U.S. Department of Justice Bureau of Justice Statistics

Criminal Justice Information Policy

Victim/Witness Legislation: An Overview

U.S. Department of Justice National Institute of Justice

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NCJ-94365 July 1984

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Foreword

The American criminal justice system was designed to be the fairest in history, but during recent decades it lost the delicate balance that was its hallmark. The system has always depended on the cooperation of victims to report crimes and testify in court; yet it has accorded victims none of the protections or rights guaranteed to defendants.

protection for victims.

and treatment of victims.

This publication has been prepared to provide an overview and useful reference to current state victim/witness legislation. We have made great strides in improving the treatment of victims and witnesses, and legislative change is a critical factor in the progress we have seen. We hope the information presented herein will increase both the public's and policymakers' awareness of what has already been accomplished and provide incentive for further improvement to balance our criminal justice system.

Lois Haight Herrington **Assistant Attorney General**

With the growth of the victim/witness assistance movement, the administration of justice has begun to move back into balance. During the past ten years, many states have developed innovative and effective legislative measures to prevent victimization, to increase the apprehension of criminals and improve their prosecution, and to provide

Such legislative enactments are valuable resources to states and communities. Formal acknowledgement via statute of the victim's importance to the criminal justice system strengthens that system and increases its effectiveness. By legislatively providing victims certain basic rights and protection, we guarantee them equitable treatment within the system and increase their willingness to cooperate with it. Victim/witness assistance legislation is a means to reinforce public policy and foster permanent positive change in society's attitude toward

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Preface

Americans have traditionally shown compassion and support for innocent victims of accidents, natural disasters and unforseen crises. The current recognition of victim rights represents a realignment of the criminal justice system to give greater recognition to these basic values.

Few would question the natural instinct of a parent to comfort a child hit by a speeding traffic offender. Similarly, most Americans would proudly acknowledge, and the media has frequently reported, the natural tendency of family members, friends and neighbors to provide monetary and emotional support for persons who are victims of personal or property crime—regardless of the status of the related criminal investigation, if any.

The criminal justice system, until recent years, has largely failed to respond with equal justice and compassion to the unique needs of criminal victims and witnesses. Attempts to improve that system have focused almost exclusively on offender apprehension, processing and rehabilitation. Minimal attention has been directed toward those individuals who have been harmed by the criminal act.

Over the past few years, Federal and State governments have recognized the need to redirect criminal justice efforts to serve better the needs of victims and witnesses. The President's Task Force on Victims of Crime represented a landmark effort to identify and address issues associated with victim/witness needs. Federal and State legislation, in part prompted by the work of the Task Force, has prompted action at all levels of government to improve services and treatment of both victims and witnesses.

This document provides an overview of legislative activity in this area. Major issues are identified and analyzed. State legislation is summarized in a series of tables organized on the basis of subject category and individual jurisdiction.

I hope that these materials will assist those persons engaged in activities to improve the policies affecting victim and witness treatment.

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Steven R. Schlesinger Director Bureau of Justice Statistics



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Background and Purpose

The criminal justice system in the United States traditionally has been offender-oriented, focusing on the apprehension, prosecution, punishment and rehabilitation of wrongdoers. Victims and witnesses have always played a vital role in the system by supplying some of the information necessary for apprehension and prosecution. Yet, until recently, the criminal justice system consistently has failed to accord victims and witnesses the respect equal to the importance of their roles. In fact, a subtle irony has been at work: while scrupulously defending the rights of offenders, the system has ignored the rights of victims and witnesses. While emphasizing the rehabilitation of ofrenders, the system has done little to help victims recover from the financial and emotional problems they suffer from being victims of crime.

This nearsighted approach to the administration of criminal justice has begun to change in the last decade, particularly in the last few years. During this period, a strong, nationwide victim/witness assistance movement has achieved remarkable success in increasing public awareness of the rights and needs of victims and witnesses and establishing programs to assist them. Through the efforts of community organizations, church groups, bar associations and national lobbying groups, hundreds of local assistance programs have been established throughout the country to respond to the special needs of crime victims and witnesses. At the federal level, the President in 1982 appointed a Task Force on Victims of Crime which published a comprehensive report recommending wide-ranging legal reforms and other initiatives at the federal, state and local levels.

State legislatures have been especially active in responding to victim and witness

INTRODUCTION

needs. Legislatures in thirty-nine states, the District of Columbia and the Virgin Islands have enacted measures to provide compensation to victims of crime to help pay medical bills and other crime-related expenses and losses. Others have enacted specific authority for courts to order criminal offenders to make restitution to their victims. Some states have enacted legislation to assist victims and witnesses in understanding and participating in the criminal justice process. Most states have enacted laws dealing with special classes of victims, including children, the elderly and sexual assault victims, who are especially vulnerable to victimization or disproportionately harmed by it. A few states have enacted comprehensive legislation recognizing a "Bill of Rights" for crime victims and witnesses.

It is clear that the victim/witness movement is well-established and that legislation dealing with the rights and needs of victims and witnesses will remain a high priority with state legislatures and other policymakers. It is felt, therefore, that a compendium of current state legislation dealing with victims and witnesses will be of use to policymakers and others who are reviewing or developing legislation in this area. This document is intended to serve that need.

Scope

This document is primarily concerned with state legislation, though the Federal Victim and Witness Protection Act of 1982 and the U.S. Attorney General's Guidelines for Victim and Witness Assistance issued on July 9, 1983 are included for comparison purposes. The survey methodology used to compile the collection was primarily library research in the statutory codes of the fifty states, the District of Columbia, Puerto Rico and the Virgin Islands (for ease of reference, all 53 juris-

dictions are referred to throughout this volume as "states"). The volume is considered current as of January 1, 1984 and includes laws enacted prior to this date dealing with the principal areas of victim/ witness concerns and interest. It is not suggested that every existing item of state legislation that may bear on the problems and concerns of victims and witnesses has been identified. The scope of such a project would be beyond the purpose of this volume. Readers are cautioned, therefore, that further review of a particular state's legislation may be appropriate, depending on the detail of the reader's inquiry. It should also be noted that, while the document presents a variety of approaches taken by legislatures, it does not evaluate any of these approaches in any detail, nor does it suggest models or standards.

Organization

This document consists of three parts. Part I sets out a general summary and analysis of victim/witness legislation throughout the country. The major areas of concern are described and typical state statutes addressing these concerns are discussed. This part also discusses information policy considerations raised by the statutes, particularly the issues of confidentiality of personal data about victims and witnesses and access to such data by various groups.

Part II sets out definitions of the fifteen major classification categories utilized throughout the document. Part II also sets out fifteen Summary Tables, each of which represents a major classification category. Each table sets out the legal citations to statutes in all U.S. jurisdictions addressing that particular subjectmatter category. For example, Table 1, which depicts the category "Victim Compensation Programs," indicates those jurisdictions which have enacted statutory provisions establishing such programs. The Summary Tables are useful in that they enable the reader to quickly identify the concentration of states which have legislation in particular subject-matter areas.

Part III contains individual state and federal summary tables that present a breakdown of the statutes by classification category. The individual state and federal tables are more detailed than the Summary Tables set out in Part II in that they organize citations into subcategories for most of the major subject-matter categories. Additionally, brief explanations and descriptions have been inserted parenthetically, where helpful, to clarify the classification of particular provisions. These tables are intended to serve as a quick reference to an individual state's legislation or to a specific federal law.

Full text of relevant statutes are available free on microfiche from NCJRS,

PART I

SUMMARY AND ANALYSIS

Section 1

OVERVIEW OF STATE LEGISLATION

Legislative initiatives responding to the needs of victims and witnesses may conveniently be grouped into three broad categories. First and most numerous are laws providing some form of financial assistance, including victim compensation. restitution, witness fees and employment protections for witnesses and victims. The second category includes laws that recognize the rights of victims and witnesses and seek to protect them and help them to understand the criminal justice process and their role in it. Victim and witness notification laws, intimidation laws, and laws permitting victims to participate in criminal proceedings against the offender fall into this category. The final category includes laws directed at special classes of particularly vulnerable victims, such as children, the elderly and victims of sexual offenses.

In the following sections, typical statutory provisions are described for each category and representative state provisions are cited. Where reference is made to provisions in the laws of particular states by way of example, these provisions may be identified and located in the Summary Tables in Part II or the Individual State Tables in Part III. Where the citation cannot easily be located in this way or where additional reference information is considered necessary or appropriate, this information is provided in footnotes.

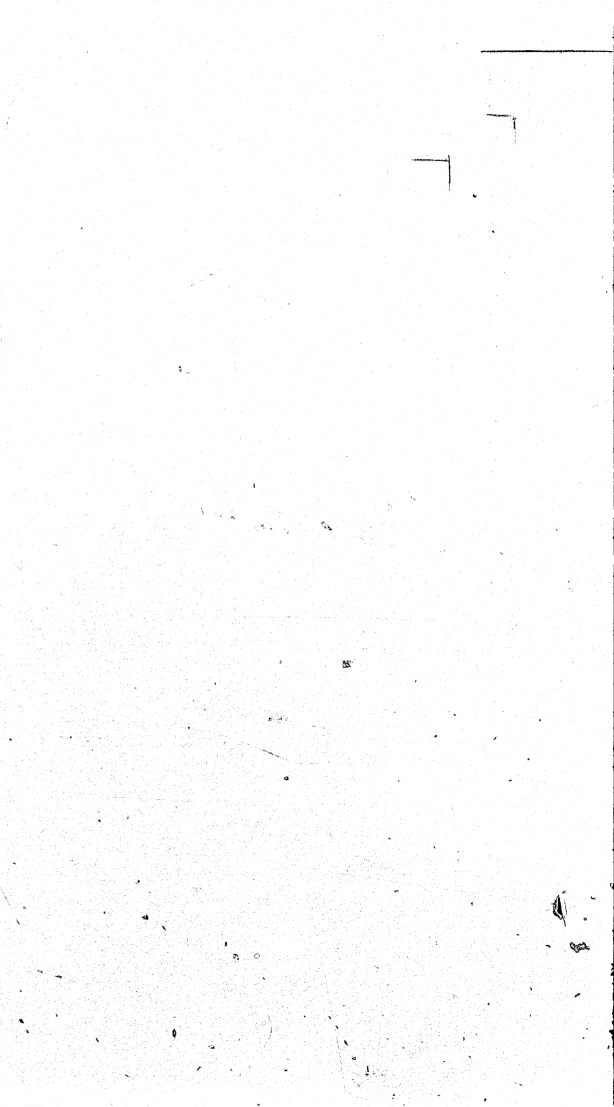
Financial Assistance Programs

Victims of crime often suffer considerable financial harm, including property damage or loss, high medical bills and lost wages. Recognizing these residual financial hardships borne by victims, most state legislatures have passed laws designed to reimburse victims for at least some of their crime-related economic losses. A substantial majority of the states have created victim compensation programs which allocate state funds to help specific classes of crime victims. Most states have enacted or strengthened restitutionary programs, which require offenders to personally reimburse victims for their losses. Several states have adopted laws that deprive criminals of revenues gained from publicity about their crimes and require these funds to be made available to victims or their families. Still other provisions seek to reduce the costs of court appearances by victims and witnesses.

Victim Compensation Programs

At present, thirty-nine states, the District of Columbia and the Virgin Islands have enacted legislation providing compensation for at least some classes of crime victims. Exhibit 1, pages 6 and 7, provides an overview of these compensation programs. Pursuant to these laws, payments are made from state-administered funds upon application by the victim, a dependent or other eligible claimant. Generally, the offender need not have been apprehended or convicted in order for compensation to be paid. Many of these laws establish new boards or commissions within administrative agencies to determine claims, although in some states claims are decided by the courts or existing workmen's compensation agencies (see Exhibit 1).

All of the programs establish eligibility requirements for claimants. The statutes generally provide that awards may be made to victims who are injured as a direct result of specified crimes. If the victim dies, the programs generally authorize payments to the victim's dependents for burial expenses, loss of support and other crime-



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	1 I G CIIII		e Victim Compensation Progr		Victim Mus	•
State	Compensation Board Location ¹	n Award Limits	Extraordinary	Show Financial	Report	File Claim
7			Coverage ⁴	Need	Within ^o	Within
Alaska	Dept. of Public Safety	Up to \$40,000			5 days	2 years
California	State Board of Control	\$100-23,000	Property damage ³			1 year
Colorado	Judicial Dist. B	ds.\$25-10,000	Residential property dama from \$25 up to \$250	ge	3 days	1 year
Connecticut	Office of Policy and Management	\$100-10,000			5 days	2 years
Delaware	Violent Crimes Bd.	\$25-10,000				1 year
District of Columbia	The Mayor	\$100-25,000		Yes	7 days	6 months
Plorida	Pot. of List or and Emp. Security, Workmens Comp. Div.	\$10,000		Yes	3 days	1 year
Georgia ⁴	Claims Advisory Board and Gen. Assembly	Up to \$5,000	Property damage		5 days	18 months
Hawaii	Dept. of Social Services & Housing	Up to \$10,000	Pain and suffering			18 months
Illinois	Ct. of Claims	\$200-15,000			3 days	1 year
Indiana	Rehab. Services Board	\$100-10,000			2 days	1 year
Iowa	Dept. of Public Safety	Up to \$2,000	Value of clothing held as evidence up to \$100		1 day	6 months
Kansas	Executive Department	\$100-10,000		Yes	2 days	1 year
Kentucky	Victim Comp. Bd.	\$100-15,000		Yes	2 days	1 year
Louisiana	Dept. of Corrections	\$100-10,000	Property damage limited to loss of abode		2 days	1 year
Maryland	Dept. of Public Safety & Corrections	\$100-Amount Determined Under Workmen Comp. Schedule	19 19	Yes	2 days	6 months
Massachusetts	District Court System	\$100-10,000			2 days	1 year
Michigan	Dept. of Mgmt. & Budget	\$100-15,000		Yes	2 days	1 year

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Minnesote			Coverage ⁴	Need	Within	Within
winneso ca	Dept. of Public Safety	\$100-25,000			5 days	1 year
Missouri	Div. of Workmen's Comp	\$200-10,000			2 days	1 year
Montana	Div. of Workmen's Comp	Up to \$25,000			3 days	1 year
Nebraska	Commission on	Up to \$10,000		Yes	3 days	2 years
	Law Enforcement and Criminal Just				o dujo	2 years
Nevada	Board of	\$100-15,000		Yes	5 days	1 year
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New Jersey	Exec. Branch	\$100-25,000			90 days	2 years
New Mexico	Exec. Branch	Up to \$12,500			30 days	1 year
New York	Exec. Dept.	Up to \$20,000	Elderly victim may	Yes	7 days	1 year
an a		(but unimtd. medical	receive up to \$250 for damage to certain		i i i i i i i i i i i i i i i i i i i	
		expenses)	personal property; good samaritan up to \$5,000			
North Carolina	Dept. of Crime Control	\$100-20,000			3 days	2 years
Carolina	& Pub. Safety			sele a		
North Dakota	Workmen's Comp. Bureau	\$100-25,000			3 days	1 year
Ohio	Court of Claims Commissioners	Up to \$25,000			3 days	1 year
Oklahoma	Crime Victims Bd.	Up to \$10,000			3 days	1 year
Oregon	Dept. of Justice/ Wk. Comp. Bd.	\$250-23,000			3 days	6 months
Pennsylvania	Crime Victims Bd.	\$100-25,000			3 days	2 years
Rhode Island	Superior Court System	Up to \$25,000	Pain and suffering		10 days	2 years
South Carolina	Crime Victims Advisory Bd.	\$300-10,000			2 days	2 years
Tennessee	Circuit Ct. System	\$100-10,000	Pain and suffering for victim of sex offense up to \$2,500		2 days	1 year
Texas	Industrial Accident Bd.	Up to \$25,000		Yes	3 days	1 year
Virgin Islands	Dept. of Social Welfare	Up to \$25,000	Pain and suffering up to \$1,000		2 days	2 years
Virginia	Industrial Comm.	\$100-12,500			2 days	2 years
Washington	Dept. of Labor & Industries	\$200-15,000 (but unlmtd. medical expenses)			3 days	1 year
West Virginia	Ct. of Claims Commissioner	Up to \$20,000			3 deys	2 years
Wisconsin	Dept. of Justice	Up to \$10,000	Cost of clothing held as evidence up to \$100 7		5 days	2 years

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¹Entries in this column indicate either the state agency in which the victim compensation board or commission is located or the agency actually responsible for administering the program. If the location of a board is not indicated in the statute establishing the program, the board itself is noted.

²Coverage under the programs generally extends only to economic losses resulting from personal injuries sustained by the victim or the victim's death, including medical bills, lost wages, loss of support and burial expenses. Those statutes authorizing compensation for pain and suffering and property damage are noted. See

³Cal. Gov. Code §29631 et. seq. provides authority for county and city legislative bodies to establish programs to compensate victims for property damage caused by police in making an arrest or offenders in avoiding arrest.

⁴Georgia's statute only provides for compensation of "good samaritans"--victims injured while attempting to prevent crimes or apprehend offenders.

⁵Virtually all states require that the victim report the crime to the police. Hawaii does not specify a time limit. In California and Delaware claimants are required to cooperate with the police investigation.

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related expenses. Generally, "good samaritans"--persons injured while trying to prevent a crime or apprehend an offender-may also receive compensation for injuries resulting from such efforts. Georgia's program compensates only good samaritans. Some classes of victims, however, are commonly ineligible for awards. For example, many states invalidate claims by relatives of the offender and accomplices of the offender. A few states also deny awards to victims injured while in the custody of law enforcement officials and to non-residents. Additionally, some state programs compensate only claims arising from specific criminal acts. Hawaii's law, for example, applies only to cases involving enumerated violent offenses. Also, victims of automobile offenses are commonly declared ineligible for awards unless the offender used the vehicle in a deliberate attempt to injure the victim. A recent amendment to the Illinois compensation law does allow a victim to receive compensation for injuries suffered in an automobile collision if the driver is convicted of driving under the influence.¹

The statutes also prescribe limits on the types of injuries or related damages for which compensation may be made. Reimbursement is generally provided for specified crime-related expenses not paid by insurance or other collateral sources. Typically, covered expenses include those arising from the personal injury or death of the victim, though a few states, including California, Georgia, Hawaii and Louisiana, do provide some compensation for damage to or loss of property under some circumstances.

¹P.A. 83-297, 1983 Ill. Legis. Serv. (West) to be codified as Ill. Ann. Stat. ch. 70, par. See also, Alaska Stat. 72(c). \$18.67.130(b)(4) (no recovery allowed to victim injured by motor vehicle unless the offender was intoxicated or vehicle was used as a weapon); Wash. Rev. Code Ann. \$7.68.020(2)(c) allowing recovery for injury caused by offender convicted of vehicular assault or homicide).

While many states will consider the victim's medical bills, wage losses, and even the loss of future earnings in computing an award, there is disagreement as to whether pain and suffering should be a compensible form of damage. Most states do not provide compensation for mental pain and suffering endured by the victim, although some states, including California, New Mexico, Oregon and Rhode Island, authorize compensation for expenses related to psychological treatment necessitated by the crime. A few jurisdictions, including Hawaii, Tennessee and Rhode Island, do provide compensation for pain and suffering, though such awards may be narrowly limited. Tennessee, for example, allows compensation for pain or suffering only if the crime was one of rape or sexual deviancy and limits such awards to \$2,500.

Most states specify the range of awards (see Exhibit 1). A majority of the states require the applicant to allege a minimum economic injury, usually \$100 or more. Virtually all states place an upper limit on the amount that may be paid to the victim or his dependents, usually in the \$10-15,000 range, although several states have set \$25,000 as the maximum award and Alaska will award up to \$40,000. Some states also require a showing of financial hardship by the applicant.

All of the programs contain procedural requirements designed to promote effective law enforcement and to preclude the filing of stale claims. Under such provisions, compensation claims may be denied if the claimant did not promptly report the offense to the police, file the claim within a specified period of time or cooperate in the police investigation.

Restitution

Restitution is a court-imposed sanction requiring the offender to personally compensate the victim for crime-related losses. In contrast to the approach under the victim compensation statutes, restitution is imposed only after an offender has entered a guilty plea or been convicted.

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Usually, restitution is ordered as a condition of parole, probation or a suspended sentence.

Restitution can be a valuable and meaningful remedy in the criminal courts. From the victim's standpoint, restitution orders offer another source of compensation, assuming the offender is solvent. In those states without victim compensation programs, restitution provides victims the only means of compensation short of bringing an expensive civil suit. Even in those jurisdictions with victim compensation statutes, restitution can play an important role in reimbursing victims' losses. Victims who fail to qualify under the compensation program may be able to recover by restitution. Victims may also find restitution to be the only inexpensive means of recovery for property damage, since most compensation statutes do not cover such losses. There are several methods of restitution. Most of the statutes provide for the payment of money to the victim. Courts can order such payments in either a lump sum or in installments. Georgia's law also states that the court can order the offender to make restitution to the victim by transfering property. A few states, including Alabama, Georgia and Kentucky, have laws allowing the offender to make restitution by working for the victim.

The states differ concerning the amount of monetary restitution which may be required of offenders. While all states generally require their courts to consider the offender's ability to pay restitution, most state courts are given discretion to award restitutionary amounts equal to the victim's economic losses. Under such provisions, restitution may be awarded in any amount that does not exceed the victim's crime-related expenses, lost wages and property damages. Kentucky, however, has placed an upper limit on monetary restitution awards, while Utah allows its courts to award up to double the amount of a victim's pecuniary damages.

In most states, restitution orders are issued at the discretion of the sentencing court. However, in an effort to increase

the availability of restitutionary relief to victims, some states have enacted statutes mandating their courts or parole boards to order restitution to many victims in accordance with the offender's ability to pay. California has added an amendment to its state constitution providing that, absent compelling and extraordinary circumstances, convicted persons must make restitution for the crime-related losses of their victims. Nevada's statute, among the most recently amended, mandates a restitution order as a condition of probation or suspension of sentence unless the court finds restitution impracticable. The Nevada law, like those of a few other jurisdictions, further requires the court to indicate the specific circumstances which make restitution inappropriate, should the court decide not to order restitutionary relief.

Restitution orders, however, can be difficult to enforce. When an offender is paroled or placed on probation with a condition that restitution be made, the parole or probation may be revoked for willful failure to pay. In addition, some states provide for enforcement of restitution orders by contempt proceedings. Delaware's law even provides that the court may suspend an offender's driver's license to secure compliance, and Alabama's statute empowers the court to abrogate a business offender's right to do business in the state for willful failure to make restitution.

Restitution programs also cause administrative difficulties not faced by the compensation programs. Offenders charged with making restitution must be supervised to ensure compliance with court orders. Both Montana and Texas require probation officials to monitor payments made by offenders. Under the Texas program, probationers can be required to serve their terms at local "restitution centers" and to pay any income while at such centers to probation officials who must use these funds, in part, to make restitution to victims. Such supervision, whether by the courts, probation officials or other state officials, results in increased costs. Ac-

cordingly, statutes in a few states, including Maryland, Kentucky and Wisconsin, provide that surcharges may be imposed on offenders to defray these costs.

Escrow of Offender Profits

Persons accused of or convicted of crimes sometimes make substantial profits from publicizing their crimes. For example, offenders who write books or articles describing their criminal acts may profit by selling these works to publishers or film producers. Many states have enacted socalled "Son of Sam" laws to provide crime victims access to such revenues as yet another source of compensation. These statutes generally require that any money offenders earn from the re-enactment of their crimes or from the expression of thoughts, feelings, opinions or emotions regarding their crimes be placed in an interest-bearing escrow account pending outcome of the criminal proceedings. If an offender is not convicted, the escrow funds are returned. If the offender is convicted, the funds are retained in the account for a statutory period during which they are available to satisfy any civil judgment obtained against the offender by a victim. Under several of the statutory schemes, the funds can also be released to pay for the offender's legal expenses. After expiration of the statutory retention period, some states, including Idaho, Minnesota and South Dakota, return any money remaining in the account to the offender. Other states, including Alabama, Connecticut and Louisiana, place the remaining money in other state funds, often the general crime victims compensation fund. Commonly, the statutes obligate persons interested in purchasing the offender's crime story, such as book publishers or movie producers, to make payment to the state rather than to the offender. Some provisions require purchasers to file copies of purchase contracts with the state agency which establishes the escrow accounts. Failure to make payment to the state in such cases may result in criminal or civil liability.

Witness Fees

In most states, the witness fees paid to local witnesses are so low as to be little more than symbolic; often witnesses in criminal trials are paid as little as \$5 to \$10 a day. These modest fees cannot begin to compensate witnesses for the financial burden they bear in criminal cases, particularly if the cases require several appearances. To reduce this burden, a few states have enacted legislation to increase witness fees to a more realistic level. For example, Nevada has recently increased its witness fees to \$25 per day of attendance. In Illinois, witnesses receive \$20 a day, and in New Hampshire witnesses are paid \$30 a day. California has enacted a provision that allows courts to pay witnesses an amount equal to their gross salary (up to \$18 per day) for each day of attendance if their employers have refused to pay their regular wages.

Rights of Victims and Witnesses

In addition to providing financial assistance to victims and witnesses, many states have adopted laws designed to secure a meaningful role for victims and witnesses in the criminal justice system. These measures have many goals, such as keeping victims informed of case developments, increasing their understanding of the criminal justice process and ensuring that they are able to participate in the proceedings. Specific reforms include measures designed to protect victims and witnesses from intimidation, notify victims of designated occurrences in the proceedings, provide for victim participation in some proceedings, encourage employers not to discharge testifying employees, provide ombudsmen or support companions for victims, and guarantee victims the right to a speedy disposition of their cases. Many states have enacted one or more of these reforms and Nebraska, Oklahoma, Rhode Island, Washington and Wisconsin have enacted legislation establishing a "Bill of Rights" for crime victims and witnesses, providing for most of the rights and protections discussed in the following sections.

Protection from Intimidation

Intimidation is one of the most serious problems faced by crime victims and witnesses. While virtually all states have for some time had statutes proscribing the obstruction of justice, tampering with witnesses or even witness intimidation, many of these laws deal inadequately with the problem of intimidation. Existing legislation at the federal level, for example, was found inadequate in that it failed to clearly protect informants, did not define intimidation and did not proscribe the most common form of intimidation--verbal harassment. A new federal law, the Victim and Witness Protection Act, was passed in 1982 to remedy these inadequacies.

In recognition of similar inadequacies, some states have amended their statutes dealing with the crimes of intimidating and tampering with witnesses. Several of these new laws proscribe acts directed toward a broad class of persons, not merely subpoenaed witnesses. Alabama, Arizona and Colorado punish threats directed at anyone whom the offender "believes" will be called as a witness. California and Delaware define "witness" even more broadly as any person having knowledge relating to any crime, whose declaration has been received into evidence, who has reported any crime, who has been served with a subpoena, or who would reasonably be believed by a reasonable person to fall into any of these categories. Statutes in a few states, including California, Delaware, Louisiana, Pennsylvania and Wisconsin, specifically deal with intimidation directed at victims. Some of these laws proscribe a broad range of intimidating acts, including threats or the use of force directed at victims or witnesses with intent to alter their testimony, discourage the reporting of a crime, or prevent appearance at a proceeding. A recently-enacted provision in Illinois also punishes verbal harassment of witnesses who have testified. The provision defines harassment to include communications de-

signed to produce mental anguish or emotional distress.

Other measures aimed at preventing intimidation of victims and witnesses expressly authorize criminal courts to issue protective orders forbidding defendants or other parties from communicating with or coming near such persons. Two states, California and Delaware, have further authorized their courts to order law enforcement agencies to provide protection for victims and witnesses.

Victim Notification Programs

Many of the problems of victims and witnesses emanate from a lack of understanding or information. Often victims are unaware of the existence of compensation programs or other social programs designed to help them cope with their personal and financial problems. Victims and witnesses often are unfamiliar with the nature of criminal proceedings and are reluctant to inquire about them. This lack of understanding can alienate them and discourage cooperation with law enforcement officials. To remedy these informational shortcomings, the states have enacted a variety of notification statutes. Many states require either police officers, hospital officials or victim compensation officials to inform victims or their dependents of the existence of compensation programs. Provisions in some states grant witnesses a right to be told how to apply for fees. Other laws are designed to make victims feel that they are an important part of the prosecution. For example, statutes in California and New York require that, upon request, victims be given notice of the final disposition at the trial level, while a provision in Maine is designed to inform some victims when the prosecutor has recommended a plea agreement. Still other laws help minimize the victim's frustration and waste of time by providing a right to be notified when a hearing will not go forward as planned. Rhode Island's Victim's Bill of Rights not only requires the Attorney General, upon request, to give certain felony victims all of the types of

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notice mentioned thus far, but also mandates that he give many victims notice of the status of the investigation and the time of apprehension of the accused.

Notice statutes in some jurisdictions are intended to ensure that victims are aware of their opportunities to participate in the proceedings against the offender. A statute in Indiana requires prosecuting attorneys to inform felony victims that they may appear and make suggestions about any proposed plea bargain. Other laws require that victims be given notice that they may participate in sentencing or parole hearings. A few states recognize that victims frequently wish to know when an offender is released from custody or discharged from supervision. Minnesota and Rhode Island require that efforts be made to notify victims before serious offenders are released on parole. California law provides for notifying the victim when an offender is released on a work furlough program. Other statutes are aimed at protecting victims from potentially dangerous offenders. For example, California recently enacted a law providing that victims who request notice must be informed when offenders who have harmed them have escaped from custody. In Arizona, victims who file a demand must be notified before their assailants are discharged from mental treatment.

Victim Participation in Criminal Proceedings

Traditional criminal justice theory is based on the principle that crimes are offenses against the people at large. The state brings criminal actions and the prosecutor represents the state, not the victim. A major difficulty with this approach is that victims, who have suffered harm at the hands of the offenders and who have a keen interest in how they are dealt with by the criminal process, generally are not allowed to affect the criminal proceedings other than by testifying. To remedy this problem, several state legislatures have enacted measures to increase victim participation in specified decisions affecting the disposition of their cases. Many of these laws are designed to inform the sentencing court about the impact of the crime on the victim. In several states, this information is made available to the sentencing court through "victim impact statements" included in the presentence report. These statements contain information regarding the financial and emotional impact of the crime on the victim but may also contain the comments of the victim on a proposed sentence. By reviewing these statements, the court has the opportunity to consider the extent of the victim's injury and can more accurately determine the amount of restitutionary awards. In some states, including Illinois, Maryland and New York, probation or other court officials are required to prepare victim impact information for inclusion in the presentence reports in many cases. In other states, including Minnesota, New Jersey, Tennessee, and Vermont, the victim is allowed to prepare all or part of the statement. In Indiana and Nebraska, if a victim impact statement is not included in the presentence report, the probation official responsible for preparing the report must certify that he has attempted to contact the victim in order to obtain it. Other states, including Arizona, California, New Hampshire and Rhode Island, allow many victims to present an oral statement at the sentencing hearing--a procedure called "allocution." Connecticut, Florida and Maine allow victims to make either oral or written statements to sentencing courts.

Some states permit victims to influence other aspects of criminal proceedings. Massachusetts and Nevada allow the victim to submit a written statement for consideration at the offender's parole hearing. A few states, including Connecticut, New Hampshire and Rhode Island, permit victims to submit oral statements at parole hearings. Statutes in Indiana and Nebraska allow certain victims to comment on proposed plea bargains. South Carolina law requires the victim's recommendations to be considered before an offender is admitted to a pretrial intervention program.

Victims' and Witnesses' Rights to Employment Assistance

Some states have enacted legislation protecting the jobs of victims and witnesses while they are participating in criminal proceedings. Statutes in Rhode Island, Washington and Wisconsin encourage the courts or law enforcement agencies to contact employers to explain the importance of court appearances by their employees. Hawaii's statute makes it a misdemeanor for an employer to discharge an employee for responding to a summons and authorizes a discharged employee to bring a civil action for lost wages and reinstatement. In Illinois, an employer who discharges or penalizes an employee for responding to a subpoena in a criminal case can be punished by contempt, but is not required to pay the employee for time spent in court. Under New York's recently-amended law, employers face misdemeanor charges if they discharge or penalize victims or subpoenaed witnesses who are absent from work while attending criminal proceedings. As in Illinois, the New York law does not require the employer to compensate an employee-witness for time spent attending criminal proceedings.

Return of Seized Property

In cases involving crimes against property, law enforcement officials often find it necessary to retain recovered property as evidence at least until the close of trial, thus delaying return of the property for periods up to several months. To remedy this inequity, some states have enacted laws to expedite the return of recovered property to victims. For example, Illinois, Indiana, Kansas, Nevada, and New Jersey have enacted provisions which allow properly authenticated photographs of noncontraband stolen property to be introduced into evidence in lieu of the property itself. After photographing the property, the law enforcement official holding the property may return it to its rightful owner upon satisfactory proof of ownership. Under New York's recently-amended provision, property recovered by police may be released to its owner after both the prosecution and defense have had a reasonable opportunity to examine it to determine its true value and to take photographs which are legally sufficient for admission at trial.

Ombudsmen and Support Attendants

While victim notification statutes and laws allowing victims to influence court decisions go far toward making victims meaningful participants in criminal proceedings, some states have passed legislation designed to go a step further by providing victims with personal advice or support. Some states provide funding for victim assistance programs which provide these services. Others authorize the appointment of ombudsmen for victims or allow some victims to be accompanied in closed hearings by persons of their choice. A few states authorize the appointment of victim/witness advocates to provide advice concerning the criminal justice process and to coordinate the operation of existing victim and witness programs. An Oklahoma statute designates the state's district attorneys as the persons responsible for overseeing the implementation of the Oklahoma Victim's Bill of Rights in their judicial districts. Under this law, the district attorneys must make an effort to notify victims of their rights to notice of postponed proceedings, to protection from intimidation, and to information about financial assistance programs. Florida law has established a witness-coordinating office in each county's judicial district, responsible for coordinating court appearances of witnesses subpoenaed in criminal cases, as well as notifying witnesses of postponed court appearances.²

Recently-enacted measures in California and Nevada are designed to give prosecuting witnesses moral support in court proceedings. These laws permit all prosecuting witnesses to be accompanied by persons of their own choosing during closed preliminary examinations. In addi-

²Fla. Stat. Ann. §43.35(1),(2),(3).

tion, both states have laws which allow prosecuting witnesses in sex offense cases to have support attendants present during preliminary hearings or trial testimony. These persons are permitted to be present only to give moral support and may not attempt to influence the witness's testimony.

<u>Rights of Victims and Witnesses to a</u> Speedy Trial

The Sixth Amendment to the U.S. Constitution entitles criminal defendants to a speedy trial. In Nebraska and Wisconsin, victims and witnesses have a similar right to speedy disposition of their cases in order to minimize the length of time they must endure the stress of their responsibilities in the criminal justice process.³ These laws do not set binding time limits, and thus their effect and enforcibility is uncertain. Yet they do recognize the emotional toll that extended criminal proceedings can have on participants other than the accused.

Special Victims

Virtually all of the states have enacted specialized legislation to protect or benefit certain classes of persons considered to be particularly vulnerable to crime. These special victims include children, spouses, sexual assault victims, the handicapped, the elderly and even school teachers and the police. Legislation to aid these groups has taken numerous forms, such as creating new crime categories (child abuse or abuse of the elderly), instituting special procedures (protective orders for domestic violence situations) or setting up programs to meet the needs of special victims such as rape victims or child abuse victims. Perhaps the most common laws of this type are those designed to provide special protections to elderly victims, sexual assault victims and victims of domestic violence.

³Neb. Rev. Stat. 81-1848(9); Wis. Stat. Ann. \$950.04(9).

The Elderly

The elderly are more vulnerable to and disproportionately damaged by crime. Older persons frequently are less able to escape their assailants, more likely to suffer serious injury, and less able to bear financial losses resulting from victimization. Concerns such as these have led many states to pass laws aimed at protecting the elderly from crime and helping them to cope with the consequences of victimization. Several states have amended their sentencing laws to allow courts to consider the advanced age of the victim in determining an offender's sentence. Illinois, for example, recently added a provision to its sentencing statute providing that if the victim's age is 60 or greater, the court may consider this a reason to impose a more severe sentence. Colorado law imposes high mandatory prison terms on offenders who, during the commission of a violent crime, use a deadly weapon against an elderly person. Nevada's law punishes violent crimes committed on persons over 65 by doubling the mandatory prison term. The District of Columbia's law allows criminal courts to sentence persons committing enumerated crimes against the elderly to up to one and onehalf times the normal fine or term of imprisonment. Under California law, except in unusual cases where the interests of justice would best be served by granting probation, courts may not grant probation to offenders who commit violent batteries, robberies or mayhem on elderly persons.

Recognizing that the elderly also suffer injury at the hands of persons charged with their care, some states have passed laws aimed at preventing neglect, abuse and exploitation of the aged. A few of these provisions impose criminal penalties on offenders. Statutes in Alabama, Arkansas, and Nevada make it a crime to wilfully abuse or neglect dependent elderly persons, and a Texas law punishes many acts or omissions that cause elderly persons physical or mental injury.

Often elderly persons who are abused or

neglected are either unable to report these offenses or are too dependent on or afraid of the offenders to be motivated to do so. To address this problem, several states, including Hawaii, Texas and Wyoming, have enacted provisions dealing with the reporting of incidents of abuse or neglect of the elderly or disabled. Some states subject persons who have knowledge of abuse or neglect of the elderly or disabled adults to criminal sanctions, usually fines, should they fail to report such information to the appropriate authorities. Connecticut's provision, for example, requires medical professionals to file reports of suspected abuse to the state commission on aging within five days of detection. The penalty for failure to report is a fine of up to \$500. In Alabama, a medical practitioner's willful failure to make the required report is a misdemeanor punishable by imprisonment or fine.

Some legislative measures provide protective services to ensure the health and safety of elderly victims once incidents of abuse, neglect or exploitation have been discovered. Commonly, these statutes designate an agency that can arrange for or provide food, clothing, shelter, medical care and other social services to ensure the elderly person a safe environment in which to live. For example, under Alabama law, the county departments of pensions and security are authorized to provide protective services to abused or neglected adults.

Sexual Assault Victims

Numerous state legislatures have responded to the unique difficulties faced by sexual assault victims. Reforms in this area include measures to provide increased services to victims of sexual assaults, as well as laws aimed at protecting confidential communications by such victims. Several states, including Arkansas, California, Maryland, and New Mexico, have laws which provide support for sexual assault victims by establishing special services or by funding existing programs. Maryland recently enacted a statute to set up programs to provide specialized services to victims of sexual assaults, including hotline and counseling services. California has established a grant program to fund existing sexual abuse counseling centers. New Mexico law requires the development of a comprehensive state plan to facilitate the prosecution of sex offenses and to help prevent such crimes.

While eligible sexual assault victims may seek reimbursement under victim compensation or restitution programs for their crime-related expenses, several states have passed laws which pay for additional special medical services provided to these victims. In some states. including Maine, Vermont, and Washington. the costs of medical exams designed to preserve prosecution evidence are paid by the state or local governmental units. Laws in Illinois and Nevada ensure that other medical services are provided to sexual assault victims at no cost. In Illinois, the state will reimburse hospitals for the cost of many emergency services, including ambulance costs, provided to these victims. In Nevada, sexual assault victims and their spouses may receive psychological counseling at county expense.

Several states, including California, Florida, Illinois, Maine, Pennsylvania and Utah, have sought to protect the confidentiality of communications by sexual assault victims to sexual assault counselors. Generally, these statutes provide that sexual assault victims or counselors have a privilege not to disclose communications made in confidence by victims to counselors. The statutes differ in the extent of protection afforded confidential communications. For example, Florida's privilege attaches to all confidential communications made by the victim in the course of receiving advice, counseling or assistance from the counselor. Under California's provision, however, the court may, in some cases, compel disclosure of statements made by the victim to the counselor which concern the facts and circumstances of the crime. In Maine, the court has discretion to order the disclosure of otherwise privileged communications to a sexual assault counselor where it deems the disclosure necessary to the proper administration of justice.

Some state legislatures have given even more specialized attention to the problems of child sexual assault victims. Because testifying in court regarding sex crimes can cause children emotional or physical trauma, several states now allow these victims to present their testimony in a less public atmosphere. An Illinois law allows the judge to exclude the public from the courtroom during the testimony of a young sex offense victim, and an Alaska provision requires the exclusion of the public in such cases, upon request by the prosecution. Arizona and Arkansas give their courts discretion to order the videotaping of the depositions of these victims upon request. The depositions take place in the presence of the judge and the victims are subject to cross examination. Once recorded, the depositions are admissible at trial in lieu of the direct testimony of the victim. California and South Dakota have similar provisions, but their laws make it mandatory for courts, upon request, to order the videotaping of a child victim's testimony at a preliminary hearing. The deposition is admissible at trial if the court finds that further testimony would cause the child emotional trauma.

Domestic Violence

In recent years, many state legislatures have recognized that domestic violence is a pervasive social problem. Assaults, batteries and sexual abuse committed by one family member upon another are common occurrences. Moreover, because the victims of these crimes often are emotionally and financially dependent on their abusers, they are unable to effectively protect themselves and unlikely to report the crimes. Because of the unique context in which domestic abuse occurs, legislative aid for victims has taken diverse forms, including measures authorizing the issuance of protective orders, establishing funds to provide domestic violence services and requiring better recordkeeping about the incidence of domestic violence.

Many states have passed laws which authorize civil courts to issue protective orders to prevent further incidents of violence in the home. Most of these provisions allow any adult household member to request the protective order and many of the laws allow temporary emergency injunctive relief to be granted immediately, without notice or a hearing, if there is a substantial likelihood of immediate injury from another household member. The relief which can be ordered under these statutes is broad. Iowa's statute is characteristic. It allows the court, upon a finding that a defendant has engaged in domestic violence, to order that the defendant refrain from abusing or annoying the plaintiff, that the defendant grant exclusive possession of the residence to the plaintiff, that the defendant stay away from the plaintiff, and that the defendant pay a sum of money for the plaintiff's support. The statute also allows the court to issue an order determining temporary custody of minor children and establishing visitation rights.

The states differ on the appropriate way to enforce domestic protection orders. Violations may be punished by contempt proceedings, fines, criminal prosecution, or incarceration. Statutes in a few jurisdictions allow peace officers to arrest a person without a warrant if there is probable cause to believe that such person has disobeyed a domestic violence protective order.

Recognizing that victims of domestic abuse often need specialized social services, some states have enacted legislation to help establish comprehensive local programs to meet these needs. Many of these laws provide funding for family violence centers to remedy the causes of domestic violence and to help deter serious injuries to victims. For example, Louisiana's law outlines a comprehensive plan for establishing domestic violence centers to provide victims of family violence and their children with safe refuge and lodging, emergency psychological support and counselling, and information regarding education, job counseling, training programs, housing, emergency medical care, emergency legal care and other social services. The states fund these programs from varying sources. California, Florida and Nevada use marriage license fees to help support these programs.⁴ In Pennsylvania and Wisconsin the programs are partially funded by surcharges imposed on convicted offenders.⁵

Although it is clear that domestic violence is a grave social problem, its magnitude is still uncertain since most disputes are resolved informally, without arrest or official documentation. Police officers often are reluctant to interfere officially in family disputes and do not make records of these offenses. Some states have attempted to increase social awareness of domestic violence and to create a more accurate picture of the nature of the problem through laws that require law enforcement authorities to maintain accurate and complete records of all incidents of domestic violence encountered or reported to them. For example, under West Virginia's provisions, law enforcement officials must submit a monthly report to the Department of Public Safety containing the age and sex of the parties, the relationship between the parties and the types of weapons involved in domestic violence incidents.

^{*}Cal. Welf. and Inst. Code \$18305; Fla. Stat. Ann. \$741.01(2); Nev. Rev. Stat. \$122.060(4).

 ${}^{5}62$ Pa. Cons. Stat. Ann. \$1203 (fines imposed on offenders to fund domestic violence programs); Wis. Stat. Ann. \$973.055(1), 973.05(1)(2) (penalty assessments imposed on fines paid by domestic abuse offenders). **Federal Actions**

The Federal Victim and Witness Protection Act of 1982

On October 12, 1982, the United States Congress enacted the Federal Victim and Witness Protection Act,⁶ an omnibus measure designed to protect and assist victims and witnesses of federal offenses. The act serves three purposes. First, it strengthens existing legal protections for victims and witnesses of federal crimes. Second, it requires the United States Attorney General to develop additional guidelines and legislative proposals to aid federal victims and witnesses. Finally, it is intended to serve as a model for legislation on the state and local levels.

The substantive provisions of the act address the use of victim impact statements in sentencing hearings, the availability of restitutionary relief to victims and the prevention of victim and witness intimidation. Specifically, the federal law requires that presentence reports prepared for federal judges contain a victim impact statement. This feature, which codifies pre-existing practice in some federal courts, provides judges with information concerning financial, psychological or physical harm suffered by victims. Other important provisions of the act strengthen federal laws punishing victim and witness intimidation. For example, the new law for the first time proscribes verbal harassment of witnesses and penalizes acts of retaliation directed at witnesses because of their participation in criminal proceedings. The act also enhances the utility of restitutionary relief in federal criminal cases. Prior to the passage of the act, federal law allowed judges to order restitution only as a condition of probation. The new law establishes restitution as a sentence independent of probation. Although the act does not require federal judges to

^bVictim and Witness Protection Act of 1982, \$2 et. seq., Pub. L. No. 97-291, 96 Stat. 1248.

order restitution in all cases, it does require courts to justify on the record any failure to order restitution.

Federal Guidelines

On July 9, 1983, the Attorney General complied with the mandate in the Victim and Witness Protection Act by publishing a series of guidelines designed to ensure that victims and witnesses are treated fairly and with understanding by federal officials. The guidelines recommend that federal law enforcement personnel provide victims and witnesses with information concerning available services, including medical and social services, compensation programs and private counseling and support programs. They also are to be advised of available procedures to protect them from intimidation. Victims who provide an address and telephone number are to be given notice of major events in the criminal proceedings, including the arrest of the accused, the times of any court appearances at which the victim may appear, the release or detention of the accused, and the victim's opportunities to address the sentencing court. The guidelines also recommend that federal officials consult victims and witnesses to obtain their views on designated aspects of the prosecution, such as proposed dismissals and plea negotiations. Other provisions encourage officials to advocate fully the rights of victims to restitution, to ensure that victim impact statements are properly prepared, and to avoid disclosing the names and addresses of victims and witnesses.

The President's Task Force on Crime Victims

On April 23, 1982, the President appointed a Special Task Force on Victims of Crime. During 1982, the Task Force held hearings in Washington and in five cities across the country, receiving the testimony of almost 200 witnesses, including federal, state and local officials, professionals engaged in all aspects of victim and witness assistance, and private organizations and individuals interested in the rights of victims and witnesses. Most importantly, the Task Force received testimony from some sixty victims of crime. In December 1982, the Task Force issued its final report setting out comprehensive and detailed recommendations for action at the federal, state, local and private levels to assist victims of crimes and witnesses.⁷ The recommendations are far-ranging, including proposed actions by state and federal legislatures, criminal justice agencies and groups such as hospitals, schools, bar associations, mental health facilities, the ministry and the private sector. The majority of the recommendations deal specifically with the rights of victims and the establishment and funding of assistance and service programs. However, several innovative recommendations are aimed at reform of aspects of the criminal justice system that victims and victim advocates perceive as unreasonable. For example, the Task Force recommends abolition of the controversial exclusionary rule which now operates to render evidence inadmissible in criminal trials if gathered as a result of improper police conduct. Another recommendation encourages the enactment of legislation to abolish parole and limit judicial discretion in sentencing so that offenders would serve the full sentence imposed for their crimes, reduced only by good-time credits actually earned. The report also questions the soundness of laws prohibiting the admission of juvenile justice records at trials for adult offenses, and recommends the initiation of a study of this and other aspects of the juvenile justice system.

The issuance of the report of the President's Task Force marks a significant step in the victim/witness movement. The recommendations of the Task Force-- the most complete yet issued on the subject-indicate both the seriousness of the plight of crime victims and witnesses as well as

'President's Task Force on Victims of Crime, Final Report (December 1982).

the wide range of available reform measures. Because the report bears the authority and prestige of the President, the recommendations should encourage the en-

actment of appropriate implementing legislation and the establishment of needed victim and witness programs at the federal, state and local levels.

Section 2

INFORMATION POLICY CONSIDERATIONS

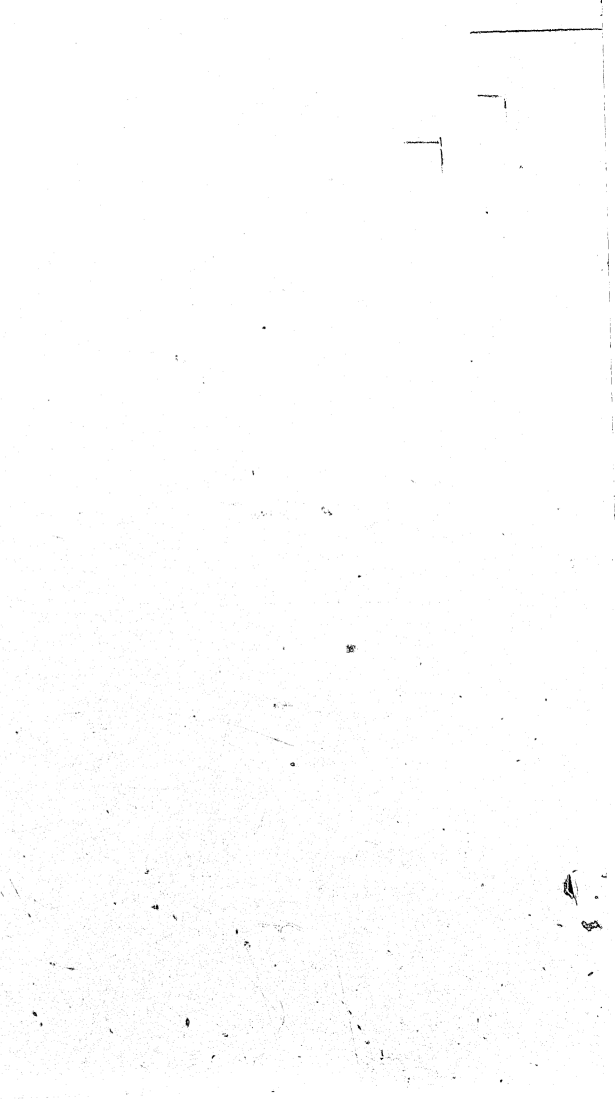
Operational Considerations

As evidenced by the above discussion of legislative activity, the victim and witness assistance movement has achieved remarkable momentum in recent years and continues as a high priority with legislators and policymakers. Equally evident is the fact that implementation of the programs defined in recent legislation will impose substantial new responsibilities upon the criminal justice system, particularly in regard to the timely production of data necessary to support program objectives. Many of the new laws require police agencies, prosecutors or probation officials to give notice to victims and witnesses concerning the status of criminal cases and scheduled court appearances. Other laws require that notice be given to victims of particular actions or decisions, such as plea bargains, sentence hearings or parole or probation hearings. Still other laws require law enforcement agencies to maintain records of all domestic incidents, even those resolved without arrest or other formal proceedings. To meet these notice and recordkeeping responsibilities, law enforcement agencies in many jurisdictions are now required to collect more accurate and complete personal information about victims and witnesses than they have in the past and to maintain this data in a more systematic manner.

These agencies also must maintain information about victim compensation programs in order to give required notice of and information about the programs to claimants. Even where the responsibility for the administration of victim compensation programs is vested in other agencies, law enforcement agencies must provide or confirm information concerning the nature and circumstances of offenses and the cooperation of victims to enable the administering agencies to make eligibility decisions. Law enforcement agencies in some jurisdictions are required to advise victims of available medical and counselling services and they must acquire and maintain this information. Finally, pursuant to some new laws, courts and parole officials must acquire and use information from victims at sentencing hearings and parole hearings. They also must bear the added administrative burden resulting from the increased use of restitution orders, including following up such orders to ensure that offenders comply with them.

In addition to these added operational information requirements, law enforcement agencies probably will bear a large share of the responsibility for collecting and perhaps collating and analyzing statistical data about crime victims. This data is necessary for such purposes as predicting and assessing the seriousness of crime from the victim's perspective, developing victim profiles for identifying potentially vulnerable victims and developing and implementing new response programs, such as educational programs to enable police officers to diagnose and treat crisis symptoms in victims. Some information of this type for major crimes is now collected annually by the Bureau of Justice Statistics as part of the National Crime Survey. These annual surveys include interviews with about 135,000 individuals in a probability sample of 60,000 households designed to collect comprehensive nationwide information about the circumstances and consequences of criminal victimization. Information collected includes data about the crime as well as the victim's age, race, sex, marital status, education, employment

⁸Bureau of Justice Statistics, U.S. Dept. of Justice, <u>National Crime Survey</u> (annual surveys).



and relationship to the offender. The survey also collects information about the economic consequences of crime, including data about injuries, cost of medical attention, property damage and loss and time lost from work.

Statutes in a few states require criminal justice agencies to keep statistical information on crime victims. Florida law. for example, requires the state department of law enforcement to collect statistical data on the characteristics of victims of crime similar to that collected on offenders.⁹ Law enforcement agencies in some other jurisdictions now routinely collect some limited statistical information about victims, such as age, sex and race, for preparation of crime incident reports. It seems evident that other agencies will need to collect victim data on a regular basis and that additional data elements will need to be collected, such as previous victimization experience, economic status, the relationship between the victim and the offender, and other data elements now included in the National Crime Survey. In addition, this data will need to be reported to state agencies so that it can be systematically aggregated and analyzed to support operational and statistical objectives.

In the long run, it appears likely that the information needs created by the victim/witness movement will have a significant influence on the development and structure of criminal justice information systems. Certainly, the notice requirements of the new laws will provide added impetus to the implementation of automated systems that track the status of criminal cases through the justice system. They may also result in significantly restructured information systems indexed by victim and witness identity as well as by offender identity, particularly since some

⁹Fla. Stat. Ann. §943.405(4) (prevention of crimes against the elderly). See, Florida Department of Law Enforcement, Victim Data Collection System, Final Report (Sept. 1982).

of the new laws require the maintenance of information about victims of offenses for which no offender has been identified or apprehended. Finally, the need for more statistical information about victims may necessitate the redesign of existing criminal justice statistical systems to facilitate the collection of data of the kind discussed above.

Confidentiality Considerations

In addition to added administrative burdens, criminal justice agencies responsible for collecting and maintaining information on victims and witnesses will have to deal with confidentiality questions concerning the disclosure, use and security of this information. The primary issue centers on the authority to disclose victim and witness information. Both public and private organizations providing services to victims and witnesses require access to information about these persons in order to implement their programs. For example, victim compensation programs must have access to police reports to determine eligibility and to verify that victims have cooperated with police investigations. Likewise, private organizations providing medical or counselling services to victims of sexual assault or domestic abuse require victim identification data in order to contact victims who may need their services.

The question of what persons and organizations may have access to victim data has not been addressed by law in most states. Statutes regulating the disclosure of criminal justice information do not generally govern the release of data concerning victims and witnesses. Most criminal record laws do not apply to information about persons, such as victims and witnesses, who have not been arrested or charged with criminal conduct. Rather, these laws apply principally, and in most states exclusively, to criminal history records--that is, alphabetically indexed records that identify offenders and include notations of their progress through the criminal justice system from arrest to final release.¹⁰ A few states have laws governing intelligence and investigative records that might apply to victim and witness data,¹¹ but in most states these statutes do not provide clear guidance on the disclosure of victim or witness information.

Law enforcement officials may be authorized to release victim or witness information to public agencies involved with victim assistance, such as victim compensation boards, under laws establishing these programs. Many states have expressly granted their victim compensation agencies access to victim information. Under Louisiann's law, for example, all state agencies are required to cooperate to the greatest practical extent in providing requested information to the victim compensation board.¹² A few state statutes provide the victim compensation agency with express authority to obtain specific law enforcement data. Under Nebraska's law, the Crime Victims Reparations Board is granted access to any relevant criminal history record information or investigative information maintained by the law enforcement agency that handled the offense upon which the victim's application for compensation is based.¹³ Oregon's crime victim compensation statute authorizes the state compensation board to request any necessary information from law enforce-

¹⁰See, <u>e.g.</u>, Hawaii Rev. Stat. \$846-1(3); Ill. Rev. Stat. ch. 38, \$206-7; Ind. Code Ann. \$5-2-4-2. Under some of these statutes, victims may be given access to data on offenders. E.g., Minn. Stat. Ann. \$13.82(6); Nev. Rev. Stat. \$179A.120.

¹¹See, e.g., Fla. Stat. Ann. \$\$943.01, 943.08, 943.011; Iowa Code Ann. \$692.4(13); Mont. Rev. Codes Ann. \$\$44-5-101, 103, 303; Wash. Rev. Code Ann. \$43.43.856; Wyo. Stat. \$9-1-627(c).

¹²La. Rev. Stat. Ann. art. 46, \$1807(E).

¹³Neb. Rev. Stat. Ann. \$81-1810(3).

ment agencies and directs law enforcement officials to provide such information.14 Even where state law does not provide express authority to disclose victim or witness data to public agencies, law enforcement officials may reasonably conclude that their state legislatures intended these public organizations to have sufficient information on victims and witnesses to implement their programs. For this reason, agency officials may safely assume that authority exists to release needed information on victims and witnesses to public victim compensation programs and victim/witness notification programs.

Once victim information is in the hands of these public agencies, statutes in some states protect its confidentiality by prohibiting its further disclosure. In both Washington and South Carolina, for example, victim information contained in compensation board files is by law confidential, subject to specific exceptions.¹⁵ Likewise, a statute in Kentucky provides that information obtained by the state bureau of social services regarding incidents of abuse of the elderly must be treated as confidential.16

A more difficult disclosure question arises when the requestor is a private organization performing victim or witness services or assistance without specific statutory authorization. Literally hundreds of such organizations have sprung up around the country in recent years. Some are funded by state grant programs and others are supported by private funds. Typically, these organizations provide specialized services or assistance to particular classes of victims, such as rape or sexual assault victims, elderly victims, abused children, or victims of domestic violence. In some states, these private assistance groups are

¹⁴Ore. Rev. Stat. §147.205(2).

¹⁵S.C. Code \$16-3-1240; Wash. Rev. Code Ann. \$7.68.140.

¹⁶Kv. Rev. Stat. \$209.140.

put in contact with victims by law enforcement agencies, which are required by law to advise victims of the availability of such services.¹⁷ In California, New Jersey and Oklahoma, statewide toll-free "hotlines" have been established to refer victims to local service programs and other community-based resources.¹⁸ Despite such innovative practical efforts to put victims directly in touch with assistance organizations, often the organizations must actively seek out victims and witnesses. To do this, they apply to criminal justice agencies, principally to police agencies, for victim and witness identifying data to enable them to contact persons who may need their services.

Authority to release some victim data to private agencies may exist under present law in some states. The access rights of these groups to such data are at least equal to those accorded the public generally and, therefore, in some states the issue may be determined under state public record laws, which specify what types of government information must be available for public inspection. Under California law, for example, the names and addresses of most crime victims are specifically de-

¹⁷See, Alaska Stat. \$18.65.520(1) (police to inform victim of domestic violence shelter); Okla. Stat. Ann. tit. 19 §215.33 (district attorneys to inform victims of services); Ore. Rev. Stat. \$133.055(3) (police to inform domestic violence victim of domestic violence shelter). See also, Ala. Code \$30-6-9 (law enforcement officials may refer domestic violence victims to shelters): Okla. Stat. Ann. tit. 22, § 40.1 (law enforcement officials to provide sexual assault victims with telephone number of statewide victim referral service).

¹⁸Cal. Assem. Res. 45, par. 6, Res. Ch. 24 (April 20, 1983); Violent Crime Compensation Board, State of New Jersey, Help for Victims of Crime (claims application); Okla. Stat. Ann. tit. 22, \$40.4 (hotline for rape, forcible sodomy and domestic violence victims).

clared to be publicly available information.¹⁹ Minnesota's statute, on the other hand, grants law enforcement officials discretion to withhold the identity of victims and witnesses to a crime if the victim or witness requests that his identity not be revealed, and if it appears that release of such information would threaten the personal safety or property of the victim or witness.²⁰ In other states, the question of whether victim identification data is public record information has been the subject of litigation. In Gallagher v. Marion County Victim Advocate Program, Inc.,²¹ a private victim advocacy program sought to compel the Indianapolis police department to disclose crime scene reports containing the identities of crime victims. The Court of Appeals of Indiana ruled that the reports were not public records and denied the organization access to them. The Missouri Court of Appeals was faced with a similar issue in a 1982 case, Hyde v. City of Columbia.²² In that case, a civil damage suit, an abduction victim who had escaped from her abductor alleged that a police department had negligently disclosed her name and address while her assailant was still at large, and that subsequent publication of this information by a newspaper had enabled her assailant to locate her and terrorize her on several occasions. The court held that, under these circumstances, victim identification data is not covered by Missouri's public record law, even though the law, unlike most state public record statutes, does not expressly exempt police investigatory files from the public disclo-

¹⁹Cal. Gov. Code §6254(f)(2).

²⁰Minn. Stat. Ann. §13.82(10)(d).

²¹401 N.E. 2d 1362 (Ind. Ct. App.) (1980).

²²637 S.W. 2d 251 (Mo. App. 1982). But see, Hood v. Naeter Brothers, 562 S.W. 2d 770 (Mo. Ct. App., 1978) (publication of name and address of sole witness while criminal at large does not constitute tort of outrageous conduct).

sure requirement. The court concluded that the legislature could not have intended to make such data publicly available where disclosure would endanger vital personal interests of citizens.

Other state legislatures have enacted measures designed to limit public disclosure of identifying information concerning special classes of victims--usually victims of sexual assault. For example, the public record laws of Florida and Connecticut provide that the names and addresses of victims of sexual assaults need not be made available for public inspection.²³ Florida also has a law specifically prohibiting the publication or broadcasting of the names and addresses of sexual assault victims as well as "causing" or "allowing" such disclosure.²⁴ Other statutory provisions are aimed at preventing the disclosure of information about certain victims during court proceedings. Connecticut law provides that the addresses and telephone numbers of sexual assault victims normally need not be publicly disclosed in court proceedings.²⁵ A recent amendment in California provides that the videotaped testimony of minor sexual assault victims is subject to a protective order to ensure the privacy of these victims.²⁶

Some of these statutes are susceptible to constitutional questions concerning their validity. For example, courts have held statutes prohibiting the publication or broadcast of publicly available information about rape victims to be unconstitutional

²³Conn. Gen. Stat. Ann. §1-19(b)(3)(E); Fla. Stat. Ann. §119.07(h).

²⁴ Fla. Stat. Ann. §794.03. See also, S.C. Code Ann. \$16-3-730.

²⁵Conn. Gen. Stat. Ann. §54-86d. See also, Cal. Evid. Code §352.1; Conn. Gen. Stat. Ann. §54-86e; S.D. Code §23A-6-22.

²⁶Cal. Penal Code \$1346(e),(f),(g) (ch. 942 Cal. Laws of 1983). See also, Ark. Stat. Ann. §43-2037; Mont. Rev. Codes Ann. \$46-15-403.

under the First Amendment. In the leading case, Cox Broadcasting Corp. v. Cohn,² decided by the U.S. Supreme Court, the father of a rape/murder victim brought an invasion of privacy action against a television station based both on common law grounds and on a Georgia statute making it a crime to publish the name of a rape victim. The television station had broadcast the victim's identity after obtaining the information from the indictments at the arraignment of the accused offenders. The Court held that under the First Amendment the state could not civilly or criminally penalize the publication of the name and address of a rape victim when the data had been obtained from publicly available court records.

In the Cox decision, however, the Court expressly left open the question of whether the interest of the state in preserving the victim's privacy could be effectuated by statutes or procedures prohibiting the public documentation or disclosure of private victim information rather than prohibiting its publication after it is already in the public domain.²⁸ Some state statutes designed to prevent such public disclosure have recently been challenged on First Amendment grounds. Two courts have reached differing conclusions concerning the constitutionality of a Michigan statute requiring that, upon application, courts in sexual assault cases shall order that the names and addresses of the victim and the accused be suppressed until such time as the accused has been arraigned, the charge has been dismissed or the case has been otherwise concluded. In WXYZ v. Hand,² a federal court of appeals construed the statute as an unconstitutional prior restraint on publication because it mandates the issuance of suppression orders upon

²⁷420 U.S. 469 (1975). See, generally, Propriety of Publishing Identity of Sexual Assault Victim, Annot. 86 ALR 3d 80.

²⁸Id. at 496, n. 26.

²⁹658 F.2d 420 (6th Cir. 1981).

application without a judicial determination as to whether the privacy rights of the victim or the accused justify such an order. However, in a second case involving the constitutionality of the statute, In Re Midland Publishing Co., Inc.,³⁰ the Michigan Court of Appeals ruled that it does not constitute an invalid prior restraint on publication because it is designed only to prevent court personnel from publicly disclosing court files in sexual assault cases. And, in a 1982 decision, Globe Newspapers v. Superior Court,³¹ the U.S. Supreme Court struck down a Massachusetts law that required trial judges to exclude the public and press during the courtroom testimony of young sex crime victims. Although the court found the state's interest in protecting young sex victims from the trauma of public testimony to be compelling, it concluded that the First Amendment's guarantee of freedom of the press did not allow the state to make the courtroom closing mandatory.

Cases arising from facts not directly involving victims also may be relevant to the issue of access to such data. On the one hand, courts have upheld state statutes and policies making certain other types of criminal justice data non-public. Statutes and policies designating cumulative criminal histories,³² noncontemporaneous arrest data,³³ and investigative data³⁴ as nonpublic information have all been found con-

³⁰317 N.W. 284 (Mich. Ct. App., 1982).

³¹457 U.S. 596, 102 S. Ct. 2613 (1982).

³²See, Houston Chronicle Publishing Co. v. City of Houston, 531 S.W. 2d 177 (Tx. Ct. App., 1975).

³³See, <u>Menard v. Mitchell</u>, 430 F.2d 486 (D.C. Cir. 1970).

³⁴See, Houston Chronicle Publishing Co. v. City of Houston, 531 S.W. 2d 177, (Tex. Ct. App. 1975); Congressional News Syndicate v. Department of Justice, 438 F.Supp. 538 (D.D.C. 1977).

stitutionally sound. On the other hand, the Supreme Court in Paul v. Davis³⁵ held that the maintenance and dissemination of information concerning arrests and other public criminal proceedings does not invade a constitutionally-protected zone of privacy. In that case, the Court said that the action of a police department in distributing a flyer of "active shoplifters," which included the plaintiff's name and picture, did not violate any right to privacy protected by the U.S. Constitution despite the fact that the shoplifting charges against him had not been prosecuted. One federal district court has subsequently stated that the Supreme Court ruling "snuffed out" any federal constitutional right of privacy affecting the recordkeeping responsibilities of criminal justice agencies.

These decisions suggest that there is no constitutional interest that dictates a particular agency policy with respect to disclosure of victim information to private victim assistance groups and other private organizations. In the absence of statutory guidance, agency officials may have to adopt local policies on the public release of victim and witness data and, in formulating such policies, they will need to apply a balancing test similar to that used in the Hyde case, where the court weighed the public need for data about victims of crime against the probability of harm to the victim caused by the release of the data. Assessing the probability of harm to the victim may be difficult because factors such as the nature of the information sought, the nature of the offense, the status of the case, and the specific wishes of the victim may affect this determination. The nature of the offense is particularly relevant. Victims of many offenses such as thefts or assaults would be unlikely to object to being contacted by an assistance organization pursuant to a police disclo-

³⁵Paul v. Davis, 424 U.S. 693 (1976).

³⁶Hammond v. Scott, 423 F.Supp. 618, 619 (N.D. Cal. 1976). See also, Loder v. Municipal Court, 553 P.2d 624 (Cal. 1976).

sure. In contrast, rape victims and victims of other sex offenses might reasonably be offended by any disclosure of identifying data, even to a legitimate assistance organization. If the offender has not been apprehended, release of identification data may encourage the offender to further harm or intimidate the victim. Disclosure in such instances should be carefully regulated. In addition, when a victim or witness reasonably requests that his identity not be publicly disclosed, agency officials should seek to honor such requests.

A policy regulating the release of victim or witness information should also take into account the status of the party requesting access to the information. Private victim assistance groups can marshall compelling arguments in support of access rights to victim data. First, such groups should be able to cite safeguards and assurances to suggest that the likelihood of harmful disclosure outside the organizations is slight. Illinois has foreseen this issue and has, by statute, declared victim information received by child abuse assistance centers to be confidential information in the hands of the centers.³⁷ Furthermore, victim and witness organizations can argue that disclosure to them will serve the interests of the data subjects since the purpose of the organizations is to assist them and to provide services to them. By weighing considerations such as these, law enforcement agencies should be able to develop policies that equitably accommodate both the privacy interests of victims and the access rights of victim assistance groups.

Federal Recommendations Affecting Confidentiality

The Report of the President's Task Force on Victims of Crime contains recommendations affecting the confidentiality of victim/witness data. The Task Force notes that victims and witnesses who participate in criminal proceedings often fear reprisals

³⁷III. Stat. Ann. ch. 23, par. 2061.5.

if their addresses are disclosed to the public or to the defense. In response to these concerns, the report recommends that legislation be proposed on the state and federal levels to prevent the disclosure of the addresses of victims and witnesses to the public, including the press. The report also recommends that this information should not be given to the defense unless a court first determines the disclosure to be necessary. The Guidelines for Victim/Witness Assistance issued by the Attorney General implement these recommendations in the Department of Justice. The guidelines explicitly instruct federal law enforcement officials to avoid, to the extent possible, the disclosure of the addresses of all victims and witnesses. The guidelines further recommend that prosecutors should resist attempts by the defense to obtain the addresses of victims and witnesses. Although these guidelines do not have the force of law, as a practical matter they should provide important privacy protections for victims and witnesses.

Three other recommendations made by the Task Force raise confidentiality and privacy considerations of interest to criminal justice policymakers. The report recommends that legislation should be enacted that would make information disclosed by victims to designated victim counselors legally privileged and not subject to discovery by the defense. In its recommendations for legislative action, the Task Force proposes that state record laws be amended, if necessary, to make available to employers the sexual assault, child molestation or pornography arrest records of prospective and present employees whose work will bring them into regular contact with children. The report also recommends that a federal study be commissioned to evaluate the juvenile justice system from the perspective of the victim and urges that reconsideration be given to traditional policies supporting the sealing of juvenile records. In its commentary, the Task Force states that the juvenile records of serious juvenile offenders should be available in adult crimi-

nal proceedings if the offender continues to commit crimes as an adult. This recommendation is consistent with research data now becoming available that indicates that juvenile misbehavior is a reliable predictor of adult criminal conduct.³⁸

³⁸Criminal Careers of Habitual Felons, Petersilia and Greenwood (The Rand Cor-poration, Santa Monica, Cal. 1982); <u>Report of the Project on Public Danger, Dangerous</u> <u>Offenders and the Criminal Justice Sys-tem -- Vol. 1: The Final Report, Moore, Estrich and McGillis (1981).</u>

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PART II

CLASSIFICATION CATEGORIES AND SUMMARY TABLES

Section 1

CLASSIFICATION CATEGORIES

Following are descriptions of the major subject matter categories into which state laws have been classified for both the Summary Tables in Section 2 of this part and the Individual State Tables in Part III. More detailed discussions of the categories may be found in the summary and analysis set out in Part I.

1. Victim Compensation Program

A statutorily-established program which compensates designated classes of crime victims from state funds for specified crime-related losses resulting from specified crimes.

2. Restitution

A court-imposed sanction requiring offenders to personally compensate their victims for crime-related losses. Restitution may be mandatory or discretionary with the sentencing court. It is usually ordered as a condition of parole, probation or suspended sentence.

3. Escrow and Forfeiture of Offender Profits

Statutory provisions which prohibit offenders from obtaining profits resulting from the publicity related to their crimes and permit victims access to these revenues.

4. Witness Fees

Statutory provisions authorizing the payment of fees by the state to witnesses for attending criminal proceedings.

5. Victim's Bill of Rights

Comprehensive (as opposed to piecemeal) legislation entitling victims to a broad range of rights, protections and services.

6. Protection From Intimidation

Statutory provisions establishing criminal penalties for persons who intimidate or attempt to intimidate victims, witnesses or informants with intent to prevent their appearance at proceedings, alter their testimony or discourage the reporting of a crime. Laws authorizing courts to enjoin such activities are also included.

7. Victim Notification

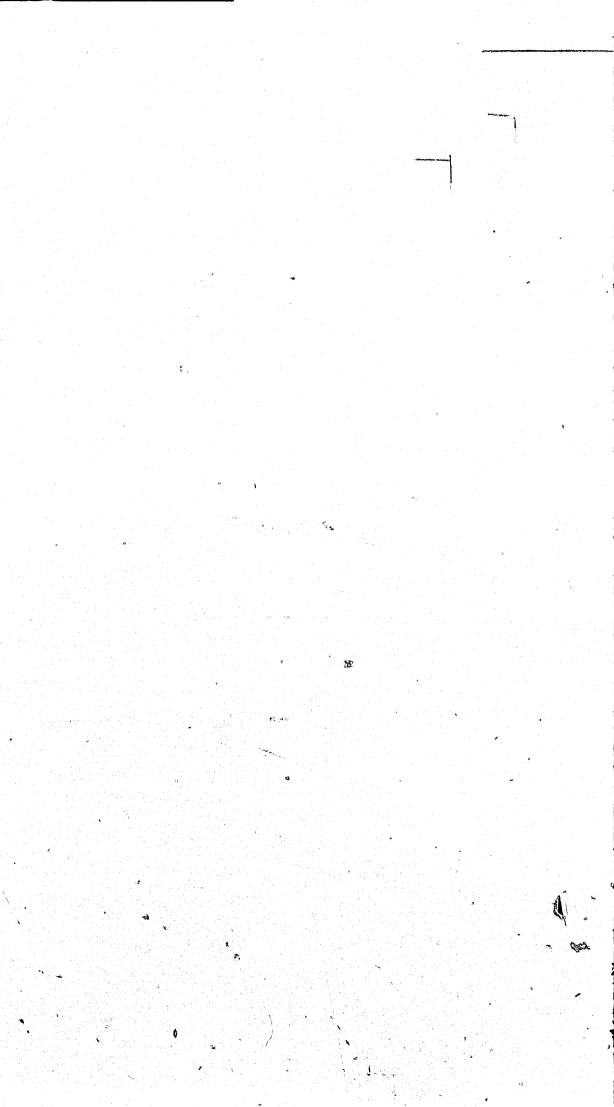
Statutory provisions designed to ensure that victims and witnesses are advised of the existence of available services, given formal notice of the scheduling or cancellation of criminal proceedings against the offender, and/or are advised of available opportunities to participate in specified criminal proceedings (see category 8).

8. Victim Participation in Proceedings

Statutory provisions which permit victims to present oral or written statements or otherwise influence specific criminal proceedings or decisions involving the offender, including plea bargains, sentencing hearings and parole hearings.

9. Employment Assistance

Statutory provisions which require or encourage courts, law enforcement officials or publicly funded victim-witness groups to contact employers to explain the importance of court appearances by their employees. Statutes which prohibit employers from penalizing their employees for attending criminal proceedings are also included.



10. Return of Seized Property

Statutory provisions describing the procedures by which the victim of a property offense may regain possession of his property once it has been recovered by law enforcement officials.

11. Victim-Witness Assistance

Statutory provisions designed to provide victims and witnesses with personal advice or support, including measures designating ombudsmen for victims, allowing some victims to be accompanied by persons of their choice in closed proceedings and providing funding for local victim/witness advocacy groups.

12. Elderly Victims

Statutory provisions designating specific criminal penalties for crimes committed against elderly victims or establishing programs to prevent abuse, neglect or exploitation of the elderly, including laws requiring law enforcement officials or medical personnel to report incidents of abuse, neglect or exploitation of elderly persons.

13. Sexual Assault Victims

Statutory provisions which authorize compensation to sexual assault victims for

special medical services, establish special programs dealing with the problem of sexual assault (including counseling and special prosecution programs), or allow child sexual assault victims a less public atmosphere in which to testify.

14. Domestic Violence

Statutory provisions addressing the problem of violence between household members, including measures which establish funds for domestic violence shelters, require police officers to maintain more accurate records of domestic violence, or authorize courts to issue protective orders.

15. Privacy and Security of Victim Information

Statutory provisions which regulate the compilation of and access to some types of victim information, including provisions requiring the maintenance of statistics on victims, provisions giving victim compensation agencies access to data held by law enforcement agencies, provisions addressing the confidentiality of victim data held by victim assistance agencies, and provisions creating a privilege for communications to sexual assault counselors. The tables on the following pages, entitled "Summary of State Statutes by Classification Category," contain detailed matrices summarizing state victim/witness statutes by classification category. The table for each classification category sets out the legal citations to statutes in all of the states addressing that particular category. Only title and section numbers are set out in these Summary Tables. The full

Section 2

SUMMARY TABLES

titles of the state compilations to which the citations refer may be found in Part III. As is the case throughout this document, the term "state" includes the 50 states, the District of Columbia, Puerto Rico and the Virgin Islands. The last line of each chart sets out references, where appropriate, to the Federal Victim and Witness Protection Act and the U.S. Attorney General's Guidelines for Victim and Witness Assistance.

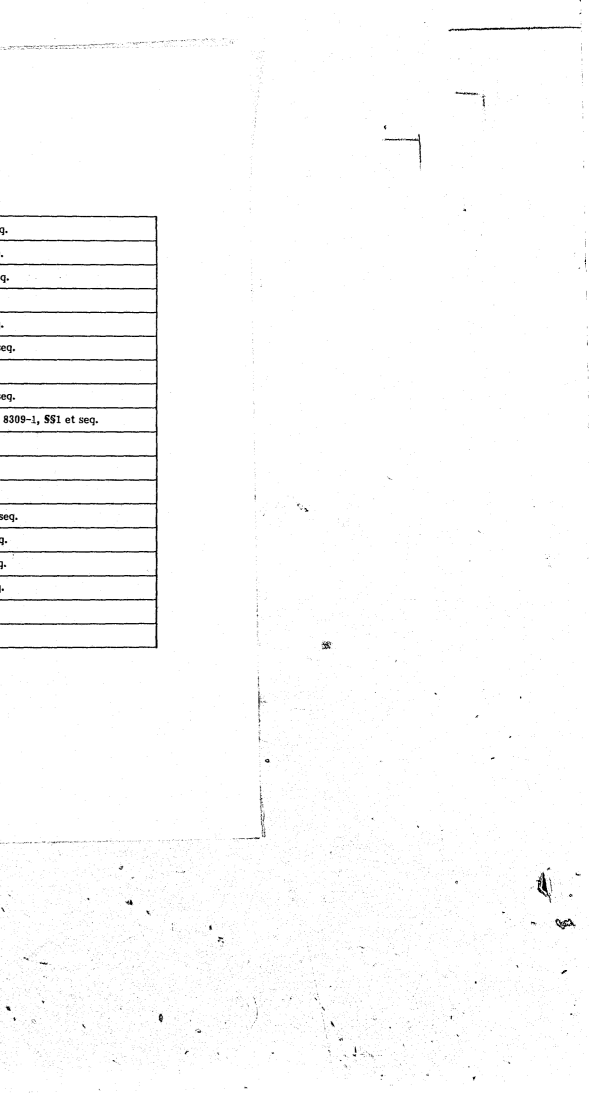
AL AK 18.67.010 et seq. AZ AR Gov. \$\$13959 et seq., 13970 et seq., 29631 et seq. CA co 24-4.1-100.1 et seq. СТ 54-201 et seq. DB 11-9001 et seg. DC 3-401 et seq. FL 960.01 et seq. 34 G۸ 28-5-100 et seq. н 351-1 et seg. ID IL 70-71 et seg. IN 16-7-3.6-1 et seq. IA 912.1 et seg. KS 74-7301 et seg. 346.010 et seq. KY

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	1. Victim Compensation Programs
LA	R.S. 46:1801 et seq.
MB	
MD	26A-1 et seq.
MA	258A-1 et seg.
MI	18.351 et seq.
MN	299B.01 et seq.
MS	
MO	595.010 et seg.
MT	53-9-101 et seg.
NB	81-1801 et seq.
NV	217.010 et seg.
NH	
ŊJ	52:4B-1 et seg.
NM	31-22-1 et seq.
NY	Exec. Law \$\$620 et seq.
NC	15B-1 et seq.
ND	65-13-01 et seq.
OH	2743.51 et seg.

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OK	21-142.1 et seg
OR	147.005 et seq.
PA	71-180-7 et seg
PR	
RI	12-25-1 et seg.
SC	16-3-1110 et se
SD	
TN	29-13-101 et se
ТХ	Civ. Stat. art. 8
UT	
VT	
VI	34-151 et seg.
VA	19.2-368.1 et se
WA	7.68.010 et seq.
WV	14-2A-1 et seg.
WI	940.001 et seq.
WY	
FBD	
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2. Restitution

	AL	15-18-65 et seq.
	AK	12.55.045 et seq., 12.55.100(2)
	AZ	13-603(C), 13-803(A), 13-806, 13-901(A), (H); 31-412(c)
	AR	41-1201(1)(d),2(f), 41-1203(2)(h); 43-2350 et seq., 43-2808.3; 46-117(c)
	CA	Const. Art. I, \$28(b); Penal \$\$1202.4, 1203.1, 1203.1d, 1203.04
	со	16-11-204.5; 17-2-201(5)(c)(I), 17-26- 128(5)(a), 17-28-101 et seq.
-	СТ	53a-30(a)(4), 18-101h(e)
	DB	11-4101 et seq.
-	DC	16-711
	FL	775.089; 921.187(9); 944.514; 945.091; 945.30; 947.181; 948.01(4),(5),(6); 948.03(1)
3 5 5	GA	(g) 17-14-1 et seq.; 42-8-35(7); 42-8-44
	HI	706-605(e)
	ID	18-6106
	L	38-1005-5-3(c)(2),(3),-6; 38-1005-6-3(b)(9), -3.1(b)(9)
	IN	35-38-2-2(5), 35-50-5-3
-	IA	910.1 et seg.
	KS	21-4603(2)(c),(d); 21-4610(3)(k),(4)(a); 22- 3717(j)
	KY	431.200; 533.030(3)

6

	2. Restitution					
L۸	Code Crim. Proc. art. 895.1(A); R.S. 15:571.7(C)(2), 15:574.4(J)					
ME	17-A-1204(2-A)(B), 17-A-1321 et seq.					
MD	27-637, 27-640 et seq.					
MA	276-92					
MI	18.362, 769.3					
MN	241.26(5)(4); 243.23(3); 299B.13; 611A.04; 631.425(5)					
MS	47-7-47(4); 99-20-1 et seq.; 99-37-1 et seq.					
MO	559.021(2)(1)					
MT	46-18=201(1)(a)(iv), 46-18-241 et seq.					
NB	29-2219(2)(j)					
NV	176.189; 209.4821 et seq.; 213.126					
NH	651:2(VI), 651:25(II)(c), 651:62 et seq.					
NJ	2A:8-31.1, -31.2; 2C:43-3; 2C:45-1(b)(8); 2C:46-1 et seq.					
NM	31-17-1 et seq., 31-20-6A, 31-21-10(D)(7)					
NY	Penal Law \$\$60.27(1), 65.10(g)					
NC	15A-1343(b)(9),(d), 15A-1374(b)(11a); 148- 33.2, 148-57.1					
ND	12.1-32-02(e),(f), 12.1-32-07(2)(e), 12.1-32- 08					
ОН	2951.02(B)(9),(C)					
ОН	2951.02(B)(9),(C)					

OK	22-991a(A)(1)(a), 22-991f
OR	137.101, 137.103 et seg.
PA	18-1106
PR	33-3212
RI	12-19-32, 12-19-34
SC	17-22-140, 17-25-120, 17-25-125; 22-3-800; 24-3-40, 24-23-30(e), -40, -110
SD	23-A-28-1 et seq.
TN	39-3-405; 40-20-116, 40-35-304; 41-6-101 et seq.
TX	CCP art. 42.12 \$\$6(a)(h),(n), 6c, 10A(e)(2), 15(g), 42.13 \$\$6a(8),(14), 6d
UT	41-25-1 et seq.; 76-3-201(3)(a) et seq.; 77- 18-1(5), 77-27-3(3),(4)
۷Т	28-252(b)(5), 28-253(e)
VI	5-3711(a),(c)
VA	19.2-305 et seg.
WA	9.95.210
WV	62-12-9(3)(1)
WI	973.09(1)(b) et seq.
WY	7-13-307 et seq.
FED	P.L. 97-291 \$5(1982); Guidelines, Pt. IV

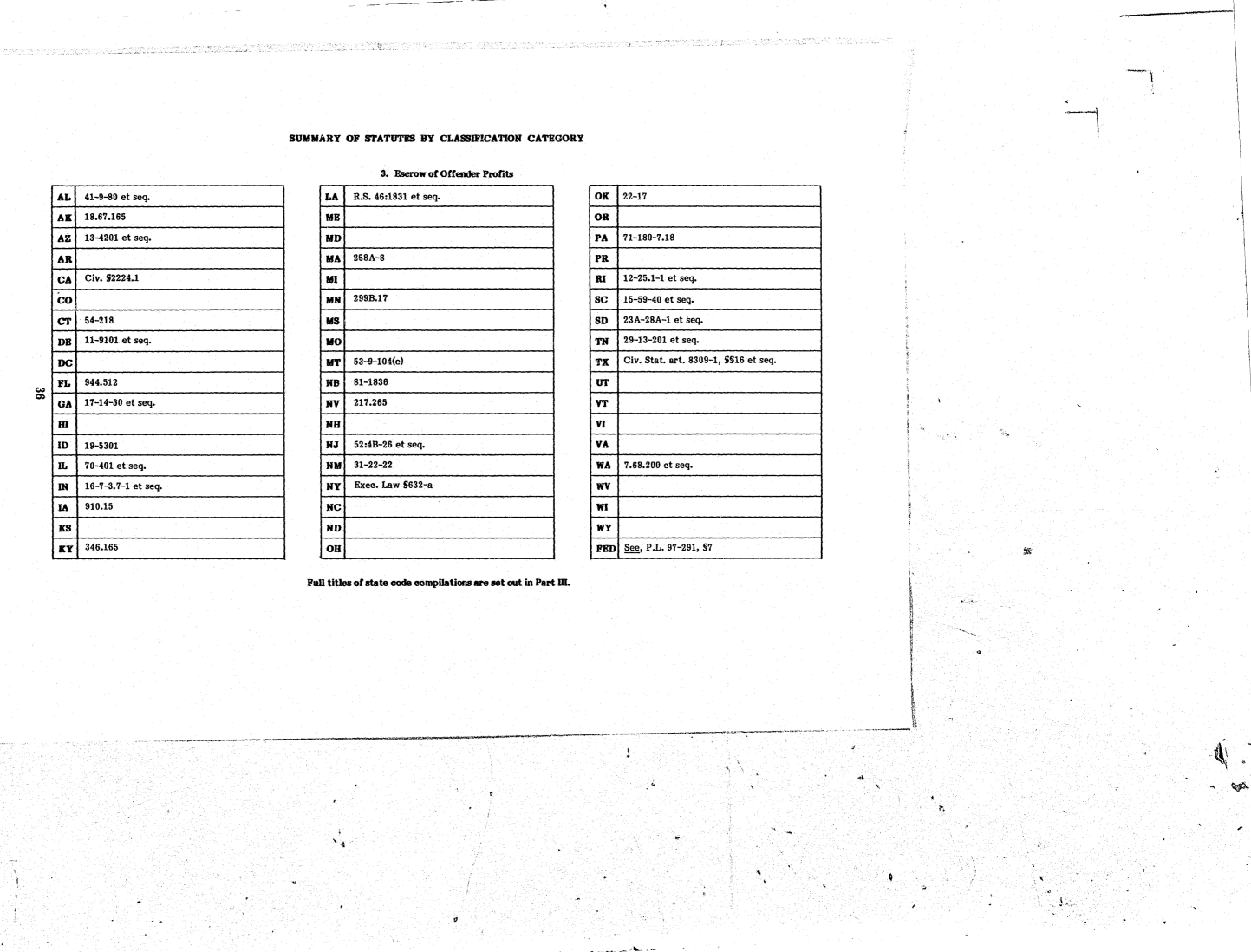
3. Escrow of Offender Profits

	· .	
	AL	41-9-80 et seq.
	AK	18.67.165
	AZ	13-4201 et seq.
	AR	
	CA	Civ. \$ 2224.1
	со	
	ст	54-218
	DB	11-9101 et seq.
	DC	
9	FL	944.512
26	G۸	17-14-30 et seg.
	ш	
	ID	19-5301
	L	70-401 et seg.
	IN	16-7-3.7-1 et seq.
	A	910.15
. 1	KS	
	KY	346.165

	5. ISCIDE OF CHERKET FIORIS
LA	R.S. 46:1831 et seq.
MB	
MD	
MA	258A-8
MI	
MN	299B.17
MS	
MO	
MT	53-9-104(e)
NB	81-1836
NV	217.265
NH	
NJ	52:4B-26 et seq.
NM	31-22-22
NY	Exec. Law \$632-a
NC	
ND	
OH	

22-17
71-180-7.18
12-25.1-1 et seq.
15-59-40 et seq.
23A-28A-1 et seq.
29-13-201 et seq.
Civ. Stat. art. 8309-1, \$\$16
7.68.200 et seq.
See, P.L. 97-291, \$7





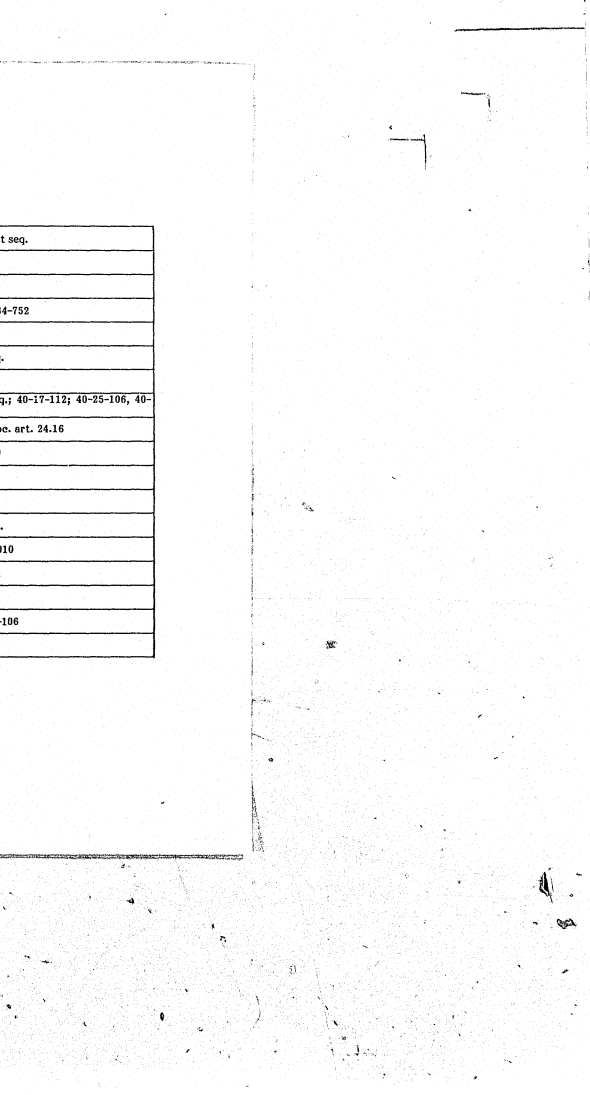
4. Witness Fees

	AL	12-19-230, 12-19-235
	AK	
	AZ	13-4077
	AR	28-524 et seq.
	CA	Penal \$ 1329
	CO	13-33-102 et seg.
	СТ	52-260(a)
	DB	10-8903 et seq.; 11-5306
	DC	15-714
37	FL	92.142
	GA	24-10-24
	ш	835-8
	ID	19-3008
	L	53-65
	IN	33-1-14-1
	14	622.69
	KS	28-125, 28-150
	KY	See, 421.030 et seg.

52-

	7. WILLES FEES
LA	R.S. 15:252 et seq.
MB	16-251
MD	Cts. & Jud. Proc. 9-202
MA	262-29
MI	775.13, 775.15
MN	357.22, 357.24
MS	25-7-47, 25-7-57
MO	491.280
MT	26-2-501; 46-15-104
NB	29-2710; 33-139
NV	50.225
NH	516:16; 592-A:12
NJ	22A:1-4
NM	38-6-4; 10-8-4(A)
NY	Crim. Proc. Law \$610.50; CPLR \$8001(a)
NC	7A-314 et seq.
ND	31-01-16 et seq.
ОН	2335.05 et seq.
1000	

	OK	22-718; 28-81 et
	OR	44.410 et seq.
	PA	42-5903(a),(b)
	PR	4-App.X-2,-5; 34-
	RI	9-29-7
	SC	19-19-20 et seq.
	SD	19-5-1
	TN	24-4-101 et seq. 25-129
	ТХ	Code Crim. Proc
	UT	21-5-4, 21-5-10
	VT	32-1551
	VI	5-660
	VA	14.1-189 et seq.
	WA	2.36.150; 2.40.01
	WV	59-1-16; 62-5-1
	WI	814.67
	WY	1-14-102, 1-14-1
	FBD	



AL	
AK	
AZ	
AR	
CA	See, Cal. Const. Art. 1, \$ 28
СО	
СТ	
DB	See, H. Subst. Res. No. 1 (April 7, 1982)
DC	
FL	
GA	
HI	
ID	
П.	
IN	
IA	
KS	
KY	

SUMMARY OF STATUTES BY CLASSIFICATION CATEGORY

5. Victim's Bill of Rights

LA MB MD MA MI

MS NO MT

NH NJ NM NY NC ND

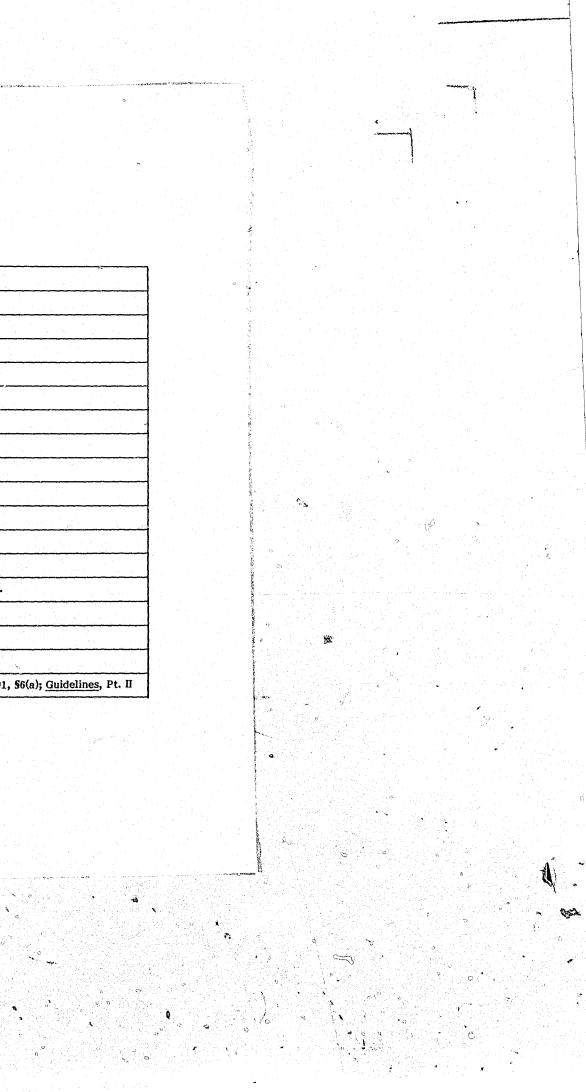
ОН

MN 611A.01 et seq.

NV See, 1.78.569 et seq.

NB 81-1848

	OK	19-215.33
	OR	
	PA	
	PR	
	RI	12-28-1 et seq.
	SC	
-	SD	
	TN	
	ТХ	
	UT	
	VT	
	VI	
	٧A	X _A
	WA	7.69.010 et seq.
	wv	
-	WI	950.01 et seq.
	WY	
	FBD	See, P.L. 97-291
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	AL	13-A-10-123 et seq.
	AK	11.56.510 et seq., 11.56.900
	AZ	13-2802, 13-2804; 41-196
	AR	41-2609, 41-2610, 41-2612
-	CA	Penal \$\$ 136 et seq.; 1387; 13835.5(b)(9)
-	СО	18-8-604 et seq.
	СТ	53e-151
	DB	11-1263, 11-3531 et seq.
	DC	22-722
39	FL	907.041(4)(b)(2); 918.14
	GA	16-10-93
-	н	28-101; 710-1071 et seq.
	ID	18-2604
	L	38-32-4 et seq.
	IN	35-33-8-5(d); 35-44-3-4
	IA	720.4
	KS	21-3806
	KY	524.040, 524.050

R.S. 14:129.1

MO 491.600 et seq.; 575.270

NV 178.5692; 199.230 et seq.; 33.015

NB 28-919; 81-1848(3)

NH 641:5, 651:2(VI)

NJ 2C:28-5; 2C:29-3

NM 30-24-3(c)

NC 14-226 ND 12.1-09-01

2921.03

NY

ОН

ME 17-A-454 MD 27-27 MA 268-13B

MN 609.498 MS 97-9-55

MT 45-7-206

LA

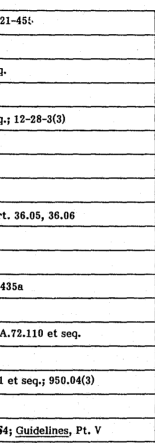
MI

6. Intimidation

OK	19-215.33(2); 21
OR	162.285
PA	18:4951 et seq.
PR	
RI	11-32-3 et seq.
SC	16-9-340
SD	22-11-19
TN	39-5-115
ТХ	Penal Code art
UT	76-8-508
۷т	13-3015
VI	33-4434, 33-443
VA	18.2-460
WA	7.69.030(3); 9A
WV	61-5-27
WI	940.20, 940.41
WY	6-5-305
FED	P.L. 97-291, \$ 4

Full titles of state code compilations are set out in Part III.

Penal Law **\$\$**215.10 et seq.; Crim. Proc. Law **\$**530.13

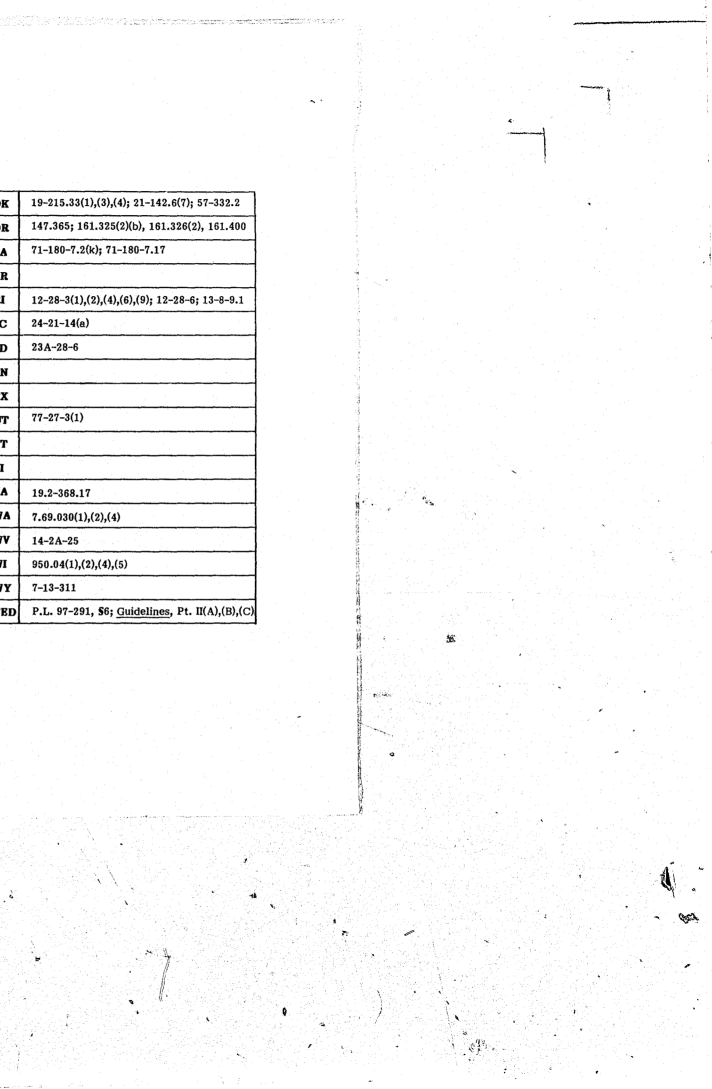


7. Victim Notification

15-22-36(e)(1) et seq., 15-22-36(f) AL AK 18.67.175 1 AZ 12-253(4); 31-411(F); 36-541.01(B) AR 43-2819 Gov. \$13968; Penal \$\$1191.1,.2, 3042(a), 3043, 11116,10, 11155, 13835.5(b)(6) CA CO CT P.A. No. 83-170, 54-91c(c) DE 11-6541(b) DC 960.23, 960.24(1) 40 FL GA н ID п 70-75.1 IN 11-13-3-3(c),(d),(e),(g); 35-35-3-2(a)(1),(2); 35-35-3-5 IA 912.3(3) KS 21-4603(3) KY 346.040(8)

LA	R.S. 1807(B)(2)
MB	15-812(2), 17-A-1257(3)
MD	
MA	127-133A
MI	
MN	299B.06(1)(c); 609.115(1)(c); 611A.02, 611A.03, 611A.06
MS	
MO	
MT	53-9-104(2)(d)
NB	81-1848(1),(2),(4),(5)
NV	178.5694(2), 178.5696(3), 178.5698(1),(2); 213.010(3), 213.040(2), 213.095, 213.130(3)
NH	651-A:1
NJ	52:4B-22 et seq.
NM	31-21-25(E); 33-2-48
NY	Exec. Law \$625-a; Crim. Proc. Law \$\$330.20(19), 440.50
NC	15B-6(3)
ND	65-13-05(9)
ОН	2743.71; 2929.14, 2929.22(G)

	OK	19-215.33(1),(3),(4);
	OR	147.365; 161.325(2)(
	PA	71-180-7.2(k); 71-18
	PR	
• .	RI	12-28-3(1),(2),(4),(6)
	SC	24-21-14(a)
	SD	23A-28-6
	TN	
	ТХ	
	UT	77-27-3(1)
-	VТ	
	VI	
	VA	19.2-368.17
	WA	7.69.030(1),(2),(4)
	WV	14-2A-25
-	WI	950.04(1),(2),(4),(5)
	WY	7-13-311
	FED	P.L. 97-291, S 6; <u>Gui</u>



AL	15-14-52 et seq., 15-18-67, 15-22-36(e)(2)(i)
AK	
AZ	12-253(4); 13-411(F), 13-702(D)(9), 13- 702(F)
AR	43-2819
CA	Penal \$\$ 1191.1, 1203(b),(h), 3043
со	16-11-102(1),(4)
СТ	P.A. No. 83-416(b); 54-91a(c), 54- 91c(b)
DB	
DC	
FL	921.143
G۸	
н	
ID	
L	38-1005-3-2(3)
IN	35-35-3-2(3), 35-35-3-5 et seq.; 35-38-1-9
IA	901.3(5)
KS	21-4604(2)
KY	

SUMMARY OF STATUTES BY CLASSIFICATION CATEGORY

LA Code Crim. Proc. Art. 875(B)

MN 609.115(b); 611A.03(1)(b)

MT 46-18-112; 46-18-242

NV 176.145(3); 213.130 NH 651:4-a, 651-A:11-a

NJ 2C:44-6(b) NM 31-17-1(D)

NB 23-1201; 29-120, 29-2261(3)(a),(4)

Crim. Proc. Law \$390.30(3)

OH 2929.12(A), 2929.14(A); 2947.051

ME 17-A-1257(2)

MD 41-124(2),(3)

99-20-9

MA 27-133A

MI

MS Mo

NY

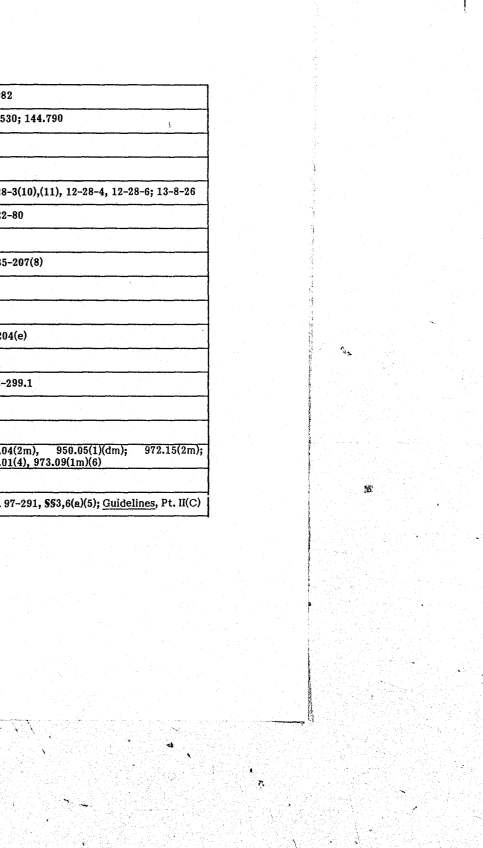
NC ND

8. Victim Participation

	OK	22-982
	OR	137.530; 144.
	PA	· · ·
	PR	
-	RI	12-28-3(10),(1
	SC	17-22-80
	SD	
	TN	40-35-207(8)
	тх	
	UT	
	VT	28-204(e)
	VI .	
	VA	19.2-299.1
	WA	
	WV	
	WI	950.04(2m), 973.01(4), 97
	WY	
	FED	P.L. 97-291,

Full titles of state code compilations are set out in Part III.

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AL	
AK	
AZ	
AR	
CA	Penal \$13835.5(b)(1)
СО	
СТ	54-85(b)
DB	
DC	
FL	
GA	
н	621-10.5
ID	
L	38-155-3
IN	
IA	
KS	
KY	

9. **Employment Assistance** LA MB MD MA MI MN MS MO MT NB 81-1848(8) NV 50.070; 178.5694(1) NH NJ NM NY Penal Law \$215.11 NC ND OH

OK	19.215.33(7)
OR	
PA	
PR	
RI	12-28-3(7)
SC	
SD	
TN	
TX	
UT	
VT	
VI	
٧A	
WA	7.69.030(7)
WV	
WI	103.87; 950.04(8)
WY	<u></u>
FED	P.L.97-291, \$ 6(a)(8); <u>Guidelines</u> ,P

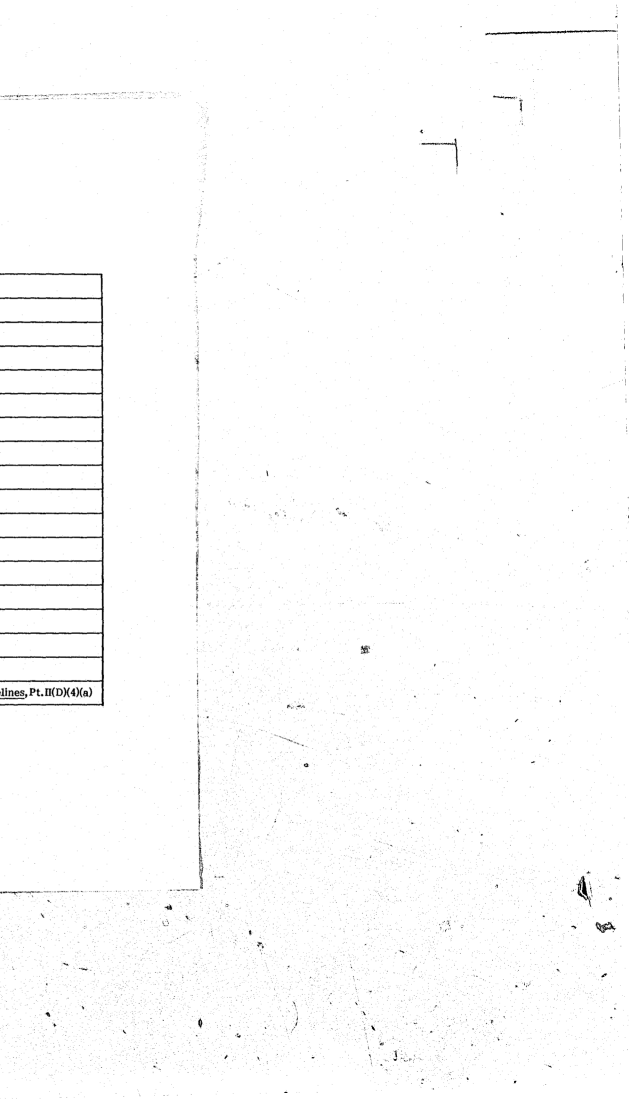
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10.	Return	ı of	Seized	Property

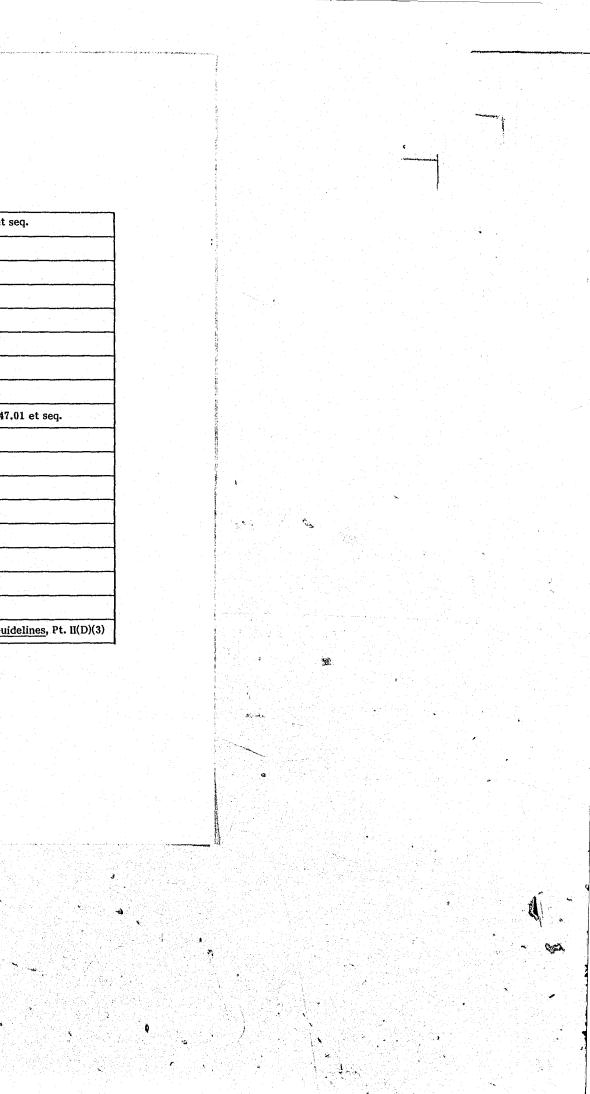
	AL	11-47-116
	AK	12.80.05
	۸Z	13-3941
· · · ·	AR	43-2901 et seq.; Rule Crim. Proc. 15.1 et seq.
	CA	Penal \$\$ 14.07 et seq.; 13835.5(b)(5)
	со	18-4-405
	СТ	54-36a et seq.
	DB	11-8307
·	DC	4-157, 4-165, 4-168
43	FL	812.061
	GA	17-5-50
	н	52-13 et seq.
	ID	
	п	38-115-9
	IN	35-33-5-4 et seq., 35-43-4-4(g),(h)
	IA	809.1 et seq.
	KS	60-472
	KY	

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10. Actum of Seizer Toperty
R.S. 15:436.1
25-3501 et seq.
27-551(b),(c)
135-7 et seq.; 266-48 et seq.
28.401 et seq.; 434.181 et seq.
609.523
46-5-301 et seq.
81-1848(7)
52.385 et seq.; 178.5696(2)
2C:65-1 et seq.
29-1-14
Penal Law \$4 50.10
15-11.1
29-01-20 et seq.
737.29 et seg.

	OK	19-215.33(6); 22-1321 et
	OR	142.010 et seg.
	PA	
	PR	
	RI	11-41-15; 12-28-3(8)
	SC	27-21-10 et seq.
	SD	22-30A-21
	TN	40-17-118
]	ТХ	Code Crim. Proc. art. 47
	UT	77-24-1 et seq.
	VT	13-2506
	VI	5-3941
	VA	19.2-270.1 et seq.
•	WA	7.69.030(6); 10.79.050
	WV	62-1A-7
	WI	950.04(7)
	WY	7-7-105 et seg.
	FBD	P.L. 97-291, \$6(a)(7); Gui
	-	

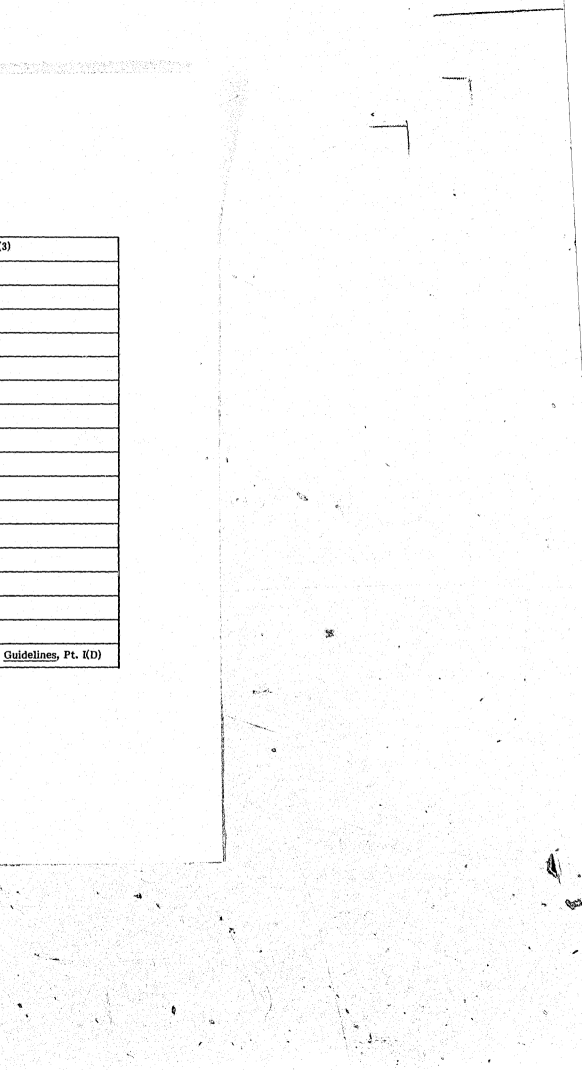


11. Victim Witness Assistance

	,	
	AL	
	AK	12.45.048(7)
	AZ	
	AR	
-	CA	Penal \$\$868 et seq., 13835 et seq.
• •	со	
	СТ	18-101h et seq.; 54-203(e)
· .	DB	
	DC	
44	FL	43.35
4	GA	
	ш	
	ID	
1.1 	IL.	70-501 et seq.
	IN	
	IA	
	KS	
	KY	and a second

LA	
MB	30-1130
MD	
MA	
MI	
MN	241.55; 611A.02
MS	
MO	595.050
MT	
NB	81–1843, 81–1845 et seq.
NV	171.204, 178.571
NH	
IJ	52:4B-25
NM	
NY	Exec. Law \$623(11),(12),(21)
NC	
ND	
ОН	

	OK	19-215.33, 19-215.33(3
	OR	136.345
· .	PA	
	PR	$p^{2} = m^{2}$
	RI	12-28-3(9),(13)
	sc	
	SD	
	TN	
	TX	
	UT	
	VT	
	VI	
	VA	
	WA	70.125.060
	WY	
	WI	950.04(4)
	WY	
	FED	P.L. 97-291, \$6(a)(5); (



12. Elderly Victims

OK OR PA

PR Ri

SC

SD TN

TX UT

VT

VI VA

WA WV

FED

42-9717

11-5-10

- i		
	AL	38-9-1 et seq.
	AK	47.24.010 et seq.
	AZ	46-451 et seq.
	AR	59-1301 et seg.
	CA	Penal \$1203.09; Welf. & Inst. 9380 et seq., 15600 et seq.
	CO	16-11-309(1)(b),(2); 18-4-304, 18-4-401
	СТ	46a-14 et seq.
	DE	
	DC	22-3901
45	FL	827.09 et seq.; 943.405
וט	GA	
	н	349C-1 et seq.; 706-662(5)
	ID	39-5301 et seq.
	L	38-1005-5-3.2(b)(3)(ii)
	IN	35-42-2-1(C); 35-46-1-12 et seq.
	IA	
	KS	
1.	KY	209.010 et seg.

요즘 신문한

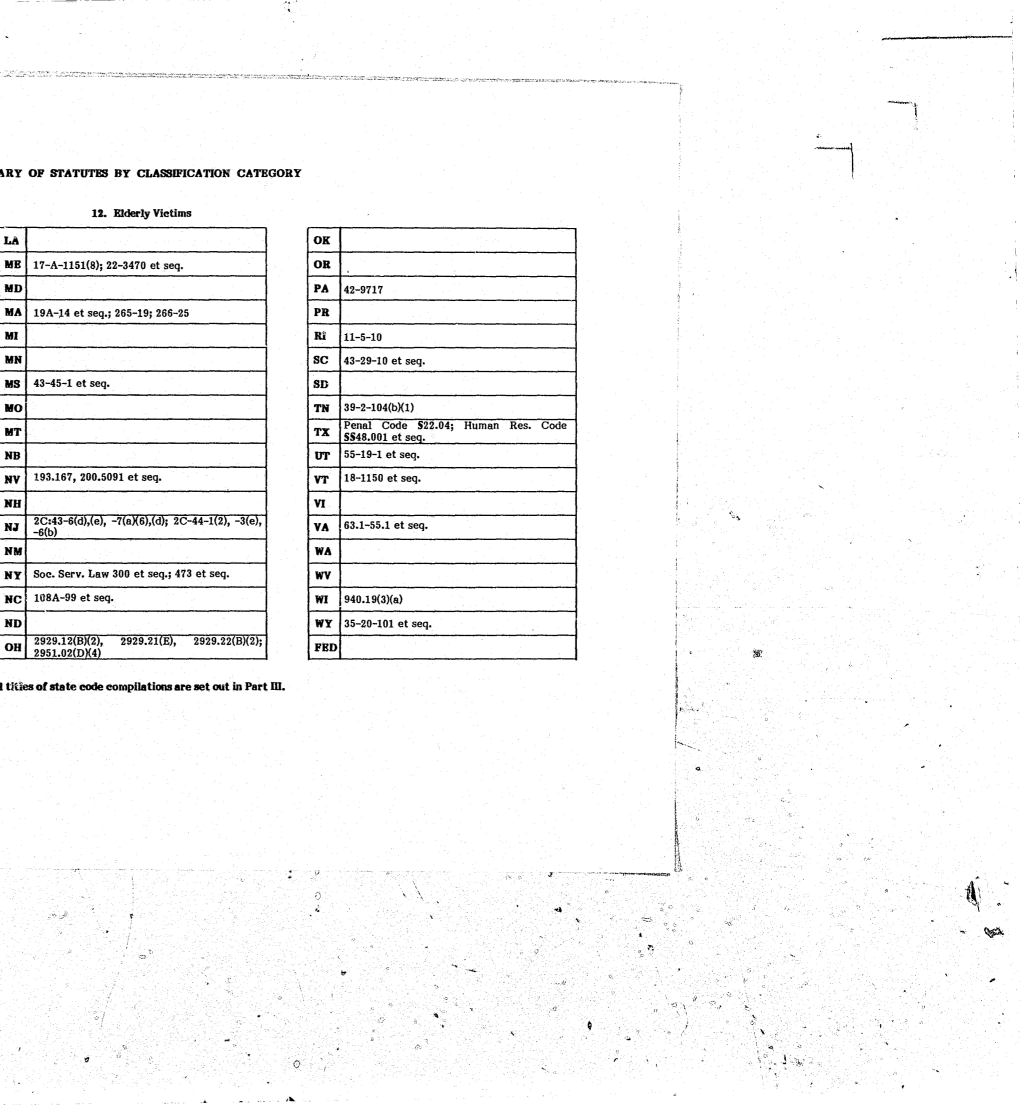
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LA	
MB	17-A-1151(8); 22-3470 et seq.
MD	
MA	19A-14 et seq.; 265-19; 266-25
MI	
MN	
MS	43-45-1 et seq.
MO	
MT	
NB	
NV	193.167, 200.5091 et seq.
NH	
NJ	2C:43-6(d),(e), -7(a)(6),(d); 2C-44-1(2), -3(e), -6(b)
NM	
NY	Soc. Serv. Law 300 et seg.; 473 et seg.
NC	108A-99 et seq.
ND	
ОН	2929.12(B)(2), 2929.21(E), 2929.22(B)(2); 2951.02(D)(4)

Full titles of state code compilations are set out in Part III.

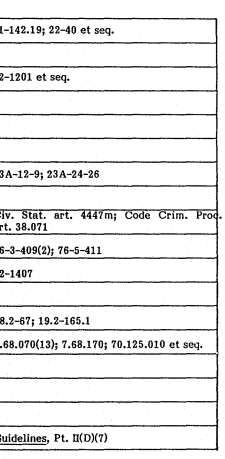


13. Sexual Assault Victims

	AL	
	AK	12.45.047 et seq.; 18.66.010 et seq.
	AZ	i2-2312
-	AR	41-1818 et seg.; 43-2035 et seg.
	CA	Gov. \$13968.1; H&S \$\$1491 et seq.; 1598 et seq.; Penal \$\$868.7, 1346, 13837
	CO	
	СТ	
	DB	
	DC	
46	FL	395.0201; 918.16 et seq.; 960.28
23	GA	
	н	
	ID	18-6106
	IL.	38-115-10 et seq.; 111 1/2-87-1 et seq., 111 1/2-1408.4
	IN	16-7-3.6-16
	IA	
	KS	74-7305(g)
	KY	

R.S. 40:2109.1		ОК	21-
15-1205; 30-507		OR	
88A-130; Health Gen. \$ 15-127		РА	62-
123A-10		PR	
		RI	·
241.51 et seq.		SC	
		SD	23 A
191.225		TN	
46-15-401, 46-15-411		ТХ	Civ art.
		UT	76-
217.280 et seq.		VТ	32-
632-A-8	-	VI	
		VA	18.
29-11-1 et seq., 30-9-17		WA	7.6
Exec. Law \$631(7)	ананан 1997 - Саланан 1997 - Саланан	wv	
143B-480.2	-	WI	· · · · ·
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2907.28 et seq.		FED	Gui
	15-1205; 30-507 88A-130; Health Gen. \$15-127 123A-10 241.51 et seq. 191.225 46-15-401, 46-15-411 217.280 et seq. 632-A-8 29-11-1 et seq., 30-9-17 Exec. Law \$631(7) 143B-480.2	15-1205; 30-507 88A-130; Health Gen. \$15-127 123A-10 241.51 et seq. 191.225 46-15-401, 46-15-411 217.280 et seq. 632-A-8 29-11-1 et seq., 30-9-17 Exec. Law \$631(7) 143B-480.2	15-1205; 30-507 OR 88A-130; Health Gen. \$15-127 PA 123A-10 PR RI 241.51 et seq. SD SD 191.225 TN 46-15-401, 46-15-411 TX UT 217.280 et seq. 632-A-8 VI VA 29-11-1 et seq., 30-9-17 Exec. Law \$631(7) WI WI WI WI WY

Full titles of state code compilations are set out in Part III.



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14. Domestic Violence

AL	30-5-1 et seq., 30-6-1 et seq.
AK	18.65.510 et seq.; 25.35.010 et seq.
AZ	13-3601 et seq., 36-3001 et seq.
AR	
CA	Penal Code \$\$273.5, 273.6, 1000.6 et seq.; Welf. & Inst. Code \$\$18290 et seq.
CO	
СТ	46b-14, 46b-38
DB	31-3901 et seq.
DC	16-1001 et seq.
FL	409.601 et seq.; 741.01 et seq.
GA	19-13-1 et seg.
HI	586-1 et seq.; 709-906 et seq.
ID	39-5201 et seq.
П	38-206-5.1; 38-1005-6-3(12), 38-1005-6- 3.1(12); 40-2301-1 et seq., 40-2401 et seq.
IN	4-23-17.5-1 et seq.; 34-4-5.1-1 et seq.; 35- 42-2-1(D)
IA	236.1 et seq.
KS	60-3101 et seg.
KY	209.010 et seq.
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LA	R.S. 46:2121 et seq.
MB	22-8501
MD	27-11F; Cts. & Jud. Proc. 4-501 et seq.
MA	209A-1 et seq.
MI	28.257; 400.1501 et seq.; 600.2950 et seq., 764.15b
MN	241.61 et seq.; 518B.01; 629.341
MS	93-21-1 et seq.
MO	455.010 et seq.
MT	
NB	29-2219(5); 42-901 et seq.
NV	33.020; 217.400 et seq.
NH	173-B:1 et seq.
NJ	2C:25-1 et seq.; 30:14-1 et seq.
NM	
NY	Crim. Proc. Law \$\$530.11, 530.12
NC	50B-1 et seq.
ND	14-07.1-01 et seq., 14-07.2-01 et seq.
ОН	2919.25 et seq.; 2933:16; 2935.03(B); 3113.31 et seq.

	OK	22-40 et seq., 22-6
	OR	107.700 et seq., 1
	PA	35-10181 et seq.;
	PR	
	RI	11-5-9, 11-15-1 et
	SC	
	SD	25-10-1 et seq.
	TN	36-1201 et seq.; 3
	TX	Fam. Code \$\$71. Code \$\$51.001 et
	UT	30-6-1 et seq., 77-
	۷т	3-18; 15-1001 et s
	VI	
	VA	63.1-315 et seq.
	WA	10.99.010 et seq.;
	WV	48-2A-1 et seq., 4
	WI	15:197; 46.95; 971
	WY	35.21-101 et seq.
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-60 et seq.				
133-055 et seq.				
; 62–1201 et seq.				
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39-2-105				
1.01 et seq.; Human Res.				
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7-36-1 et seq.				
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.; 70.123.010 et seq.				
48-2C-1 et seq.				
71.37, 973.055				
11.01, 313.035				
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SUMMARY OF STATUTES BY CLASSIFICATION CATEGORY

15. Privacy and Security of Victim Information

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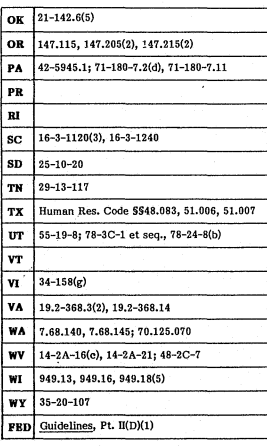
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AL	
AK	47.24.050, 47.24.075
AZ	36-3007
AR	59-1314(3)(e)
CA	Ev. \$\$1035 et seq.; Gov. \$3968(d),(e),(f); H&S \$1493; Welf. & Inst. \$15621
СО	
СТ	54-203(b); P.A. No. 83-429
DB	11-9015
DC	3-412(c)
FL	90.5035; 409.606; 827.09(10); 943.405(4),(5); 960.06(1)(c), 960.15, 960.28(3)
GA	
ш	349C-8
ID	39-5205
IL	110-8-802.1
IN	16-7-3.6-4(3)
IA	236.9, 236.10; 912.3(4), 912.10
KS	74-7304(f)
KY	209.140; 346.040, 346.160
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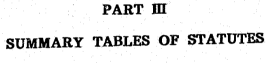
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LA	R.S. 46:1807(C)(5),(E)
MB	16-53-A; 22-3474
MD	26A-4(c), 26A-14
MA	19A-23, 19A-26
MI	18.353(d), 18.363
MN	13.56; 241.62(5); 299B.06(1)(e), 299B.06(2)(f); 595.02(10)
MS	93-21-25, 93-21-109, 93-21-111
MO	455.230
MT	53-9-104(2)(a), 53-9-107
NB	42-912, 42-918; 81-1810(3), 81-1842
NV	200.5095; 217.460
NH	173-B:21
NJ	2A:84A-22.11, 84A-22.12; 2C:25-16
MM	31-22-18
NY	Exec. Law \$\$623(4), 633
NC	15B-12(d),(g),(i)
ND	65-13-05(5)
ОН	2743.53(B); 2921.22(E)(6); 3113.39

Full titles of state code compilations are set out in Part III.



Part III includes individual state and federal summary tables categorizing victim/witness legislation and including citations to the full statutory text. Included on the next page are the names of the official codes from which the state legal citations were taken and additional information, such as title or chapter numbers, which may be needed to find particular citations. This is provided to assist those who wish to search for the actual text of a particular state law. The full text of relevant sections of each statute (1,489 pages) is available in microfiche (order



INTRODUCTORY NOTE

number NCJ-94263) free of charge from the National Criminal Justice Reference Service, P.O. Box 6000, Rockville, Maryland 20850.

The material presented here is intended to make available the variety of approaches and alternatives taken by the states and the federal government in regard to victim/witness issues. The reader should be cautioned, however, that this effort is only current through January 1984, and thus further review may be appropriate to include the most recent legislation.

State Code Names

Alabama Code Montana Revised Codes Annotated Alaska Code Nebraska Revised Statutes Arizona Revised Statutes Annotated Nevada Revised Statutes Arkansas Statutes Annotated California (Codes listed on summary table) New Jersey Statutes Annotated **Colorado Revised Statutes** New Mexico Statutes Annotated **Connecticut General Statutes Annotated** (West) North Carolina General Statutes Delaware Code Annotated North Dakota Century Code (Titles 10, 11 and 31) Ohio Revised Code Annotated (Page) District of Columbia Code **Oklahoma Statutes Annotated** Florida Statutes Annotated (Titles 19, 21, 22, 28 and 57) Georgia Code **Oregon Revised Statutes** Hawaii Revised Statutes Idaho Code Illinois Annotated Statutes Puerto Rico Laws Annotated (Chapters 38, 40, 53, 70, 110 and 111-1/2) (Titles 4, 33 and 34) Indiana Code Annotated Rhode Island General Laws Iowa Code Annotated (West) South Carolina Code Kansas Statutes Annotated Kentucky Revised Statutes Annotated

Louisiana Revised Statutes Annotated (West) (R.S. Titles 14, 15, 40 and 46)

Maine Revised Statutes (Titles 15, 16, 17, 22, 25 and 30)

Maryland Annotated Code of 1957 (Articles 26A, 27, 41, 88A)

Massachusetts General Laws Annotated (West) (Chapters 19A, 123A, 127, 135, 209A, 258A, 265, 266, 268 and 276)

Michigan Compiled Laws Annotated

Minnesota Statutes Annotated

Mississippi Code Annotated

Missouri Annotated Statutes (Vernon's)

New Hampshire Revised Statutes Annotated

New York (Codes listed on summary table)

Pennsylvania Consolidated Statutes Annotated (Purdon) (Titles 18, 35, 42, 62 and 71)

South Dakota Codified Laws Annotated

Tennessee Code Annotated

Texas Codes Annotated (Vernon) (Codes listed on summary table)

Utah Code Annotated

Vermont Statutes Annotated (Titles 3, 13, 15, 18, 28 and 32)

Virgin Islands Code Annotated (Titles 5 and 34)

Virginia Code

Washington Revised Code Annotated

West Virginia Code

Wisconsin Statutes Annotated (West)

Wyoming Statutes Annotated

Section 1

STATE STATUTES BY CLASSIFICATION CATEGORIES

		Category	Citation	
1.	Victim Compensation Program			
:	1.1	Responsible Agency		
	1.2	Eligible Claimants		
	1.3	Losses Covered		
	1.4	Minimum and Maximum Award		
	1.5	Required to Show Financial Need		
	1.6	Required to Report Crime - Time Limit		
	1.7	Filing of Claim - Time Limit		
	1.8	Emergency Award		
	1.9	Funding		
2.	Resti	tution	15-18-65 et seq.	
	2.1	Sentencing Option	15-18-70	
	2.2	Mandatory Condition of Probation		
	2.3 .	Mandatory Condition of Parole	15-18-71, 15-18-72(b)	
	2.4	Mandatory Sentence	15-18-67	
	2.5	Administration/Enforcement	15-18-74, 15-18-76 (restitution centers)	
3.	Escrow and Forfeiture of Offender Profits		41-9-80 et seq.	
4.	Witness Fees		12-19-230, 12-19-235	
5.	Victin	n's Bill of Rights		
6.		etion from Intimidation	10.4.10.100.4.4.4	
_	6.1	Crime Defined	13A-10-123 et seq.	
	6.2	Protective Orders		
7.	Vietin	n Notification		
1	7.1	of Compensation Program		
	7.2	of Witness Fees		
·	7.3	of Final Disposition		
	7.4	of Plea Agreement		
	7.5	of Cancelled Proceeding		
	7.6	of Right to Participate in Sentencing Hearing		
• •	7.7	of Parole Hearing	15-22-36(e)(1)(i), (e)(2)(1), (e)(3)	
	7.8	of Release of Offender	15-22-36(f)	
	7.9	of Escape of Offender		
8.	Victir	n Participation in Proceedings		
	8.1	Victim Impact Statement in Presentence Report		
		Written Statement at Sentencing Hear-		

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Category	Citation
8.3 Testimony at Sentencing Hearing	15-18-67 (restitution hearing)
8.4 Written Statement at Parole Hearing	15-22-36(e)(2)(i)
8.5 Testimony at Parole Hearing	15-22-36(e)(2)(i)
8.6 Comment on Plea Bargain	
8.7 Participation in Other Proceedings	15-14-52 et seq. (victim entitled to attend trial an hearings)
9. Employment Assistance	
9.1 Employer Intercession Services	
9.2 Criminal Sanction for Penalizing Em- ployee-Witness	
10. Return of Seized Property	11-47-116
11. Victim-Witness Assistance	
11.1 Ombudsmen	
11.2 Support Attendants	
11.3 Funding for Local Victim-Witness Groups	
12. Elderly Victims	
12.1 Sentencing for Offenses Against Elderly	
12.2 Abuse, Neglect, Exploitation - Criminal	20.0.7
Penalty	38-9-7
12.3 Abuse, Neglect, Exploitation - Reporting	38-9-8
12.4 Abuse, Neglect, Exploitation - Protec- tive Services	38-9-1, 38-9-4 et seq.
13. Sexual Assault Victims	
13.1 Payment for Medical Services	
13.2 Special Programs	
13.3 Child Sexual Assault Victim - Closed Proceedings	
13.4 Child Sexual Assault Victim - Admissible Depositions	
14. Domestic Violence	
14.1 Protective Orders	30-5-1, 30-5-7
14.2 Domestic Violence Shelters	30-6-1 et seq.
14.3 Domestic Violence Reporting	
5. Privacy and Security of Victim Information	
15.1 Statistical Information on Victims Main- tained	
15.2 Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	
15.3 Confidentiality of Victim Information Held by Victim-Assistance Agencies	
15.4 Sexual Assault Counselor Privilege	

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	Category	Citation
1.	Victim Compensation Program	18.67.010 et seq.
	1.1 Responsible Agency	18.67.020
	1.2 Eligible Claimants	18.67.080
	1.3 Losses Covered	18.67.110
	1.4 Minimum and Maximum Award	18.67.130(4)(c)
- 	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	18.67.130(2)
	1.7 Filing of Claim - Time Limit	18.67.130(1)
	1.8 Emergency Award	18.67.120
	1.9 Funding	18.67.162
2.	Restitution	
	2.1 Sentencing Option	12.55.045; 12.55.100(2)
	2.2 Mandatory Condition of Probation	
	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	
	2.5 Administration/Enforcement	
3.	Escrow and Forfeiture of Offender Profits	12.55.051; 18.67.165
4.	Witness Fees	
5.	Victim's Bill of Rights	
6.	Protection from Intimidation	
	6.1 Crime Defined	11.56.510 et seq.; 11.56.900
	6.2 Protective Orders	
7.	Victim Notification	
	7.1 of Compensation Program	18.67.175
	7.2 of Witness Fees	
	7.3 of Final Disposition	
	7.4 of Plea Agreement	
	7.5 of Cancelled Proceeding	
	7.6 of Right to Participate in Sentencing Hearing	
	7.7 of Parole Hearing	
	7.8 of Release of Offender	
	7.9 of Escape of Offender	е Т
8.	Victim Participation in Proceedings	
	8.1 Victim Impact Statement in Presentence Report	
	8.2 Written Statement at Sentencing Hear- ing	

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	Cate	Rona	Citation
	8.3 Testimony	at Sentencing Hearing	
		itement at Parole Hearing	
		at Parole Hearing	
	8.6 Comment of	n Plea Bargain	
		on in Other Proceedings	
9.	Employment Assist	ance	
		itercession Services	
	······	nction for Penalizing Em-	
10.	Return of Seized Pr	operty	12.80.050
11.	Victim-Witness Ass	stance	
	11.1 Ombudsmen		
	11.2 Support Att	endants	13.45.048(7)
	11.3 Funding for	Local Victim-Witness Groups	
12.	Elderly Victims		
	12.1 Sentencing	for Offenses Against Elderly	
		ect, Exploitation - Criminal	
	12.3 Abuse, Negl	ect, Exploitation - Reporting	47.24.010 ct seq.
	12.4 Abuse, Negl tive Service	ect, Exploitation - Protec-	47.24.030
13.	Sexual Assault Victi	ms	See, 18.66.010 et seq. (council on domestic vi lence and sexual assault)
	13.1 Payment for	Medical Services	
· · · ·	13.2 Special Prog	Fams	
	13.3 Child Sexual Proceedings	Assault Victim - Closed	12.45.048
	3.4 Child Sexual Depositions	Assault Victim - Admissible	12.45.047
14.	Domestic Violence		18.65.510 (domestic violence training for police)
	4.1 Protective O	rders	25.35.010 et seq.
	4.2 Domestic Vic	plence Shelters	18.65.520 (notice of services to domestic violence victims)
	4.3 Domestic Vic	olence Reporting	
15.	rivacy and Security	of Victim Information	
	5.1 Statistical In tained	formation on Victims Main-	47.24.075 (of elderly abuse)
	5.2 Authority of to Request D Agencies	Victim Compensation Agency ata from Law Enforcement	
	5.3 Confidentiali Held by Victi	ty of Victim Information m-Assistance Agencies	47.24.050 (reports of elderly abuse)

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-	Category	Citation	
1.	Victim Compensation Program		
	1.1. Responsible Agency		
	1.2 Eligible Claimants		
	1.3 Losses Covered		
	1.4 Minimum and Maximum Award		
	1.5 Required to Show Financial Need		
-	1.6 Required to Report Crime - Time Limit		
	1.7 Filing of Claim - Time Limit		
	1.8 Emergency Award		
	1.9 Funding		
2.	Restitution		
	2.1 Sentencing Option	13-803(A) (fine may be allocated to restitution)	
	2.2 Mandatory Condition of Probation	13-901(A),(H)	
	2.3 Mandatory Condition of Parole	31-412(C)	
	2.4 Mandatory Sentence	13-603(C)	
	2.5 Administration/Enforcement	13-806	
3.	Escrow and Forfeiture of Offender Profits	13-4201 et seg.	
4.	Witness Pees	13-4077 (expenses of indigent witness)	
5.	Victim's Bill of Rights		
6.	Protection from Intimidation		
	6.1 Crime Defined	13-2802, 13-2804	
	6.2 Protective Orders	41-196 (protection of government witnesses)	
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7.	Victim Notification		
7.	Victim Notification 7.1 of Compensation Program		
7.			
7.	7.1 of Compensation Program 7.2 of Witness Fees		
7.	7.1 of Compensation Program 7.2 of Witness Fees 7.3 of Final Disposition		
7.	7.1 of Compensation Program 7.2 of Witness Fees 7.3 of Final Disposition		
7.	7.1 of Compensation Program 7.2 of Witness Fees 7.3 of Final Disposition 7.4 of Plea Agreement	12-253(4)	
7.	7.1 of Compensation Program 7.2 of Witness Fees 7.3 of Final Disposition 7.4 of Plea Agreement 7.5 of Cancelled Proceeding 7.6 of Right to Participate in Sentenging	12-253(4) 31-411(F)	
7.	7.1 of Compensation Program 7.2 of Witness Fees 7.3 of Final Disposition 7.4 of Plea Agreement 7.5 of Cancelled Proceeding 7.6 of Right to Participate in Sentencing Hearing	31-411(F)	
7.	7.1 of Compensation Program 7.2 of Witness Fees 7.3 of Final Disposition 7.4 of Plea Agreement 7.5 of Cancelled Proceeding 7.6 of Right to Participate in Sentencing Hearing 7.7 of Parole Hearing	31-411(F)	
7.	7.1 of Compensation Program 7.2 of Witness Fees 7.3 of Pinal Disposition 7.4 of Plea Agreement 7.5 of Cancelled Proceeding 7.6 of Right to Participate in Sentencing Hearing 7.7 of Parole Hearing 7.8 of Release of Offender	and a state of the second s	
	 7.1 of Compensation Program 7.2 of Witness Fees 7.3 of Final Disposition 7.4 of Plea Agreement 7.5 of Cancelled Proceeding 7.6 of Right to Participate in Sentencing Hearing 7.7 of Parole Hearing 7.8 of Release of Offender 7.9 of Escape of Offender 	31-411(F)	

		Category
	8.3	Testimony at Sente
	8.4	Written Statement
·	8.5	Testimony at Parol
	8.6	Comment on Plea E
	8.7	Participation in Oth
9.	Empl	oyment Assistance
	9.1	Employer Intercessi
	9.2	Criminal Sanction f ployee-Witness
10	. Retu	n of Seized Property
11	. Vietii	n-Witness Assistance
	11.1	Ombudsmen
	11.2	Support Attendants
	11.3	Funding for Local V
12	. Elder	ly Victims
	12.1	Sentencing for Offe
	12.2	Abuse, Neglect, Exp Penalty
******	12.3	Abuse, Neglect, Exp
	12.4	Abuse, Neglect, Exp tive Services
13.	Sexua	Assault Victims
	13.1	Payment for Medica
	13.2	Special Programs
	13.3	Child Sexual Assault Proceedings
	13.4	Child Sexual Assault Depositions
14,	Domes	itic Violence
	14.1	Protective Orders
	14.2	Domestic Violence S
· · · ·	14.3	Domestic Violence R
15.	Privac	y and Security of Victi
	15.1	Statistical Informatic tained
	15.2	Authority of Victim (to Request Data from Agencies
	15.3	Confidentiality of Vic Held by Victim-Assis
	15.4	Sexual Assault Couns

Citation
13-702(F)
31-411(F)
13-3941
46-452(A)(1),(2)
46-451(A)(5), 46-452
12-2312
13-3601, 13-3602
36-3001 et seq.
36-3007 (by domestic violence shelters)
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	Category	Citation
1.	Victim Compensation Program	
	1.1 Responsible Agency	
	1.2 Eligible Claimants	
	1.3 Losses Covered	
	1.4 Minimum and Maximum Award	
	1.5 Required to Show Financial Need	
· ·	1.6 Required to Report Crime - Time Limit	
	1.7 Filing of Claim - Time Limit	
	1.8 Emergency Award	
	1.9 Funding	
2.	Restitution	43-2350 et seq.
	2.1 Sentencing Option	41-1201(1)(d),2(f); 41-1203(2)(h),(5)
	2.2 Mandatory Condition of Probation	
	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	43-2351
	2.5 Administration/Enforcement	43-2356 (levy against restitution fund); 43-2808 (cost of supervision deducted from parolees wages
		46-117(c) (by offenders on work release)
3.	Escrow and Forfeiture of Offender Profits	
4.	Witness Fees	28-524, 28-525
5.	Victim's Bill of Rights	
6.	Protection from Intimidation	
<u>,</u>	6.1 Crime Defined	41-2609, 41-2610, 41-2612
	6.2 Protective Orders	
7.	Victim Notification	
	7.1 of Compensation Program	
	7.2 of Witness Fees	
	7.3 of Final Disposition	
	7.4 of Plea Agreement	
	7.5 of Cancelled Proceeding	
	7.6 of Right to Participate in Sentencing Hearing	
	7.7 of Parole Hearing	43-2819
:	7.8 of Release of Offender	
	7.9 of Escape of Offender	
8.	Victim Participation in Proceedings	
	8.1 Victim Impact Statement in Presentence	ana ang ang ang ang ang ang ang ang ang
	Report	

		Category	Citation
	8.3	Testimony at Sentencing Hearing	
	8,4	Written Statement at Parole Hearing	43-2819 et seq.
	8.5	Testimony at Parole Hearing	43-2819 et seq.
	8.6	Comment on Plea Bargain	
	8.7	Participation in Other Proceedings	
9.	Emplo	pyment Assistance	
	9.1	Employer Intercession Services	
	9.2	Criminal Sanction for Penalizing Em- ployee-Witness	
10.	Retur	n of Seized Property	43-2901 et seq.; Rule of Crim. Proc. 15.1 et seq
11.	Victin	n-Witness Assistance	
	11.1	Ombudsmen	
	11.2	Support Attendants	
	11.3	Funding for Local Victim-Witness Groups	
12.	Elderl	y Victims	
	12.1	Sentencing for Offenses Against Elderly	
-	12.2	Abuse, Neglect, Exploitation - Criminal Penalty	59-1303
	12.3	Abuse, Neglect, Exploitation - Reporting	59-1301, 59-1305 et seg.
	12.4	Abuse, Neglect, Exploitation - Protec- tive Services	59-1308
13.	Sexual	l Assault Victims	
	13.1	Payment for Medical Services	41-1820 et seq.
	13.2	Special Programs	41-1818 et seg. (task force on rape)
	13.3	Child Sexual Assault Victim - Closed Proceedings	
	13.4	Child Sexual Assault Victim - Admissible Depositions	43-2035 et seq.
14.	Dome	stic Violence	
	14.1	Protectivo Orders	
	14.2	Domestic Violence Shelters	
م ر یزه	14.3	Domestic Violence Reporting	
15.	Privac	y and Security of Victim Information	
:	15.1	Statistical Information on Victims Main- tained	59-1314(3)(e) (on abused adults)
	15.2	Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	
	15.3	Confidentiality of Victim Information Held by Victim-Assistance Agencies	
	15.4	Sexual Assault Counselor Privilege	

R K A N S

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1. Victim Compensation Program	Citation
	Gov. SS 13959 et seq.; 13970 et seq.; 29631 et sec
1.1 Responsible Agency	Gov. \$ 13960(e)
1.2 Eligible Claimants	Gov. SS 13960(a), 13964, 13970, 13971
1.3 Josses Covered	Gov. \$\$ 13960(b),(d); 13965, 13970, 29632
1.4 Minimum and Maximum Award	Gov. SS 13965(a)(4), 13973(c)
1.5 Required to Show Financial Need	d
1.6 Required to Report Crime - Time	e Limit
1.7 Filing of Claim - Time Limit	Gov. \$ 13961(c)
1.8 Emergency Award	Gov. \$13961.1
1.9 Funding	Gov. SS 13967, 29636; Penal S 1202.4 (restitut fines)
2. Restitution	
2.1 Sentencing Option	
2.2 Mandatory Condition of Probatic	on Penal \$\$ 1202.4(a), 1203.04, 1203.1
2.3 Mandatory Condition of Parole	
2.4 Mandatory Sentence	Cal. Const. Art. 1, \$28(b)
2.5 Administration/Enforcement	Penal \$\$ 1203.1, 1203.1d
3. Escrow and Forfeiture of Offender Profi	ts Civil \$2224.1
4. Witness Fees	Penal \$1329
5. Victim's Bill of Rights	See, Cal. Const. Art. 1 \$28
6. Protection from Intimidation	
6.1 Crime Defined	Penal \$\$136 et seq.; See, Penal \$1387
6.2 Protective Orders	Penal \$136.2; See, Penal \$13835.5(b)(9)
7. Victim Notification	
7.1 of Compensation Program	Gov. \$13968(b),(c); Penal \$1191.2
7.2 of Witness Fees	
7.3 of Final Disposition	Penal \$11116.10; Welf. & Inst. \$742
7.4 of Piea Agreement	
7.5 of Cancelled Proceeding	Penal \$13835.5(b)(6) (by victim assistance center
7.6 of Right to Participate in Senten Hearing	neing Penal \$1191.1
7.7 of Parole Hearing	Penal \$\$ 3042(a), 3043
a series and the series of the	Penal S11155(a) (on work furlough)
7.8 of Release of Offender	Penal \$11155(b)
7.8 of Release of Offender 7.9 of Escape of Offender	
7.9 of Escape of Offender	

		Category	Citation
	8.3	Testimony at Sentencing Hearing	Penal \$1191.1
	8.4	Written Statement at Parole Hearing	
	8.5	Testimony at Parole Hearing	Penal \$ 3043
÷	8.6	Comment on Plea Bargain	· · · · · · · · · · · · · · · · · · ·
	8.7	Participation in Other Proceedings	
9.	Emplo	yment Assistance	
	9.1	Employer Intercession Services	Penal \$13835.5(b)(1)
	9.2	Criminal Sanction for Penalizing Em- ployee-Witness	
10.	Retur	n of Seized Property	Penal SS 1407 et seq., 13835.5(b)(5)
11.	Vietin	-Witness Assistance	
	11.1	Ombudsmen	
	11.2	Support Attendants	Penal \$\$868, 868.5
	11.3	Funding for Local Victim-Witness Groups	Penal \$13835 et seq.
12.	Elderl	y Victims	
	12.1	Sentencing for Offenses Against Elderly	Penal \$1203.09 (probation restrictions)
	12.2	Abuse, Neglect, Exploitation - Criminal Penalty	
	12.3	Abuse, Neglect, Exploitation - Reporting	Welf. & Inst. \$\$9380 et seq.
	12.4	Abuse, Neglect, Exploitation – Protec- tive Services	Welf. & Inst. SS15600, 15610, 15631
13.	Sexual	Assault Victims	
	13.1	Payment for Medical Services	Gov. \$13968.1; Health & Safety \$\$1491, 1492
	13.2	Special Programs	Health & Safety \$\$1490 et seq.; Penal \$1383' (counseling centers)
•.	13,3	Child Sexual Assault Victim - Closed Proceedings	Penal \$868.7(a)(1)
-	13.4	Child Sexual Assault Victim - Admissible Depositions	Penal \$1346
14.	Domes	ntic Violence	
	14.1	Protective Orders	Penal \$\$273.5, 273.6, 1000.6, 1000.7(a)(4)
	14.2	Domestic Violence Shelters	Welf. & Inst. \$\$18290 et seq.
	14.3	Domestic Violence Reporting	
15.	Privac	y and Security of Victim Information	
	15.1	Statistical Information on Victims Main- tained	Welf. & Inst. \$15621 (adult abuse)
	15.2	Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	Gov. \$13968(d),(e),(f)
	15,3	Confidentiality of Victim Information Held by Victim-Assistance Agencies	Health & Safety \$1493 (hospital records on sexua assault victims)
	15.4	Sexual Assault Counselor Privilege	Ev. \$ 1035 et seq.

I F O R N

	Category	Citation
1.	Victim Compensation Program	24-4.1-100.1 et seq.
	1.1 Responsible Agency	24-4,1-103
	1.2 Eligible Claimants	24-4.1-108(1)(a), 24-4.1-111
	1.3 Losses Covered	24-4.1-109
	1.4 Minimum and Maximum Award	24-4.1-109(b),(c)
	1.5 Required to Show Financial Need	
2	1.6 Required to Report Crime - Time Limit	24-4.1-108(b),(c)
	1.7 Filing of Claim - Time Limit	24-4.1-108(f)
	1.8 Emergency Award	24-4.1-112
	1.9 Funding	24-4.1-117 et seq.
2.	Restitution	
	2.1 Sentencing Option	
	2.2 Mandatory Condition of Probation	16-11-204.5(1)
	2.3 Mandatory Condition of Parole	17-2-201(5)(c)(I)
	2.4 Mandatory Sentence	17-28-101 (restitution to be ordered wheneve feesible)
	2.5 Administration/Enforcement	16-11-204.5(2); 17-2-201(5)(c)(II); 17-26-128(5)(a)(b) employed jail prisoners): 17-28-101 et seq.
3.	Escrow and Forfeiture of Offender Profits	
4.	Witness Fees	13-33-102, 13-33-103
5.	Victim's Bill of Rights	
6.	Protection from Intimidation	
	6.1 Crime Defined	18-8-604 et seq.
	6.2 Protective Orders	
7.	Victim Notification	
	7.1 of Compensation Program	
	7.2 of Witness Fees	
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-	7.3 of Final Disposition7.4 of Plea Agreement	
	7.4 of Plea Agreement	
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8.	 7.4 of Plea Agreement 7.5 of Cancelled Proceeding 7.6 of Right to Participate in Sentencing Hearing 7.7 of Parole Hearing 7.8 of Belease of Offender 7.9 of Escape of Offender 	16-11-102(1),(4)

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		8.3	Testimony at Sent
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		8.5	Testimony at Paro
		8.6	Comment on Plea
		8.7	Participation in O
	9.	Employ	ment Assistance
		9.1	Employer Interces
		9.2	Criminal Sanction ployee-Witness
	10.	Return	of Seized Property
	11.	Victim	Witness Assistance
		11.1	Ombudsmen
		11.2	Support Attendant
		11.3	Funding for Local
	12.	Elderly	Victims
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		12.2	Abuse, Neglect, E Penalty
		12.3	Abuse, Neglect, E
		12.4	Abuse, Neglect, E tive Services
	13.	Sexual	Assault Victims
		13.1	Payment for Medi
		13.2	Special Programs
		13.3	Child Sexual Assau Proceedings
		13.4	Child Sexual Assau Depositions
	14.	Domes	tic Violence
		14.1	Protective Orders
		14.2	Domestic Violence
		14.3	Domestic Violence
	15.	Privacy	7 and Security of Vi
		15.1	Statistical Inform tained
		15.2	Authority of Victi to Request Data f Agencies
		15.3	Confidentiality of Held by Victim-As
		15.4	Sexual Assault Co

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Other Proceedings	
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l Victim-Witness Groups	
ffenses Against Elderly	16-11-309(1)(b),(2)(a)(III)(b); 18-4-304, 18-4-401
Exploitation - Criminal	
Exploitation - Reporting	
Exploitation = Protec-	
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of Victim Information Assistance Agencies	
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	Category	Citation
1. Vi	ctim Compensation Program	54-201 et seq.
1.		54-202(a)
1.:	2 Eligible Cleimants	54-209, 54-211(b),(e)
1,	The factor of the second part of the second s	54-209, 54-210
1.	4 Minimum and Maximum Award	54-211(c)
1.	5 Required to Show Financial Need	
1.	6 Required to Report Crime - Time Limit	54-211(a)
1.	7 Filing of Claim – Time Limit	54-211(a)
1.		54-217
1.		54-215
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	Administration/Emoreement	\$18-101h(e) (restitution programs)
3. Es	crow and Forfeiture of Offender Profits	54-218
4. W	tness Fees	52-260(a)
5. Vi	ctim's Bill of Rights	
	etim's Bill of Rights	
6. Pr	otection from Intimidation	
	otection from Intimidation	53a-151
6. Pr	otection from Intimidation	
6. Pr 6. 6.	otection from Intimidation	53a-151 P.A. No. 83-170 (1983) (notice of arraignment family of deceased victim)
6. Pr 6. 6.	otection from Intimidation Crime Defined Protective Orders etim Notification	P.A. No. 83-170 (1983) (notice of arraignment
6. Pr 6. 6. 7. Vi	otection from Intimidation Crime Defined Protective Orders etim Notification of Compensation Program	P.A. No. 83-170 (1983) (notice of arraignment
6. Pr 6. 6. 7. Vi 7.1	otection from Intimidation Crime Defined Protective Orders etim Notification of Compensation Program of Witness Fees	P.A. No. 83-170 (1983) (notice of arraignment
6. Pr 6. 6. 7. Vi 7. J 7.	otection from Intimidation Crime Defined Protective Orders ctim Notification of Compensation Program of Witness Fees of Final Disposition	P.A. No. 83-170 (1983) (notice of arraignment
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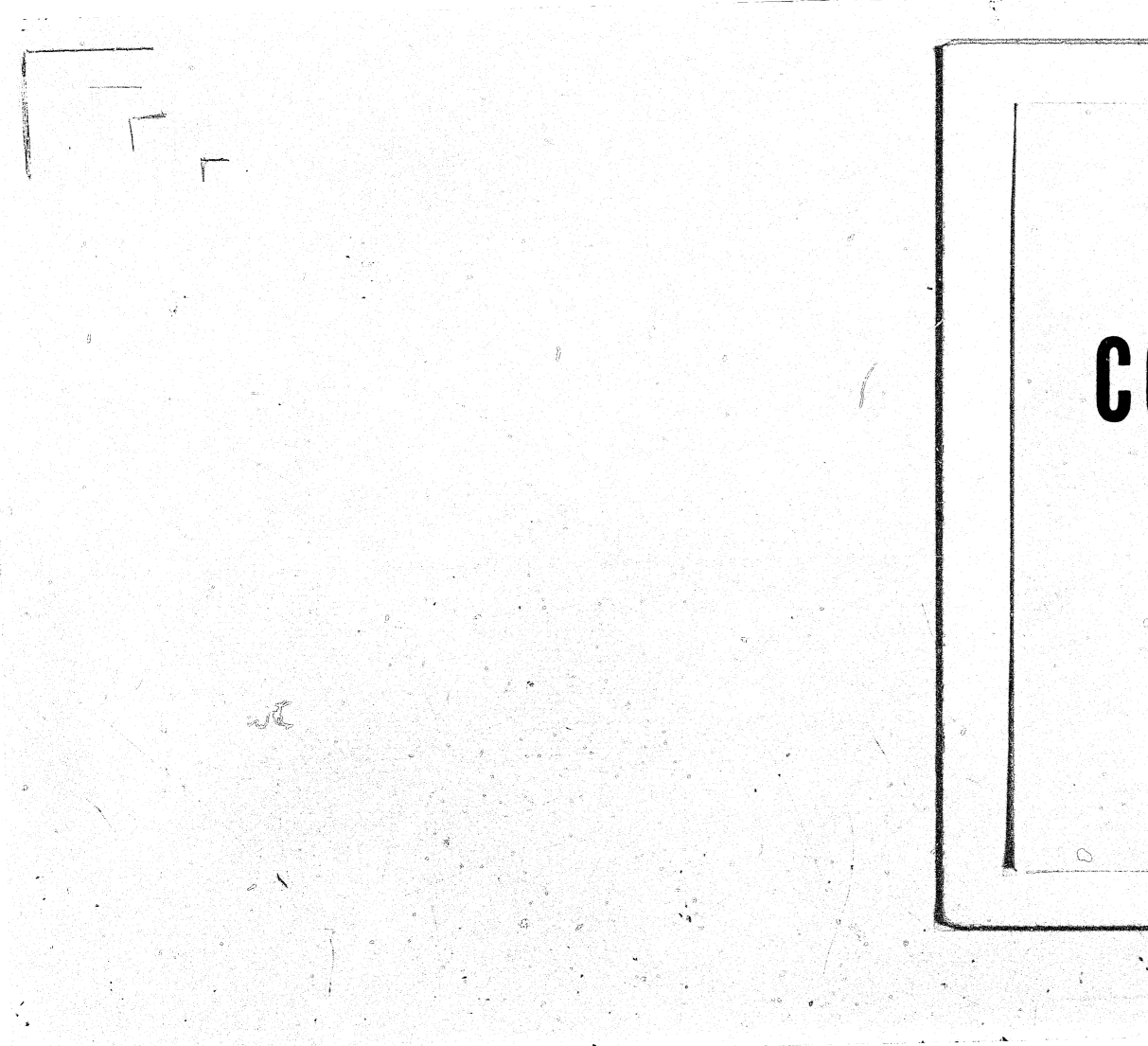
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		9.2	Criminal Sanction for ployee-Witness
	10.	Return	of Seized Property
	11.	Victim	Witness Assistance
		11.1	Ombudsmen
		11.2	Support Attendants
		11.3	Funding for Local Vi
	12.	Elderly	Victims
		12.1	Sentencing for Offer
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		12.4	Abuse, Neglect, Exp tive Services
	13.	Sexual	Assault Victims
		13.1	Payment for Medica
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		13.4	Child Sexual Assault Depositions
	14.	Domes	tic Violence
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	15.	Privacy	y and Security of Vict
		15.1	Statistical Informati tained
		15.2	Authority of Victim to Request Data fro Agencies
		15.3	Confidentiality of V Held by Victim-Assi
		15,4	Sexual Assault Coun

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ncing Hearing	54-91c(b)
at Parole Hearing	P.A. No. 83-416(b)(1983)
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ion Services	
for Penalizing Em-	54-85b
	54-36a et seq.
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enses Against Elderly	
ploitation - Criminal	46a-24
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ploitation - Protec-	46a-20 et seq.
al Services	
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	46b-15, 46b-38
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n Compensation Agency om Law Enforcement	54-203(b)
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sistance Agencies	

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·	Category	Citation
1.	Victim Compensation Program	11-9001 et seg.
	1.1 Responsible Agency	11-9003
	1.2 Eligible Claimants	11-9005(1),(2), 11-9006(a)(b)
	1.3 Losses Covered	11-9002(8), 11-9005
	1.4 Minimum and Maximum Award	11-9007(b),(d)
	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	
1 g 1	1.7 Filing of Claim - Time Limit	11-9006(a)(4)
	1.8 Emergency Award	
	1.9 Funding	11-9010 et seq.
2.	Restitution	
	2.1 Sentencing Option	11-4101 et seq.
	2.2 Mandatory Condition of Probation	
	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	11-4106
	2.5 Administration/Enforcement	11-4104, 11-4105
3.	Escrow and Forfeiture of Offender Profits	11-9101 et seq.
4.	Witness Fees	10-8903; 11-5306
5.	Victim's Bill of Rights	See, House Subst. No. 1 for House Joint Res. 26 (April 7, 1982)
6.	Protection from Intimidation	
	6.1 Crime Defined	11-1263, 11-3531 et seq.
	6.2 Frotective Orders	11-3535
7.	Victim Notification	
	7.1 of Compensation Program	
	7.2 of Witness Fees	
	7.3 of Final Disposition	
	7.4 of Plea Agreement	
	7.5 of Cancelled Proceeding	
	7.6 of Right to Participate in Sentencing Hearing	
	7.7 of Parole Hearing	
	7.8 of Release of Offender	11-6541(b) (of offender on work release)
	7.9 of Escape of Offender	
8.	Victim Participation in Proceedings	
	8.1 Victim Impact Statement in Presentence Report	

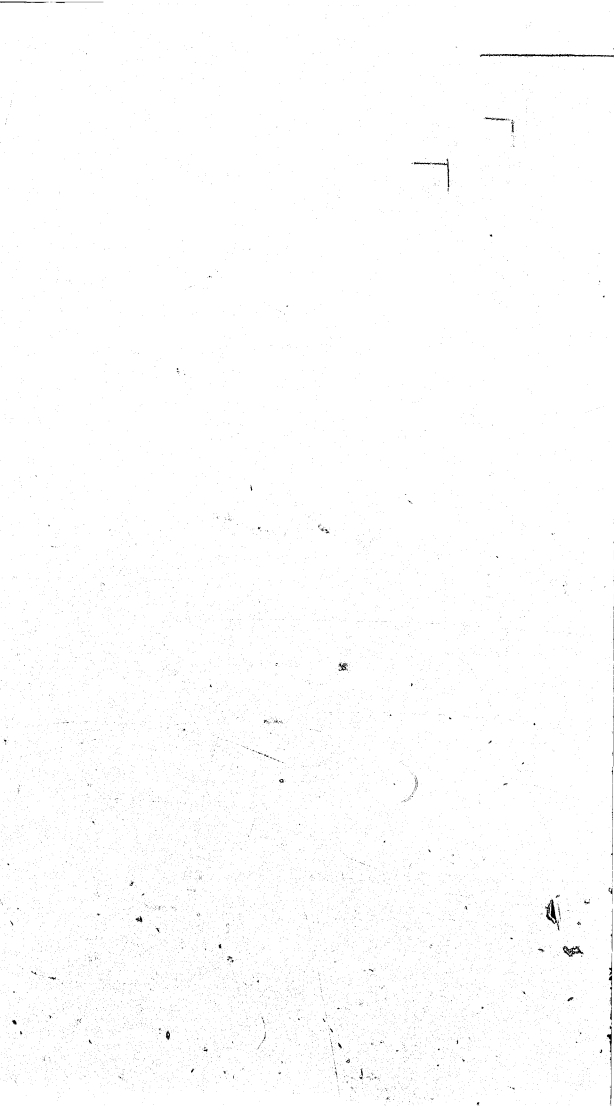




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		Category	Citation
	8.3	Testimony at Sentencing Hearing	
	8.4	Written Statement at Parole Hearing	c
	8.5	Testimony at Parole Hearing	
	8.6	Comment on Plea Bargain	
	8.7	Participation in Other Proceedings	
9.	Emplo	yment Assistance	
	9.1	Employer Intercession Services	
	9.2	Criminal Sanction for Penalizing Em- ployee-Witness	
10.	Return	a of Seized Property	11-8307
11.	Victim	-Witness Assistance	
	11.1	Ombudsmen	
	11.2	Support Attendants	
	11.3	Funding for Local Victim-Witness Groups	
12.	Elderly	y Victims	
	12.1	Sentencing for Offenses Against Elderly	
	12.2	Abuse, Neglect, Exploitation - Criminal Penalty	
	12.3	Abuse, Neglect, Exploitation - Reporting	31-3910
, i	12.4	Abuse, Neglect, Exploitation - Protec- tive Services	31-3901 et seq., 31-3903, 31-3904
13.	Sexual	Assault Victims	
	13.1	Payment for Medical Services	
	13.2	Special Programs	
	13.3	Child Sexual Assault Victim - Closed Proceedings	
	13.4	Child Sexual Assault Victim – Admissible Depositions	
14.	Domes	stic Violence	
	14.1	Protective Orders	
	14.2	Domestic Violence Shelters	
	14.3	Domestic Violence Reporting	
15.	Privac	y and Security of Victim Information	
	15,1	Statistical Information on Victims Main- tained	
	15.2	Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	11-9015
	15.3	Confidentiality of Victim Information Held by Victim-Assistance Agencies	
	15.4	Sexual Assault Counselor Privilege	



Category	Citation
1. Victim Compensation Program	3-401 et seq.
1.1 Responsible Agency	3-409, 3-410
1.2 Eligible Claimants	3-402
1.3 Losses Covered	3-401(5), 3-403(b)
1.4 Minimum and Maximum Award	3-402(a)(4), 3-403(b)
1.5 Required to Show Financial Need	3-403(c)
1.6 Required to Report Crime - Time Limit	3-402(a)(1)
1.7 Filing of Claim - Time Limit	3-402(a)(2)
1.8 Emergency Award	3-404
1.9 Funding	3-413
. Restitution	
2.1 Sentencing Option	16-711(a)
2.2 Mandatory Condition of Probation	16-711(a)
2.3 Mandatory Condition of Parole	
2.4 Mandatory Sentence	
2.5 Administration/Enforcement	
3. Escrow and Forfeiture of Offender Profits	
4. Witness Fees	15-714
5. Victim's Bill of Rights	
3. Protection from Intimidation	
6.1 Crime Defined	22-722
6.2 Protective Orders	
7. Victim Notification	
7. Victim Notification 7.1 of Compensation Program	
7. Victim Notification 7.1 of Compensation Program 7.2 of Witness Fees	
7. Victim Notification 7.1 of Compensation Program 7.2 of Witness Fees 7.3 of Final Disposition	
7. Victim Notification 7.1 of Compensation Program 7.2 of Witness Fees 7.3 of Final Disposition 7.4 of Plea Agreement	
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offenses Against Elderly	22-3901
Exploitation - Criminal	
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Exploitation - Protec-	
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ault Victim - Admissible	
rs	16-1001 et seq.
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Victim Information	
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tim Compensation Agency from Law Enforcement	
of Victim Information Assistance Agencies	3-412(c) (compensation program records)
Counselor Privilege	
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		Category	Citation
	Vietim	Compensation Program	960.01 et seq.
	1.1	Responsible Agency	960.03(2), 960.05, 960.06
	1.2	Eligible Claimants	960.04
	1.3	Losses Covered	960.03(8)
	1.4	Minimum and Maximum Award	960.13(3), 960.13(8)
	1.5	Required to Show Financial Need	960.13(7)
	1.6	Required to Report Crime - Time Limit	960.13(1)(b)
	1.7	Filing of Claim - Time Limit	960.07(2)
	1.8	Emergency Award	960.12
	1.9	Funding	316.660(3); 775.0835; 960.17, 960.20 et seq.
2.	Restit		
	2.1	Sentencing Option	775.089; 921.187(9); 947.181
	2.2	Mandatory Condition of Probation	948.03(1)(g)
	2.3	Mandatory Condition of Parole	
	2.4	Mandatory Sentence	775.989(5); 944.514, 945.091 (by employed in-
	2.5	Administration/Enforcement	mates): 945.30: 948.01(4).(5).(6) (by offender in community control prog.)
3.	Esero	w and Forfeiture of Offender Profits	944.512
			92.142
4.	Witne	ss Fees	
5.	Vietin	n's Bill of Rights	
6.	Prote	ction from Intimidation	
	6.1	Crime Defined	918.14
	6.2	Protective Orders	See, 907.041(4)(b)(2) (basis for pretrial detention)
7.	Vietir	n Notification	
	7.1	of Compensation Program	960.23, 960.24(1)
	7.2	of Witness Fees	
	7.3	of Final Disposition	
	7.4	of Plea Agreement	
	7.5	of Cancelled Proceeding	
1.1	7.6	of Right to Participate in Sentencing Hearing	
		of Parole Hearing	
	7.7		
	7.7	of Release of Offender	
		of Escape of Offender	
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8	7.8 7.9	of Escape of Offender	

		Category	Citation
	8.3	Testimony at Sentencing Hearing	921.143
	8.4	Written Statement at Parole Hearing	
-	8.5	Testimony at Parole Hearing	
	8.6	Comment on Plea Bargain	
	8.7	Participation in Other Proceedings	
9.	Employ	vment Assistance	
	9.1	Employer Intercession Services	
	9.2	Criminal Sanction for Penalizing Em- ployee-Witness	
10.	Return	of Seized Property	812.061
11.	Vietim	-Witness Assistance	
	11.1	Ombudsmen	43.35 (witness coordinating office); 960.245 (bureau of crime comp. to be advocates)
	11.2	Support Attendants	
	11.3	Funding for Local Victim-Witness Groups	
12.	Elderly	Victims	943.405 (prevention of crimes against the elderly)
	12.1	Sentencing for Offenses Against Elderly	
	12.2	Abuse, Neglect, Exploitation - Criminal Penalty	827.09(15)(c),(d)
	12.3	Abuse, Neglect, Exploitation - Reporting	827.09(3)
	12.4	Abuse, Neglect, Exploitation - Protec- tive Services	827.09(7)
13.	Sexual	Assault Victims	
	13.1	Payment for Medical Services	960.28; see, 395.0201
	13.2	Special Programs	
	13.3	Child Sexual Assault Victim - Closed Proceedings	918.16
	13.4	Child Sexual Assault Victim - Admissible Depositions	918.17
14.	Domes	tic Violence	
· · ·	14.1	Protective Orders	741.30
	14.2	Domestic Violence Shelters	741.01; 409.601 et seq.
	14.3	Domestic Violence Reporting	
15.	Privac	y and Security of Victim Information	
	15.1	Statistical Information on Victims Main- tained	827.09(10) (abused adults); 943.405(4),(5)(a), (elder- ly and other victims)
	15.2	Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	960.06(1)(c), 960.28(3)
	15.3	Confidentiality of Victim Information Held by Victim-Assistance Agencies	409.606 (spouse abuse information); 960.15 (records of compensation prog.)
	15.4	Sexual Assault Counselor Privilege	90.5035

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Category	Citation
1. Victim Compensation Program	28-5-100 et seg.
1.1 Responsible Agency	28-5-100
1.2 Eligible Claimants	28-5-103, 28-5-104(a)
1.3 Losses Covered	28-5-103(a)
1.4 Minimum and Maximum Award	28-5-104(b)
1.5 Required to Show Financial Need	
1.6 Required to Report Crime - Time Limit	28~5-106
1.7 Filing of Claim - Time Limit	28-5-106
1.8 Emergency Award	
1.9 Funding	28-5-108
2. Restitution	17-14-1 et seq.
2.1 Sentencing Option	17-14-3; 42-8-35(7); 42-9-44
2.2 Mandatory Condition of Probation	
2.3 Mandatory Condition of Parole	
2.4 Mandatory Sentence	
2.5 Administration/Enforcement	17-14-13
3. Escrow and Forfeiture of Offender Profits	17-14-30 et seq.
4. Witness Fees	24-10-24
5. Victim's Bill of Rights	
6. Protection from Intimidation	
6.1 Crime Defined	
6.2 Protective Orders	16-10-93
7. Victim Notification	
7.1 of Compensation Program	
7.2 of Witness Fees	
7.3 of Final Disposition	
7.4 of Plea Agreement	
7.5 of Cancelled Proceeding	
7.6 of Right to Participate in Sentencing Hearing	
7.7 of Parole Hearing	
7.8 of Release of Offender	
7.9 of Escape of Offender	
3. Victim Participation in Proceedings	
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9.	Employ	ment Assistance
	9.1	Employer Intercession Se
	9.2	Criminal Sanction for Pe ployee-Witness
10.	Return	of Seized Property
11.	Victim-	Witness Assistance
	11.1	Ombudsmen
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12.	Elderly	Victims
	12.1	Sentencing for Offenses
	12.2	Abuse, Neglect, Exploita Penalty
	12.3	Abuse, Neglect, Exploita
	12.4	Abuse, Neglect, Exploita tive Services
13.	Sexual	Assault Victims
<u></u>	13.1	Payment for Medical Ser
	13.2	Special Programs
	13.3	Child Sexual Assault Vic Proceedings
	13.4	Child Sexual Assault Vic Depositions
14.	Domest	ic Violence
	14.1	Protective Orders
	14.2	Domestic Violence Shelt
	14.3	Domestic Violence Report
15.	Privacy	and Security of Victim In
	15.1	Statistical Information o tained
	15.2	Authoritý of Victim Com to Request Data from La Agencies
	15.3	Confidentiality of Victin Held by Victim-Assistant
	15.4	Sexual Assault Counselor

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1.	Victim Compensation Program	351-1 et seq.
	1.1 Responsible Agency	351-11
	1.2 Eligible Claimants	351-31, 351-34, 351-51
	1.3 Losses Covered	351-33, 351-52
	1.4 Minimum and Maximum Award	351-62(b)
	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	
	1.7 Filing of Claim - Time Limit	351-62(a)
	1.8 Emergency Award	
	1.9 Funding	351-62.5
2.	Restitution	
<u></u>	2.1 Sentencing Option	706-605(e)
	2.2 Mandatory Condition of Probation	
	2.3 Mandatory Condition of Parole	and the second secon
	2.4 Mandatory Sentence	
	2.5 Administration/Enforcement	
3.	Escrow and Forfeiture of Offender Profits	
4.	Witness Fees	835-8 (for material witness held in custody)
5.	Victim's Bill of Rights	
5.	Protection from Intimidation	
	6.1 Crime Defined	710-1071, 710-1072, 710-1072.2; 707-764(1)
	6.2 Protective Orders	28-101 (witness security and protection program)
7.	Victim Notification	
	7.1 of Compensation Program	
	7.2 of Witness Fees	
	7.3 of Final Disposition	
	7.4 of Plea Agreement	
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	7.7 of Parole Hearing	
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8.	Victim Participation in Proceedings	
	8.1 Victim Impact Statement in Presentence Report	

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0		9.2	Criminal Sancti ployee-Witness
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		12.3	Abuse, Neglect
		12.4	Abuse, Neglect tive Services
	13.	Sexual	Assault Victims
		13.1	Payment for M
		13.2	Special Program
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		13.4	Child Sexual A: Depositions
	14.	Domest	tic Violence
		14.1	Protective Ord
		14.2	Domestic Viole
		14.3	Domestic Viole
	15,	Privacy	and Security of
		15.1	Statistical Info
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		15.3	Confidentiality Held by Victim
		15.4	Sexual Assault
			

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t, Exploitation - Protec-	349C-3
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y of Victim Information n-Assistance Agencies -	349C-8 (reports of abuse of elderly)
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	Category	Citation
1.	Victim Compensation Program	
	1.1 Responsible Agency	
	1.2 Eligible Claimants	
	1.3 Losses Covered	
	1.4 Minimum and Maximum Award	
	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	
	1.7 Filing of Claim - Time Limit	
	1.8 Emergency Award	
	1.9 Funding	
2.	Restitution	
	2.1 Sentencing Option	18-6106 (to rape victims)
	2.2 Mandatory Condition of Probation	
	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	
	2.5 Administration/Enforcement	
3.	Escrow and Forfeiture of Offender Profits	19-5301
4.	Witness Fees	19-3008
5.	Victim's Bill of Rights	
5.	Protection from Intimidation	
	6.1 Crime Defined	18-2604
-	6.2 Protective Orders	
7.	Victim Notification	
	7.1 of Compensation Program	
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8.	Victim Participation in Proceedings	
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. [8.3	Testimony at Sent
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		8.6	Comment on Plea
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	9.	Employ	ment Assistance
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		9.2	Criminal Sanction ployee-Witness
	10.	Return	of Seized Propert
	11.	Victim	-Witness Assistanc
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		11.3	Funding for Loca
	12.	Elderly	Victims
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		12.2	Abuse, Neglect, 1 Penalty
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		12.4	Abuse, Neglect, I tive Services
	13.	Sexual	Assault Victims
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		13.2	Special Programs
		13.3	Child Sexual Ass Proceedings
		13.4	Child Sexual Ass Depositions
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		14.3	Domestic Violend
	15,	Privac	y and Security of \
		15.1	Statistical Inform tained
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		15.3	Confidentiality of Held by Victim-A
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ault Victim - Admissible	
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tim Compensation Agency from Law Enforcement	
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	Category	Citation
1.	Victim Compensation Program	70-71 et seq.
	1.1 Responsible Agency	70-73.1
	1.2 Eligible Claimants	70-76.1
	1.3 Losses Covered	70-80.1
	1.4 Minimum and Maximum Award	70-76.1(b), 70-80.1(e),(f)
··	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	70-76.1(c)
	1.7 Filing of Claim - Time Limit	70-76.1(a)
	1.8 Emergency Award	
······································	1.9 Funding	70-87
2.	Restitution	38-1005-5-3(c)(2),(3); 38-1005-5-6; 38-1005-
	2.1 Sentencing Option	(9); 38-1005-6-3.1(c)(9)
	2.2 Mandatoxy Condition of Probation	
·	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	
	2.5 Administration/Enforcement	38-1005-5-6(d)
3.	Escrow and Forfeiture of Offender Profits	70-401 et seq.
4.	Witness Fees	53-65
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5.	Victim's Bill of Rights	
5 . 6.	Victim's Bill of Rights Protection from Intimidation	
	Protection from Intimidation	<u>38-32-4, 38-32-4a</u>
6.	Protection from Intimidation 6.1 Crime Defined 6.2 Protective Orders	38-32-4, 38-32-4a
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6.	Protection from Intimidation 6.1 Crime Defined 6.2 Protective Orders Victim Notification 7.1 of Compensation Program	38-32-4, 38-32-4a 70-75.1
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6.	Protection from Intimidation6.1Crime Defined6.2Protective OrdersVictim Notification7.1of Compensation Program7.2of Witness Fees7.3of Final Disposition7.4of Plea Agreement7.5of Cancelled Proceeding7.6of Right to Participate in Sentencing Hearing7.7of Parole Hearing7.8of Release of Offender	
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	8.3	Testimony at Sentencing Hearing		
	8.4	Written Statement at Parole Hearing		
	8.5	Testimony at Parole Hearing		
	8.6	Comment on Plea Bargain		
	8.7	Participation in Other Proceedings		
9.	Empl	oyment Assistance		
	9.1	Employer Intercession Services		
	9.2	Criminal Sanction for Penalizing Em- ployee-Witness	38-155-3	
10.	Retur	n of Seized Property	38-115-9	
11.	Victir	n-Witness Assistance		
	11.1	Ombudsmen		
-	11.2	Support Attendants		
	11.3	Funding for Local Victim-Witness Groups	70-501 et seq.	
12.	Elderl	y Victims		
	12.1	Sentencing for Offenses Against Elderly	38-1005-5-3.2(b)(3)(ii)	
	12.2	Abuse, Neglect, Exploitation - Criminal Penalty		
	12.3	Abuse, Neglect, Exploitation - Reporting		
	12.4	Abuse, Neglect, Exploitation - Protec- tive Services		
13.	Sexual	Assault Victims		
·	13.1	Payment for Medical Services	111 1/2-87-7; 111 1/2-1408.4	
	13.2	Special Programs	111 1/2-87-1 et seq.	
	13.3	Child Sexual Assault Victim - Closed Proceedings	38-115-11	
<u> </u>	13.4	Child Sexual Assault Victim - Admissible Depositions	38-115-10	
4.	Domes	tic Violence	40-2301-1 et seq.	
	14.1	Protective Orders	40-2302-1 et seq.; 38-1005-6-3(12); 38-1005-6- 3.1(12)	
-	14.2	Domestic Violence Shelters	40-2401 et seg.	
	14.3	Domestic Violence Reporting	38-206-5.1; 40-2302-10(b); 40-2303-2 et seq.	
5,	Privac	y and Security of Victim Information		
	15.1	Statistical Information on Victims Main- tained		
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	15.4	Sexual Assault Counselor Privilege	110-8-802.1	

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	Victim Compensation Program	16-7-3.6-1 et seg.
	1.1 Responsible Agency	16-7-3.6-2
	1.2 Eligible Claimants	16-7-3 6-5
	1.3 Losses Covered	16-7-3.6-8(a),(b)
ست	1.4 Minimum and Maximum Award	16-7-3.6-8(a), 16-7-3.6-12
	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	16-7-3.6-7
	1.7 Filing of Claim - Time Limit	16·7-3.6-6(b)
	1.8 Emergency Award	16-7-3.6-13
	1.9 Funding	16-7-3.6-17
2.	Restitution	
	2.1 Sentencing Option	35-38-2-2(5); 35-50-5-3
	2.2 Mandatory Condition of Probation	
-	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	
	2.5 Administration/Enforcement	
3.	Escrow and Forfeiture of Offender Profits	16-7-3.7-1 et seg.
4.	Witness Fees	33-1-14-1
5.	Victim's Bill of Rights	
6.	Protection from Intimidation	
	6.1 Crime Defined	35-44-3-4; 35-33-8-5(d) (grounds for revocation bail)
	6.2 Protective Urders	
7.	Victim Notification	
	7.1 of Compensation Program	
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÷.,	7 2 of Witness Fees	
	7.2 of Witness Fees	
	7.3 of Final Disposition	25-35-3-2(a)(1).(2): 35-35-3-5
	7.3 of Final Disposition 7.4 of Plea Agreement	35-35-3-2(a)(1),(2); 35-35-3-5
	 7.3 of Final Disposition 7.4 of Plea Agreement 7.5 of Cancelled Proceeding 7.6 of Right to Participate in Sentencing 	35-35-3-2(a)(1),(2); 35-35-3-5
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	 7.3 of Final Disposition 7.4 of Plea Agreement 7.5 of Cancelled Proceeding 7.6 of Right to Participate in Sentencing Hearing 7.7 of Parole Hearing 	35-35-3-2(a)(1),(2); 35-35-3-5 11-13-3-3(c),(d),(e),(g) (on parole)
	 7.3 of Final Disposition 7.4 of Plea Agreement 7.5 of Cancelled Proceeding 7.6 of Right to Participate in Sentencing Hearing 7.7 of Parole Hearing 7.8 of Release of Offender 	
	 7.3 of Final Disposition 7.4 of Plea Agreement 7.5 of Cancelled Proceeding 7.6 of Right to Participate in Sentencing Hearing 7.7 of Parole Hearing 7.8 of Release of Offender 7.9 of Escape of Offender 	
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	8.3	Testimony at Sentencin
	8.4	Written Statement at P
	8.5	Testimony at Parole He
	8.6	Comment on Plea Barga
	8.7	Participation in Other F
9.	Employ	ment Assistance
	9.1	Employer Intercession S
	9.2	Criminal Sanction for P ployee-Witness
10.	Return	of Seized Property
11.	Vietim-	Witness Assistance
	11.1	Ombudsmen
	11.2	Support Attendants
· · · · ·	11.3	Funding for Local Victi
12.	Elderly	Victims
	12.1	Sentencing for Offenses
	12.2	Abuse, Neglect, Exploit Penalty
	12.3	Abuse, Neglect, Exploit
	12.4	Abuse, Neglect, Exploit tive Services
13.	Sexual	Assault Victims
	13.1	Payment for Medical Se
	13.2	Special Programs
	13.3 [°]	Child Sexual Assault Vie Proceedings
	13.4	Child Sexual Assault Vie Depositions
14.	Domest	ic Violence
<u></u>	14.1	Protective Orders
	14.2	Domestic Violence Shel
	14.3	Domestic Violence Rep
15.	Privacy	and Security of Victim
	15.1	Statistical Information tained
	15.2	Authority of Victim Con to Request Data from L Agencies
	15.3	Confidentiality of Victi Held by Victim-Assistan

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	35-33-5-4 et seq., 35-43-4-4(g),(h)
im-Witness Groups	
s Against Elderly	
tation - Criminal	35-42-2-1(C) (battery to dependent)
tation – Reporting	35-46-1-12 et seq.
tation - Protec-	
ervices	16-7-3.6-16
ictim - Closed	
ictim - Admissible	
	35-42-2-1(D) (battery to spouse)
	34-4-5.1-1 et seq.
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1. Vietin	Compensation Program	912.1 et seq.
1.1	Responsible Agen	912.1(1)
1.2	Eligible Claimants	912.5; 912.7(2),(3)
1.3	Losses Covered	912.6
1.4	Minimum and Maximum Award	912.6
1.5	Required to Show Financial Need	
1.6	Required to Report Crime - Time Limit	912.4(2)
1.7	Filing of Claim - Time Limit	912.4(1)
1.8	Emergency Award	912.11
1.9	Funding	911.1 et seq.
2. Restit	ution	910.1 et seq.
2.1	Sentencing Option	
2.2	Mandatory Condition of Probation	910.4
2.3	Mandatory Condition of Parole	910.5(4)
2.4	Mandatory Sentence	910.2; 910.5(2),(3) (mandatory condition of wor release)
2.5	Administration/Enforcement	
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6.1	Crime Defined	720.4
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7.6	of Right to Participate in Sentencing Hearing	
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8. Vietir 8.1	Victim Impact Statement in Presentence Report	901.3(5)

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8	4 Written Statemen
8	5 Testimony at Par
8.	6 Comment on Plea
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9.	1 Employer Interces
9.	2 Criminal Sanction ployee-Witness
10. Re	turn of Seized Property
11. Vie	tim-Witness Assistance
11.	1 Ombudsmen
11.	2 Support Attendants
11.	3 Funding for Local V
12. Eld	erly Victims
12.1	Sentencing for Offe
12.5	Abuse, Neglect, Exp Penalty
12.3	Abuse, Neglect, Exp
12.4	Abuse, Neglect, Exp tive Services
13. Sexu	al Assault Victims
13.1	Payment for Medica
13.2	Special Programs
13.3	Child Sexual Assault Proceedings
13.4	Child Sexual Assault Depositions
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14.1	Protective Orders
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14.3	Domestic Violence Re
15. Privac	y and Security of Victin
15.1	Statistical Information tained
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Compensation Agency n Law Enforcement	912.3(4), 912.10
ctim Information tance Agencies	236.10 (domestic abuse information)
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	Category	Citation
1.	Victim Compensation Program	74-7301 et seq.
	1.1 Responsible Agency	74-7303(a)
	1.2 Eligible Claimants	74-7301(c), 74-7305(b)
2	1.3 Losses Covered	74-7302, 74-7301(i)
	1.4 Minimum and Maximum Award	74-7305(g),(h),(i)
	1.5 Required to Show Financial Need	74-7305(d)(1)
	1.6 Required to Report Crime - Time Limit	74-7305(e)
	1.7 Filing of Claim - Time Limit	74-7305(b)
	1.8 Emergency Award	
	1.9 Funding	74-7317
2.	Restitution	21-4603(2)(c),(d), 21-4610(3)(k)
	2.1 Sentencing Option	21-4610(4Xa)
	2.2 Mandatory Condition of Probation	
	2.3 Mandatory Condition of Parole	22-3717(j)
	2.4 Mandatory Sentence	
<u></u>	2.5 Administration/Enforcement	
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4.	Witness Fees	28-125, 28-150
5.	Victim's Bill of Rights	
6.	Protection from Intimidation	
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7.	Victim Notification	
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ļ	7.3 of Final Disposition	
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-	7.6 of Right to Participate in Sentencing Hearing	
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9.	Emplo	yment Assistance
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	9.2	Criminal Sanction for ployee-Witness
10.	Retur	n of Seized Property
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12.	Elderl	y Victims
	12.1	Sentencing for Offen
·	12.2	Abuse, Neglect, Expl Penalty
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13.	Sexual	l Assault Victims
	13.1	Payment for Medical
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	13.4	Child Sexual Assault Depositions
14.	Dome	stic Violence
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15.	Privac	ey and Security of Victi
	15.1	Statistical Information tained
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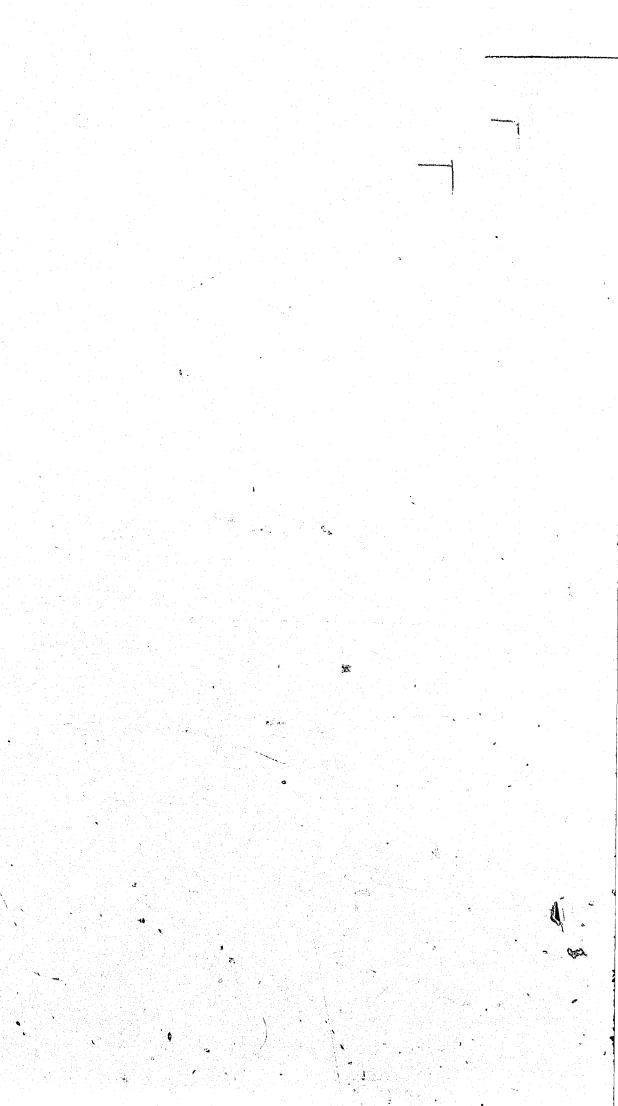
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	Category	Citation
1. Vi	etim Compensation Program	346.010 et seq.
1.	Responsible Agency	346.020(1); 346.030
1.	Eligible Claimants	346.050
1.	Losses Covered	346.050
1.4	Minimum and Maximum Award	346.130(3); 346.130(6)
1.	Required to Show Financial Need	346.140(3)
1.0	Required to Report Crime - Time Limit	346.130(1)(c)
1.1	Filing of Claim - Time Limit	346.060(2)
1.8	B Emergency Award	346.120
1.9	Funding	346.185
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	stitution	
2.1		
2.1		533.030(3)
2.3		
2.4		431.200 (for property offenses)
2.	5 Administration/Enforcement	<u> </u>
3. Es	crow and Forfeiture of Offender Profits	346.165
4. Wi	tness Fees	See, 421.030; 421.040
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5. Vi	etim's Bill of Rights	
	an a	
6. Pr	otection from Intimidation	
	otection from Intimidation	524.040; 524.050
6. Pr	otection from Intimidation L Crime Defined	524.040; 524.050
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	8.3	Testimony at Sentencing Hearing	
	8.4	Written Statement at Parole Hearing	
	8.5	Testimony at Parole Hearing	
	8.6	Comment on Plea Bargain	
• :	8.7	Participation in Other Proceedings	
9.	Employ	ment Assistance	
	9.1	Employer Intercession Services	
	9.2	Criminal Sanction for Penalizing Em- ployee-Witness	
10.	Return	of Seized Property	
11.	Victim	-Witness Assistance	
	11.1	Ombudsmen	
	11.2	Support Attendants	
	11.3	Funding for Local Victim-Witness Groups	
12.	Elderly	Victims	
	12.1	Sentencing for Offenses Against Elderly	
	12.2	Abuse, Neglect, Exploitation - Criminal Penalty	
	12.3	Abuse, Neglect, Exploitation - Reporting	209.010, 209.030(2)
	12.4	Abuse, Neglect, Exploitation - Protec- tive Services	209.040, 209.100 et seq.
13.	Sexual	Assault Victims	
	13.1	Payment for Medical Services	
	13.2	Special Programs	
	13.3	Child Sexual Assault Victim - Closed Proceedings	
· .	13.4	Child Sexual Assault Victim - Admissible Depositions	
14.	Domes	tic Violence	
	14.1	Protective Orders	209.010, 209.040, 209.130
	14.2	Domestic Violegee Shelters	209.160
	14.3	Domestic Violence Reporting	209.030
15.	Priveo	y and Security of Victim Information	
	15.1	Statistical Information on Victims Main- tained	
	15.2	Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	346.040(4)
	15.3	Confidentiality of Victim Information Held by Victim-Assistance Agencies	209.140 (abused adults); 346.160 (compensation board records)
	15.4	Sexual Assault Counselor Privilege	



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1.	Victim Compensation Program	R.S. 46:1801 et seq.
	1.1 Responsible Agency	R.S. 46:1803
1	1.2 Eligible Claimants	R.S. 46:1804; 46:1809(3); 46:1809(5)
	1.3 Losses Covered	R.S. 46:1802(8)
;	1.4 Minimum and Maximum Award	R.S. 46:1809(f); 46:1810
	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	R.S. 46:1806(A)
•	1.7 Filing of Claim - Time Limit	R.S. 46:1806(A)
	1.8 Emergency Award	R.S. 46:1813
	1.9 Funding	R.S. 46:1816; 15:874 (from inmates accounts)
2.	Restitution	Code of Crim. Proc. Art. 895.1; R.S. 15:571.7(C)(2);
	2.1 Sentencing Option	15:574.4(J)
	2.2 Mandatory Condition of Probation	
	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	
	2.5 Administration/Enforcement	
3.	Escrow and Forfeiture of Offender Profits	R.S. 46:1831 et seq.
4.	Witness Fees	R.S. 15:252; 15:253
5.	Victim's Bill of Rights	
6.	Protection from Intimidation	
	6.1 Crime Defined	R.S. 14:129.1
	6.2 Protective Orders	
7.	Victim Notification	
	7.1 of Compensation Program	R.S. 1807(B)(2)
	7.2 of Witness Fees	
	7.3 of Final Disposition	
	7.4 of Plea Agreement	
 	7.5 of Cancelled Proceeding	
	7.6 of Right to Participate in Sentencing Hearing	
	7.7 of Parole Hearing	
	7.8 of Release of Offender	
	7.9 of Escape of Offender	
8.	Victim Participation in Proceedings	
	8.1 Victim Impact Statement in Presentence Report	Code Crim. Proc. Art. 875(B)
	8.2 Written Statement at Sentencing Hear-	



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	8.3	Testimony at Sentencing Hearing	
	8.4	Written Statement at Parole Hearing	
	8.5	Testimony at Parole Hearing	
	8.6	Comment on Plea Bargain	
	8.7	Participation in Other Proceedings	
9.	Emplo	yment Assistance	
	9.1	Employer Intercession Services	
	9.2	Criminal Sanction for Penalizing Em- ployee-Witness	
10.	Return	n of Seized Property	R.S. 15:436.1
11.	Victim	-Witness Assistance	
	11.1	Ombudsmen	
	11.2	Support Attendants	
	11.3	Funding for Local Victim-Witness Groups	
12.	Elderl	y Vietims	
	12.1	Sentencing for Offenses Against Elderly	
	12.2	Abuse, Neglect, Exploitation - Criminal Penalty	
	12.3	Abuse, Neglect, Exploitation - Reporting	
	12.4	Abuse, Neglect, Exploitation - Protec- tive Services	
13.	Sexual	Assault Victims	
	13.1	Payment for Medical Services	
	13.2	Special Programs	R.S. 40:2109.1 (hospital procedures)
	13.3	Child Sexual Assault Victim - Closed Proceedings	
	13.4	Child Sexual Assault Victim - Admissible Depositions	
14.	Domes	tic Violence	
	14.1	Protective Orders	R.S. 46:2131 et seq.
	14.2	Domestic Violence Shelters	R.S. 46:2121 et seq.
	14.3	Domestic Violence Reporting	
15.	Privac	y and Security of Victim Information	
	15.1	Statistical Information on Victims Main- tained	
	15.2	Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	R.S. 46:1807(C)(5),(E)
	15.3	Confidentiality of Victim Information Held by Victim-Assistance Agencies	
1	15.4	Sexual Assault Counselor Privilege	



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1.1 Responsible Agency	
1.2 Eligible Claimants	
1.3 Losses Covered	
1.4 Minimum and Maximum Award	
1.5 Required to Show Financial Need	1
1.6 Required to Report Crime - Tim	e Limit
1.7 Filing of Claim - Time Limit	
1.8 Emergency Award	
1.9 Funding	
2. Restitution	17-A-1321 et seq.
2.1 Sentencing Option	17-A-1204(2-A)(B)
2.2 Mandatory Condition of Probatic	n l
2.3 Mandatory Condition of Parole	
2.4 Mandatory Sentence	17-A-1323, 17-A-1330 (condition of work release)
2.5 Administration/Enforcement	17-A-1323, 11-A-1330 (condition of work release)
	The root (work program recease)
3. Escrow and Forfeiture of Offender Profi	ts
4. Witness Fees	16-251
5. Vietim's Bill of Rights	
6. Protection from Intimidation	
6.1 Crime Defined	17-4-454
8.2 Protective Orders	
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7.1 of Compensation Program	
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7.3 of Final Disposition	
7.4 of Plea Agreement	15-812(2)
7.5 of Cancelled Proceeding	
7.6 of Right to Participate in Senter Hearing	neing 17-A-1257(3)
7.7 of Parole Hearing	
7.8 of Release of Offender	
7.9 of Escape of Offender	
8. Victim Participation in Proceedings	
8.1 Victim Impact Statement in Pres Report	sentence

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	8.3	Testimony at Sente
	8.4	Written Statement
	8.5	Testimony at Parole
	8.6	Comment on Plea B
	8.7	Participation in Oth
9.	Empl	loyment Assistance
	9.1	Employer Intercessi
	9.2	Criminal Sanction fo ployee-Witness
10.	Retu	rn of Seized Property
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	11.1	Ombudsmen
	11.2	Support Attendants
	11.3	Funding for Local Vi
12.	Elder	ly Victims
	12.1	Sentencing for Offen
	12.2	Abuse, Neglect, Expl Penalty
	12.3	Abuse, Neglect, Expl
	12.4	Abuse, Neglect, Expl tive Services
13.	Sexua	l Assault Victims
	13.1	Payment for Medical
محدد شر	13.2	Special Programs
	13.3	Child Sexual Assault Proceedings
	13,4	Child Sexual Assault Depositions
14.	Dome	stic Violence
	14.1	Protective Orders
	14.2	Domestic Violence Sh
	14.3	Domestic Violence R
15.	Privac	y and Security of Victin
· · · ·	15.1	Statistical Informatio tained
	15,2	Authority of Victim C to Request Data from
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	25-3501 et seq.
ictim-Witness Groups	30-1130
nses Against Elderly	17-A-1151(8)
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oloitation - Protec-	22-3480 et seq.
I Services	36-507
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etim Information tance Agencies	22–3474 (adult protective records)
elor Privilege	16-53-A

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	Category	Citation
1.	Victim Compensation Program	26A-1 et seq.
	1.1 Responsible Agency	26A-3
	1.2 Eligible Claimants	26A-5
	1.3, Losses Covered	26A-2(e)
	1.4 Minimum and Maximum Award	26A-7, 26A-12
	1.5 Required to Show Financial Need	26A-12(f)(1)
	1.6 Required to Report Crime - Time Limit	26A-12(a)(1)
	1.7 Filing of Claim - Time Limit	26A-6(b)
	1.8 Emergency Award	26A-11
	1,9 Funding	26A-17
2.	Restitution	27-640 et seg.
	2.1 Sentencing Option	27-640(b), 27-641(a), 27-641A(a)
	2.2 Mandatory Condition of Probation	
	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	
	2.5 Administration/Enforcement	27-637 (execution against convict's property)
3.	Escrow and Forfeiture of Offender Profits	
4.	Witness Fees	Cts. & Jud. Proc. 59-202
5.	Victim's Bill of Rights	
6.	Protection from Intimidation	
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	6.2 Protective Orders	27-27
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8.	Victim Participation in Proceedings.	
	8.1 Victim Impact Statement in Presentence Report	41-124(c)(2),(3)
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	8.3	Testimony at Sentenci
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9.	Emplo	yment Assistance
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	9.2	Criminal Sanction for ployee-Witness
10.	Retur	n of Seized Property
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	11.1	Ombudsmen
	11.2	Support Attendants
	11.3	Funding for Local Vie
12.	Elderl	y Victims
	12.1	Sentencing for Offens
	12.2	Abuse, Neglect, Explo Penalty
·····	12.3	Abuse, Neglect, Explo
	12.4	Abuse, Neglect, Explo tive Services
13.	Sexua	l Assault Victims
	13.1	Payment for Medical
	13.2	Special Programs
	13.3	Child Sexual Assault V Proceedings
	13.4	Child Sexual Assault V Depositions
14.	Dome	stic Violence
	14.1	Protective Orders
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	14.3	Domestic Violence Re
15.	Privac	ey and Security of Victin
	15.1	Statistical Information tained
	15.2	Authority of Victim C to Request Data from Agencies
	15.3	Confidentiality of Vic Held by Victim-Assist
	15.4	Sexual Assault Counse
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oitation - Reporting	
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1.	Victim Compensation Program	26A-1 et seg.
	1.1 Responsible Agency	26A-3
	1.2 Eligible Claimants	26A-5
	1.3 Losses Covered	26A-2(e)
	1.4 Minimum and Maximum Award	26A-7, 26A-12
	1.5 Required to Show Financial Need	26A-12(f)(1)
	1.6 Required to Report Crime - Time Limit	26A-12(a)(1)
	1.7 Filing of Claim - Time Limit	26A-6(b)
	1.8 Emergency Award	26A-11
	1.9 Funding	26A-17
2.	Restitution	27-640 et seq.
	2.1 Sentencing Option	27-640(b), 27-641(a), 27-641A(a)
	2.2 Mandatory Condition of Probation	
	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	
-	2.5 Administration/Enforcement	27-637 (execution against convict
3.	Escrow and Forfeiture of Offender Profits	
4.	Witness Fees	Cts. & Jud. Proc. \$9-202
5.	Victim's Bill of Rights	
6,	Protection from Intimidation	
· · ·	6.1 Crime Defined	
	6.2 Protective Orders	27-27
7.	Victim Notification	
	7.1 of Compensation Program	
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	7.7 of Parole Hearing	
	7.8 of Release of Offender	
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	Victim Participation in Proceedings,	

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	8.3	Testimony at Sente
	8.4	Written Statement
	8.5	Testimony at Parol
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÷	8.7	Participation in Ot
9.	Emplo	yment Assistance
	9.1	Employer Intercess
	9.2	Criminal Sanction : ployee-Witness
10.	Retur	n of Seized Property
11.	Victin	-Witness Assistance
	11.1	Ombudsmen
	11.2	Support Attendants
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	12.1	Sentencing for Off
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13.	Sexua	l Assault Victims
	13.1	Payment for Medic
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1.	Victin	Compensation Program	258A-1 et seq.
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	1.2	Eligible Claimants	258A-3
	1.3	Losses Covered	258А-5
	1.4	Minimum and Maximum Award	258A-5
	1.5	Required to Show Financial Need	
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	8.1	Victim Impact Statement in Presentence Report	
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	8.3	Testimony at Sentencing Hearing	
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	12.2	Abuse, Neglect, Exploitation - Criminal Penalty	
	12.3	Abuse, Neglect, Exploitation - Reporting	19A-14, 19A-15
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13.	Sexual	l Assault Victims	
	13.1	Payment for Medical Services	
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	15.2	Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	
	15.3	Confidentiality of Victim Information Held by Victim-Assistance Agencies	19A-23 (records re elder abuse)
	15.4	Sexual Assault Counselor Privilege	

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1.	Victim Compensation Program	18.351 et seq.
	1.1 Responsible Agency	18.352
	1.2 Eligible Claimants	18.354(1),(2)
	1.3 Losses Covered	18.361(1)
· · ·	1.4 Minimum and Maximum Award	18.354(3), 18.361(1)
	1.5 Required to Show Financial Need	18.361(5)
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1.	Responsible Agency	299B.05(1)
1.	2 Eligible Claimants	299B.02(9), 299B.03
1.	3 Losses Covered	299B.02(7)
1.	4 Minimum and Maximum Award	299B.03(2)(f), 299B.04(2),(3)
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1.	8 Required to Report Crime - Time Limit	299B.03(2)(a)
1.	7 Filing of Claim - Time Limit	299B.03(2Xe)
1.	8 Emergency Award	
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2.	l Sentencing Option	court to award); 299B.13
2.5	2 Mandatory Condition of Probation	
2.	3 Mandatory Condition of Parole	
2.	4 Mandatory Sentence	
2.	5 Administration/Enforcement	241.26(5)(4); 243.23(3); 611A.04(2); 631.425(5) (fr offender earnings)
3. Es	crow and Forfeiture of Offender Profits	299B.17
4. W	tness Fees	357.22, 357.24
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5. Vi	ctim's Bill of Rights	
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	8.3 Testimony at Sentencing Hearing	611A.03(1)(b)
	8.4 Written Statement at Parole Hearing	
	8.5 Testimony at Parole Hearing	
		611A.03(1)(b)
	8.7 Participation in Other Proceedings	
).	Employment Assistance	
	9.1 Employer Intercession Services	
	9.2 Criminal Sanction for Penalizing Em- ployee-Witness	
10.	Return of Seized Property	609.523
11.	Victim-Witness Assistance	611A.02 (victim service notivication)
	11.1 Ombudsmen	
	11.2 Support Attendants	
	11.3 Funding for Local Victim-Witness Groups	241.55 (crime victim crisis centers)
12.	Elderly Victims	
	12.1 Sentencing for Offenses Against Elderly	
<u></u>	12.2 Abuse, Neglect, Exploitation - Criminal Penalty	
	12.3 Abuse, Neglect, Exploitation - Reporting	
	12.4 Abuse, Neglect, Exploitation - Protec- tive Services	
13.	Sexual Assault Victims	
	13.1 Payment for Medical Services	
: 	13.2 Special Programs	241.51 et seq.
	13.3 Child Sexual Assault Victim - Closed Proceedings	
	13.4 Child Sexual Assault Victim – Admissible Depositions	
14.	Domestic Violence	
	14.1 Protective Orders	518B.01(4),(7); 629.341 (arrest)
	14.2 Domestic Violence Shelters	241.61, 241.62
	14.3 Domestic Violence Reporting	241.63(e), 241.66; 629.341(4)
15.	Privacy and Security of Victim Information	
	15.1 Statistical Information on Victims Main- tained	299B.06(1)(e) (compensation claims)
	15.2 Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	299B.06(2)(f)
	15.3 Confidentiality of Victim Information Held by Victim-Assistance Agencies	13.56; 241.62(5) (data on battered women)

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1.	Victim Compensation Program	
	1.1 Responsible Agency	
	1.2 Eligible Claimants	
	1.3 Losses Covered	
	1.4 Minimum and Maximum Award	
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	1.7 Filing of Claim - Time Limit	
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2	Restitution	99-37-1 et seg.
	2.1 Sentencing Option	47-7-47(4); 99-37-3(1); 99-37-5(2)
· .	2.2 Mandatory Condition of Probation	
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. · ·	2.5 Administration/Enforcement	47-7-49 (community service revolving fund); 99- 20-1 et seq. (community service restitution); 99-
3.	Escrow and Forfeiture of Offender Profits	37-5
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4.	Witness Fees	25-7-47, 25-7-57
5.	Victim's Bill of Rights	
6.	Protection from Intimidation	
	6.1 Crime Defined	97-9-55
	6.2 Protective Orders	
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15. Privac	y and Security of Victim
15.1	Statistical Information tained
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15.3	Confidentiality of Victi Held by Victim-Assistar
15.4	Sexual Assault Counseld

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1.1 Responsible Agency	595.015(1)
1.2 Eligible Claimants	595.010(10), 595.020
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1.4 Minimum and Maximum Award	595.030(1)(4)
1.5 Required to Show Financial Need	
1.6 Required to Report Crime - Time Limit	595.030(2), 595.030(4)
1.7 Filing of Claim - Time Limit	595.025(2)
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1.9 Funding	217.255(4), 595.045
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2.2 Mandatory Condition of Probation	
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6.1 Crime Defined	491.600, 491.610
6.2 Protective Orders	
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	8.3	Testimony at Sentencing He
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1. Vie	tim Compensation Program	53-9-101 et seq.
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1.2	Eligible Claimants	53-9-103(6); 53-9-125
1.3	Losses Covered	53-9-128
1.4	Minimum and Maximum Award	53-9-128(5),(7)(e)
1.5	Required to Show Financial Need	
1.6	Required to Report Crime - Time Limit	53-9-125(3)
1.7	Filing of Claim - Time Limit	53-9-125(1)
1.8	Emergency Award	53-9-126
1.9	Funding	46-18-248; 53-9-109
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2. Re 2.1		46-18-201(1)(a)(iv),(2); 46-18-241 et seq.
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3. Esc	crow and Forfeiture of Offender Profits	53-9-104(e)
4. Wi	tness Fees	26-2-501 et seq.; 46-15-104
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	1.3 Losses Covered	81-1819
	1.4 Minimum and Maximum Award	81-1823
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	1.6 Required to Report Crime - Time Limit	81-1821
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	1.9 Funding	81-1835
2.	Restitution	
	2.1 Sentencing Option	29-2219(2Xj)
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8.	Victim Participation in Proceedings	
	8.1 Victim Impact Statement in Presentence Report	29-2261(3)(a),(4)
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Ĺ	11.1	Ombudsmen
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1.	Victim Compensation Program	217.010 et seg.
	1.1 Responsible Agency	217.030
	1.2 Eligible Claimants	217.070; 217.220
	1.3 Losses Covered	217.200(1)
	1.4 Minimum and Maximum Award	217.200(3)
	1.5 Required to Show Financial Need	217.220(3)
	1.6 Required to Report Crime - Time Limit	217.210(1)
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2.	Restitution	
	2.1 Sentencing Op'tion	213.126
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	2.5 Administration/Enforcement	209.4821 et seq. (restitution centers)
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3.	Escrow and Forfeiture of Offender Profits	217.265
4.	Witness Fees	50.225
5.	Victim's Bill of Rights	See, 178.569 et seq. (protection of victims and witnesses)
6.	Protection from Intimidation	178.5692 (protective services provided by law enforcement)
	6.1 Crime Defined	190.230; 199.235; 199.240; 199.242; 199.305
	6.2 Protective Orders	33.015
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,	7.1 of Compensation Program	
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,	7.4 of Plea Agreement	
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8.	Victim Participation in Proceedings	
	8.1 Victim Impact Statement in Presentence Report	176.145(3)
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	8.5	Testimony at Parole Hearing	213.130(3)
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9.	Empl	oyment Assistance	
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·	9.2	Criminal Sanction for Penalizing Em- ployee-Witness	50.070
10.	Retu	n of Seized Property	52.385 et seq.; 178.5696(2)
11.	Victin	n-Witness Assistance	
	11.1	Ombudsmen	
	11.2	Support Attendants	171.204; 178.571
	11.3	Funding for Local Victim-Witness Groups	
12.	Elderl	y Victims	
	12.1	Sentencing for Offenses Against Elderly	193.167
	12.2	Abuse, Neglect, Exploitation - Criminal Penalty	200.5099
	12.3	Abuse, Neglect, Exploitation - Reporting	200.5091, 200.5093
	12.4	Abuse, Neglect, Exploitation – Protec- tive Services	200.5092(5), 200.5098(2)
13.	Sexual	Assault Victims	217.280 et seq.
	13.1	Payment for Medical Services	217.300
	13.2	Special Programs	217.310 et seq. (medical, psychological care)
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	14.1	Protective Orders	33.020
<u> </u>	14.2	Domestic Violence Shelters	217.400, 217.420
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	15.1	Statistical Information on Victims Main- tained	217.460 (reports of domestic violence)
	15.2	Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	
	15.3	Confidentiality of Victim Information Held by Victim-Assistance Agencies	200.5095 (reports of abuse of elderly)
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1.	Victim	Compensation Program	
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	1.7	Filing of Claim - Time Limit	
	1.8	Emergency Award	
	1.9	Funding	
2.	Restitu	tion	
	2.1	Sentencing Option	651:2(VI); 651:62 et seq.; 651:63
	2.2	Mandatory Condition of Probation	
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	2.4	Mandatory Sentence	
	2.5	Administration/Enforcement	651:25(II)(c) (by offender on work release), 6 et seq.
3.	Escrow	and Forfeiture of Offender Profits	
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4.	Witness	Fees	516:16; 592-A:12
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5.	Victim's Protect	s Bill of Rights ion from Intimidation	641:5 See, 651:2(VI) (restriction on parolee's trav
5.	Victim's Protect 6.1 6.2	s Bill of Rights ion from Intimidation Crime Defined	641:5
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5.	Victim's Protect 6.1 6.2 Victim	s Bill of Rights ion from Intimidation Crime Defined Protective Orders Notification	641:5 See, 651:2(VI) (restriction on parolee's trav
5.	Victim's Protect 6.1 6.2 Victim 7.1	s Bill of Rights ion from Intimidation Crime Defined Protective Orders Notification of Compensation Program	641:5 See, 651:2(VI) (restriction on parolee's trav
5.	Victim's Protect 6.1 6.2 Victim 7.1 7.2	s Bill of Rights ion from Intimidation Crime Defined Protective Orders Notification of Compensation Program of Witness Fees	641:5 See, 651:2(VI) (restriction on parolee's trav
5.	Victim's Protect 6.1 6.2 Victim 7.1 7.2 7.3	s Bill of Rights ion from Intimidation Crime Defined Protective Orders Notification of Compensation Program of Witness Fees of Final Disposition	641:5 See, 651:2(VI) (restriction on parolee's trav
5.	Victim's Protect 6.1 6.2 Victim 7.1 7.2 7.3 7.4	s Bill of Rights ion from Intimidation Crime Defined Protective Orders Notification of Compensation Program of Witness Fees of Final Disposition of Plea Agreement	641:5 See, 651:2(VI) (restriction on parolee's trav
5.	Victim's Protect 6.1 6.2 Victim 7.1 7.2 7.3 7.4 7.5	s Bill of Rights ion from Intimidation Crime Defined Protective Orders Notification of Compensation Program of Witness Fees of Final Disposition of Plea Agreement of Cancelled Proceeding of Right to Participate in Sentencing	641:5 See, 651:2(VI) (restriction on parolee's trav
5.	Victim's Protect 6.1 6.2 Victim 7.1 7.2 7.3 7.4 7.5 7.6	s Bill of Rights ion from Intimidation Crime Defined Protective Orders Notification of Compensation Program of Witness Fees of Final Disposition of Plea Agreement of Cancelled Proceeding of Right to Participate in Sentencing Hearing	641:5 See, 651:2(VI) (restriction on parolee's trav protect victim)
5.	Victim's Protect 6.1 6.2 Victim 7.1 7.2 7.3 7.4 7.5 7.6 7.7	s Bill of Rights ion from Intimidation Crime Defined Protective Orders Notification of Compensation Program of Witness Fees of Final Disposition of Plea Agreement of Cancelled Proceeding of Right to Participate in Sentencing Hearing of Parole Hearing	641:5 See, 651:2(VI) (restriction on parolee's trav protect victim)
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	8.5	Testimony at Parc
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	9.2	Criminal Sanction ployee-Witness
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11.	Victi	m-Witness Assistance
	11.1	Ombudsmen
	11.2	Support Attendant
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12.	Elder	ly Victims
	12.1	Sentencing for Off
	12.2	Abuse, Neglect, Ex Penalty
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	13.2	Special Programs
	13.3	Child Sexual Assau Proceedings
	13.4	Child Sexual Assau Depositions
14.	Domes	stic Violence
	14.1	Protective Orders
	14.2	Domestic Violence
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15.	Privac	y and Security of Vic
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	1.1 Responsible Agency	52:4B-3
	1.2 Eligible Claimants	52:4B-10, 52:4B-18
	1.3 Losses Covered	52:4B-12
	1.4 Minimum and Maximum Award	52:4B-18(d)
	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	52:4B-18
	1.7 Filing of Claim - Time Limit	52:4B-18
	1.8 Emergency Award	52:4B-10,1
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2.	Restitution	
<u> .</u>	2.1 Sentencing Option	20.42.2.20.45.1(5.V0)
	2.2 Mandatory Condition of Probation	2C:43-3; 2C:45-1(b)(8)
	2.3 Mandatory Condition of Parole	
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	2.5 Administration/Enforcement	2C:46-1 et seq.; 2A:8-31.1 et seq. (by offender of work program)
3.		52:4B-26 et seq.
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4.	Witness Fees	
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5.	Witness Fees Victim's Bill of Rights Protection from Intimidation 6.1 Crime Defined 6.2 Protective Orders	22A:1-4
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		8.4	Written Statement at
		8.5	Testimony at Parole
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		8.7	Participation in Othe
	9.	Employ	yment Assistance
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-		9.2	Criminal Sanction for ployee-Witness
	10.	Return	of Seized Property
`	11.	Vietim	-Witness Assistance
		11.1	Ombudsmen
		11.2	Support Attendants
		11.3	Funding for Local Vie
-	12.	Elderly	Victims
		12.1	Sentencing for Offen
		12.2	Abuse, Neglect, Expl Penalty
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	13.	Sexual	Assault Victims
	. * . ¹	13.1	Payment for Medical
		13.2	Special Programs
		13.3	Child Sexual Assault Proceedings
		13.4	Child Sexual Assault Depositions
	14.	Domes	tic Violence
		14.1	Protective Orders
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	15.	Privac	y and Security of Victi
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	2C:65-1 et seq.
	52:4B-25 (victim counseling service)
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nses Against Elderly	2C:43-6(d),(e), 2C:43-7(a)(6),(d); 2C:44-1(2), 2C:44- 3(e), 2C:44-6(b)
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ion on Victims Main-	2C:25-16 (domestic violence incidents)
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1.	Victim Compensation Program	31-22-1 et seq.
	1.1 Responsible Agency	31-22-4
	1.2 Eligible Claimants	31-22-7, 31-22-10, 31-22-11
	1.3 Losses Covered	31-22-9
	1.4 Minimum and Maximum Award	31-22-14(B)
	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	31-22-14(A)
	1.7 Filing of Claim - Time Limit	31-22-14(A)
	1.8 Emergency Award	
	1.9 Funding	31-22-21
2.	Restitution	31-17-1 et seq.
	2.1 Sentencing Option	31-20-6A, 31-21-10(D)(7)
	2.2 Mandatory Condition of Probation	31-17-1(B)
	2.3 Mandatory Condition of Parole	31-17-1(B)
: '	2.4 Mandatory Sentence	
	2.5 Administration/Enforcement	31-17-1(C),(G)
3.	Escrow and Forfeiture of Offender Profits	31-22-22
4.	Witness Fees	38-6-4, 10-8-4(A)
4. 5.	Witness Fees Victim's Bill of Rights	38-6-4, 10-8-4(A)
		38-6-4, 10-8-4(A)
5.	Victim's Bill of Rights	38-6-4, 10-8-4(A) 30-24-3(C)
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5.	Victim's Bill of Rights Protection from Intimidation 6.1 Crime Defined	
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	8.3	Testimony at Sentenci
	8.4	Written Statement at 1
	8.5	Testimony at Parole H
	8.6	Comment on Plea Barg
	8.7	Participation in Other
9.	Empl	oyment Assistance
	9.1	Employer Intercession
	9.2	Criminal Sanction for 1 ployee-Witness
10.	Retu	n of Seized Property
11.	Victi	m-Witness Assistance
	11.1	Ombudsmen
	11.2	Support Attendants
	11.3	Funding for Local Victi
12.	Elder	ly Victims
	12.1	Sentencing for Offense
	12.2	Abuse, Neglect, Exploi Penalty
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13.	Sexua	l Assault Victims
	13.1	Payment for Medical Se
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 -	13.4	Child Sexual Assault Vi Depositions
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	Cutegory	Citation
1.	Victim Compensation Program	Exec. Law \$\$620 et seq.
	1.1 Responsible Agency	Exec. Law \$622
	1.2 Eligible Claimants	Exec. Law \$624
	1.3 Losses Covered	Exec. Law \$631(2)
	1.4 Minimum and Maximum Award	Exec. Law \$631(3)
	1.5 Required to Show Financial Need	Exec. Law \$631(6)
	1.6 Required to Report Crime - Time Limit	Exec. Law \$631(1)
	1.7 Filing of Claim - Time Limit	Exec. Law \$625(2)
	1.8 Emergency Award	Exec. Law \$630
	1.9 Funding	
2.	Restitution	
	2.1 Sentencing Option	Penal Law \$65.10(g)
	2.2 Mandatory Condition of Probation	
	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	Penal Law \$60.27 (mandatory consideration)
	2.5 Administration/Enforcement	
3.	Escrow and Forfeiture of Offender Profits	Exec. Law \$632-a
4.	Witness Fees	Crim. Proc. Law \$610.50, CPLR \$8001
5.	Victim's Bill of Rights	
6.	Protection from Intimidati~n	
	6.1 Crime Defined	Penal Law \$\$215.10 et seq.
	6.2 Protective Orders	Crim. Proc. Law \$530.13
7.	Victim Notification	
	7.1 of Compensation Program	Exec. Law S625-a
	7.2 of Witness Fees	
	7.3 of Final Disposition	Crim. Proc. Law \$440.50
	7.4 of Plea Agreement	
	7.5 of Cancelled Proceeding	
	7.6 of Right to Participate in Sentencing Hearing	
	7.7 of Parole Hearing	
	7.8 of Release of Offender	
	7.9 of Escape of Offender	See, Crim. Proc. Law \$330.20(19) (notice to person endangered by mentally ill escapee)
8.	Victim Participation in Proceedings	
	8.1 Victim Impact Statement in Presentence Report	Crim. Proc. Law \$390.30(3)
e	8.2 Written Statement at Sentencing Hear- ing	
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	8.3	Testimony at Sentencing Hearing	q
	8.4	Written Statement at Parole Hearing	
	8.5	Testimony at Parole Hearing	
	8.6	Comment on Plea Bargain	
	8.7	Participation in Other Proceedings	
9.	Emplo	yment Assistance	•
	9.1	Employer Intercession Services	
	9.2	Criminal Sanction for Penalizing Em- ployee-Witness	Penal Law S 215.11
10.	Return	of Seized Property	Penal Law \$450.10
11.	Victim	-Witness Assistance	
	11.1	Ombudsmen	
	11.2	Support Attendants	
	11.3	Funding for Local Victim-Witness Groups	See, Exec. Law \$623(11),(12),(21) (duties of crim victims board)
12.	Elderly	7 Vietims	See, Soc. Serv. Law \$\$300, 303 (emergency assistance for aged, blind and disabled persons)
	12.1	Sentencing for Offenses Against Elderly	
	12.2	Abuse, Neglect, Exploitation - Criminal Penalty	
	12.3	Abuse, Neglect, Exploitation - Reporting	
	12.4	Abuse, Neglect, Exploitation – Protec- tive Services	Soc. Serv. Law \$\$473 et seq.
13.	Sexual	Assault Victims	
	13.1	Payment for Medical Services	Exec. Law \$631(7)
	13.2	Special Programs	
	13.3	Child Sexual Assault Victim - Closed Proceedings	
	13.4	Child Sexual Assault Victim - Admissible Depositions	
14.	Domes	tic Violence	
	14.1	Protective Orders	Crim. Proc. Law \$\$530.11, 530.12
	14.2	Domestic Violence Shelters	
	14.3	Domestic Violence Reporting	
15.	Privac	y and Security of Victim Information	
	15.1	Statistical Information on Victims Main- tained	
	15.2	Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	Exec. Law \$\$623(4)
	15.3	Confidentiality of Victim Information Held by Victim-Assistance Agencies	Exec. Law \$633 (records of crime victims board)
	15.4	Sexual Assault Counselor Privilege	

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	Category	Citation
1.	Victim Compensation Program	15B-1 et seq.
	1.1 Responsible Agency	15B-3
	1.2 Eligible Claimants	15B-4, 15B-11(a)(3)
	1.3 Losses Covered	15B-2(j), 15B-4
	1.4 Minimum and Maximum Award	15B-11(e),(f),(g)
	1.5 Required to Show Financial Need	
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	1.7 Filing of Claim - Time Limit	15B-11(a)(1)
	1.8 Emergency Aw M	
:	1.9 Funding	143B475(e)
2.	Restitution	
	2.1 Sentencing Option	15A-1343(b)(9),d; 15A-1374(b)(11a); 148-57.1
	2.2 Mandatory Condition of Probation	
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	2.4 Mandatory Sentence	15-8 (restitution of stolen property)
	2.5 Administration/Enforcement	148-33.2 (by offender on work release)
3.	Escrow and Forfeiture of Offender Profits	
4.	Witness Fees	7A-314 et seq.
5.	Victim's Bill of Rights	
6.	Protection from Intimidation	
	6.1 Crime Defined	
	6.2 Protective Orders	14-226
7.	Victim Notification	
	7.1 of Compensation Program	15B-6(3)
:	7.2 of Witness Fees	
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8.	Victim Participation in Proceedings	
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12.	Elder	ly Victims
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1. Victim Compensation Program	65-13-01 et seg.
1.1 Responsible Agency	65-13-03(1)
1.2 Eligible Claimants	65-13-03(g), 65-13-04.1, 65-13-06(3)
1.3 Losses Covered	65-13-03(6), 65-13-04
1.4 Minimum and Maximum Award	65-13-06(7),(8),(9)
1.5 Required to Show Financial Need	
1.6 Required to Report Crime - Time Limit	65-13-06(4)
1.7 Filing of Claim - Time Limit	65-13-06(2)
1.8 Emergency Award	65-13-16
1.9 Funding	
2. Restitution	
2.1 Sentencing Option	12.1-32-02(e),(f); 12.1-32-07(2)(e), 12.1-32-08
2.2 Mandatory Condition of Probation	
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2.4 Mandatory Sentence	
2.5 Administration/Enforcement	12.1-32-08
3. Escrow and Forfeiture of Offender Profits	
4. Witness Fees	31-01-16 et seq.
5. Vietim's Bill of Rights	
6. _G Protection from Intimidation	
6.1 Crime Defined	12.1-09-01
6.2 Protective Orders	
7. Victim Notification	
7.1 of Compensation Program	65-13-05(9)
7.2 of Witness Fees	
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7.5 of Cancelled Proceeding	
7.6 of Right to Participate in Sentencing Hearing	
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	13.2	Special Programs
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14.	Domes	stic Violence
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1.	Vietin	Compensation Program	2743.51 et seq.
	1.1	Responsible Agency	2743.52
	1.2	Eligible Claimants	2743.51(L)
	1.3	Losses Covered	2743.51(E),(F)
	1.4	Minimum and Maximum Award	2743.60(I)
	1.5	Required to Show Financial Need	
	1.6	Required to Report Crime - Time Limit	2743.60(A)
:	1.7	Filing of Claim - Time Limit	2743.60(A)
	1.8	Emergency Award	2743.67
	1.9	Funding	2743.70; 2743.191
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2.	Restit	ution	
	2.1	Sentencing Option	2951.02(B)(9),(C)
	2.2	Mandatory Condition of Probation	
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	2.4	Mandatory Sentence	
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4.	Witne	is Fees	2335.05; 2335.08
5.	Victin	's Bill of Rights	
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	6.1	Crime Defined	2921.03
	6.2	Protective Orders	
7.	Vietin	Notification	
	7.1	of Compensation Program	2743.71; 2929.14(D); 2929.22(G)
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10.	Retu	rn of Seized Property
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	11.1	Ombudsmen
	11.2	Support Attendants
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. Victim Compensation Program	21-142.1 et seq.
1.1 Responsible Agency	21-142.4
1.2 Eligible Claimants	21-142.3(3), 21-142.10(A)(2),(3)
1.3 Losses Covered	21-142.3(9)
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Timeria) Nord	
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	21-142.10(A)(1)
	21-14010(22/22
1.8 Emergency Award	21-142.17 et seq.
1.9 Funding	21-142.11 - CV DOQ.
2. Restitution	
2.1 Sentencing Option	22-991a(A)(1)(a), 22-991f
2.2 Mandatory Condition of Probation	
2.3 Mandatory Condition of Parole	
2.4 Mandatory Sentence	time from imported on prob
2.5 Administration/Enforcement	See, 22-991d (supervision fees imposed on probutioners and parolees)
3. Escrow and Forfeiture of Offender Profits	22-17
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	19-215.33(2)
6.2 Protective Orders	
7. Victim Notification	
7.1 of Compensation Program	21-142.6(7); 19-215.33(3)
7.2 of Witness Fees	19-215.33(4)
7.3 of Final Disposition	
7.4 of Plea Agreement	
7.5 of Cancelled Proceeding	19-215.33(1)
7.6 of Right to Participate in Sentencing Hearing	
7.7 of Parole Hearing	57-332.2 (notice to DA's of parole board docket)
7.8 of Release of Offender	
7.9 of Escape of Offender	
8. Victim Participation in Proceedings	
8.1 Victim Impact Statement in Presentence Report	22-982
8.2 Written Statement at Sentencing Hear- ing	
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		Category	Citation
	8.3	Testimony at Sentencing Hearing	
	8.4	Written Statement at Parole Hearing	
	8.5	Testimony at Parole Hearing	
	8.6	Comment on Plea Bargain	
	8.7	Participation in Other Proceedings	
9.	نىتمى	yment Assistance	
	9.1	Employer Intercession Services	19-215.33(7)
	9.2	Criminal Sanction for Penalizing Em- ployee-Witness	
10.	Return	of Seized Property	19-215.33(6); 22-1321 et seq.
11.	Victim	-Witness Assistance	
	11.1	Ombudsmen	19-215.33
	11.2	Support Attendants	
	11.3	Funding for Local Victim-Witness Groups	19.215.33(3) (right to notice of victim/witness ser- vices)
12.	Elderly	, Vietims	v
	12.1	Sentencing for Offenses Against Elderly	
-	12.2	Abuse, Neglect, Exploitation - Criminal Penalty	
	12.3	Abuse, Neglect, Exploitation - Reporting	
	12.4	Abuse, Neglect, Exploitation - Protec- tive Services	
13.	Sexual	Assault Victims	
	13.1	Payment for Medical Services	21-142.19 et seq.
	13.2	Special Programs	22-40 et seq. (notice of rights and victim hotline to sexual assault victims)
	13.3	Child Sexual Assault Victim - Closed Proceedings	
	13.4	Child Sexual Assault Victim - Admissible Depositions	
14.	Domes	tic Violence	See, 22-40 et seq. (notice of rights and victim hotline to domestic abuse victims)
	14.1	Protective Orders	22-60 et seq.
	14.2	Domestic Violence Shelters	
	14.3	Domestic Violence Reporting	
15.	Privac	y and Security of Victim Information	
	15.1	Statistical Information on Victims Main- tained	
	15.2	Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	21-142.6(5)
	15.3	Confidentiality of Victim Information Held by Victim-Assistance Agencies	

	Category	Citation
1. Vie	etim Compensation Program	147.005 et seg.
1.1	Responsible Agency	147.005(6), 147.125
1.2	Eligible Claimants	147.015, 147.025
1.3	Losses Covered	147.035
1.4	Minimum and Maximum Award	147.015(1)
1.5	Required to Show Financial Need	
1.6	Required to Report Crime - Time Limit	147.015(2)
1.7		147.015(6)
1.8		147.055
1.9		147.225 et seq.
	· · · · · · · · · · · · · · · · · · ·	1711225 et seq.
2. Res	titution	
2.1	Sentencing Option	137.101 (compensatory fine), 137.103, 137.106
2.2	Mandatory Condition of Probation	
2.3	Mandatory Condition of Parole	
2.4	Mandatory Sentence	
2.5	Administration/Enforcement	
. Escr	ow and Forfeiture of Offender Profits	
	less Fees	
	im's Bill of Rights	44.410 et seq.
. Prote	ection from Intimidation	
6.1	Crime Defined	
6.2		162.285
0.2	Protective Orders	
. Victi	m Notification	
7.1	of Compensation Program	147.365
7.2	of Witness Fees	11,000
7.3	of Final Disposition	
7.4	of Plea Agreement	
7.5	of Cancelled Proceeding	
7.6	of Right to Participate in Sentencing Hearing	
7.7	of Parole Hearing	
7.8	of Release of Offender	161.325(2), 161.326(2) (of offender found not guil
7.9		on insanity grounds)
(,,,	of Escape of Offender	161.325(2), 161.326(2)
Victin	n Participation in Proceedings	
8.1	Victim Impact Statement in Presentence Report	137.530; 144.790
8.2	Written Statement at Sentencing Hear- ing	

		Category	Citation
. <u></u>	8.3	Testimony at Sentencing Hearing	
	8.4	Written Statement at Parole Hearing	a
	8.5	Testimony at Parole Hearing	
	8.6	Comment on Plea Bargain	
	8.7	Participation in Other Proceedings	
9.	Emplo	yment Assistance	
	9.1	Employer Intercession Services	
	9.2	Criminal Sanction for Penalizing Em- ployee-Witness	
10.	Retur	n of Seized Property	142.010 et seg.
11.	Victin	-Witness Assistance	
	11.1	Ombudsmen	
	11.2	Support Attendants	136.345
	11.3	Funding for Local Victim-Witness Groups	
12.	Elderl	y Victims	
	12.1	Sentencing for Offenses Against Elderly	
	12.2	Abuse, Neglect, Exploitation - Criminal Penalty	
	12.3	Abuse, Neglect, Exploitation - Reporting	
· · ·	12.4	Abuse, Neglect, Exploitation – Protec- tive Services	
13.	Sexua	l Assault Victims	
	13.1	Payment for Medical Services	
	13.2	Special Programs	
	13.3	Child Sexual Assault Victim - Closed Proceedings	
	13.4	Child Sexual Assault Victim - Admissible Depositions	
14.	Dome	stic Violence	
	14.1	Protective Orders	107.700, 107.718 et seq.; 133.055 (citatio domestic violence)
	14.2	Domestic Violence Shelters	
2 - 2 3 - 2 2 3 	14.3	Domestic Violence Reporting	
15.	Privac	ey and Security of Victim Information	
	15.1	Statistical Information on Victims Main- tained	
	15.2	Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	147.205(2), 147.215(2)
	15.3	Confidentiality of Victim Information Held by Victim-Assistance Agencies	147.115 (victim compensation records)
	15.4	Sexual Assault Counselor Privilege	

	Category	Citation
1.	Victim Compensation Program	71-180-7 et seq.
	1.1 Responsible Agency	71-180-7.1(a)
	1.2 Eligible Claimants	71-180-7.3
	1.3 Losses Covered	
	1.4 Minimum and Maximum Award	71-180-7.5(a); 71-180-7.9(b),(c)
	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	71-180-7.9(a)(3)
	1.7 Filing of Claim - Time Limit	71-180-7.4(b)
	1.8 Emergency Award	71-180-7.8
	1.9 Funding	
2.	Restitution	
	2.1 Sentencing Option	18-1106
	2.2 Mandatory Condition of Probation	
	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	
	2.5 Administration/Enforcement	18-1106(e),(f)
3.	Escrow and Forfeiture of Offender Profits	71-180-7.18
4.	Witness Fees	42-5903(a),(b)
5.	Victim's Bill of Rights	
6.	Protection from Intimidation	
	6.1 Crime Defined	18-4952; 18-4953
	6.2 Protective Orders	18-4954
7.	Vietim Notification	
	7.1 of Compensation Program	71-180-7.2(k); 71-180-7.17
	7.2 of Witness Fees	
	7.3 of Final Disposition	
	7.4 of Plea Agreement	
	7.5 of Cancelled Proceeding	
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	7.7 of Parole Hearing	
	7.8 of Release of Offender	
	7.9 of Escare of Offender	
8.	Victim Participation in Proceedings	
	8.1 Victim Impact Statement in Presentence Report	
	8.2 Written Statement at Sentencing Hear-	

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		8.3	Testimony at Sente
		8.4	Written Statement
		8.5	Testimony at Parol
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	9.	Employ	ment Assistance
		9.1	Employer Intercess
		9.2	Criminal Sanction 1 ployee-Witness
	10.	Return	of Seized Property
	11.	Victim-	Witness Assistance
		11.1	Ombudsmen
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		11.3	Funding for Local V
	12.	Elderly	Victims
		12.1	Sentencing for Offe
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		12.4	Abuse, Neglect, Ex tive Services
	13.	Sexual	Assault Victims
		13.1	Payment for Medic
		13.2	Special Programs
		13.3	Child Sexual Assaul Proceedings
		13.4	Child Sexual Assau Depositions
	14.	Domest	ic Violence
		14.1	Protective Orders
		14.2	Domestic Violence
		14.3	Domestic Violence
	15.	Privacy	and Security of Vic
		15.1	Statistical Informat tained
		15.2	Authority of Victim to Request Data fro Agencies
		15.3	Confidentiality of M Held by Victim-Ass
		15.4	Sexual Assault Cou

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fenses Against Elderly	42-9717
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xploitation - Reporting	
xploitation - Protec-	
cal Services	
	62-1201 et seq. (funding for rape-crisis centers)
uit Victim - Closed	
ult Victim – Admissible	
	35-10181 et seq.
Shelters	62-1201 et seq. (funding for domestic violence centers)
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m Compensation Agency rom Law Enforcement	71-180-7.2(d)
Victim Information	2 1 - TAA_115(A)
sistance Agencies	71-180-7.11 (compensation board records)
unselor Privilege	42-5945.1
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1.	Vietir	n Compensation Program	
	1.1	Responsible Agency	
	1.2	Eligible Claimants	
	1.3	Losses Covered	
	1.4	Minimum and Maximum Award	
	1.5	Required to Show Financial Need	
	1.6	Required to Report Crime - Time Limit	
	1.7	Filing of Claim - Time Limit	
	1.8	Emergency Award	
	1.9	Funding	
2.	Resti		
	2.1	Sentencing Option	33-3212
	2.2	Mandatory Condition of Probation	
	2.3	Mandatory Condition of Parole	
	2.4	Mandatory Sentence	
	2.5	Administration/Enforcement	
3.	Escro	w and Forfeiture of Offender Profits	
	.		4-App.X, -2, -5; 34-752
4.		ss Fees	
5.	Vietir	n's Bill of Rights	
6.	Prote	ction from Intimidation	
	6.1	Crime Defined	33-4434 et seq.
	6.2	Protective Orders	
7.	Vietir	n Notification	
	7.1	of Compensation Program	
	7.2	of Witness Fees	
	7.3	of Final Disposition	
		of Plea Agreement	
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	7.4 7.5	of Cancelled Proceeding	
		of Cancelled Proceeding of Right to Participate in Sentencing Hearing	
	7.5	of Right to Participate in Sentencing	
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	7.5 7.6 7.7	of Right to Participate in Sentencing Hearing of Parole Hearing	
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	11.	Vieti	n-Witness Assis
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		12.3	Abuse, Negle
		12.4	Abuse, Negle tive Services
	13.	Sexua	l Assault Victin
		13.1	Payment for
		13.2	Special Progr
		13.3	Child Sexual Proceedings
		13.4	Child Sexual Depositions
	14.	Dome	stic Violence
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	Category	Citation
1.	Victim Compensation Program	12-25-1-et seq.
	1.1 Responsible Agency	12-25-3
	1.2 Eligible Claimants	12-25-3(b), 12-25-6(c)
	1.3 Losses Covered	12-25-5
	1.4 Minimum and Maximum Award	12-25-6(b)
	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	12-25-6(a)
	1.7 Filing of Claim - Time Limit	12-25-6(a)
	1.8 Emergency Award	
	1.9 Funding	12-25-12 et seq.
2.	Restitution	
	2.1 Sentencing Option	
	2.2 Mandatory Condition of Probation	12-19-32
	2.3 Mandatory Condition of Probation	
	2.4 Mandatory Sentence	· · · · · · · · · · · · · · · · · · ·
	2.5 Administration/Enforcement	12-19-34
3.	Escrow and Forfeiture of Offender Profits	12-25.1-1 et seq.
4.	Witness Fees	9-29-7
5.	Victim's Bill of Rights	12-28-1 et seg.
6.	Protection from Intimidation	
	6.1 Crime Defined	11-32-3 et seq.
	6.2 Protective Orders	11-32-6;(12-28-3(3)
7.	Victim Notification	
	7.1 of Compensation Program	12-28-3(9)
	7.2 of Witness Fees	12-28-3(6) {
	7.3 of Final Disposition	12-28-3(12)
14	7.4 of Plea Agreement	
	7.5 of Cancelled Proceeding	12-28-3(4)
	7.6 of Right to Participate in Sentencing ' Hearing	
	7.7 of Parole Hearing	12-28-6
	7.8 of Release of Offender	12-28-3(2),(12); 13-8-9.1 (of release on parole)
	7.9 of Escape of Offender	
8.	Victim Participation in Proceedings	
	8.1 Victim Impact Statement in Presentence Report	12-28-3(10)
	8.2 Written Statement at Sentencing Hear- ing	

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		8.3	Testimony at
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		8.6	Comment on
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	12.	Elderly	Victims
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		12.4	Abuse, Negle tive Services
	13.	Sexual	Assault Victin
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		13.4	Child Sexual Depositions
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	15.	Privacy	and Security
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		15.4	Sexual Assau

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12-28-3(11); 12-28-4
12-28-6; 13-8-26
12-28-3(7)
11-41-15; 12-28-3(8)
12-28-3(13)
12-28-3(9) (notice of programs)
11-5-10 (assault on elderly person)
11-5-9 (domestic assault, crime defined, notice of rights)
15-15-1 et seq., 15-15-3

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	Category	Citation
1.	Victim Compensation Program	16-3-1110 et seq.
	1.1 Responsible Agency	16-3-1110(1), 16-3-1120, 16-3-1160
÷.,	1.2 Eligible Claimants	16-3-1210, 16-3-1220, 16-3-1310
	1.3 Losses Covered	16-3-1180(1),(2)
	1.4 Minimum and Maximum Award	16-3-1180(4),(5)
	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	16-3-1170
	1.7 Filing of Claim - Time Limit	16-3-1230(2)
•	1.8 Emergency Award	16-3-1150
	1.9 Funding	16-3-1290; 24-23-210, 24-23-220
2.	Restitution	
•	2.1 Sentencing Option	
	2.2 Mandatory Condition of Probation	17-25-125 (for property offenses); 22-3-800 (for check forgery)
	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	17-22-140 (by offender on pretrial intervention) 17-25-120 (for theft)
	2.5 Administration/Enforcement	16-3-1270, 24-3-40 (by offender on work furlough) 24-23-30(e), 24-23-40, 24-23-110
3.	Escrow and Forfeiture of Offender Profits	15-59-40 et seq.
4.	Witness Fees	19-19-20-et seq.
5.	Victim's Bill of Rights	
6.	Protection from Intimidation	
	6.1 Crime Defined	16-9-340
	8.2 Protective Orders	
7.	Victim Notification	
	7.1 of Compensation Program	
	7.2 of Witness Fees	
	7.3 of Final Disposition	
	7.4 of Plea Agreement	
	7.5 of Cancelled Proceeding	
- - -	7.6 of Right to Participate in Sentencing Hearing	
	7.7 of Parolé Hearing	24-21-14(a)
	7.8 of Release of Offender	
	7.9 of Escape of Offender	
8.	Vietim Participation in Proceedings	
8.	Victim Participation in Proceedings 8.1 Victim Impact Statement in Presentence Report	

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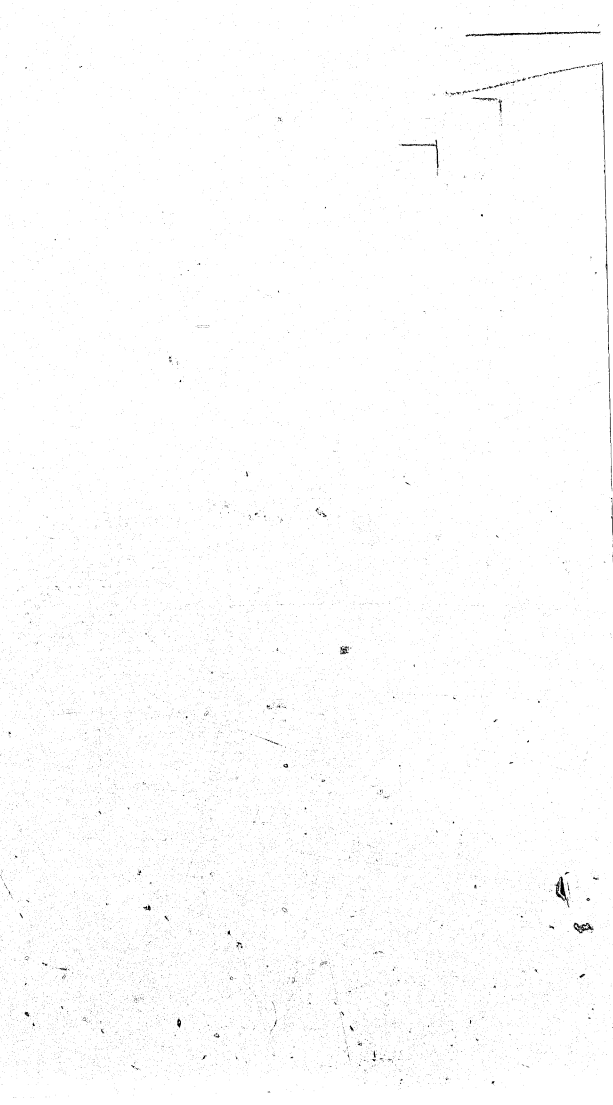


	Category	Citation
	8.3 Testimony at Sentencing Hearing	
	8.4 Written Statement at Parole Hearing	
	8.5 Testimony at Parole Hearing	
	8.6 Comment on Plea Bargain	
	8.7 Participation in Other Proceedings	17-22-80 (victim recommendation in pretrial inter- vention program)
9	Employment Assistance	
	9.1 Employer Intercession Services	
	9.2 Criminal Sanction for Penalizing Em- ployee-Witness	
10.	Return of Seized Property	27-21-10 et seq.
ĺ1.	Victim-Witness Assistance	
	11.1 Ombudsmen	
	11.2 Support Attendants	
	11.3 Funding for Local Victim-Witness Groups	
12.	Elderly Victims	
-	12.1 Sentencing for Offenses Against Elderly	
	12.2 Abuse, Neglect, Exploitation - Criminal Penalty	43-29-40 et seq.
	12.3 Abuse, Neglect, Exploitation - Reporting	43-29-10, 43-29-42 et seq.
	12.4 Abuse, Neglect, Exploitation - Protec- tive Services	43-29-70
13.	Sexual Assault Victims	
	13.1 Payment for Medical Services	
	13.2 Special Programs	
	13.3 Child Sexual Assault Victim - Closed Proceedings	
	13.4 Child Sexual Assault Victim – Admissible Depositions	
14.	Domestic Violence	
· .	14.1 Protective Orders	
	14.2 Domestic Violence Shelters	
	14.3 Domestic Violence Reporting	
15.	Privacy and Security of Victim Information	
	15.1 Statistical Information on Victims Main-	
	15.1 Statistical information on victims Main- tained	
	15.2 Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	16-3-1120(3)
	15.3 Confidentiality of Victim Information Held by Victim-Assistance Agencies	16-3-1240 (victim compensation programs)
	15.4 Sexual Assault Counselor Privilege	



	Category	Citation
1.	Victim Compensation Program	
	1.1 Responsible Agency	
	1.2 Eligible Claimants	
	1.3 Losses Covered	
	1.4 Minimum and Maximum Award	
	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	
	1.7 Filing of Claim - Time Limit	
,	1.8 Emergency Award	
	1.9 Funding	
2.	Restitution	23A-28-1 et seq.
	2.1 Sentencing Option	23A-28-3
	2.2 Mandatory Condition of Probation	lengen de Tiel Terreren en e
	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	
	2.5 Administration/Enforcement	23A-28-7, 23A-28-8
3.	Escrow and Forfeiture of Offender Profits	23A-28A-1 et seq.
4.	Witness Fees	19-5-1
5.	Victim's Bill of Rights	
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6.	Protection from Intimidation	
1	6.1 Crime Defined	22-11-19
· ·····	6.2 Protective Orders	
7.	Victim Notification	
	7.1 of Compensation Program	23A-28-6 (of restitution plan)
	7.2 of Witness Fees	
	7.3 of Final Disposition	
	7.4 of Plea Agreement	
	7.5 of Cancelled Proceeding	
	7.6 of Right to Participate in Sentencing Hearing	
	7.7 of Parole Hearing	
	7.8 of Release of Offender	
	7.9 of Escape of Offender	<mark>na sense and an anna an anna an an anna an an an an </mark>
8.	Victim Participation in Proceedings	
	8.1 Victim Impact Statement in Presentence	
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		Category	Citation
	8.3	Testimony at Sentencing Hearing	
1. ¹	8.4	Written Statement at Parole Hearing	
	8.5	Testimony at Parole Hearing	
	8.6	Comment on Plea Bargain	
	8.7	Participation in Other Proceedings	
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9.	9.1	yment Assistance	
· · · ·	9.2	Employer Intercession Services	
	9.4	Criminal Sanction for Penalizing Em- ployee-Witness	
10.	Return	n of Seized Property	22-30A-21
11.	Vietin	n-Witness Assistance	
	11.1	Ombudsmen	
	11.2	Support Attensiants	
<u></u>	11.3	Funding for Local Victim-Witness Groups	
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12.	Elderl	y Victims	
	12.1	Sentencing for Offenses Against Elderly	
	12.2	Abuse, Neglect, Exploitation - Criminal Penalty	
	12.3	Abuse, Neglect, Exploitation - Reporting	
	12.4	Abuse, Neglect, Exploitation - Protec- tive Services	
13.	Sexual	l Assault Victims	
-	13.1	Payment for Medical Services	
n d	13.2	Special Programs	
	13.3	Child Sexual Assault Victim - Closed Proceedings	23A-24-6
	13.4	Child Sexual Assault Victim - Admissible Depositions	23A-12-9
14.	Dome	stic Violence	
	14.1	Protective Orders	25-10-1, 25-10-5 et seq.
1	14.2	Domestic Violence Shelters	
	14.3	Domestic Violence Reporting	
15.	Privac	ey and Security of Victim Information	
	15.1	Statistical Information on Victims Main- tained	
	15.2	Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	
	15,3	Confidentiality of Victim Information Held by Victim-Assistance Agencies	25-10-20 (domestic abuse information)
	15.4	Sexual Assault Counselor Privilege	

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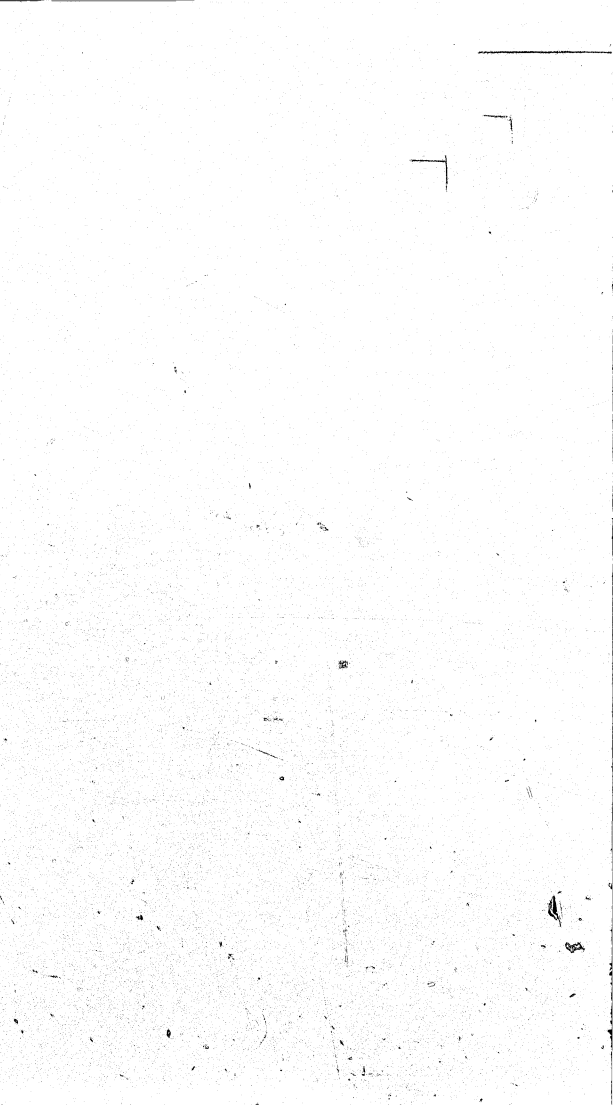
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	Category	Citation
1.	Victim Compensation Program	29-13-101 et seq.
	1.1 Responsible Agency	29-13-102(c)
	1.2 Eligible Claimants	29-13-105
	1.3 Losses Covered	29-13-106
	1.4 Minimum and Maximum Award	29-13-106(d), 29-13-107(4)
	1.5 Required to Show Financial Need	2
	1.6 Required to Report Crime - Time Limit	29-13-108(e)
	1.7 Filing of Claim - Time Limit	29–13–108(a)
	1.8 Emergency Award	29-13-114
	1.9 Funding	40-24-107
2.	Restitution	
	2.1 Sentencing Option	40-35-304
	2.2 Mandatory Condition of Probation	39-3-405(a) (for burglary)
	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	40-20-116 (for property offenses)
	2.5 Administration/Enforcement	40-20-116 (for property offenses) 41-6-101 et seq. (restitution centers); 41-6-3 (restitution industries)
3.	Escrow and Forfeiture of Offender Profits	29-13-201 et seq.
4.	Witness Fees	24-4-101 et seq.; 40-17-112; 40-25-106; 40-25-12
5.	Vietim's Bill of Rights	
6.	Protection from Intimidation	
<u>.</u>	6.1 Crime Defined	39-5-115
	6.2 Protective Orders	
7.	Victim Notification	
· .	7.1 of Compensation Program	
	7.2 of Witness Fees	
	7.3 of Final Disposition	
	7.4 of Plea Agreement	
	7.5 of Cancelled Proceeding	
	7.6 of Right to Participate in Sentencing Hearing	(a) A set of the set of the set of the s
	Hearing	
	Hearing 7.7 of Parole Hearing	
8.	Hearing 7.7 of Parole Hearing 7.8 of Release of Offender	
8.	Hearing 7.7 of Parole Hearing 7.8 of Release of Offender 7.9 of Escape of Offender	40-35-207(8)

E N N E S S E



	· · · · · ·	Category	Citation
	8.3	Testimony at Sentencing Hearing	
	8.4	Written Statement at Parole Hearing	
	8.5	Testimony at Parole Hearing	
	8.6	Comment on Plea Bargain	
	8.7	Participation in Other Proceedings	
9.	Vmplo	yment Assistance	
.	9.1	Employer Intercession Services	
	9.2	Criminal Sanction for Penalizing Em-	
		ployee-Witness	
10.	Return	n of Seized Property	40-17-118
11.	Victim	n-Witness Assistance	
	11.1	Ombudsmen	
	11.2	Support Attendants	
~~~~~	11.3	Funding for Local Victim-Witness Groups	
12.		y Vietims	
	12.1	Sentencing for Offenses Against Elderly	39-2-104(b)(1)
	12.2	Abuse, Neglect, Exploitation - Criminal Penalty	
	12.3	Abuse, Neglect, Exploitation - Reporting	
	12.4	Abuse, Neglect, Exploitation – Protec- tive Services	
13.	Sexual	Assault Victims	
••••••	13.1	Payment for Medical Services	
	13.2	Special Programs	
	13.3	Child Sexual Assault Victim - Closed Proceedings	
	13.4	Child Sexual Assault Victim - Admissible Depositions	
14.	Domes	stic Violence	39-2-105 (assault on spouse)
	14.1	Protective Orders	36-1201, 36-1205 et se <u>c</u> .
	14.2	Domestic Violence Shelters	
	14.3	Domestic Violence Reporting	
15.	Privac	y and Security of Victim Information	
	15.1	Statistical Information on Victims Main- tained	29-13-117 (by state board of claims on compensa- tion clrims)
	15.2	Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	
	15.3	Confidentiality of Victim Information Held by Victim-Assistance Agencies	
	15.4	Sexual Assault Counselor Privilege	

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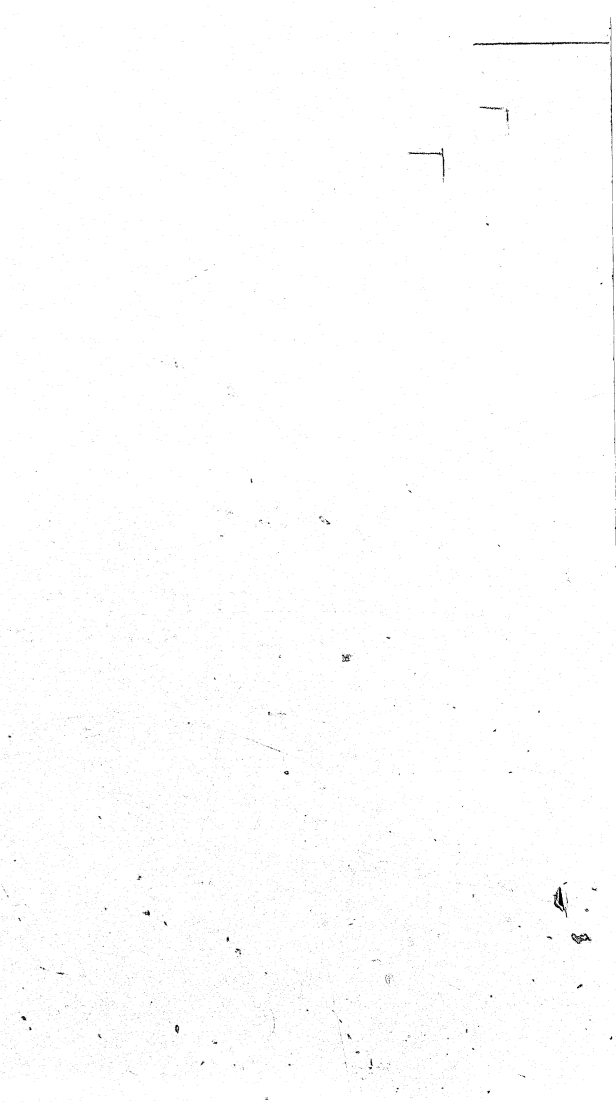


	Category	Citation	
1.	Victim Compensation Program	Civ. Stat. art. 8309-1, <b>\$\$</b> 1 et seq.	
	1.1 Responsible Agency	Civ. Stat. art. 8309-1, \$3(1)	
	1.2 Eligible Claimants	Civ. Stat. art. 8309-1, <b>S</b> 3(9)	
	1.3 Losses Covered	Civ. Stat. art. 8309-1, \$3(7)	
	1.4 Minimum and Maximum Award	Civ. Stat. art. 8309-1, <b>\$</b> 7(b)	
	1.5 Required to Show Financial Need	Civ. Stat. art. 8309-1, S6(c)(3)	
	1.6 Required to Report Crime - Time Limit	Civ. Stat. art. 8309-1, <b>\$4</b> (b)	
	1.7 Filing of Claim - Time Limit	Civ. Stat. art. 8309-1, 54(c)	
	1.8 Emergency Award	Civ. Stat. art. 8309-1, 58	
	1.9 Funding	Civ. Stat. art. 8309-1, \$14; Code of Crim. Proc. art. 42.12, \$6c	
2.	Restitution		
	2.1 Sentencing Option	Code of Crim. Proc. art. 42.12, \$10A(e)(2) (com- munity service restitution probation)	
	2.2 Mandatory Condition of Probation	Code of Crim. Proc. art. 42.12, \$\$6(a)(h), 6(a)(n), art. 42.13, \$\$6a(8),(14),6d	
	2.3 Mandatory Condition of Parole	Code of Crim. Proc. art. 42.12, <b>\$</b> 15(g)	
	2.4 Mandatory Sentence		
	2.5 Administration/Enforcement	Code of Crim. Proc. art. 42.12, \$56(b), 6c, 6c(g)(4), 10A(e)(2) (restitution centers program); Civ. Stat. art. 6166x-3, \$6(3) (work furlough program)	
3.	Escrow and Forfeiture of Offender Profits	Civ. Stat. art. 8309-1, \$16 et seq.	
4.	Witness Fees	Code of Crim. Proc. art. 24.16	
5.	Victim's Bill of Rights		
6.	Protection from Intimidation		
	6.1 Crime Defined	Penal Code \$\$36.05, 36.06	
	6.2 Protective Orders		
7.	Victim Notification		
	7.1 of Compensation Program	Civ. Stat. art. 8309-1, <b>\$</b> 10(e),(f)	
	7.2 of Witness Fees		
	7.3 of Final Disposition		
	7.4 of Plea Agreement		
	7.5 of Cancelled Proceeding		
	7.6 of Right to Participate in Sentencing		
	Hearing		
	Hearing       7.7     of Parole Hearing		
	7.7 of Parole Hearing		
8.	7.7       of Parole Hearing         7.8       of Release of Offender		
8.	<ul> <li>7.7 of Parole Hearing</li> <li>7.8 of Release of Offender</li> <li>7.9 of Escape of Offender</li> </ul>		

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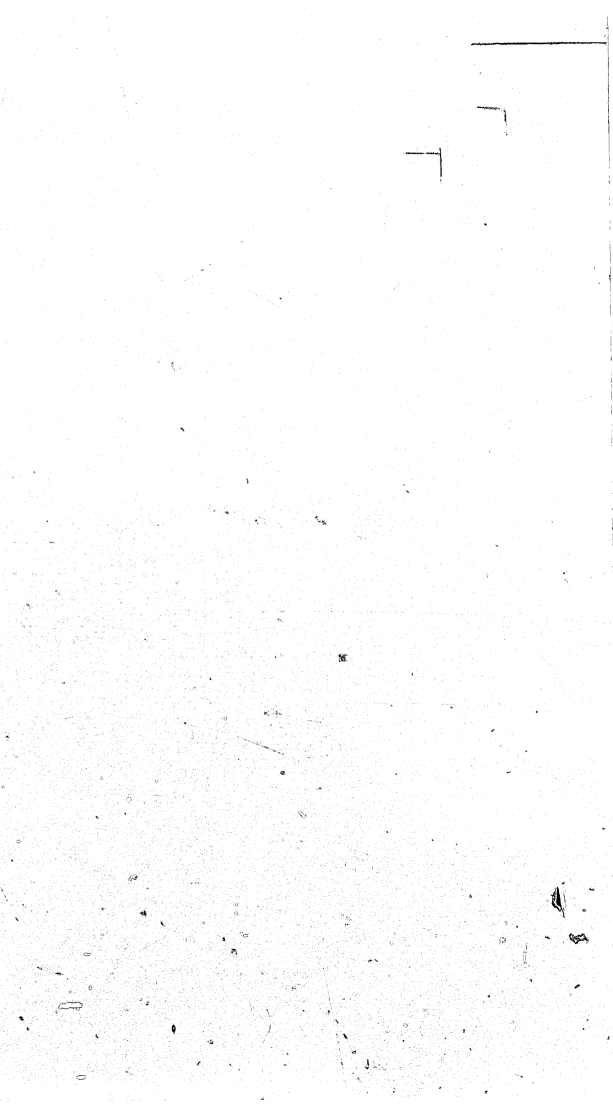
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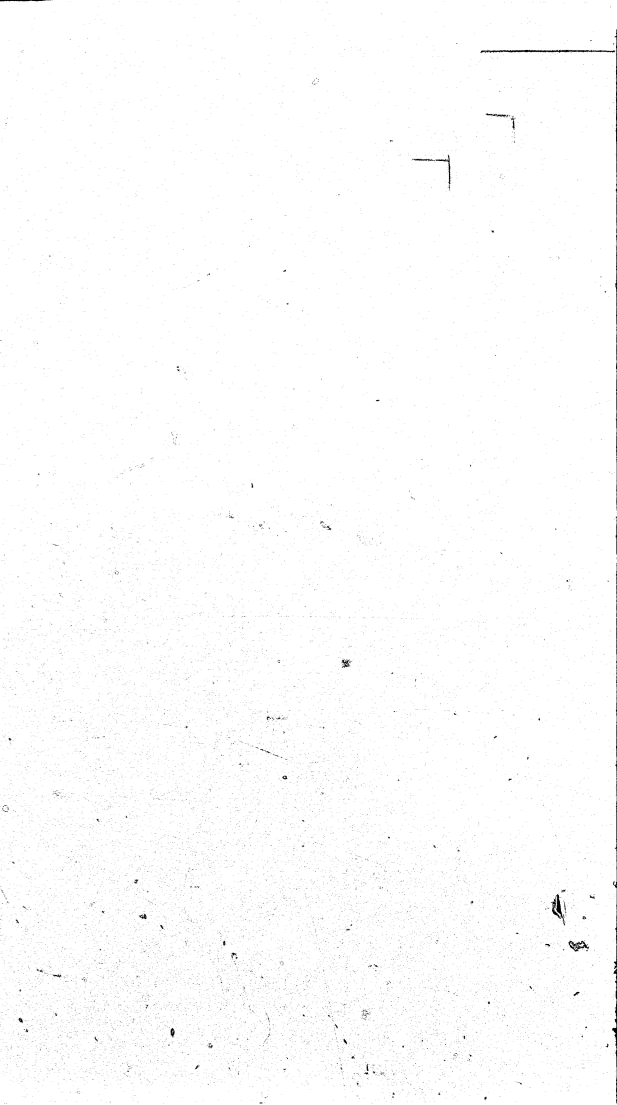
	2 	Category	Citation
	8.3	Testimony at Sentencing Hearing	
	8.4	Written Statement at Parole Hearing	
	8.5	Testimony at Parole Hearing	
	8.6	Comment on Plea Bargain	
	8.7	Participation in Other Proceedings	
9.	Emplo	yment Assistance	
	9.1	Employer Intercession Services	
	9.2	Criminal Sanction for Penalizing Em- ployee-Witness	
10.	Return	n of Seized Property	Code of Crim. Proc. art. 47.01 et seq.
11.	Victim	-Witness Assistance	
	11.1	Ombudsmen	
	11.2	Support Attendants	
	11.3	Funding for Local Victim-Witness Groups	
12.	Elderly	y Victims	
	12.1	Sentencing for Offenses Against Elderly	Penal Code \$22.04
	12.2	Abuse, Neglect, Exploitation - Criminal Penalty	
	12.3	Abuse, Neglect, Exploitation - Reporting	Human Res. Code \$\$48.001, 48.036, 48.056
	12.4	Abuse, Neglect, Exploitation - Protec- tive Services	Human Res. Code \$\$48.056 et seq.
13.	Sexual	Assault Victims	
	13.1	Payment for Medical Services	Civ. Stat. art. 4447m
	13.2	Special Programs	
n an an An Anna An Anna	13.3	Child Sexual Assault Victim - Closed Proceedings	
	13.4	Child Sexual Assault Victim - Admissible Depositions	Code of Crim. Proc. art. 38.071
14.	Domes	stic Violence	
	14.1	Protective Orders	Fam. Code §§71.01 et seq.
	14.2	Domestic Violence Shelters	Human Res. Code \$\$51.001 et seq.
	14.3	Domestic Violence Reporting	
15.	Privac	y and Security of Victim Information	
	15.1	Statistical Information on Victims Main-	Human Res. Code \$51.006 (data on domestic abuse centers)
	15.2	Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	
	15.3	Confidentiality of Victim Information Held by Victim-Assistance Agencies	Human Res. Code \$\$48.083 (elderly abuse records), 51.007 (domestic abuse data)
**************************************	15.4	Sexual Assault Counselor Privilege	



	Category	Citation
1.	Victim Compensation Program	
	1.1 Responsible Agency	
	1.2 Eligible Claimants	
	1.3 Losses Covered	
	1.4 Minimum and Maximum Award	
	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	
	1.7 Filing of Claim - Time Limit	
	1.8 Emergency Award	
	1.9 Funding	
2.	Restitution	41-25-1 et seq. (by offenders convicted of drivi
	2.1 Sentencing Option	while intoxicated)
	2.2 Mandatory Condition of Probation	77-18-1(5),(8)
	2.3 Mandatory Condition of Parole	77-27-3(3).(4) (mandatory consideration)
	2.4 Mandatory Sentence	76-3-201(3)(a) et seg.
	2.5 Administration/Enforcement	76-3-201.1
3.	Escrow and Forfeiture of Offender Profits	
4.	Witness Fees	21-5-4; 21-5-10
5.	Victim's Bill of Rights	
6.	Protection from Intimidation	76-8-508
	6.1 Crime Defined	
		han a share the second se
	6.2 Protective Orders	
7.	Victim Notification	
7.	Victim Notification 7.1 of Compensation Program	
7.	Victim Notification         7.1       of Compensation Program         7.2       of Witness Fees	
7.	Victim Notification7.1of Compensation Program7.2of Witness Fees7.3of Final Disposition	
7.	Victim Notification7.1of Compensation Program7.2of Witness Fees7.3of Final Disposition7.4of Piea Agreement	
7.	Victim Notification         7.1       of Compensation Program         7.2       of Witness Fees         7.3       of Final Disposition         7.4       of Piea Agreement         7.5       of Cancelled Proceeding	
7.	Victim Notification7.1of Compensation Program7.2of Witness Fees7.3of Final Disposition7.4of Piea Agreement	
7.	Victim Notification         7.1       of Compensation Program         7.2       of Witness Fees         7.3       of Final Disposition         7.4       of Plea Agreement         7.5       of Cancelled Proceeding         7.6       of Right to Participate in Sentencing	77-27-3(1) (of parole hearing)
7.	Victim Notification7.1of Compensation Program7.2of Witness Fees7.3of Final Disposition7.4of Plea Agreement7.5of Cancelled Proceeding7.6of Right to Participate in Sentencing Hearing	
7.	Victim Notification7.1of Compensation Program7.2of Witness Fees7.3of Final Disposition7.4of Plea Agreement7.5of Cancelled Proceeding7.6of Right to Participate in Sentencing Hearing7.7of Parole Hearing	
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7.	Victim Notification7.1of Compensation Program7.2of Witness Fees7.3of Final Disposition7.4of Plea Agreement7.5of Cancelled Proceeding7.6of Right to Participate in Sentencing Hearing7.7of Parole Hearing7.8of Release of Offender7.9of Escape of OffenderVictim Participation in Proceedings	
	Victim Notification7.1of Compensation Program7.2of Witness Fees7.3of Final Disposition7.4of Plea Agreement7.5of Cancelled Proceeding7.6of Right to Participate in Sentencing Hearing7.7of Parole Hearing7.8of Release of Offender7.9of Escape of Offender	



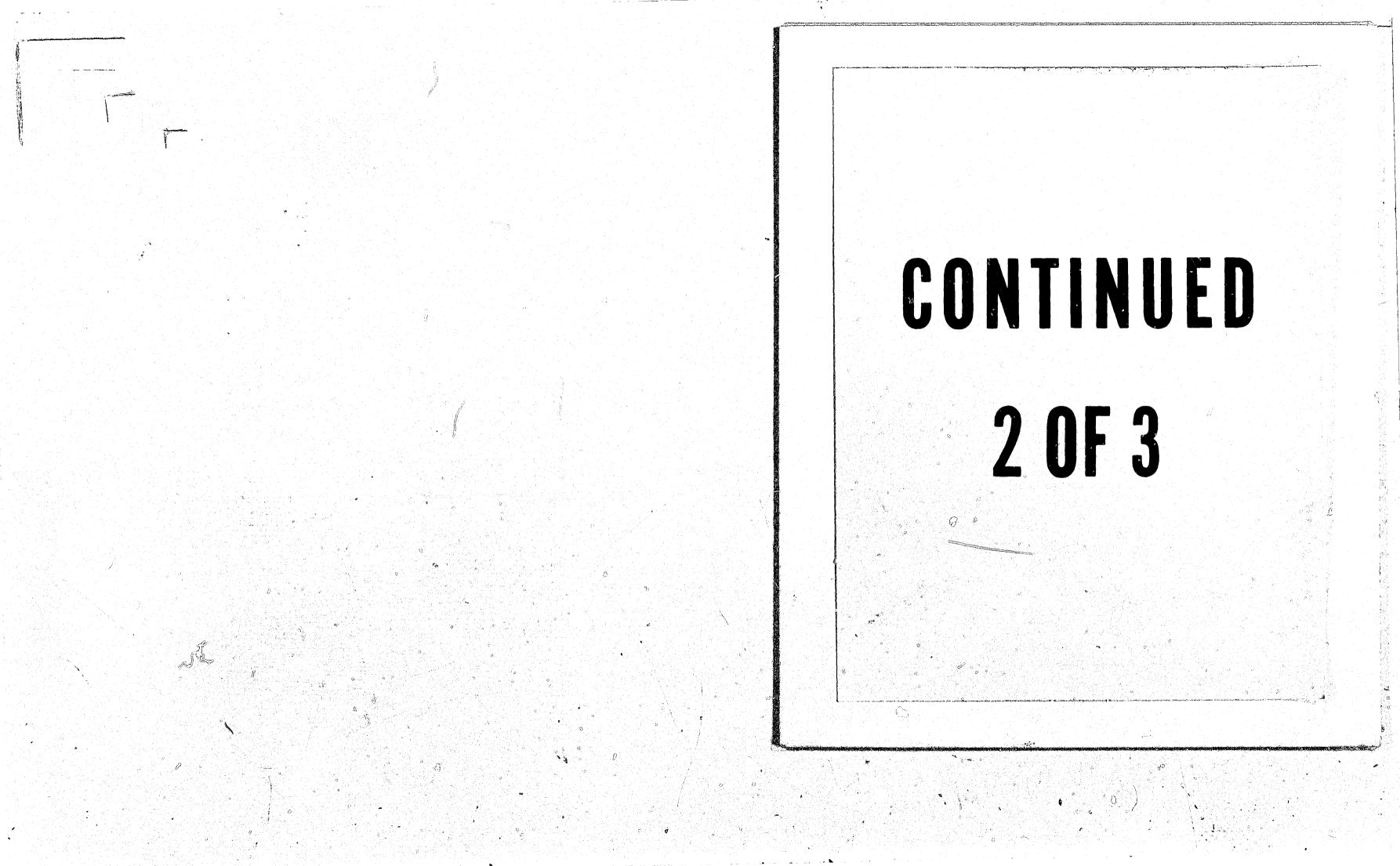
· · · · · · · ·	Category	Citation
8.	3 Testimony at Sentencing Hearing	
8.	4 Written Statement at Parole Hearing	0
8.	5 Testimony at Parole Hearing	
8.	6 Comment on Plea Bargain	
8.	7 Participation in Other Proceedings	
9. Er	nployment Assistance	
9.	1 Employer Intercession Services	
9.	2 Criminal Sanction for Penalizing Em- ployee-Witness	
10. Re	sturn of Seized Property	77-24-1 et seg.
11. Vi	ctim-Witness Assistance	
11	.1 Ombudsmen	
11	.2 Support Attendants	
11	.3 Funding for Local Victim-Witness Groups	
12. El	derly Victims	
12	.1 Sentencing for Offenses Against Elderly	
12	.2 Abuse, Neglect, Exploitation - Criminal Penalty	
12	.3 Abuse, Neglect, Exploitation - Reporting	55-19-1, 55-19-2
12	.4 Abuse, Neglect, Exploitation - Protec- tive Services	55-19-4 et seq.
13. Se	xual Assault Victims	
13	.1 Payment for Medical Services	76-3-409(2) (paid by offender who assaults minor)
13	.2 Special Programs	
13	.3 Child Sexual Assault Victim - Closed Proceedings	
13	.4 Child Sexual Assault Victim - Admissible Depositions	76-5-411
14. De	omestic Violence	30-6-1 et seq.; 77-36-1 et seq.
14	.1 Protective Orders	30-6-2 et seq.; 77-36-3 et seq.
14	.2 Domestic Violence Shelters	
14	.3 Domestic Violence Reporting	77-36-2(6),(7)
15. Pr	ivacy and Security of Victim Information	
15	.1 Statistical Information on Victims Main- tained	
15	.2 Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	
15	.3 Confidentiality of Victim Information Held by Victim-Assistance Agencies	55-19-8 (abused elderly records)
15	.4 Sexual Assault Counselor Privilege	78-3c-1 et seq.; 78-24-8(6)



	Category	Citation
L.	Victim Compensation Program	
	1.1 Responsible Age 1cy	
	1.2 Eligible Claimants	
	1.3 Losses Covered	
	1.4 Minimum and Maximum Award	
	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	
	1.7 Filing of Claim - Time Limit	
	1.8 Emergency Award	
	1.9 Funding	
2.	Restitution	
	2.1 Sentencing Option	28-252(b)(5)
	2.2 Mandatory Condition of Probation	
	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	00.052/-)
	2.5 Administration/Enforcement	28-253(e)
3.	Escrow and Forfeiture of Offender Profits	
4.	Witness Fees	32-1551
5.	Victim's Bill of Rights	
6.	Protection from Intimidation	
	6.1 Crime Defined	13-3015
	6.2 Protective Orders	
7.	Victim Notification	
	7.1 of Compensation Program	
	7.2 of Witness Fees	
	7.3 of Final Disposition	
	7.4 of Plea Agreement	
-	7.5 of Cancelled Proceeding	
	7.6 of Right to Participate in Sentencing Hearing	
· · ·	7.7 of Parole Hearing	
	7.8 of Release of Offender	
	7.9 of Escape of Offender	
8.	Victim Participation in Proceedings	<b>)</b>
	8.1 Victim Impact Statement in Presentence Report	28-204(e)
	8.2 Written Statement at Sentencing Hear- ing	

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		Category	Citation
	8.3	Testimony at Sentencing Hearing	
	8.4	Written Statement at Parole Hearing	
	8.5	Testimony at Parole Hearing	
	8.6	Comment on Plea Bargain	
	8.7	Participation in Other Proceedings	
9.	Employ	vment Assistance	
	9.1	Employer Intercession Services	
	9.2	Criminal Sanction for Penalizing Em- ployee-Witness	
10.	Return	of Seized Property	13-2506
11.	Victim	-Witness Assistance	
	11.1	Ombudsmen	
	11.2	Support Attendants	
	11.3	Funding for Local Victim-Witness Groups	
12.	Elderly	Victims	
••••••••	12.1	Sentencing for Offenses Against Elderly	
	12.2	Abuse, Neglect, Exploitation - Criminal Penalty	
	12.3	Abuse, Neglect, Exploitation - Reporting	18-1150 et seg.
	12.4	Abuse, Neglect, Exploitation - Protec- tive Services	18-1154
13.	Sexual	Assault Victims	
	13.1	Payment for Medical Services	32-1407
	13.2	Special Programs	
	13.3	Child Sexual Assault Victim – Closed Proceedings	
	13.4	Child Sexual Assault Victim - Admissible Depositions	
14.	Domes	tic Violence	
	14.1	Protective Orders	15-1101 et seq.
	14.2	Domestic Violence Shelters	3-18
	14.3	Domestic Violence Reporting	
15.	Privac	y and Security of Victim Information	
	15.1	Statistical Information on Victims Main- tained	3-18(c)(4) (domestic abuse)
	15.2	Authority of Victim Compensation Agency to Request Data from Law Enforcement Agencies	
	15.3	Confidentiality of Victim Information Held by Victim-Assistance Agencies	
	15,4	Sexual Assault Counselor Privilege	

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	Category	Citation	
1.	Victim Compensation Program	34-151 et seq.	
	1.1 Responsible Agency	34-153(3)	
	1.2 Eligible Claimants	34-161(a), 34-164(b)(4),(5),(6),(7)	
	1.3 Losses Covered	34-163(b)	
	1.4 Minimum and Maximum Award	34-164(a)	
	1.5 Required to Show Financial Need		
	1.6 Required to Report Crime - Time Limit	34-161(b)	
	1.7 Filing of Claim - Time Limit	34-161(b)	
	1.8 Emergency Award		
	1.9 Funding	34-171	
2.	Restitution		
	2.1 Sentencing Option		
	2.2 Mandatory Condition of Probation	5-3711(a).(c)	
	2.3 Mandatory Condition of Parole		
	2.4 Mandatory Sentence		
	2.5 Administration/Enforcement		
3.	Escrow and Forfeiture of Offender Profits		
4.	Witness Fees	5-660	
5.	Victim's Bill of Rights		
6.	Protection from Intimidation		
	6.1 Crime Defined		
	6.2 Protective Orders		
7.	Victim Notification		
	7.1 of Compensation Program		
	7.2 of Witness Fees		
	7.3 of Final Disposition		
	7.4 of Plea Agreement		
	7.5 of Cancelled Proceeding		
	7.6 of Right to Participate in Sentencing Hearing		
	7.7 of Parole Hearing		
	7.8 of Release of Offender		
	7.9 of Escape of Offender		
8.	Victim Participation in Proceedings		
	8.1 Victim Impact Statement in Presentence Report		
	8.2 Written Statement at Sentencing Hear- ing		

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	8.3	Testimony at Sentend
	8.4	Written Statement at
	8.5	Testimony at Parole
-	8.6	Comment on Plea Ba
	8.7	Participation in Othe
9.	Emplo	yment Assistance
	9.1	Employer Intercessio
	9.2	Criminal Sanction for ployee-Witness
10.	Return	n of Seized Property
11.	Vietin	-Witness Assistance
	11.1	Ombudsmen
	11.2	Support Attendants
	11.3	Funding for Local Vic
12.	Elderl	y Victims
	12.1	Sentencing for Offen
	12.2	Abuse, Neglect, Expl Penalty
	12.3	Abuse, Neglect, Expl
	12.4	Abuse, Neglect, Expl tive Services
13.	Sexual	Assault Victims
	13.1	Fayment for Medical
	13.2	Special Programs
	13.3	Child Sexual Assault Proceedings
	13.4	Child Sexual Assault Depositions
14.	Domes	stic Violence
	14.1	Protective Orders
	14.2	Domestic Violence Sh
	14.3	Domestic Violence R
15.	Privac	y and Security of Victi
	15.1	Statistical Informatic tained
	15.2	Authority of Victim ( to Request Data from Agencies
	15.3	Confidentiality of Vic Held by Victim-Assis
	15.4	Sexual Assault Couns

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	5-3941 et seq.
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Victim - Closed	
Victim - Admissible	
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Compensation Agency	
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ctim Information	
tance Agencies	34-158(g) (compensation commission records)
elor Privilege	

G I N I S L A N

N D S

	Category	Citation
1.	Victim Compensation Program	19.2-368.1 et seg.
	1.1 Responsible Agency	19.2-368.3
	1.2 Eligible Claimants	19.2-368.4
	1.3 Losses Covered	19.2-368.11
	1.4 Minimum and Maximum Award	19.2-368.11
	1.5 Required to Show Financial Need	19.2-368.13
	1.6 Required to Report Crime - Time Li	mit 19.2-368.10
	1.7 Filing of Claim - Time Limit	19.2-368.5(B)
	1.8 Emergency Award	19.2-368.9
	1.9 Funding	19.2-368.18
2.	Restitution	
	2.1 Sentencing Option	19.2-305
	2.2 Mandatory Condition of Probation	19.2-305.1 (for offense causing property damage)
	2.3 Mandatory Condition of Parole	
	2.4 Mandatory Sentence	
	2.5 Administration/Enforcement	
3.	Escrow and Forfeiture of Offender Profits	
4.	Witness Fees	14.1-189 et seq.
5.	Vietim's Bill of Rights	
6.	Protection from Intimidation	
	6.1 Crime Defined	18.2-460
	6.2 Protective Orders	
7.	Victim Notification	
	7.1 of Compensation Program	19.2-368.17
	7.2 of Witness Fees	
	7.3 of Final Disposition	
	7.4 of Plea Agreement	
	7.5 of Cancelled Proceeding	
	7.6 of Right to Participate in Sentencing Hearing	
	7.7 of Parole Hearing	
	7.8 of Release of Offender	
	7.9 of Escape of Offender	
8.	Victim Participation in Proceedings	
	8.1 Victim Impact Statement in Present Report	ence 19.2-299.1
	8.2 Written Statement at Sentencing He ing	ar-

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	-	يوي علي ا	Category
		8.3	Testimony at Sen
		8.4	Written Statemen
		8.5	Testimony at Par
		8.6	Comment on Plea
		8.7	Participation in C
	9.	Emp	loyment Assistance
		9.1	Employer Interces
		9.2	Criminal Sanction ployee-Witness
	10.	Retu	rn of Seized Property
	11.	Vieti	m-Witness Assistance
		11.1	Ombudsmen
		11.2	Support Attendant
		11.3	Funding for Local
•	12.	Elder	ly Victims
		12.1	Sentencing for Off
		12.2	Abuse, Neglect, Ex Penalty
		12.3	Abuse, Neglect, Ex
		12.4	Abuse, Neglect, Ex tive Services
	13.	Sexua	l Assault Victims
		13.1	Payment for Medic
		13.2	Special Programs
		13.3	Child Sexual Assau Proceedings
		13.4	Child Sexual Assaul Depositions
	14.	Dome	stic Violence
		14.1	Protective Orders
		14.2	Domestic Violence
		14.3	Domestic Violence
	15.	Privac	y and Security of Vict
		15.1	Statistical Informat tained
		15.2	Authority of Victim to Request Data fro Agencies
		15.3	Confidentiality of V Held by Victim-Assi
		15.4	Sexual Assault Coun
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у	19.2-270.1 et seq.
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ffenses Against Elderly	
Exploitation - Criminal	
xploitation - Reporting	63.1-55.3
xploitation - Protec-	
	63.1-55.1 et seq.
cal Services	19,2-165.1
ult Victim - Closed	
ult Victim - Admissible	18.2-67 (victim need not be minor)
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Shelters	63.1-315 et seq.
Reporting	
etim Information	
tion on Victims Main-	
n Compensation Agency om Law Enforcement	19.2-368.3(2)
Victim Information listance Agencies	19.2-368.14 (victim compensation records)
nselor Privilege	

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Category	Citation	
1. Victim Compensation Program	7.68.010 et seq.	
1.1 Responsible Agency	7.68.020(1), 7.68.030	
1.2 Eligible Claimants	7.68.070(2) et seg.	
1.3 Losses Covered	7.68.070	
1.4 Minimum and Maximum Award	7.68.070, 7.68.070(12),(13)	
1.5 Required to Show Financial Need		
1.6 Required to Report Crime - Time Limit	7.68.060(2)	
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7.5 of Cancelled Proceeding	7.69.030(2)	
7.6 of Right to Participate in Sentencing Hearing		
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×	10.	Return	of Seized Property
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:		11.1	Ombudsmen
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· · ·		12.1	Sentencing for Offen
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		14.1	Protective Orders
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		14.3	Domestic Violence R
	15.	Privacy	y and Security of Victi
		15.1	Statistical Informatic tained
		15.2	Authority of Victim ( to Request Data from Agencies
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ctim Information stance Agencies	7.68.140 (victim compensation records); 70.125.070 (records of rape crisis center not discoverable)
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1.	Victim Compensation Program	14A-2A-1 et seq.
······	1.1 Responsible Agency	14A-2A-5 et seq.
	1.2 Eligible Claimants	14-2A-14(c),(d),(e)
	1.3 Losses Covered	14A-2A-3(e), 14A-2A-5
	1.4 Minimum and Maximum Award	14A-2A-14(g)
	1.5 Required to Show Financial Need	
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	1.8 Emergency Award	
	1.9 Funding	14-2A-4
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2.	Restitution           2.1         Sentencing Option	62-12-9(3)(1)
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5.	Victim's Bill of Rights	
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6.	Protection from Intimidation	
	6.1 Crime Defined	61-5-27
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7.	Victim Notification	
	7.1 of Compensation Program	14-2A-25
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	7.6 of Right to Participate in Sentencing	
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8.	<ul> <li>7.3 of Right to Participate in Sentencing Hearing</li> <li>7.7 of Parole Hearing</li> <li>7.8 of Release of Offender</li> <li>7.9 of Escape of Offender</li> </ul>	

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m Compensation Agency rom Law Enforcement	14-2A-16(c)
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1.	Victim Compensation Program	949.001 et seq.
	1.1 Responsible Agency	949.01(1m), 949.03(1)
	1.2 Eligible Claimants	949.03(1), 949.04(1), 949.08(2),(3)
	1.3 Losses Covered	949.06
	1.4 Minimum and Maximum Award	949.06(2)
· .	1.5 Required to Show Financial Need	
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2	Restitution	
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4. ,	Witness Fees	814.67
5.	Vietim's Bill of Rights	950.01 et seq.
6.	Protection from Intimidation	
	6.1 Crime Defined	040 20 (bettery to witness) 040 41 et ses
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	6.1     Crime Defined       6.2     Protective Orders	940.20 (battery to witness), 940.41 et seq. 940.47 et seq.; 950.04(3)
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7.	6.2 Protective Orders	
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7.	6.2       Protective Orders         Victim Notification         7.1       of Compensation Program         7.2       of Witness Fees	940.47 et seq.; 950.04(3) 950.04(4) 950.04(5)
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7.	6.2Protective OrdersVictim Notification7.1of Compensation Program7.2of Witness Fees7.3of Final Disposition7.4of Plea Agreement7.5of Cancelled Proceeding7.6of Right to Participate in Sentencing Hearing7.7of Parole Hearing	940.47 et seq.; 950.04(3) 950.04(4) 950.04(5) 950.04(1) 950.04(2)
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9.	Empl	oyment Assistance
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15.	Privac	y and Security of Vict
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	15.197 (council on domestic abuse); 971.37 (de- ferred prosecution program for domestic violence offenders)
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tion on Victims Main-	949.18(5) (compensation claims)
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1.	Victim Compensation Program	
	1.1 Responsible Agency	
	1.2 Eligible Claimants	
	1.3 Losses Covered	
	1.4 Minimum and Maximum Award	
	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	
	1.7 Filing of Claim - Time Limit	
	1.8 Emergency Award	
	1.9 Funding	
2.	Restitution	7-13-307 et seq.
	2.1 Sentencing Option	
	2.2 Mandatory Condition of Probation	7-13-308 (mandatory consideration), 7-13-312
	2.3 Mandatory Condition of Parole	
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-	2.5 Administration/Enforcement	7-13-312
3.	Escrow and Forfeiture of Offender Profits	
4.	Witness Fees	1-14-102, 1-14-106
5.	Victim's Bill of Rights	
6.	Protection from Intimidation	
	6.1 Crime Defined	6-5-305
	6.2 Protective Orders	
7.	Victim Notification	
	7.1 of Compensation Program	7-13-311 (of restitution plan)
	7.2 of Witness Fees	
	7.3 of Final Disposition	
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	7.5 of Cancelled Proceeding	
	7.8 of Right to Participate in Sentencing Hearing	
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8.	Victim Participation in Proceedings	
	8.1 Victim Impact Statement in Presentence Report	
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	8.3	Testimony a
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12.	Elder	ly Victims
	12.1	Sentencing for
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13.	Sexua	al Assault Victin
	13.1	Payment for
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	13.3	Child Sexual Proceedings
	13.4	Child Sexual Depositions
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Section 2 FEDERAL LEGISLATION BY CLASSIFICATION CATEGORIES



	Category	Citation
1.	Victim Compensation Program	
	1.1 Responsible Agency	
· · · · ·	1.2 Eligible Claimants	
	1.3 Losses Covered	
	1.4 Minimum and Maximum Award	
	1.5 Required to Show Financial Need	
	1.6 Required to Report Crime - Time Limit	
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	1.8 Emergency Award	
······	1.9 Funding	
2.	Restitution	
	2.1 Sentencing Option	P.L. 97-291 <b>\$5</b> (1982) (18 USC 3579 et se Guidelines for Victim and Witness Assistance
	2.2 Mandatory Condition of Probation	Guidelines for Victim and Witness Assistance fice of Attorney Gen., 7/9/83), Pt. IV
	2.3 Mandatory Condition of Parole	
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	2.5 Administration/Enforcement	
3.	Escrow and Forfeiture of Offender Profits	See, P.L. 97-291 <b>\$</b> 7
4.	Witness Fees	
5.	Victim's Bill of Rights	P.L. 97-291 <b>S</b> 6(a) (18 USC 1512, note); <u>Guideli</u> .Pt, II
6.	Protection from Intimidation	
	6.1 Crime Defined	P.L. 97-291 S4 (18 USC 1512 et seq.); Guideli Pt. V
	6.2 Protective Orders	P.L. 97-291 <b>S4</b> (18 USC 1514)
7.	Victim Notification	
	7.1 of Compensation Program	P.L. 97-291 \$6(a)(1); <u>Guidelines</u> , Pt. II(A)(2)
	7.2 of Witness Fees	
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	7.4 of Plea Agreement	P.L. 97-291 \$6(a)(5)(C); Guidelines, Pt. II(C)(5)
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		<u>Guidelines. Pt. II(B)</u> P.L. 97-291 <b>S6(a)(4)(C).(D):</b> Guidelines. Pt. II(B)(
	7.7 of Parole Hearing	
	7.7       of Parole Hearing         7.8       of Release of Offender	P.L. 97-291 \$6(a)(4)(C).(D); Guidelines, Pt. II(B)
8.	7.7       of Parole Hearing         7.8       of Release of Offender         7.9       of Escape of Offender	P.L. 97-291 \$6(a)(4)(C).(D); Guidelines, Pt. II(B)

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	8.3	Testimony at Sentenci
	8.4	Written Statement at
		Testimony at Parole H
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12.	Elderly	y Victims
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13.	Sexual	Assault Victims
		Payment for Medical S
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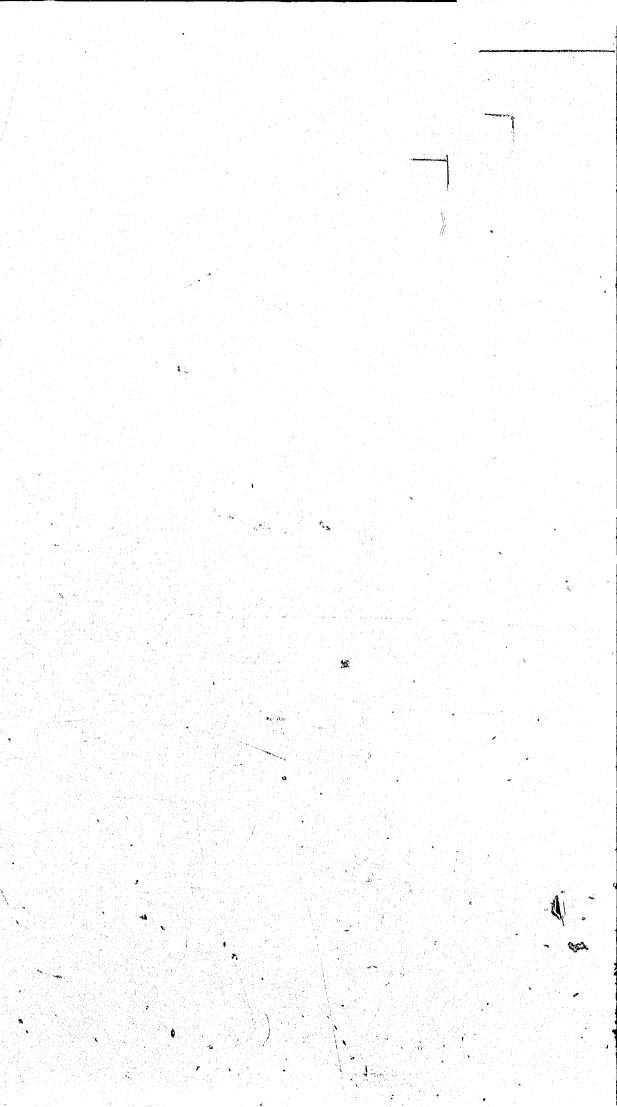
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- Criminal victimization in the U.S.: 1982 (final report), NCJ-92820, 11/84 1973-82 trends, NCJ-90541, 9/83 **1981** (final report), NCJ-90208 **1980** (final report), NCJ-84015, 4/83 **1979** (final report), NCJ-76710, 12/81
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