SECOND REGULAR SESSION

SENATE JOINT RESOLUTION NO. 64

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR ESLINGER.

4208S.01I

KRISTINA MARTIN, Secretary

JOINT RESOLUTION

Submitting to the qualified voters of Missouri, an amendment repealing section 32 of article I of the Constitution of Missouri, and adopting one new section in lieu thereof relating to the right to bring a civil action by crime victims.

Be it resolved by the Senate, the House of Representatives concurring therein:

	That at the next general election to be held in the
2	state of Missouri, on Tuesday next following the first Monday
3	in November, 2024, or at a special election to be called by
4	the governor for that purpose, there is hereby submitted to
5	the qualified voters of this state, for adoption or
6	rejection, the following amendment to article I of the
7	Constitution of the state of Missouri:
	Section A. Section 32, article I, Constitution of
2	Missouri, is repealed and one new section adopted in lieu
3	thereof, to be known as section 32, to read as follows:
	Section 32. 1. Crime victims, as defined by law,
2	shall have the following rights, as defined by law:
3	(1) The right to be present at all criminal justice
4	proceedings at which the defendant has such right, including
5	juvenile proceedings where the offense would have been a
6	felony if committed by an adult;
7	(2) Upon request of the victim, the right to be
8	informed of and heard at guilty pleas, bail hearings,
9	sentencings, probation revocation hearings, and parole

EXPLANATION-Matter enclosed in **bold-faced** brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

SJR 64

10 hearings, unless in the determination of the court the 11 interests of justice require otherwise;

12 (3) The right to be informed of trials and preliminary13 hearings;

14 (4) The right to restitution, which shall be
15 enforceable in the same manner as any other civil cause of
16 action, or as otherwise provided by law;

17 (5) The right to the speedy disposition and appellate 18 review of their cases, provided that nothing in this 19 subdivision shall prevent the defendant from having 20 sufficient time to prepare his defense;

21 (6) The right to reasonable protection from the22 defendant or any person acting on behalf of the defendant;

23 (7) The right to information concerning the escape of 24 an accused from custody or confinement, the defendant's 25 release and scheduling of the defendant's release from 26 incarceration; [and]

(8) The right to information about how the criminal justice system works, the rights and the availability of services, and upon request of the victim the right to information about the crime; and

(9) The right to bring a civil cause of action against the defendant or any other person or entity who caused or contributed to cause the injury to the victim during a time frame no shorter than the time frame under which a criminal case may have been brought for the same conduct.

36 2. Notwithstanding section 20 of article I of this 37 Constitution, upon a showing that the defendant poses a 38 danger to a crime victim, the community, or any other 39 person, the court may deny bail or may impose special 40 conditions which the defendant and surety must guarantee.

2

3. Nothing in this section shall be construed as
creating a cause of action for money damages against the
state, a county, a municipality, or any of the agencies,
instrumentalities, or employees provided that the General
Assembly may, by statutory enactment, reverse, modify, or
supercede any judicial decision or rule arising from any
cause of action brought pursuant to this section.

3

48 4. Nothing in this section shall be construed to
49 authorize a court to set aside or to void a finding of
50 guilt, or an acceptance of a plea of guilty in any criminal
51 case.

52 5. The general assembly shall have power to enforce53 this section by appropriate legislation.

 \checkmark