

Representative R. Curt Webb proposes the following substitute bill:

VICTIM RIGHTS AMENDMENTS

2009 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: R. Curt Webb

Senate Sponsor: _____

LONG TITLE

General Description:

This bill empowers the trial court judge hearing a criminal case to give the victim an appropriate remedy for a violation of a victim's rights.

Highlighted Provisions:

This bill:

- ▶ empowers the trial court judge hearing a criminal case to give the victim an appropriate remedy for a violation of a victim's rights; and
- ▶ expands the definition of "important juvenile justice hearings" or "important criminal justice hearings" to include class A and B misdemeanors.

Monies Appropriated in this Bill:

None

Other Special Clauses:

This bill provides an immediate effective date.

Utah Code Sections Affected:

AMENDS:

77-37-5, as last amended by Laws of Utah 2008, Chapter 382

77-38-2, as last amended by Laws of Utah 1997, Chapter 103

77-38-11, as last amended by Laws of Utah 1996, Chapter 79



26 77-38-12, as last amended by Laws of Utah 1995, Chapter 352



27
28 *Be it enacted by the Legislature of the state of Utah:*

29 Section 1. Section 77-37-5 is amended to read:

30 **77-37-5. Remedies -- Victims' Rights Committee.**

31 (1) In each judicial district, the presiding district court judge shall appoint a person
32 who shall establish and chair a victims' rights committee consisting of:

- 33 (a) a county attorney or district attorney;
- 34 (b) a sheriff;
- 35 (c) a corrections field services administrator;
- 36 (d) an appointed victim advocate;
- 37 (e) a municipal attorney;
- 38 (f) a municipal chief of police; and
- 39 (g) other representatives as appropriate.

40 (2) The committee shall meet at least semiannually to review progress and problems
41 related to this chapter, Title 77, Chapter 38, Rights of Crime Victims Act, and Utah
42 Constitution Article I, Section 28. Victims and other interested parties may submit matters of
43 concern to the victims' rights committee. The committee may hold a hearing open to the public
44 on any appropriate matter of concern and may publish its findings. These matters shall also be
45 considered at the meetings of the victims' rights committee. The committee shall forward
46 minutes of all meetings to the Commission on Criminal and Juvenile Justice and the Office of
47 Crime Victim Reparations for review and other appropriate action.

48 (3) If a victims' rights committee is unable to resolve a complaint, it may refer the
49 complaint to the Utah Council on Victims of Crime, established in Section 63M-7-601, for
50 further consideration.

51 (4) The Office of Crime Victim Reparations shall provide materials to local law
52 enforcement to inform every victim of a sexual offense of the right to request testing of the
53 convicted sexual offender and of the victim as provided in Section 76-5-502.

54 (5) (a) If a person acting under color of state law willfully or wantonly fails to perform
55 duties so that the rights in this chapter are not provided, an action for injunctive relief may be
56 brought against the individual and the government entity that employs the individual.

57 **(b) For all other violations, if the committee finds a violation of a victim's right, it shall**
58 **refer the matter to the appropriate court for further proceedings consistent with Subsection**
59 **77-38-11(2).**

60 **(c)** The failure to provide the rights in this chapter or Title 77, Chapter 38, Rights of
61 Crime Victims Act, does not constitute cause for a judgment against the state or any
62 government entity, or any individual employed by the state or any government entity, for
63 monetary damages, ~~attorney's~~ **attorney** fees, or the costs of exercising any rights under this
64 chapter.

65 (6) The person accused of and subject to prosecution for the crime or the act which
66 would be a crime if committed by a competent adult, has no standing to make a claim
67 concerning any violation of the provisions of this chapter.

68 Section 2. Section **77-38-2** is amended to read:

69 **77-38-2. Definitions.**

70 For the purposes of this chapter and the Utah Constitution:

71 (1) "Abuse" means treating the crime victim in a manner so as to injure, damage, or
72 disparage.

73 (2) "Dignity" means treating the crime victim with worthiness, honor, and esteem.

74 (3) "Fairness" means treating the crime victim reasonably, even-handedly, and
75 impartially.

76 (4) "Harassment" means treating the crime victim in a persistently annoying manner.

77 (5) "Important criminal justice hearings" or "important juvenile justice hearings" means
78 the following proceedings in felony criminal cases or cases involving a minor's conduct which
79 would be a felony if committed by an adult:

80 (a) any preliminary hearing to determine probable cause;

81 (b) any court arraignment where practical;

82 (c) any court proceeding involving the disposition of charges against a defendant or
83 minor or the delay of a previously scheduled trial date but not including any unanticipated
84 proceeding to take an admission or a plea of guilty as charged to all charges previously filed or
85 any plea taken at an initial appearance;

86 (d) any court proceeding to determine whether to release a defendant or minor and, if
87 so, under what conditions release may occur, excluding any such release determination made at

88 an initial appearance;

89 (e) any criminal or delinquency trial, excluding any actions at the trial that a court
90 might take in camera, in chambers, or at a sidebar conference;

91 (f) any court proceeding to determine the disposition of a minor or sentence, fine, or
92 restitution of a defendant or to modify any disposition of a minor or sentence, fine, or
93 restitution of a defendant; and

94 (g) any public hearing concerning whether to grant a defendant or minor parole or other
95 form of discretionary release from confinement.

96 (6) "Reliable information" means information worthy of confidence, including any
97 information whose use at sentencing is permitted by the United States Constitution.

98 (7) "Representative of a victim" means a person who is designated by the victim or
99 designated by the court and who represents the victim in the best interests of the victim.

100 (8) "Respect" means treating the crime victim with regard and value.

101 (9) (a) "Victim of a crime" means any natural person against whom the charged crime
102 or conduct is alleged to have been perpetrated or attempted by the defendant or minor
103 personally or as a party to the offense or conduct or, in the discretion of the court, against
104 whom a related crime or act is alleged to have been perpetrated or attempted, unless the natural
105 person is the accused or appears to be accountable or otherwise criminally responsible for or
106 criminally involved in the crime or conduct or a crime or act arising from the same conduct,
107 criminal episode, or plan as the crime is defined under the laws of this state.

108 (b) For purposes of the right to be present, "victim of a crime" does not mean any
109 person who is in custody as a pretrial detainee, as a prisoner following conviction for an
110 offense, or as a juvenile who has committed an act that would be an offense if committed by an
111 adult, or who is in custody for mental or psychological treatment.

112 (c) For purposes of the right to be present and heard at a public hearing as provided in
113 Subsection 77-38-2(5)(g) and the right to notice as provided in Subsection 77-38-3(7)(a),
114 "victim of a crime" includes any victim originally named in the allegation of criminal conduct
115 who is not a victim of the offense to which the defendant entered a negotiated plea of guilty.

116 Section 3. Section **77-38-11** is amended to read:

117 **77-38-11. Enforcement -- Appellate Review -- No right to money damages.**

118 (1) If a person acting under color of state law willfully or wantonly fails to perform

119 duties so that the rights in this chapter are not provided, an action for injunctive relief,
120 including prospective injunctive relief, may be brought against the individual and the
121 governmental entity that employs the individual.

122 (2) ~~[(a)]~~ The victim of a crime or representative of a victim of a crime, including any
123 Victims' Rights Committee as defined in Section 77-37-5 may:

124 ~~[(i)]~~ (a) bring an action for declaratory relief or for a writ of mandamus defining or
125 enforcing the rights of victims and the obligations of government entities under this chapter;
126 ~~[and]~~

127 ~~[(ii)]~~ (b) petition to file an amicus brief in any court in any case affecting crime
128 victims[-]; and

129 (c) after giving notice to the prosecution and the defense, seek an appropriate remedy
130 for a violation of a victim's right from the judge assigned to the case involving the issue as
131 provided in Section 77-38-11.

132 ~~[(b) Adverse rulings on these actions or on a motion or request brought by a victim of a~~
133 ~~crime or a representative of a victim of a crime may be appealed under the rules governing~~
134 ~~appellate actions, provided that no appeal shall constitute grounds for delaying any criminal or~~
135 ~~juvenile proceeding.]~~

136 ~~[(c) An appellate court shall review all such properly presented issues, including issues~~
137 ~~that are capable of repetition but would otherwise evade review.]~~

138 (3) (a) Upon a showing that the victim has not unduly delayed in seeking to protect the
139 victim's right, and after hearing from the prosecution and the defense, the judge shall determine
140 whether a right of the victim has been violated.

141 (b) If the judge determines that a victim's right has been violated, the judge shall
142 proceed to determine the appropriate remedy for the violation of the victim's right by hearing
143 from the victim and the parties, considering all factors relevant to the issue, and then awarding
144 an appropriate remedy to the victim. The court shall reconsider any judicial decision or
145 judgment affected by a violation of the victim's right and determine whether, upon affording
146 the victim the right and further hearing from the prosecution and the defense, the decision or
147 judgment would have been different. If the court's decision or judgment would have been
148 different, the court shall enter the new different decision or judgment as the appropriate
149 remedy. If necessary to protect the victim's right, the new decision or judgment shall be

150 entered nunc pro tunc to the time the first decision or judgment was reached. In no event shall
151 the appropriate remedy be a new trial, damages, attorneys' fees, or costs.

152 (c) The appropriate remedy shall include only actions necessary to provide the victim
153 the right to which the victim was entitled and may include reopening previously held
154 proceedings. Subject to Subsection (3)(d), the court may reopen a sentence or a previously
155 entered guilty or no contest plea only if doing so would not preclude continued prosecution or
156 sentencing the defendant and would not otherwise permit the defendant to escape justice. Any
157 remedy shall be tailored to provide the victim an appropriate remedy without violating any
158 constitutional right of the defendant.

159 (d) If the court sets aside a previously entered plea of guilty or no contest, and
160 thereafter continued prosecution of the charge is held to be prevented by the defendant's having
161 been previously put in jeopardy, the order setting aside the plea is void and the plea is
162 reinstated as of the date of its original entry.

163 (e) The court may not award as a remedy the dismissal of any criminal charge.

164 (f) The court may not award any remedy if the proceeding that the victim is challenging
165 occurred more than one year before the victim filed an action alleging the violation of the right.

166 ~~[(3)]~~ (4) The failure to provide the rights in this chapter or Title 77, Chapter 37,
167 ~~[Victims]~~ Victims' Rights, shall not constitute cause for a judgment against the state or any
168 government entity, or any individual employed by the state or any government entity, for
169 monetary damages, ~~[attorneys']~~ attorney fees, or the costs of exercising any rights under this
170 chapter.

171 Section 4. Section ~~77-38-12~~ is amended to read:

172 **77-38-12. Construction of this chapter -- No right to set aside conviction,**
173 **adjudication, admission, or plea -- Severability clause.**

174 (1) All of the provisions contained in this chapter shall be construed to assist the
175 victims of crime.

176 (2) This chapter may not be construed as creating a basis for ~~[dismissing]~~ a defendant
177 to dismiss any criminal charge or delinquency petition, vacating any adjudication or conviction,
178 admission or plea of guilty or no contest, or for a defendant to obtain appellate, habeas corpus,
179 ~~[except in juvenile cases;]~~ or other relief from a judgment in any criminal or delinquency case.

180 (3) This chapter may not be construed as creating any right of a victim to appointed

181 counsel at state expense.

182 (4) All of the rights contained in this chapter shall be construed to conform to the
183 Constitution of the United States.

184 (5) (a) In the event that any portion of this chapter is found to violate the Constitution
185 of the United States, the remaining provisions of this chapter shall continue to operate in full
186 force and effect.

187 (b) In the event that a particular application of any portion of this chapter is found to
188 violate the Constitution of the United States, all other applications shall continue to operate in
189 full force and effect.

190 (6) The enumeration of certain rights for crime victims in this chapter shall not be
191 construed to deny or disparage other rights granted by the Utah Constitution or the Legislature
192 or retained by victims of crimes.

193 Section 5. **Effective date.**

194 If approved by two-thirds of all the members elected to each house, this bill takes effect
195 upon approval by the governor, or the day following the constitutional time limit of Utah
196 Constitution Article VII, Section 8, without the governor's signature, or in the case of a veto,
197 the date of veto override.