SENATE AMENDED

THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 2039 Session of 2021

INTRODUCED BY PENNYCUICK, MILLARD, RAPP, BERNSTINE, ECKER, SCHLEGEL CULVER, MOUL, BROOKS, ROZZI, STEPHENS, GUENST, HELM, KAUFFMAN, C. WILLIAMS, TOOHIL AND HENNESSEY, OCTOBER 29, 2021

SENATOR BROWNE, APPROPRIATIONS, IN SENATE, RE-REPORTED AS AMENDED, JUNE 28, 2022

AN ACT

1 2 3 4 5 6 7	Amending the act of November 24, 1998 (P.L.882, No.111), entitled "An act providing for victims' rights; imposing penalties; establishing remedies; establishing the Office of Victim Advocate, the Bureau of Victims' Services, the Victims' Services Advisory Committee, the State Offender Supervision Fund and other funds; and making repeals," in crime victims, further providing for rights.
8	The General Assembly of the Commonwealth of Pennsylvania
9	hereby enacts as follows:
10	Section 1. Section 201(2)(iii) and (2.1) of the act of
11	November 24, 1998 (P.L.882, No.111), known as the Crime Victims
12	Act, are amended to read:
13	Section 201. Rights.
14	Victims of crime have the following rights:
15	* * *
16	(2) To be notified of certain significant actions and
17	proceedings within the criminal and juvenile justice systems
18	pertaining to their case. This paragraph includes all of the
19	following:

* * *

1	* * *
2	(iii) Access to information regarding the grant or
3	denial of bail to an adult. The following apply:
4	(A) The arresting officer shall provide the name
5	and contact information of the victim to the
6	magisterial district court or the Philadelphia
7	Municipal Court conducting the preliminary
8	arraignment so that the victim may receive notice of
9	any proceedings to modify bail conditions and
10	exercise the opportunity to appear in accordance with
11	paragraph 2.1(iii).
12	(B) The contact information of the victim shall
13	be transmitted by the magisterial district court or
14	the Philadelphia Municipal Court with the transcript
15	of the proceedings to the court of common pleas at
16	the conclusion of the preliminary hearing so that the
17	clerk of courts may notify the victim of any
18	proceedings to modify bail and the victim may
19	exercise the opportunity to appear in accordance with
20	paragraph 2.1(iii).
21	(C) Nothing in this subparagraph shall preclude
22	the prosecutor from excusing the presence of the
23	victim to proceed by colloquy or offer of proof in
24	accordance with paragraph 2.1(iii).
25	* * *
26	(2.1) To not be excluded from any criminal proceeding
27	unless the court, based on the record before it, determines
28	that testimony by the victim would be materially altered if
29	the victim heard other testimony at the proceeding. <u>The</u>
30	following apply:

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1	(i) Before making a determination, the court shall
2	make every effort to permit the fullest attendance
3	possible by the victim and shall consider reasonable
4	alternatives to the exclusion of the victim.
5	(ii) The reason for any exclusion shall be clearly
6	stated on the record.
7	(iii) The right not to be excluded under this
8	paragraph shall afford the victim the right to offer
9	comment regarding a defendant's bail conditions at the
10	time that bail conditions are imposed or at any
11	subsequent proceeding where bail conditions may be
12	modified. The following apply:
13	(A) Nothing in this subparagraph shall be
14	construed to preclude the prosecutor or arresting
15	officer from presenting an offer of proof or colloquy
16	in lieu of testimony by the victim.
17	(B) This subparagraph applies to the following
18	<u>offenses:</u>
19	(I) A personal injury crime.
20	(II) A crime of violence, as defined in 42
21	Pa.C.S. § 9714(g) (relating to sentences for
22	second and subsequent offenses).
23	(III) An offense under 18 Pa.C.S. § 6312
24	(relating to sexual abuse of children).
25	(IV) An offense under 18 Pa.C.S. § 6320
26	(relating to sexual exploitation of children).
27	* * *
28	Section 2. This act shall take effect in 120 180 days. <

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