THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 502 Session of 2019

INTRODUCED BY BARTOLOTTA, HUGHES, HAYWOOD, SCHWANK, LEACH, BAKER, COLLETT, KILLION, A. WILLIAMS, FARNESE, COSTA AND STREET, MARCH 25, 2019

REFERRED TO JUDICIARY, MARCH 25, 2019

AN ACT

1	Amending the act of November 24, 1998 (P.L.882, No.111),
2	entitled "An act providing for victims' rights; imposing
3	penalties; establishing remedies; establishing the Office of
4	Victim Advocate, the Bureau of Victims' Services, the
5	Victims' Services Advisory Committee, the State Offender
6	Supervision Fund and other funds; and making repeals," in
7	preliminary provisions, further providing for definitions; in
8	crime victims, further providing for rights, for
9	responsibilities of victims of crime under basic bill of
10	rights, for responsibilities of State and local law
11	enforcement agencies and for responsibilities of prosecutor's
12	office; in administration, further providing for office, for
13	powers and duties of victim advocate and for powers and
14	duties of Office of Victims' Services; in compensation,
15	further providing for persons eligible for compensation, for
16	filing of claims for compensation, for minimum allowable
17	claim, for determination of claims, for emergency awards, for
18	awards and for confidentiality of records; in services,
19	further providing for eligibility of victims; in financial
20	matters, further providing for costs and for costs for
21	offender supervision programs; and, in enforcement, further
22	providing for subrogation.
23	The General Assembly of the Commonwealth of Pennsylvania
24	hereby enacts as follows:
25	Section 1. The definitions of "crime," "family,"
26	"intervenor," "local law enforcement agency," "loss of
27	earnings," "out-of-pocket loss" and "personal injury crime" in

section 103 of the act of November 24, 1998 (P.L.882, No.111), 1 2 known as the Crime Victims Act, are amended and the section is 3 amended by adding definitions to read: Section 103. Definitions. 4 5 The following words and phrases when used in this act shall have the meanings given to them in this section unless the 6 7 context clearly indicates otherwise: * * * 8 9 "Campus police." As defined in section 302 of the act of November 29, 2004 (P.L.1383, No.180), known as the Uniform Crime 10 11 Reporting Act. * * * 12 "Crime." An act which was committed: 13 14 In this Commonwealth by a person, including a (1)15 juvenile, without regard to legal exemption or defense which 16 would constitute a crime under the following: (i) The act of April 14, 1972 (P.L.233, No.64), 17 18 known as The Controlled Substance, Drug, Device and Cosmetic Act. 19 20 (ii) 18 Pa.C.S. (relating to crimes and offenses). 21 30 Pa.C.S. § 5502 (relating to operating 22 watercraft under influence of alcohol or controlled 23 substance). 24 30 Pa.C.S. § 5502.1 (relating to homicide by 25 watercraft while operating under influence). 26 The former 75 Pa.C.S. § 3731 (relating to driving 27 under influence of alcohol or controlled substance). 28 75 Pa.C.S. § 3732 (relating to homicide by 29 vehicle). 75 Pa.C.S. § 3732.1 (relating to aggravated 30 20190SB0502PN0484 - 2 -

1	assault by vehicle).
2	75 Pa.C.S. § 3733 (relating to fleeing or
3	attempting to elude police officer).
4	75 Pa.C.S. § 3734 (relating to driving without
5	lights to avoid identification or arrest).
6	75 Pa.C.S. § 3735 (relating to homicide by
7	vehicle while driving under influence).
8	75 Pa.C.S. § 3735.1 (relating to aggravated
9	assault by vehicle while driving under the
10	influence).
11	75 Pa.C.S. § 3742 (relating to accidents
12	involving death or personal injury).
13	75 Pa.C.S. § 3742.1 (relating to accidents
14	involving death or personal injury while not properly
15	licensed) if the nature and circumstances of the
16	offense committed are substantially similar to an
17	offense under 75 Pa.C.S. § 3742.
18	75 Pa.C.S. Ch. 38 (relating to driving after
19	imbibing alcohol or utilizing drugs).
20	(iii) The laws of the United States.
21	(2) Against a resident of this Commonwealth which would
22	be a crime under paragraph (1) but for its occurrence in a
23	location other than this Commonwealth.
24	(3) Against a resident of this Commonwealth which is an
25	act of international terrorism.
26	* * *
27	"Family." When used in reference to an individual:
28	(1) anyone related to that individual within the third
29	degree of consanguinity or affinity;
30	(2) anyone maintaining a common-law relationship prior
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1 to January 2, 2005, with that individual; or 2 (3) anyone residing in the same household with that 3 individual. "Financial support." Includes the loss of court-ordered 4 child or spousal support payments if the victim is deprived of 5 money as a direct result of a crime. 6 * * * 7 8 "Intervenor." An individual who goes to the aid of another 9 and suffers physical or mental injury or death as a direct 10 result of acting not recklessly to prevent the commission of a crime, to lawfully apprehend a person reasonably suspected of 11 having committed such crime or to aid the victim of such crime. 12 13 The term does not include an enforcement officer or investigator 14 injured in the performance of his or her duties, eligible for benefits under the act of June 28, 1935 (P.L.477, No.193), 15 16 referred to as the Enforcement Officer Disability Benefits Law, or under the act of June 2, 1915 (P.L.736, No.338), known as the 17 18 Workers' Compensation Act. 19 * * * 20 "Local law enforcement agency." A police department of a city, borough, incorporated town or township or campus police. 21 22 "Loss of earnings." [Includes] <u>An economic loss resulting</u> 23 from an injury or death to a victim of a crime that has not been 24 and will not be reimbursed from any other source. The term 25 includes the loss of the cash equivalent of one month's worth of 26 Social Security, railroad retirement, pension plan, retirement plan, disability, veteran's retirement, [court-ordered child 27 28 support or court-ordered spousal] loss of support payments if 29 the payments are the primary source of the victim's income or 30 other similar benefit, and the victim is deprived of money as a 20190SB0502PN0484 - 4 -

1 direct result of a crime.

2 "Loss of support." The loss of verifiable financial support
3 the direct victim would have contributed to surviving dependents
4 that is lost due to the death of the direct victim as a direct
5 result of a crime.

6 * * *

7 "Out-of-pocket loss." The term includes the following losses
8 which shall be reimbursed at a rate set by the Office of
9 Victims' Services:

(1) expenses for unreimbursed and unreimbursable
expenses or indebtedness incurred for medical care,
nonmedical remedial care and treatment as approved by the
Office of Victims' Services or other services;

14 (2) expenses for counseling, prosthetic devices, 15 wheelchairs, canes, walkers, hearing aids, eyeglasses or 16 other corrective lenses or dental devices reasonably 17 necessary as a result of the crime upon which the claim is 18 based and for which the claimant either has paid or is 19 liable;

(3) expenses related to the reasonable and necessary
costs of cleaning the crime scene of a private residence or
privately owned motor vehicle. "Cleaning" means to remove or
attempt to remove stains or blood caused by the crime or
other dirt or debris caused by the processing of the crime
scene;

(4) expenses resulting from the temporary or permanent relocation of a direct victim and individuals residing in the household of the direct victim due to the incident forming the basis of the victim's claim when there is an immediate need to protect the safety and health of the victim and

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1 individuals residing in the household, as verified by a 2 medical provider, human services provider or law enforcement; 3 (5)expenses for physical examinations and materials used to obtain evidence; or 4 5 other reasonable expenses which are deemed necessary (6) as a direct result of the criminal incident. 6 7 Except as otherwise provided, the term does not include property 8 damage or pain and suffering. 9 "Personal injury crime." An act, attempt or threat to commit 10 an act which would constitute a misdemeanor or felony under the 11 following: 12 18 Pa.C.S. Ch. 25 (relating to criminal homicide). 13 18 Pa.C.S. Ch. 27 (relating to assault). 14 18 Pa.C.S. Ch. 29 (relating to kidnapping). 15 18 Pa.C.S. Ch. 31 (relating to sexual offenses). 16 18 Pa.C.S. § 3301 (relating to arson and related 17 offenses). 18 18 Pa.C.S. Ch. 37 (relating to robbery). 19 18 Pa.C.S. Ch. 49 Subch. B (relating to victim and 20 witness intimidation). 21 30 Pa.C.S. § 5502.1 (relating to homicide by watercraft 22 while operating under influence). The former 75 Pa.C.S. § 3731 (relating to driving under 23 24 influence of alcohol or controlled substance) in cases 25 involving bodily injury. 26 75 Pa.C.S. § 3732 (relating to homicide by vehicle). 27 75 Pa.C.S. § 3732.1 (relating to aggravated assault by 28 vehicle). 75 Pa.C.S. § 3733 (relating to fleeing or attempting to 29 30 elude police officer).

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1	75 Pa.C.S. § 3734 (relating to driving without lights to
2	avoid identification or arrest).
3	75 Pa.C.S. § 3735 (relating to homicide by vehicle while
4	driving under influence).
5	75 Pa.C.S. § 3735.1 (relating to aggravated assault by
6	vehicle while driving under the influence).
7	75 Pa.C.S. § 3742 (relating to accidents involving death
8	or personal injury).
9	75 Pa.C.S. § 3742.1 (relating to accidents involving
10	death or personal injury while not properly licensed) if the
11	nature and circumstances of the offense committed are
12	substantially similar to an offense under 75 Pa.C.S. § 3742.
13	75 Pa.C.S. Ch. 38 (relating to driving after imbibing
14	alcohol or utilizing drugs) in cases involving bodily injury.
15	The term includes violations of any protective order issued as a
16	result of an act related to domestic violence.
17	* * *
18	Section 2. Section 201(11) of the act is amended and the
19	section is amended by adding a paragraph to read:
20	Section 201. Rights.
21	Victims of crime have the following rights:
22	* * *
23	(1.1) If eligible to apply, to be notified of the
24	Address Confidentiality Program under 23 Pa.C.S. Ch. 67
25	(relating to domestic and sexual violence victim address
26	<u>confidentiality).</u>
27	* * *
28	(11) To have assistance in the preparation of,
29	submission of and follow-up on financial assistance claims to
30	the [bureau] <u>Office of Victims' Services</u> .

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2	Section 3. Sections 211, 212(b), (c) and (e) and 213(a), (d)
3	and (g) of the act are amended to read:
4	Section 211. Responsibilities of victims of crime under basic
5	bill of rights.
6	[A] Except as provided for victims enrolled in the Address
7	Confidentiality Program under 23 Pa.C.S. Ch. 67 (relating to
8	domestic and sexual violence victim address confidentiality), a
9	victim shall provide a valid address and telephone number and
10	any other required information to all agencies responsible for
11	providing information and notice to the victim. The victim shall
12	be responsible for providing timely notice of any changes in the
13	status of the information. The information provided shall not be
14	disclosed to any person other than a law enforcement agency,
15	corrections agency or prosecutor's office without the prior
16	written consent of the victim.
17	Section 212. Responsibilities of State and local law
18	enforcement agencies.
19	* * *
20	(b) Notice
21	(1) [Law enforcement agencies shall within 48 hours of
22	reporting give notice to the direct victim or, if
23	appropriate, a member of the direct victim's family of the
24	availability of crime victims' compensation. The notice
25	required under this subsection shall be in writing and in a
26	manner and form developed by the Office of Victims'
27	Services.] The law enforcement officer responding to or
28	investigating an incident shall provide basic information on
29	the rights and services available for crime victims and the
30	availability of crime victims' compensation to the direct

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1 victim or, if appropriate, a member of the direct victim's 2 family. The information shall be provided when the officer 3 has first contact with the victim or as soon as reasonably possible. The information required under this subsection 4 5 shall be in a written notice in a manner or form developed by the Office of Victims' Services. 6

[Law enforcement agencies shall provide basic 7 (2)information on the rights and services available for crime 8 9 victims. The information shall be in writing and shall be 10 provided to the victim within 24 hours of the law enforcement 11 agency's first contact with the victim in a manner and form 12 to be developed by the Office of Victims' Services.] Law 13 enforcement agencies shall be responsible for ensuring that 14 officers provide the notification required under paragraph 15 (1).

(c) Application.--[The written notification provided for in 16 subsection (b) (1) shall be accompanied by one copy of the 17 18 application form for crime victims' compensation. Application 19 forms shall be supplied by the Office of Victims' Services to 20 law enforcement agencies. A record of the date of notification 21 shall be maintained by the law enforcement agency.] The Office of Victims' Services shall maintain a mailing list of all local 22 23 law enforcement agencies and provide law enforcement agencies 24 with forms by which they can order [additional] claim forms. The 25 Office of Victims' Services shall also provide updates to law 26 enforcement agencies on changes which affect their 27 responsibilities under this act.

[Forms.--The form developed by the Office of Victims' 28 (e) 29 Services shall be attached to the police report and shall 30 include a victim checkoff signifying that the information has 20190SB0502PN0484

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1	been provided to the crime victim.] <u>ConfirmationThe law</u>
2	enforcement officer responding to or investigating an incident
3	shall indicate on the police report that the information
4	required under subsection (b) was provided to the victim.
5	* * *
6	Section 213. Responsibilities of prosecutor's office.
7	(a) FormsThe prosecutor's office shall provide the victim
8	of a personal injury crime with all forms developed pursuant to
9	sections 214 and 215 with exception to State cases whereupon the
10	victim advocate shall provide all necessary forms.
11	* * *
12	(d) Release[In a personal injury crime, the prosecutor's
13	office shall provide notice of the opportunity to submit input
14	into State correctional release decisions, to receive notice of
15	any release of an adult from a State or local correctional
16	facility and to receive notice of the commitment to a mental
17	health institution from a State or local correctional
18	institution.] The following shall apply:
19	(1) In a personal injury crime, the prosecutor's office
20	shall provide the victim advocate with victim information on
21	all personal injury cases when a State sentence is imposed:
22	(i) so the victim advocate may provide notice of
23	opportunity to submit input into State correctional
24	release decisions;
25	(ii) to provide notice of any release of an adult
26	from a State correctional institution; and
27	(iii) to provide notice of the commitment to a
28	mental health institution from a State correctional
29	institution.
30	(2) In a personal injury crime, the prosecutor's office
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1	<u>shall provide notice of any release of an adult from a local</u>
2	correctional institution and provide notice of the commitment
3	to a mental health institution from a local correctional
4	institution.
5	* * *
6	(g) AssistanceThe prosecutor's office shall provide
7	assistance to the victim in all of the following:
8	(1) Preparation of statements under section 201(5).
9	(2) Preparation of, submission of and follow-up on
10	financial assistance claims filed with the [bureau] <u>Office of</u>
11	<u>Victims' Services</u> .
12	(3) Notification to the victim advocate on behalf of the
13	victim for personal injury crimes if the offender is
14	sentenced to a State correctional institution.
15	* * *
16	Section 4. Section 301(c) of the act is amended and the
17	section is amended by adding a subsection to read:
18	Section 301. Office.
19	* * *
20	(c) Service and employeesThe victim advocate shall
21	operate from the central office of the board with such clerical,
22	technical and professional staff as may be available within the
23	budget of the board. The compensation of employees of the office
24	shall be set by the Executive Board. <u>The home address of an</u>
25	employee of the office may not be considered a public record
26	under the act of February 14, 2008 (P.L.6, No.3), known as the
27	<u>Right-to-Know Law.</u>
28	(d) Disclosure and confidentiality
29	(1) Each record pertaining to the victim in the
30	possession of or maintained by the office, including

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1	information regarding a victim's current contact information
2	and any other information or record relating to the victim,
3	shall be private, confidential and privileged and the
4	property of the office and shall not be subject to the Right-
5	to-Know Law. A record of the office may not be subject to
6	subpoena or discovery, introduced into evidence in a judicial
7	or administrative proceeding or released to the inmate,
8	<u>parolee or probationer.</u>
9	(2) Unless a victim waives the privilege in a signed
10	writing prior to testimony or disclosure, an employee of the
11	office may not be competent nor permitted to testify or to
12	otherwise disclose confidential communications made to or by
13	the employee of the office. The privilege shall terminate
14	upon the death of the victim. Neither the employee of the
15	office nor the victim shall waive the privilege of
16	confidential communications by reporting facts of physical or
17	sexual assault under 23 Pa.C.S. Ch. 63 (relating to child
18	protective services), a Federal or State mandatory reporting
19	statute or a local mandatory reporting ordinance.
20	Section 5. Section 302(5) of the act is amended and the
21	section is amended by adding paragraphs to read:
22	Section 302. Powers and duties of victim advocate.
23	The victim advocate has the following powers and duties:
24	* * *
25	(5) [To act as a liaison with the victim notification
26	program director in the department to coordinate victim
27	notification and services for the department and the board.]
28	The victim advocate is authorized to address the interests of
29	all victims before the board, department or hearing examiner
30	concerning any issues determined appropriate by the victim
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1 advocate.

2	(6) To ensure eligible victims are informed of the
3	Address Confidentiality Program under 23 Pa.C.S. Ch. 67
4	(relating to domestic and sexual violence victim address
5	<u>confidentiality).</u>
6	(7) To advocate for the interests of crime victims
7	generally, including the victims of crimes committed by
8	juveniles.
9	Section 6. Section 312(3) of the act is amended to read:
10	Section 312. Powers and duties of Office of Victims' Services.
11	The Office of Victims' Services, subject to approval of the
12	commission, has the following powers and duties:
13	* * *
14	(3) [To adopt, promulgate, amend and rescind suitable
15	rules and regulations to carry out the provisions and
16	purposes of Chapter 7. These regulations shall provide for
17	the approval of attorney fees for representation before the
18	Office of Victims' Services, a hearing examiner or before the
19	Commonwealth Court upon judicial review under section 705.
20	Awards of the attorney fees shall be in addition to awards
21	made to direct victims. Awards of attorney fees shall in no
22	case exceed 15% of the award to the direct victim or victims.
23	It shall be unlawful for an attorney to contract for or
24	receive any sum larger than the amount allowed. Regulations
25	under this paragraph shall include policies, procedures and
26	standards of review regarding claims for compensation;
27	approval or denial of claims, including contributory conduct
28	by direct victims; verification of information and documents;
29	prioritization of review; and all other matters related to
30	the processing.] <u>To adopt, promulgate, amend and rescind</u>

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1	suitable regulations to carry out the provisions and purposes
2	of Chapter 7. The regulations shall provide for the
3	following:
4	(i) The approval of attorney fees for representation
5	before the Office of Victims' Services, a hearing
6	examiner or before Commonwealth Court upon judicial
7	review under section 705. Awards of the attorney fees
8	shall be in addition to awards made to direct victims or
9	<u>claimants. Awards of attorney fees may not exceed 15% of</u>
10	the award to the direct victim or claimants. It shall be
11	unlawful for an attorney to contract for or receive a sum
12	larger than the amount allowed under this subparagraph.
13	(ii) Policies, procedures and standards of review
14	regarding claims for compensation.
15	(iii) Approval or denial of claims, including
16	contributory conduct by direct victims.
17	(iv) Verification of information and documents.
18	(v) Prioritization of review.
19	(vi) All other matters related to the processing of
20	<u>claims.</u>
21	* * *
22	Section 7. Section 701(a) of the act is amended by adding
23	paragraphs to read:
24	Section 701. Persons eligible for compensation.
25	(a) General ruleExcept as otherwise provided in this act,
26	the following persons shall be eligible for compensation:
27	* * *
28	(7) Hospitals or other licensed health care providers
29	under section 707(h).
30	(8) A person eligible for counseling under this chapter.
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1 * * *

Section 8. Sections 702(b), (b.1) and (c), 703, 704(b)(1)
and (e) and 706(a)(1) and (b) of the act are amended to read:
Section 702. Filing of claims for compensation.

5 * * *

6 (b) Time.--

7 (1) Except as set forth in paragraph (2), a claim must 8 be filed not later than [two] <u>three</u> years after the discovery 9 of the occurrence of the crime upon which the claim is based 10 or not later than [two] <u>three</u> years after the death of the 11 direct victim or intervenor as a result of the crime or the 12 discovery and identification of the body of a murder victim.

13

(2) Exceptions shall be as follows:

(ii) If a direct victim is under 18 years of age at the time of the occurrence of the crime and the alleged offender is the direct victim's parent or a person responsible for the direct victim's welfare, an individual residing in the same home as the direct victim or a paramour of the direct victim's parent, all of the following shall apply:

(A) The limitation period under this subsection
is tolled until the direct victim reaches 21 years of
age.

24 (B) The limitation period shall run until the25 later of:

(I) the end of the limitation period for the
offense as set forth in 42 Pa.C.S. Ch. 55 Subch.
C (relating to criminal proceedings); or
(II) the end of the limitation period under

30 paragraph (1).

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1 (ii.1) If a direct victim is under 18 years of age 2 at the time of the occurrence of the crime and the direct 3 victim is seeking reimbursement for counseling services only, all of the following shall apply: 4 The limitation period under this subsection 5 (A) 6 is tolled until the direct victim reaches 21 years of 7 age. 8 (B) The limitation period shall run until the later of: 9 10 (I) the end of the limitation period for the offense as set forth in 42 Pa.C.S. Ch. 55 Subch. 11 12 C; or 13 the end of the limitation period under (II)14 paragraph (1). (iii) The Office of Victims' Services may find good 15 16 cause to accept a claim beyond the limitation period under paragraph (1) if one of the following circumstances 17 18 existed at the time of the occurrence of the crime or the discovery of the occurrence of the crime: 19 20 (A) The direct victim, intervenor or claimant 21 was mentally or physically incapacitated. 22 (B) The victim was a minor. 23 (C) There was a fear of retaliation. 24 (D) The occurrence of the crime was not readily 25 apparent. 26 (E) Other circumstances when good cause is shown 27 by the claimant. (b.1) Returned claims. -- If a claim has been filed but 28 subsequently returned to the claimant for correction or for 29 additional verification or information, the date the claim was 30

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1 first received by the [bureau] Office of Victims' Services shall
2 be the permanent filing date for purposes of subsection (b). The
3 correction or additional verification or information must be
4 filed within a period of time established by the Office of
5 Victims' Services.

6 (c) Manner.--Claims must be filed with the [bureau] <u>Office</u>
7 <u>of Victims' Services</u> in person, by mail or by any electronic
8 means authorized by the Office of Victims' Services.

9 Section 703. Minimum allowable claim.

10 (a) General rule.--Except as set forth in subsection (b), no 11 award shall be made on a claim unless the claimant has incurred 12 an aggregate minimum out-of-pocket loss, loss of earnings or 13 loss of support of [\$100] <u>\$50</u>.

14 (b) Exception.--Subsection (a) shall not apply if the direct 15 victim <u>or claimant</u> was 60 years of age or older at the time the 16 crime occurred.

17 Section 704. Determination of claims.

18 * * *

19 (b) Review.--

20 The Office of Victims' Services shall review the (1)21 claim and all supporting documents and investigate the 22 validity of the claim. The investigation shall include an 23 examination of police, court and official records and reports 24 concerning the crime and <u>may include</u> an examination of 25 medical and hospital reports relating to the injury upon 26 which the claim is based. The Office of Victims' Services may 27 not request or review counseling notes of mental health service providers. The Office of Victims' Services shall 28 29 request an assessment from the mental health service provider as to the extent the service provided is needed as a direct 30

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1 result of the crime.

2 * * *

3 (e) Records.--The Office of Victims' Services shall maintain
4 complete records and histories on all claims filed, supplemental
5 awards paid to claimants, claims status and third-party
6 entitlements and recoveries <u>in accordance with the commission's</u>
7 established records retention schedule.

8 Section 706. Emergency awards.

9 (a) Authorization. -- Notwithstanding the provisions of 10 sections 704 and 707, if it appears to the Office of Victims' Services that the claim is one with respect to which an award 11 12 probably will be made and that undue hardship will result to the 13 claimant if immediate payment is not made, the Office of 14 Victims' Services may make an emergency award to the claimant 15 pending a final decision in the case. The following shall apply: 16 The total amount of the emergency award shall not (1)17 exceed [\$1,500 per claim or at] a rate set by the Office of 18 Victims' Services.

19 * * *

(b) Reconsideration.--The Office of Victims' Services may reconsider an emergency award at any time prior to the final decision in the case and increase previous orders for emergency compensation up to the overall limit of [\$1,500 per claim or at] a rate set by the Office of Victims' Services.

25 * * *

Section 9. Section 707(a)(3), (a.1)(2), (b)(1), (2), (4) and (4.1), (f)(1) and (3) and (g) of the act are amended and the section is amended by adding a subsection to read: Section 707. Awards.

30 (a) Requirements.--No award shall be made unless it is 20190SB0502PN0484 - 18 - 1 determined by a preponderance of the evidence that:

2

* * *

* * *

3 (3) The crime was promptly reported to the proper 4 authorities. In no case may an award be made if the record 5 shows that the report was made more than 72 hours after the 6 <u>discovery of the</u> occurrence of the crime unless:

7 (i) the victim is under 18 years of age at the time 8 of the occurrence of the crime and the alleged offender 9 is the victim's parent or a person responsible for the 10 victim's welfare, an individual residing in the same home 11 as the victim or a paramour of the victim's parent; or

12 (ii) the Office of Victims' Services finds the delay
13 to have been justified, consistent with bureau
14 regulations.

15

(a.1) Protection from abuse.--A claimant who satisfies the 16 eligibility requirements of subsection (a)(1), (2) and (4) may 17 18 satisfy the eligibility requirement under subsection (a) (3) for 19 reporting a crime to the proper authorities by commencing an 20 action brought in accordance with 23 Pa.C.S. Ch. 61 (relating to protection from abuse) and as provided for in the Pennsylvania 21 Rules of Civil Procedure. In no case may an award be made if the 22 23 record shows that the petition was:

24 * * *

(2) Filed more than 72 hours after the <u>discovery of the</u>
occurrence of the criminal conduct leading to the
commencement of the action, unless:

(i) the victim is under 18 years of age at the time
of the occurrence of the criminal conduct and the alleged
offender is the victim's parent or a person responsible

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1 for the victim's welfare, an individual residing in the 2 same home as the victim or a paramour of the victim's 3 parent; or (ii) the Office of [Victim] Victims' Services finds 4 5 the delay to have been justified, consistent with 6 regulations of the Office of [Victim] Victims' Services. 7 (a.2) Sexual violence and intimidation orders.--A claimant 8 who satisfies the eligibility requirements of subsection (a)(1), 9 (2) and (4) may satisfy the eligibility requirement under subsection (a) (3) for reporting a crime to the proper 10 authorities by commencing an action brought in accordance with 11 12 42 Pa.C.S. Ch. 62A (relating to protection of victims of sexual violence or intimidation). An award may not be made if the 13 14 record shows that the petition was: 15 (1) Withdrawn, unless the Office of Victims' Services 16 finds the withdrawal to have been justified, consistent with regulations of the Office of Victims' Services. 17 18 (2) Filed more than 72 hours after the discovery of the 19 occurrence of the criminal conduct leading to the commencement of the action, except if: 20 21 (i) the victim is under 18 years of age at the time 22 of the occurrence of the criminal conduct and the alleged 23 offender is the victim's parent or a person responsible 24 for the victim's welfare, an individual residing in the 25 same home as the victim or a paramour of the victim's 26 parent; or (ii) the Office of Victims' Services finds the delay 27 to have been justified, consistent with regulations of 28 29 the Office of Victims' Services. 30 (b) Amount.--

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1 (1) Any award made under this chapter shall <u>be</u> 2 <u>contingent upon funds being available and</u> be in an amount not 3 exceeding out-of-pocket loss, together with loss of past, 4 present or future earnings or support resulting from such 5 injury. In no case shall the total amount of an award exceed 6 \$35,000 except for payment of the following:

7 (i) counseling, the maximum amount of which shall be
8 in accordance with paragraph (4.1);

9 (ii) forensic rape examination and medications 10 directly related to the sexual assault or rape, the 11 amount of which shall not exceed \$1,000; or

(iii) reasonable and necessary costs of cleaning the
 crime scene of a private residence <u>or privately owned</u>
 <u>motor vehicle</u>, the amount of which shall not exceed \$500.

15 (2) An award made for loss of earnings or <u>loss of</u>
16 support shall, unless reduced pursuant to other provisions of
17 this chapter, be in an amount equal to the actual loss
18 sustained. The 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.

(ii) Except as set forth in subparagraph (iii), the
 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 * * *

30 (4) An award for counseling performed by or under the 20190SB0502PN0484 - 21 -

1	supervision of a psychiatrist, psychologist, licensed
2	professional counselor or licensed social worker and
3	reimbursement of associated transportation costs, subject to
4	the provisions of paragraph (4.1), may be made to:
5	(i) a direct victim;
6	(ii) an individual responsible for the direct
7	victim's welfare;
8	(iii) an <u>intervenor or</u> individual who is physically
9	present at the crime scene and witnesses a violent crime;
10	(iv) in the case of a homicide, an individual who
11	discovers the body;
12	(v) anyone related to the direct victim within the
13	second degree of consanguinity or affinity;
14	(vi) anyone maintaining a common-law relationship
15	prior to January 2, 2005, with the direct victim;
16	(vii) anyone residing in the same household with the
17	direct victim; or
18	(viii) anyone engaged to be married to the direct
19	victim.
20	(4.1) In the case of an award made pursuant to paragraph
21	(4), the following shall apply:
22	(i) The amount of an award under paragraph (4)(i)
23	shall not exceed \$5,000 where the direct victim is an
24	adult and shall not exceed \$10,000 where the direct
25	victim is a minor. <u>A minor who is a direct victim of a</u>
26	sexual offense may request that the minor's primary
27	insurance carrier not be billed for counseling services
28	if the policy is held or administered by either the
29	alleged perpetrator of the crime against the direct
30	victim or an individual responsible for the minor's

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1 welfare that is not supportive of counseling services. 2 The amount of an award under paragraph (4)(ii), (ii) 3 (v), (vi), (vii) or (viii) shall not exceed \$2,500 except in the case of a homicide whereby the amount of this 4 award shall not exceed \$5,000. 5 The amount of an award under paragraph (4) 6 (iii) 7 (iii) or (iv) shall not exceed \$1,500. * * * 8 9 (f) Direct victim responsibility.--Except as set forth in paragraphs (2) and (3), in 10 (1) determining the amount of an award, the Office of Victims' 11 12 Services shall determine whether the direct victim or 13 intervenor, because of conduct, contributed to the infliction 14 of the injury. The Office of Victims' Services [shall] may 15 reduce the amount or deny the claim altogether in accordance with the determination. 16 * * * 17 18 (3) If the crime involved is a homicide, the conduct of 19 the direct victim shall not be considered for claims by 20 eligible claimants for counseling[.] and funeral expenses. Funeral expenses eligibility, if the conduct of the direct 21 22 victim is a factor, shall be dependent upon the availability 23 of funding. 24 Intervenor responsibility .-- In determining the amount of (q) an award to an intervenor, the Office of Victims' Services [may] 25 26 shall consider whether the intervenor, because of conduct, 27 contributed to the infliction of the injury. The Office of Victims' Services [shall] may reduce the amount or deny the 28

29 claim altogether in accordance with the determination.

30 * * *

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Section 10. Sections 709(a) and 901 of the act are amended
 to read:

3 Section 709. Confidentiality of records.

General rule.--All reports, records or other information 4 (a) obtained or produced by the [bureau] Office of Victims' Services_ 5 during the processing or investigation of a claim shall be 6 7 confidential and privileged, shall not be subject to subpoena or 8 discovery, shall be used for no purpose other than the processing of a claim and, except as otherwise provided by law 9 or as provided in this section, shall not be introduced into 10 11 evidence in any judicial or administrative proceeding. * * * 12

13 Section 901. Eligibility of victims.

A victim has the rights and is eligible for the services under sections 201 and 902 only if the victim reported the crime to law enforcement authorities without unreasonable delay after [its] the occurrence of the crime or the discovery of the occurrence of the crime, unless the victim had a reasonable excuse not to do so.

20 Section 11. Section 1101(b) of the act is amended by adding 21 a paragraph to read:

22 Section 1101. Costs.

23 * * *

24 (b) Disposition.--

25

* * *

26 (3) Beginning July 1, 2018, the special nonlapsing funds
27 established under paragraphs (1) and (2) shall be merged into
28 a single special nonlapsing fund, known as the Crime Victim
29 Services and Compensation Fund. The fund shall be used by the
30 Office of Victims' Services for payment to claimants,

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1 victim-witness services and technical assistance. Costs
2 imposed under subsection (a) shall be paid into the fund.
3 * * *

4 Section 12. Sections 1102(a), (b), (c) and (d) and 1301(b) 5 of the act are amended to read:

6 Section 1102. Costs for offender supervision programs.

7 (a) County fund. -- The county treasurer of each county shall 8 establish and administer a [county offender supervision fund] County Supervision Fee Restricted Receipts Account consisting of 9 10 the fees collected under this section. The county treasurer shall disperse money from this [fund] account only at the 11 discretion of the president judge of the court of common pleas. 12 13 The money in this [fund] account shall be used to pay the 14 salaries and employee benefits of all probation and parole 15 personnel employed by the county probation and parole department 16 and the operational expenses of that department. Money from this [fund] <u>account</u> shall be used to supplement Federal, State or 17 18 county appropriations for the county adult probation and parole 19 department. The president judge shall by August 31 provide the 20 [board] commission with an annual statement [which] that fully reflects all collections deposited into and expenditures from 21 the [offender supervision fund] County Supervision Fee_ 22 23 <u>Restricted Receipts Account</u> for the preceding fiscal year. The 24 [board] commission shall promulgate regulations to provide for 25 the permanent administration of this program, as advised by the

26 County Adult Probation and Parole Advisory Committee.

(b) State fund.--There is established a State Offender
Supervision Fund to be administered by the board and comprised
of the supervision fees collected by the board under [this
section] <u>subsection (d)</u>. The money in this fund shall be used to

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supplement the Federal or State funds appropriated for the
 improvement of [adult probation services] <u>State parole</u>
 supervision.

(c) Court.--The court shall impose as a condition of 4 supervision a monthly supervision fee of at least \$25 on any 5 6 offender placed on probation, parole, accelerated rehabilitative 7 disposition, probation without verdict or intermediate 8 punishment unless the court finds that the fee should be reduced, waived or deferred based on the offender's present 9 10 inability to pay. [Of the fee collected, 50%] All of the fees 11 shall be deposited into the County [Offender Supervision Fund] 12 Supervision Fee Restricted Receipts Account established in each county pursuant to this section[, and the remaining 50% shall be 13 14 deposited into the State Offender Supervision Fund established 15 pursuant to this section]. All funds within the account shall be 16 accounted for consistent with the budget, accounting, 17 contracting, procurement, audit, salary board and other relevant_ 18 provisions of the act of August 9, 1955 (P.L.323, No.130), known 19 as The County Code, and may be subject to audit by the Auditor 20 General under section 401(d) of the act of April 9, 1929 (P.L.343, No.176), known as The Fiscal Code. 21 22 Board.--The board shall impose as a condition of (d)

supervision a monthly supervision fee of at least \$25 on any offender under the board's supervision unless the board finds that such fee should be reduced, waived or deferred based on the offender's present inability to pay. All fees collected shall be deposited into the State Offender Supervision Fund [established under subsection (b)].

29 * * *

30 Section 1301. Subrogation.

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1 * * *

2 (b) Excess.--If an amount greater than that paid under Chapter 7 is recovered and collected in such an action, the 3 Commonwealth shall pay the balance to the claimant. The Attorney 4 General shall enforce any subrogation. A claimant who fails to 5 notify the Office of Victims' Services of the receipt of funds 6 from any other claim or award arising out of the crime shall 7 8 forfeit and pay to the Commonwealth an amount equal to all awards paid by the [bureau] Office of Victims' Services to the 9 claimant or on the claimant's behalf. 10

11 Section 13. This act shall take effect in 60 days.