

## **STATUTORY LAWS BY STATE** <sup>1</sup>

### **ALABAMA**

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- § 15-23-60 - Definitions.
- §15-23-61 – Designated Representative
- § 15-23-62 – Law enforcement agency required to provide victim with information concerning services, compensation benefits, etc.
- § 15-23-63 – Prosecuting attorney required to notify victim of charges and proceedings; request for notice
- § 15-23-64 – Prosecuting attorney required to confer with victim prior to final disposition of offense
- § 15-23-65 – Prosecuting attorney required to confer with victim before commencement of trial
- § 15-23-66 – No right to direct prosecution
- § 15-23-67 – Right to be present throughout proceedings
- § 15-23-68 – Waiting area for victim; court to minimize contact of victim with defendant
- § 15-23-69 – Testimony concerning information about victim; information about victim in court file
- § 15-23-70 – Right to refuse defendant's request for interview
- § 15-23-71 – Plea agreement
- § 15-23-72 – Right to pre-sentence information
- § 15-23-73 – Impact statement; right to review pre-sentence investigative report
- § 15-23-74 – Right to present evidence, statement, etc., during sentencing or restitution proceedings.
- § 15-23-75 – Right to information concerning defendant's sentence, request for notice, post conviction review, etc.
- § 15-23-76 – Right to be present and heard at court proceeding
- § 15-23-77 – Right to have property returned
- §15-23-78 – Right to information from agency having physical custody of prisoner
- § 15-23-79 – Submission of victim's statement into prisoner's record
- § 15-23-80 – Facility with custody of defendant to send victim release opinion
- § 15-23-81 – Victim to respond to subpoena or to participate in proceeding preparation without loss of employment or fear of loss
- § 15-23-82 – Clerk of court to accept and disburse restitution
- § 15-23-83 – Assertion of rights by Attorney General or district attorney
- § 15-23-84 – Failure to provide right or notice not grounds for setting aside sentence
- § 15-14-53 - Right of victim to be present in courtroom.

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<sup>1</sup> Not intended to be an exhaustive list of laws that include every aspect of rights afforded to victims

## ALASKA

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- AS §12.61.010 Rights or crime victims
- AS §12.55.011 Victim and community involvement in sentencing

## ARIZONA

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- A.R.S §13-4401 - Definitions
- A.R.S §13-4401.01 Victims' rights for neighborhood associations
- A.R.S §13-4402 - Implementation of rights and duties
- A.R.S §1304402.01 Victims' rights; dismissed counts
- A.R.S §13-4403 - Inability to exercise rights; lawful representatives; notice; definition
- A.R.S §13-4404 - Limited rights of a legal entity
- A.R.S §13-4405 - Information provided to victim by law enforcement agencies
- A.R.S §13-4405.01 Issuance and execution of arrest warrants
- A.R.S §13-4406 - Notice of initial appearance
- A.R.S §13-4407 - Notice of terms and conditions of release
- A.R.S §13-4408 - Pretrial notice
- A.R.S §13-4409 - Notice of criminal proceedings
- A.R.S §13-4410 - Notice of conviction, acquittal or dismissal; impact statement
- A.R.S §13-4411 - Notice of post-conviction review and appellate proceedings
- A.R.S §13-4411.01 - Notice of right to request not to receive inmate mail
- A.R.S §13-4412 - Notice of release or escape
- A.R.S §13-4413 - Notice of prisoner's status
- A.R.S §13-4414 - Notice of post-conviction release; right to be heard; hearing; final decision
- A.R.S §13-4415 - Notice of probation modification, termination or revocation disposition matters; notice of arrest
- A.R.S §13-4416 - Notice of release, discharge or escape from a mental health treatment agency
- A.R.S §13-4417 - Request for notice; forms; notice system
- A.R.S §13-4418 - Construction of chapter
- A.R.S §13-4419 - Victim conference with prosecuting attorney
- A.R.S §13-4420 - Criminal proceedings; right to be present
- A.R.S §13-4421 - Initial appearance
- A.R.S §13-4422 - Post-arrest custody decisions
- A.R.S §13-4423 - Plea negotiation proceedings
- A.R.S §13-4424 - Impact statement, presentence report
- A.R.S. § 13-4425 - Inspection of presentence report
- A.R.S § 13-4426 – Sentencing
- A.R.S § 13-4426.01 – Sentencing; victims' right to be heard
- A.R.S § 13-4427 – Probation modification, revocation disposition or termination proceedings
- A.R.S. § 13-4428 – Victim's discretion; form of statement
- A.R.S § 13-4429 – Return of victim's property; release of evidence
- A.R.S § 13-4430 – Consultation between crime victim advocate and victim; privileged information; exception
- A.R.S § 13-4431 – Minimizing victim's contacts

- A.R.S. § 13-4432 – Motion to revoke bond or personal recognizance
- A.R.S. § 13-4433 – Victim's right to refuse an interview
- A.R.S. § 13-4434 – Victim's right to privacy
- A.R.S. § 13-4435 – Speedy trial; continuance; notice
- A.R.S. § 13-4436 – Effect of failure to comply
- A.R.S. § 13-4437 – Standing to invoke rights; recovery of damages
- A.R.S. § 13-4438 – Statement of rights
- A.R.S. § 13-4439 – Right to leave work; scheduled proceedings; counseling; employment rights; nondiscrimination; confidentiality; definition
- A.R.S. § 13-4440. Notice of petition of factual innocence; right to be heard; hearing
- A.R.S. § 13-1441-Right to be heard on a petition to restore the right to possess a firearm; notice
- A.R.S. 13-1442 - use of a facility dog in court proceedings

## **ARKANSAS**

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- A.C.A §16-90-1101 - Definitions
- A.C.A §16.90-1102 - Compliance with act
- A.C.A §16-90-1103 - Presence at court proceedings
- A.C.A §16-901104 - Nondisclosure of information about victim
- A.C.A §16-901105 - Limitations on employer
- A.C.A §16-901106 - Prompt return of property
- A.C.A §16-901107 - Information from law enforcement agencies
- A.C.A §16-901108 - Information concerning appeal or post-conviction remedies
- A.C.A §16-901109 - Information concerning confinement
- A.C.A §16-901110 - General requirements for information
- A.C.A §16-901111 - Presentence report
- A.C.A §16-901112 - Victim-impact statement
- A.C.A §16-901113 - Consideration of victim-impact statement at parole hearing
- A.C.A §16-901114 - Derivative rights of member of victim's family
- A.C.A §16-901115 - Duty to provide information or notices
- A.C.A §16-90-301 - Findings
- A.C.A §16-90-302 - Amendatory provisions
- A.C.A §16-90-307 - Establishment of restitution fund
- A.C.A §16-90-308 - Contracts for reenactment; proceeds
- A.C.A §16-21-106 Notice and services provided victims and witnesses
- A.C.A §16-90-701-720 - Arkansas crime victims reparations act
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## **CALIFORNIA**

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- Cal. Penal Code §679 - Legislative intent
- Cal. Penal Code §679.01 - Definitions
- Cal. Penal Code §679.02 - Statutory rights of victims and witnesses of crime
- Cal. Penal Code §679.026 - Informing crime victim of their rights; implementation (Marsys Rights)
- Cal. Penal Code §679.03 - Violent offense; notice to witnesses, victims, and next of kin of right to notice of offender's release or scheduled execution
- Cal. Penal Code § 679.04 – Victim of sexual assault; right to advocate and support person

- Cal. Penal Code § 679.05 – Right to have domestic violence or abuse counselors present at interviews with law enforcement authorities; notice
- Cal Penal Code §679.10 Victim of qualifying criminal activity under immigration and Nationality act Provision; copy of police report; certification of victim and helpfulness
- Cal. Penal Code §679.11 - Certification of victim cooperation; human trafficking victims; form disclosure of immigration status
- Cal. Penal Code §679.08 – Notification of Victims’ Rights (Victim's Rights Card)
- Cal. Penal Code §680 – Sexual Assault Victims’ DNA Bill of Rights
- Cal. Penal Code §680.1 Location and information about sexual assault evidence kits; Process for victim inquiries
- Cal. Penal Code §680.2 Rights of sexual assault victims card; contents; specified provided to victim upon request
- Cal. Penal Code §680.3 - Information profile for sexual assault kits; failure to submit rape kity biological evidence for processing; written statement for destruction or disposal of evidence; identifying information; annual report; confidentiality; application or section
- Cal. Penal Code §680.4 Audit of untested sexual assault kits; reports
- Cal. Penal Code §1102.6 - Victims; right to presence at proceedings; exclusion criteria

## **COLORADO**

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- C.R.S.A §24-4.1-108 - Awarding compensation
- C.R.S.A §24-4.1-301 - Legislative intent
- C.R.S.A §24-4.1-302 - Definitions
- C.R.S.A §24-4.1-302.5 - Rights afforded to victims
- C.R.S.A §24-4.1-303 - Procedures for ensuring rights of victims of crimes
- C.R.S.A §24-4.1-304 - Child victim or witness - rights and services
- C.R.S.A §24-4.1-305 - Disclosure by agent of defense-initiated victim outreach required - definition

## **CONNECTICUT**

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- C.G.S.A. §54-201 - Definitions
- C.G.S.A. §54-216 - Restitution services
- C.G.S.A. §54-220 - Victim advocates
- C.G.S.A. §54-222 - Brochure re rights of victims and victim services. Notice concerning services for victims of human trafficking
- C.G.S.A. §54-222a - Duty of peace officer to inform victim re victim services at scene of crime
- C.G.S.A. §54-223 - Failure to afford rights to victim shall not constitute grounds for vacating conviction or voiding sentence or parole determination
- C.G.S.A §54-224 - Liability of state re failure to afford rights to crime victims
- C.G.S.A. §54-226 – Definitions
- C.G.S.A §54-228 – Request by victim or family member of inmate for notification
- C.G.S.A §54-230 – Notification of victims and other persons by Office of Victim Services when inmate or sexual offender seeks release or other relief or is released from a correctional institution

## **DELAWARE**

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- 11 Del. C. §9401 - Definitions
- 11 Del. C. § §9402 - Compliance with chapter
- 11 Del. C. §9403 - Nondisclosure of information about victim
- 11 Del. C. §9401 §9404 - Victim's interest in speedy prosecution; child victim or witness
- 11 Del. C. §9401 §9405 - Prosecutor to confer with victim
- 11 Del. C. §9406 - Safety of victim
- 11 Del. C. §9407 - Presence of court proceedings; notice
- 11 Del. C. §9408 - Prompt return of property
- 11 Del. C. §9409 - Limitation on employer
- 11 Del. C. §9410 - Information from law-enforcement agency
- 11 Del. C. §9411- Information concerning pretrial and trial matters
- 11 Del. C. §9412 - Information concerning appeal or post-conviction remedies
- 11 Del. C. §9413 - Information concerning confinement
- 11 Del. C. §9414 - General requirements for information
- 11 Del. C. §9415 - Presentence report
- 11 Del. C. §9416 - Consideration of victim impact statement at Board of Parole Hearing or Board of Pardons hearing
- 11 Del. C. §9417 - Requirement of state agencies to file annual reports
- 11 Del. C. §9418 - Victims' right fund
- 11 Del. C. §9419 - Rights of qualifying neighborhood or homeowner's associations
- 11 Del. C. §9420 - Polygraph testing of a victim

## **FLORIDA**

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- F.S.A §960.001- Guidelines for fair treatment of victims and witnesses in the criminal justice and juvenile justice systems
- F.S.A §960,0015 Victim's right to a speedy trial; speedy trial demand by the state attorney
- F.S.A §960.03 Definitions

## **GEORGIA**

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- Ga. Code Ann., §17-17-1 - Legislative findings; basic rights
- Ga. Code Ann., §17-17-2 - Short title
- Ga. Code Ann., §17-17-3 - Definitions
- Ga. Code Ann., §17-17-4 - Design of persons to act in place of victim during duration of physical disability
- Ga. Code Ann., §17-17-5 - Notice of accused's arrest, release, escape or violation of terms of release
- Ga. Code Ann., §17-17-5.1 - Notice from department of behavioral health and development disabilities of accused's release, discharge, escape or subsequent readmission
- Ga. Code Ann., §17-17-6 - Information to be made available to victim upon initial contact by law enforcement and court personnel

- Ga. Code Ann., §17-17-7 - Notification of victim by investigating law enforcement agency, prosecuting attorney, and custodial authority
- Ga. Code Ann., §17-17-8 - Information to be provided to victim by prosecuting attorney; restitution information
- Ga. Code Ann., §17-17-8.1 - Victim interviews and contact
- Ga. Code Ann., §17-17-9 - Victim's right to be present during court proceedings; separation of victims from accused and related parties
- Ga. Code Ann., §17-17-9.1 - victim's communications
- Ga. Code Ann., §17-17-10 - information concerning victim's address, telephone number, or place of employment not be transmitted to defendant
- Ga. Code Ann., §17-17-11 - victim's right to express opinion as to disposition of accused's case
- Ga. Code Ann., §17-17-12 - notification of appellate proceedings by attorney general
- Ga. Code Ann., §17-17-12.1 Block of inmate mail
- Ga. Code Ann., §17-17-13 - Notification of victim prior to consideration of pardon, parole, or other clemency by state board of pardons and paroles
- Ga. Code Ann., §17-17-14 - Responsibility of victim to keep certain persons informed of victim's current address and phone number
- Ga. Code Ann., §17-17-15 - Failure to provide information and notifications
- Ga. Code Ann., §17-17-16 - Temporary restraining orders and protective order prohibiting harassment of victims or witnesses

## **HAWAII**

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- HRS 801D-1 - Legislative intent
- HRS 801D-2 - Definitions
- HRS 801 D-3 - Eligibility of victims
- HRS 801D-4 - Basic bill of rights for victims and witnesses
- HRS 801D-5 - Responsibility for rights and services
- HRS 801D-6 - Intergovernmental cooperation
- HRS 801D-7 - televised testimony

## **IDAHO**

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- I.C. §19-5302 - Victims or crime
- I.C. §19-5303 - Cost of medical exams to be paid by law enforcement agency
- I.C. §19-5304 - Restitution for crime victims
- I.C. §19-5305 - Collection of judgments
- I.C. §19-5306 - Rights of victim during investigation, prosecution, and disposition of the crime
- I.C. §19-5307 - Fines in cases of crimes of violence

## ILLINOIS

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- 725 ILCS 120/1 - Short title
- 725 ILCS 120/2 - Purpose
- 725 ILCS 120/3 - Definitions
- 725 ILCS 120/4 - Rights of crime victims
- 725 ILCS 120/4.5 - Procedures to implement the rights of crime victims
- 725 ILCS 120/4.6 - Advocates; support person
- 725 ILCS 120/6 - Right to be heard at sentencing
- 725 ILCS 120/7 - Responsibilities of victims and witnesses
- 725 ILCS 120/8 - Privately operated crime victim and witnesses notification service
- 725 ILCS 120/8.5 - State wide victim and witnesses notification system
- 725 ILCS 120/9 - Scope of act

## INDIANA

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- IC §35-40-1-1 - Intent to protect rights of victims
- §35-40-2-1 - Standing of victims
- 35-40-3-1 - Construction of article
- IC §3540--3-2 - Victims confined by law enforcement
- IC §35-40-3-3 - Delinquent acts
- IC §35-40-4-1- Applicability of definitions
- IC §35-40-5-1 Right to fairness, dignity, and respect; freedom from intimidation, harassment and abuse
- IC §35-40-5-2 - Release or escape from custody
- IC §35-40-5-3 - Right to confer with prosecutor's office
- IC §35-40-5-4 - Consideration of victim's safety
- IC §35-40-5-5 - Right to be heard at sentencing or release
- IC §35-40-5-6 - Presentence reports
- IC §35-40-5-7 - order of restitution
- IC §35-40-5-8 - Right to information about criminal case or perpetrator
- IC §35-40-5-9 - Right to be informed of victim's rights
- IC §35-40-5-12 - Omitting victims names
- IC §35-40-6--2 - Victim to be treated with dignity
- IC §35-40-6-6 - Threat of harm to victim
- IC §35-40-6-10 - Victim to be informed of status of case
- IC 35-40-7-1 - Responsibility of law enforcement agency with custody
- IC 35-40-7-2 - Notice of Bond hearing, escape, or release upon victim's request
- IC 35-40-7-3 - Notice; timing
- IC 35-40-8-1-Notice of probation revocation disposition
- IC 35-40-8-2 - Notice of modification of terms or probation
- IC 35-40-9-1 - Mental health treatment agency to notify victim
- IC 35-40-10-1 - Responsibilities of victim
- IC 35-40-11--1 - Victim's right to be heard to court proceedings
- IC 35-40-11-2 - oral, written, or taped statements allowed
- IC 35-40-11-3 - Statement when victim in custody
- IC 35-40-12-1 - Consultation with victim's next of kin, parent, or guardian
- IC 35-40-12-2 - Notice to victim's agent

- IC 35-40-12-3 Notice when victim is a partnership
- IC35-40-12-4 - Name and address of person to receive notice
- IC 35-40-12-5 Notice to multiple victims
- IC 35-40-13- - Victim physically or emotionally unable to exercise rights; designation, or representative
- IC 35-40-13- 3 - Minor victims

## **IOWA**

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### Title XVI, Criminal Law and Procedure; Subtitle 3 Criminal Corrections; Chapter 915 Victims Rights

- I.C.A. §915.1 - Title
- I.C.A. §915.2 - Immunity
- I.C.A. §915.3 - Immunity - citizen intervention
- I.C.A. §915.10 - Definitions
- I.C.A. §915.10a - Automated victim notification system
- I.C.A. §915.11 - Initial notification by law enforcement
- I.C.A. §915.12 - Registration
- I.C.A. §915.13 - Notification by county attorney
- I.C.A. §915.14 - Notification by clerk of the district court
- I.C.A. §915.15 - Notification by department justice
- I.C.A. §915.16 - Notification by local correctional institutions
- I.C.A. §915.17 - Notification by department of corrections
- I.C.A. §915.18 - Notification by board of parole
- I.C.A. §915.19 - Notification by the governor
- I.C.A. §915.20 - Presence of victim counselors
- I.C.A. §915.21 - Victim impact statement
- I.C.A. §915.22 - Civil Injunction to restrain harassment or intimidation of victim or witnesses
- I.C.A. §915.23 - Employment discrimination against witnesses prohibited
- I.C.A. §915.24-915.24.29 - Victims of Juveniles
- I.C.A. §915.35 - 915.38 - Protection for children and other special victims
- I.C.A. §915.40 - 915.45 - Victims of sexual assault
- I.C.A. §915.50 - General rights of domestic abuse victims
- I.C.A. §915.80 -915.95 - Victim compensation
- I.C.A. §915.100 - Victim Restitution

## **KANSAS**

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- K.S.A. §74-7333 - Bill of Rights for Victims of crime
- K.S.A. §74-7334 - Crime victims assistance fund; establishment; purpose; administration; grant criteria
- K.S.A. §74-7335 - Victim of crime; notification of public hearing
- K.S.A. §77 - 7338 Victim of Crime; Public comment sessions; notice



## **KENTUCKY**

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- KRS §421.500 Definitions; applicability; required notifications; duties of public officers and agencies; restitution
- KRS §421. 510 speedy trial where child victim is involved
- KRS §421.520 victim impact statement
- KRS §421.530 Submission of Victim impact statement to parole board; duties of parole board
- KRS §421.550 No cause of action created; immunity of jailers or chief administrator acting in good faith; indemnification; defense by attorney general; immunity of attorney for state acting in good faith
- KRS §421.570 Training requirement for victim advocates; prohibition against practicing law
- KRS §421.575 role of victim advocate in court proceedings
- KRS §421.576 Kentucky Crime Victim Bill of Rights

## **LOUISIANA**

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- LSA R.S §1841 - Legislative Intent
- LSA R.S §1841 - Definitions
- LSA R.S §1843 - Eligibility of Victim
- LSA R.S. §1844 - Basic Rights for Victims and Witnesses
- LSA R.S §1845 - Additional Rights for victims of sexual assault; notification of rights
- LSA R.S §1846 - Communication between offender and victim prohibited; exceptions

## **MAINE**

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- 15 M.R.S.A §6101 - Victim involvement in criminal proceedings
- 17 A.M.R.S.A §§1171 -1177 - Victims Right - Repealed - 17- A M. R. S. A. § 1171, ME ST T. 17-A § 1171 Current with legislation through the 2019 Second Regular Session of the 129th Legislature. The Second Regular Session convened January 8, 2020 and adjourned sine die March 17, 2020.

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## **MARYLAND**

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- MD Code, Criminal Procedure, §6-106 - Rights of victim or victim's representative
- MD Code, Criminal Procedure §7-105 - Rights of victim or victim's representative
- MD Code, Criminal Procedure §11-101 - Definitions
- MD Code, Criminal Procedure §11-102 - Victim's right to attend proceedings
- MD Code, Criminal Procedure §11-103 - Denial of victim's rights; appeals
- MD Code, Criminal Procedure §11-104 - Pamphlets and notification of victim or victim's representative of court proceedings
- MD Code, Criminal Procedure §11-201 - Rights of victim of assault
- MD Code, Criminal Procedure §11-202 - Rights of victims of delinquent acts
- MD Code, Criminal Procedure §11-203 - Protection of victim before trial or hearing

- MD Code, Criminal Procedure §11-204 - Notification of competence examination of defendant
- MD Code, Criminal Procedure §11-205 - Release of address or telephone number of victim or victim's representative prohibited
- MD Code, Criminal Procedure §11-302 - Presence of victim or presentative at trial
- MD Code, Criminal Procedure §11-303 - Testimony of child victim by closed circuit television
- MD Code, Criminal Procedure §11-304 - Out of court statements of certain child victims
- MD Code, Criminal Procedure §11-401 - Victim representative defined
- MD Code, Criminal Procedure §11-402 - Victim impact statement in presentence investigation
- MD Code, Criminal Procedure §11-403 - Right of victim or victim's representative to address court during sentencing or disposition hearing
- MD Code, Criminal Procedure §11-501 - Definitions
- MD Code, Criminal Procedure §11-503 - Notice of subsequent proceedings
- MD Code, Criminal Procedure §11-504 - Notice and Opportunity for comment prior to grant of work release or leave of absence
- MD Code, Criminal Procedure §11-505 - Notice of parole release hearings, parole violations, or commutations, pardons, or remission of sentence
- MD Code, Criminal Procedure §11-506 - Victim rights after finding of not criminally responsible
- MD Code, Criminal Procedure §11-507 - Notification of probation violation
- MD Code, Criminal Procedure §11-508 - Notification of release from confinement
- MD Code, Criminal Procedure §11-901 - Definitions
- MD Code, Criminal Procedure §11-902 - Victim and witness protection program and relocation program
- MD Code, Criminal Procedure §11-903 - Administration of program
- MD Code, Criminal Procedure §11-904 - Purpose; federal funds; expenditures
- MD Code, Criminal Procedure §11-905 - Victim and witness protection and relocation fund
- 11-906 - Nature and investment fund
- MD Code, Criminal Procedure §11-907 - Audits
- MD Code, Criminal Procedure §11-922 - "Sexual assault" defined
- MD Code, Criminal Procedure §11-923 - Sexual assault crisis program
- MD Code, Criminal Procedure §11-924 - Transporting alleged sexual assault victims
- MD Code, Criminal Procedure §11-925 - Health care services
- MD Code, Criminal Procedure §11-1001 - Definitions
- MD Code, Criminal Procedure §11-1002 - Guidelines of treatment of victim of crime, victim's representative, or witness
- MD Code, Criminal Procedure §11-1003 - Guidelines for treatment of victim of delinquent act, victim's representative, or witness
- MD Code, Criminal Procedure §11-1004 - Effect of subtitle
- MD Code, Criminal Procedure §11-1005- - Liability for cost of health services
- MD Code, Criminal Procedure §11-1006 - Program for survivors of homicide victims
- MD Code, Criminal Procedure §11-1007 - Reimbursement for treatment of a victim of an alleged rape or sexual offense or a victim of alleged sexual abuse
- MD Code, Criminal Procedure §11-1008 - Pilot program for preventing HIV infection for rape victims

## MASSACHUSETTS

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- M.G.L.A . 258B §1 - Definitions
- M.G.L.A . 258B §2 - Eligibility of victim for services
- M.G.L.A . 258B §3- Rights afforded victims, witnesses, or family members
- M.G.L.A . 258B §5- Programs created and maintained by district attorney; services
- M.G.L.A . 258B §6 - Program plan
- M.G.L.A . 258B §7 - Interagency cooperation
- M.G.L.A . 258B §8 - Assets imposed by court
- M.G.L.A . 258B §9 - Deposit of assessment
- M.G.L.A . 258B §10 - Construction
- M.G.L.A . 258B §11-Duration of rights and duties
- M.G.L.A . 258B §12 - Assurance of rights; assistance by criminal justice agencies
- M.G.L.A . 258B §13 - Failure to provide rights, privileges, or notice to victim; no grounds for appeal or objection to conviction
- M.G.L.A . 258C - Compensation of victims of violent crimes

## MICHIGAN

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- Chapter 780, Criminal Procedure; Crime victim's Rights Act
- M.C.L.A §780.751 - Short Title
- M.C.L.A §780.52 - Definitions
- M.C.L.A §§780.52a - Resolution by assignment of defendant to trainee status, by delayed sentence or deferred judgment of guilt, or in another way not acquittal or unconditional dismissal; notice to victim; information and records; mailing address
- M.C.L.A §780.753 - Information regarding victim's rights; duties of law enforcement agency
- M.C.L.A §780.754 - Return of victim's property; exceptions
- M.C.L.A §780.755 - Post arraignment notice; release of defendant from custody; revocation of defendants bond or personal recognizance
- M.C.L.A §780.756 - Rights and procedures; notice to victim; consultation with prosecuting attorney; mailing address
- M.C.L.A §780.757 - Court proceedings; waiting area for victim separate from defendant
- M.C.L.A §780.758 - Confidentiality of certain victim identification information; motion to limit testimony; court files and documents
- M.C.L.A § 780.759 – Victims of child abuse or sexual assault; speedy trial motion
- M.C.L.A §780.760 – Selection of jury and trial; duty of prosecuting attorney to confer with victim
- M.C.L.A §780.761 – Right of victim to be present at trial; sequestering of witnesses
- M.C.L.A §780.762 – Discharge or discipline by employer of victim or victim representative subpoenaed or requested to attend court proceedings; penalty
- M.C.L.A §780.763 – Notice of defendant's conviction and of victim's right to participate in sentencing investigation and proceedings
- M.C.L.A §780.763a – Sentence or order; request for notices; submission form; notice to victim
- M.C.L.A § 780.764 – Making and submitting impact statement for use in presentence investigation report

- M.C.L.A §780.765 – Impact statement at sentencing; rights of victim; presence of defendant
- M.C.L.A § 780.766 – Restitution
- M.C.L.A § 780.766a – Restitution; allocation of payments relative to other payments ordered to be paid in criminal proceeding
- M.C.L.A § 780.767. Restitution; factors for consideration; burden of proof
- M.C.L.A §780.768 – Profits or proceeds from sales or contracts of defendant relating to recollections or depiction of crime; escrow account; priority of distributions
- M.C.L.A §780.768a – Notice to victim by prosecuting attorney; explanation of appeal process to victim; rights of victim upon return of case to trial court
- M.C.L.A § 780.769 – Notification to victim defendants earliest release or parole date, transfer within correctional system, escape, reprieve, pardon, discharge
- M.C.L.A § 780.770 – Notification of prosecuting attorney and victim and victim of escape of defendant from hospital or facility or place of confinement
- M.C.L.A § 780.770a – Juveniles; dismissal, discharge, or transfer; notice to victim; escape
- M.C.L.A §780.770b – Review hearing; duty of prosecuting attorney
- M.C.L.A §780.771 – Rights of victim related to parole of defendant
- M.C.L.A §780.772 – Notice of final disposition of case; duty of prosecuting attorney
- M.C.L.A §780.772a – Application to have conviction for assaultive crime set aside; duty of prosecuting attorney
- M.C.L.A § 780.782 – Information regarding victim's rights; duties of law enforcement agency
- M.C.L.A § 780.783 – Return of victim's property
- M.C.L.A § 780.784 – Complaints or petitions; statement of victims; confidentiality
- M.C.L.A §780.786 – Invocation of jurisdiction for juvenile offense; notice to victim; consultation with prosecuting attorney; mailing address
- M.C.L.A § 780.787 – Court proceedings; waiting area for victims
- M.C.L.A § 780.788 – Court hearings; personal identification of victims; hearing in camera
- M.C.L.A §780.789 – Hearings; right of victim to be present
- M.C.L.A § 780.790 – Discharge or discipline by employer of victim or victim representative subpoenaed or requested to attend court proceedings; penalty
- M.C.L.A § 780.791 – Notice to victim; disposition proceedings; report; victim's impact statement

## **MINNESOTA**

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- M.S.A. §611A.01 - definitions
- M.S.A. §611A.015 - Scope of Victim's rights
- M.S.A. §611A.02 - Notification of victim services and victim's rights
- M.S.A. §611A.021 - notice of right to request withholding of certain public data
- M.S.A. §611A.03 - Plea agreements; notification
- M.S.A. §611A.0301 - Right to submit statement at plea presentation hearing
- M.S.A. §611A.031- Victim input regarding pretrial diversion
- M.S.A. §611.0311 - Domestic abuse prosecution plans and procedures; pilot program
- M.S.A. §611A.0315 - Victim notification, domestic assault; criminal sexual conduct; harassment; stalking
- M.S.A. §611A.033 - speedy trial; notice of schedule change
- M.S.A. §611A.034 - Separate waiting areas in courthouse

- M.S.A. §611A.035 - confidentiality of victim's address
- M.S.A. §611A.036 - prohibition against employer retaliation
- M.S.A. §611A.037 - Presentence investigation; victim impact; notice
- M.S.A. §611A.038 - Right to submit statement at sentencing
- M.S.A. §611A.0385 – Sentencing; implementation of right to notice of offender release and expungement
- M.S.A. § 611A.039 – Right to notice of final disposition of criminal case
- M.S.A. § 611A.0392 – Notice to community crime prevention group
- M.S.A. § 611A.0395 – Right to information regarding defendant’s appeal
- M.S.A. § 611A.04 – Order of restitution
- M.S.A. § 611A.045 – Procedure for issuing order of restitution
- M.S.A. § 611A.046 – Victim’s right to request probation review hearing
- M.S.A. §611A.06 – Right to notice of release

## **MISSISSIPPI**

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- Title 99, Criminal Procedure; Chapter 43, Crime Victims’ Bill of Rights
- Miss. Code Ann § 99-43-1 – Short title; purpose
- Miss. Code Ann § 99-43-3 – Definitions
- Miss. Code Ann § Miss. Code Ann § § 99-43-5 – Designation of representative
- Miss. Code Ann § § 99-43-7 – Notification of victim by law enforcement officials
- Miss. Code Ann § § 99-43-9 – Notification of victim by prosecutor
- Miss. Code Ann § § 99-43-11 – Conference of prosecutor and victim before disposition
- Miss. Code Ann § § 99-43-13 – Conference of prosecutor and victim before trial
- Miss. Code Ann § § 99-43-15 – Victim's right to transcripts
- Miss. Code Ann § § 99-43-17 – Victim not to direct prosecution
- Miss. Code Ann § § 99-43-19 – Unreasonable delays; continuances
- Miss. Code Ann § § 99-43-21 – Victim's right to be present at proceedings
- Miss. Code Ann § § 99-43-23 – Separate waiting areas
- Miss. Code Ann § § 99-43-25 – Identification and address of victim; confidentiality
- Miss. Code Ann § § 99-43-27 – Plea bargaining; victim's rights
- Miss. Code Ann § § 99-43-29 – Notice to victim of disposition and sentencing
- Miss. Code Ann § § 99-43-31 – Victim impact statements to probation officers
- Miss. Code Ann § § 99-43-33 – Victim impact statements at court proceedings
- Miss. Code Ann § § 99-43-35 –Release, escape and sentencing information
- Miss. Code Ann § § 99-43-37 – Right of victim to be present and heard at court proceedings
- Miss. Code Ann § § 99-43-39 – Victim's property
- Miss. Code Ann § § 99-43-41 –Notice requirements of custodial agencies
- Miss. Code Ann § § 99-43-43 –Victim statements for prison records; notice of parole or pardon proceedings; notice of change of custodial status
- Miss. Code Ann § § 99-43-45 –Victim's employment protected
- Miss. Code Ann § § 99-43-47 – Prosecutor may assert victim's rights
- Miss. Code Ann § § 99-43-49 – Failure to provide victim's rights or notice

- Miss. Code Ann §99-43-101 - Child witnesses standards of protection

## **MISSOURI**

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- Title XXXVIII, Crimes and Punishment; Peace Officers and Public Defenders Chapter 595, Victims of Crimes, Compensation and Services; Victims and Witnesses Rights
- § 595.200 – Definitions
- §595.201 - Sexual assault survivors' bill of rights - definitions
- § 595.206 – Victims eligible for services
- § 595.209 – Rights of victims and witnesses - written notification, requirements
- § 595.210 – Victims of sexually violent offenses, right to testify at parole hearings
- § 595.212 – Prosecuting attorneys to create and maintain program for victims and witnesses rights – funding, approval of agency programs
- § 595.215 – Duty of cooperation for prosecutor, law enforcement and social service agencies
- § 595.218 – Construction of provisions, no cause of action created against public employees or agencies

## **MONTANA**

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- MCA 46-24-101 - Purpose
- MCA 46-24-102 - Training in victim assistance
- MCA 46-24-103 - Duty of attorney general
- MCA 46-24-104 - Consultation with victim of certain offenses
- MCA 46-24-105 - No cause of action damages
- MCA 46-24-106 - Crime victims - family members - right to attend proceedings - exception - right to receive documents - right during interview
- MCA 46-24-201 - Services to victims of crime
- MCA 46-24-202 - Notification of available protective services
- MCA 46-24-203 - Prompt notification to victims and witnesses of certain offenses
- MCA 46-24-204 - Scheduling changes
- MCA 46-24-205 - Notification to employer or creditor - limitations on employer
- MCA 46-24-206 - Property return
- MCA 46-24-211 - Information concerning appeal or postconviction remedies
- MCA 46-24-212 - Information concerning confinement
- MCA 46-24-213 - General requirements for information
- MCA 53-9-101-133 - The Crimes Victim Compensation Act of Montana

## **NEBRASKA**

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- Neb.Rev.St. §§81-1801-81-1842 - Crime victim's reparations
- Neb.Rev.St. §81-1843 - Legislative findings
- Neb.Rev.St. §81-1844 - Crime victim and witness assistance fund
- Neb.Rev.St. §81-1844.01 - Pamphlet on rights and procedures
- Neb.Rev.St. §81-1845 - Victim and witness assistance center; selection and establishment; Nebraska commission on law enforcement and criminal justice; duties; funding

- Neb.Rev.St. §81-1846 - Victim and witness assistance centers; purpose
- Neb.Rev.St. §81-1847 - Victim and witness assistance centers; services provided
- Neb.Rev.St. §81-1848 - Victim and witnesses of crimes; rights; enumerated
- Neb.Rev.St. §81-1848.01 - Appeal; notification required
- Neb.Rev.St. §81-1848.02 - Escape; notification required
- Neb.Rev.St. §81-1848.03 - Victim's rights; waiver
- Neb.Rev.St. §81-1849 - Victim; duty
- Neb.Rev.St. §81-1850 - County attorney; board of parole; department of correction services; county corrections agency; department of health and human services; duties; notification of victim
- Neb.Rev.St. §81-1851 - Legislative intent

## **NEVADA**

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- N.R.S 176.015 - Prompt hearing; court may commit defendant or continue or alter bail before hearing; statement by defendant; presentation of mitigating evidence; right of victim; notice of hearing
- N.R.S. 176A.630 - Assignment of case; consideration of alleged violation; revocation permitted upon finding violation; alternative actions; restitution for governmental expenses; technical violations

## **NEW HAMPSHIRE**

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- N.H Rev. Stat. §21-M:8-k - Rights of Crime Victims.
- N.H Rev. Stat. §21-M:8-c - Victim of alleged sexual offense

## **NEW JERSEY**

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- N.J.S.A. 52:4B-34 - Short title; Crime victim's bill of rights
- N.J.S.A. 52:4B-35 - Legislative findings and declarations
- N.J.S.A. 52:4B-36- Rights of Crime victims and witnesses
- N.J.S.A. 52:4B-36.1 - Victim's survivors in homicide prosecutions; court discretion to permit images and videos during proceedings
- N.J.S.A. 52:4B-36.2 - Costs or other payment from victim to victimizer not required; prohibition on charging of fee for copies of crime victims own records
- N.J.S.A. 52:4B-37 - Victim defined
- N.J.S.A. 52:4B-38 - Inapplicability of act to claims under tort claims act
- N.J.S.A. 52:4B-39-N.J.S.A. 60.3 - Victim witness assistance

## **NEW MEXICO**

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- N.M.S.A 1978, §31-26-1 - Short title
- N.M.S.A 1978, §31-26-2 - Purpose of act
- N.M.S.A 1978, §31-26-3 - Definitions
- N.M.S.A 1978, §31-26-4 - Victim's rights
- N.M.S.A 1978, §31-26-5 Exercise of rights; requirements for victims

- N.M.S.A 1978, §31-26-6 - When rights and duties take effect; termination of rights and duties
- N.M.S.A 1978, §31-26-7 - designation or appointment of victim's representative
- N.M.S.A 1978, §31-26-8 - Procedures for providing victims with preliminary information; law enforcement agencies
- N.M.S.A 1978, §31-26-9 - Procedures for providing victims with notice of rights and information regarding prosecution of a criminal offense; district attorneys
- N.M.S.A 1978, §31-26-10 - Procedures for providing victims with notice of a court proceeding; courts; district attorneys
- N.M.S.A 1978, §31-26-10.1 - Crime victim presence at court proceedings; plea agreement notification
- N.M.S.A 1978, §31-26-11 - Procedures when an inmate or delinquent child escapes; corrections department; child, you, and families department
- N.M.S.A 1978, §31-26-12 - Procedures when an inmate is released from incarceration; adult parole board; corrections department; procedures when a delinquent child is released from custody; juvenile parole board; children, youth, and families department; district attorneys
- N.M.S.A 1978, §31-26-13 - Disclaimer
- N.M.S.A 1978, §31-26-14 - Effect of noncompliance

## **NEW YORK**

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- McKinney's Executive Law §640 - Fair treatment standards for crime victims
- McKinney's Executive Law §641 - Objectives of fair treatment standards
- McKinney's Executive Law §642 - Criteria for fair treatment standards
- McKinney's Executive Law §642-a - Fair treatment of child victims as witnesses
- McKinney's Executive Law §643 - Fair treatment standards for crime victims; agencies generally
- McKinney's Executive Law §644 - Implementation
- McKinney's Executive Law §645- Fair treatment standards for crime victims in the court
- McKinney's Executive Law §646 - Police reports
- McKinney's Executive Law §646 - Objectives
- McKinney's Executive Law §646a - Information relative to the fair treatment standards; pamphlet
- McKinney's Executive Law §647 - Criteria
- McKinney's Executive Law §648 - Review; report and implementation
- McKinney's Social Services Law §483-aa - Definitions
- McKinney's Social Services Law §483-bb - Services for victims of human trafficking
- McKinney's Social Services Law §483-cc - Confirmation as a victim of human trafficking

## **NORTH CAROLINA**

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- N.C.G.S.A. §15A-824 - Definitions
- N.C.G.S.A. §15A-825 - Treatment due victims and witnesses
- N.C.G.S.A. §15A-826 - District attorney legal assistants
- N.C.G.S.A. §15A-827 - Scope
- N.C.G.S.A. §15A-830 - Definitions
- N.C.G.S.A. §15A-830.5 - Victim's rights
- N.C.G.S.A. §15A-831 - Responsibilities of law enforcement agency



- N.C.G.S.A. §15A-831.1 - Polygraph examination of victims of sexual assaults
- N.C.G.S.A. §15A-832 - Responsibilities of the district attorney's office
- N.C.G.S.A. §15A-832.1 - Responsibilities of judicial officials issuing arrest warrants
- N.C.G.S.A. §15A-833 - Evidence of victim impact
- N.C.G.S.A. §15A-834 - Restitution
- N.C.G.S.A. §15A-834.5 - Enforcement of the rights of a victim
- N.C.G.S.A. §15A-835 - Posttrial responsibilities
- N.C.G.S.A. §15A-836 - Responsibilities of agency with custody of defendant
- N.C.G.S.A. §15A-837 - Responsibilities of division of community corrections
- N.C.G.S.A. §15A-838 - Notice of commuted sentence or pardon
- N.C.G.S.A. §15A-839 - No money damages

## **NORTH DAKOTA**

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- NDCC, 12.1-34-01- Definitions
- NDCC, 12.1-34-02 - Fair treatment standards for victims and witnesses
- NDCC, 12.1-34-03 - Responsibilities of victims and witnesses
- NDCC, 12.1-34-04 - Victim and witnesses services
- NDCC, 12.1-34-05 - Cause of action for damages or injunctive relief
- NDCC, 12.1-34-06 - State wide automated victim information and notification system
- NDCC, 12.1-34-07 - Medical screening and acute forensic medical examinations cost - reimbursement by attorney general - use of evidence
- NDCC, 12.1-34-08 - Victims right's card
- NDCC, 12.1-35-01 - Definitions
- NDCC, 12.1-35-02 - Additional services
- NDCC, 12.1-35-03 - Information about child victims or witnesses of crimes generally may not appear in public record
- NDCC, 12.1-35-04 - Limits on interviews and testimony
- NDCC, 12.1-35-05 - Prompt disposition
- NDCC, 12.1-35-05.1 - Assistance during proceedings
- NDCC, 12.1-35-05.2 - Confidentiality of testimony
- NDCC, 12.1-35-05.3 - Application to discovery proceedings
- NDCC, 12.1-35-06 - Cause of action for damages and injunctive relief

## **OHIO**

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- R.C. §2930.01 - Definitions
- R.C. §2930.02 - Representative of victim
- R.C. §2930.03 - Method of notice
- R.C. §2930.04 - Information provided by law enforcement agency after initial contact with victim
- R.C. §2930.05 - Information provided by law enforcement agency after arrest or detention of defendant or alleged juvenile offender
- R.C. §2930.06 - Information provided by prosecutor
- R.C. §2930.061 - Notice to developmental disabilities department
- R.C. §2930.061 - Notice of victim's injuries to prosecutor or court; information to victim
- R.C. §2930.07 - Protection of victim
- R.C. §2930.08 - Notice of potential delays in prosecution of defendant

- R.C. §2930.09 - Right of victim to be present
- R.C. §2930.10 - Minimizing contact between victim and defendant or alleged juvenile offender
- R.C. §2930.11 - Property of victim
- R.C. §2930.12 - Notice of acquittal or conviction of defendant or adjudication of alleged juvenile order
- R.C. §2930.13 - Victim impact statement; presentence investigation report
- R.C. §2930.14 - Statement by victim prior to sentencing of defendant or disposition of alleged juvenile offender
- R.C. §2930.15 - Notice of appeal by defendant or alleged juvenile offender
- R.C. §2930.16 - Notice of incarceration or release of defendant or custody of alleged juvenile offender; rules; victim conference
- R.C. §2930.0117 - Statement by victim prior to judicial release of defendant or alleged juvenile offender
- R.C. §2930.18 - Retaliation by employer against victim
- R.C. §2930.19 - Miscellaneous provisions

## **OKLAHOMA**

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- 21 Okl.St Ann. §142A- Short title - Oklahoma Victim's Rights Act
- 21 Okl.St Ann. §142A-1 - Definitions
- 21 Okl.St Ann. §142A-2 Victims and witnesses rights
- 21 Okl.St Ann. §142A-3 Informing victims of rights
- 21 Okl.St Ann. §142A-4- Petition for relief
- 21 Okl.St Ann. §142A-5 - Restitution form
- 21 Okl.St Ann. §142A-6 - Priority interest in proceeds
- 21 Okl.St Ann. §142A-7 - Address designation
- 21 Okl.St Ann. §142A-9 - Disclosure of personal information of victim or witness may be prohibited
- 21 Okl.St Ann. §142A-12 - Contesting parole - Notification of victims
- 21 Okl.St Ann. §142A-13 - Granting parole or pardon - Notification of victims
- 21 Okl.St Ann. §142B - Civil action by victim of felony crime against offender - attorney's fees and costs - reduction of hardship exemption from garnishment
- 22 Okl.St. Ann §40 - Definitions
- 22 Okl.St. Ann. §40.2 - Victim protection order - Victims not be discouraged from pressing charges
- 22 Okl.St. Ann. §40.3 - Emergency temporary order of protection
- 22 Okl.St. Ann. §40.3A - Reporting of rape, sodomy, or sexual assault incidents - referral of victim o services programs

## **OREGON**

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- O.R.S. §147.405 - Short Title
- O.R.S. §147.410 - Purpose
- O.R.S. §147.415 - Severability
- O.R.S. §147.417 - Constitutional rights of victim
- O.R.S. §147.419 - Transcript of tape of criminal proceeding

- O.R.S. §147.21 - Providing information about defendant to victim
- O.R.S. §147.425 - Victim's personal representative
- O.R.S. §147.30 - Victim's rights in criminal or juvenile delinquency proceedings
- O.R.S. §147.33 - Rights of certain crime victims; application
- O.R.S. §147.438 - Rights of crime victims in habeas corpus proceedings

## **PENNSYLVANIA**

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- 18 P.S. §11.101 - Short title
- 18 P.S. §11.102 - Legislative intent
- 18 P.S. §11.103 - Definitions
- 18 P.S. §11.201 - Rights
- 18 P.S. §11.211 - Responsibilities of victims of crime under basic bill of rights
- 18 P.S. §11.212 - Responsibilities of state and local law enforcement agencies
- 18 P.S. §11.213 - Responsibilities of prosecutor's office
- 18 P.S. §11.214 - Responsibilities of department, local correctional facilities and board
- 18 P.S. §11.215 - Responsibilities of department of public welfare and mental health institutions under basic bill of rights
- 18 P.S. §11.216 - Responsibilities of juvenile probation office
- 18 P.S. §11.501 - Preparole notification to victim
- 18 P.S. §11.502 - Petitions to deny parole upon expiration of minimum sentence

## **RHODE ISLAND**

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- Gen Laws 1956, §12-28-1 - short title - victim bill of rights
- Gen Laws 1956, §12-28-2 - Legislative purpose
- Gen Laws 1956, §12-28-3 - General rights
- Gen Laws 1956, §12-28-4 - Right to address court prior to sentencing
- Gen Laws 1956, §12-28-4.1 - Right to address court regarding plea negotiation
- Gen Laws 1956, §12-28-4.2 - Representative of incapacitated victim
- Gen Laws 1956, §12-28-4.3 - Pretrial conferences
- Gen Laws 1956, §12-28-5 - Civil judgment against defendant
- Gen Laws 1956, §12-28-5.1 - Restitution
- Gen Laws 1956, §12-28-6 - Right to address parole board
- Gen Laws 1956, §12-28-7 - Noncompliance not affecting validity of conviction, sentence, or parole
- Gen Laws 1956, §12-28-8 - Child victims
- Gen Laws 1956, §12-28-9 - Victims' services unit
- Gen Laws 1956, §12-28-10 - Victims of domestic abuse - employment discrimination
- Gen Laws 1956, §12-28-11 - Notification to immediate family members of homicide victims
- Gen Laws 1956, §12-28-12 - Severability
- Gen Laws 1956, §12-28-13 - Victim's economic security and safety

## **SOUTH CAROLINA**

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- Code 1976 §16-3-1505 - Legislative intent
- Code 1976 §16-3-1510 - Definitions
- Code 1976 §16-3-1515 - Victim or witness to supply certain information; requirement for restitution; victims wishing to be present in court to notify prosecuting agency or summary court judge; victim impact statement
- Code 1976 §16-3-1520 - Victim entitled to copy of initial incident report; assistance in applying for victim's compensation benefits; information on progress of case
- Code 1976 §16-3-1525 - Arrest or detention of person accused of committing offense; notification to victims; protection of witnesses; notification of bond proceedings; juvenile detention hearings
- Code 1976 §16-3-1530 - Notification of victim release, escape, or transfer of accused
- Code 1976 §16-3-1535 - Summary of court's duty to notify victim of victim's rights; form for victim impact statement
- Code 1976 §16-3-1540 - Department of juvenile justice to confer with victims before taking certain actions
- Code 1976 §16-3-1545 - Juvenile cases; notification to victims of right to submit victim impact statement for disposition proceeding; form of statement; other required information for victims
- Code 1976 §16-3-1550 - Restriction on employers of victims and witnesses; protection of rights of victims and witnesses
- Code 1976 §16-3-1555 - Expert witness fees; distribution, maintenance and use of victim's impact statements
- Code 1976 §16-3-1560 - Notification to victim of post - conviction proceedings affecting probation, parole, or release, and of victim's right to attend
- Code 1976 §16-3-1565 - No cause of action against public employees or agencies

## **SOUTH DAKOTA**

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- SDCL §23A-28C-1 Rights of crime victim.
- SDCL §23A-28C-1.1 Notice defined.
- SDCL §23A-28C-1.2 Electronic notification and SAVIN system defined.
- SDCL §23A-28C-2 Notice of rights--Victim registration with SAVIN system--Confidentiality.
- SDCL §23A-28C-3 Enforcement of constitutional or statutory rights.
- SDCL §23A-28C-4 Victim defined.
- SDCL §23A-28C-5 Notice of incarcerated offender's change of status.
- SDCL §23A-28C-6 Notice to be provided by Department of Corrections or state's attorney.
- SDCL §23A-28C-7 Victim or witness assistant--Appointment and compensation.
- SDCL §23A-28C-8 Victim or witness assistant--Duties.
- SDCL §23A-28C-9 Notice to immediate family.
- SDCL §23A-28C-10 Statewide automated victim information and notification system.
- SDCL §23A-28C-11 Notice of clemency hearing--Contents.
- SDCL §23A-28C-12 Notice of discretionary parole hearing--Contents.
- SDCL §23A-28C-13 Victim request for notification.

- SDCL §23A-28C-14 Request for notification by parent or guardian.
- SDCL §23A-28C-15 Sharing of information by interagency multidisciplinary teams.

## **TENNESSEE**

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- T.C.A. §40-38-101 - Short Title; intent - Victim Bill of Rights
- T.C.A. §40-38-102 - Rights of victims and witness; waiting area
- T.C.A. §40-38-103 - Victims; additional rights
- T.C.A. §40-38-104 - Grief counseling; educational preferences
- T.C.A. §40-38-105 - Prompt disposition of cases; priorities and preferences
- T.C.A. §40-38-106 - Property offenses
- T.C.A. §40-38-107 - Information
- T.C.A. §40-38-108 - Noncompliance; officers and employees
- T.C.A. §40-38-109 - Eligibility for compensation; notice
- T.C.A. §40-38-110 - Proceedings; notification to victim
- T.C.A. §40-38-111 - Proceedings and rights; notification of victim
- T.C.A. §40-38-112 - Prosecuting attorney; information to victim; duty of victim
- T.C.A. §40-38-113 - Notice to victims
- T.C.A. §40-38-114 - Victim conference prior to final disposition; failure to confer; victims rights and duty
- T.C.A. §40-38-115 - Emotional support to victims
- T.C.A. §40-38-116 - Continuances
- T.C.A. §40-38-117 - Communication with defendant; victim right to refuse
- T.C.A. §40-38-118 - Tennessee statewide automated victim information and notification service
- T.C.A. §40-38-201 - Short title
- T.C.A. §40-38-202 - Sentencing; consideration by judge
- T.C.A. §40-38-203 - Definitions
- T.C.A. §40-38-204 - Notice; Policy; Form
- T.C.A. §40-38-205 - Presentence Report; statements
- T.C.A. §40-38-206 - Presentence report; filing; time
- T.C.A. §40-38-207 - Sentencing; Mitigation or enhancement
- T.C.A. §40-38-208 - Construction of law; rights of victim
- T.C.A. §40-38-301 - General assembly; intent
- T.C.A. §40-38-302 - Definitions
- T.C.A. §40-38-303 - Crime victim's statements; Board of parole; immunity

## **TEXAS**

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- Chapter 56. Rights of Crime Victims - REPEALED

## **UTAH**

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- U.C.A. 1953 §77-38-1 - Title - Rights of Crime Victims Act
- U.C.A. 1953 §77-38-2 - Definitions
- U.C.A. 1953 §77-38-3 - Notification to victims - initial notice, election to receive subsequent notices - form of notice - protected victim information - pretrial criminal no contact order

- U.C.A. 1953 §77-38-4 - Right to be present, to be heard, and to file an amicus brief on appeal - Control of disruptive acts or irrelevant statements - statements from persons in custody
- U.C.A. 1953 §77-38-5 - Application to felonies and misdemeanors of the declaration of the rights of crime victims
- U.C.A. 1953 §77-38-6 - Victim's right to privacy
- U.C.A. 1953 §77-38-7 - Victim's right to speedy trial
- U.C.A. 1953 §77-38-8 - Age-appropriate language at judicial proceedings-advisor
- U.C.A. 1953 §77-38-9 - Representative of victim - court designation - Representation in cases involving minors - photographs in homicide cases
- U.C.A. 1953 §77-38-10 - Victim's discretion
- U.C.A. 1953 §77-38-11 - Enforcement - appellate review - no right o money damages
- U.C.A. 1953 §77-38-12 - Construction of this chapter - no right to set aside conviction, adjudication, admission, or plea-severability
- U.C.A. 1953 §77-38-13 - Declaration of legislative authority
- U.C.A. 1953 §77-38-14 - Notice of expungement petition - victim's right to object
- U.C.A. 1953 §77-37-1 - Legislative intent
- U.C.A. 1953 §77-37-2 - Definitions
- U.C.A. 1953 §77-37-3 - Bill of rights
- U.C.A. 1953 §77-37 - 4 - Additional rights - children
- U.C.A. 1953 §77-37-5 - Remedies - district victims' rights committee

## **VERMONT**

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- 13 V.S.A. §5301 - Definitions
- 13 V.S.A. §5302 - Reporting to law enforcement agencies
- 13 V.S.A. §5303 - Legislative purpose
- 13 V.S.A. §5304 - Victims assistance program
- 13 V.S.A. §5305 - Information concerning release from custody
- 13 V.S.A. §5306 - Victim advocates
- 13 V.S.A. §5307 - Cooperation
- 13 V.S.A. §5308 - Notice and right to be present at arraignment
- 13 V.S.A. §5309 - Presence in courtroom
- 13 V.S.A. §5310 - Nondisclosure of information about victim
- 13 V.S.A. §5311 - Prompt return of property
- 13 V.S.A. §5312 - Victim's interest in speedy prosecution
- 13 V.S.A. §5313 - Limitation on employer
- 13 V.S.A. §5314 - Information from law enforcement agency
- 13 V.S.A. §5315 - Information concerning appeal or post-conviction remedies
- 13 V.S.A. §5316 - Complete identification by prosecution and defense
- 13 V.S.A. §5317 - General requirements for information
- 13 V.S.A. §5318 - Derivative of member of victim's family
- 13 V.S.A. §5319 - Victim not a party
- 13 V.S.A. §5321 - Appearance by victim
- 13 V.S.A. §5322 - Confidentiality

## **VIRGINIA**

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- VA Code Ann. §16-1-302.1 - Right of victim or representative to attend certain proceedings; notice of hearings (juvenile)
- VA Code Ann. §19.2-11.01 - Crime victim and witness rights
- VA Code Ann. §19.2-11.02 - Prohibiting inquiry into the immigration status of certain victims or witnesses of crime
- VA Code Ann. §19.2-11.1 - Establishment of crime victim-witness assistance programs; funding; minimum standards
- VA Code Ann. §19.2-11.2 - Crime victim's right to nondisclosure of certain information; exceptions; testimonial privilege
- VA Code Ann. §19.2-11.3 - Virginia crime victim - witness fund
- VA Code Ann. §19.2-11.4 - Establishment of victim-offender reconciliation program

## **WASHINGTON**

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- RCWA 7.69.010 - Intent
- RCWA 7.69.020 - Definitions
- RCWA 7.69.030 - Rights of victims, survivors, and witnesses
- RCWA 7.69.032 - Right to make statement before post sentence release of offender
- RCWA 7.69.040 - Representation of incapacitated or incompetent victim
- RCWA 7.69.050 - Construction of chapter - other remedies of defenses
- RCWA 7.69a.010 - Legislative intent
- RCWA 7.69a.020 - Definitions
- RCWA 7.69a.030 - Rights of child victims and witnesses
- RCWA 7.69a.040 - Liability for failure to notify or assure child's rights
- RCWA 7.69a.050 - Rights of child victims and witnesses - confidentiality of address - notice of right - penalty
- RCWA 7.69b.005 - Intent finding (crime victims and witnesses - dependent persons)
- RCWA 7.69b.010 - Definitions
- RCWA 7.69b.020 - Rights enumerated
- RCWA 7.69b.030 - Testimony - videotaped depositions
- RCWA 7.69b.040 - Liability for violating chapter - actions based on other state or federal laws

## **WEST VIRGINIA**

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- W. Va. Code, §61-11A-1 - Legislative findings and purpose (Victim Protecting Act of 1984)
- W. Va. Code, §61-11A-2 - Testimony of crime victim at sentencing hearing
- W. Va. Code, §61-11A-2a - notification of crime victims compensation fund
- W. Va. Code, §61-11A-3 - Victim impact statement; when required; contents; use; right of defendant to review and present evidence
- W. Va. Code, §61-11A-4 - Restitution; when ordered
- W. Va. Code, §61-11A-5 - Restitution; procedure or issuing order
- W. Va. Code, §61-11A-6 - State guidelines for fair treatment of crime victims and witnesses in the criminal justice system
- W. Va. Code, §61-11A-7 - Severability

- W. Va. Code, §61-11A-8 - Notification to victim of offender's release, placement, or escape from custody
- W. Va. Code, §61-11A-9 - Sexual assault victims' bill of rights
- W. Va. Code, §§14-2A-1 –14-2A-29 - Compensation awards to victims of crimes

## **WISCONSIN**

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- W.S.A. 950.01 - Legislative intent (Rights of victims and witnesses of crime)
- W.S.A. 950.02 - Definitions
- W.S.A. 950.03 - Eligibility of victims
- W.S.A. 950.04 - Basic bill of rights for victims and witnesses
- W.S.A. 950.45 - Accompaniment by a victim advocate
- W.S.A. 950.055 - Child victims and witnesses; rights and services
- W.S.A. 950.06 - Reimbursement for services
- W.S.A. 950.07 - Intergovernmental cooperation
- W.S.A. 950.08 - Information and mediation services
- W.S.A. 950.095 - Confidentiality of complaints
- W.S.A. 950.10 - Limitation on liability; grounds for appeal
- W.S.A. 950.105 - Standing

## **WYOMING**

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- W.S. 1977 §7-21-101 - Definitions (Victim impact statement)
- W.S. 1977 §7-21-102 - Notice to victims
- W.S. 1977 §7-21-103 - Submission to victim impact statement to sentencing court
- W.S. 1977 §14-6-501 - Definitions (Victims of delinquent acts)
- W.S. 1977 §14-6-502 - Victim bill of rights
- W.S. 1977 §14-6-503 - Rights of victim to informed during the delinquency proceedings
- W.S. 1977 §14-6-504 - Victims; free from intimidation
- W.S. 1977 §14-6-505 - Victims of delinquent act; present in court
- W.S. 1977 §14-6-506 - Victims; timing of proceeding
- W.S. 1977 §14-6-507 - Prompt return of property
- W.S. 1977 §14-6-508 - Victims have a right to preservation of employment
- W.S. 1977 §14-6-509 - No civil liability created; testimony admissible; no relief by appeal