## As Passed by the Senate

126th General Assembly Regular Session 2005-2006

Am. Sub. H. B. No. 108

Representatives Hagan, Willamowski, C. Evans, D. Evans, Webster, McGregor, DeGeeter, Harwood, Beatty, Latta, Gilb, Hughes, Seaver, Allen, Barrett, Brown, Bubp, Carano, Cassell, Chandler, Coley, DeBose, Domenick, Flowers, Gibbs, Healy, Mason, Miller, Otterman, T. Patton, Perry, Reidelbach, Schaffer, S. Smith, J. Stewart, Strahorn, Ujvagi, Williams, Yuko Senators Clancy, Schuring, Goodman, Dann, Carey

## A BILL

То	amend section 2930.01 and to enact section	1
	2930.062 of the Revised Code to allow certain	2
	victims of a vehicle, streetcar, trackless	3
	trolley, aquatic device, or aircraft accident to	4
	receive the rights of a victim under the Victim's	5
	Rights Law and to allow those victims to send	б
	notice of injury to the prosecutor.	7

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 2930.01 be amended and section	8
2930.062 of the Revised Code be enacted to read as follows:	9
Sec. 2930.01. As used in this chapter:	10
(A) "Crime" means any of the following:	11
(1) A felony;	12
(2) A violation of section 2903.05, 2903.06, 2903.13,	13
2903.21, 2903.211, 2903.22, 2907.06, 2919.25, or 2921.04 of the	14

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Revised Code, a violation of section 2903.07 of the Revised Code 15 as it existed prior to the effective date of this amendment March 16 23, 2000, or a violation of a substantially equivalent municipal 17 ordinance: 18

(3) A violation of division (A) or (B) of section 4511.19, 19 division (A) or (B) of section 1547.11, or division (A)(3) of 20 section 4561.15 of the Revised Code or of a municipal ordinance 21 substantially similar to any of those divisions that is the 22 proximate cause of a vehicle, streetcar, trackless trolley, 23 aquatic device, or aircraft accident in which the victim receives 24 injuries for which the victim receives medical treatment either at 25 the scene of the accident by emergency medical services personnel 26 or at a hospital, ambulatory care facility, physician's office, 27 specialist's office, or other medical care facility. 28

(4) A motor vehicle accident to which both of the following apply:

(a) The motor vehicle accident is caused by a violation of a31provision of the Revised Code that is a misdemeanor of the first32degree or higher.33

(b) As a result of the motor vehicle accident, the victim34receives injuries for which the victim receives medical treatment35either at the scene of the accident by emergency medical services36personnel or at a hospital, ambulatory care facility, physician's37office, specialist's office, or other medical care facility.38

(B) "Custodial agency" means one of the following:

(1) The entity that has custody of a defendant or an alleged
juvenile offender who is incarcerated for a crime, is under
detention for the commission of a specified delinquent act, or who
detained after a finding of incompetence to stand trial or not
guilty by reason of insanity relative to a crime, including any of
the following:

(a) The department of rehabilitation and correction or the	46
adult parole authority;	47
(b) A county sheriff;	48
(c) The entity that administers a jail, as defined in section	49
2929.01 of the Revised Code;	50
(d) The entity that administers a community-based	51
correctional facility and program or a district community-based	52
correctional facility and program;	53
(e) The department of mental health or other entity to which	54
a defendant found incompetent to stand trial or not quilty by	55

a defendant found incompetent to stand trial or not guilty by reason of insanity is committed.

(2) The entity that has custody of an alleged juvenile 57 offender pursuant to an order of disposition of a juvenile court, 58 including the department of youth services or a school, camp, 59 institution, or other facility operated for the care of delinquent 60 children. 61

(C) "Defendant" means a person who is alleged to be the 62 perpetrator of a crime in a police report or in a complaint, 63 indictment, or information that charges the commission of a crime 64 and that provides the basis for the criminal prosecution and 65 subsequent proceedings to which this chapter makes reference. 66

(D) "Member of the victim's family" means a spouse, child, 67 stepchild, sibling, parent, stepparent, grandparent, or other 68 relative of a victim but does not include a person who is charged 69 with, convicted of, or adjudicated to be a delinquent child for 70 the crime or specified delinquent act against the victim or 71 another crime or specified delinquent act arising from the same 72 conduct, criminal episode, or plan. 73

- (E) "Prosecutor" means one of the following: 74
- (1) With respect to a criminal case, it has the same meaning

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77 attorney general and, when appropriate, the employees of any 78 person listed in section 2935.01 of the Revised Code or of the 79 attorney general. (2) With respect to a delinquency proceeding, it includes any 80 person listed in division (C) of section 2935.01 of the Revised 81 Code or an employee of a person listed in that division who 82 prosecutes a delinquency proceeding. 83 (F) "Public agency" means an office, agency, department, 84 bureau, or other governmental entity of the state or of a 85 political subdivision of the state. 86 (G) "Public official" has the same meaning as in section 87 2921.01 of the Revised Code. 88 (H) "Victim" means a <u>either of the following:</u> 89 (1) A person who is identified as the victim of a crime or 90 specified delinquent act in a police report or in a complaint, 91 indictment, or information that charges the commission of a crime 92 and that provides the basis for the criminal prosecution or 93 delinquency proceeding and subsequent proceedings to which this 94 chapter makes reference. 95 (2) A person who receives injuries as a result of a vehicle, 96 streetcar, trackless trolley, aquatic device, or aircraft accident 97 that is proximately caused by a violation described in division 98 (A)(3) of this section or a motor vehicle accident that is 99

as in section 2935.01 of the Revised Code and also includes the

proximately caused by a violation described in division (A)(4) of100this section and who receives medical treatment as described in101division (A)(3) or (4) of this section, whichever is applicable.102

(I) "Victim's representative" means a member of the victim's 103
family or another person who pursuant to the authority of section 104
2930.02 of the Revised Code exercises the rights of a victim under 105

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106 this chapter. (J) "Court" means a court of common pleas, juvenile court, 107 municipal court, or county court. 108 (K) "Delinquency proceeding" means all proceedings in a 109 juvenile court that are related to a case in which a complaint has 110 been filed alleging that a child is a delinquent child. 111 (L) "Case" means a delinquency proceeding and all related 112 activity or a criminal prosecution and all related activity. 113 (M) The "defense" means the defense against criminal charges 114 in a criminal prosecution or the defense against a delinquent 115 child complaint in a delinquency proceeding. 116 (N) The "prosecution" means the prosecution of criminal 117 charges in a criminal prosecution or the prosecution of a 118 delinquent child complaint in a delinquency proceeding. 119 (O) "Specified delinquent act" means any of the following: 120 (1) An act committed by a child that if committed by an adult 121 would be a felony; 122 (2) An act committed by a child that is a violation of a 123 section listed in division (A)(1) or (2) of this section or is a 124 violation of a substantially equivalent municipal ordinance; 125 (3) An act committed by a child that is described in division 126 (A)(3) or (4) of this section. 127 (P)(1) "Alleged juvenile offender" means a child who is 128 alleged to have committed a specified delinguent act in a police 129 report or in a complaint in juvenile court that charges the 130 commission of a specified delinquent act and that provides the 131 basis for the delinquency proceeding and all subsequent 132

(2) As used in divisions (0) and (P)(1) of this section, 134

proceedings to which this chapter makes reference.

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"child" has the same meaning as in section 2151.011 of the Revised		
Code.		
(0) "Motor vehicle accident" means any accident involving a	137	
motor vehicle.	138	
(R) "Motor vehicle" has the same meaning as in section	139	
4509.01 of the Revised Code.		
(S) "Aircraft" has the same meaning as in section 4561.01 of	141	
the Revised Code.	142	
(T) "Aquatic device" means any vessel, or any water skis,	143	
<u>aquaplane, or similar device.</u>	144	
(U) "Vehicle," "streetcar," and "trackless trolley" have the	145	
same meanings as in section 4511.01 of the Revised Code.	146	
(V) "Vehicle, streetcar, trackless trolley, aquatic device,	147	
or aircraft accident" means any accident involving a vehicle,		
<u>streetcar, trackless trolley, aquatic device, or aircraft.</u>	149	
(W) "Vessel" has the same meaning as in section 1547.01 of	150	
the Revised Code.	151	
Sec. 2930.062. A victim described in division (H)(2) of	152	
section 2930.01 of the Revised Code may provide the prosecutor, or	153	
if it is a delinquency proceeding and a prosecutor is not involved	154	
in the case may provide the court, in the victim's case with	155	
written notification of the victim's injuries at any time. Upon	156	
receipt of the written notification, the prosecutor or court shall	157	
give the victim all of the information specified in division (B)		
of section 2930.06 if the prosecutor has not already done so.		
Section 2. That existing section 2930.01 of the Revised Code	160	
is hereby repealed.	161	