1	CRIME VICTIM AMENDMENTS
2	2024 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Tyler Clancy
5	Senate Sponsor: Michael K. McKell
6 7	LONG TITLE
8	General Description:
9	This bill amends provisions related to victims of crime.
10	Highlighted Provisions:
11	This bill:
12	<ul><li>defines terms;</li></ul>
13	<ul> <li>requires the Utah Office for Victims of Crime to provide a law enforcement agency</li> </ul>
14	with educational materials regarding sexual assault victims;
15	<ul> <li>provides that the Utah Council on Victims of Crime is within the State Commission</li> </ul>
16	on Criminal and Juvenile Justice;
17	<ul> <li>amends the duties and membership of the Utah Council on Victims of Crime;</li> </ul>
18	<ul> <li>creates a victim rights committee in each judicial district of the state;</li> </ul>
19	<ul><li>establishes the membership of a victim rights committee;</li></ul>
20	<ul><li>amends the Utah Council on Victims of Crime;</li></ul>
21	requires the executive director of the State Commission on Criminal and Juvenile
22	Justice to appoint a council coordinator for the Utah Council on Victims of Crime;
23	<ul> <li>provides the duties of the council coordinator for the Utah Council on Victims of</li> </ul>
24	Crime;
25	<ul> <li>creates a process for submitting a complaint alleging a violation of a victim's right;</li> </ul>
26	<ul><li>clarifies the relief that a victim may seek from a court for a violation of a victim's</li></ul>
27	right;



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28	<ul> <li>clarifies that a defendant may not seek relief from a court for a violation of victim's</li> </ul>
29	rights;
30	<ul> <li>repeals a statute on district victims' rights committees; and</li> </ul>
31	<ul> <li>makes technical and conforming changes.</li> </ul>
32	Money Appropriated in this Bill:
33	None
34	Other Special Clauses:
35	None
36	Utah Code Sections Affected:
37	AMENDS:
38	63M-7-502, as last amended by Laws of Utah 2022, Chapters 148, 185 and 430
39	63M-7-602, as last amended by Laws of Utah 2021, Chapter 172
40	63M-7-603, as last amended by Laws of Utah 2021, Chapter 172
41	77-38-11, as last amended by Laws of Utah 2010, Chapter 331
42	ENACTS:
43	63M-7-506.5, Utah Code Annotated 1953
44	63M-7-601.1, Utah Code Annotated 1953
45	<b>63M-7-601.7</b> , Utah Code Annotated 1953
46	63M-7-606, Utah Code Annotated 1953
47	REPEALS AND REENACTS:
48	63M-7-605, as last amended by Laws of Utah 2021, Chapter 172
49	RENUMBERS AND AMENDS:
50	63M-7-601.5, (Renumbered from 63M-7-601, as last amended by Laws of Utah 2023,
51	Chapter 150)
52	REPEALS:
53	77-37-5, as last amended by Laws of Utah 2023, Chapter 237
54	
55	Be it enacted by the Legislature of the state of Utah:
56	Section 1. Section 63M-7-502 is amended to read:
57	63M-7-502. Definitions.
58	As used in this part:

59	(1) "Accomplice" means an individual who has engaged in criminal conduct as
60	described in Section 76-2-202.
61	(2) "Advocacy services provider" means the same as that term is defined in Section
62	77-38-403.
63	(3) "Board" means the Crime Victim Reparations and Assistance Board created under
64	Section 63M-7-504.
65	(4) "Bodily injury" means physical pain, illness, or any impairment of physical
66	condition.
67	(5) "Claimant" means any of the following claiming reparations under this part:
68	(a) a victim;
69	(b) a dependent of a deceased victim; or
70	(c) an individual or representative who files a reparations claim on behalf of a victim.
71	(6) "Child" means an unemancipated individual who is under 18 years old.
72	(7) "Collateral source" means any source of benefits or advantages for economic loss
73	otherwise reparable under this part that the victim or claimant has received, or that is readily
74	available to the victim from:
75	(a) the offender;
76	(b) the insurance of the offender or the victim;
77	(c) the United States government or any of its agencies, a state or any of its political
78	subdivisions, or an instrumentality of two or more states, except in the case on nonobligatory
79	state-funded programs;
80	(d) social security, Medicare, and Medicaid;
81	(e) state-required temporary nonoccupational income replacement insurance or
82	disability income insurance;
83	(f) workers' compensation;
84	(g) wage continuation programs of any employer;
85	(h) proceeds of a contract of insurance payable to the victim for the loss the victim
86	sustained because of the criminally injurious conduct;
87	(i) a contract providing prepaid hospital and other health care services or benefits for
88	disability; or
89	(j) veteran's benefits, including veteran's hospitalization benefits.

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90	(8) "Criminal justice system victim advocate" means the same as that term is defined in
91	Section 77-38-403.
92	(9) (a) "Criminally injurious conduct" other than acts of war declared or not declared
93	means conduct that:
94	(i) is or would be subject to prosecution in this state under Section 76-1-201;
95	(ii) occurs or is attempted;
96	(iii) causes, or poses a substantial threat of causing, bodily injury or death;
97	(iv) is punishable by fine, imprisonment, or death if the individual engaging in the
98	conduct possessed the capacity to commit the conduct; and
99	(v) does not arise out of the ownership, maintenance, or use of a motor vehicle,
100	aircraft, or water craft, unless the conduct is:
101	(A) intended to cause bodily injury or death;
102	(B) punishable under Title 76, Chapter 5, Offenses Against the Individual; or
103	(C) chargeable as an offense for driving under the influence of alcohol or drugs.
104	(b) "Criminally injurious conduct" includes a felony violation of Section 76-7-101 and
105	other conduct leading to the psychological injury of an individual resulting from living in a
106	setting that involves a bigamous relationship.
107	(10) (a) "Dependent" means a natural person to whom the victim is wholly or partially
108	legally responsible for care or support.
109	(b) "Dependent" includes a child of the victim born after the victim's death.
110	(11) "Dependent's economic loss" means loss after the victim's death of contributions
111	of things of economic value to the victim's dependent, not including services the dependent
112	would have received from the victim if the victim had not suffered the fatal injury, less
113	expenses of the dependent avoided by reason of victim's death.
114	(12) "Dependent's replacement services loss" means loss reasonably and necessarily
115	incurred by the dependent after the victim's death in obtaining services in lieu of those the
116	decedent would have performed for the victim's benefit if the victim had not suffered the fatal
117	injury, less expenses of the dependent avoided by reason of the victim's death and not

(14) "Disposition" means the sentencing or determination of penalty or punishment to

subtracted in calculating the dependent's economic loss.

(13) "Director" means the director of the office.

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121	be imposed upon an individual:
122	(a) convicted of a crime;
123	(b) found delinquent; or
124	(c) against whom a finding of sufficient facts for conviction or finding of delinquency
125	is made.
126	(15) (a) "Economic loss" means economic detriment consisting only of allowable
127	expense, work loss, replacement services loss, and if injury causes death, dependent's economic
128	loss and dependent's replacement service loss.
129	(b) "Economic loss" includes economic detriment even if caused by pain and suffering
130	or physical impairment.
131	(c) "Economic loss" does not include noneconomic detriment.
132	(16) "Elderly victim" means an individual who is 60 years old or older and who is a
133	victim.
134	(17) "Fraudulent claim" means a filed reparations based on material misrepresentation
135	of fact and intended to deceive the reparations staff for the purpose of obtaining reparation
136	funds for which the claimant is not eligible.
137	(18) "Fund" means the Crime Victim Reparations Fund created in Section 63M-7-526.
138	(19) (a) "Interpersonal violence" means an act involving violence, physical harm, or a
139	threat of violence or physical harm, that is committed by an individual who is or has been in a
140	domestic, dating, sexual, or intimate relationship with the victim.
141	(b) "Interpersonal violence" includes any attempt, conspiracy, or solicitation of an act
142	described in Subsection (19)(a).
143	(20) "Law enforcement agency" means a public or private agency having general police
144	power and charged with making arrests in connection with enforcement of the criminal statutes
145	and ordinances of this state or any political subdivision of this state.
146	$[\frac{(20)}{20}]$ "Law enforcement officer" means the same as that term is defined in
147	Section 53-13-103.
148	[(21)] (22) (a) "Medical examination" means a physical examination necessary to
149	document criminally injurious conduct.

(b) "Medical examination" does not include mental health evaluations for the

prosecution and investigation of a crime.

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152	[(22)] (23) "Mental health counseling" means outpatient and inpatient counseling
153	necessitated as a result of criminally injurious conduct, is subject to rules made by the board in
154	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
155	[(23)] (24) "Misconduct" means conduct by the victim that was attributable to the
156	injury or death of the victim as provided by rules made by the board in accordance with Title
157	63G, Chapter 3, Utah Administrative Rulemaking Act.
158	[(24)] (25) "Noneconomic detriment" means pain, suffering, inconvenience, physical
159	impairment, and other nonpecuniary damage, except as provided in this part.
160	[(25)] (26) "Nongovernment organization victim advocate" means the same as that
161	term is defined in Section 77-38-403.
162	[(26)] (27) "Pecuniary loss" does not include loss attributable to pain and suffering
163	except as otherwise provided in this part.
164	[(27)] (28) "Offender" means an individual who has violated Title 76, Utah Criminal
165	Code, through criminally injurious conduct regardless of whether the individual is arrested,
166	prosecuted, or convicted.
167	[(28)] (29) "Offense" means a violation of Title 76, Utah Criminal Code.
168	[(29)] (30) "Office" means the director, the reparations and assistance officers, and any
169	other staff employed for the purpose of carrying out the provisions of this part.
170	[(30)] (31) "Perpetrator" means the individual who actually participated in the
171	criminally injurious conduct.
172	[(31)] (32) "Reparations award" means money or other benefits provided to a claimant
173	or to another on behalf of a claimant after the day on which a reparations claim is approved by
174	the office.
175	[(32)] (33) "Reparations claim" means a claimant's request or application made to the
176	office for a reparations award.
177	[(33)] (34) (a) "Reparations officer" means an individual employed by the office to
178	investigate claims of victims and award reparations under this part.
179	(b) "Reparations officer" includes the director when the director is acting as a
180	reparations officer.
181	[(34)] (35) "Replacement service loss" means expenses reasonably and necessarily

incurred in obtaining ordinary and necessary services in lieu of those the injured individual

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183	would have performed, not for income but the benefit of the injured individual or the injured
184	individual's dependents if the injured individual had not been injured.
185	[(35)] (36) (a) "Representative" means the victim, immediate family member, legal
186	guardian, attorney, conservator, executor, or an heir of an individual.
187	(b) "Representative" does not include a service provider or collateral source.
188	$[\frac{(36)}{(37)}]$ "Restitution" means the same as that term is defined in Section 77-38b-102.
189	[(37)] (38) "Secondary victim" means an individual who is traumatically affected by
190	the criminally injurious conduct subject to rules made by the board in accordance with Title
191	63G, Chapter 3, Utah Administrative Rulemaking Act.
192	[(38)] (39) "Service provider" means an individual or agency who provides a service to
193	a victim for a monetary fee, except attorneys as provided in Section 63M-7-524.
194	[(39)] (40) "Serious bodily injury" means the same as that term is defined in Section
195	76-1-101.5.
196	[(40)] (41) "Sexual assault" means any criminal conduct described in Title 76, Chapter
197	5, Part 4, Sexual Offenses.
198	$\left[\frac{(41)}{(42)}\right]$ "Strangulation" means any act involving the use of unlawful force or
199	violence that:
200	(a) impedes breathing or the circulation of blood; and
201	(b) is likely to produce a loss of consciousness by:
202	(i) applying pressure to the neck or throat of an individual; or
203	(ii) obstructing the nose, mouth, or airway of an individual.
204	$\left[\frac{(42)}{(43)}\right]$ "Substantial bodily injury" means the same as that term is defined in
205	Section 76-1-101.5.
206	[(43)] (44) (a) "Victim" means an individual who suffers bodily or psychological injury
207	or death as a direct result of:
208	(i) criminally injurious conduct; or
209	(ii) the production of pornography in violation of Section 76-5b-201 or 76-5b-201.1 if
210	the individual is a minor.
211	(b) "Victim" does not include an individual who participated in or observed the judicial

proceedings against an offender unless otherwise provided by statute or rule made in

accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.

214	$\left[\frac{(44)}{(45)}\right]$ "Work loss" means loss of income from work the injured victim would
215	have performed if the injured victim had not been injured and expenses reasonably incurred by
216	the injured victim in obtaining services in lieu of those the injured victim would have
217	performed for income, reduced by any income from substitute work the injured victim was
218	capable of performing but unreasonably failed to undertake.
219	Section 2. Section <b>63M-7-506.5</b> is enacted to read:
220	63M-7-506.5. Duties of the office.
221	The office shall provide educational materials to a law enforcement agency to assist the
222	law enforcement agency with informing a victim of a sexual assault of the victim's right to
223	request testing of the victim and of the offender alleged to have committed the sexual assault as
224	described in Section 53-10-802.
225	Section 3. Section <b>63M-7-601.1</b> is enacted to read:
226	<b>63M-7-601.1.</b> Definitions.
227	As used in this part:
228	(1) "Committee" means a victim rights committee established in each judicial district
229	as described in Section 63M-7-601.7.
230	(2) "Council" means the Utah Council on Victims of Crime established in Section
231	<u>63M-7-601.5.</u>
232	(3) (a) "Criminal justice agency" means an agency that is directly involved in the
233	apprehension, prosecution, incarceration, or supervision of an individual involved in criminal
234	conduct.
235	(b) "Criminal justice agency" includes:
236	(i) a law enforcement agency as defined in Section 63M-7-502;
237	(ii) a prosecuting agency;
238	(iii) the Department of Corrections created in Section 64-13-2; or
239	(iv) the Board of Pardons and Parole created in Section 77-27-2.
240	(4) "Member" means an individual appointed to the council or to a committee.
241	(5) "Representative of a victim" means the same as that term is defined in Section
242	<u>77-38-2.</u>
243	(6) "Subcommittee" means a subcommittee of the council that is established to assist
244	the council in accomplishing the council's duties.

245	(7) (a) "Victim" means an individual against whom criminal conduct has allegedly
246	been committed.
247	(b) "Victim" does not include an individual who is an accomplice or codefendant to
248	criminal conduct.
249	(8) "Victim advocate" means the same as that term is defined in Section 77-37-403.
250	(9) "Victim's rights" means the rights afforded to a victim under Title 77, Chapter 37,
251	Victims' Rights, Title 77, Chapter 38, Crime Victims, and Utah Constitution, Article I, Section
252	<u>28.</u>
253	Section 4. Section 63M-7-601.5, which is renumbered from Section 63M-7-601 is
254	renumbered and amended to read:
255	[ <del>63M-7-601</del> ]. <u>63M-7-601.5.</u> Creation Members Chair.
256	(1) There is created [within the governor's office] the Utah Council on Victims of
257	Crime within the commission.
258	(2) The council is composed of $[\frac{28}{27}]$ voting members as follows:
259	(a) a representative of the [State Commission on Criminal and Juvenile Justice]
260	commission, appointed by the executive director of the commission;
261	(b) a representative of the Department of Corrections, appointed by the executive
262	director of the Department of Corrections;
263	(c) a representative of the Board of Pardons and Parole, appointed by the chair of the
264	Board of Pardons and Parole;
265	(d) a representative of the Department of Public Safety, appointed by the commissioner
266	of the Department of Public Safety;
267	(e) a representative of the Division of Juvenile Justice Services, appointed by the
268	director of the Division of Juvenile Justice Services;
269	(f) a representative of the Utah Office for Victims of Crime, appointed by the director
270	of the Utah Office for Victims of Crime;
271	(g) a representative of the Office of the Attorney General, appointed by the attorney
272	general;
273	(h) a representative of the United States [Attorney for the district] Attorney's Office for
274	the District of Utah, appointed by the United States Attorney;
275	(i) a representative of Utah's Native American community, appointed by the director of

276	the Division of Indian Affairs after input from federally recognized tribes in Utah;
277	[(j) a professional or volunteer working in the area of violence against women and
278	families appointed by the governor;]
279	[(k)] (j) a representative of the Department of Health and Human Services Violence
280	and Injury Prevention Program, appointed by the program's manager;
281	[(1)] (k) the chair of each [judicial district's victims' rights] committee;
282	[(m)] (1) a representative of the Statewide Association of Prosecutors and Public
283	Attorneys, appointed by the executive director of that association;
284	[(n)] (m) a representative of the Utah Chiefs of Police Association, appointed by the
285	president of that association;
286	[(o)] (n) a representative of the Utah Sheriffs' Association, appointed by the president
287	of that association;
288	[(p)] (o) a representative of [a Children's Justice Center] Children's Justice Centers,
289	appointed by the attorney general;
290	[ <del>(q)</del> ] <u>(p)</u> [the director of] a representative from the Division of Child and Family
291	Services [or that individual's designee], appointed by the director of the Division of Child and
292	Family Services;
293	[(r)] (q) [the chair] a representative of the Utah Victim Services Commission [or the
294	chair's designee], appointed by the chair of the Utah Victim Services Commission; and
295	[(s)] (r) the following [members] individuals, appointed by the members described in
296	Subsections (2)(a) through $[\frac{(2)(r)}{(r)}$ to serve four-year terms $]$ $(2)(q)$ :
297	(i) an individual who engages in community based advocacy;
298	(ii) a citizen representative; and
299	(iii) a citizen representative who has been a victim [of crime].
300	(3) The council shall annually elect:
301	(a) one member of the council to serve as chair; and
302	(b) one member of the council to serve as vice-chair[; and].
303	[(c) one member to serve as treasurer.]
304	Section 5. Section 63M-7-601.7 is enacted to read:
305	63M-7-601.7. Victim rights committee for each judicial district Members.
306	(1) There is created a victim rights committee in each judicial district of this state.

307	(2) The council shall appoint a chair to serve on each committee.
308	(3) The chair shall appoint, with the council's consent, the following individuals to
309	serve on each committee:
310	(a) a county or district attorney within the judicial district, or the county or district
311	attorney's designee;
312	(b) a municipal attorney within the judicial district, or the municipal attorney's
313	designee;
314	(c) a sheriff within the judicial district, or the sheriff's designee;
315	(d) a chief of police within the judicial district, or the chief of police's designee;
316	(e) a representative of the Division of Adult Probation and Parole within the
317	Department of Corrections;
318	(f) a victim advocate; and
319	(g) any other representative as appropriate.
320	Section 6. Section <b>63M-7-602</b> is amended to read:
321	63M-7-602. Reappointment to the council or a committee Vacancies.
322	(1) A member of the council or a committee is:
323	(a) appointed to serve a four-year term [is]; and
324	(b) eligible for reappointment.
325	(2) When a vacancy occurs in the membership for any reason, the replacement shall be
326	appointed for the remainder of the unexpired term.
327	Section 7. Section <b>63M-7-603</b> is amended to read:
328	63M-7-603. Duties of the council.
329	[ <del>(1)</del> ] The council shall:
330	[(a)] (1) make recommendations to the Legislature, the governor, and the Judicial
331	Council on the following:
332	[(i)] (a) enforcing [existing rights of victims of crime] a victim's rights;
333	[(ii)] (b) enhancing [rights of victims of crime] a victim's rights;
334	[(iii)] (c) the role of victims [of crime] in the criminal and juvenile justice system;
335	[ <del>(iv)</del> ] <u>(d)</u> victim restitution;
336	[(v)] (e) educating and training criminal and juvenile justice professionals on [the
337	rights of victims of crime] a victim's rights; and

338	[(vi)] (f) enhancing services to victims [of crimes];
339	[(b)] (2) provide training on [the rights of victims of crime; and] a victim's rights; and
340	(3) advocate for changes to the law, or for proposed legislation, in the interest of
341	victims.
342	[(c) establish a subcommittee to consider complaints not resolved by the Victims'
343	Rights Committee established in Section 77-37-5.
344	$\left[\frac{(2)}{4}\right]$ The council may:
345	(a) advocate for a victim's rights in an appellate court;
346	(b) establish a subcommittee;
347	(c) make rules in accordance with Title 63G, Chapter 3, Utah Administrative
348	Rulemaking Act, regarding the process by which a victim, or a representative of a victim, may
349	submit a complaint alleging a violation of the victim's rights; and
350	(d) review any action taken by a committee under Subsection 63M-7-606(6).
351	[(a) shall advocate the adoption, repeal, or modification of laws or proposed legislation
352	in the interest of victims of crime;]
353	[(b) subject to court rules and the governor's approval, may advocate in appellate courts
354	on behalf of a victim of crime as described in Subsection 77-38-11(2)(a)(ii);]
355	[(c) may establish additional subcommittees to assist in accomplishing its duties; and]
356	[(d) shall select and appoint individuals in accordance with Section 77-37-5 to act as
357	chairpersons of the judicial district victims' rights committees and provide assistance to the
358	committees in their operations.]
359	Section 8. Section 63M-7-605 is repealed and reenacted to read:
360	63M-7-605. Staff for the council Council coordinator.
361	(1) The executive director of the commission shall appoint an individual to serve as the
362	council coordinator for the council.
363	(2) The council coordinator shall:
364	(a) provide administrative assistance to the council, a subcommittee, and each
365	committee;
366	(b) schedule meetings for the council, a subcommittee, and each committee; and
367	(c) receive and process complaints as described in Section 63M-7-606.
368	Section 9. Section <b>63M-7-606</b> is enacted to read:

369	63M-7-606. Complaint of violation of victim rights Criminal justice agency
370	policy about complaints.
371	(1) When the council coordinator receives a complaint, the council coordinator shall
372	review the complaint to determine whether the complaint alleges a violation of a victim's
373	rights.
374	(2) (a) If the complaint does not allege a violation of a victim's rights, the council
375	coordinator shall send a letter to the victim, or the representative of a victim:
376	(i) explaining that the committee may only address a violation of the victim's right; and
377	(ii) describing any other resources that may be available to the victim or the
378	representative of the victim.
379	(b) The council coordinator shall send the letter described in Subsection (2)(a) within
380	30 days after the day on which the council coordinator receives the complaint.
381	(3) If the complaint does allege a violation of a victim's rights, the council coordinator
382	shall forward:
383	(a) the complaint to the committee of the judicial district where the violation allegedly
384	occurred; and
385	(b) a copy of the complaint to the person that is the subject of the complaint.
386	(4) The council coordinator shall schedule a meeting for the committee to review the
387	complaint as soon as practicable.
388	(5) If a criminal justice agency investigates a complaint regarding a violation of a
389	victim's rights and the committee receives a complaint about the same violation, the criminal
390	justice agency shall provide the criminal justice agency's investigative findings related to the
391	complaint to the committee.
392	(6) After reviewing the complaint and any findings submitted by a criminal justice
393	agency under Subsection (5), the committee may:
394	(a) make recommendations to the person alleged to have violated a victim's rights
395	regarding a victim's rights and the obligations of the person;
396	(b) inform the person of a victim's rights and the obligations required by law;
397	(c) refer the victim, or the representative of a victim, to other resources in the
398	community; or
399	(d) inform the victim, or the representative of a victim, of the victim's rights and

400	remedies described in Title 77, Chapter 37, Victims' Rights, Title 77, Chapter 38, Crime
401	Victims, and Utah Constitution, Article I, Section 28.
402	(7) Within 30 days after the day on which the committee meeting is held, the chair of
403	the committee shall send a letter to the victim, or the representative of a victim, describing any
404	action taken by the committee.
405	(8) A criminal justice agency shall establish a policy for addressing a complaint
406	alleging a violation of a victim's rights.
407	Section 10. Section 77-38-11 is amended to read:
408	77-38-11. Enforcement Appellate review No right to money damages.
409	(1) If a person acting under color of state law allegedly violates the rights of a victim
410	described in this chapter, Chapter 37, Victims' Rights, or Utah Constitution, Article I, Section
411	28, the victim, or a representative of a victim, may file a complaint with a victim rights
412	committee as described in Section 63M-7-606.
413	[(1)] (2) If a person acting under color of state law willfully or wantonly fails to
414	perform duties so that the rights in this chapter are not provided, an action for injunctive relief,
415	including prospective injunctive relief, may be brought against the individual and the
416	governmental entity that employs the individual.
417	$[(2)]$ (a) The victim of a crime or representative of a victim of a crime $[\frac{1}{2}]$ , including
418	any Victims' Rights Committee as defined in Section 77-37-5] may:
419	(i) bring an action for declaratory relief or for a writ of mandamus defining or
420	enforcing the rights of victims and the obligations of government entities under this chapter;
421	(ii) petition to file an amicus brief in any court in any case affecting crime victims; and
422	(iii) after giving notice to the prosecution and the defense, seek an appropriate remedy
423	for a violation of a victim's right from the [judge] court assigned to the case involving the issue
424	[as provided in Section 77-38-11].
425	(b) Adverse rulings on these actions or on a motion or request brought by a victim of a
426	crime or a representative of a victim of a crime may be appealed under the rules governing
427	appellate actions, provided that an appeal may not constitute grounds for delaying any criminal
428	or juvenile proceeding.
429	(c) An appellate court shall review all properly presented issues, including issues that
430	are capable of repetition but would otherwise evade review.

431	$\left[\frac{(3)}{(4)}\right]$ (a) Upon a showing that the victim has not unduly delayed in seeking to
432	protect the victim's right, and after hearing from the prosecution and the defense, the [judge]
433	court shall determine whether a right of the victim has been violated.
434	(b) If the [judge] court determines that a victim's right has been violated, the [judge
435	shall proceed to] the court shall:
436	(i) determine the appropriate remedy for the violation of the victim's right by hearing
437	from the victim and the parties[,] and considering all factors relevant to the issue[, and then
438	awarding]; and
439	(ii) award an appropriate remedy to the victim.
440	(5) (a) The court shall;
441	(i) reconsider any judicial decision or judgment affected by a violation of the victim's
442	right; and
443	(ii) [determine whether,] upon affording the victim the right and further hearing from
444	the prosecution and the defense, <u>determine whether</u> the decision or judgment would have been
445	different.
446	(b) If the court's decision or judgment would have been different, the court shall enter
447	the new different decision or judgment as the appropriate remedy.
448	(c) If necessary to protect the victim's right, [the new decision or judgment shall be
449	entered] the court shall enter the new decision or judgment nunc pro tunc to the time the first
450	decision or judgment was reached.
451	(d) In no event shall the appropriate remedy be a new trial, damages, attorney fees, or
452	costs.
453	[(c)] (6) (a) The appropriate remedy under Subsection (4) or (5) shall include only
454	actions necessary to provide the victim the right to which the victim was entitled [and].
455	(b) The appropriate remedy under Subsection (4) or (5) may include reopening
456	previously held proceedings.
457	(7) (a) Subject to Subsection $[(3)(d)]$ $(7)(c)$ , the court may reopen a sentence or a
458	previously entered guilty or no contest plea only if [doing so] reopening the sentence or plea:
459	(i) would not preclude continued prosecution or sentencing the defendant; and
460	(ii) would not otherwise permit the defendant to escape justice.
461	(b) [Any remedy shall be tailored] The court shall tailor a remedy to provide the victim

462	with an appropriate remedy without violating any constitutional right of the defendant.
463	[(d)] (c) If the court sets aside a previously entered plea of guilty or no contest, and
464	[thereafter] the continued prosecution of the charge is held to be prevented by the defendant's
465	having been previously put in jeopardy, the order setting aside the plea is void and the plea is
466	reinstated as of the date of [its] the plea's original entry.
467	[(e)] (d) The court may not award as a remedy the dismissal of any criminal charge.
468	[(f)] (e) The court may not award any remedy if the proceeding that the victim is
469	challenging occurred more than 90 days before the day on which the victim filed an action
470	alleging the violation of the right.
471	[(4)] (8) The failure to provide the rights in this chapter or [Title 77, Chapter 37,
472	Victims' Rights] Chapter 37, Victims' Rights, shall not constitute cause for a judgment against
473	the state or any government entity, or any individual employed by the state or any government
474	entity, for monetary damages, attorney fees, or the costs of exercising any rights under this
475	chapter.
476	(9) A defendant convicted of an offense may not bring an action or complaint
477	concerning a violation of this chapter or Chapter 37, Victims' Rights.
478	Section 11. Repealer.
479	This bill repeals:
480	Section 77-37-5, Remedies District Victims' Rights Committee.
481	Section 12. Effective date.
482	This bill takes effect on May 1, 2024.