## SENATE BILL NO. 1191

June 4, 1998, Introduced by Senator SCHWARZ and referred to the Committee on Families, Mental Health and Human Services.

A bill to amend 1985 PA 87, entitled

"Crime victim's rights act,"

by amending sections 2, 6, 13a, 20a, 31, 36, 41a, and 48 (MCL 780.752, 780.756, 780.763a, 780.770a, 780.781, 780.786, 780.791a, and 780.798), sections 2, 6, and 36 as amended and sections 13a, 20a, and 41a as added by 1993 PA 341, section 31 as amended by 1996 PA 82, and section 48 as amended by 1996 PA 105.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

**1** Sec. 2. (1) As used in this article:

2 (A) "COUNTY JUVENILE AGENCY" MEANS THAT TERM AS DEFINED IN3 SECTION 2 OF THE COUNTY JUVENILE AGENCY ACT.

4 (B) (a) "Crime" means a violation of a penal law of this
5 state for which the offender, upon conviction, may be punished by
6 imprisonment for more than 1 year -, or an offense expressly
7 designated by law to be AS a felony.

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(C) (b) "Defendant" means a person charged with or
 convicted of <u>having committed</u> COMMITTING a crime against a
 victim.

4 (D) (c) "Final disposition" means the ultimate termination
5 of the criminal prosecution of a defendant including, but not
6 limited to, dismissal, acquittal, or imposition of sentence by
7 the court.

8 (E) (d) "Juvenile" means a person within the jurisdiction 9 of the circuit court under section 606 of the revised judicature 10 act of 1961, Act No. 236 of the Public Acts of 1961, being sec-11 tion 600.606 of the Michigan Compiled Laws, or within the juris-12 diction of the recorder's court of the city of Detroit under sec-13 tion 10a(1)(c) of Act No. 369 of the Public Acts of 1919, being 14 section 725.10a of the Michigan Compiled Laws 1961 PA 236, MCL 15 600.606.

(F) (e) "Juvenile facility" means a county facility,
17 institution operated as an agency of the county or the juvenile
18 FAMILY division of the probate CIRCUIT court, or a state AN
19 institution or agency described in the youth rehabilitation serv20 ices act, Act No. 150 of the Public Acts of 1974, being sections
21 803.301 to 803.309 of the Michigan Compiled Laws 1974 PA 150,
22 MCL 803.301 TO 803.309, to which a juvenile has been committed or
23 in which a juvenile is detained.

24 (G) (f) "Person" means an individual, organization, part25 nership, corporation, or governmental entity.

26 (H) (g) "Prisoner" means a person who has been convicted
 27 and sentenced to imprisonment or placement in a juvenile facility

for having committed a crime or an act that would be a crime if
 committed by an adult against a victim.

3 (I) (h) "Prosecuting attorney" means the prosecuting
4 attorney for a county, an assistant prosecuting attorney for a
5 county, the attorney general, the deputy attorney general, an
6 assistant attorney general, or a special prosecuting attorney.

7 (J) (i) "Victim", except as otherwise defined in this
8 article, means any of the following:

9 (i) An individual who suffers direct or threatened physical,
10 financial, or emotional harm as a result of the commission of a
11 crime, except as provided in subparagraph (*ii*), (*iii*), or (*iv*).

12 (*ii*) The following individuals other than the defendant if13 the victim is deceased:

14 (A) The spouse of the deceased victim.

(B) A child of the deceased victim if the child is 18 years16 of age or older and sub-subparagraph (A) does not apply.

17 (C) A parent of a deceased victim if sub-subparagraphs (A)18 and (B) do not apply.

19 (D) The guardian or custodian of a child of a deceased
20 victim if the child is less than 18 years of age and
21 sub-subparagraphs (A) to (C) do not apply.

(E) A sibling of the deceased victim if sub-subparagraphs(A) to (D) do not apply.

24 (F) A grandparent of the deceased victim if25 sub-subparagraphs (A) to (E) do not apply.

(*iii*) A parent, guardian, or custodian of a victim who is
 less than 18 years of age if the parent, guardian, or custodian
 so chooses.

4 (*iv*) A parent, guardian, or custodian of a victim who is
5 mentally or emotionally unable to participate in the legal
6 process.

7 (2) If a victim as defined in subsection  $\frac{-(1)(i)(i)}{-(1)(i)}$ **8** (1)(J)(i) is physically or emotionally unable to exercise the 9 privileges and rights under this article, the victim may desig-**10** nate his or her spouse, - or a child 18 years of age or older, 11 parent, sibling, or grandparent of the victim to act in HIS OR 12 HER place of the victim during the duration of WHILE the physi-13 cal or emotional disability CONTINUES. The victim shall provide 14 the prosecuting attorney with the name of the person who is to 15 act in HIS OR HER place. - of the victim. During the physical or 16 emotional disability, notices to be provided under this article 17 to the victim shall continue to be sent only to the victim. Sec. 6. (1) Not later than 7 days after the DEFENDANT'S 18 **19** arraignment <u>of the defendant</u> for a crime, but not less than 24 20 hours before a preliminary examination, the prosecuting attorney

21 shall give to each victim a written notice in plain English of 22 each of the following:

23 (a) A brief statement of the procedural steps in the pro-24 cessing of a criminal case.

(b) A specific list of the rights and procedures under thisarticle.

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(c) Details and eligibility requirements under Act No. 223
 of the Public Acts of 1976, being sections 18.351 to 18.368 of
 the Michigan Compiled Laws 1976 PA 223, MCL 18.351 TO 18.368.

4 (d) Suggested procedures if the victim is subjected to5 threats or intimidation.

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(e) The person to contact for further information.

7 (2) If <u>requested by</u> the victim REQUESTS, the prosecuting
8 attorney shall give <u>to</u> the victim notice of any scheduled court
9 proceedings and <u>notice of</u> any changes in that schedule.

10 (3) Before finalizing any negotiation that may result in a 11 dismissal, plea or sentence bargain, or pretrial diversion, the 12 prosecuting attorney shall offer the victim the opportunity to 13 consult with the prosecuting attorney to obtain the VICTIM'S 14 views of the victim about the disposition of the prosecution 15 for the crime, including the victim's views about dismissal, plea 16 or sentence negotiations, and pretrial diversion programs.

17 (4) A victim who receives a notice under subsection (1) and 18 who chooses to receive any other notice or notices under this 19 article shall keep the following persons informed of the victim's 20 current address and telephone number:

21 (a) The prosecuting attorney, until final disposition or22 completion of the appellate process, whichever occurs later.

23 (b) The department of corrections or the sheriff as
24 directed by the prosecuting attorney DIRECTS if the defendant
25 is imprisoned.

(c) The department of social services FAMILY INDEPENDENCE
 AGENCY OR COUNTY JUVENILE AGENCY AS THE PROSECUTING ATTORNEY
 DIRECTS if the defendant is held in a juvenile facility.

Sec. 13a. When a defendant is sentenced to a term of imprisonment or ordered to be placed in a juvenile facility, the prosecuting attorney shall provide the victim with a form the victim may submit to receive the notices provided for under section 19 or 20a. The form shall include the address of the department of corrections, the sheriff, or the department of social services THE FAMILY INDEPENDENCE AGENCY, OR THE COUNTY JUVENILE AGENCY, as applicable, to which the form may be sent. Sec. 20a. (1) Upon A VICTIM'S written request, of a victim of a crime, the department of social services FAMILY INDEPENdepartment of country JUVENILE AGENCY, AS APPLICABLE, shall make s a good faith effort to notify the victim before either of the following occurs:

17 (a) A juvenile is dismissed from court jurisdiction or dis18 charged from the department of social services jurisdiction
19 COMMITMENT TO THE FAMILY INDEPENDENCE AGENCY OR COUNTY JUVENILE
20 AGENCY.

(b) A juvenile is transferred from a secure juvenile facil-22 ity to a nonsecure juvenile facility.

(2) If the department of social services FAMILY INDEPEN24 DENCE AGENCY OR COUNTY JUVENILE AGENCY is not successful in noti25 fying the victim before an event described in subsection (1)(a)
26 or (b) (1) occurs, the department of social services IT shall
27 notify the victim as soon as possible after the occurrence of

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1 the THAT event described in subsection (1)(a) or (b) OCCURS by 2 any means reasonably calculated to give prompt actual notice. (3) Upon the victim's written request, the department of 3 4 social services FAMILY INDEPENDENCE AGENCY OR COUNTY JUVENILE 5 AGENCY, AS APPLICABLE, shall give to the victim notice of a 6 juvenile's escape. A victim who requests notice of an escape 7 shall be given immediate notice of the escape by any means rea-8 sonably calculated to give prompt actual notice. If the escape 9 occurs before the juvenile is delivered to the department of 10 social services FAMILY INDEPENDENCE AGENCY OR COUNTY JUVENILE 11 AGENCY, the agency in charge of the juvenile's detention shall 12 give notice of the escape to the department of social services 13 FAMILY INDEPENDENCE AGENCY OR COUNTY JUVENILE AGENCY, which shall 14 then give notice of the escape to the victim who requested 15 notice.

16 Sec. 31. (1) As used in this article:

17 (A) "COUNTY JUVENILE AGENCY" MEANS THAT TERM AS DEFINED IN18 SECTION 2 OF THE COUNTY JUVENILE AGENCY ACT.

(B) (a) "Court" means the juvenile division of the probate
 court.

(C) (b) "Juvenile" means <u>a child</u> AN INDIVIDUAL alleged or found to be within the COURT'S jurisdiction <u>of the juvenile</u> division of the probate court pursuant to <u>UNDER</u> section 2(a)(1) of chapter XIIA of <u>Act No. 288 of the Public Acts of 1939</u>, being section 712A.2 of the Michigan Compiled Laws 1939 PA 288, MCL 712A.2, for an offense.

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(D) (c) "Juvenile facility" means a county facility, an
institution operated as an agency of the county or the juvenile
division of the probate court, or a state AN institution or
agency described in the youth rehabilitation services act, Act
No. 150 of the Public Acts of 1974, being sections 803.301 to
803.309 of the Michigan Compiled Laws 1974 PA 150, MCL 803.301
TO 803.309, to which a juvenile has been committed or in which a
juvenile is detained.

9 (E) (d) "Offense" means 1 or more of the following:
10 (i) A violation of a penal law of this state for which a
11 juvenile offender, if convicted as an adult, may be punished by
12 imprisonment for more than 1 year -, or an offense expressly
13 designated by law to be AS a felony.

14 (*ii*) A violation of section 81, 81a, 115, 136b(5), 145a,
15 234, 235, 335a, or 411h of the Michigan penal code, Act No. 328
16 of the Public Acts of 1931, being sections 1931 PA 328, MCL
17 750.81, 750.81a, 750.115, 750.136b, 750.145a, 750.234, 750.235,
18 750.335a, and 750.411h. of the Michigan Compiled Laws.

19 (*iii*) A violation of section 617a of the Michigan vehicle 20 code, Act No. 300 of the Public Acts of 1949, being section 21 257.617a of the Michigan Compiled Laws 1949 PA 300, MCL 22 257.617A, or a violation of section 625 of Act No. 300 of the 23 Public Acts of 1949, being section 257.625 of the Michigan 24 Compiled Laws THAT ACT, MCL 257.625, if the violation involves 25 an accident resulting in damage to another individual's property 26 or physical injury or death to another individual.

(*iv*) Selling or furnishing alcoholic liquor to an individual
 less than 21 years of age in violation of section 33 of the
 Michigan liquor control act, Act No. 8 of the Extra Session of
 the Public Acts of 1933, being section 436.33 of the Michigan
 Compiled Laws FORMER 1933 (EX SESS) PA 8, OR SECTION 701 OF THE
 MICHIGAN LIQUOR CONTROL CODE OF 1998, 1998 PA 58, MCL 436.1701,
 if the violation results in physical injury or death to any
 individual.

9 (v) A violation of section 80176 of part 801 (marine
10 safety) 80176(1) OR (3) of the natural resources and environmen11 tal protection act, Act No. 451 of the Public Acts of 1994,
12 being section 324.80176 of the Michigan Compiled Laws, operating
13 a vessel while under the influence of or impaired by intoxicating
14 liquor or a controlled substance, or with an unlawful blood alco15 hol content 1994 PA 451, MCL 324.80176, if the violation
16 involves an accident resulting in damage to another individual's
17 property or physical injury or death to any individual.

18 (vi) A violation of a local ordinance substantially corre19 sponding to a violation LAW enumerated in subparagraphs (i) to
20 (v).

(vii) A violation described in subparagraphs (i) to (vi)
that is subsequently reduced to a violation not included in subparagraphs (i) to (vi).

24 (F) (e) "Person" means an individual, organization, part 25 nership, corporation, or governmental entity.

26 (G) (G) (F) "Prosecuting attorney" means the prosecuting
27 attorney for a county, an assistant prosecuting attorney for a

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county, the attorney general, the deputy attorney general, an
 assistant attorney general, a special prosecuting attorney, or in
 connection with the prosecution of an ordinance violation, an
 attorney for the political subdivision that enacted the ordinance
 upon which the violation is based.

6 (H) (g) "Victim", except as otherwise defined in this
7 article, means any of the following:

8 (i) A person who suffers direct or threatened physical,
9 financial, or emotional harm as a result of the commission of an
10 offense, except as provided in subparagraph (*ii*), (*iii*), or
11 (*iv*).

12 (*ii*) The following individuals other than the juvenile 13 -offender if the victim is deceased:

14 (A) The spouse of the deceased victim.

(B) A child of the deceased victim if the child is 18 yearsof age or older and sub-subparagraph (A) does not apply.

17 (C) A parent of a deceased victim if sub-subparagraphs (A)18 and (B) do not apply.

19 (D) The guardian or custodian of a child of a deceased
20 victim if the child is less than 18 years of age and
21 sub-subparagraphs (A) to (C) do not apply.

(E) A sibling of the deceased victim if sub-subparagraphs(A) to (D) do not apply.

24 (F) A grandparent of the deceased victim if25 sub-subparagraphs (A) to (E) do not apply.

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(*iii*) A parent, guardian, or custodian of a victim who is
 less than 18 years of age if the parent, guardian, or custodian
 so chooses.

4 (*iv*) A parent, guardian, or custodian of a victim who is
5 mentally or emotionally unable to participate in the legal
6 process.

7 (2) If a victim as defined in subsection  $\frac{-(1)(g)(i)}{-(1)(g)(i)}$ **8** (1)(H)(i) is physically or emotionally unable to exercise the 9 privileges and rights under this article, the victim may desig-**10** nate his or her spouse, - or a child 18 years of age or older, 11 parent, sibling, or grandparent of the victim to act in HIS OR 12 HER place of the victim during the duration of WHILE the physi-13 cal or emotional disability CONTINUES. The victim shall provide 14 the prosecuting attorney with the name of the person who is to 15 act in HIS OR HER place. - of the victim. During the physical or 16 emotional disability, notices to be provided under this article 17 to the victim shall continue to be sent only to the victim. Sec. 36. (1) Within 72 hours after the prosecuting attorney 18 19 files or submits a petition seeking to invoke the court's juris-20 diction for <u>a juvenile</u> AN offense, the prosecuting attorney, or 21 —, THE COURT pursuant to an agreement under section 48a, the

22 court shall give to each victim a written notice in plain
23 English of each of the following:

(a) A brief statement of the procedural steps in the pro25 cessing of a juvenile offense case, including the fact that a
26 juvenile may be waived to the court of general criminal
27 jurisdiction.

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(b) A specific list of the rights and procedures under this
 article.

3 (c) Details and eligibility requirements under Act No. 223
4 of the Public Acts of 1976, being sections 18.351 to 18.368 of
5 the Michigan Compiled Laws 1976 PA 223, MCL 18.351 TO 18.368.

6 (d) Suggested procedures if the victim is subjected to7 threats or intimidation.

8 (e) The person to contact for further information.

9 (2) If <u>requested by</u> the victim REQUESTS, the prosecuting
10 attorney, or —, THE COURT pursuant to an agreement under
11 section 48a, <u>the court</u> shall give <u>to</u> the victim notice of any
12 scheduled court proceedings and <u>notice of</u> any changes in that
13 schedule.

14 (3) If the juvenile has not already entered a plea of admis-15 sion or no contest to the original charge at the preliminary 16 hearing, the prosecuting attorney shall offer the victim the 17 opportunity to consult with the prosecuting attorney to obtain 18 the victim's views about the disposition of the offense, includ-19 ing the victim's views about dismissal, waiver, and pretrial 20 diversion programs, before finalizing any agreement to reduce the 21 original charge.

(4) Before placing a juvenile in a pretrial diversion program for committing a violation that if committed by an adult would be a crime or a serious misdemeanor, the court shall provide GIVE the victim with an opportunity to be heard regarding that placement. The victim has the right to make a 1 statement at the hearing -, OR submit a written statement, or 2 both. As used in this subsection:

3 (a) "Crime" means that term as defined in section 2.
4 (b) "Serious misdemeanor" means that term as defined in a

4 (b) "Serious misdemeanor" means that term as defined in sec-5 tion 61.

6 (5) The A victim who receives a notice under
7 subsection (1) and who chooses to receive any other notice or
8 notices under this article shall keep the following persons
9 informed of the victim's current address and telephone number:
10 (a) The prosecuting attorney, or the court if the prosecut11 ing attorney and the court have entered into an agreement under
12 section 48a EXISTS.

13 (b) If the juvenile is made a PUBLIC ward, of the state,
14 the department of social services THE FAMILY INDEPENDENCE AGENCY
15 OR COUNTY JUVENILE AGENCY, AS APPLICABLE.

Sec. 41a. When a juvenile is ordered to be placed in a juvenile facility, the prosecuting attorney, or —, THE COURT pursuant to an agreement under section 48a, <u>the court</u>, shall provide the victim with a form the victim may submit to receive the notices from the <u>department of social services</u> FAMILY INDE-PENDENCE AGENCY OR COUNTY JUVENILE AGENCY, AS APPLICABLE, provided for under section 48. The form shall include the address of the <u>department of social services</u> FAMILY INDEPENDENCE AGENCY OR COUNTY JUVENILE AGENCY to which the form may be sent.

25 Sec. 48. (1) Upon THE VICTIM'S written request, the court
26 or the department of social services FAMILY INDEPENDENCE AGENCY

OR COUNTY JUVENILE AGENCY, AS APPLICABLE, shall make a good faith
 effort to notify the victim before any of the following occurs:

3 (a) The juvenile is dismissed from court jurisdiction or
4 discharged from the department of social services jurisdiction
5 COMMITMENT TO THE FAMILY INDEPENDENCE AGENCY OR COUNTY JUVENILE
6 AGENCY.

7 (b) The juvenile is transferred from a secure juvenile8 facility to a nonsecure juvenile facility.

9 (c) The juvenile has his or her name legally changed while
10 under the COURT'S jurisdiction -of the probate court or within 2
11 years -of AFTER discharge from the COURT'S jurisdiction. -of the
12 probate court.

(2) If the court, or department of social services FAMILY
14 INDEPENDENCE AGENCY, OR COUNTY JUVENILE AGENCY is not successful
15 in notifying the victim before an event described in
16 subsection (1)(a), (b), or (c) occurs, the court or department
17 of social services IT shall notify the victim as soon as possi18 ble after the occurrence of the THAT event described in
19 subsection (1)(a), (b), or (c) OCCURS.

(3) Upon the victim's written request, the department of
social services FAMILY INDEPENDENCE AGENCY, COUNTY JUVENILE
AGENCY, or the court shall give to the victim notice of a
juvenile's escape from a secure detention or treatment facility.
A victim who requests notice of an escape shall be given immediate notice of the escape by any means reasonably calculated to
give prompt actual notice.

(4) Upon the victim's request, the prosecuting attorney
 shall give the victim notice of a review hearing conducted under
 section 18 of chapter XIIA of Act No. 288 of the Public Acts of
 1939, being section 712A.18 of the Michigan Compiled Laws 1939
 PA 288, MCL 712A.18. The victim has the right to make a state ment at the hearing — OR submit a written statement for use at
 the hearing, or both.

8 Enacting section 1. This amendatory act does not take
9 effect unless all of the following bills of the 89th Legislature
10 are enacted into law:

11 (a) Senate Bill No. 1183. 12 13 (b) Senate Bill No. 1184. 14 (c) Senate Bill No. 1185. 15 16 (d) Senate Bill No. 1186. 17 18 19 (e) Senate Bill No. 1187. 20 21 (f) Senate Bill No. 1196. 22 23 (g) Senate Bill No. 1197. 24

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