HB5603 Engrossed

1 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 changing the heading of Article 106B and Section 6 106B-5 as follows:

7 (725 ILCS 5/Art. 106B heading)
8 Article 106B. Child <u>and Developmentally Disabled</u> Victims of
9 Sexual Abuse

10 (725 ILCS 5/106B-5)

11 Sec. 106B-5. Testimony by a victim who is a child or a 12 moderately, severely, or profoundly mentally retarded person 13 <u>or a person affected by a developmental disability</u>.

(a) In a proceeding in the prosecution of an offense of 14 15 criminal sexual assault, predatory criminal sexual assault of a 16 child, aggravated criminal sexual assault, criminal sexual 17 abuse, or aggravated criminal sexual abuse, a court may order 18 that the testimony of a victim who is a child under the age of 18 years or a moderately, severely, or profoundly mentally 19 20 retarded person or a person affected by a developmental 21 disability be taken outside the courtroom and shown in the courtroom by means of a closed circuit television if: 22

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(1) the testimony is taken during the proceeding; and(2) the judge determines that testimony by the child

3 victim or the moderately, severely, or profoundly mentally retarded victim or victim affected by a developmental 4 5 disability in the courtroom will result in the child or moderately, severely, or profoundly mentally retarded 6 person or person affected by a developmental disability 7 suffering serious emotional distress such that the child or 8 9 moderately, severely, or profoundly mentally retarded 10 person or person affected by a developmental disability 11 cannot reasonably communicate or that the child or 12 moderately, severely, or profoundly mentally retarded person or person affected by a developmental disability 13 will suffer severe emotional distress that is likely to 14 cause the child or moderately, severely, or profoundly 15 16 mentally retarded person or person affected by a 17 developmental disability to suffer severe adverse effects.

(b) Only the prosecuting attorney, the attorney for the
defendant, and the judge may question the child or moderately,
severely, or profoundly mentally retarded person <u>or person</u>
affected by a developmental disability.

(c) The operators of the closed circuit television shallmake every effort to be unobtrusive.

(d) Only the following persons may be in the room with the
child or moderately, severely, or profoundly mentally retarded
person or person affected by a developmental disability when

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the child or moderately, severely, or profoundly mentally retarded person <u>or person affected by a developmental</u> disability testifies by closed circuit television:

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(1) the prosecuting attorney;

5 6 (2) the attorney for the defendant;

(3) the judge;

7 (4) the operators of the closed circuit television8 equipment; and

9 (5) any person or persons whose presence, in the 10 opinion of the court, contributes to the well-being of the 11 child or moderately, severely, or profoundly mentally 12 retarded person or person affected by a developmental 13 disability, including a person who has dealt with the child 14 in a therapeutic setting concerning the abuse, a parent or 15 quardian of the child or moderately, severely, or 16 profoundly mentally retarded person or person affected by a 17 developmental disability, and court security personnel.

(e) During the child's or moderately, severely, or profoundly mentally retarded person's <u>or person affected by a</u> <u>developmental disability's</u> testimony by closed circuit television, the defendant shall be in the courtroom and shall not communicate with the jury if the cause is being heard before a jury.

(f) The defendant shall be allowed to communicate with the persons in the room where the child or moderately, severely, or profoundly mentally retarded person <u>or person affected by a</u> HB5603 Engrossed - 4 - LRB095 15507 RLC 45279 b

1 <u>developmental disability</u> is testifying by any appropriate 2 electronic method.

3 (g) The provisions of this Section do not apply if the4 defendant represents himself pro se.

5 (h) This Section may not be interpreted to preclude, for 6 purposes of identification of a defendant, the presence of both 7 the victim and the defendant in the courtroom at the same time.

8 (i) This Section applies to prosecutions pending on or 9 commenced on or after the effective date of this amendatory Act 10 of 1994.

11 (j) For the purposes of this Section, "developmental 12 disability" includes, but is not limited to, cerebral palsy, 13 epilepsy, and autism.

14 (Source: P.A. 92-434, eff. 1-1-02.)

Section 10. The Rights of Crime Victims and Witnesses Act is amended by changing Sections 4.5 and 5 as follows:

17 (725 ILCS 120/4.5)

18 Sec. 4.5. Procedures to implement the rights of crime 19 victims. To afford crime victims their rights, law enforcement, 20 prosecutors, judges and corrections will provide information, 21 as appropriate of the following procedures:

(a) At the request of the crime victim, law enforcement
authorities investigating the case shall provide notice of the
status of the investigation, except where the State's Attorney

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1 determines that disclosure of such information would 2 unreasonably interfere with the investigation, until such time 3 as the alleged assailant is apprehended or the investigation is 4 closed.

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(b) The office of the State's Attorney:

(1) shall provide notice of the filing of information, the return of an indictment by which a prosecution for any violent crime is commenced, or the filing of a petition to adjudicate a minor as a delinquent for a violent crime;

10 (2) shall provide notice of the date, time, and place11 of trial;

12 (3) or victim advocate personnel shall provide 13 information of social services and financial assistance 14 available for victims of crime, including information of 15 how to apply for these services and assistance;

(4) shall assist in having any stolen or other personal
property held by law enforcement authorities for
evidentiary or other purposes returned as expeditiously as
possible, pursuant to the procedures set out in Section
115-9 of the Code of Criminal Procedure of 1963;

(5) or victim advocate personnel shall provide appropriate employer intercession services to ensure that employers of victims will cooperate with the criminal justice system in order to minimize an employee's loss of pay and other benefits resulting from court appearances; (6) shall provide information whenever possible, of a HB5603 Engrossed - 6 - LRB095 15507 RLC 45279 b

secure waiting area during court proceedings that does not require victims to be in close proximity to defendant or juveniles accused of a violent crime, and their families and friends;

5 (7) shall provide notice to the crime victim of the 6 right to have a translator present at all court proceedings 7 <u>and, in compliance with the federal Americans with</u> 8 <u>Disabilities Act of 1990, the right to communications</u> 9 <u>access through a sign language interpreter or by other</u> 10 <u>means;</u>

(8) in the case of the death of a person, which death occurred in the same transaction or occurrence in which acts occurred for which a defendant is charged with an offense, shall notify the spouse, parent, child or sibling of the decedent of the date of the trial of the person or persons allegedly responsible for the death;

17 (9) shall inform the victim of the right to have present at all court proceedings, subject to the rules of 18 19 evidence, an advocate or other support person of the 20 victim's choice, and the right to retain an attorney, at the victim's own expense, who, upon written notice filed 21 22 with the clerk of the court and State's Attorney, is to 23 receive copies of all notices, motions and court orders 24 filed thereafter in the case, in the same manner as if the 25 victim were a named party in the case; and

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(10) at the sentencing hearing shall make a good faith

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1 attempt to explain the minimum amount of time during which 2 the defendant may actually be physically imprisoned. The 3 Office of the State's Attorney shall further notify the 4 crime victim of the right to request from the Prisoner 5 Review Board information concerning the release of the 6 defendant under subparagraph (d) (1) of this Section; and

7 (11) shall request restitution at sentencing and shall
8 consider restitution in any plea negotiation, as provided
9 by law.

10 (c) At the written request of the crime victim, the office 11 of the State's Attorney shall:

12 (1) provide notice a reasonable time in advance of the following court proceedings: preliminary hearing, 13 any 14 hearing the effect of which may be the release of defendant 15 from custody, or to alter the conditions of bond and the 16 sentencing hearing. The crime victim shall also be notified 17 of the cancellation of the court proceeding in sufficient 18 time, wherever possible, to prevent an unnecessary 19 appearance in court;

20 (2) provide notice within a reasonable time after 21 receipt of notice from the custodian, of the release of the 22 defendant on bail or personal recognizance or the release 23 from detention of a minor who has been detained for a 24 violent crime;

(3) explain in nontechnical language the details of any
 plea or verdict of a defendant, or any adjudication of a

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juvenile as a delinquent for a violent crime;

(4) where practical, consult with the crime victim
before the Office of the State's Attorney makes an offer of
a plea bargain to the defendant or enters into negotiations
with the defendant concerning a possible plea agreement,
and shall consider the written victim impact statement, if
prepared prior to entering into a plea agreement;

8 (5) provide notice of the ultimate disposition of the 9 cases arising from an indictment or an information, or a 10 petition to have a juvenile adjudicated as a delinquent for 11 a violent crime;

12 (6) provide notice of any appeal taken by the defendant 13 and information on how to contact the appropriate agency 14 handling the appeal;

(7) provide notice of any request for post-conviction review filed by the defendant under Article 122 of the Code of Criminal Procedure of 1963, and of the date, time and place of any hearing concerning the petition. Whenever possible, notice of the hearing shall be given in advance;

(8) forward a copy of any statement presented under
Section 6 to the Prisoner Review Board to be considered by
the Board in making its determination under subsection (b)
of Section 3-3-8 of the Unified Code of Corrections.

(d) (1) The Prisoner Review Board shall inform a victim or
 any other concerned citizen, upon written request, of the
 prisoner's release on parole, mandatory supervised release,

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electronic detention, work release, international transfer or 1 2 exchange, or by the custodian of the discharge of any individual who was adjudicated a delinquent for a violent crime 3 from State custody and by the sheriff of the appropriate county 4 5 of any such person's final discharge from county custody. The 6 Prisoner Review Board, upon written request, shall provide to a 7 victim or any other concerned citizen a recent photograph of 8 any person convicted of a felony, upon his or her release from 9 custody. The Prisoner Review Board, upon written request, shall inform a victim or any other concerned citizen when feasible at 10 11 least 7 days prior to the prisoner's release on furlough of the 12 times and dates of such furlough. Upon written request by the 13 victim or any other concerned citizen, the State's Attorney shall notify the person once of the times and dates of release 14 15 of a prisoner sentenced to periodic imprisonment. Notification 16 shall be based on the most recent information as to victim's or 17 other concerned citizen's residence or other location available to the notifying authority. For purposes of this 18 paragraph (1) of subsection (d), "concerned citizen" includes 19 20 relatives of the victim, friends of the victim, witnesses to 21 the crime, or any other person associated with the victim or 22 prisoner.

(2) When the defendant has been committed to the
Department of Human Services pursuant to Section 5-2-4 or
any other provision of the Unified Code of Corrections, the
victim may request to be notified by the releasing

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authority of the defendant's discharge from State custody.

2 (3) In the event of an escape from State custody, the 3 Department of Corrections or the Department of Juvenile Justice immediately shall notify the Prisoner Review Board 4 5 of the escape and the Prisoner Review Board shall notify 6 the victim. The notification shall be based upon the most 7 recent information as to the victim's residence or other location available to the Board. When no such information 8 9 is available, the Board shall make all reasonable efforts 10 to obtain the information and make the notification. When 11 the escapee is apprehended, the Department of Corrections or the Department of Juvenile Justice immediately shall 12 13 notify the Prisoner Review Board and the Board shall notify 14 the victim.

15 (4) The victim of the crime for which the prisoner has 16 been sentenced shall receive reasonable written notice not less than 15 days prior to the parole hearing and may 17 submit, in writing, on film, videotape or other electronic 18 19 means or in the form of a recording or in person at the 20 parole hearing or if a victim of a violent crime, by 21 calling the toll-free number established in subsection (f) 22 of this Section, information for consideration by the 23 Prisoner Review Board. The victim shall be notified within 24 7 days after the prisoner has been granted parole and shall 25 be informed of the right to inspect the registry of parole 26 decisions, established under subsection (q) of Section 3-3-5 of the Unified Code of Corrections. The provisions of
 this paragraph (4) are subject to the Open Parole Hearings
 Act.

4 (5) If a statement is presented under Section 6, the
5 Prisoner Review Board shall inform the victim of any order
6 of discharge entered by the Board pursuant to Section 3-3-8
7 of the Unified Code of Corrections.

8 (6) At the written request of the victim of the crime 9 for which the prisoner was sentenced, the Prisoner Review 10 Board shall notify the victim of the death of the prisoner 11 if the prisoner died while on parole or mandatory 12 supervised release.

(7) When a defendant who has been committed to the 13 14 Department of Corrections, the Department of Juvenile 15 Justice, or the Department of Human Services is released or 16 discharged and subsequently committed to the Department of 17 Human Services as a sexually violent person and the victim had requested to be notified by the releasing authority of 18 19 the defendant's discharge from State custody, the 20 releasing authority shall provide to the Department of Human Services such information that would allow the 21 22 Department of Human Services to contact the victim.

(e) The officials named in this Section may satisfy some or all of their obligations to provide notices and other information through participation in a statewide victim and witness notification system established by the Attorney HB5603 Engrossed - 12 - LRB095 15507 RLC 45279 b

1 General under Section 8.5 of this Act.

2 (f) To permit a victim of a violent crime to provide information to the Prisoner Review Board for consideration by 3 the Board at a parole hearing of a person who committed the 4 5 crime against the victim in accordance with clause (d)(4) of 6 this Section or at a proceeding to determine the conditions of mandatory supervised release of a person sentenced to a 7 8 determinate sentence or at a hearing on revocation of mandatory 9 supervised release of a person sentenced to a determinate 10 sentence, the Board shall establish a toll-free number that may 11 be accessed by the victim of a violent crime to present that 12 information to the Board.

13 (Source: P.A. 94-696, eff. 6-1-06; 95-317, eff. 8-21-07.)

14 (725 ILCS 120/5) (from Ch. 38, par. 1405)

15 Sec. 5. Rights of Witnesses.

16 (a) Witnesses as defined in subsection (b) of Section 3 of17 this Act shall have the following rights:

18 (1) to be notified by the Office of the State's 19 Attorney of all court proceedings at which the witness' 20 presence is required in a reasonable amount of time prior 21 to the proceeding, and to be notified of the cancellation 22 of any scheduled court proceeding in sufficient time to 23 prevent an unnecessary appearance in court, where 24 possible;

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(2) to be provided with appropriate employer

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intercession services by the Office of the State's Attorney or the victim advocate personnel to ensure that employers of witnesses will cooperate with the criminal justice system in order to minimize an employee's loss of pay and other benefits resulting from court appearances;

6 (3) to be provided, whenever possible, a secure waiting 7 area during court proceedings that does not require 8 witnesses to be in close proximity to defendants and their 9 families and friends;

10 (4) to be provided with notice by the Office of the 11 State's Attorney, where necessary, of the right to have a 12 translator present whenever the witness' presence is 13 required <u>and</u>, in compliance with the federal Americans with 14 <u>Disabilities Act of 1990</u>, to be provided with notice of the 15 <u>right to communications access through a sign language</u> 16 <u>interpreter or by other means</u>.

17 (b) At the written request of the witness, the witness 18 shall:

(1) receive notice from the office of the State's Attorney of any request for post-conviction review filed by the defendant under Article 122 of the Code of Criminal Procedure of 1963, and of the date, time, and place of any hearing concerning the petition for post-conviction review; whenever possible, notice of the hearing on the petition shall be given in advance;

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(2) receive notice by the releasing authority of the

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defendant's discharge from State custody if the defendant was committed to the Department of Human Services under Section 5-2-4 or any other provision of the Unified Code of Corrections;

5 (3) receive notice from the Prisoner Review Board of 6 the prisoner's escape from State custody, after the Board 7 has been notified of the escape by the Department of 8 Corrections or the Department of Juvenile Justice; when the 9 escapee is apprehended, the Department of Corrections or 10 the Department of Juvenile Justice shall immediately 11 notify the Prisoner Review Board and the Board shall notify 12 the witness;

(4) receive notice from the Prisoner Review Board of 13 14 the prisoner's release on parole, electronic detention, 15 work release or mandatory supervised release and of the 16 prisoner's final discharge from parole, electronic 17 detention, work release, or mandatory supervised release. (Source: P.A. 94-696, eff. 6-1-06.) 18

Section 15. The Criminal Proceeding Interpreter Act isamended by adding Section 4 as follows:

21 (725 ILCS 140/4 new)
 22 Sec. 4. Victims and witnesses; sign language interpreters.
 23 The right to a qualified court-appointed sign language
 24 interpreter as provided in this Act shall be afforded to

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- 1 persons with disabilities who are victims of, or are called as
- 2 witnesses in proceedings relating to, a violation of any penal
- 3 <u>statute of this State</u>.