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AN ACT relating to crime victims' rights.

2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- Section 1. KRS 421.576 is repealed and reenacted to read as follows:
- 4 (1) In order to establish the minimum conduct of criminal justice professionals with
 5 respect to crime victims and to communicate the intent of the General Assembly
 6 that victims of crime play an integral role in the criminal justice process, KRS
 7 421.500 to 421.575 is hereby named the Kentucky Crime Victim Bill of Rights.
- 8 (2) The rights established by KRS 421.500 to 421.575 shall apply in all felony and
 9 misdemeanor proceedings in a District or Circuit Court of the Commonwealth.
- 10 (3) Nothing in KRS 421.500 to 421.575 shall provide grounds for the victim to
 11 challenge a charging decision or a conviction, to obtain a stay of trial, or to compel
 12 a new trial. Law enforcement agencies, county attorneys, and Commonwealth's
 13 attorneys and courts shall make every reasonable effort to ensure that victims of
 14 crime receive the benefits of the rights set out in KRS 421.500 to 421.575.
- → Section 2. KRS 421.500 is repealed, reenacted, and amended to read as follows:
- 16 (1) (a) As used in KRS 421.500 to 421.575, "victim" means <u>an individual who</u> 17 suffers direct or threatened physical, financial, or emotional harm as a
- 18 result of the commission of a crime classified as a felony or a misdemeanor,
- 19 or as a result of conduct which, if committed by an adult, would be
- 20 classified as a felony or a misdemeanor. If the victim is a minor,
- 21 incapacitated, or deceased, "victim" also means one (1) or more of the
- victim's spouse, parents, siblings, children, or other lawful representatives
 which shall be designated by the court unless the person is the defendant or
 a person the court finds would not act in the best interests of the victim.
- (b) In a case in which the number of victims makes it impracticable to accord
 all victims those rights provided by KRS 421.500 to 421.575, the court may
 fashion a reasonable procedure that does not unduly complicate or prolong

1			the proceeding, to give effect to this section.
2		<u>(c)</u>	[an individual who suffers direct or threatened physical, financial, or
3			emotional harm as a result of the commission of a crime classified as stalking,
4			unlawful imprisonment, use of a minor in a sexual performance, unlawful
5			transaction with a minor in the first degree, terroristic threatening, menacing,
6			harassing communications, intimidating a witness, criminal homicide,
7			robbery, rape, assault, sodomy, kidnapping, burglary in the first or second
8			degree, sexual abuse, wanton endangerment, criminal abuse, human
9			trafficking, or incest. If the victim is a minor or legally incapacitated, "victim"
10			means a parent, guardian, custodian or court appointed special advocate.
11		(a)	If the victim is deceased and the relation is not the defendant, the following
12			relations shall be designated as "victim" for the purpose of exercising those
13			rights contained in KRS 421.500 to 421.575:
14			1. The spouse;
15			2. An adult child if subparagraph 1. of this paragraph does not apply;
16			3. A parent if subparagraphs 1. and 2. of this paragraph do not apply;
17			4. A sibling if subparagraphs 1. to 3. of this paragraph do not apply; and
18			5. A grandparent if subparagraphs 1. to 4. of this paragraph do not apply.
19		(b)	
20			relations shall be designated as "victims" for the purpose of presenting victim
21			impact testimony under KRS 532.055(2)(a)7.:
22			1. A spouse;
23			2. An adult child;
24			3. A parent;
25			4. A sibling; and
26			5. A grandparent.
27	(2)	If an	y court believes that the health, safety, or welfare of a victim who is a minor or

1		is le	gally incapacitated would not otherwise adequately be protected, the court may
2		appo	oint a special advocate to represent the interest of the victim and to exercise
3		those	e rights provided for by KRS 421.500 to 421.575. Communication between the
4		victi	m and the special advocate shall be privileged.
5	(3)	Law	enforcement personnel shall ensure that victims receive information on
6		avail	able protective, emergency, social, and medical services upon initial contact
7		with	the victim and are given information on the following as soon as possible:
8		(a)	Availability of crime victim compensation where applicable;
9		(b)	Community based treatment programs;
10		(c)	The criminal justice process as it involves the participation of the victim or
11			witness;
12		(d)	The arrest of the accused; and
13		(e)	How to register to be notified when a person has been released from prison,
14			jail, a juvenile detention facility, or a psychiatric facility or forensic
15			psychiatric facility if the case involves a violent crime as defined in KRS
16			439.3401 and the person charged with or convicted of the offense has been
17			involuntarily hospitalized pursuant to KRS Chapter 202A.
18	(4)	Law	enforcement officers and attorneys for the Commonwealth shall provide
19		info	rmation to victims and witnesses on how they may be protected from
20		intin	nidation, harassment, and retaliation as defined in KRS 524.040 or 524.055.
21	(5)	Atto	rneys for the Commonwealth shall make a reasonable effort to insure that:
22		(a)	All victims and witnesses who are required to attend criminal justice
23			proceedings are notified promptly of any scheduling changes that affect their
24			appearances;
25		(b)	If victims so desire and if they provide the attorney for the Commonwealth
26			with a current address and telephone number, they shall receive prompt
27			notification, if possible, of judicial proceedings relating to their case,

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1 including, but not limited to, the defendant's release on bond and any special 2 conditions of release; of the charges against the defendant, the defendant's 3 pleading to the charges, and the date set for the trial; of notification of changes 4 in the custody of the defendant and changes in trial dates; of the verdict, the 5 victim's right to make an impact statement for consideration by the court at the 6 time of sentencing of the defendant, the date of sentencing, the victim's right 7 to receive notice of any parole board hearing held for the defendant, and that 8 the office of Attorney General will notify the victim if an appeal of the 9 conviction is pursued by the defendant; and of a scheduled hearing for shock 10 probation or for bail pending appeal and any orders resulting from that 11 hearing; and

12 (c) The victim knows how to register to be notified when a person has been 13 released from a prison, jail, a juvenile detention facility, or a psychiatric 14 facility or forensic psychiatric facility if the case involves a violent crime as 15 defined in KRS 439.3401 and the person charged with or convicted of the 16 offense has been involuntarily hospitalized pursuant to KRS Chapter 202A;

- 17 (d) The victim receives information on available:
- 18 1. Protective, emergency, social, and medical services;
- 19 2. Crime victim compensation, where applicable;
- 20 3. Restitution, where applicable;
- 21 4. Assistance from a victim advocate; and
 - 5. Community-based treatment programs; and
- (e) The victim of crime may, pursuant to KRS 15.247, receive protection from
 harm and threats of harm arising out of cooperation with law enforcement and
 prosecution efforts.
- 26 (6) The victim shall be consulted by the attorney for the Commonwealth on the27 disposition of the case including dismissal, release of the defendant pending judicial

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- proceedings, any conditions of release, a negotiated plea, and entry into a pretrial
 diversion program.
- 3 (7) In prosecution for offenses listed in this section for the purpose of defining
 4 "victim," law enforcement agencies and attorneys for the Commonwealth shall
 5 promptly return a victim's property held for evidentiary purposes unless there is a
 6 compelling reason for retaining it. Photographs of such property shall be received
 7 by the court as competent evidence in accordance with the provisions of KRS
 8 422.350.
- 9 (8) A victim or witness who so requests shall be assisted by law enforcement agencies
 10 and attorneys for the Commonwealth in informing employers that the need for
 11 victim or witness cooperation in the prosecution of the case may necessitate absence
 12 of that victim or witness from work.
- 13 (9) The Attorney General, where possible, shall provide technical assistance to law
 enforcement agencies and attorneys for the Commonwealth if such assistance is
 requested for establishing a victim assistance program.
- (10) If a defendant seeks appellate review of a conviction and the Commonwealth is
 represented by the Attorney General, the Attorney General shall make a reasonable
 effort to notify victims promptly of the appeal, the status of the case, and the
 decision of the appellate court.
- (11) Full restitution to a named victim, if there is a named victim, shall be ordered in
 a manner consistent, insofar as possible, with the provisions of this section and
- 22 <u>KRS 439.563, 532.032, 532.033, 533.020, and 533.030 in addition to any other</u>
 23 penalty.
- 24(12) Nothing in KRS 421.500 to 421.575 shall be construed as altering the25presumption of innocence in the criminal justice system, or to be a waiver of26sovereign immunity or any other immunity or privilege maintained by the
- 27 <u>Commonwealth; its cabinets, departments, bureaus, political subdivisions, and</u>

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1		agencies; and its officers, agents, and employees.
2		Section 3. KRS 421.510 is repealed and reenacted to read as follows:
3	(1)	Where the victim is less than sixteen (16) years old and the crime is a sexual offense
4		including violations of KRS 510.040 to 510.150, 530.020, 530.064(1)(a), 530.070,
5		531.310, 531.320, and 531.370, a speedy trial may be scheduled as provided in
6		subsection (2) of this section.
7	(2)	The court, upon motion by the attorney for the Commonwealth for a speedy trial,
8		shall set a hearing date on the motion within ten (10) days of the date of the motion.
9		If the motion is granted, the trial shall be scheduled within ninety (90) days from the
10		hearing date.
11	(3)	In ruling on any motion or other request for a delay or continuance of the
12		proceedings, the court shall consider and give weight to any adverse impact the
13		delay or continuance may have on the well-being of a child victim or witness.
14		Section 4. KRS 421.520 is repealed and reenacted to read as follows:
15	(1)	The attorney for the Commonwealth shall notify the victim that, upon conviction of
16		the defendant, the victim has the right to submit a written victim impact statement
17		to the probation officer responsible for preparing the presentence investigation
18		report for inclusion in the report or to the court should such a report be waived by
19		the defendant.
20	(2)	The impact statement may contain, but need not be limited to, a description of the
21		nature and extent of any physical, psychological or financial harm suffered by the
22		victim, the victim's need for restitution and whether the victim has applied for or
23		received compensation for financial loss, and the victim's recommendation for an
24		appropriate sentence.
25	(3)	The victim impact statement shall be considered by the court prior to any decision
26		on the sentencing or release, including shock probation, of the defendant.
27		Section 5. KRS 421.530 is repealed and reenacted to read as follows:

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- (1) If a defendant is sentenced to a period of incarceration and his release is subject to
 the authority of the parole board, the victim may submit a written impact statement
 to the parole board that it shall consider when making a decision on the release of
 the defendant.
- 5 (2) The impact statement may contain, but need not be limited to, a description of the
 6 long-term consequences of the crime, including but not necessarily limited to, the
 7 physical, psychological and financial harm suffered by the victim, and whether the
 8 victim has applied for or received compensation for financial loss.
- 9 → Section 6. KRS 421.550 is amended to read as follows:
- 10 (1) Nothing in KRS <u>421.500 to 421.530[421.510 to 421.540],[or KRS]</u> 15.245, <u>or</u>
 11 196.280,[or 421.500] creates a cause of action for money damages against the state,
 12 a county, a municipality, or any of their agencies, public officials, or employees.
- 13 (2) The jailer or chief administrator of a juvenile detention facility, regional jail, or
 14 county jail, or any of their respective designees who acts in good faith in making
 15 available the release information required by KRS 196.280, or in good faith fails or
 16 is unable to provide the release information required by KRS 196.280, shall be
 17 immune from any criminal liability.
- 18 The jailer or chief administrator of a juvenile detention facility, regional jail, or (3) 19 county jail, or any of their respective designees, who acts in good faith in making 20 available the release information required by KRS 196.280, or in good faith fails or 21 is unable to provide the release information required by KRS 196.280, and who is 22 sued for any act or omission in relation to KRS 196.280, and who has a judgment 23 rendered against him and who personally suffers actual financial loss, unreimbursed 24 from any source, by the enforcement and satisfaction of the judgment, including any 25 costs or attorney's fees awarded pursuant thereto, shall be indemnified by the 26 Commonwealth from funds appropriated to the Finance and Administration Cabinet 27 for the payment of judgments, to the extent of his actual financial loss. The

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1	indemnification shall not be construed to abrogate or limit any privilege, immunity,
2	or matter of defense otherwise available to the person claiming indemnification and
3	shall not constitute a waiver of any privilege, immunity, or matter of defense,
4	including the sovereign immunity of the Commonwealth.
5	(4) The Attorney General shall defend the jailer, chief administrator, or designee upon
6	request, in any suit related to the provision of information under KRS 196.280.
7	Section 7. The following KRS section is repealed:
8	421.540 Effect of failure to provide required notification.
9	Section 8. This Act shall take effect only upon the ratification, in the general \mathbf{P}
10	election of November 6, 2018, of a Constitutional amendment providing for the
11	protection of crime victims' rights. If such an amendment is not ratified, this Act shall be
12	void.