THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 2307 Session of 2018

INTRODUCED BY NESBIT, McCLINTON, BERNSTINE, BRIGGS, DALEY, HILL-EVANS, PASHINSKI, READSHAW, SCHLOSSBERG, SOLOMON AND MURT, MAY 2, 2018

REFERRED TO COMMITTEE ON JUDICIARY, MAY 2, 2018

AN ACT

1 2 3 4 5	Amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, providing for victim and witness outreach; and, in post-trial matters, further providing for eligibility for relief and for jurisdiction and proceedings.
6	The General Assembly of the Commonwealth of Pennsylvania
7	hereby enacts as follows:
8	Section 1. Chapter 95 of Title 42 of the Pennsylvania
9	Consolidated Statutes is amended by adding a subchapter to read:
10	SUBCHAPTER A.1
11	VICTIM AND WITNESS OUTREACH
12	Sec.
13	9521. Defense-initiated victim or witness outreach.
14	§ 9521. Defense-initiated victim or witness outreach.
15	(a) Requirements A person who engages in defense-initiated
16	victim or witness outreach shall:
17	(1) Communicate in an honest manner without deception or
18	misrepresentation.
19	(2) Unambiguously provide the person's identity by name,

- the person's employer and, if applicable, the name of the
- 2 <u>defendant convicted of the crime.</u>
- 3 (b) Definition.--As used in this section, the term "defense-
- 4 <u>initiated victim or witness outreach" means any effort by a</u>
- 5 criminal defendant's counsel to directly or indirectly contact
- 6 <u>a victim or witness or a parent, quardian or family member of a</u>
- 7 victim or witness on behalf of the criminal defendant or the
- 8 <u>criminal defendant's counsel through any of the following:</u>
- 9 <u>(1) A victim liaison.</u>
- 10 (2) A victim outreach specialist.
- 11 (3) A social worker.
- 12 (4) An investigator.
- 13 (5) Any other individual designated by the criminal
- 14 <u>defendant or the criminal defendant's counsel.</u>
- 15 Section 2. Sections 9543(a)(1) and 9545(b)(2) and (d)(1) of
- 16 Title 42 are amended to read:
- 17 § 9543. Eligibility for relief.
- 18 (a) General rule. -- To be eligible for relief under this
- 19 subchapter, the petitioner must plead and prove by a
- 20 preponderance of the evidence all of the following:
- 21 (1) That the petitioner has been convicted of a crime
- 22 under the laws of this Commonwealth and is at the time relief
- is granted:
- (i) currently serving a sentence of imprisonment,
- 25 probation or parole for the crime;
- 26 (ii) awaiting execution of a sentence of death for
- 27 the crime; [or]
- 28 (iii) serving a sentence which must expire before
- the person may commence serving the disputed sentence[.];
- 30 <u>or</u>

1	(iv) has completed a sentence of imprisonment,
2	probation or parole for the crime and is seeking relief
3	based upon DNA evidence obtained under section 9543.1(d)
4	(relating to postconviction DNA testing).
5	* * *
6	§ 9545. Jurisdiction and proceedings.
7	* * *
8	(b) Time for filing petition
9	* * *
10	(2) Any petition invoking an exception provided in
11	paragraph (1) shall be filed within [60 days] one year of the
12	date the claim could have been presented.
13	* * *
14	(d) Evidentiary hearing
15	(1) The following apply:
16	(i) Where a petitioner requests an evidentiary
17	hearing, the petition shall include a [signed
18	certification as to] certification signed by each
19	intended witness stating the witness's name, address,
20	date of birth and substance of testimony and shall
21	include any documents material to that witness's
22	testimony.
23	(ii) If a petitioner is unable to obtain the
24	signature of a witness under subparagraph (i), the
25	petitioner shall include a certification, signed by the
26	petitioner or counsel, stating the witness's name,
27	address, date of birth and substance of testimony. In
28	lieu of providing the witness's name and date of birth in
29	the certification under this subparagraph, counsel may
30	provide the witness's name and date of birth directly to

1	the Commonwealth. The certification under this
2	subparagraph shall include any documents material to the
3	witness's testimony and specify the basis of the
4	petitioner's information regarding the witness and the
5	petitioner's efforts to obtain the witness's signature.
6	Nothing in this subparagraph shall be construed to
7	contravene any applicable attorney-client privilege
8	between the petitioner and postconviction counsel.
9	(iii) Failure to substantially comply with the
10	requirements of this paragraph shall render the proposed
11	witness's testimony inadmissible.
12	* * *
13	Section 3. This act shall take effect in 60 days.