
HOUSE BILL No. 1250

AM125002 has been incorporated into introduced printing.

Synopsis: Notice of release and victim notification.

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2026

IN 1250—LS 6943/DI 106



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Introduced

Second Regular Session of the 124th General Assembly (2026)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in **this style type**, and deletions will appear in ~~this style type~~.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or ~~this style type~~ reconciles conflicts between statutes enacted by the 2025 Regular Session of the General Assembly.

HOUSE BILL No. 1250

A BILL FOR AN ACT to amend the Indiana Code concerning corrections.

Be it enacted by the General Assembly of the State of Indiana:

1 SECTION 1. IC 11-10-12-2.5 IS ADDED TO THE INDIANA
2 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
3 [EFFECTIVE JULY 1, 2026]: **Sec. 2.5. (a) The following definitions**
4 **apply throughout this section:**

5 **(1) "Receiving county" means the county to which the**
6 **department will transport, or arrange for the transportation**
7 **of, a serious violent felon upon the serious violent felon's:**

8 **(A) release on probation or parole; or**
9 **(B) discharge.**

10 **(2) "Receiving municipality" means the municipality to**
11 **which the department will transport, or arrange for the**
12 **transportation of, a serious violent felon upon the serious**
13 **violent felon's:**

14 **(A) release on probation or parole; or**
15 **(B) discharge.**

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(3) "Serious violent felon" has the meaning set forth in IC 35-47-4-5.

(b) At least seven (7) days before the department:

- (1) releases a serious violent felon on probation or parole; or
- (2) discharges a serious violent felon;

the department shall electronically notify the persons described in subsection (c) of the serious violent felon's impending release or discharge.

(c) In accordance with subsection (b), the department shall electronically notify the following officials of a serious violent felon's impending release or discharge:

(1) The sheriff of the:

(A) receiving county; and

(B) county where the offense was committed.

(2) The prosecuting attorney exercising jurisdiction in the:

(A) receiving county; and

(B) county where the offense was committed.

(3) The chief of police of the:

(A) receiving municipality; and

(B) municipality where the offense was committed.

SECTION 2. IC 35-38-1-2, AS AMENDED BY P.L.168-2014, SECTION 56, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 2. (a) As used in this chapter, "victim representative" means a person designated by a sentencing court who is:

(1) a spouse, parent, child, sibling, or other relative of; or
(2) a person who has had a close personal relationship with;
the victim of a felony who is deceased, incapacitated, or less than
eighteen (18) years of age.

(b) Upon entering a conviction, the court shall set a date for sentencing within thirty (30) days, unless for good cause shown an extension is granted. If a presentence report is not required, the court may sentence the defendant at the time the judgment of conviction is entered. However, the court may not pronounce sentence at that time without:

(1) inquiring as to whether an adjournment is desired by the defendant; and

(2) informing the victim, if present, of a victim's right to make a statement concerning the crime and the sentence; **and**

(3) informing the victim, if present, of the automated victim notification system established under IC 11-8-7-2, as required by section 4.5 of this chapter.



1 When an adjournment is requested, the defendant shall state its purpose
 2 and the court may allow a reasonable time for adjournment.

3 (c) If:

4 (1) the state in the manner prescribed by IC 35-34-1-2.5 sought
 5 an increased penalty by alleging that the person was previously
 6 convicted of the offense; and

7 (2) the person was convicted of the subsequent offense in a jury
 8 trial;

9 the jury shall reconvene for the sentencing hearing. The person shall be
 10 sentenced to receive the increased penalty if the jury (or the court, if
 11 the trial is to the court alone) finds that the state has proved beyond a
 12 reasonable doubt that the person had a previous conviction for the
 13 offense.

14 (d) If the felony is nonsuspendible under IC 35-50-2-2 (before its
 15 repeal) or IC 35-50-2-2.2, the judge shall order the defendant, if the
 16 defendant has previously been released on bail or recognizance, to be
 17 imprisoned in the county or local penal facility pending sentencing.

18 (e) Upon entering a conviction for a felony, the court shall
 19 designate a victim representative if the victim is deceased,
 20 incapacitated, or less than eighteen (18) years of age.

21 SECTION 3. IC 35-38-1-4.5 IS ADDED TO THE INDIANA
 22 CODE AS A NEW SECTION TO READ AS FOLLOWS
 23 [EFFECTIVE JULY 1, 2026]: **Sec. 4.5. The court shall inform the
 24 victim at sentencing, if the victim is present, of the automated
 25 victim notification system established under IC 11-8-7-2.**

26 SECTION 4. IC 35-40-6-4, AS AMENDED BY P.L.244-2019,
 27 SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 28 JULY 1, 2026]: Sec. 4. A prosecuting attorney or a victim assistance
 29 program shall do the following:

30 (1) Inform a victim that the victim may be present at all public
 31 stages of the criminal justice process to the extent that:

32 (A) the victim's presence and statements do not interfere
 33 with a defendant's constitutional rights; and
 34 (B) there has not been a court order restricting, limiting, or
 35 prohibiting attendance at the criminal proceedings.

36 (2) Timely notify a victim of all criminal justice hearings and
 37 proceedings that are scheduled for a criminal matter in which the
 38 victim was involved.

39 (3) Promptly notify a victim when a criminal court proceeding
 40 has been rescheduled or canceled.

41 (4) Obtain an interpreter or translator, if necessary, to advise a



1 victim of the rights granted to a victim under the law.

2 (5) Coordinate efforts of local law enforcement agencies that are

3 designed to promptly inform a victim after an offense occurs of

4 the availability of, and the application process for, community

5 services for victims and the families of victims, including

6 information concerning services such as the following:

7 (A) Victim compensation funds.

8 (B) Victim assistance resources.

9 (C) Legal resources.

10 (D) Mental health services.

11 (E) Social services.

12 (F) Health resources.

13 (G) Rehabilitative services.

14 (H) Financial assistance services.

15 (I) Crisis intervention services.

16 (J) Transportation and child care services to promote the

17 participation of a victim or a member of the victim's

18 immediate family in the criminal proceedings.

19 (6) Inform the victim that the court may order a defendant

20 convicted of the offense involving the victim to pay restitution

21 to the victim under IC 35-50-5-3.

22 (7) Upon request of the victim, inform the victim of the terms

23 and conditions of release of the person accused of committing a

24 crime against the victim.

25 (8) Upon request of the victim, give the victim notice of the

26 criminal offense for which:

27 (A) the defendant accused of committing the offense against

28 the victim was convicted or acquitted; or

29 (B) the charges were dismissed against the defendant

30 accused of committing the offense against the victim.

31 (9) In a county having a victim-offender reconciliation program

32 (VORP), provide an opportunity for a victim, if the accused

33 person or the offender agrees, to:

34 (A) meet with the accused person or the offender in a safe,

35 controlled environment;

36 (B) give to the accused person or the offender, either orally

37 or in writing, a summary of the financial, emotional, and

38 physical effects of the offense on the victim and the victim's

39 family; and

40 (C) negotiate a restitution agreement to be submitted to the

41 sentencing court for damages incurred by the victim as a

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result of the offense.

(10) Assist a victim in preparing verified documentation necessary to obtain a restitution order under IC 35-50-5-3.

(11) Inform a victim (or the spouse or an immediate family member of a deceased victim) of the victim's right to a copy of the trial transcript, and assist the victim, spouse, or immediate family member in obtaining a transcript as described in IC 35-40-5-8.5.

(12) Advise a victim of other rights granted to a victim under the law.

(13) Assist a local law enforcement authority in notifying a victim (or the spouse or an immediate family member of a deceased victim) under IC 11-8-8-23 of an offender's name change.

(14) Inform a victim in writing of the automated victim notification system established under IC 11-8-7-2.

SECTION 5. IC 36-8-2-2, AS AMENDED BY P.L.173-2023, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 2. (a) A unit may establish, maintain, and operate a police and law enforcement system to preserve public peace and order and may provide facilities, equipment, and supplies for that system.

(b) Before hiring a person as a law enforcement officer, including a police reserve officer described in IC 36-8-3-20, the hiring department or agency shall contact every law enforcement department or agency that has employed (or that currently employs) the applicant and request that the employing department or agency provide:

(1) a complete and unredacted copy of all **findings and orders documents** related to disciplinary action or internal investigations (whether performed by an internal investigator or an outside agency) involving the officer; and

(2) the hiring department or agency with a copy of the applicant's entire employment file, except for any medical records or information.

(c) An agency or department that receives a request under subsection (b) or under IC 5-2-24-2 shall:

(1) comply with the request not later than ten (10) business days from receipt of the request; and

(2) upon request of the applicant, provide the applicant with a copy of the information provided to the hiring department or agency.



1 No covenant, promise, or agreement to refrain from disclosure of the
2 information described in subsection (b) prevents compliance with the
3 requirements imposed by this section. An agency or department acting
4 in good faith is immune from civil and criminal liability for complying
5 with this subsection.

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