

CHAPTER 232A

JUVENILE VICTIM RESTITUTION

Referred to in §602.7203, 645.3, 915.28

232A.1	Repealed by 98 Acts, ch 1047, §67.	232A.3	Reports required.
232A.2	Program created.	232A.4	Repealed by 98 Acts, ch 1090, §80, 84.

232A.1 Repealed by 98 Acts, ch 1047, §67.

232A.2 Program created.

A juvenile victim restitution program is created which shall be funded through moneys appropriated by the general assembly to the judicial branch. The primary purpose of the program is to provide funds to compensate victims for losses due to the delinquent acts of juveniles.

Upon completion of a district’s plan, the judicial branch shall provide funds in conformance with the procedures and policies of the state. The judicial branch shall reclaim any portion of an initial allocation to a judicial district that is unencumbered on December 31 of any year. The judicial branch shall immediately reallocate the reclaimed funds to those judicial districts from which funds were not reclaimed in the manner provided in [this section](#) for the original allocation. Any portion of an amount allocated that remains unencumbered on June 30 of any year shall revert to the general fund of the state.

[83 Acts, ch 94, §3; 90 Acts, ch 1247, §6; 98 Acts, ch 1047, §23](#)

232A.3 Reports required.

Each judicial district shall submit a report of the progress and financial status of its juvenile victim restitution program to the judicial branch on a quarterly basis. The judicial branch shall prepare and submit annually a report on the progress and financial status of the programs to the general assembly no later than March 15.

[83 Acts, ch 94, §4; 90 Acts, ch 1247, §7; 98 Acts, ch 1047, §24](#)

232A.4 Repealed by 98 Acts, ch 1090, §80, 84. See §915.28.