



Thien Ho, District Attorney

The Sacramento County District Attorney's Office is dedicated to prosecuting criminals and providing advocacy and support services to their victims.

This form includes information on the Victims' Bill of Rights Act of 2008. Also known as Marsy's Law, this measure strengthens and expands victims' rights to justice and due process.

For information on your case:

District Attorney's Office: 916.874.8860
or email victimnotification@sacda.org

For victim assistance:

District Attorney Victim/Witness Unit:
916.874.5701

For information on case proceedings

(except juvenile cases):

Sacramento Superior Court www.saccourt.com
(defendant's name or case number needed)

For information about inmate release:

SIRENS
(Sheriff's Inmate Release Elective Notification System)
916.874.6752
Register@ www.sacsheriff.com

Law Enforcement Agencies

California Highway Patrol (CHP)
North: 916.338.6710
South: 916.681.2300

Citrus Heights Police
916.727.5500
or www.citrusheights.net/home

Elk Grove Police
916.478.8000
or www.elkgrovedpd.org

Folsom Police
916.355.7231
or www.folsom.ca.us

Galt Police
209.366.7000
or www.galtpd.com

Rancho Cordova Police
916.875.9600
or www.ranhocordovapd.com

Sacramento County Probation Department
(Adult Court Investigations & Services)
916.874.1500
or www.probation.saccounty.net

Sacramento Police
916.264.5471
or www.sacpd.org

Sacramento County Sheriff
916.874.5115
or www.sacsheriff.com

Information about defendants in custody:
www.sacsheriff.com/inmate_information/index.cfm

901 G Street - Sacramento, CA 95814
916.874.6218
CA Relay Service 800.735.2929 TDD or 711

@SacCountyDA    

Sacramento County
District Attorney's Office

Victims' Bill Of Rights

(Marsy's Law)



District Attorney
Thien Ho
Sacramento County
District Attorney's Office
sacda.org

In order to preserve and protect justice and due process for victims, a victim shall be entitled to the following rights:

(1) To be treated with fairness and respect for his or her privacy and dignity, and to be free from intimidation, harassment, and abuse, throughout the criminal or juvenile justice process.

(2) To be reasonably protected from the defendant and persons acting on behalf of the defendant.

(3) To have the safety of the victim and the victim's family considered in fixing the amount of bail and release conditions for the defendant.

(4) To prevent the disclosure of confidential information or records to the defendant, the defendant's attorney, or any other person acting on behalf of the defendant, which could be used to locate or harass the victim or the victim's family or which disclose confidential communications made in the course of medical or counseling treatment, or which are otherwise privileged or confidential by law.

(5) To refuse an interview, deposition, or discovery request by the defendant, the defendant's attorney, or any other person acting on behalf of the defendant, and to set reasonable conditions on the conduct of any such interview to which the victim consents.

(6) To reasonable notice of and to reasonably confer with the prosecuting agency, upon request, regarding, the arrest of the defendant if known by the prosecutor, the charges filed, the determination whether to extradite the defendant, and, upon request, to be notified of and informed before any pretrial disposition of the case.

(7) To reasonable notice of all public proceedings, including delinquency proceedings, upon request, at which the defendant and the prosecutor are entitled to be present and of all parole or other post-conviction release proceedings, and to be present at all such proceedings.

(8) To be heard, upon request, at any proceeding, including any delinquency proceeding, involving a post-arrest release decision, plea, sentencing, post-conviction release decision, or any proceeding in which a right of the victim is at issue.

(9) To a speedy trial and a prompt and final conclusion of the case and any related post-judgment proceedings.

(10) To provide information to a probation department official conducting a pre-sentence investigation concerning the impact of the offense on the victim and the victim's family and any sentencing recommendations before the sentencing of the defendant.

(11) To receive, upon request, the pre-sentence report when available to the defendant, except for those portions made confidential by law.

(12) To be informed, upon request, of the conviction, sentence, place and time of incarceration, or other disposition of the defendant, the scheduled release date of the defendant, and the release of or the escape by the defendant from custody.

(13) To restitution.

(A) It is the unequivocal intention of the People of the State of California that all persons who suffer losses as a result of criminal activity shall have the right to seek and secure restitution from the persons convicted of the crimes causing the losses they suffer.

(B) Restitution shall be ordered from the convicted wrongdoer in every case, regardless of the sentence or disposition imposed, in which a crime victim suffers a loss.

(C) All monetary payments, monies, and property collected from any person who has been ordered to make restitution shall be first applied to pay the amounts ordered as restitution to the victim.

(14) To the prompt return of property when no longer needed as evidence.

(15) To be informed of all parole procedures, to participate in the parole process, to provide information to the parole authority to be considered before the parole of the offender, and to be notified, upon request, of the parole or other release of the offender.

(16) To have the safety of the victim, the victim's family, and the general public considered before any parole or other post-judgment release decision is made.

(17) To be informed of the rights enumerated in paragraphs (1) through (16).