## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## SENATE BILL No. 943 Session of 2019

INTRODUCED BY COSTA, FONTANA, MUTH, HUGHES, L. WILLIAMS, SANTARSIERO, FARNESE, KEARNEY, TARTAGLIONE, SCHWANK, STREET, DINNIMAN, SABATINA, BREWSTER, COLLETT, BROWNE AND HAYWOOD, NOVEMBER 15, 2019

REFERRED TO JUDICIARY, NOVEMBER 15, 2019

## AN ACT

1 2 3 4	Amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in sentencing, providing for sentencing for hate-based intimidation and for community impact statements.
5	The General Assembly of the Commonwealth of Pennsylvania
6	hereby enacts as follows:
7	Section 1. Title 42 of the Pennsylvania Consolidated
8	Statutes is amended by adding sections to read:
9	§ 9720.9. Sentencing for hate-based intimidation.
10	(a) Condition of probationIn addition to any other
11	penalties or fines imposed, a person who has been convicted of
12	<u>an offense under 18 Pa.C.S. § 2710 (relating to ethnic</u>
13	intimidation) may be required as a condition of probation to:
14	(1) complete at least eight hours of educational
15	instruction relating to the community against whom the person
16	convicted has shown bias; or
17	(2) complete at least eight hours of community service
18	in benefit to the community against whom the person has shown

1	bias, provided that the community service will not increase
2	the risk of further violence or intimidation against that
3	<u>community.</u>
4	(b) Condition of paroleA person convicted of an offense
5	under 18 Pa.C.S. § 2710 may be required as a condition of parole
6	<u>to:</u>
7	(1) complete at least eight hours of educational
8	instruction relating to the community against whom the person
9	convicted has shown bias; or
10	(2) complete at least eight hours of community service
11	in benefit to the community against whom the person has shown
12	bias, provided that the community service will not increase
13	the risk of further violence or intimidation against that
14	community.
15	§ 9739. Community impact statements.
16	(a) General ruleRepresentatives of a community affected
17	by a crime of which a defendant has been convicted shall have
18	the right to submit a community impact statement prior to the
19	imposition of a sentence on the defendant. A court may at its
20	discretion consider the community impact statement in
21	determining the appropriate sentence to be imposed on the
22	defendant. If more than one community is affected,
23	representatives of each affected community may submit statements
24	<u>under this section.</u>
25	(b) ProhibitionNotwithstanding any other provision of
26	law, during the trial of a defendant accused of an offense a
27	court may not order the exclusion of an individual from the
28	trial on the basis that the individual may, during the
29	sentencing phase of the proceeding, do any of the following:
30	(1) Make a community impact statement or present
201	90SB0943PN1375 - 2 -

1	community impact information in relation to the sentence to
2	be imposed on the defendant.
3	(2) Testify as to the effect of the offense on the
4	community.
5	(c) ContentsA community impact statement may include the
6	following:
7	(1) A summary of the harm, trauma or other physical or
8	psychological effects suffered by the community or its
9	members as a result of the defendant's crime.
10	(2) A summary of the economic loss or damage suffered by
11	the community or its members as a result of the defendant's
12	<u>crime.</u>
13	(3) The adverse social or economic effects of the
14	defendant's crime on the community or its members, including
15	individuals residing in and businesses operating in the
16	community.
17	(d) Submission of statementUpon receipt of a community
18	impact statement by the court, the court shall immediately
19	provide copies of the community impact statement to counsel for
20	the prosecution and the defense.
21	(e) DefinitionsAs used in this section, the following
22	words and phrases shall have the meanings given to them in this
23	subsection unless the context clearly indicates otherwise:
24	"Community." An informal or formal association or group of
25	people living, working, attending school or attending worship
26	services in the same place or neighborhood and sharing common
27	interests arising from a social, business, religious,
28	governmental, scholastic or recreational association or
29	interaction.
30	"Community impact statement." A written statement that
201	90SB0943PN1375 - 3 -

- 1 provides information about the financial, social, emotional and
- 2 physical effects of a defendant's crime on a community.
- 3 Section 2. This act shall take effect in 60 days.