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## WEST VIRGINIA LEGISLATURE EIGHTIETH LEGISLATURE REGULAR SESSION, 2012

### ENROLLED

# Senate Bill No. 331

(By Senators Wills and Miller)

[Passed March 9, 2012; in effect ninety days from passage.]

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SECRETARY OF STATE

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## Senate Bill No. 331

(BY SENATORS WILLS AND MILLER)

[Passed March 9, 2012; in effect ninety days from passage.]

AN ACT to amend and reenact §61-11A-2 and §61-11A-6 of the Code of West Virginia, 1931, as amended; and to amend and reenact §62-12-23 of said code, all relating to adding persons who reside with crime victims to those who are provided notice of matters in the prosecutorial process; and the right to be heard at sentencing and parole proceedings.

#### Be it enacted by the Legislature of West Virginia:

That §61-11A-2 and §61-11A-6 of the Code of West Virginia, 1931, as amended, be amended and reenacted; and that §62-12-23 of said code be amended and reenacted, all to read as follows:

#### CHAPTER 61. CRIMES AND THEIR PUNISHMENT.

**ARTICLE 11A. VICTIM PROTECTION ACT OF 1984.** 

§61-11A-2. Testimony of crime victim at sentencing hearing.

(a) For the purposes of this section, "victim" means a
 person who is a victim of a felony, or, where a death occurs
 during the commission of a felony or a misdemeanor, the
 following persons shall be notified if known by the prosecu tor: A member of the deceased victim's immediate family, the
 fiduciary of the deceased victim's estate or an adult house hold member residing with the victim.

(4) Victims, witnesses, one member of the immediate
family and any adult household member residing with the
victim should, if such persons provide the appropriate
official with a current address and telephone number,
receive prompt advance notification, if possible, of judicial
proceedings relating to their case, from the prosecuting
attorney's office, including:

40 (A) The arrest of an accused;

41 (B) The initial appearance of an accused before a judicial42 officer;

43 (C) The release of the accused pending judicial proceed-44 ings; and

(D) Proceedings in the prosecution of the accused
including, but not limited to, the entry of a plea of guilty,
trial, sentencing and, where a term of imprisonment is
imposed, the release of the accused from such imprisonment.

(5) The victim of a serious crime, or in the case of a minor child or a homicide the family of the victim, shall be consulted by the prosecuting attorney in order to obtain the views of the victim or family about the disposition of any criminal case brought as a result of such crime, including the views of the victim or family about:

55 (A) Dismissal;

56 (B) Release of the accused pending judicial proceedings;

57 (C) Plea negotiations; and

58 (D) Pretrial diversion program.

(6) Victims and other prosecution witnesses should be
provided a waiting area that is separate from all other
witnesses prior to court appearances, if feasible.

62 (7) Law-enforcement agencies should promptly return

63 victims' property held for evidentiary purposes unless there

64 is a compelling law-enforcement reason for retaining it.

65 (8) A victim or witness who so requests should be 66 assisted by law-enforcement agencies and prosecuting 67 attorneys in informing employers that the need for victim 68 and witness cooperation in the prosecution of the case may 69 necessitate absence of that victim or witness from work. A 70 victim or witness who, as a direct result of a crime or of 71 cooperation with law-enforcement agencies or attorneys for 72 the government, is subjected to serious financial strain 73 should be assisted by the appropriate state agencies in 74 dealing with creditors.

(b) Nothing in this section shall be construed as creating
a cause of action against the State of West Virginia or any of
its political subdivisions.

#### CHAPTER 62. CRIMINAL PROCEDURE.

#### **ARTICLE 12. PROBATION AND PAROLE.**

# §62-12-23. Notification of parole hearing; victim's right to be heard; notification of release on parole.

(a) Following the sentencing of a person who has been
 convicted of murder, aggravated robbery, sexual assault in
 the first or second degree, kidnapping, child abuse resulting
 in injury, child neglect resulting in injury, arson or a sexual
 offense against a minor, the prosecuting attorney who
 prosecuted the offender shall prepare a Parole Hearing
 Notification Form. This form shall contain the following
 information:

9 (1) The name of the county in which the offender was10 prosecuted and sentenced;

(2) The name of the court in which the offender wasprosecuted and sentenced;

(3) The name of the prosecuting attorney or assistantprosecuting attorney who prosecuted the offender;

(4) The name of the judge who presided over the criminalcase and who sentenced the offender;

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17 (5) The names of the law-enforcement agencies and18 officers who were primarily involved with the investigation19 of the crime for which the offender was sentenced; and

(6) The names, addresses and telephone numbers of the
victims of the crime for which the offender was sentenced or
the names, addresses and telephone numbers of the immediate family members of each victim of the crime, including,
but not limited to, each victim's spouse, father, mother,
brothers, sisters and any adult household member residing
with the victim.

(b) The prosecuting attorney shall retain the original of
the Parole Hearing Notification Form and shall provide
copies of it to the circuit court which sentenced the offender,
the parole board, the Commissioner of Corrections and to all
persons whose names and addresses are listed on the form.

(c) At least forty-five days prior to the date of a parole hearing, the parole board shall notify all persons who are listed on the Parole Hearing Notification Form of the date, time and place of the hearing. Such notice shall be sent by certified mail, return receipt requested. The notice shall state that the victims of the crime have the right to submit a written statement to the parole board and to attend the parole hearing to be heard regarding the propriety of granting parole to the prisoner. The notice shall also state that only the victims may submit written statements and speak at the parole hearing unless a victim is deceased, is a minor or is otherwise incapacitated.

(d) The panel considering the parole shall inquire during
the parole hearing as to whether the victims of the crime or
their representatives, as provided in this section, are present.
If so, the panel shall permit those persons to speak at the
hearing regarding the propriety of granting parole for the
prisoner.

(e) If the panel grants parole, it shall immediately set a
date on which the prisoner will be released. Such date shall
be no earlier than thirty days after the date on which parole

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is granted. On the date on which parole is granted, the parole
board shall notify all persons listed on the Parole Hearing
Notification Form that parole has been granted and the date
of release. A written statement of reasons for releasing the
prisoner, prepared pursuant to subdivision (4), subsection
(b), section thirteen of this article, shall be provided upon
request to all persons listed on the Parole Hearing Notification Form.

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The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman Senate Committee 01-Chairman House Committee Originated in the Senate. In effect ninety days from passage. PM 5:20 Clerk of the Senate 2012 MAR 30 Clerk of the Holes of Delegates ..... the Senate hym 10 Speaker of the House of Delegates The within ... this the 💭 Day of .... ...., 2012. mli Governor

### PRESENTED TO THE GOVERNOR

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