost of a
23	forensic rape examination if the cost is not covered by
24	insurance[, upon approval by the district attorney with
25	jurisdiction of the rape or sexual assault investigation and
26	prosecution. In no event shall the bureau pay an amount to
27	exceed \$500 for a forensic rape examination nor \$100 for
28	medications directly related to the sexual assault or rape]
29	or if the victim requests that the insurance carrier not be
30	billed. The reimbursement, where applicable, shall be at a
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1 <u>rate set by the bureau.</u>

2	(2) The cost of a forensic rape examination and the cost
3	of medications prescribed to the victim shall not be charged
4	to the victim.
5	(3) A sexual assault or rape victim need not be an
б	applicant for any other compensation under this chapter.
7	Section 708. Manner of payment.
8	<u>(a) Lump sum. The award shall be paid in a lump sum, except</u>
9	that, in the case of death or protracted disability, the award
10	may provide for periodic payments. No award made under this
11	chapter shall be subject to execution or attachment other than
12	for expenses resulting from the injury which is the basis for
13	the claim. All awards shall be paid by or under the authority of
14	the State Treasurer. An award shall not be considered as
15	compensation taxable as income under Article III of the act of
16	March 4, 1971 (P.L.6, No.2), known as the Tax Reform Code of
17	1971. The bureau shall reconsider at least annually every award
18	being paid in installments. The bureau may reconsider a claim at
19	any time and modify or rescind previous orders for compensation
20	based upon a change in financial circumstances of a direct
21	victim or one or more surviving dependents.
22	(b) Medical expenses. Medical expenses shall be paid to a
23	hospital or other licensed health care provider on behalf of the
24	victim at a rate set by the bureau. If the bureau accepts a
25	claim, the hospital or other licensed health care provider shall
26	accept such payment as payment in full and may not attempt to
27	collect from the victim any amount exceeding the amount of
28	reimbursement made by the bureau.
29	Section 709. Confidentiality of records.
30	[The record of a proceeding before the bureau or a hearing

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1	examiner shall be a public record; however, a record or report
2	obtained by the bureau or a hearing examiner, the
3	confidentiality of which is protected by any other law or
4	regulation, shall remain confidential subject to that law or
5	regulation.]
б	(a) General rule. All reports, records or other information
7	obtained or produced by the bureau during the processing or
8	investigation of a claim shall be confidential and privileged,
9	shall not be subject to subpoena or discovery, shall be used for
10	no purpose other than the processing of a claim and except as
11	otherwise provided by law or as provided in this section, shall
12	not be introduced into evidence in any judicial or
13	administrative proceeding.
14	(b) Disclosure restricted. No person who has had access to
15	a report, record or any other information under this subsection
16	shall disclose the content of such a report, record or other
17	information or testify in a judicial or administrative
18	proceeding without the written consent of the direct victim or
19	intervenor or, if the direct victim or intervenor is deceased,
20	the claimant.
21	(c) Construction. This section shall not be construed to
22	preclude or limit introduction of the contents of a report,
23	record or other information in an appeal hearing before the
24	bureau, or in an investigation, prosecution or judicial
25	proceeding enforcing section 1303.
26	Section 710. Responsibilities of employers, service providers
27	and insurance companies.
28	(a) Response. [Providers] <u>Employers, insurance companies or</u>
29	providers of services to direct victims, intervenors or
30	<u>claimants</u> including, but not limited to, doctors, hospitals[,]
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1	and counselors [and insurance companies providing or liable for
2	reimbursement to direct victims or any other claimants], shall
3	respond in writing to the bureau's request for confirmation or
4	other information under this chapter within 30 days of receipt
5	of the bureau's request.
6	(b) Penalty. Any [provider of services or insurance
7	company] <u>person</u> who fails to respond [within 30 days of receipt
8	of the request] <u>to a request under subsection (a)</u> shall be
9	subject to a [civil] penalty of not more than \$50 per day, up to
10	and including the date of compliance.
11	(c) Enforcement. The office of the district attorney of the
12	county in which the crime occurred and the [Attorney General]
13	bureau shall be charged with enforcement of this section and the
14	collection of penalties, which may be given to local victim
15	service agencies or used for the enforcement and collection of
16	penalties under this section.
16 17	<u>penalties under this section</u> . Section 902. Establishment of basic services for victims of
17	- Section 902. Establishment of basic services for victims of
17 18	Section 902. Establishment of basic services for victims of crime.
17 18 19	Section 902. Establishment of basic services for victims of crime. The commission shall provide technical assistance to and make
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17 18 19 20 21	Section 902. Establishment of basic services for victims of crime. The commission shall provide technical assistance to and make grants to district attorneys [and], other criminal justice agencies or victim service agencies which provide crime victims
17 18 19 20 21 22	Section 902. Establishment of basic services for victims of crime. The commission shall provide technical assistance to and make grants to district attorneys [and], other criminal justice agencies or victim service agencies which provide crime victims with the following services:
17 18 19 20 21 22 23	Section 902. Establishment of basic services for victims of crime. The commission shall provide technical assistance to and make grants to district attorneys [and], other criminal justice agencies or victim service agencies which provide crime victims with the following services: (1) Notification services, including all of the
17 18 19 20 21 22 23 24	Section 902. Establishment of basic services for victims of crime. The commission shall provide technical assistance to and make grants to district attorneys [and], other criminal justice agencies <u>or victim service agencies</u> which provide crime victims with the following services: (1) Notification services, including all of the following:
17 18 19 20 21 22 23 24 25	Section 902. Establishment of basic services for victims of crime. The commission shall provide technical assistance to and make grants to district attorneys [and], other criminal justice agencies or victim service agencies which provide crime victims with the following services: (1) Notification services, including all of the following: (i) Information concerning financial assistance and
17 18 19 20 21 22 23 24 25 26	Section 902. Establishment of basic services for victims of crime. The commission shall provide technical assistance to and make grants to district attorneys [and], other criminal justice agencies or victim service agencies which provide crime victims with the following services: (1) Notification services, including all of the following: (i) Information concerning financial assistance and other social services available as a result of being a
17 18 19 20 21 22 23 24 25 26 27	Section 902. Establishment of basic services for victims of crime. The commission shall provide technical assistance to and make grants to district attorneys [and], other criminal justice agencies or victim service agencies which provide crime victims with the following services: (1) Notification services, including all of the following: (i) Information concerning financial assistance and other social services available as a result of being a victim of crime.
17 18 19 20 21 22 23 24 25 26 27 28	<pre>Section 902. Establishment of basic services for victims of</pre>

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1 (iii) Notification of the final disposition of the 2 case. 3 (2) Protection services, including all of the following: 4 (i) Protection from harm and threats of harm arising 5 out of cooperation with law enforcement and prosecution efforts. 6 7 (ii) A secure waiting area during court proceedings which does not require them to be in close proximity to 8 defendants and families and friends of defendants. 9 10 (3) Procedures for the expedited return by law 11 enforcement officials of personal property of victims which 12 is held for prosecutorial purposes. 13 (4) Services related to the rights of victims under 14 Chapter 2. 15 (5) Other services as defined by the commission. 16 Section 3. This act shall take effect in 60 days. 17 SECTION 1. SECTION 707 OF THE ACT OF NOVEMBER 24, 1998 18 (P.L.882, NO.111), KNOWN AS THE CRIME VICTIMS ACT, IS AMENDED BY ADDING A SUBSECTION TO READ: 19 SECTION 707. AWARDS. 20 21 * * * 22 (A.1) PROTECTION FROM ABUSE. -- A CLAIMANT WHO SATISFIES THE 23 ELIGIBILITY REQUIREMENTS OF SUBSECTION (A)(1), (2) AND (4) MAY 24 SATISFY THE ELIGIBILITY REQUIREMENT UNDER SUBSECTION (A)(3) FOR 25 REPORTING A CRIME TO THE PROPER AUTHORITIES BY COMMENCING AN 26 ACTION BROUGHT IN ACCORDANCE WITH 23 PA.C.S. CH. 61 (RELATING TO 27 PROTECTION FROM ABUSE) AND AS PROVIDED FOR IN THE PENNSYLVANIA 28 RULES OF CIVIL PROCEDURE. IN NO CASE MAY AN AWARD BE MADE IF THE 29 RECORD SHOWS THAT THE PETITION WAS:

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30(1) WITHDRAWN, UNLESS THE OFFICE OF VICTIM SERVICES20010S0807B2442- 27 -

1 FINDS THE WITHDRAWAL TO HAVE BEEN JUSTIFIED, CONSISTENT WITH 2 REGULATIONS OF THE OFFICE OF VICTIM SERVICES. 3 (2) FILED MORE THAN 72 HOURS AFTER THE OCCURRENCE OF THE 4 CRIMINAL CONDUCT LEADING TO THE COMMENCEMENT OF THE ACTION, 5 UNLESS: (I) THE VICTIM IS UNDER 18 YEARS OF AGE AT THE TIME 6 7 OF THE OCCURRENCE OF THE CRIMINAL CONDUCT AND THE ALLEGED 8 OFFENDER IS THE VICTIM'S PARENT OR A PERSON RESPONSIBLE 9 FOR THE VICTIM'S WELFARE, AN INDIVIDUAL RESIDING IN THE 10 SAME HOME AS THE VICTIM OR A PARAMOUR OF THE VICTIM'S 11 <u>PARENT; OR</u> 12 (II) THE OFFICE OF VICTIM SERVICES FINDS THE DELAY 13 TO HAVE BEEN JUSTIFIED, CONSISTENT WITH REGULATIONS OF 14 THE OFFICE OF VICTIM SERVICES. * * * 15 16 SECTION 2. THE SUM OF \$1,000,000 IS HEREBY TRANSFERRED ON A <-----17 ONE-TIME BASIS FROM THE VICTIM WITNESS SERVICES FUND TO THE

18 CRIME VICTIM'S COMPENSATION FUND.

19 SECTION 2 3. THIS ACT SHALL TAKE EFFECT IMMEDIATELY.

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