FIRST REGULAR SESSION

[PERFECTED]

SENATE BILL NO. 332

94TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR STOUFFER.

Read 1st time January 22, 2007, and ordered printed.

Read 2nd time January 25, 2007, and referred to the Committee on Financial and Governmental Organizations and Elections. Reported from the Committee March 1, 2007, with recommendation that the bill do pass and be placed on the Consent Calendar. Taken up March 13, 2007. Read 3rd time and placed upon its final passage; bill passed.

1540S.01P

TERRY L. SPIELER, Secretary.

AN ACT

To repeal sections 595.010, 595.015, 595.020, 595.025, 595.027, 595.030, 595.035, 595.036, 595.037, 595.040, 595.045, and 595.060, RSMo, and to enact in lieu thereof thirteen new sections relating to the crime victims' compensation fund, with penalty provisions.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 595.010, 595.015, 595.020, 595.025, 595.027, 595.030, 595.035, 595.036, 595.037, 595.040, 595.045, and 595.060, RSMo, are repealed and 2 3 thirteen new sections enacted in lieu thereof, to be known as sections 595.010, 595.015, 595.020, 595.025, 595.027, 595.030, 595.035, 595.036, 595.037, 595.040, 4 595.045, 595.060, and 621.060, to read as follows: $\mathbf{5}$ 595.010. 1. As used in sections 595.010 to 595.075, unless the context requires otherwise, the following terms shall mean: $\mathbf{2}$ 3 (1) "Child", a dependent, unmarried person who is under eighteen years 4 of age and includes a posthumous child, stepchild, or an adopted child; $\mathbf{5}$ (2) "Claimant", a victim or a dependent, relative, survivor, or member of 6 the family, of a victim eligible for compensation pursuant to sections 595.010 to

- 7 595.075;
 8 (3) "Conservator", a person or corporation appointed by a court to have the
- 9 care and custody of the estate of a minor or a disabled person, including a limited

EXPLANATION-Matter enclosed in **bold-faced** brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

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10 conservator;

11 (4) "Counseling", problem-solving and support concerning emotional issues that result from criminal victimization licensed pursuant to section 1213595.030. Counseling is a confidential service provided either on an individual basis or in a group. Counseling has as a primary purpose to enhance, protect and 1415restore a person's sense of well-being and social functioning after victimization. Counseling does not include victim advocacy services such as crisis 16telephone counseling, attendance at medical procedures, law enforcement 1718interviews or criminal justice proceedings;

19(5) "Crime", an act committed in this state which, if committed by a 20mentally competent, criminally responsible person who had no legal exemption or defense, would constitute a crime; provided that, such act involves the 2122application of force or violence or the threat of force or violence by the offender 23upon the victim but shall include the crime of driving while intoxicated, vehicular manslaughter and hit and run; and provided, further, that no act involving the 24operation of a motor vehicle except driving while intoxicated, vehicular 25manslaughter and hit and run which results in injury to another shall constitute 26a crime for the purpose of sections 595.010 to 595.075, unless such injury was 27intentionally inflicted through the use of a motor vehicle. A crime shall also 2829include an act of terrorism, as defined in 18 U.S.C. section 2331, which has been 30 committed outside of the United States against a resident of Missouri;

31 (6) "Crisis intervention counseling", helping to reduce psychological
32 trauma where victimization occurs;

(7) "Department", the department of public safety;

(8) "Dependent", mother, father, spouse, spouse's mother, spouse's father,
child, grandchild, adopted child, illegitimate child, niece or nephew, who is wholly
or partially dependent for support upon, and living with, but shall include
children entitled to child support but not living with, the victim at the time of his
injury or death due to a crime alleged in a claim pursuant to sections 595.010 to
595.070;

40 (9) "Direct service", providing physical services to a victim of crime
41 including, but not limited to, transportation, funeral arrangements, child care,
42 emergency food, clothing, shelter, notification and information;

43 (10) "Director", the director of public safety of this state or a person
44 designated by him for the purposes of sections 595.010 to 595.070;

45 (11) "Disabled person", one who is unable by reason of any physical or

46 mental condition to receive and evaluate information or to communicate decisions

47 to such an extent that the person lacks ability to manage his financial resources,

48 including a partially disabled person who lacks the ability, in part, to manage his49 financial resources;

50 (12) ["Division", the division of workers' compensation of the state of 51 Missouri;

52 (13)] "Emergency service", those services provided within thirty days to 53 alleviate the immediate effects of the criminal act or offense, and may include 54 cash grants of not more than one hundred dollars;

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[(14)] (13) "Earnings", net income or net wages;

[(15)] (14) "Family", the spouse, parent, grandparent, stepmother,
stepfather, child, grandchild, brother, sister, half brother, half sister, adopted
children of parent, or spouse's parents;

59 [(16)] (15) "Funeral expenses", the expenses of the funeral, burial, 60 cremation or other chosen method of interment, including plot or tomb and other 61 necessary incidents to the disposition of the remains;

[(17)] (16) "Gainful employment", engaging on a regular and continuous
basis, up to the date of the incident upon which the claim is based, in a lawful
activity from which a person derives a livelihood;

[(18)] (17) "Guardian", one appointed by a court to have the care and
custody of the person of a minor or of an incapacitated person, including a limited
guardian;

[(19)] (18) "Hit and run", the crime of leaving the scene of a motor
vehicle accident as defined in section 577.060, RSMo;

[(20)] (19) "Incapacitated person", one who is unable by reason of any physical or mental condition to receive and evaluate information or to communicate decisions to such an extent that he lacks capacity to meet essential requirements for food, clothing, shelter, safety or other care such that serious physical injury, illness, or disease is likely to occur, including a partially incapacitated person who lacks the capacity to meet, in part, such essential requirements;

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[(21)] (20) "Injured victim", a person:

(a) Killed or receiving a personal physical injury in this state as a resultof another person's commission of or attempt to commit any crime;

80 (b) Killed or receiving a personal physical injury in this state while in a 81 good faith attempt to assist a person against whom a crime is being perpetrated SB 332

82 or attempted;

(c) Killed or receiving a personal physical injury in this state while
assisting a law enforcement officer in the apprehension of a person who the
officer has reason to believe has perpetrated or attempted a crime;

[(22)] (21) "Law enforcement official", a sheriff and his regular deputies,
municipal police officer or member of the Missouri state highway patrol and such
other persons as may be designated by law as peace officers;

89 [(23)] (22) "Offender", a person who commits a crime;

90 [(24)] (23) "Personal physical injury", actual bodily harm only with 91 respect to the victim. Personal physical injury may include mental or nervous 92 shock resulting from the specific incident upon which the claim is based;

93 [(25)] (24) "Private agency", a not-for-profit corporation, in good standing
94 in this state, which provides services to victims of crime and their dependents;
95 [(26)] (25) "Public agency", a part of any local or state government
96 organization which provides services to victims of crime;

97 [(27)] (26) "Relative", the spouse of the victim or a person related to the
98 victim within the third degree of consanguinity or affinity as calculated according
99 to civil law;

[(28)] (27) "Survivor", the spouse, parent, legal guardian, grandparent,
sibling or child of the deceased victim of the victim's household at the time of the
crime;

[(29)] (28) "Victim", a person who suffers personal physical injury or
death as a direct result of a crime, as defined in subdivision (5) of this subsection;
[(30)] (29) "Victim advocacy", assisting the victim of a crime and his
dependents to acquire services from existing community resources.

2. As used in sections 565.024 and 565.060, RSMo, and sections 595.010
to 595.075, the term "alcohol-related traffic offense" means those offenses defined
by sections 577.001, 577.010, and 577.012, RSMo, and any county or municipal
ordinance which prohibits operation of a motor vehicle while under the influence
of alcohol.

595.015. 1. The [division of workers' compensation] department of public safety shall, pursuant to the provisions of sections 595.010 to 595.075, have jurisdiction to determine and award compensation to, or on behalf of, victims of crimes. The [division of workers' compensation] department of public safety may pay directly to the provider of the services compensation for medical or funeral expenses, or expenses for other services as described in section

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595.030, incurred by the claimant. The [division] department is not required
to provide compensation in any case, nor is it required to award the full amount
claimed. The [division] department shall make its award of compensation based
upon independent verification obtained during its investigation.

2. Such claims shall be made by filing an application for compensation with the [division of workers' compensation] **department of public safety**. The application form shall be furnished by the [division] **department** and the signature shall be notarized. The application shall include:

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(1) The name and address of the victim;

16 (2) If the claimant is not the victim, the name and address of the claimant 17 and relationship to the victim, the names and addresses of the victim's 18 dependents, if any, and the extent to which each is so dependent;

19 (3) The date and nature of the crime or attempted crime on which the20 application for compensation is based;

(4) The date and place where, and the law enforcement officials to whom,notification of the crime was given;

(5) The nature and extent of the injuries sustained by the victim, the
names and addresses of those giving medical and hospital treatment to the victim
and whether death resulted;

26 (6) The loss to the claimant or a dependent resulting from the injury or27 death;

(7) The amount of benefits, payments or awards, if any, payable from any
source which the claimant or dependent has received or for which the claimant
or dependent is eligible as a result of the injury or death;

(8) Releases authorizing the surrender to the [division] department of
reports, documents and other information relating to the matters specified under
this section; and

34 (9) Such other information as the [division] department determines is35 necessary.

36 3. In addition to the application, the [division] **department** may require 37 that the claimant submit materials substantiating the facts stated in the 38 application.

4. If the [division] department finds that an application does not contain
the required information or that the facts stated therein have not been
substantiated, it shall notify the claimant in writing of the specific additional
items of information or materials required and that the claimant has thirty days

from the date of mailing in which to furnish those items to the [division] 43**department**. Unless a claimant requests and is granted an extension of time by 44the [division] department, the [division] department shall reject with 4546prejudice the claim of the claimant for failure to file the additional information or materials within the specified time. 47

485. The claimant may file an amended application or additional substantiating materials to correct inadvertent errors or omissions at any time 4950before the [division] department has completed its consideration of the original 51application.

526. The claimant, victim or dependent shall cooperate with law enforcement officials in the apprehension and prosecution of the offender in order to be 53eligible, or the [division] department has found that the failure to cooperate was 54for good cause. 55

7. Any state or local agency, including a prosecuting attorney or law 56enforcement agency, shall make available without cost to the fund, all reports, 57files and other appropriate information which the [division] department 58requests in order to make a determination that a claimant is eligible for an award 59pursuant to sections 595.010 to 595.075. 60

595.020. 1. Except as hereinafter provided, the following persons shall 2be eligible for compensation pursuant to sections 595.010 to 595.075:

- 3 (1) A victim of a crime;
 - (2) In the case of a sexual assault victim:

5(a) A relative of the victim requiring counseling in order to better assist 6 the victim in his recovery; and

- 7(3) In the case of the death of the victim as a direct result of the crime:
 - (a) A dependent of the victim;

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9 (b) Any member of the family who legally assumes the obligation, or who pays the medical or burial expenses incurred as a direct result thereof; and 10

11 (c) A survivor of the victim requiring counseling as a direct result of the 12death of the victim.

2. An offender or an accomplice of an offender shall in no case be eligible 1314to receive compensation with respect to a crime committed by the offender. No victim or dependent shall be denied compensation solely because he is a relative 15of the offender or was living with the offender as a family or household member 16at the time of the injury or death. However, the [division] department may 17award compensation to a victim or dependent who is a relative, family or 18

19 household member of the offender only if the [division] department can
20 reasonably determine the offender will receive no substantial economic benefit or
21 unjust enrichment from the compensation.

3. No compensation of any kind may be made to a victim or intervenor
injured while confined in any federal, state, county, or municipal jail, prison or
other correctional facility, including house arrest.

4. No compensation of any kind may be made to a victim who has been finally adjudicated and found guilty, in a criminal prosecution under the laws of this state, of two felonies within the past ten years, of which one or both involves illegal drugs or violence. The [division] **department** may waive this restriction if it determines that the interest of justice would be served otherwise.

5. In the case of a claimant who is not otherwise ineligible pursuant to subsection 4 of this section, who is incarcerated as a result of a conviction of a crime not related to the incident upon which the claim is based at the time of application, or at any time following the filing of the application:

34 (1) The [division] **department** shall suspend all proceedings and 35 payments until such time as the claimant is released from incarceration;

36 (2) The [division] **department** shall notify the applicant at the time the 37 proceedings are suspended of the right to reactivate the claim within six months 38 of release from incarceration. The notice shall be deemed sufficient if mailed to 39 the applicant at the applicant's last known address;

40 (3) The claimant shall file an application to request that the case be
41 reactivated not later than six months after the date the claimant is released from
42 incarceration. Failure to file such request within the six-month period shall serve
43 as a bar to any recovery.

6. Victims of crime who are not residents of the state of Missouri may be compensated only when federal funds are available for that purpose. Compensation for nonresident victims shall terminate when federal funds for that purpose are no longer available.

A Missouri resident who suffers personal physical injury or, in the case
of death, a dependent of the victim or any member of the family who legally
assumes the obligation, or who pays the medical or burial expenses incurred as
a direct result thereof, in another state, possession or territory of the United
States may make application for compensation in Missouri if:

53 (1) The victim of the crime would be compensated if the crime had 54 occurred in the state of Missouri;

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(2) The place that the crime occurred is a state, possession or territory of the United States, or location outside of the United States that is covered and defined in 18 U.S.C. section 2331, that does not have a crime victims' compensation program for which the victim is eligible and which provides at least the same compensation that the victim would have received if he had been injured in Missouri.

595.025. 1. A claim for compensation may be filed by a person eligible for
compensation or, if the person is an incapacitated or disabled person, or a minor,
by the person's spouse, parent, conservator, or guardian.

4 2. A claim shall be filed not later than two years after the occurrence of 5 the crime or the discovery of the crime upon which it is based.

6 3. Each claim shall be filed in person or by mail. The [division of workers' 7 compensation] department of public safety shall investigate such claim, prior 8 to the opening of formal proceedings. The claimant shall be notified of the date 9 and time of any hearing on such claim. In determining the amount of 10 compensation for which a claimant is eligible, the [division] department shall 11 consider the facts stated on the application filed pursuant to section 595.015, and: 12 (1) Need not consider whether or not the alleged assailant has been

13 apprehended or brought to trial or the result of any criminal proceedings against 14 that person; however, if any person is convicted of the crime which is the basis 15 for an application for compensation, proof of the conviction shall be conclusive 16 evidence that the crime was committed;

17 (2) Shall determine the amount of the loss to the claimant, or the victim's18 survivors or dependents;

(3) Shall determine the degree or extent to which the victim's acts orconduct provoked, incited, or contributed to the injuries or death of the victim.

214. The claimant may present evidence and testimony on his own behalf or may retain counsel. The [division of workers' compensation] department of 2223public safety may, as part of any award entered under sections 595.010 to 24595.075, determine and allow reasonable attorney's fees, which shall not exceed 25fifteen percent of the amount awarded as compensation under sections 595.010 26to 595.075, which fee shall be paid out of, but not in addition to, the amount of compensation, to the attorney representing the claimant. No attorney for the 2728claimant shall ask for, contract for or receive any larger sum than the amount so allowed. 29

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5. The person filing a claim shall, prior to any hearing thereon, submit

reports, if available, from all hospitals, physicians or surgeons who treated or examined the victim for the injury for which compensation is sought. If, in the opinion of the [division of workers' compensation] department of public safety, an examination of the injured victim and a report thereon, or a report on the cause of death of the victim, would be of material aid, the [division of workers' compensation] department of public safety may appoint a duly qualified, impartial physician to make such examination and report.

6. Each and every payment shall be exempt from attachment,
garnishment or any other remedy available to creditors for the collection of a
debt.

7. Payments of compensation shall not be made directly to any person
legally incompetent to receive them but shall be made to the parent, guardian or
conservator for the benefit of such minor, disabled or incapacitated person.

595.027. 1. Upon request by the [division] department for verification of injuries of victims, medical providers shall submit the information requested by the [division] department within twenty working days of the request at no cost to the fund.

5 2. For purposes of this section, "medical providers" means physicians, 6 dentists, clinical psychologists, optometrists, podiatrists, registered nurses, 7 physician's assistants, chiropractors, physical therapists, hospitals, ambulatory 8 surgical centers, and nursing homes.

9 3. Failure to submit the information as required by this section shall be 10 an infraction.

595.030. 1. No compensation shall be paid unless the claimant has incurred an out-of-pocket loss of at least fifty dollars or has lost two continuous $\mathbf{2}$ weeks of earnings or support from gainful employment. "Out-of-pocket loss" shall 3 mean unreimbursed or unreimbursable expenses or indebtedness reasonably 4 incurred for medical care or other services, including psychiatric, psychological 5or counseling expenses, necessary as a result of the crime upon which the claim 6 7is based, except that the amount paid for psychiatric, psychological or counseling 8 expenses per eligible claim shall not exceed two thousand five hundred dollars. 9 2. No compensation shall be paid unless the [division of workers' 10 compensation] department of public safety finds that a crime was committed, that such crime directly resulted in personal physical injury to, or the death of, 11the victim, and that police records show that such crime was promptly reported 12to the proper authorities. In no case may compensation be paid if the police 13

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records show that such report was made more than forty-eight hours after the occurrence of such crime, unless the [division of workers' compensation] **department of public safety** finds that the report to the police was delayed for good cause. If the victim is under eighteen years of age such report may be made by the victim's parent, guardian or custodian; by a physician, a nurse, or hospital emergency room personnel; by the division of family services personnel; or by any other member of the victim's family.

3. No compensation shall be paid for medical care if the service provider is not a medical provider as that term is defined in section 595.027, and the individual providing the medical care is not licensed by the state of Missouri or the state in which the medical care is provided.

4. No compensation shall be paid for psychiatric treatment or othercounseling services, including psychotherapy, unless the service provider is a:

(1) Physician licensed pursuant to chapter 334, RSMo, or licensed topractice medicine in the state in which the service is provided;

(2) Psychologist licensed pursuant to chapter 337, RSMo, or licensed to
practice psychology in the state in which the service is provided;

31 (3) Clinical social worker licensed pursuant to chapter 337, RSMo; or

(4) Professional counselor licensed pursuant to chapter 337, RSMo.

5. Any compensation paid pursuant to sections 595.010 to 595.075 for death or personal injury shall be in an amount not exceeding out-of-pocket loss, together with loss of earnings or support from gainful employment, not to exceed two hundred dollars per week, resulting from such injury or death. In the event of death of the victim, an award may be made for reasonable and necessary expenses actually incurred for preparation and burial not to exceed five thousand dollars.

6. Any compensation for loss of earnings or support from gainful 40employment shall be in an amount equal to the actual loss sustained not to 4142exceed two hundred dollars per week; provided, however, that no award pursuant 43to sections 595.010 to 595.075 shall exceed twenty-five thousand dollars. If two 44 or more persons are entitled to compensation as a result of the death of a person 45which is the direct result of a crime or in the case of a sexual assault, the 46compensation shall be apportioned by the [division of workers' compensation] 47department of public safety among the claimants in proportion to their loss. 7. The method and timing of the payment of any compensation pursuant 48to sections 595.010 to 595.075 shall be determined by the [division] department. 49

595.035. 1. For the purpose of determining the amount of compensation $\mathbf{2}$ payable pursuant to sections 595.010 to 595.075, the [division of workers' compensation] department of public safety shall, insofar as practicable, 3 4 formulate standards for the uniform application of sections 595.010 to 595.075, taking into consideration the provisions of sections 595.010 to 595.075, the rates 56 and amounts of compensation payable for injuries and death pursuant to other laws of this state and of the United States, excluding pain and suffering, and the 78 availability of funds appropriated for the purpose of sections 595.010 to 595.075All 9 decisions of the [division of workers' compensation] department of public safety on claims heard pursuant to sections 595.010 to 595.075 shall be in 10writing, setting forth the name of the claimant, the amount of compensation and 11 the reasons for the decision. The [division of workers' compensation] 12department of public safety shall immediately notify the claimant in writing 13of the decision and shall forward to the state treasurer a certified copy of the 14 decision and a warrant for the amount of the claim. The state treasurer, upon 15certification by the commissioner of administration, shall, if there are sufficient 16 funds in the crime victims' compensation fund, pay to or on behalf of the claimant 17the amount determined by the [division] department. 18

2. The crime victims' compensation fund is not a state health program and is not intended to be used as a primary payor to other health care assistance programs, but is a public, quasi-charitable fund whose fundamental purpose is to assist victims of violent crimes through a period of financial hardship, as a payor of last resort. Accordingly, any compensation paid pursuant to sections 595.010 to 595.075 shall be reduced by the amount of any payments, benefits or awards received or to be received as a result of the injury or death:

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(1) From or on behalf of the offender;

(2) Under private or public insurance programs, including champus,
Medicare, Medicaid and other state or federal programs, but not including any
life insurance proceeds; or

30 (3) From any other public or private funds, including an award payable
31 pursuant to the workers' compensation laws of this state.

32 3. In determining the amount of compensation payable, the [division of 33 workers' compensation] **department of public safety** shall determine whether, 34 because of the victim's consent, provocation, incitement or negligence, the victim 35 contributed to the infliction of the victim's injury or death, and shall reduce the 36 amount of the compensation or deny the claim altogether, in accordance with such 37 determination; provided, however, that the [division of workers' compensation]
38 department of public safety may disregard the responsibility of the victim for
39 his or her own injury where such responsibility was attributable to efforts by the
40 victim to aid a victim, or to prevent a crime or an attempted crime from occurring
41 in his or her presence, or to apprehend a person who had committed a crime in
42 his or her presence or had in fact committed a felony.

4. In determining the amount of compensation payable pursuant to
sections 595.010 to 595.070, monthly Social Security disability or retirement
benefits received by the victim shall not be considered by the [division]
department as a factor for reduction of benefits.

5. The [division] **department** shall not be liable for payment of compensation for any out-of-pocket expenses incurred more than three years following the date of the occurrence of the crime upon which the claim is based.

595.036. [1.] Any [of the parties] **party** to a decision of the [division of workers' compensation] department of public safety on a claim heard under $\mathbf{2}$ the provisions of sections 595.010 to 595.070 may, within thirty days following the 3 date of notification or mailing of such decision, file a petition with the [labor and 4 industrial relations commission] administrative hearing commission under 5the provisions of section 621.060, RSMo, to have such decision reviewed by 6 7 the commission. [The commission may allow or deny a petition for review. If a 8 petition is allowed, the commission may affirm, reverse, or set aside the decision of the division of workers' compensation on the basis of the evidence previously 9 10 submitted in such case or may take additional evidence or may remand the 11 matter to the division of workers' compensation with directions. The commission shall promptly notify the parties of its decision and the reasons therefor. 12

2. Any petition for review filed pursuant to subsection 1 of this section
shall be deemed to be filed as of the date endorsed by the United States Postal
Service on the envelope or container in which such petition is received.

16 3. Any party who is aggrieved by a final decision of the labor and 17 industrial relations commission pursuant to the provisions of subsections 1 and 18 2 of this section may seek judicial review thereof, as provided in sections 536.100 19 to 536.140, RSMo.]

595.037. 1. All information submitted to the [division] department and any hearing of the [division] department on a claim filed pursuant to sections 595.010 to 595.070 shall be open to the public except for the following claims which shall be deemed closed and confidential: 5 (1) A claim in which the alleged assailant has not been brought to trial 6 and disclosure of the information or a public hearing would adversely affect either 7 the apprehension, or the trial, of the alleged assailant;

8 (2) A claim in which the offense allegedly perpetrated against the victim 9 is rape, sodomy or sexual abuse and it is determined by the [division] 10 **department** to be in the best interest of the victim or of the victim's dependents 11 that the information be kept confidential or that the public be excluded from the 12 hearing;

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(3) A claim in which the victim or alleged assailant is a minor; or

(4) A claim in which any record or report obtained by the [division]
department, the confidentiality of which is protected by any other law, shall
remain confidential subject to such law.

2. The [division] department, by separate order, may close any record,
report or hearing if it determines that the interest of justice would be frustrated
rather than furthered if such record or report was disclosed or if the hearing was
open to the public.

595.040. 1. Acceptance of any compensation under sections 595.010 to 595.075 shall subrogate this state, to the extent of such compensation paid, to any $\mathbf{2}$ right or right of action accruing to the claimant or to the victim to recover 3 4 payments on account of losses resulting from the crime with respect to which the 5compensation has been paid. The attorney general may enforce the subrogation, and he shall bring suit to recover from any person to whom compensation is paid, 6 7 to the extent of the compensation actually paid under sections 595.010 to 595.075, 8 any amount received by the claimant from any source exceeding the actual loss to the victim. 9

2. The [division] **department** shall have a lien on any compensation received by the claimant, in addition to compensation received under provisions of sections 595.010 to 595.075, for injuries or death resulting from the incident upon which the claim is based. The claimant shall retain, as trustee for the [division] **department**, so much of the recovered funds as necessary to reimburse the Missouri crime victims' compensation fund to the extent that compensation was awarded to the claimant from that fund.

3. If a claimant initiates any legal proceeding to recover restitution or damages related to the crime upon which the claim is based, or if the claimant enters into negotiations to receive any proceeds in settlement of a claim for restitution or damages related to the crime, the claimant shall give the [division] 14

21department written notice within fifteen days of the filing of the action or 22entering into negotiations. The [division] department may intervene in the proceeding of a complainant to recover the compensation awarded. If a claimant 2324fails to give such written notice to the [division] department within the stated time period, or prior to any attempt by claimant to reach a negotiated settlement 2526of claims for recovery of damages related to the crime upon which the claim is based, the [division's] department's right of subrogation to receive or recover 2728funds from claimant, to the extent that compensation was awarded by the 29[division] department, shall not be reduced in any amount or percentage by the costs incurred by claimant attributable to such legal proceedings or settlement, 30 including, but not limited to, attorney's fees, investigative cost or cost of court. If 31such notice is given, attorney fees may be awarded in an amount not to exceed 32fifteen percent of the amount subrogated to the [division] department. 33

344. Whenever compensation is awarded to a claimant who is entitled to restitution from a criminal defendant, the [division] department may initiate 35restitution hearings in such criminal proceedings or intervene in the same. The 36[division] department shall be entitled to receive restitution in such proceedings 37to the extent compensation was awarded; provided, however, the [division] 38department shall be exempt from the payment of any fees or other charges for 3940the recording of restitution orders in the offices of the judges of probate. The 41claimant shall notify this [division] department when restitution is 42ordered. Failure to notify the [division] department will result in possible 43forfeiture of any amount already received from the [division] department.

5. Whenever the [division] **department** shall deem it necessary to protect, maintain or enforce the [division's] **department's** right to subrogation or to exercise any of its powers or to carry out any of its duties or responsibilities, the attorney general may initiate legal proceedings or intervene in legal proceedings as the [division's] **department's** legal representative.

595.045. 1. There is established in the state treasury the "Crime Victims' Compensation Fund". A surcharge of seven dollars and fifty cents shall be assessed as costs in each court proceeding filed in any court in the state in all criminal cases including violations of any county ordinance or any violation of criminal or traffic laws of the state, including an infraction and violation of a municipal ordinance; except that no such fee shall be collected in any proceeding in any court when the proceeding or the defendant has been dismissed by the court or when costs are to be paid by the state, county, or municipality. A 9 surcharge of seven dollars and fifty cents shall be assessed as costs in a juvenile
10 court proceeding in which a child is found by the court to come within the
11 applicable provisions of subdivision (3) of subsection 1 of section 211.031, RSMo.

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Notwithstanding any other provision of law to the contrary, the moneys
 collected by clerks of the courts pursuant to the provisions of subsection 1 of this
 section shall be collected and disbursed in accordance with sections 488.010 to
 488.020, RSMo, and shall be payable to the director of the department of revenue.

163. The director of revenue shall deposit annually the amount of two 17hundred fifty thousand dollars to the state forensic laboratory account administered by the department of public safety to provide financial assistance 18to defray expenses of crime laboratories if such analytical laboratories are 19registered with the federal Drug Enforcement Agency or the Missouri department 20of health and senior services. Subject to appropriations made therefor, such 2122funds shall be distributed by the department of public safety to the crime laboratories serving the courts of this state making analysis of a controlled 23substance or analysis of blood, breath or urine in relation to a court proceeding. 24

4. The remaining funds collected under subsection 1 of this section shall be denoted to the payment of an annual appropriation for the administrative and operational costs of the office for victims of crime and, if a statewide automated crime victim notification system is established pursuant to section 650.310, RSMo, to the monthly payment of expenditures actually incurred in the operation of such system. Additional remaining funds shall be subject to the following provisions:

(1) On the first of every month, the director of revenue or the director's
designee shall determine the balance of the funds in the crime victims'
compensation fund available to satisfy the amount of compensation payable
pursuant to sections 595.010 to 595.075, excluding sections 595.050 and 595.055;

36 (2) Beginning on September 1, 2004, and on the first of each month, the
37 director of revenue or the director's designee shall deposit fifty percent of the
38 balance of funds available to the credit of the crime victims' compensation fund
39 and fifty percent to the services to victims' fund established in section 595.100.
40 5. The director of revenue or such director's designee shall at least

41 monthly report the moneys paid pursuant to this section into the crime victims'
42 compensation fund and the services to victims fund to the [division of workers'
43 compensation and the] department of public safety[, respectively].

44

6. The moneys collected by clerks of municipal courts pursuant to

45 subsection 1 of this section shall be collected and disbursed as provided by 46 sections 488.010 to 488.020, RSMo. Five percent of such moneys shall be payable 47 to the city treasury of the city from which such funds were collected. The 48 remaining ninety-five percent of such moneys shall be payable to the director of 49 revenue. The funds received by the director of revenue pursuant to this 50 subsection shall be distributed as follows:

51 (1) On the first of every month, the director of revenue or the director's 52 designee shall determine the balance of the funds in the crime victims' 53 compensation fund available to satisfy the amount of compensation payable 54 pursuant to sections 595.010 to 595.075, excluding sections 595.050 and 595.055;

55 (2) Beginning on September 1, 2004, and on the first of each month the 56 director of revenue or the director's designee shall deposit fifty percent of the 57 balance of funds available to the credit of the crime victims' compensation fund 58 and fifty percent to the services to victims' fund established in section 595.100.

59 7. These funds shall be subject to a biennial audit by the Missouri state
60 auditor. Such audit shall include all records associated with crime victims'
61 compensation funds collected, held or disbursed by any state agency.

62 8. In addition to the moneys collected pursuant to subsection 1 of this section, the court shall enter a judgment in favor of the state of Missouri, payable 63 64to the crime victims' compensation fund, of sixty-eight dollars upon a plea of 65guilty or a finding of guilt for a class A or B felony; forty-six dollars upon a plea of guilty or finding of guilt for a class C or D felony; and ten dollars upon a plea 66 67 of guilty or a finding of guilt for any misdemeanor under Missouri law except for those in chapter 252, RSMo, relating to fish and game, chapter 302, RSMo, 68 relating to drivers' and commercial drivers' license, chapter 303, RSMo, relating 69 to motor vehicle financial responsibility, chapter 304, RSMo, relating to traffic 70regulations, chapter 306, RSMo, relating to watercraft regulation and licensing, 71and chapter 307, RSMo, relating to vehicle equipment regulations. Any clerk of 7273the court receiving moneys pursuant to such judgments shall collect and disburse 74such crime victims' compensation judgments in the manner provided by sections 75488.010 to 488.020, RSMo. Such funds shall be payable to the state treasury and 76deposited to the credit of the crime victims' compensation fund.

9. The clerk of the court processing such funds shall maintain records of all dispositions described in subsection 1 of this section and all dispositions where a judgment has been entered against a defendant in favor of the state of Missouri and all dispositions where in accordance with this section; all payments made on judgments for 81 alcohol-related traffic offenses; and any judgment or portion of a judgment 82 entered but not collected. These records shall be subject to audit by the state 83 auditor. The clerk of each court transmitting such funds shall report separately 84 the amount of dollars collected on judgments entered for alcohol-related traffic 85 offenses from other crime victims' compensation collections or services to victims 86 collections.

10. The department of revenue shall maintain records of funds transmitted to the crime victims' compensation fund by each reporting court and collections pursuant to subsection 16 of this section and shall maintain separate records of collection for alcohol-related offenses.

91 11. The state courts administrator shall include in the annual report
92 required by section 476.350, RSMo, the circuit court caseloads and the number
93 of crime victims' compensation judgments entered.

9412. All awards made to injured victims under sections 595.010 to 595.105 and all appropriations for administration of sections 595.010 to 595.105, except 95sections 595.050 and 595.055, shall be made from the crime victims' compensation 96 97 fund. Any unexpended balance remaining in the crime victims' compensation fund at the end of each biennium shall not be subject to the provision of section 98 33.080, RSMo, requiring the transfer of such unexpended balance to the ordinary 99100 revenue fund of the state, but shall remain in the crime victims' compensation 101 fund. In the event that there are insufficient funds in the crime victims' 102compensation fund to pay all claims in full, all claims shall be paid on a pro rata 103 basis. If there are no funds in the crime victims' compensation fund, then no 104 claim shall be paid until funds have again accumulated in the crime victims' compensation fund. When sufficient funds become available from the fund, 105106 awards which have not been paid shall be paid in chronological order with the 107 oldest paid first. In the event an award was to be paid in installments and some remaining installments have not been paid due to a lack of funds, then when 108 109 funds do become available that award shall be paid in full. All such awards on 110which installments remain due shall be paid in full in chronological order before 111 any other postdated award shall be paid. Any award pursuant to this subsection 112is specifically not a claim against the state, if it cannot be paid due to a lack of 113 funds in the crime victims' compensation fund.

114 13. When judgment is entered against a defendant as provided in this 115 section and such sum, or any part thereof, remains unpaid, there shall be 116 withheld from any disbursement, payment, benefit, compensation, salary, or other

transfer of money from the state of Missouri to such defendant an amount equal 117to the unpaid amount of such judgment. Such amount shall be paid forthwith to 118 the crime victims' compensation fund and satisfaction of such judgment shall be 119 120entered on the court record. Under no circumstances shall the general revenue fund be used to reimburse court costs or pay for such judgment. The director of 121122the department of corrections shall have the authority to pay into the crime 123victims' compensation fund from an offender's compensation or account the 124amount owed by the offender to the crime victims' compensation fund, provided 125that the offender has failed to pay the amount owed to the fund prior to entering a correctional facility of the department of corrections. 126

127 14. All interest earned as a result of investing funds in the crime victims'
128 compensation fund shall be paid into the crime victims' compensation fund and
129 not into the general revenue of this state.

130 15. Any person who knowingly makes a fraudulent claim or false
131 statement in connection with any claim hereunder is guilty of a class A
132 misdemeanor.

13316. [Any gifts, contributions, grants or federal funds specifically given to the division for the benefit of victims of crime shall be credited to the crime 134victims' compensation fund. Payment or expenditure of moneys in such funds 135136shall comply with any applicable federal crime victims' compensation laws, rules, 137 regulations or other applicable federal guidelines.] The department may 138receive gifts and contributions for the benefit of crime victims. Such gifts and contributions shall be credited to the crime victims' 139compensation fund and used solely for compensating victims under the 140141provisions of sections 595.010 to 595.075.

595.060. The director shall promulgate rules and regulations necessary to implement the provisions of sections 595.010 to 595.070 as provided in this $\mathbf{2}$ section and chapter 536, RSMo. In the performance of its functions under 3 sections 595.010 to 595.070, the [division] department is authorized to 4 promulgate rules pursuant to chapter 536, RSMo, prescribing the procedures to 5be followed in the filing of applications and the proceedings under sections 6 595.010 to 595.070. No rule or portion of a rule promulgated under the authority 7 8 of this chapter shall become effective unless it has been promulgated pursuant 9 to the provisions of section 536.024, RSMo.

621.060. 1. Any person seeking compensation under the 2 provisions of sections 595.010 to 595.070, RSMo, who is aggrieved by the 3 decision of the department of public safety regarding his or her
4 compensation claim, may seek review by the administrative hearing
5 commission of the department's decision.

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2. The procedures applicable to the processing of such hearings
and determinations shall be those established by chapter 536,
RSMo. Decisions of the administrative hearing commission under this
section shall be binding, subject to appeal by either party.



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