

101ST GENERAL ASSEMBLY

State of Illinois

2019 and 2020

HB3191

by Rep. John Connor

SYNOPSIS AS INTRODUCED:

725 ILCS 5/115-7.5 new

Amends the Code of Criminal Procedure of 1963. Provides that in a proceeding for the prosecution of an offense of criminal sexual assault, predatory criminal sexual assault of a child, aggravated criminal sexual assault, criminal sexual abuse, or aggravated criminal sexual abuse the court on a motion by the prosecuting attorney, may order that the defendant question the victim through a court-appointed attorney if the defendant has waived his or her right to counsel and is representing himself or herself pro se, when the victim's testimony will describe an act or attempted act of sexual conduct, and the court finds that requiring the victim to be questioned directly by the defendant will cause the victim to suffer serious emotional or mental distress. Provides that the defendant shall be allowed to communicate with the court-appointed attorney.

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HB3191

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AN ACT concerning criminal law.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Code of Criminal Procedure of 1963 is 5 amended by adding Section 115-7.5 as follows:

6 (725 ILCS 5/115-7.5 new)

Sec. 115-7.5. Court-appointed attorney for pro se
defendant in sexual assault and sexual abuse cases.

9 <u>(a) In a proceeding for the prosecution of an offense of</u> 10 <u>criminal sexual assault, predatory criminal sexual assault of a</u> 11 <u>child, aggravated criminal sexual assault, criminal sexual</u> 12 <u>abuse, or aggravated criminal sexual abuse the court on a</u> 13 <u>motion by the prosecuting attorney, may order that the</u> 14 <u>defendant question the victim through a court-appointed</u> 15 <u>attorney if:</u>

16 (1) the defendant has waived his or her right to 17 counsel and is representing himself or herself pro se;

18 (2) the victim's testimony will describe an act or 19 attempted act of sexual conduct; and

20 <u>(3) the court finds that requiring the victim to be</u> 21 <u>questioned directly by the defendant will cause the victim</u> 22 <u>to suffer serious emotional or mental distress.</u>

23 (b) The defendant shall be allowed to communicate with the

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1	court-appointed attorne	y. The	Supreme	Court	shall	adopt	any
2	rules as necessary.						
3	(c) This Section is	not to	be inter	preted	to pre	clude,	for
4	purposes of identificat:	lon of a	defenda	nt, the	preser	nce of 1	both

5 <u>the victim and the defendant in the courtroom at the same time.</u>