### As Passed by the Senate

## **133rd General Assembly**

# Regular Session 2019-2020

S. B. No. 369

#### **Senators Lehner, Manning**

Cosponsors: Senators Kunze, Eklund, Antonio, Blessing, Brenner, Craig, Fedor, Gavarone, Huffman, M., Huffman, S., Johnson, McColley, Obhof, Sykes, Thomas, Williams, Yuko

## A BILL

То	amend sections 2743.51, 2743.59, 2743.60,	1
	2743.65, 2743.66, and 2743.71 of the Revised	2
	Code to revise the eligibility standards and	3
	procedure for awarding reparations to crime	4
	victims.	5

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

Section 1. That sections 2743.51, 2743.59, 2743.60,	6
2743.65, 2743.66, and 2743.71 of the Revised Code be amended to	7
read as follows:	8
Sec. 2743.51. As used in sections 2743.51 to 2743.72 of	9
the Revised Code:	10
(A) "Claimant" means both of the following categories of	11
persons:	12
(1) Any of the following persons who claim an award of	13
reparations under sections 2743.51 to 2743.72 of the Revised	14
Code:	15
(a) A victim who was one of the following at the time of	16

the criminally injurious conduct:	17
(i) A resident of the United States;	18
(ii) A resident of a foreign country the laws of which	19
permit residents of this state to recover compensation as	20
victims of offenses committed in that country.	21
(b) A dependent of a deceased victim who is described in	22
division (A)(1)(a) of this section;	23
(c) A third person, other than a collateral source, who	24
legally assumes or voluntarily pays the obligations of a victim,	25
or of a dependent of a victim, who is described in division (A)	26
(1) (a) of this section, which obligations are incurred as a	27
result of the criminally injurious conduct that is the subject	28
of the claim and may include, but are not limited to, medical or	29
burial expenses;	30
(d) A person who is authorized to act on behalf of any	31
person who is described in division (A)(1)(a), (b), or (c) of	32
this section;	33
(e) The estate of a deceased victim who is described in	34
division (A)(1)(a) of this section.	35
(2) Any of the following persons who claim an award of	36
reparations under sections 2743.51 to 2743.72 of the Revised	37
Code:	38
(a) A victim who had a permanent place of residence within	39
this state at the time of the criminally injurious conduct and	40
who, at the time of the criminally injurious conduct, complied	41
with any one of the following:	42
(i) Had a permanent place of employment in this state;	43

(ii) Was a member of the regular armed forces of the	44
United States or of the United States coast guard or was a full-	45
time member of the Ohio organized militia or of the United	46
States army reserve, naval reserve, or air force reserve;	47
(iii) Was retired and receiving social security or any	48
other retirement income;	49
(iv) Was sixty years of age or older;	50
(v) Was temporarily in another state for the purpose of	51
receiving medical treatment;	52
(vi) Was temporarily in another state for the purpose of	53
performing employment-related duties required by an employer	54
located within this state as an express condition of employment	55
or employee benefits;	56
(vii) Was temporarily in another state for the purpose of	57
receiving occupational, vocational, or other job-related	58
training or instruction required by an employer located within	59
this state as an express condition of employment or employee	60
benefits;	61
(viii) Was a full-time student at an academic institution,	62
college, or university located in another state;	63
(ix) Had not departed the geographical boundaries of this	64
state for a period exceeding thirty days or with the intention	65
of becoming a citizen of another state or establishing a	66
permanent place of residence in another state.	67
(b) A dependent of a deceased victim who is described in	68
division (A) (2) (a) of this section;	69
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(c) A third person, other than a collateral source, who	70
legally assumes or voluntarily pays the obligations of a victim,	71

or of a dependent of a victim, who is described in division (A)	72
(2)(a) of this section, which obligations are incurred as a	73
result of the criminally injurious conduct that is the subject	74
of the claim and may include, but are not limited to, medical or	75
burial expenses;	76
(d) A person who is authorized to act on behalf of any	77
person who is described in division (A)(2)(a), (b), or (c) of	78
this section;	79
(e) The estate of a deceased victim who is described in	80
division (A)(2)(a) of this section.	81
(B) "Collateral source" means a source of benefits or	82
advantages for economic loss otherwise reparable that the victim	83
or claimant has received, or that is readily available to the	84
victim or claimant, from any of the following sources:	85
(1) The offender;	86
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(2) The government of the United States or any of its	
agencies, a state or any of its political subdivisions, or an	88
agencies, a state or any of its political subdivisions, or an	88
agencies, a state or any of its political subdivisions, or an instrumentality of two or more states, unless the law providing	88 89
agencies, a state or any of its political subdivisions, or an instrumentality of two or more states, unless the law providing for the benefits or advantages makes them excess or secondary to	88 89 90
agencies, a state or any of its political subdivisions, or an instrumentality of two or more states, unless the law providing for the benefits or advantages makes them excess or secondary to benefits under sections 2743.51 to 2743.72 of the Revised Code;	88 89 90 91
agencies, a state or any of its political subdivisions, or an instrumentality of two or more states, unless the law providing for the benefits or advantages makes them excess or secondary to benefits under sections 2743.51 to 2743.72 of the Revised Code;  (3) Social security, medicare, and medicaid;	88 89 90 91
agencies, a state or any of its political subdivisions, or an instrumentality of two or more states, unless the law providing for the benefits or advantages makes them excess or secondary to benefits under sections 2743.51 to 2743.72 of the Revised Code;  (3) Social security, medicare, and medicaid;  (4) State-required, temporary, nonoccupational disability	88 89 90 91 92
agencies, a state or any of its political subdivisions, or an instrumentality of two or more states, unless the law providing for the benefits or advantages makes them excess or secondary to benefits under sections 2743.51 to 2743.72 of the Revised Code;  (3) Social security, medicare, and medicaid;  (4) State-required, temporary, nonoccupational disability insurance;	88 89 90 91 92 93 94
agencies, a state or any of its political subdivisions, or an instrumentality of two or more states, unless the law providing for the benefits or advantages makes them excess or secondary to benefits under sections 2743.51 to 2743.72 of the Revised Code;  (3) Social security, medicare, and medicaid;  (4) State-required, temporary, nonoccupational disability insurance;  (5) Workers' compensation;	88 89 90 91 92 93 94

criminally injurious conduct;	99
(8) A contract providing prepaid hospital and other health	100
care services, or benefits for disability;	101
(9) That portion of the proceeds of all contracts of	102
insurance payable to the claimant on account of the death of the	103
victim that exceeds fifty thousand dollars;	104
(10) Any compensation recovered or recoverable under the	105
laws of another state, district, territory, or foreign country	106
because the victim was the victim of an offense committed in	107
that state, district, territory, or country.	108
"Collateral source" does not include any money, or the	109
monetary value of any property, that is subject to sections	110
2969.01 to 2969.06 of the Revised Code or that is received as a	111
benefit from the Ohio public safety officers death benefit fund	112
created by section 742.62 of the Revised Code.	113
(C) "Criminally injurious conduct" means one of the	114
following:	115
(1) For the purposes of any person described in division	116
(A) (1) of this section, any conduct that occurs or is attempted	117
in this state; poses a substantial threat of personal injury or	118
death; and is punishable by fine, imprisonment, or death, or	119
would be so punishable but for the fact that the person engaging	120
in the conduct lacked capacity to commit the crime under the	121
laws of this state. Criminally injurious conduct does not	122
include conduct arising out of the ownership, maintenance, or	123
use of a motor vehicle, except when any of the following	124
applies:	125
(a) The person engaging in the conduct intended to cause	126
personal injury or death;	127

(b) The person engaging in the conduct was using the	128
vehicle to flee immediately after committing a felony or an act	129
that would constitute a felony but for the fact that the person	130
engaging in the conduct lacked the capacity to commit the felony	131
under the laws of this state;	132
(c) The person engaging in the conduct was using the	133
vehicle in a manner that constitutes an OVI violation;	134
(d) The conduct occurred on or after July 25, 1990, and	135
the person engaging in the conduct was using the vehicle in a	136
manner that constitutes a violation of section 2903.08 of the	137
Revised Code;	138
(e) The person engaging in the conduct acted in a manner	139
that caused serious physical harm to a person and that	140
constituted a violation of section 4549.02 or 4549.021 of the	141
Revised Code.	142
(2) For the purposes of any person described in division	143
(A)(2) of this section, any conduct that occurs or is attempted	144
in another state, district, territory, or foreign country; poses	145
a substantial threat of personal injury or death; and is	146
punishable by fine, imprisonment, or death, or would be so	147
punishable but for the fact that the person engaging in the	148
conduct lacked capacity to commit the crime under the laws of	149
the state, district, territory, or foreign country in which the	150
conduct occurred or was attempted. Criminally injurious conduct	151
does not include conduct arising out of the ownership,	152
maintenance, or use of a motor vehicle, except when any of the	153
following applies:	154
(a) The person engaging in the conduct intended to cause	155
personal injury or death;	156

(b) The person engaging in the conduct was using the	157
vehicle to flee immediately after committing a felony or an act	158
that would constitute a felony but for the fact that the person	159
engaging in the conduct lacked the capacity to commit the felony	160
under the laws of the state, district, territory, or foreign	161
country in which the conduct occurred or was attempted;	162
(c) The person engaging in the conduct was using the	163
vehicle in a manner that constitutes an OVI violation;	164
(d) The conduct occurred on or after July 25, 1990, the	165
person engaging in the conduct was using the vehicle in a manner	166
that constitutes a violation of any law of the state, district,	167
territory, or foreign country in which the conduct occurred, and	168
that law is substantially similar to a violation of section	169
2903.08 of the Revised Code;	170
(e) The person engaging in the conduct acted in a manner	171
that caused serious physical harm to a person and that	172
constituted a violation of any law of the state, district,	173
territory, or foreign country in which the conduct occurred, and	174
that law is substantially similar to section 4549.02 or 4549.021	175
of the Revised Code.	176
(3) For the purposes of any person described in division	177
(A) $(1)$ or $(2)$ of this section, terrorism that occurs within or	178
outside the territorial jurisdiction of the United States.	179
(D) "Dependent" means an individual wholly or partially	180
dependent upon the victim for care and support, and includes a	181
child of the victim born after the victim's death.	182
(E) "Economic loss" means economic detriment consisting	183
only of allowable expense, work loss, funeral expense,	184
unemployment benefits loss, replacement services loss, cost of	185

crime scene cleanup, and cost of evidence replacement. If	186
criminally injurious conduct causes death, economic loss	187
includes a dependent's economic loss and a dependent's	188
replacement services loss. Noneconomic detriment is not economic	189
loss; however, economic loss may be caused by pain and suffering	190
or physical impairment.	191

- (F) (1) "Allowable For a victim described in division (L) 192 (1) of this section, "allowable expense" means reasonable 193 charges incurred for reasonably needed products, services, and 194 195 accommodations, including those for medical care, rehabilitation, rehabilitative occupational training, and other 196 remedial treatment and care and including replacement costs for 197 hearing aids; dentures, retainers, and other dental appliances; 198 canes, walkers, and other mobility tools; and eyeglasses and 199 other corrective lenses. It does not include that portion of a 200 charge for a room in a hospital, clinic, convalescent home, 2.01 nursing home, or any other institution engaged in providing 202 nursing care and related services in excess of a reasonable and 203 customary charge for semiprivate accommodations, unless 204 accommodations other than semiprivate accommodations are 205 206 medically required.
- 207 (2) An immediate family member of For a victim of criminally injurious conduct that consists of a homicide, a 208 sexual assault, domestic violence, or a severe and permanent 209 incapacitating injury resulting in paraplegia or a similar life-210 altering condition, who requires described in division (L)(2) of 211 this section, "allowable expense" means reasonable charges 212 incurred for psychiatric care or counseling reasonably needed as 213 a result of the criminally injurious conduct, may be reimbursed 214 for that care or counseling as an allowable expense through the 215 victim's application. The cumulative allowable No other type of 216

expense for care or counseling of that nature shall not exceed	217
two thousand five hundred dollars for each immediate family-	218
member of a victim of that type and seven thousand five hundred-	219
dollars in the aggregate is compensable under section 2743.51 to	220
2743.72 of the Revised Code for all immediate family members of	221
a victim of that type.	222
(3) For a victim described in division (L)(3) of this	223
section, "allowable expense" means work loss and reasonable	224
charges incurred for psychiatric care or counseling reasonably	225
needed as a result of the criminally injurious conduct. No other	226
type of expense is compensable under sections 2743.51 to 2743.72	227
of the Revised Code for a victim of that type.	228
(4) A family member of a victim who died as a proximate	229
result of criminally injurious conduct may be reimbursed as an	230
allowable expense through the victim's application for wages	231
lost and travel expenses incurred in order to attend criminal	232
justice proceedings arising from the criminally injurious	233
conduct. The cumulative allowable expense for wages lost and	234
travel expenses incurred by a family member to attend criminal	235
justice proceedings shall not exceed five hundred dollars for	236
each family member of the victim and two thousand dollars in the	237
aggregate for all family members of the victim.	238
(4) (a) "Allowable (5) For a victim described in division	239
(L) (1) of this section, "allowable expense" includes reasonable	240
both of the following:	241
(a) Reasonable expenses and fees necessary to obtain a	242
guardian's bond pursuant to section 2109.04 of the Revised Code	243
when the bond is required to pay an award to a fiduciary on	244
behalf of a minor or other incompetent-;	245

(b) "Allowable expense" includes attorney's Attorney's	246
fees not exceeding one thousand dollars, at a rate not exceeding	247
one hundred dollars per hour, incurred to successfully obtain a	248
restraining order, custody order, or other order to physically	249
separate a victim from an offender. Attorney's fees for the	250
services described in this division may include an amount for	251
reasonable travel time incurred to attend court hearings, not	252
exceeding three hours' round-trip for each court hearing,	253
assessed at a rate not exceeding thirty dollars per hour.	254

- (G) "Work loss" means loss of income from work that the injured person would have performed if the person had not been injured and expenses reasonably incurred by the person to obtain services in lieu of those the person would have performed for income, reduced by any income from substitute work actually performed by the person, or by income the person would have earned in available appropriate substitute work that the person was capable of performing but unreasonably failed to undertake.
- (H) "Replacement services loss" means expenses reasonably incurred in obtaining ordinary and necessary services in lieu of those the injured person would have performed, not for income, but for the benefit of the person's self or family, if the person had not been injured.
- (I) "Dependent's economic loss" means loss after a victim's death of contributions of things of economic value to the victim's dependents, not including services they would have received from the victim if the victim had not suffered the fatal injury, less expenses of the dependents avoided by reason of the victim's death. If a minor child of a victim is adopted after the victim's death, the minor child continues after the adoption to incur a dependent's economic loss as a result of the

victim's death. If the surviving spouse of a victim remarries,	276
the surviving spouse continues after the remarriage to incur a	277
dependent's economic loss as a result of the victim's death.	278
(J) "Dependent's replacement services loss" means loss	279
reasonably incurred by dependents after a victim's death in	280
obtaining ordinary and necessary services in lieu of those the	281
victim would have performed for their benefit if the victim had	282
not suffered the fatal injury, less expenses of the dependents	283
avoided by reason of the victim's death and not subtracted in	284
calculating the dependent's economic loss. If a minor child of a	285
victim is adopted after the victim's death, the minor child	286
continues after the adoption to incur a dependent's replacement	287
services loss as a result of the victim's death. If the	288
surviving spouse of a victim remarries, the surviving spouse	289
continues after the remarriage to incur a dependent's	290
replacement services loss as a result of the victim's death.	291
(K) "Noneconomic detriment" means pain, suffering,	292
inconvenience, physical impairment, or other nonpecuniary	293
damage.	294
(L) "Victim" means a one of the following:	295
(1) A person who suffers personal injury or death as a	296
result of any of the following:	297
(1) (a) Criminally injurious conduct;	298
(2) (b) The good faith effort of any person to prevent	299
criminally injurious conduct;	300
(3) (c) The good faith effort of any person to apprehend a	301
person suspected of engaging in criminally injurious conduct.	302
(2) A person who is an immediate family member of a victim	303

of criminally injurious conduct that consists of a homicide, a	304
sexual assault, domestic violence, or a severe and permanently	305
incapacitating injury resulting in paraplegia or a similar life-	306
altering condition, who requires psychiatric care or counseling	307
as a result of the criminally injurious conduct;	308
(3) A person who suffers trauma so severe that it impedes	309
or prohibits a person from participating in normal daily	310
activities and who is either of the following:	311
(a) A family member of a victim of criminally injurious	312
conduct that consists of a homicide, or a family member of a	313
victim who, as a result of criminally injurious conduct, has	314
sustained a severe and permanently incapacitating injury	315
resulting in paraplegia or a similar life-altering condition,	316
and who can demonstrate either of the following by a	317
<pre>preponderance of the evidence:</pre>	318
(i) The person witnessed the criminally injurious conduct.	319
(ii) The person arrived at the crime scene in its	320
immediate aftermath.	321
(b) An immediate family member who is a caretaker of a	322
dependent victim of criminally injurious conduct that consists	323
of a sexual assault.	324
(M) "Contributory misconduct" means any conduct of the	325
claimant or of the victim through whom the claimant claims an	326
award of reparations that is unlawful or intentionally tortious	327
and that, without regard to the conduct's proximity in time or	328
space to the criminally injurious conduct, has a causal	329
relationship to the criminally injurious conduct that is the	330
basis of the claim.	331
(N)(1) "Funeral expense" means any reasonable charges that	332

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- (2) An award for funeral expenses shall be applied first to expenses directly related to the victim's funeral, cremation, or burial. An award for wages lost or travel expenses incurred by a family member of the victim shall not exceed five hundred dollars for each family member and shall not exceed in the aggregate the difference between seven thousand five hundred dollars and expenses that are reimbursed by the program and that are directly related to the victim's funeral, cremation, or burial.
- (0) "Unemployment benefits loss" means a loss of

  unemployment benefits pursuant to Chapter 4141. of the Revised

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  Code when the loss arises solely from the inability of a victim

  to meet the able to work, available for suitable work, or the

  actively seeking suitable work requirements of division (A) (4)

  (a) of section 4141.29 of the Revised Code.

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  - (P) "OVI violation" means any of the following:
- (1) A violation of section 4511.19 of the Revised Code, of 354 any municipal ordinance prohibiting the operation of a vehicle 355 while under the influence of alcohol, a drug of abuse, or a 356 combination of them, or of any municipal ordinance prohibiting 357 the operation of a vehicle with a prohibited concentration of 358 alcohol, a controlled substance, or a metabolite of a controlled 359 substance in the whole blood, blood serum or plasma, breath, or 360 urine; 361

(2) A violation of division (A)(1) of section 2903.06 of	362
the Revised Code;	363
(3) A violation of division (A)(2), (3), or (4) of section	364
2903.06 of the Revised Code or of a municipal ordinance	365
substantially similar to any of those divisions, if the offender	366
was under the influence of alcohol, a drug of abuse, or a	367
combination of them, at the time of the commission of the	368
offense;	369
(4) For purposes of any person described in division (A)	370
(2) of this section, a violation of any law of the state,	371
district, territory, or foreign country in which the criminally	372
injurious conduct occurred, if that law is substantially similar	373
to a violation described in division (P)(1) or (2) of this	374
section or if that law is substantially similar to a violation	375
described in division (P)(3) of this section and the offender	376
was under the influence of alcohol, a drug of abuse, or a	377
combination of them, at the time of the commission of the	378
offense.	379
(Q) "Pendency of the claim" for an original reparations	380
application or supplemental reparations application means the	381
period of time from the date the criminally injurious conduct	382
upon which the application is based occurred until the date a	383
final decision, order, or judgment concerning that original	384
reparations application or supplemental reparations application	385
is issued.	386
(R) "Terrorism" means any activity to which all of the	387
following apply:	388
(1) The activity involves a violent act or an act that is	389
dangerous to human life.	390

following:

(2) The act described in division (R)(1) of this section	391
is committed within the territorial jurisdiction of the United	392
States and is a violation of the criminal laws of the United	393
States, this state, or any other state or the act described in	394
division (R)(1) of this section is committed outside the	395
territorial jurisdiction of the United States and would be a	396
violation of the criminal laws of the United States, this state,	397
or any other state if committed within the territorial	398
jurisdiction of the United States.	399
(3) The activity appears to be intended to do any of the	400
following:	401
(a) Intimidate or coerce a civilian population;	402
(b) Influence the policy of any government by intimidation	403
or coercion;	404
(c) Affect the conduct of any government by assassination	405
or kidnapping.	406
(4) The activity occurs primarily outside the territorial	407
jurisdiction of the United States or transcends the national	408
boundaries of the United States in terms of the means by which	409
the activity is accomplished, the person or persons that the	410
activity appears intended to intimidate or coerce, or the area	411
or locale in which the perpetrator or perpetrators of the	412
activity operate or seek asylum.	413
(S) "Transcends the national boundaries of the United	414
States" means occurring outside the territorial jurisdiction of	415
the United States in addition to occurring within the	416
territorial jurisdiction of the United States.	417
(T) "Cost of crime scene cleanup" means any of the	418

(1) The replacement cost for items of clothing removed	420
from a victim in order to make an assessment of possible	421
physical harm or to treat physical harm;	422
(2) Reasonable and necessary costs of cleaning the scene	423
and repairing, for the purpose of personal security, property	424
damaged at the scene where the criminally injurious conduct	425
occurred, not to exceed seven hundred fifty dollars in the	426
aggregate per claim.	427
(U) "Cost of evidence replacement" means costs for	428
replacement of property confiscated for evidentiary purposes	429
related to the criminally injurious conduct, not to exceed seven	430
hundred fifty dollars in the aggregate per claim.	431
(V) "Provider" means any person who provides a victim or	432
claimant with a product, service, or accommodations that are an	433
allowable expense or a funeral expense.	434
(W) "Immediate family member" means an individual who	435
resided in the same permanent household as a victim at the time	436
of the criminally injurious conduct and who is related to the	437
victim by affinity or consanguinity.	438
(X) "Family member" means an individual who is related to	439
a victim by affinity or consanguinity.	440
Sec. 2743.59. (A) The attorney general shall fully	441
investigate a claim for an award of reparations, regardless of	442
whether any person is prosecuted for or convicted of committing	443
the criminally injurious conduct alleged in the application.	444
After completing the investigation, the attorney general shall	445
make a written finding of fact and decision concerning an award	446
of reparations.	447
(B)(1) The attorney general may require the claimant to	448

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supplement the application for an award of reparations with any	449
further information or documentary materials, including any	450
medical report readily available, that may lead to any relevant	451
facts in the determination of whether, and the extent to which,	452
a claimant qualifies for an award of reparations. The attorney	453
general may depose any witness, including the claimant, pursuant	454
to Civil Rules 28, 30, and 45.	455

- (2) (a) For the purpose of determining whether, and the 456 extent to which, a claimant qualifies for an award of 457 reparations, the attorney general may issue subpoenas and 458 subpoenas duces tecum to compel any person or entity, including 459 any collateral source, that provided, will provide, or would 460 have provided to the victim any income, benefit, advantage, 461 product, service, or accommodation, including any medical care 462 or other income, benefit, advantage, product, service, or 463 accommodation that might qualify as an allowable expense or a 464 funeral expense, to produce materials to the attorney general 465 that are relevant to the income, benefit, advantage, product, 466 service, or accommodation that was, will be, or would have been 467 so provided and to the attorney general's determination. 468
- (b) If the attorney general issues a subpoena or subpoena duces tecum under division (B)(2)(a) of this section and if the materials that the attorney general requires to be produced are located outside this state, the attorney general may designate one or more representatives, including officials of the state in which the materials are located, to inspect the materials on the attorney general's behalf, and the attorney general may respond to similar requests from officials of other states. The person or entity subpoenaed may make the materials available to the attorney general at a convenient location within the state.

(c) At any time before the return day specified in the	479
subpoena or subpoena duces tecum issued under division (B)(2)(a)	480
of this section or within twenty days after the subpoena or	481
subpoena duces tecum has been served, whichever period is	482
shorter, the person or entity subpoenaed may file with a judge	483
of the court of claims a petition to extend the return day or to	484
modify or quash the subpoena or subpoena duces tecum. The	485
petition shall state good cause.	486
(d) A person or entity who is subpoenaed under division	487
(B)(2)(a) of this section shall comply with the terms of the	488
subpoena or subpoena duces tecum unless otherwise provided by an	489
order of a judge of the court of claims entered prior to the day	490
for return contained in the subpoena or as extended by the	491
court. If a person or entity fails without lawful excuse to obey	492
a subpoena or subpoena duces tecum issued under division (B)(2)	493
(a) of this section or to produce relevant materials, the	494
attorney general may apply to a judge of the court of claims for	495
and obtain an order adjudging the person or entity in contempt	496
of court.	497
(C) The If the attorney general decides to make an award	498
of reparations, the finding of fact and decision that is issued	499
by the attorney general pursuant to division (A) of this section	500
shall contain all of the following:	501
(1) Whether the criminally injurious conduct that is the	502
basis for the application did occur, the date on which the	503
conduct occurred, and the exact nature of the conduct;	504
(2) Whether the criminally injurious conduct was reported	505
to a law enforcement officer or agency $ au$ and the date on which	506
the conduct was reported, the name of the person who reported	507
the conduct, and the reasons why the conduct was not reported to	508

a law enforcement officer or agency;	509
(3) The exact nature A description of the injuries that	510
the victim sustained as a result of the criminally injurious	511
conduct;	512
(4) A specific list of the economic loss that was	513
sustained as a result of the criminally injurious conduct by the	514
victim, the claimant, or a dependent;	515
(5) A specific list of any benefits or advantages that the	516
victim, the claimant, or a dependent has received or is entitled	517
to receive from any collateral source for economic loss that	518
resulted from the conduct and whether a collateral source would	519
have reimbursed the claimant for a particular expense if a	520
timely claim had been made, and the extent to which the expenses	521
likely would have been reimbursed by the collateral source;	522
(6) A description of any evidence in support of $\underline{a}$	523
reduction of the award total on the basis of contributory	524
misconduct or failure to cooperate by the claimant or by the	525
victim through whom the claimant claims an award of reparations $\overline{}$	526
whether the victim has been convicted of a felony or has a	527
record of felony arrests under the laws of this state, another-	528
state, or the United States, whether disqualifying conditions	529
exist under division (E) of section 2743.60 of the Revised Code,	530
and whether there is evidence that the victim engaged in an-	531
ongoing course of criminal conduct within five years or less of-	532
the criminally injurious conduct that is the subject of the	533
elaim;	534
(7) Whether the victim of the criminally injurious conduct	535
was a minor;	536
(8) If the victim of the criminally injurious conduct was	537

a minor, whether a complaint, indictment, or information was	538
filed against the alleged offender and, if such a filing	539
occurred, its date;	540
(9)—Any information that is relevant to the claim for an	541
award of reparations;	542
(8) A statement as to whether payments made pursuant to	543
the award are to be made to the claimant, to a provider, or	544
jointly to the claimant and provider, and the amount of the	545
payments.	546
(D) The If the attorney general decides to deny an award	547
to the claimant, the finding of fact and decision that is issued	548
by the attorney general pursuant to division (A) of this section	549
shall contain <u>all both</u> of the following:	550
(1) A statement as to whether a claimant is eligible for	551
an award of reparations, whether payments made pursuant to the	552
award are to be made to the claimant, to a provider, or jointly	553
to the claimant and a provider, and the amount of the payments-	554
to the claimant or provider;	555
(2) A statement as to whether any of the payments made	556
pursuant to the award should be paid in a lump sum or in	557
installments;	558
(3) If the attorney general decides that an award not be	559
made to the claimant, the The reasons for that decision;	560
(2) A description of any disqualifying conditions that	561
exist under section 2743.60 of the Revised Code.	562
(E) The attorney general shall make a written finding of	563
fact and decision in accordance with sections 2743.51 to 2743.72	564
of the Revised Code within one hundred twenty days after	565

receiving the claim application. The attorney general may extend	566
the one-hundred-twenty-day time limit and shall record in	567
writing specific reasons to justify the extension. The attorney	568
general shall notify the claimant of the extension and of the	569
reasons for the extension. The attorney general shall serve a	570
copy of its written finding of fact and decision upon the	571
claimant.	572
Sec. 2743.60. (A) The attorney general or the court of	573
claims shall not make or order an award of reparations to a	574
claimant if the criminally injurious conduct upon which the	575
claimant bases a claim never was reported to a law enforcement	576
officer or agency.	577
(B)(1) The attorney general or the court of claims shall	578
not make or order an award of reparations to a claimant if any	579
of the following apply:	580
(a) The claimant is the offender or an accomplice of the	581
offender who committed the criminally injurious conduct, or the	582
award would unjustly benefit the offender or accomplice.	583
(b) Except as provided in division (B)(2) of this section,	584
both of the following apply:	585
(i) The victim was a passenger in a motor vehicle and knew	586
or reasonably should have known that the driver was under the	587
influence of alcohol, a drug of abuse, or both.	588
(ii) The claimant is seeking compensation for injuries	589
proximately caused by the driver described in division (B)(1)(b)	590
(i) of this section being under the influence of alcohol, a drug	591
of abuse, or both.	592

(c) Both of the following apply:

- (i) The victim was under the influence of alcohol, a drug
  of abuse, or both and was a passenger in a motor vehicle and, if
  sober, should have reasonably known that the driver was under
  the influence of alcohol, a drug of abuse, or both.

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- (ii) The claimant is seeking compensation for injuries 598 proximately caused by the driver described in division (B)(1)(b) 599
  (i) of this section being under the influence of alcohol, a drug 600 of abuse, or both.
- (2) Division (B)(1)(b) of this section does not apply if

  on the date of the occurrence of the criminally injurious

  conduct, the victim was under sixteen years of age or was at

  least sixteen years of age but less than eighteen years of age

  and was riding with a parent, guardian, or care-provider.

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- (C) The attorney general or the court of claims, upon a 607 finding that the claimant or victim has not fully cooperated 608 with appropriate law enforcement agencies, may deny a claim or 609 reconsider and reduce an award of reparations. 610
- (D) The attorney general or the court of claims shall 611 reduce an award of reparations or deny a claim for an award of 612 613 reparations that is otherwise payable to a claimant to the extent that the economic loss upon which the claim is based is 614 recouped from other persons, including collateral sources. If an 615 award is reduced or a claim is denied because of the expected 616 recoupment of all or part of the economic loss of the claimant 617 from a collateral source, the amount of the award or the denial 618 of the claim shall be conditioned upon the claimant's economic 619 loss being recouped by the collateral source. If the award or 620 denial is conditioned upon the recoupment of the claimant's 621 economic loss from a collateral source and it is determined that 622 the claimant did not unreasonably fail to present a timely claim 623

to the collateral source and will not receive all or part of the	624
expected recoupment, the claim may be reopened and an award may	625
be made in an amount equal to the amount of expected recoupment	626
that it is determined the claimant will not receive from the	627
collateral source.	628
If the claimant recoups all or part of the economic loss	629
upon which the claim is based from any other person or entity,	630
including a collateral source, the attorney general may recover	631
pursuant to section 2743.72 of the Revised Code the part of the	632
award that represents the economic loss for which the claimant	633
received the recoupment from the other person or entity.	634
(E)(1) Except as otherwise provided in division (E)(2) of	635
this section, the attorney general or the court of claims shall	636
not make an award to a claimant if any of the following applies:	637
(a) The victim was convicted of a felony within ten five	638
years prior to the criminally injurious conduct that gave rise	639
to the claim or is convicted of a felony during the pendency of	640
the claim.	641
(b) The claimant was convicted of a felony within ten five	642
years prior to the criminally injurious conduct that gave rise	643
to the claim or is convicted of a felony during the pendency of	644
the claim unless the claimant is applying as the parent or	645
guardian of a minor victim.	646
(c) It is proved by a preponderance of the evidence that	647
the victim or the claimant, other than a claimant applying as	648
the parent or guardian of a minor victim, engaged, within ten	649
<u>five</u> years prior to the criminally injurious conduct that gave	650
rise to the claim or during the pendency of the claim, in an	651
offense of violence, a violation of section 2925.03 of the	652

Revised Code, or any substantially similar offense that also	653
would constitute a felony under the laws of this state, another	654
state, or the United States.	655
(d) The claimant, other than one applying as the parent or	656
guardian of a minor victim, was convicted of a violation of	657
section 2919.22 or 2919.25 of the Revised Code, or of any state	658
law or municipal ordinance substantially similar to either	659
section, within ten five years prior to the criminally injurious	660
conduct that gave rise to the claim or during the pendency of	661
the claim.	662
(e) It is proved by a preponderance of the evidence that	663
the victim at the time of the criminally injurious conduct that	664
gave rise to the claim engaged in conduct that was a felony	665
violation of section 2925.11 of the Revised Code or engaged in	666
any substantially similar conduct that would constitute a felony	667
under the laws of this state, another state, or the United	668
<del>States.</del>	669
(2) The attorney general or the court of claims may make	670
an award to a minor dependent of a deceased victim for	671
dependent's economic loss or for counseling pursuant to division	672
(F)(2) of section 2743.51 of the Revised Code if the minor	673
dependent is not ineligible under division (E)(1) of this	674
section due to the minor dependent's criminal history and if the	675
victim was not killed while engaging in illegal conduct that	676
contributed to the criminally injurious conduct that gave rise	677
to the claim. For purposes of this section, the use of illegal	678
drugs by the deceased victim shall not be deemed to have-	679
contributed to the criminally injurious conduct that gave rise	680
to the claim.	681

(F) In determining whether to make an award of reparations

pursuant to this section, the attorney general or the court of
claims shall consider whether there was contributory misconduct
by the victim or the claimant. The attorney general or the court
of claims shall reduce an award of reparations or deny a claim
for an award of reparations to the extent it is determined to be
reasonable because of the contributory misconduct of the
claimant or the victim.

When the attorney general decides whether a claim should be denied because of an allegation of contributory misconduct, the burden of proof on the issue of that alleged contributory misconduct shall be upon the claimant, if either of the following apply:

- (1) The victim was convicted of a felony more than tenfive years prior to the criminally injurious conduct that is the subject of the claim or has a record of felony arrests under the laws of this state, another state, or the United States.
- (2) There is good cause to believe that the victim engaged in an ongoing course of criminal conduct within five\_three years or less of the criminally injurious conduct that is the subject of the claim.
- (G) The attorney general or the court of claims shall not make an award of reparations to a claimant if the criminally injurious conduct that caused the injury or death that is the subject of the claim occurred to a victim who was an adult and while the victim, after being convicted of or pleading guilty to an offense, was serving a sentence of imprisonment in any detention facility, as defined in section 2921.01 of the Revised Code.
  - (H) If a claimant unreasonably fails to present a claim

timely to a source of benefits or advantages that would have	712
been a collateral source and that would have reimbursed the	713
claimant for all or a portion of a particular expense, the	714
attorney general or the court of claims may reduce an award of	715
reparations or deny a claim for an award of reparations to the	716
extent that it is reasonable to do so.	717

- (I) Reparations payable to a victim <u>described in division</u>
  (L) (1) of section 2743.51 of the Revised Code and to all other claimants sustaining economic loss because of injury to or the death of that victim shall not exceed fifty thousand dollars in the aggregate. Reparations payable to a victim described in division (L) (2) of section 2743.51 of the Revised Code shall not exceed five thousand dollars. Reparations payable to a victim described in division (L) (3) of section 2743.51 of the Revised Code shall not exceed fifteen thousand dollars. If the attorney general or the court of claims reduces an award under division (F) of this section, the maximum aggregate amount of reparations payable under this division shall be reduced proportionately to the reduction under division (F) of this section.
- (J) Nothing in this section shall be construed to prohibit an award to a claimant whose claim is based on the claimant's being a victim of a violation of section 2905.32 of the Revised Code if the claimant was less than eighteen years of age when the criminally injurious conduct occurred.
- Sec. 2743.65. (A) The attorney general shall determine,

  and the state shall pay, in accordance with this section

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  attorney's fees, commensurate with services rendered, to the

  attorney representing a claimant under sections 2743.51 to

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  2743.72 of the Revised Code. The attorney shall submit on an

  application form an itemized fee bill at the rate of sixty

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dollars per hour upon receipt of the final decision on the	742
claim. Attorney's fees paid pursuant to this section are subject	743
to the following maximum amounts:	744
(1) A maximum of seven hundred twenty dollars for claims	745
resolved without the filing of an appeal to the court of claims;	746
(2) A maximum of one thousand twenty dollars for claims in	747
which an appeal to the court of claims is filed plus, at the	748
request of an attorney whose main office is not in Franklin	749
county, Delaware county, Licking county, Fairfield county,	750
Pickaway county, Madison county, or Union county, an amount for	751
the attorney's travel time to attend the oral hearing before the	752
court of claims at the rate of thirty dollars per hour;	753
(3) A maximum of one thousand three hundred twenty dollars	754
for claims in which an appeal to the court of claims is filed	755
plus, at the request of an attorney whose main office is not in	756
Franklin county, Delaware county, Licking county, Fairfield	757
county, Pickaway county, Madison county, or Union county, an	758
amount for the attorney's travel time to attend the oral hearing	759
before the court at the rate of thirty dollars per hour;	760
(4) A maximum of seven hundred twenty dollars for a	761
supplemental reparations application;	762
(5) A maximum of two hundred dollars if the claim is	763
denied on the basis of a claimant's or victim's conviction of a	764
felony offense prior to the filing of the claim. If the claimant	765
or victim is convicted of a felony offense during the pendency	766
of the claim, the two hundred dollars maximum does not apply. If	767
the attorney had knowledge of the claimant's or victim's felony	768
conviction prior to the filing of the application for the claim,	769

the attorney general may determine that the filing of the claim

was frivolous and may deny attorney's fees.	771
(B) The attorney general may determine that an attorney be	772
reimbursed for fees incurred in the creation of a guardianship	773
if the guardianship is required in order for an individual to	774
receive an award of reparations, and those fees shall be	775
reimbursed at a rate of sixty dollars per hour.	776
(C)(1) The attorney general shall forward an application	777
form for attorney's fees to a claimant's attorney before or when	778
the final decision on a claim is rendered. The application form	779
for attorney's fees shall do all of the following:	780
(a) Inform the attorney of the requirements of this	781
section;	782
(b) Require a verification statement comporting with the	783
law prohibiting falsification;	784
(c) Require an itemized fee statement;	785
(d) Require a verification statement that the claimant was	786
served a copy of the completed application form;	787
(e) Include notice that the claimant may oppose the	788
application by notifying the attorney general in writing within	789
ten days.	790
(2) The attorney general shall forward a copy of this	791
section to the attorney with the application form for attorney's	792
fees. The attorney shall file the application form with the	793
attorney general. The attorney general's decision with respect	794
to an award of attorney's fees is final ten days after the	795
attorney general renders the decision and mails a copy of the	796
decision to the attorney at the address provided by the	797
attorney. The attorney may request reconsideration of the	798

decision on grounds that it is insufficient or calculated	799
incorrectly. The attorney general's decision on the request for	800
reconsideration is final.	801
(D) The attorney general shall review all application	802
forms for attorney's fees that are submitted by a claimant's	803
attorney and shall issue an order approving the amount of fees	804
to be paid to the attorney within sixty days after receipt of	805
the application form.	806
(E) No attorney's fees shall be paid for the following:	807
(1) Estate work or representation of a claimant against a	808
collateral source;	809
(2) Duplication of investigative work required to be	810
performed by the attorney general;	811
(3) Performance of unnecessary criminal investigation of	812
the offense;	813
(4) Presenting or appealing an issue that has been	814
repeatedly ruled upon by the highest appellate authority, unless	815
a unique set of facts or unique issue of law exists that	816
distinguishes it;	817
(5) Representing a victim of the type described in	818
division (L)(2) or (3) of section 2743.51 of the Revised Code;	819
(6) A fee request that is unreasonable, is not	820
commensurate with services rendered, violates the Ohio code of	821
professional responsibility, or is based upon services that are	822
determined to be frivolous.	823
(F)(1) The attorney general may reduce or deny the payment	824
of attorney's fees to an attorney who has filed a frivolous	825
claim. Subject to division (A)(5) of this section, the denial of	826

a claim on the basis of a felony conviction, felony conduct, or	827
contributory misconduct does not constitute a frivolous claim.	828
(2) As used in this section, "frivolous claim" means a	829
claim in which there is clearly no legal grounds under the	830
existing laws of this state to support the filing of a claim on	831
behalf of the claimant or victim.	832
(G) The attorney general may determine that a lesser	833
number of hours should have been required in a given case.	834
Additional reimbursement may be made where the attorney	835
demonstrates to the attorney general that the nature of the	836
particular claim required the expenditure of an amount in excess	837
of that allowed.	838
(H) No attorney shall receive payment under this section	839
for assisting a claimant with an application for an award of	840
reparations under sections 2743.51 to 2743.72 of the Revised	841
Code if that attorney's fees have been allowed as an expense in	842
accordance with division (F) $\frac{(4)}{(5)}$ of section 2743.51 of the	843
Revised Code.	844
(I) A contract or other agreement between an attorney and	845
any person that provides for the payment of attorney's fees or	846
other payments in excess of the attorney's fees allowed under	847
this section for representing a claimant under sections 2743.51	848
to 2743.72 of the Revised Code shall be void and unenforceable.	849
(J) Each witness who appears in a hearing on a claim for	850
an award of reparations shall receive compensation in an amount	851
equal to that received by witnesses under section 119.094 of the	852
Revised Code.	853
Sec. 2743.66. (A) A decision of the attorney general or	854
order or judgment of the court of claims granting an award of	855

reparations may provide for the payment of the award in a lump	856
sum or in installments. The part of an award equal to the amount	857
of economic loss accrued to the date of the award shall be paid	858
in a lump sum. An award for allowable expense that would accrue	859
after the award is made shall not be paid in a lump sum. Except	860
as provided in division (B) of this section, the part of an	861
award not paid in a lump sum shall be paid in installments.	862
(B) Upon the motion of the claimant, the attorney general	863
may commute future economic loss, other than allowable expense,	864
to a lump sum but only upon a finding that either of the	865
following applies:	866
(1) The award in a lump sum will promote the interests of	867
the claimant.	868
(2) The present value of all future economic loss, other	869
than allowable expense, does not exceed one thousand dollars.	870
(C) The attorney general may make an award for future	871
economic loss payable in installments only for a period as to	872
which future economic loss reasonably can be determined. An	873
award for future economic loss payable in installments may be	874
reconsidered and modified upon a finding that a material and	875
substantial change of circumstances has occurred.	876
(D) An award is not subject to execution, attachment,	877
garnishment, or other process, except that, upon receipt of an	878
award by a claimant:	879
(1) The part of the award that is for allowable expense or	880
funeral expense is not exempt from such action by a creditor to	881
the extent that the creditor provided products, services, or	882
accommodations the costs of which are included in the award.	883

(2) The part of the award that is for work loss shall not

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other maintenance, or child support.	886
(3) The attorney general may recover the award pursuant to	887
section 2743.72 of the Revised Code if it is discovered that the	888
claimant actually was not eligible for the award or that the	889
award otherwise should not have been made under the standards	890
and criteria set forth in sections 2743.51 to 2743.72 of the	891
Revised Code.	892
(4) If the claimant receives compensation from any other	893
person or entity, including a collateral source, for an expense	894
that is included within the award, the attorney general may	895
recover pursuant to section 2743.72 of the Revised Code the part	896
of the award that represents the expense for which the claimant	897
received the compensation from the other person or entity.	898
(E) If a person entitled to an award of reparations is	899
under eighteen years of age and if the amount of the award	900
exceeds one thousand dollars, the order providing for the	901
payment of the award shall specify that the award be paid either	902
to the guardian of the estate of the minor appointed pursuant to	903
Chapter 2111. of the Revised Code or to the person or depository	904
designated by the probate court under section 2111.05 of the	905
Revised Code. If a person entitled to an award of reparations is	906
under eighteen years of age and if the amount of the award is	907
one thousand dollars or less, the order providing for the	908

be exempt from such action to secure payment of spousal support,

(F) If a person entitled to an award of reparations is

incarcerated, subject to community control sanctions, or subject

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payment of the award may specify that the award be paid to an

adult member of the family of the minor who is legally

responsible for the minor's care or to any other person

designated by the attorney general or the court of claims.

to probation, parole, or any post-release control sanction, no	915
compensation shall be paid until after the completion of any	916
sentence imposed and final discharge by the court or department	917
of rehabilitation and correction.	918
Sec. 2743.71. (A) Any law enforcement agency that	919
investigates, and any prosecuting attorney, city director of	920
law, village solicitor, or similar prosecuting authority who	921
prosecutes, an offense committed in this state shall, upon first	922
contact with the victim, as defined in division (L)(1) of	923
section 2743.51 of the Revised Code, or the victim's family or	924
dependents, give the victim or the victim's family or dependents	925
a copy of an information card or other printed material provided	926
by the attorney general pursuant to division (B) of this section	927
and explain, upon request, the information on the card or	928
material to the victim or the victim's family or dependents.	929
(B) The attorney general shall have printed, and shall	930
provide to law enforcement agencies, prosecuting attorneys, city	931
directors of law, village solicitors, and similar prosecuting	932
authorities, cards or other materials that contain information	933
explaining awards of reparations. The information on the cards	934
or other materials shall include, but shall not be limited to,	935
the following statements:	936
(1) Awards of reparations are limited to losses that are	937
caused by physical injury resulting from criminally injurious	938
conduct;	939
(2) Reparations applications may be filed at any time	940
after the occurrence of the criminally injurious conduct;	941
(3) An attorney who represents an applicant for an award	942
of reparations cannot charge the applicant for the services	943

rendered in relation to that representation but is required to	944
apply to the attorney general for payment for the	945
representation;	946
(4) Applications for awards of reparations may be obtained	947
from the attorney general, law enforcement agencies, and victim	948
assistance agencies and are to be filed with the attorney	949
general.	950
(C) The attorney general may order that a reasonable	951
amount of money be paid out of the reparations fund, subject to	952
the limitation imposed by division (D) of this section, for use	953
by the attorney general to publicize the availability of awards	954
of reparations.	955
(D) During any fiscal year, the total expenditure for the	956
printing and providing of information cards or other materials	957
pursuant to division (B) of this section and for the publicizing	958
of the availability of awards of reparations pursuant to	959
division (C) of this section shall not exceed two per cent of	960
the total of all court costs deposited, in accordance with	961
section 2743.70 of the Revised Code, in the reparations fund	962
during the immediately preceding fiscal year.	963
Section 2. That existing sections 2743.51, 2743.59,	964
2743.60, 2743.65, 2743.66, and 2743.71 of the Revised Code are	965
hereby repealed.	966