1	Senate Bill No. 643
2	(By Senators Unger, Kessler (Mr. President) and Laird)
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4	[Introduced March 25, 2013; referred to the Committee on the
5	Judiciary; and then to the Committee on Finance.]
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10	A BILL to amend and reenact $14-2A-3$ , $14-2A-9$ and $14-2A-12$ of the
11	Code of West Virginia, 1931, as amended, all relating to
12	compensation awards to victims of crimes; increasing the
13	amount of victim relocation costs; permitting a victim's
14	reasonable travels costs to attend probation hearings of the
15	offender; redefining a term; permitting the Court of Claims to
16	hire more than two claim investigators; and permitting claim
17	investigators to acquire autopsy reports, including toxicology
18	results, from the State Medical Examiner.
19	Be it enacted by the Legislature of West Virginia:
20	That $\$14-2A-3$ , $\$14-2A-9$ and $\$14-2A-12$ of the Code of West
21	Virginia, 1931, as amended, be amended and reenacted, all to read
22	as follows:
23	ARTICLE 2A. COMPENSATION AWARDS TO VICTIMS OF CRIMES.
24	<pre>\$14-2A-3. Definitions.</pre>

1 As used in this article, the term:

2 (a) "Claimant" means any of the following persons, whether 3 residents or nonresidents of this state, who claim an award of 4 compensation under this article:

5 (1) A victim, except the term "victim" does not include a 6 nonresident of this state where the criminally injurious act did 7 not occur in this state;

8 (2) A dependent, spouse or minor child of a deceased victim 9 or, if the deceased victim is a minor, the parents, legal guardians 10 and siblings of the victim;

11 (3) A third person, other than a collateral source, who 12 legally assumes or voluntarily pays the obligations of a victim or 13 a victim's dependent when the obligations are incurred as a result 14 of the criminally injurious conduct that is the subject of the 15 claim;

16 (4) A person who is authorized to act on behalf of a victim, 17 dependent or a third person who is not a collateral source 18 including, but not limited to, assignees, persons holding power of 19 attorney or others who hold authority to make or submit claims in 20 place of or on behalf of a victim, a dependent or third person who 21 is not a collateral source and if the victim, dependent or third 22 person who is not a collateral source is a minor or other legally 23 incompetent person, their duly qualified fiduciary;

24 (5) A person who is a secondary victim in need of mental

1 health counseling due to the person's exposure to the crime 2 committed whose award may not exceed \$1,000; and

3 (6) A person who owns real property damaged by the operation 4 of a methamphetamine laboratory without the knowledge or consent of 5 the owner of the real property.

6 (b) "Collateral source" means a source of benefits or 7 advantages for economic loss otherwise compensable that the victim 8 or claimant has received or that is readily available to him or her 9 from any of the following sources:

10 (1) The offender, including restitution received from the 11 offender pursuant to an order by a court sentencing the offender or 12 placing him or her on probation following a conviction in a 13 criminal case arising from the criminally injurious act for which 14 a claim for compensation is made;

15 (2) The government of the United States or its agencies, a 16 state or its political subdivisions or an instrumentality of two or 17 more states;

18 (3) Social Security, Medicare and Medicaid;

19 (4) State-required, temporary, nonoccupational disability 20 insurance or other disability insurance;

21 (5) Workers' compensation;

22 (6) Wage continuation programs of an employer;

(7) Proceeds of a contract of insurance payable to the victim24 or claimant for loss that was sustained because of the criminally

1 injurious conduct;

2 (8) A contract providing prepaid hospital and other health3 care services or benefits for disability; and

4 (9) That portion of the proceeds of all contracts of insurance
5 payable to the claimant on account of the death of the victim which
6 exceeds \$25,000.

7 (c) "Criminally injurious conduct" means conduct that occurs 8 or is attempted in this state, or in any state not having a victim 9 compensation program, which poses a substantial threat of personal 10 injury or death and is punishable by fine, imprisonment or death or 11 would be so punishable but for a finding by a court of competent 12 jurisdiction that the person committing the crime lacked capacity. 13 Criminally injurious conduct also includes criminally injurious 14 conduct committed outside of the United States against a resident 15 of this state. Criminally injurious conduct does not include 16 conduct arising out of the ownership, maintenance or use of a motor 17 vehicle unless the person engaging in the conduct intended to cause 18 personal injury or death or committed negligent homicide, driving 19 under the influence of alcohol, controlled substances or drugs, 20 leaving the scene of the accident or reckless driving.

(d) "Dependent" means an individual who received over half of 22 his or her support from the victim. For the purpose of making this 23 determination there shall be taken into account the amount of 24 support received from the victim as compared to the entire amount

1 of support the individual received from all sources including 2 self-support. The term "support" includes, but is not limited to, 3 food, shelter, clothing, medical and dental care and education. 4 The term "dependent" includes a child of the victim born after his 5 or her death.

6 (e) "Economic loss" means economic detriment consisting only 7 of allowable expense, work loss and replacement services loss. If 8 criminally injurious conduct causes death, economic loss includes 9 a dependent's economic loss and a dependent's replacement services 10 loss. Noneconomic detriment is not economic loss, however, economic 11 loss may be caused by pain and suffering or physical impairment. 12 For purposes of this article, the term "economic loss" includes a 13 lost scholarship as defined in this section.

14 (f) "Allowable expense" includes the following:

(1) Reasonable charges incurred or to be incurred for reasonably needed products, services and accommodations including those for medical care, mental health counseling, prosthetic devices, eye glasses, dentures, rehabilitation and other remedial reatment and care but does not include that portion of a charge for a room in a hospital, clinic, convalescent home, nursing home or other institution engaged in providing nursing care and related services which is in excess of a reasonable and customary charge for semiprivate accommodations unless accommodations other than estimates accommodations are medically required;

1 (2) A total charge not in excess of \$10,000 for expenses in 2 any way related to funerals, cremations and burials;

3 (3) A charge, not to exceed \$10,000, for cleanup of real 4 property damaged by a methamphetamine laboratory or a charge not to 5 exceed \$1,000 for any other crime scene cleanup;

6 (4) Victim relocation costs not to exceed \$2,000 \$2,500;

7 (5) Reasonable travel expenses not to exceed \$1,000 for a
8 claimant to attend court proceedings <u>and parole hearings</u> conducted
9 for the prosecution of the offender;

10 (6) Reasonable travel expenses for a claimant to return a 11 person who is a minor or incapacitated adult who has been 12 unlawfully removed from this state to another state or country if 13 the removal constitutes a crime under the laws of this state which 14 may not exceed \$2,000 for expenses to another state or \$3,000 to 15 another country; and

16 (7) Reasonable travel expenses for the transportation of a 17 victim to and from a medical facility.

(g) "Work loss" means loss of income from work that the injured person would have performed if he or she had not been injured and expenses reasonably incurred or to be incurred by him in or her to obtain services in lieu of those he or she would have performed for income. "Work loss" is reduced by income from substitute work actually performed or to be performed by him or her or by income he or she would have earned in available appropriate

1 substitute work that he or she was capable of performing but 2 unreasonably failed to undertake. "Work loss" also includes loss 3 of income from work by the parent or legal guardian of a minor 4 victim who must miss work to take care of the minor victim.

5 (h) "Replacement services loss" means expenses reasonably 6 incurred or to be incurred in obtaining ordinary and necessary 7 services in lieu of those the injured person would have performed 8 for the benefit of himself or herself or his or her family if he or 9 she had not been injured. "Replacement services loss" does not 10 include services an injured person would have performed to generate 11 income.

(i) "Dependent's economic loss" means loss after a victim's death of contributions or things of economic value to his or her dependents but does not include services they would have received from the victim if he or she had not suffered the fatal injury. This amount is reduced by expenses avoided by the dependent due to the victim's death.

(j) "Dependent's replacement service loss" means loss reasonably incurred or to be incurred by dependents after a victim's death in obtaining ordinary and necessary services in lieu of those the victim would have performed for their benefit if he or she had not suffered the fatal injury. This amount is reduced by sepenses avoided due to the victim's death but which are not already subtracted in calculating a dependent's economic loss.

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(k) "Victim" means the following:

2 (1) A person who suffers personal injury or death as a result3 of any one of the following:

4 (A) Criminally injurious conduct;

5 (B) The good faith effort of the person to prevent criminally 6 injurious conduct; or

7 (C) The good faith effort of the person to apprehend a person 8 that the injured person has observed engaging in criminally 9 injurious conduct or who the injured person has reasonable cause to 10 believe has engaged in criminally injurious conduct immediately 11 prior to the attempted apprehension.

12 (2) The owner of real property damaged by the operation of a 13 methamphetamine laboratory which operation was without his or her 14 knowledge or consent.

(1) "Contributory misconduct" means any conduct of the claimant or of the victim through whom the claimant claims an award that is unlawful or intentionally tortious and that, without regard to the conduct's proximity in time or space to the criminally injurious conduct, has a causal relationship to the criminally injurious conduct that is the basis of the claim and includes the voluntary intoxication of the claimant, either by the consumption of alcohol or the use of any controlled substance, when the intoxication has a causal connection or relationship to the injury sustained.

1 (m) "Lost scholarship" means a scholarship, academic award, 2 stipend, <u>student loan</u> or other monetary scholastic assistance which 3 had been awarded, <del>or</del> conferred <del>upon</del> <u>or obtained by</u> a victim in 4 conjunction with a post-secondary school educational program and 5 which the victim is unable to receive or use, in whole or in part, 6 due to injuries received from criminally injurious conduct.

## 7 §14-2A-9. Claim investigators; compensation and expenses;

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## paralegals and support staff.

9 The Court of Claims is hereby authorized to hire not more than 10 two claim investigators to be employed within the office of the 11 clerk of the Court of Claims, who shall carry out the functions and 12 duties set forth in section twelve of this article. Claim 13 investigators shall serve at the pleasure of the Court of Claims 14 and under the administrative supervision of the clerk of the Court 15 of Claims. The compensation of claim investigators shall be fixed 16 by the court, and such compensation, together with travel, clerical 17 and other expenses of the clerk of the Court of Claims relating to 18 a claim investigator carrying out his or her duties under this 19 article, including the cost of obtaining reports required by the 20 investigator in investigating a claim, shall be payable from the 21 crime victims compensation fund as appropriated for such purpose by 22 the Legislature.

23 The Court of Claims is hereby authorized to hire as support 24 staff such paralegal or paralegals and secretary or secretaries to

1 be employed within the office of the clerk of the Court of Claims, 2 necessary to carry out the functions and duties of this article. 3 Such support staff shall serve at the will and pleasure of the 4 Court of Claims and under the administrative supervision of the 5 clerk of the Court of Claims.

## 6 §14-2A-12. Investigation and recommendations by claim 7 investigator.

8 (a) The clerk of the Court of Claims shall transmit a copy of 9 the application to the claim investigator within seven days after 10 the filing of the application.

11 (b) The claim investigator, upon receipt of an application for 12 an award of compensation from the clerk of the Court of Claims, 13 shall investigate the claim. After completing the investigation, 14 the claim investigator shall make a written finding of fact and 15 recommendation concerning an award of compensation. He <u>or she</u> 16 shall file with the clerk the finding of fact and recommendation 17 and all information or documents that he <u>or she</u> used in his <u>or her</u> 18 investigation: *Provided*, That the claim investigator shall not 19 file information or documents which have been the subject of a 20 protective order entered under the provisions of subsection (c) of 21 this section.

(c) The claim investigator, while investigating the claim, may require the claimant to supplement the application for an award of compensation with any further information or documentary materials,

1 including any medical report readily available, which may lead to 2 any relevant facts aiding in the determination of whether, and the 3 extent to which, a claimant qualifies for an award of compensation. The claim investigator, while investigating the claim, may 4 5 also require law-enforcement officers and prosecuting attorneys 6 employed by the state or any political subdivision thereof, to 7 provide him or her with reports, information, witness statements or 8 other data gathered in the investigation of the criminally 9 injurious conduct that is the basis of any claim to enable him or 10 her to determine whether, and the extent to which, a claimant 11 qualifies for an award of compensation. The prosecuting attorney 12 and any officer or employee of the prosecuting attorney or of the 13 law-enforcement agency shall be immune from any civil liability 14 that might otherwise be incurred as the result of providing such 15 reports, information, witness statements or other data relating to 16 the criminally injurious conduct to the claim investigator.

17 <u>The claim investigator, while investigating the claim, may</u> 18 <u>also require the office of the State Medical Examiner to provide</u> 19 autopsy reports including toxicology results.

20 Upon motion of any party, court or agency from whom such 21 reports, information, witness statements or other data is sought, 22 and for good cause shown, the court may make any order which 23 justice requires to protect a witness or other person, including, 24 but not limited to, the following: (1) That the reports,

1 information, witness statements or other data not be made 2 available; (2) that the reports, information, witness statements or 3 other data may be made available only on specified terms and 4 conditions, including a designation of time and place; (3) that the 5 reports, information, witness statements or other data be made 6 available only by a different method than that selected by the 7 claim investigator; (4) that certain matters not be inquired into, 8 or that the scope of the claim investigator's request be limited to 9 certain matters; (5) that the reports, information, witness 10 statements or other data be examined only by certain persons 11 designated by the court; (6) that the reports, information, witness 12 statements or other data, after being sealed, be opened only by 13 order of the court; and (7) that confidential information or the 14 identity of confidential witnesses or informers not be disclosed, 15 or disclosed only in a designated manner.

However, in any case wherein the claim investigator has reason However, in any case wherein the claim investigator has reason However, in any case wherein the claim investigator may interfere with or believe that his <u>or her</u> investigation may interfere with or lagopardize the investigation of a crime by law-enforcement officers, or the prosecution of a case by prosecuting attorneys, he <u>or she</u> shall apply to the Court of Claims, or a judge thereof, for an order granting leave to discontinue his <u>or her</u> investigation for a reasonable time in order to avoid such interference or jeopardization. When it appears to the satisfaction of the court, or judge, upon application by the claim investigator or in its own

1 discretion, that the investigation of a case by the claim 2 investigator will interfere with or jeopardize the investigation or 3 prosecution of a crime, the court, or judge, shall issue an order 4 granting the claim investigator leave to discontinue his <u>or her</u> 5 investigation for such time as the court, or judge, deems 6 reasonable to avoid such interference or jeopardization.

7 (d) The finding of fact that is issued by the claim 8 investigator pursuant to subsection (b) of this section shall 9 contain the following:

10 (1) Whether the criminally injurious conduct that is the basis 11 for the application did occur, the date on which the conduct 12 occurred and the exact nature of the conduct;

13 (2) If the criminally injurious conduct was reported to a 14 law-enforcement officer or agency, the date on which the conduct 15 was reported and the name of the person who reported the conduct; 16 or, the reasons why the conduct was not reported to a 17 law-enforcement officer or agency; or, the reasons why the conduct 18 was not reported to a law-enforcement officer or agency within 19 seventy-two hours after the conduct occurred;

20 (3) The exact nature of the injuries that the victim sustained21 as a result of the criminally injurious conduct;

(4) If the claim investigator is recommending that an award be and a specific itemization of the economic loss that was sustained by the victim, the claimant or a dependent as a result of

1 the criminally injurious conduct;

2 (5) If the claim investigator is recommending that an award be 3 made, a specific itemization of any benefits or advantages that the 4 victim, the claimant or a dependent has received or is entitled to 5 receive from any collateral source for economic loss that resulted 6 from the conduct;

7 (6) Whether the claimant is the spouse, parent, child, brother 8 or sister of the offender, or is similarly related to an accomplice 9 of the offender who committed the criminally injurious conduct;

10 (7) Any information which might be a basis for a reasonable 11 reduction or denial of a claim because of contributory misconduct 12 of the claimant or of a victim through whom he or she claims;

13 (8) Any additional information that the claim investigator14 deems to be relevant to the evaluation of the claim.

15 (e) The recommendation that is issued by the claim 16 investigator pursuant to subsection (b) of this section shall 17 contain the following:

18 (1) Whether an award of compensation should be made to the19 claimant and the amount of the award;

20 (2) If the claim investigator recommends that an award not be 21 made to the claimant, the reason for his <u>or her</u> decision.

(f) The claim investigator shall file his <u>or her</u> finding of act and recommendation with the clerk within six months after the filing of the application: *Provided*, That where there is active

1 criminal investigation or prosecution of the person or persons 2 alleged to have committed the criminally injurious conduct which is 3 the basis for the claimant's claim, the claim investigator shall 4 file his <u>or her</u> finding of fact and recommendation within six 5 months after the first of any final convictions or other final 6 determinations as to innocence or guilt, or any other final 7 disposition of criminal proceedings. In any case, an additional 8 time period may be provided by order of any Court of Claims judge 9 or commissioner upon good cause shown.

NOTE: The purpose of this bill is to increase the amount for a victim's relocation costs from \$2,000 to \$2,500. The bill permits a victim to receive reasonable travels costs to attend probation hearings of the offender. The bill permits the Court of Claims to hire more than two claim investigators. The bill permits claim investigators to acquire autopsy reports, including toxicology results, from the State Medical Examiner. The bill redefines the term "lost scholarship" to include a student loan.

Strike-throughs indicate language that would be stricken from the present law, and underscoring indicates new language that would be added.