1	OHIO RULES OF APPELLATE PROCEDURE
2	RULE 1. Scope of Rules.
ļ 5 7	(A) These rules govern procedure in appeals to courts of appeals from the trial courts of record in Ohio.
	(B) Procedure in appeals to courts of appeals from the board of tax appeals shall be as provided by law, except that App.R. 13 to 33 shall be applicable to those appeals.
	(C) Procedures in appeals to courts of appeals from juvenile courts pursuant to section 2505.073 of the Revised Code shall be as provided by that section, except that these rules govern to the extent that the rules do not conflict with that section.
	(D) "Victim" has the same meaning as provided in Chapter 2930 of the Revised Code. For purposes of these rules, the term "victim" includes the "victim's representative" and "victim's attorney," as those terms are defined in Chapter 2930 of the Revised Code.
	Proposed Staff Note (July 1, 2025, Amendment)
	App.R. 1(D) The word "victim" as used in the Appellate Rules is the same as the definition found in Crim.R. 2(Q).
	RULE 8. Bail and Suspension of Execution of Sentence in Criminal Cases.
	[Existing language unaffected by the amendments is omitted to conserve space]
	(B) Release on bail and suspension of execution of sentence pending appeal from a judgment of conviction
	Application for release on bail and for suspension of execution of sentence after a judgment of conviction shall be made in the first instance in the trial court. Thereafter, if such application is denied, a motion for bail and suspension of execution of sentence pending review may be made to the court of appeals or to two judges thereof. The motion shall be determined promptly upon such papers, affidavits, and portions of the record as the parties shall present and after reasonable notice to the appellee prosecution. The prosecution shall promptly provide notice of the motion to the victim, if any, following receipt of the notice of the motion.
	[Existing language unaffected by the amendments is omitted to conserve space]

RULE	11.2.	Expedited Appeals.
	[Existi	ng language unaffected by the amendments is omitted to conserve space]
(D)	Victin	n's rights appeals: interlocutory appeals
	(1)	<u>Applicability</u>
		App.R. 11.2(D) shall only govern interlocutory appeals from decisions impacting the rights of a victim pursuant to Article I, Section 10a of the Ohio Constitution of the Revised Code. Such appeals shall be given priority over all cases except those governed by App.R. 11.2(B) and 11.2(C). Such appeals divest the trial court of jurisdiction of the portion of the case implicating the victim's rights until the interlocutory appeal is resolved by the appellate court.
	(2)	Record
		Upon the filing of an interlocutory appeal, the trial court shall transmit those portions of the record and transcript, if any, necessary for consideration of the issues to be reviewed by the court of appeals within five business days.
	(3)	<u>Briefs</u>
		Once the record is received by the court of appeals, the party that initiated the appeal shall have eight days to file a merit brief. Once the merit brief is filed, the appellee shall have eight days to file a response brief. Notwithstanding these limits the litigants, with the approval of the court, may stipulate to a different period of time for the briefing.
	(4)	Entry of judgment
		The court of appeals shall decide the entire interlocutory appeal not later than thirty-five days after the appeal is filed. The litigants, with the approval of the court of appeals, may stipulate to a different period of time for the issuance of the decision and judgment on the appeal.
<u>(E)</u> abused		cutorial appeals from suppression orders; appeals concerning dependent ected, unruly, or delinquent children

 Prosecutorial appeals under Crim.R. 12(K) and Juv.R. 22(F) and appeals concerning a dependent, abused, neglected, unruly, or delinquent child shall be expedited and given calendar priority over all cases other than those governed by App.R. 11.2 (B) and, (C), and <u>(D)</u>.

[Existing language unaffected by the amendments is omitted to conserve space]

Proposed Staff Note (July 1, 2025, Amendment)

App.R. 11.2(D) Victim's rights appeals: interlocutory appeals

App.R. 11.2 lists various categories of expedited appeals that by law are entitled to priority over other appeals. The categories are enlarged to include interlocutory victim's rights appeals under Art. I, § 10a of the Ohio Constitution (commonly known as "Marsy's Law") and its enabling legislation. These appeals have priority over prosecutorial appeals from suppression orders.

RULE 43. Effective Date.

(A) Effective date of Original rules

These rules shall take The Ohio Rules of Appellate Procedure originally took effect on the first day of July 1, 1971, pursuant to Article IV, Section 5 of the Ohio Constitution. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that in the opinion of the court their application in a particular action pending when the rules take effect would not be feasible or would work injustice, in which event the former procedure applies Some rules have been amended in succeeding years, again pursuant to the Constitution.

(B) Effective date of amendments

The amendments submitted Amendments to these rules filed hereafter by the supreme court to Supreme Court with the general assembly on January 15, 1972 General Assembly pursuant to Article IV, Section 5 of the Ohio Constitution, and not thereafter the subject of a concurrent resolution of disapproval, shall take effect on the following first day of July, 1972. They shall govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the rules amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(C) Effective date of amendments

The amendments submitted by the supreme court to the general assembly on January 12, 1973, and on April 30, 1973, shall take effect on July 1, 1973. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(D) Effective date of amendments

The amendments submitted by the supreme court to the general assembly on January 10, 1975, and on April 29, 1975, shall take effect on July 1, 1975. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then

pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(E) Effective date of amendments

The amendments submitted by the supreme court to the general assembly on January 9, 1976, shall take effect on July 1, 1976. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(F) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 12, 1978 shall take effect on July 1, 1978. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(G) Effective date of amendments

The amendments submitted by the Supreme court to the General Assembly on January 14, 1982 shall take effect on July 1, 1982. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(H) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on December 24, 1984 and January 8, 1985 shall take effect on July 1, 1985. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(I) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 14, 1988, as amended, shall take effect on July 1, 1988. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(J) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 6, 1989, shall take effect on July 1, 1989. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(K) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 10, 1991 shall take effect on July 1, 1991. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(L) Effective date of amendments

The amendments filed by the Supreme Court with the General Assembly on January 14, 1992 and further filed on April 30, 1992, shall take effect on July 1, 1992. They govern all proceedings in actions brought after they take effect and also all future proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(M) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 8, 1993 and further revised and filed on April 30, 1993 shall take effect on July 1, 1993. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(N) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 14, 1994 and further revised and filed on April 29, 1994 shall take effect on July 1, 1994. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(O) Effective date of amendments

The amendments to Rules 4 and 5 filed by the Supreme Court with the General Assembly on January 5, 1996 and further revised and filed on April 26, 1996 shall take effect on July 1, 1996. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(P) Effective date of amendments

The amendments to Rules 6, 11, 19, 26, 31, 32, 33, 34, 41, 42, and 43 filed by the Supreme Court with the General Assembly on January 10, 1997 and further revised and filed on April 24, 1997 shall take effect on July 1, 1997. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(Q) Effective date of amendments

The amendments to Appellate Rule 11.2 filed by the Supreme Court with the General Assembly on January 13, 2000 and refiled on April 27, 2000 shall take effect on July 1, 2000. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(R) Effective date of amendments

The amendments to Appellate Rules 7, 11.2, 13, and 18 filed by the Supreme Court with the General Assembly on January 12, 2001, and revised and refiled on April 26, 2001, shall take effect on July 1, 2001. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(S) Effective date of amendments

The amendments to Appellate Rule 4 filed by the Supreme Court with the General Assembly on January 11, 2002, and revised and refiled on April 18, 2002 shall take effect on July 1, 2002. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(T) Effective date of amendments

The amendments to Appellate Rule 5 filed by the Supreme Court with the General Assembly on January 9, 2003 and refiled on April 28, 2003, shall take effect on July 1, 2003. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(U) Effective date of amendments

The amendments to Appellate 22 filed by the Supreme Court with the General Assembly on January 14, 2008 and refiled on April 28, 2008 shall take effect on July 1, 2008. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(V) Effective date of amendments

The amendments to Appellate 4 filed by the Supreme Court with the General Assembly on January 14, 2009 and refiled on April 30, 2009 shall take effect on July 1, 2009. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(W) Effective date of amendments

The amendments to Rules 14, 15, 25, and 26 filed by the Supreme Court with the General Assembly on January 14, 2010 and revised and refiled on April 28, 2010 shall take effect on July 1, 2010. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(X) Effective date of amendments

The amendments to Rules 4, 9, 21, 25, and 26 filed by the Supreme Court with the General Assembly on January 5, 2011 and revised and refiled on April 21, 2011 shall take effect on July 1, 2011. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(Y) Effective date of amendments

The amendments to Rules 4, 10, 13, 14, 16, 21, 26, and 43 filed by the Supreme Court with the General Assembly on January 13, 2012 and revised and refiled on April 30, 2012 shall take effect on July 1, 2012. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(Z) Effective date of amendments

The amendments to Rules 3, 4, 9, 11.1, 16, 21, and 43 filed by the Supreme Court with the General Assembly on January 15, 2013 and revised and refiled on April 29, 2013 shall take effect on July 1, 2013. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(AA) Effective date of amendments

The amendments to Rules 4, 9, 10, and 11, and 43 filed by the Supreme Court with the General Assembly on January 15, 2014 and revised and refiled on April 30, 2014 shall take effect on July 1, 2014. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(BB) Effective date of amendments

The amendments to Rules 3, 9, 11.2, 12, 13, and 43 filed by the Supreme Court with the General Assembly on January 15, 2015 and revised and refiled on April 30, 2015 shall take effect on July 1, 2015. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(CC) Effective date of amendments

The amendments to Rules 11.1 and 19 filed by the Supreme Court with the General Assembly on January 6, 2017 and revised and refiled on April 26, 2017 shall take effect on July 1, 2017. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(DD) Effective date of amendments

The amendments to Rules 3 and 5 filed by the Supreme Court with the General Assembly on January 9, 2019 and revised and refiled on April 24, 2019 shall take effect on July 1, 2019. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(EE) Effective date of amendments

The amendments to Appellate Rules 3, 19, and 21, filed by the Supreme Court with the General Assembly on January 15, 2020 and refiled on March 12, 2020 and April 22, 2020 shall take effect on July 1, 2020. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(FF) Effective date of amendments

The amendments to Appellate Rules 4 and 21, filed by the Supreme Court with the General Assembly on January 13, 2021 and refiled on April 29, 2021 shall take effect on July 1, 2021. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

		OHIO RULES OF CIVIL PROCEDURE
RUI	LE 65.1.	Civil Protection Orders.
	[Existi	ing language unaffected by the amendments is omitted to conserve space]
(D)	Discov	ery <u>order</u>
	(1)	Time.
		Discovery under this rule shall be completed prior to the time set for the full hearing.
	(2)	Discovery Order.
		Discovery may be had only upon the entry of an order containing all of the following to the extent applicable:
		(a)(1) The time and place of the discovery;
		(b)(2) The identities of the persons permitted to be present, which shall include any victim advocate;
		(e)(3) Such terms and conditions deemed by the court to be necessary to assure the safety of the Petitioner, including if applicable, maintaining the confidentiality of the Petitioner's address and other contact information.
	[Exist	ting language unaffected by the amendments is omitted to conserve space]
RUI	LE 86.	Effective Date.
(A)	Effec	tive date of Original rules
	These	erules shall take The Ohio Rules of Civil Procedure originally took effect on the first
		f July 1, 1970, pursuant to Article IV, Section 5 of the Ohio Constitution. They
	_	n all proceedings in actions brought after they take effect and also all further edings in actions then pending, except to the extent that in the opinion of the court
	-	application in a particular action pending when the rules take effect would not be
		the or would work injustice, in which event the former procedure applies Some rules
		been amended in succeeding years, again pursuant to the Constitution.
(B)	Effec	tive date of amendments

The amendments submitted Amendments to these rules filed hereafter by the Supreme Court to with the General Assembly on January 15, 1971, on April 14, 1971, and on April 30, 1971 pursuant to Article IV, Section 5 of the Ohio Constitution, and not thereafter the subject of a concurrent resolution of disapproval, shall take effect on the following first day of July, 1971. They shall govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that in the opinion of the court their application in a particular action pending when the rules amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(C) Effective date of amendments

 The amendments submitted by the Supreme Court to the General Assembly on January 15, 1972, and on May 1, 1972, shall take effect on the first day of July, 1972. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the rules take effect would not be feasible or would work injustice, in which event the former procedure applies.

(D) Effective date of amendments

The amendments submitted by the supreme court to the general assembly on January 12, 1973, shall take effect on the first day of July 1973. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the rules take effect would not be feasible or would work injustice, in which event the former procedure applies.

(E) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 10, 1975 and on April 29, 1975, shall take effect on July 1, 1975. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(F) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 9, 1976, shall take effect on July 1, 1976. They govern all proceeding in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible, or would work injustice, in which event the former procedure applies.

(G) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 12, 1978, and on April 28, 1978, shall take effect on July 1, 1978. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(H) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 14, 1980 shall take effect on July 1, 1980. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(I) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 12, 1983 shall take effect on July 1, 1983. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(J) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 12, 1984 shall take effect on July 1, 1984. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(K) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on December 24, 1984 and January 8, 1985 shall take effect on July 1, 1985. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(L) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 9, 1986 shall take effect on July 1, 1986. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent

that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(M) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 14, 1988 shall take effect on July 1, 1988. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(N) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 6, 1989 shall take effect on July 1, 1989. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(O) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 10, 1991 and further revised and submitted on April 29, 1991, shall take effect on July 1, 1991. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(P) Effective date of amendments

The amendments filed by the Supreme Court with the General Assembly on January 14, 1992 and further revised and filed on April 30, 1992, shall take effect on July 1, 1992. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(Q) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 8, 1993 and further revised and filed on April 30, 1993 shall take effect on July 1, 1993. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(R) Effective date of amendments

 The amendments submitted by the Supreme Court to the General Assembly on January 14, 1994 and further revised and filed on April 29, 1994 shall take effect on July 1, 1994. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(S) Effective date of amendments

The amendments to Rules 11 and 53 filed by the Supreme Court with the General Assembly on January 11, 1995 shall take effect on July 1, 1995. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(T) Effective Date of Amendments

The amendments to Rules 4.2, 19.1, 53, 54, 59, 73, and 75 filed by the Supreme Court with the General Assembly on January 5, 1996 and refiled on April 26, 1996 shall take effect on July 1, 1996. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(U) Effective date of amendments

The amendments to Rules 4.1, 4.2, 4.3, 4.5, 4.6, 30, 56, 73, and 75 filed by the Supreme Court with the General Assembly on January 10, 1997 and refiled on April 24, 1997 shall take effect on July 1, 1997. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(V) Effective date of amendments

The amendments to Rules 3, 53, and 75 filed by the Supreme Court with the General Assembly on January 15, 1998 and further revised and refiled on April 30, 1998 shall take effect on July 1, 1998. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(W) Effective date of amendments

The amendments to Rules 24, 33, and 56 filed by the Supreme Court with the General Assembly on January 13, 1999 shall take effect on July 1, 1999. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(X) Effective date of amendments

The amendments to Civil Rule 83 filed by the Supreme Court with the General Assembly on January 13, 2000 and refiled on April 27, 2000 shall take effect on July 1, 2000. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(Y) Effective date of amendments

The amendments to Civil Rules 5, 11, 28, 41, 73, and 75 filed by the Supreme Court with the General Assembly on January 12, 2001, and revised and refiled on April 26, 2001, shall take effect on July 1, 2001. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(Z) Effective date of amendments

The amendments to Civil Rule 53 filed by the Supreme Court with the General Assembly on January 9, 2003 and refiled on April 28, 2003, shall take effect on July 1, 2003. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(AA) Effective date of amendments

The amendments to Civil Rule 33 and 36 filed by the Supreme Court with the General Assembly on January 7, 2004 and refiled on April 28, 2004 shall take effect on July 1, 2004. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(BB) Effective date of amendments

The amendments to Civil Rules 3, 10, 34, 36, 42, 45, 47, and 51 filed by the Supreme Court with the General Assembly on January 14, 2005 and revised and refiled on April 20, 2005 shall take effect on July 1, 2005. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(CC) Effective date of amendments

The amendments to Civil Rules 30, 47, and 53 filed by the Supreme Court with the General Assembly on January 12, 2006 shall take effect on July 1, 2006. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(DD) Effective date of amendments

The amendments to Civil Rule 10 filed by the Supreme Court with the General Assembly on January 11, 2007 and refiled April 30, 2007 shall take effect on July 1, 2007. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(EE) Effective date of amendments

The amendments to Civil Rules 4, 16, 26, 33, 34, 36, 37, and 45 filed by the Supreme Court with the General Assembly on January 14, 2008 and refiled on April 28, 2008 shall take effect on July 1, 2008. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(FF) Effective date of amendments

The amendments to Civil Rules 4.2, 33, 36 and 47 filed by the Supreme Court with the General Assembly on January 14, 2009 and revised and refiled on April 30, 2009 shall take effect on July 1, 2009. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(GG) Effective date of amendments

The amendments to the Uniform Domestic Relations Forms (Affidavits 1 through 5), approved on May 25, 2010 by the Supreme Court pursuant to Ohio Rule of Civil Procedure 84 are effective July 1, 2010.

(HH) Effective date of amendments

The amendments to Civil Rule 53 and 84 filed by the Supreme Court with the General Assembly on January 5, 2011 and refiled on April 21, 2011 shall take effect on July 1, 2011. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(II) Effective date of amendments

The amendments to Civil Rules 4.1, 4.2, 4.3, 4.4, 4.5, 4.6, 5, 6, 11, 26, 30, 33, 36, 45, 47, 58, 65.1, 73, and 86 filed by the Supreme Court with the General Assembly on January 13, 2012 and revised and refiled on April 30, 2012 shall take effect on July 1, 2012. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(JJ) Effective date of amendments

The amendments to Civil Rules 4.4, 15, 40, 50, 59, and 86 filed by the Supreme Court with the General Assembly on January 15, 2013 and revised and refiled on April 29, 2013 shall take effect on July 1, 2013. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(KK) Effective date of amendments

New Uniform Domestic Relations Forms (6-28), approved on April 11, 2013 by the Supreme Court pursuant to Ohio Rule of Civil Procedure 84 are effective July 1, 2013.

(LL) Effective date of amendments

The amendment to the Appendix of Forms (Repeal of Form 20) of the Ohio Rules of Civil Procedure is effective September 1, 2013, pursuant to the Court's authority under Civil Rule 84.

(MM) Effective date of amendments

The amendments to Civil Rules 4.3, 4.5, 4.6, 7, 33, 36, 45, 75, and 86 filed by the Supreme Court with the General Assembly on January 15, 2014 and revised and refiled on April 30, 2014 shall take effect on July 1, 2014. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(NN) Effective date of amendments

The amendments to Civil Rules 1, 5, 6, 7, 23, 25, 30, 42, 43, 50, 52, 56, 59, and 86 filed by the Supreme Court with the General Assembly on January 15, 2015 and refiled on April 30, 2015 shall take effect on July 1, 2015. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(OO) Effective date of amendments

The amendments to the Uniform Domestic Relations Forms (Affidavits 1, 2, 4, and 5 and Forms 6 through 12 and 14 through 20), approved on February 23, 2016, by the Supreme Court pursuant to Ohio Rule of Civil Procedure 84 are effective March 15, 2016.

(PP) Effective date of amendments

The amendments to Civil Rules 4.1, 4.2, 4.4, 5, 10, 19.1, 37, 54, 65.1, and 86 filed by the Supreme Court with the General Assembly on January 13, 2016 and refiled on April 29, 2016 shall take effect on July 1, 2016. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(QQ) Effective date of amendments

The amendments to Civil Rules 4.2, 19.1, 30, 33, 34, 36 and 62 filed by the Supreme Court with the General Assembly on January 6, 2017 and refiled on April 26, 2017 shall take effect on July 1, 2017. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(RR) Effective date of amendments

The amendments to Civil Rules 3, 4.4, 5, 50, 59, and 75 filed by the Supreme Court with the General Assembly on January 9, 2018 and refiled on April 24, 2018 shall take effect on July 1, 2018. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their

application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(SS) Effective date of amendments

The amendments to Civil Rules 6, 7, 33, 34, 36, 47, 54, and 56 filed by the Supreme Court with the General Assembly on January 9, 2019 and refiled on April 24, 2019 shall take effect on July 1, 2019. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(TT) Effective date of amendments

The amendments to Civil Rules 4, 4.1, 4.7, 16, 26, 53, and 73 filed by the Supreme Court with the General Assembly on January 15, 2020 and refiled on March 12, 2020 and April 22, 2020 shall take effect on July 1, 2020. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(UU) Effective date of amendments

The amendments to Civil Rules 16, 26, 34, and 37, filed by the Supreme Court with the General Assembly on January 13, 2021 and refiled on April 29, 2021 shall take effect on July 1, 2021. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(VV) Effective date of amendments

The amendments to Civil Rules 4.7, 5, 11, 16, 26, 28, and 31, filed by the Supreme Court with the General Assembly on January 12, 2022 and refiled on April 26, 2022 shall take effect on July 1, 2022. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(WW) Effective date of amendments

The amendments to Civil Rules 1, 1.1, 4.1, 4.6, 10, 26, 30, 33, 36, 37, 39, 43, 45, 53, 57, 65.1, 73, and 75, filed by the Supreme Court with the General Assembly on January 10, 2023 and refiled on April 27, 2023 shall take effect on July 1, 2023. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action

849 pending when the amendments take effect would not be feasible or would work injustice, 850 in which event the former procedure applies. 851 852 (XX) Effective date of amendments 853 854 The amendments to Civil Rules 4, 4.1, 4.7, 30, and 45, filed by the Supreme Court with the 855 General Assembly on January 10, 2024 and refiled on May 1, 2024 shall take effect on July 856 1, 2024. They govern all proceedings in actions brought after they take effect and also all 857 further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would 858

work injustice, in which event the former procedure applies.

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RULE 2. Definitions

[Existing language unaffected by the amendments is omitted to conserve space]

(Q) "Victim" has the same meaning as provided in Chapter 2930 of the Revised Code. For purposes of these rules, the term "victim" includes the "victim's representative" and "victim's attorney," as those terms are defined in Chapter 2930 of the Revised Code.

[Existing language unaffected by the amendments is omitted to conserve space]

Proposed Staff Note (July 1, 2025, Amendment)

CrimR.2(Q)

Subsection (Q), definition of "victim." In that the Rules provide procedural implementation of substantive law, the meaning of "victim" in the Rules needs to be consistent with the definitions found in Article I, Section 10a of the Ohio Constitution and R.C. 2930.01, respectively. R.C. 2930.01(H) defines "victim" as having "the same meaning as in Section 10a of Article I of the Ohio Constitution," which, with few exceptions, is "a person against whom the *criminal offense* or delinquent act is committed or who is directly and proximately harmed by the commission of the offense or act." (Art. I, Sec. 10a (D), emphasis added). "Criminal offense" is not defined in Article I, Sec. 10a of the Ohio Constitution.

R.C. 2930.01(A) defines "criminal offense," to include "alleged" acts or omissions —thus avoiding any confusion between an alleged criminal offense and a criminal offense for which the defendant has already been found guilty or adjudicated delinquent. By adopting the statutory meaning of "victim," the Rules also avoid confusion as to whether there can be a "victim" prior to the return of a guilty verdict or an adjudication of delinquency — "victim" encompasses all stages of the process and should not be interpreted as diminishing the constitutional presumption of innocence.

RULE 2.1 Victim's Rights and Responsibilities

(A) Whenever a victim has a right to be heard at a public proceeding, the court shall allow the victim to address the court orally, in writing, or both. When necessary, the court shall provide the victim with the aid of an interpreter at no expense to the victim.

(B) Whenever these Rules reference a duty to provide notice to the victim or an opportunity for the victim to be heard, such obligations shall not apply if the court finds that the victim has either elected not to participate or has failed to respond to sufficient notice of their right to participate, as provided by law.

(C) The court shall advise the victim of their right to appeal, where applicable.

Proposed Staff Note (July 1, 2025, Amendment)

910 Crim.R. 2.1 911 912 Crim.R. 2.1 is intended to ensure that these Rules are in accord with Chapter 2930 of the Revised 913 Code. 914 915 Subsection (B) is consistent with R.C. 2930.03 and 2930.09 in recognizing the court's 916 responsibilities to provide a victim with notice or an opportunity to be heard applies only to victims who, 917 after proper statutory notice, elect to be involved in the proceedings. Chapter 2930 imposes other out-of-918 court notice requirements not covered within these Rules. See, e.g., R.C. 2930.16 (post-conviction notice 919 of modification of incarceration). 920 921 Subsection (C) requires the trial court to advise the victim of their appellate rights under R.C. 922 2930.19. 923 924 925 926 RULE 5. Initial Appearance, Preliminary Hearing. 927 928 (A) Procedure upon initial appearance 929 930 When a defendant first appears before a judge or magistrate, the judge or magistrate shall 931 permit the accused or the accused's counsel to read the complaint or a copy thereof, and 932 shall inform the defendant: 933 934 (1) Of the nature of the charge against the defendant; 935 936 That the defendant has a right to counsel and the right to a reasonable (2) 937 continuance in the proceedings to secure counsel, and, pursuant to Crim.R. 44, the 938 right to have counsel assigned without cost if the defendant is unable to employ 939 counsel; 940 941 That the defendant need make no statement and any statement made may 942 be used against the defendant; 943 944 (4) Of the right to a preliminary hearing in a felony case, when the defendant's 945 initial appearance is not pursuant to indictment; 946 947 Of the right, where appropriate, to jury trial and the necessity to make (5) 948 demand therefor in petty offense cases. 949 950 In addition, if the defendant has not been admitted to bail for a bailable offense, the judge 951 or magistrate shall admit the defendant to bail as provided in these rules by law. 952 953 In felony cases the defendant shall not be called upon to plead either at the initial 954 appearance or at a preliminary hearing. 955 956 In misdemeanor cases the defendant may be called upon to plead at the initial appearance. 957 Where the defendant enters a plea the procedure established by Crim.R. 10 and Crim.R. 11

958

applies.

[Existing language unaffected by the amendments is omitted to conserve space]

Proposed Staff Note (July 1, 2025 Amendment)

<u>Crim.R. 5(A)</u> <u>Procedure upon initial appearance</u>

The amendment recognizes the 2023 repeal of Crim.R. 46. R.C. 2930.011 and other statutory provisions now address bail.

RULE 7. The Indictment and the Information.

[Existing language unaffected by the amendments is omitted to conserve space]

(E) Bill of particulars

When the defendant makes a written request within twenty-one days after arraignment but not later than seven days before trial, or upon court order, the prosecuting attorney shall furnish the defendant with a bill of particulars setting up specifically the nature of the offense charge charged and of the conduct of the defendant alleged to constitute the offense. A bill of particulars may be amended at any time subject to such conditions as justice requires.

[Existing language unaffected by the amendments is omitted to conserve space]

RULE 11. Pleas, Rights Upon Plea.

[Existing language unaffected by the amendments is omitted to conserve space]

(F) Negotiated plea cases

When a negotiated plea of guilty or no contest to one or more offenses charged or to one or more other or lesser offenses is offered, the underlying agreement upon which the plea is based shall be stated on the record in open court. To the extent required by Article I, Section 10a of the Ohio Constitution or by the Revised Code, before accepting the plea, the trial court shall allow an alleged victim of the crime to raise any objection to the terms of the plea agreement.

[Existing language unaffected by the amendments is omitted to conserve space]

RULE 12. Pleadings and Motions Before Trial: Defenses and Objections.

[Existing language unaffected by the amendments is omitted to conserve space]

(K) Appeal by state

When the state takes an appeal as provided by law from an order suppressing or excluding evidence, or from an order directing pretrial disclosure of evidence, the prosecuting attorney shall certify that both of the following apply:

- (1) the appeal is not taken for the purpose of delay;
- (2) the ruling on the motion or motions has rendered the state's proof with respect to the pending charge so weak in its entirety that any reasonable possibility of effective prosecution has been destroyed, or the pretrial disclosure of evidence ordered by the court will have one of the effects enumerated in Crim.R. 16(D).

The appeal from an order suppressing or excluding evidence shall not be allowed unless the notice of appeal and the certification by the prosecuting attorney are filed with the clerk of the trial court within seven days after the date of the entry of the judgment or order granting the motion. Any appeal taken under this rule shall be prosecuted diligently.

If the defendant previously has not been released, the defendant shall, except in capital cases, be released from custody on the defendant's own recognizance pending appeal when the prosecuting attorney files the notice of appeal and certification.

This appeal shall take precedence over all other appeals.

If an appeal from an order suppressing or excluding evidence pursuant to this division results in an affirmance of the trial court, the state shall be barred from prosecuting the defendant for the same offense or offenses except upon a showing of newly discovered evidence that the state could not, with reasonable diligence, have discovered before filing of the notice of appeal.

(L) Motions by alleged Motion practice by a victim

To the extent required by Article I, Section 10a of the Ohio Constitution or by the Revised Code law, the court shall allow an alleged the victim of the crime to file pretrial motions in accordance with the time parameters in subsection (D) and to respond to any motion filed by either the prosecution or the defendant within a time prescribed by the court.

(M) Appeal by victim

An interlocutory appeal by or on behalf of the victim as provided by law shall not be allowed unless the notice of appeal is filed with the clerk of the trial court within fourteen days after notice of the judgment or order being appealed was provided to the victim pursuant to law.

1053 1054 **Proposed Staff Note (July 1, 2025, Amendment)** 1055 1056 Crim.R. 12(L) Motion practice by a victim 1057 1058 Crim.R. 12(L)'s language regarding a victim's ability to file or respond to motions is limited to issues 1059 directly implicating the victim's rights as enumerated in Ohio Const., Art. I, Section 10a. 1060 2930.19(B)(1). 1061 1062 Crim.R. 12(M) Appeal by victim 1063 1064 Crim.R.12(M) applies only when a victim has a constitutional or statutory right to appeal, i.e. where 1065 the availability of an appeal is provided by law. Crim.R 12(M) also provides that a victim's appeal must be 1066 initiated by a timely filing with the clerk of the trial court. 1067 1068 1069 1070 **RULE 16.** Discovery and Inspection. 1071 1072 [Existing language unaffected by the amendments is omitted to conserve space] 1073 1074 (L) **Regulation of discovery** 1075 1076 (1) The trial court may make orders regulating discovery not inconsistent with this rule. If at any time during the course of the proceedings it is brought to the attention of the court 1077 1078 that a party has failed to comply with this rule or with an order issued pursuant to this rule, 1079 the court may order such party to permit the discovery or inspection, grant a continuance, 1080 or prohibit the party from introducing in evidence the material not disclosed, or it may 1081 make such other order as it deems just under the circumstances. 1082 1083 The trial court specifically may regulate the time, place, and manner of a pro se 1084 defendant's access to any discoverable material not to exceed the scope of this rule. 1085 1086 In cases in which the attorney-client relationship is terminated prior to trial for any 1087 reason, any material that is designated "counsel only", or limited in dissemination by 1088 protective order, must be returned to the state. Any work product derived from said 1089 material shall not be provided to the defendant. 1090 1091 (4) To the extent required by Article I, Section 10a of the Ohio Constitution or by the 1092 Revised Code law, the trial court shall allow an alleged the victim of the crime, who has so 1093 requested, to be heard regarding objections to pretrial disclosure. 1094 1095 [Existing language unaffected by the amendments is omitted to conserve space] 1096 1097 1098 Proposed Staff Note (July 1, 2025, Amendment) 1099

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Crim.R. 16(L)(4)

1102 Crim.R. 16(L)(4) recognizes the victim's right to be heard regarding discovery matters where a 1103 victim's rights under the Revised Code or Ohio Const., Art. I, Sec. 10a are implicated. See, e.g., R.C. 1104 2930.07 (victim may object to documents or information in a document, or certain audio or video recordings 1105 in cases involving violations of protection orders, offenses of violence, or sex offenses); R.C. 2930.071 1106 (victim may seek to quash subpoena requesting records of or concerning the victim where compliance 1107 would be unreasonable or oppressive); R.C. 2930.072 (victim may refuse to do an interview that is 1108 conducted by the defendant, the defendant's attorney, or an agent of the defendant). 1109 1110 1111 RULE 32. 1112 Sentence. 1113 1114 [Existing language unaffected by the amendments is omitted to conserve space] 1115 1116 **(B)** Notification to defendant of right to appeal 1117 After imposing sentence in a serious offense that has gone to trial, the court shall 1118 (1) 1119 advise the defendant that the defendant has a right to appeal the conviction. 1120 1121 (2) After imposing sentence in a serious offense, the court shall advise the defendant of the defendant's right, where applicable, to appeal or to seek leave to appeal the sentence 1122 1123 imposed. 1124 1125 If a right to appeal or a right to seek leave to appeal applies under division (B)(1) (3) or (B)(2) of this rule, the court also shall advise the defendant of all of the following: 1126 1127 1128 That if the defendant is unable to pay the cost of an appeal, the defendant 1129 has the right to appeal without payment; 1130 1131 That if the defendant is unable to obtain counsel for an appeal, counsel will be appointed without cost; 1132 1133 1134 That if the defendant is unable to pay the costs of documents necessary to (c) an appeal, the documents will be provided without cost; 1135 1136 1137 That the defendant has a right to have a notice of appeal timely filed on his (d) 1138 or her behalf. 1139 1140 Upon defendant's request, the court shall forthwith appoint counsel for appeal. 1141 1142 [Existing language unaffected by the amendments is omitted to conserve space] 1143

1145	RULE 32.2. Presentence Investigation.
1146	
1147	Unless the defendant and the prosecutor in the case agree to waive the presentence investigation
1148	report, the court shall, in felony cases, order a presentence investigation and report before imposing
1149	community control sanctions or granting probation. The court may order a presentence
1150	investigation report notwithstanding the agreement to waive the report. In misdemeanor cases the
1151	court may order a presentence investigation before granting probation.
1152	
1153	The investigative report, or portions thereof, shall be available to the parties and the victim as
1154	provided by law. The reasons for any redaction of portions of the report shall be stated on the
1155	record.
1156	
1157	
1158	Proposed Staff Note (July 1, 2025, Amendment)
1159	
1160	<u>Crim. R. 32.2</u>
1161 1162	The Rule has been amended in accord with R.C. 2930.131(A) and provides simultaneous
1163	availability to the prosecutor assigned to the case.
1164	
1165	
1166	
1167	RULE 32.3. Revocation of Probation.
1168	
1169	[Existing language unaffected by the amendments is omitted to conserve space]
1170	
1171	(A) Hearing
1172	
1173	The court shall not impose a prison term for violation of the conditions of a community
1174	control sanction or revoke probation except after a hearing at which the defendant shall be
1175	present and apprised of the grounds on which action is proposed. The defendant may be
1176	admitted to bail pending hearing.
1177	
1178	[Existing language unaffected by the amendments is omitted to conserve space]
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1180	(E) Victim's opportunity to be heard
1181	<u> </u>
1182	In the event a violation is found and the court proceeds to sentencing, the victim shall have
1183	the same opportunity to be heard as provided under Crim.R. 32(A).
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1185	[Existing language unaffected by the amendments is omitted to conserve space]
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1189	RULE 37. Notice to Alleged Victims; Victim's Rights.
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To the extent required by Article I, Section 10a of the Ohio Constitution or by the Revised Code, the trial court shall ensure that the alleged victim, upon request, be given notice of all public proceedings involving the alleged criminal offense against the victim and the opportunity to be present at all such proceedings. In this regard, the trial court may direct the prosecuting attorney to provide such notice to the alleged victim.

To the extent required by Article I, Section 10a of the Ohio Constitution or by the Revised Code, the trial court shall, upon request, provide the alleged victim the opportunity to be heard in any public proceeding in which a right of the alleged victim is implicated, including but not limited to public proceedings involving release, plea, sentencing, or disposition.

Staff Note (July 1, 2019 Amendment)

Crim R 37 Victim's opportunity to be heard

Previously reserved, this new rule was added to comply with the 2017 amendment to Article I, Section 10a of the Ohio Constitution, also known as Marsy's Law.

RULE 59. Effective Date.

(A) Effective date of Original rules

These rules shall take The Ohio Rules of Criminal Procedure originally took effect on July 1, 1973, pursuant to Article IV, Section 5 of the Ohio Constitution. except for rules or portions of rules for which a later date is specified, which shall take effect on such later date. They govern all proceedings in actions brought after they take effect, and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the rules take effect would not be feasible or would work injustice, in which event the former procedure applies Some rules have been amended in succeeding years, again pursuant to the Constitution.

(B) Effective date of amendments

The amendments submitted Amendments to these rules filed hereafter by the supreme court to Supreme Court with the general assembly on January 10, 1975 General Assembly pursuant to Article IV, Section 5 of the Ohio Constitution, and not thereafter the subject of a concurrent resolution of disapproval, shall take effect on the following first day of July 1,1975. They shall govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(C) Effective date of amendments

The amendments submitted by the supreme court to the general assembly on January 9, 1976, shall take effect on July 1, 1976. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the rules take effect would not be feasible or would work injustice, in which event the former procedure applies.

(D) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 12, 1978, and on April 28, 1978, shall take effect on July 1, 1978. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(E) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 14, 1980, shall take effect on July 1, 1980. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(F) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 14, 1981, and on April 29, 1981, shall take effect on July 1, 1981. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(G) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 14, 1982 shall take effect on July 1, 1982. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(H) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on December 24, 1984 and January 8, 1985 shall take effect on July 1, 1985. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the

amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(I) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 12, 1990 and further revised and submitted on April 16, 1990, shall take effect on July 1, 1990. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(J) Effective date of amendments

The amendments filed by the Supreme Court with the General Assembly on January 14, 1992 and further revised and filed on April 30, 1992, shall take effect on July 1, 1992. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(K) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 8, 1993 and further filed on April 30, 1993 shall take effect on July 1, 1993. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(L) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 14, 1994 and further filed on April 29, 1994 shall take effect on July 1, 1994. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(M) Effective date of amendments

The amendments to rules 12 and 19 filed by the Supreme Court with the General Assembly on January 11, 1995 shall take effect on July 1, 1995. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the

amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(N) Effective date of amendments

 The amendments to Rule 1 filed by the Supreme Court with the General Assembly on January 5, 1996 and refiled on April 26, 1996 shall take effect on July 1, 1996. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(O) Effective date of amendments

The amendments to Rule 35 filed by the Supreme Court with the General Assembly on January 10, 1997 and refiled on April 24, 1997 shall take effect on July 1, 1997. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(P) Effective date of amendments

The amendments to Rules 4, 11, 12, 32, 32.1, 32.2, 32.3, and 46 filed by the Supreme Court with the General Assembly on January 15, 1998 and further revised and refiled on April 30, 1998 shall take effect on July 1, 1998. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(Q) Effective date of amendments

The amendments to Criminal Rules 7, 17.1, and 19 filed by the Supreme Court with the General Assembly on January 13, 2000 and refiled on April 27, 2000 shall take effect on July 1, 2000. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(R) Effective date of amendments

The amendments to Criminal Rule 12 filed by the Supreme Court with the General Assembly on January 12, 2001, and refiled on April 26, 2001, shall take effect on July 1, 2001. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a

particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(S) Effective date of amendments

 The amendments to Criminal Rule 24 filed by the Supreme Court with the General Assembly on January 11, 2002, and refiled on April 18, 2002, shall take effect on July 1, 2002. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(T) Effective date of amendments

The amendments to Criminal Rules 4.1, 21, and 32, filed by the Supreme Court with the General Assembly on January 7, 2004 and refiled on April 28, 2004 shall take effect on July 1, 2004. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(U) Effective date of amendments

The amendments to Criminal Rules 24 and 30 filed by the Supreme Court with the General Assembly on January 14, 2005 and revised and refiled on April 20, 2005 shall take effect on July 1, 2005. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(V) Effective date of amendments

The amendments to Criminal Rules 19, 24, and 46 filed by the Supreme Court with the General Assembly on January 12, 2006 shall take effect on July 1, 2006. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(W) Effective date of amendments

The amendments to Criminal Rules 10, 24, and 43 filed by the Supreme Court with the General Assembly on January 14, 2008 and refiled on April 28, 2008 shall take effect on July 1, 2008. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application

in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(X) Effective date of amendments

 The amendments to Criminal Rules 24 and 32 filed by the Supreme Court with the General Assembly on January 14, 2009 and refiled on April 30, 2009 shall take effect on July 1, 2009. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(Y) Effective date of amendments

The amendments to Criminal Rules 12, 16 and 41 filed by the Supreme Court with the General Assembly on January 14, 2010 and revised and refiled on April 28, 2010 shall take effect on July 1, 2010. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(Z) Effective date of amendments

The amendments to Criminal Rule 12, 14, 19, and 58 filed by the Supreme Court with the General Assembly on January 5, 2011 and refiled on April 21, 2011 shall take effect on July 1, 2011. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(AA) Effective date of amendments

The amendments to Criminal Rule 5, 15, and 59 filed by the Supreme Court with the General Assembly on January 13, 2012 and revised and refiled on April 30, 2012 shall take effect on July 1, 2012. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(BB) Effective date of amendments

The amendments to Criminal Rule 12, 32, and 59 filed by the Supreme Court with the General Assembly on January 15, 2013 and refiled on April 29, 2013 shall take effect on July 1, 2013. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application

in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(CC) Effective date of amendments

 The amendments to Criminal Rule 4, 41, and 59 filed by the Supreme Court with the General Assembly on January 15, 2014 and refiled on April 30, 2014 shall take effect on July 1, 2014. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(DD) Effective date of amendments

The amendments to Criminal Rule 16 and 59 filed by the Supreme Court with the General Assembly on January 13, 2016 and refiled on April 29, 2016 shall take effect on July 1, 2016. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(EE) Effective date of amendments

The amendments to Criminal Rules 5, 32.2, and 42 filed by the Supreme Court with the General Assembly on January 6, 2017 and refiled on April 26, 2017 shall take effect on July 1, 2017. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(FF) Effective date of amendments

The amendments to Criminal Rule 4, filed by the Supreme Court with the General Assembly on January 9, 2018 and refiled on April 24, 2018 shall take effect on July 1, 2018. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(GG) Effective date of amendments

The amendments to Criminal Rules 4, 6, 11, 12, 16, and 37, filed by the Supreme Court with the General Assembly on January 9, 2019 and refiled on April 24, 2019 shall take effect on July 1, 2019. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their

application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(HH) Effective date of amendments

The amendments to Criminal Rules 44 and 46, filed by the Supreme Court with the General Assembly on January 15, 2020 and refiled on March 12, 2020 and April 22, 2020 shall take effect on July 1, 2020. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(II) Effective date of amendments

The amendments to Criminal Rules 11, 19, 33, and 41, filed by the Supreme Court with the General Assembly on January 13, 2021 and refiled on April 29, 2021 shall take effect on July 1, 2021. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(JJ) Effective date of amendments

The amendments to Criminal Rules 3, 4, 12.1, 12.2, 29, and 33, filed by the Supreme Court with the General Assembly on January 12, 2022 and refiled on April 26, 2022 shall take effect on July 1, 2022. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(KK) Effective date of amendments

The amendments to Criminal Rules 1, 2, 4, 6, 9, 10, 12, 15, 19, 40, 43, and 46, filed by the Supreme Court with the General Assembly on January 10, 2023 and refiled on April 27, 2023 shall take effect on July 1, 2023. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which even the former procedure applies.

		OHIO RULES OF EVIDENCE
RUL	E 615.	Separation and Exclusion of Witnesses.
	[Existi	ing language unaffected by the amendments is omitted to conserve space]
(B)	This r	rule does not authorize exclusion of any of the following persons from the hearing
	(1)	A party who is a natural person;
	(2) repres	An officer or employee of a party that is not a natural person designated as sentative by its attorney;
	(3) the pa	A person whose presence is shown by a party to be essential to the presentation arty's cause;
	or by	In a criminal proceeding, an alleged <u>a</u> victim of the charged offense to the extre alleged victim's presence is authorized by statute enacted by the General Assemthe Ohio Constitution. As used in this rule, "victim" has the same meaning ded in Chapter 2930 of the Revised Code.
	[Existi	ing language unaffected by the amendments is omitted to conserve space]
RUL	E 1102.	Effective Date.
(A)	Effec	tive date of Original rules
	July <u>1</u> procedin acti in a p work	rules shall take The Ohio Rules of Evidence originally took effect on the first day, 1980, pursuant to Article IV, Section 5 of the Ohio Constitution. They govern edings in actions brought after they first take effect and also all further proceedings then pending, except to the extent that in the opinion of the court their applicate particular action pending when the rules take effect would not be feasible or workinjustice, in which event former evidentiary rules apply Some rules have bedded in succeeding years, again pursuant to the Constitution.
(B)	Effec	tive date of amendments
	Court	mendments submitted Amendments to these rules filed hereafter by the Supressite with the General Assembly on January 14, 1981, and on April 29, 1981 pursuant e IV, Section 5 of the Ohio Constitution, and not thereafter the subject of a concurration of disapproval, shall take effect on the following first day of July 1, 1981. The

shall govern all further proceedings in actions then pending, except to the extent that their

application in a particular action pending when the amendments take effect would not be

feasible or would work injustice, in which event the former procedure applies.

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1597 (C) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 12, 1990, and further revised and submitted on April 16, 1990, shall take effect on July 1, 1990. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(D) Effective Date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 10, 1991 and further revised and submitted on April 29, 1991, shall take effect on July 1, 1991. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(E) Effective date of amendments

The amendments filed by the Supreme Court with the General Assembly on January 14, 1992 and further filed on April 30, 1992, shall take effect on July 1, 1992. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(F) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 8, 1993 and further filed on April 30, 1993 shall take effect on July 1, 1993. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(G) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 14, 1994 and further filed on April 29, 1994 shall take effect on July 1, 1994. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(H) Effective date of amendments

The amendments to Rules 101, 102, and 403 filed by the Supreme Court with the General Assembly on January 5, 1996 and refiled on April 26, 1996 shall take effect on July 1, 1996. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(I) Effective date of amendments

The amendments to Rules 607, 613, 616, 706, and 806 filed by the Supreme Court with the General Assembly on January 15, 1998 and further revised and refiled on April 30, 1998 shall take effect on July 1, 1998. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(J) Effective date of amendments

The amendments to Rules 101 and 1102(I) filed by the Supreme Court with the General Assembly on January 13, 1999 shall take effect on July 1, 1999. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(K) Effective date of amendments

The amendments to Evidence Rule 407 filed by the Supreme Court with the General Assembly on January 13, 2000 and refiled on April 27, 2000 shall take effect on July 1, 2000. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(L) Effective date of amendments

The amendments to Evidence Rules 615 and 804 filed by the Supreme Court with the General Assembly on January 12, 2001, and refiled on April 26, 2001, shall take effect on July 1, 2001. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(M) Effective date of amendments

 The amendments to Evidence Rules 609 and 615 filed by the Supreme Court with the General Assembly on January 9, 2003 and refiled on April 28, 2003, shall take effect on July 1, 2003. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(N) Effective date of amendments

The amendment to Evidence Rule 803 and the repeal of Evidence Rule 706 filed by the Supreme Court with the General Assembly on January 12, 2006 shall take effect on July 1, 2006. The amendment and repeal govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(O) Effective date of amendments

The amendments to the Rules of Evidence filed by the Supreme Court with the General Assembly on January 11, 2007 and refiled April 30, 2007 shall take effect on July 1, 2007. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(P) Effective date of amendments

The amendments to the Rules of Evidence filed by the Supreme Court with the General Assembly on January 5, 2011 and refiled on April 21, 2011 shall take effect on July 1, 2011. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(Q) Effective date of amendments

The amendments to the Rules of Evidence filed by the Supreme Court with the General Assembly on January 13, 2012 and refiled on April 30, 2012 shall take effect on July 1, 2012. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(R) Effective date of amendments

The amendments to the Rules of Evidence 601, 803, and 1102 filed by the Supreme Court with the General Assembly on January 13, 2016 and refiled on April 29, 2016 shall take effect on July 1, 2016. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(S) Effective date of amendments

The amendments to the Rules of Evidence 103 filed by the Supreme Court with the General Assembly on January 6, 2017 and refiled on April 26, 2017 shall take effect on July 1, 2017. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(T) Effective date of amendments

The amendments to the Rules of Evidence 807 filed by the Supreme Court with the General Assembly on January 9, 2018 and refiled on April 24, 2018 shall take effect on July 1, 2018. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(U) Effective date of amendments

The amendments to the Rules of Evidence 615 and 801 filed by the Supreme Court with the General Assembly on January 9, 2019 and refiled on April 24, 2019 shall take effect on July 1, 2019. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(V) Effective date of amendments

The amendments to the Rules of Evidence 601 and 902 filed by the Supreme Court with the General Assembly on January 15, 2020 and refiled on March 12, 2020 and April 22, 2020 shall take effect on July 1, 2020. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(W) Effective date of amendments

The amendments to the Rule of Evidence 601 filed by the Supreme Court with the General Assembly on January 13, 2021 and refiled on April 29, 2021 shall take effect on July 1, 2021. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(X) Effective date of amendments

The amendments to the Rule of Evidence 404, 502, 606, 801, and 803, filed by the Supreme Court with the General Assembly on January 12, 2022 and refiled on April 26, 2022 shall take effect on July 1, 2022. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(Y) Effective date of amendments

The amendments to the Rule of Evidence 101, 601, 607, 609, and 616, filed by the Supreme Court with the General Assembly on January 10, 2023 and refiled on April 27, 2023 shall take effect on July 1, 2023. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

Staff Note (July 1, 1999 Amendment)

Rule 1102 Effective Date

Division (I) of this rule, governing rules and amendments that took effect July 1, 1998, was amended to delete an erroneous reference to Rule 611 of the Rules of Evidence. Evid.R. 611 was not amended in 1998 and the reference to it was deleted from division (I).

Staff Note (July 1, 2007 Amendments)

The 2007 amendments to the Ohio Rules of Evidence make no substantive changes to the rules. The rules are amended to apply gender neutral language.

1817		OHIO RULES OF JUVENILE PROCEDURE
1818 1819	RULE 2.	Definitions.
1820	RULE 2.	Definitions.
1821	[Exis	ting language unaffected by the amendments is omitted to conserve space
1822	[ggggggg
1823	(WW	(V) "Victim" has the same meaning as provided in Chapter 2930 of the
1824	Revi	sed Code. For purposes of these rules, the term "victim" includes the
1825		tim's representative" and "victim's attorney." as those terms are defined in
1826	<u>Cha</u>	oter 2930 of the Revised Code.
1827		
1828 1829		Proposed Staff Note (July 1, 2025, Amendment)
1830 1831	Juv.R.2	Subsection (WW), definition of "victim."
1831	Juv.R.Z	Subsection (www), definition of victim.
1833		at the Rules provide procedural implementation of substantive law, the meaning of "victim" in
1834 1835		eds to be consistent with the definitions found in Article I, Section 10a of the Ohio Constitution
1836		30.01, respectively. R.C. 2930.01(H) defines "victim" as having "the same meaning as in farticle I of the Ohio Constitution," which, with few exceptions, is "a person against whom the
1837		nse or delinquent act is committed or who is directly and proximately harmed by the
1838		of the offense or act." (Art. I, Sec. 10a (D), emphasis added). "Criminal offense Delinquent
1839 1840	act" is not de	fined in Article I, Sec. 10a of the Ohio Constitution.
1841	R.C.	2930.01(A O) defines "eriminal offense delinquent act," to include "alleged" acts or omissions
1842		g any confusion between an alleged criminal offense delinquent act and a criminal offense
1843 1844		at for which the defendant juvenile has already been found guilty or adjudicated delinquent. By statutory definition of "victim," the Rules also avoid confusion as to whether there can be a
1845		to the return of a guilty verdict or an adjudication of delinquency – "victim" encompasses all
1846		e process and should not be interpreted as diminishing the constitutional presumption of
1847	innocence.	
1848		
1849 1850		
1851	RULE 3.	Waiver of Rights.
1852	ROLE 3.	waiver of Rights.
1853	ſŦ.	Existing language unaffected by the amendments is omitted to conserve space
1854	Į -	g g ng n n n n n n n n n n n n n n n n
1855	<u>(F)</u> <u>A</u> v	victim who fails to request initial notice pursuant to law, or who later opts out of
1856		notices, may resubmit their request to receive notices at any time, as provided by law.
1857		
1858		
1859	DIU E 4	
1860	RULE 4.	Assistance of Counsel; Guardian Ad Litem.
1861 1862	ff via	ting language unaffected by the amendments is omitted to conserve space
1863	[EXIS	ting language unantected by the amenuments is unitted to conserve space
1864	(H) Vict	im's Attorney
1865	<u> </u>	
1866	Vict	ims may retain an attorney to assert their constitutional and statutory rights. Counsel

will not be appointed for victims, except pursuant to Revised Code 2907.02(F), as provided by law.

RULE 7. Detention and Shelter Care.

[Existing language unaffected by the amendments is omitted to conserve space]

(F) Detention hearing

(1) Hearing: time; notice

When a child has been admitted to detention or shelter care, a detention hearing shall be held promptly, not later than seventy-two hours after the child is placed in detention or shelter care or the next court day, whichever is earlier, to determine whether detention or shelter care is required. Reasonable oral or written notice of the time, place, and purpose of the detention hearing shall be given to the child and to the parents, guardian, or other custodian if that person or those persons can be found, and to the victim pursuant to law.

(2) Hearing: advisement of rights

Prior to the hearing, the court shall inform the parties of the right to counsel and to appointed counsel if indigent and the child's right to remain silent with respect to any allegation of a juvenile traffic offense, delinquency, or unruliness.

(3) Hearing procedure

The court may consider any evidence, including the reports filed by the person who brought the child to the facility and the admissions officer, without regard to formal rules of evidence. Unless it appears from the hearing that the child's detention or shelter care is required under division (A) of this rule, and except as provided in division (F)(4) of this rule, the court shall order the child's release to a parent, guardian, or custodian. Whenever abuse, neglect, or dependency is alleged, the court shall determine whether there are any appropriate relatives of the child who are willing to be temporary custodians and, if so, appoint an appropriate relative as the temporary custodian of the child. The court shall make a reasonable efforts determination in accordance with Juv.R. 27(B)(1). The victim, if present, has the right to be heard orally, in writing, or both, on the conditions of release.

(4) Release of child; serious youthful offender

With respect to a child alleged to be or adjudicated a serious youthful offender, the juvenile court shall set the terms and conditions for release of the child.

1913 1914 (5) Notice to victim 1915 1916 The prosecutor shall notify a victim of court orders pertaining to the detention or 1917 release of the child or any modifications to the conditions of release if requested 1918 by the victim. If the prosecutor is not involved in this stage of the proceeding, the 1919 court shall notify a victim of court orders pertaining to the detention or release of 1920 a child or any modifications to the conditions of release if requested by the victim. 1921 1922 Rehearing **(G)** 1923 1924 (1) If a parent, guardian, or custodian did not receive notice of the initial hearing and 1925 did not appear or waive appearance at the hearing, the court shall rehear the matter 1926 promptly. After a child is placed in shelter eare or detention care, any party and the 1927 guardian ad litem of the child may file a motion with the court requesting that the child 1928 be released from detention or shelter care. Upon the filing of the motion, the court shall 1929 hold a hearing within seventy-two hours. 1930 1931 When required by law to rehear the matter of an alleged delinquent's release, The (2) 1932 the court shall also rehear the matter do so promptly upon the request of a victim who 1933 requested notice of the hearing but did not receive it. 1934 1935 [Existing language unaffected by the amendments is omitted to conserve space] 1936 1937 1938 Proposed Staff Note (July 1, 2025, Amendment) 1939 1940 Juv.R. 7(F)(1) 1941 1942 The language of Section (F)(1) is in accord with R.C. 2930.05. 1943 1944 Juv.R. 7(G)(2) 1945 1946 The language of Section (G)(2) is in reference to the procedures outlined in R.C. 2930.05(B)(1). 1947 1948 1949 1950 RULE 11. **Transfer to Another County.** 1951 1952 Residence in another county; transfer optional **(A)** 1953 1954 If the child resides in a county of this state and the proceeding is commenced in a court 1955 of another county, that court, on its own motion or a motion of a party, may transfer the 1956 proceeding to the county of the child's residence upon the filing of the complaint or after 1957 the adjudicatory or dispositional hearing for such further proceeding as required. The

prosecutor shall inform the court either orally or in writing of the victim's position. The court may set the matter for hearing to provide the victim an opportunity to be heard

before making the transfer decision.

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<u>The</u> court of the child's residence shall then proceed as if the original complaint had been filed in that court. Transfer may also be made if the residence of the child changes.

[Existing language unaffected by the amendments is omitted to conserve space]

(E) Notification to victims

<u>Victims who have submitted the victim's rights form</u> Whenever a victim has requested notification as provided by law, they shall be notified of a transfer or other rulings and orders made thereto.

RULE 17. Subpoena.

[Existing language unaffected by the amendments is omitted to conserve space]

(D) Protection of persons subject to subpoenas

(1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena.

(2)

- (a) A person commanded to produce under division (A)(1)(b)(ii), (iii), or (iv) of this rule is not required to appear in person at the place of production or inspection unless commanded to attend and give testimony at a trial, hearing, proceeding, or deposition.
- (b) Subject to division (E)(2) of this rule, a person commanded to produce under division (A)(1)(b)(ii), (iii), or (iv) of this rule may serve upon the party or attorney designated in the subpoena written objections to production. The objections must be served within fourteen days after service of the subpoena or before the time specified for compliance if that time is less than fourteen days after service. If objection is made, the party serving the subpoena shall not be entitled to production except pursuant to an order of the court that issued the subpoena. If objection has been made, the party serving the subpoena, upon notice to the person commanded to produce, may move at any time for an order to compel the production. An order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the production commanded.
- (3) On timely motion, the court from which the subpoena was issued shall quash or modify the subpoena, or order appearance or production only under specified conditions,

2007 if the subpoena does any of the following: 2008 2009 Fails to allow reasonable time to comply; (a) 2010 2011 Requires disclosure of privileged or otherwise protected matter and no 2012 exception or waiver applies; 2013 2014 Requires disclosure of a fact known or opinion held by an expert not (c) 2015 retained or specially employed by any party in anticipation of litigation or 2016 preparation for trial if the fact or opinion does not describe specific events or occurrences in dispute and results from study by that expert that was not made at 2017 the request of any party; 2018 2019 2020 (d) Subjects a person to undue burden. 2021 2022 **(4)** Before filing a motion pursuant to division (D)(3)(d) of this rule, a person 2023 resisting discovery under this rule shall attempt to resolve any claim of undue burden 2024 through discussions with the issuing attorney. A motion filed pursuant to division 2025 (D)(3)(d) of this rule shall be supported by an affidavit of the subpoenaed person or a certificate of that person's attorney of the efforts made to resolve any claim of undue 2026 2027 burden. 2028 2029 (5) If a motion is made under division (D)(3)(c) or (D)(3)(d) of this rule, the court shall quash or modify the subpoena unless the party in whose behalf the subpoena is 2030 2031 issued shows a substantial need for the testimony or material that cannot be otherwise 2032 met without undue hardship and assures that the person to whom the subpoena is 2033 addressed will be reasonably compensated. 2034 2035 Records of or concerning the victim may be produced as permitted by the (6) 2036 Revised Code law. 2037 2038 [Existing language unaffected by the amendments is omitted to conserve space] 2039 2040 2041 Proposed Staff Note (July 1, 2025, Amendment) 2042 2043 Juv.R. 17(D)(6) 2044 2045 Subsection (D)(6), records concerning victim. Revised Code Section 2930.071 describes 2046 the process by which a defendant may subpoen records of or concerning a victim. 2047 2048 2049 2050 RULE 20. Service and Filing of Papers When Required Subsequent to Filing of 2051 Complaint. 2052 2053 (A) Service: when required

2101 Ce

RULE 23. Continuance.

Written notices, requests for discovery, designation of record on appeal and written motions, other than those which are heard ex parte, and similar papers shall be served upon each of the parties. When a victim files a notice of appearance, copies of all notices and motions where a victim's rights may be at issue, and court orders filed thereafter, shall be served upon the victim in the same manner as the parties in the case.

Proposed Staff Note (July 1, 2025, Amendment)

Juv.R. 20(A) Service: when required

The language concerning notice of appearance follows the statutory language in R.C. 2930.191. Method of service, e.g. instructions filed with the clerk; e-file instructions to the clerk; address of counsel, regular mail should be governed by local rule.

RULE 22. Pleadings and Motions; Defenses and Objections.

(A) Pleadings and motions

Pleadings in juvenile proceedings shall be the complaint and the answer, if any, filed by a party. A party may move to dismiss the complaint or for other appropriate relief. <u>If the court dismisses the complaint prior to involvement of the prosecutor, and notice has been requested by the victim, the court must notify the victim of the dismissal.</u>

[Existing language unaffected by the amendments is omitted to conserve space]

(G) Motions Motion practice by alleged a victim

To the extent required by Article I, Section 10a of the Ohio Constitution or by the Revised Code, the The trial court shall allow the an alleged victim of a crime to file pretrial motions in accordance with the time parameters in subsection (E) of this rule and to respond within a time proscribed by the court to any motion filed by either the prosecutor or the child alleged to be delinquent where a victim's rights may be at issue.

(H) Appeal by victim

An interlocutory appeal or an extraordinary writ may be filed as provided by law no later than fourteen days after notice of the judgment entry or decision denying the enforcement of the victim's rights.

Continuances shall be granted only when imperative to secure fair treatment for the parties.

In delinquency proceedings, if a court receives a motion, request, or agreement for a continuance of the case that may result in a delay of the prosecution of the case, the prosecutor must inform the victim if notice has been requested. If the victim objects to the delay in the prosecution of the case, the court may grant a continuance only if the delay in the prosecution of the case is reasonable under the circumstances or is otherwise in the interest of justice. If granted, the court shall state on the record or in a written order the specific reason for the continuance.

Proposed Staff Note (July 1, 2025, Amendment)

Juv.R. 23

While the granting of a continuance is normally considered a procedural matter over which the rules of procedure supersede any relevant statutory provisions, the Commission believes that the General Assembly's comprehensive codification of Marsy's Law must be a priority consideration for judges considering continuances. The rule defers to the Revised Code in those instances where a continuance is being considered over a victim's objection. See R.C. 2930.08(C).

RULE 24. Discovery.

[Existing language unaffected by the amendments is omitted to conserve space]

(B) Order granting discovery: limitations; sanctions

If a request for discovery is refused, application may be made to the court for a written order granting the discovery. Motions for discovery shall certify that a request for discovery has been made and refused. An order granting discovery may make such discovery reciprocal for all parties to the proceeding, including the party requesting discovery. Notwithstanding the provisions of subdivision (A), the court may deny, in whole or part, or otherwise limit or set conditions on the discovery authorized by such subdivision, upon its own motion, or upon a showing by a party or a victim upon whom a request for discovery is made that granting discovery may jeopardize the safety of a party, victim, witness, or confidential informant, result in the production of perjured testimony or evidence, endanger the existence of physical evidence, violate a privileged communication, or impede the criminal prosecution of a minor as an adult or of an adult charged with an offense arising from the same transaction or occurrence.

(C) Failure to comply

If at any time during the course of the proceedings it is brought to the attention of the court that a person has failed to comply with an order issued pursuant to this rule, the court may grant a continuance, prohibit the person from introducing in evidence the material not disclosed, or enter such other order as it deems just under the circumstances.

(D) Rights of alleged victims

To the extent required by Article I, Section 10a of the Ohio Constitution or by the Revised
Code law, the trial court shall allow an alleged the victim of a crime, who has so requested,
to be heard regarding objections to pretrial disclosure when the victim's rights may be at
issue.

Proposed Staff Note (July 1, 2025, Amendment)

Juv.R. 24(D)

Rule 24(D) is consistent with Art. I, § 10a of the Ohio Constitution, R.C. 2930.07, 2930.071, and 2930.072 on privacy of victims concerning case documents, subpoena, and interviews.

RULE 26. <u>Victim's</u> Rights of Alleged Victims of crime and Responsibilities.

To the extent required by Article I, Section 10a of the Ohio Constitution or by the Revised Code, the trial court shall ensure that the alleged victim of a crime, upon request, be given notice of all public proceedings involving the alleged criminal offense against the victim and the opportunity to be present at all such proceedings. In this regard, the trial court may direct the prosecuting attorney to provide such notice to the alleged victim.

To the extent required by Article I, Section 10a of the Ohio Constitution or by the Revised Code, the trial court shall, upon request, provide the alleged victim of a crime the opportunity to be heard in any public proceeding in which a right of the alleged victim is implicated, including but not limited to public proceedings involving release, plea, sentencing, or disposition.

(A) Whenever a victim has a right to be heard at a public proceeding, the court shall allow the victim to address the court orally, in writing, or both. When necessary As provided by law, the court shall provide the victim with the aid of an interpreter at no expense to the victim.

(B) Whenever these Rules reference a duty to provide notice to the victim or an opportunity to be heard, such obligations shall not apply if the court finds that the victim has either elected not to participate or has failed to respond to sufficient notice of their right to participate, as provided by law.

(C) The court shall advise the victim of their right to appeal where, applicable.

Proposed Staff Note (July 1, 2025, Amendment)

Juv.R. 26

Juv.R. 26 is intended to ensure that these Rules are in accord with Chapter 2930 of the Revised Code.

Section (B) is consistent with R.C. 2930.03 and 2930.09 in recognizing the court's responsibilities to provide a victim with notice or an opportunity to be heard applies only to victims who, after proper

2199 statutory notice, elect to be involved in the proceedings. Chapter 2930 imposes other out-of-court notice 2200 requirements not covered within these Rules. See, e.g., R.C. 2930.16 (post-conviction notice of 2201 modification of incarceration). 2202 2203 Section (C) requires the trial court to advise the victim of their appellate rights under R.C. 2930.19. 2204 2205 2206 2207 **RULE 27.** Hearings: General. 2208 2209 **General provisions (A)** 2210 2211 Unless otherwise stated in this rule, the juvenile court may conduct its hearings in an informal manner and may adjourn its hearings from time to time. 2212 2213 2214 The court may excuse the attendance of the child at the hearing in neglect, dependency, or abuse cases. 2215 2216 2217 (1) Public access to hearings 2218 2219 In serious youthful offender proceedings, hearings shall be open to the 2220 public. In all other proceedings, the court may exclude the general public 2221 from any hearing, but may not exclude either any of the following: 2222 2223 Persons with a direct interest in the case including the victim; (a) 2224 2225 (b) Persons who demonstrate, at a hearing, a countervailing 2226 right to be present. 2227 Separation of juvenile and adult cases 2228 (2) 2229 2230 Cases involving children shall be heard separate and apart from the trial of 2231 cases against adults, except for cases involving chronic or habitual truancy. 2232 2233 (3) Jury trials 2234 2235 The court shall hear and determine all cases of children without a jury, 2236 except for the adjudication of a serious youthful offender complaint, 2237 indictment, or information in which trial by jury has not been waived. 2238 2239 Special provisions for abuse, neglect, and dependency proceedings **(B)** 2240 2241 In any proceeding involving abuse, neglect, or dependency at which the court 2242 removes a child from the child's home or continues the removal of a child from the child's

home, or in a proceeding where the court orders detention, the court shall determine

whether the person who filed the complaint in the case and removed the child from the

2245 2246	child's home has custody of the child or will be given custody and has made reasonable efforts to do any of the following:
2247 2248 2249	(a) Prevent the removal of the child from the child's home;
2250 2251	(b) Eliminate the continued removal of the child from the child's home;
2252 2253	(c) Make it possible for the child to return home.
2254 2255	[Existing language unaffected by the amendments is omitted to conserve space]
2256 <u>(C)</u>	Testimony by victim
2257 2258 2259 2260 2261	The court must conduct an in-camera hearing if a victim refuses to testify about personal information including their residential address. If the court finds the information necessary, the court shall proceed according to law.
2262 2263	Proposed Staff Note (July 1, 2025, Amendment)
2264 2265 <u>Juv</u> 2266	.R. 27(C) Testimony by victim
	Subsection (C) provides the court with the ability to accommodate the privacy concerns of victims in the parameters of the Revised Code, Ohio Const., Art. I, Sec. 16 (public's right to open courts), and the ex rel. Cincinnati Enquirer v. Bloom, Slip Opinion No. 2024-Ohio-5029.
2273 R	ULE 29. Adjudicatory Hearing.
2274 2275	[Existing language unaffected by the amendments is omitted to conserve space]
2276 2277 (B	Advisement and findings at the commencement of the hearing
2278 2279	At the beginning of the hearing, the court shall do all of the following:
2280 2281 2282 2283	(1) Ascertain whether notice requirements have been complied with and, if not, whether the affected parties, and victim waive compliance;
2283 2284 2285 2286 2287 2288	(2) Inform the parties of the substance of the complaint, the purpose of the hearing, and possible consequences of the hearing, including the possibility that the cause may be transferred to the appropriate adult court under Juv.R. 30 where the complaint alleges that a child fourteen years of age or over is delinquent by conduct that would constitute a felony if committed by an adult;
2289 2290 2291 2292	(3) Inform unrepresented parties of their right to counsel and determine if those parties are waiving their right to counsel;

2293		(4) Appoint counsel for any unrepresented party under Juv.R. 4(A) who does
2294		not waive the right to counsel;
2295		
2296		(5) Inform any unrepresented party who waives the right to counsel of the
2297		right: to obtain counsel at any stage of the proceedings, to remain silent, to offer
2298		evidence, to cross-examine witnesses, and, upon request, to have a record of all
2299		proceedings made, at public expense if indigent.
2300		
2301		(6) Inquire of the prosecutor if the victim requested to confer and whether
2302		the prosecutor conferred and gave timely notice to the victim if requested. If the
2303		victim is not present and the court determines that timely notice was not given to
2304		the victim, the prosecutor failed to confer with the victim, or the victim was not
2305		adequately informed of the nature of the proceeding, the court shall neither
2306		accept a plea nor amend or dismiss a complaint and must continue the hearing.
2307		The matter may proceed if the prosecutor states the victim has been appropriately
2308		notified, is not reachable, or is uncooperative.
2309		notified, is not reasonable, or is unecoperative.
2310		[Existing language unaffected by the amendments is omitted to conserve space]
2311		[2msoing imagauge ununcered by the unionaments is officed to conserve space]
2312	(F)	Procedure upon determination of the issues
2313	(-)	1 Toccuuse upon uccessminusion of the issues
2314		Upon the determination of the issues, the court shall do one of the following:
2315		
2316		(1) If the allegations of the complaint, indictment, or information were not
2317		proven, dismiss the complaint;
2318		
2319		(2) If the allegations of the complaint, indictment, or information are admitted
2320		or proven, do any one of the following, unless precluded by statute after
2321		compliance with Article I, Section 10a of the Ohio Constitution and all provisions
2322		in the Revised Code setting forth victim rights:
2323		
2324		(a) Enter an adjudication and proceed forthwith to disposition;
2325		
2326		(b) Enter an adjudication and continue the matter for disposition for
2327		not more than six months and may make appropriate temporary orders;
2328		
2329		(c) Postpone entry of adjudication for not more than six months;
2330		
2331		(d) Dismiss the complaint if dismissal is in the best interest of the child
2332		and the community.
2333		·
2334		(3) Upon request make written findings of fact and conclusions of law
2335		pursuant to Civ.R. 52.
2336		
2337		(4) Ascertain whether the child should remain or be placed in shelter care until
2338		the dispositional hearing in an abuse, neglect, or dependency proceeding. In

2339		making a shelter care determination, the court shall make written finding of facts
2340		with respect to reasonable efforts in accordance with the provisions in Juv.R.
2341		27(B)(1) and to relative placement in accordance with Juv.R. $7(F)(3)$.
2342		
2343		(5) To the extent required by Article I, Section 10a of the Ohio Constitution or
2344		by the Revised Code, before disposition, allow an alleged victim of a crime to be
2345		heard.
2346		
2347		(6) At the conclusion of the hearing, the court shall advise the victim of the
2348		right to full restitution for economic losses suffered because of the delinquent act.
2349		
2350	<u>(G)</u>	- Restitution
2351		
2352		Pursuant to Revised Code 2152.20(A)(3), the court may order restitution to the victim or
2353		the victim's estate if the victim is deceased unless it is a traffic offense that would be a
2354		minor misdemeanor if committed by an adult or could be disposed of by the Juvenile
2355		Traffic Violations Bureau.
2356		
2357		The court may order the juvenile to perform community service to generate funds for
2358		restitution pursuant to the Revised Code.
2359		
2360		The court may modify the restitution payment terms upon motion made by the juvenile or
2361		the prosecutor as requested by the victim.
2362		
2363		Any outstanding amount owed on the restitution at the time the juvenile court ceases to
2364		exercise authority shall be reduced to a certificate of judgment that may be filed in the
2365		county or municipal court where the juvenile or victim resides. A victim has the right to
2366		receive a copy of a certificate of judgment and judgment entry related to the restitution
2367		order at no cost.
2368		
2369		
2370		
2371	RUL	, , ,
2372	Invol	ving the Allocation of Parental Rights and Responsibilities for the Care of Children.
2373		
2374		[Existing language unaffected by the amendments is omitted to conserve space]
2375		
2376	<u>(E)</u>	Predisposition Investigation and Report
2377		
2378		During a predisposition investigation, unless the victim has affirmatively indicated that
2379		they do not wish to provide input in this regard, the person conducting the investigation
2380		must attempt to contact the victim regarding the victim's economic, physical,
2381		psychological, emotional harm, or safety concerns resulting from the delinquent act. The
2382		predisposition report shall include the substance of any comment, whether oral or in
2383		writing, provided by the victim. If the victim provides a written statement and indicates
2384		that the victim desires the entirety of that statement to be included in the report, the report
		· · · · · · · · · · · · · · · · · · ·

2385 shall include the statement verbatim. 2386 2387 The predisposition report shall be made available to the parties and the victim, as provided 2388 by law. The copy made available to the victim must be redacted of the delinquent child's sensitive, confidential, or otherwise protected information. 2389 2390 2391 A victim may make an oral or written statement to the person preparing the predisposition 2392 report or investigation regarding the impact of the delinquent act. Said statement is to be included in the witness statement made by the victim, if one is ordered by the court, and 2393 2394 is to be used when preparing the predisposition report. The victim may request the statement be included in the report subject to the limitations and requirements of the 2395 2396 Revised Code. 2397 2398 2399 Proposed Staff Note (July 1, 2025, Amendment) 2400 2401 Juv.R. 32(E) Predisposition Investigation and Report 2402 2403 The Rule has been amended in accord with R.C. 2930.131(A) and provides simultaneous 2404 availability to the prosecutor assigned to the case. 2405 2406 2407 2408 **RULE 34.** Dispositional Hearing. 2409 2410 [Existing language unaffected by the amendments is omitted to conserve space] 2411 2412 **(B)** Hearing procedure 2413 2414 The hearing shall be conducted in the following manner: 2415 2416 (1) The judge or magistrate who presided at the adjudicatory hearing shall, 2417 if possible, preside; 2418 2419 (2) Except as provided in division (I) of this rule, the court may admit evidence that is material and relevant, including, but not limited to, hearsay, 2420 2421 opinion, and documentary evidence; 2422 2423 Medical examiners and each investigator who prepared a social history 2424 shall not be cross-examined, except upon consent of all parties, for good cause shown, or as the court in its discretion may direct. Any party may offer evidence 2425 2426 supplementing, explaining, or disputing any information contained in the social 2427 history or other reports that may be used by the court in determining disposition. 2428 2429 To the extent required by Article I, Section 10a of the Ohio Constitution or by the Revised Code law, before disposition, the trial court shall allow an 2430 2431 alleged a victim of a crime to be heard, in writing, orally, or both during the 2432 proceeding.

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[Existing language unaffected by the amendments is omitted to conserve space]

(K) Advisement of victims

Prior to or at the conclusion of the dispositional hearing, the court shall advise the victim of the right to receive notice upon request, and if present, to be heard at any proceedings to terminate or modify the terms of probation or community control of an adjudicated delinquent if the change would affect the delinquent's contact with or the safety of the victim, restitution, or confinement status.

Proposed Staff Note (July 1, 2025, Amendment)

Juv.R. 34(K) Advisement of victims

This advisement may be addressed by local rule to provide a copy or notice of filing of the dispositional order which contains a written advisement to the victim of his/her post-dispositional rights above.

RULE 35. Proceedings After Judgment.

[Existing language unaffected by the amendments is omitted to conserve space]

(D) Sealing and expungement of records

The court must notify the prosecutor within thirty days prior to the hearing to seal or expunge a juvenile's record unless a shorter time is agreed to by the prosecutor and the court. If requested, the prosecutor must provide timely notice to the victim. The victim may be heard orally, in writing or both concerning the effects of the delinquent act, the circumstances and the manner in which the act was perpetrated, and their opinion on whether the record should be sealed or expunged.

A court must consider the victim's position in deciding whether to grant the application. A copy of any witness statement made by the victim is to be given to the juvenile and the Ohio Department of Youth Services.

The court is to consider any statement made by the victim when deciding to seal or expunge the record. The court must promptly notify the prosecutor of its decision.

RULE 47. Effective Dates.

(A) Effective date of Original rules

These rules shall take The Ohio Rules of Juvenile Procedure originally took effect on the first day of July 1, 1972, pursuant to Article IV, Section 5 of the Ohio Constitution. Some rules have been amended in succeeding years, again pursuant to the Constitution. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending except to the extent that their application in a particular action pending when the rules take effect would not be feasible or would work injustice, in which event the former procedure applies.

(B) Effective date Date of amendments

The amendments submitted Amendments to these rules filed hereafter by the Supreme Court on January 12, 1973, to with the General Assembly pursuant to Article IV, Section 5 of the Ohio Constitution, and not thereafter the subject of a concurrent resolution of disapproval, shall take effect on the following first day of July, 1973. They shall govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(C) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 10, 1975, and on April 29, 1975, shall take effect on July 1, 1975. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(D) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 9, 1976 shall take effect on July 1, 1976. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(E) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 14, 1980, shall take effect on July 1, 1980. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(F) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on December 24, 1984 and January 8, 1985 shall take effect on July 1, 1985. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(G) Effective date of amendments

The amendments submitted by the Supreme Court to the General Assembly on January 10, 1991 shall take effect on July 1, 1991. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(H) Effective date of amendments

The amendments filed by the Supreme Court with the General Assembly on January 14, 1992 and further filed on April 30, 1992, shall take effect on July 1, 1992. They govern all proceedings in actions brought after they take effect and also all future proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(I) Effective date of amendments

The amendments filed by the Supreme Court with the General Assembly on January 14, 1994 and further revised and filed on April 29, 1994 shall take effect on July 1, 1994. They govern all proceedings in actions brought after they take effect and also all future proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(J) Effective Date of amendments

The amendments to Rules 1, 4, and 40 filed by the Supreme Court with the General Assembly on January 11, 1995 and further revised and filed on April 25, 1995 shall take effect on July 1, 1995. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(K) Effective Date of amendments

The amendments to Rules 6, 8, 13, 27, 34, 36, and 37 filed by the Supreme Court with the General Assembly on January 5, 1996 and refiled on April 26, 1996 shall take effect on

July 1, 1996. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(L) Effective date of amendments

The amendments to Rule 30 filed by the Supreme Court with the General Assembly on January 10, 1997 and refiled on April 24, 1997 shall take effect on July 1, 1997. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(M) Effective date of amendments

 The amendments to Rules 2, 4, 10, 11, 15, 16, 29, 39, and 40 filed by the Supreme Court with the General Assembly on January 15, 1998 and further revised and refiled on April 30, 1998 shall take effect on July 1, 1998. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(N) Effective date of amendments

The amendments to Juvenile Rules 2, 7, 8, 10, 15, 22, 27, 29, 37, and 40 filed by the Supreme Court with the General Assembly on January 12, 2001, and revised and refiled on April 26, 2001, shall take effect on July 1, 2001. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(O) Effective date of amendments

The amendments to Juvenile Rules 2, 10, 15, and 34 filed by the Supreme Court with the General Assembly on January 11, 2002, and refiled on April 18, 2002 shall take effect on July 1, 2002. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(P) Effective date of amendments

The amendments to Juvenile Rule 40 filed by the Supreme Court with the General Assembly on January 9, 2003 and refiled on April 28, 2003, shall take effect on July 1,

2003. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

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(Q) Effective date of amendments

The amendments to Juvenile Rule 29 filed by the Supreme Court with the General Assembly on January 7, 2004 and refiled on April 28, 2004 shall take effect on July 1, 2004. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(R) Effective date of amendments

The amendments to Juvenile Rule 40 filed by the Supreme Court with the General Assembly on January 12, 2006 shall take effect on July 1, 2006. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(S) Effective date of amendments

The amendments to Juvenile Rule 25 filed by the Supreme Court with the General Assembly on January 14, 2009 and revised and refiled on April 30, 2009 shall take effect on July 1, 2009. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(T) Effective date of amendments

The amendments to Juvenile Rules 40 and 46 filed by the Supreme Court with the General Assembly on January 5, 2011 and refiled on April 21, 2011 shall take effect on July 1, 2011. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(U) Effective date of amendments

The amendments to Juvenile Rules 3, 5, 22, and 47 filed by the Supreme Court with the General Assembly on January 13, 2012 and revised and refiled on April 30, 2012 shall take effect on July 1, 2012. They govern all proceedings in actions brought after they take effect

and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(V) Effective date of amendments

The amendments to Juvenile Rules 16 and 47 filed by the Supreme Court with the General Assembly on January 15, 2013 and revised and refiled on April 29, 2013 shall take effect on July 1, 2013. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(W) Effective date of amendments

The amendments to Juvenile Rules 40 and 47 filed by the Supreme Court with the General Assembly on January 15, 2014 and refiled on April 30, 2014 shall take effect on July 1, 2014. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(X) Effective date of amendments

The amendments to Juvenile Rules 41 and 47 filed by the Supreme Court with the General Assembly on January 15, 2015 and refiled on April 30, 2015 shall take effect on July 1, 2015. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(Y) Effective date of amendments

The amendments to Juvenile Rules 20 and 47 filed by the Supreme Court with the General Assembly on January 13, 2016 and refiled on April 29, 2016 shall take effect on July 1, 2016. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(Z) Effective date of amendments

The amendments to Juvenile Rule 34 filed by the Supreme Court with the General Assembly on January 9, 2018 and refiled on April 24, 2018 shall take effect on July 1, 2018. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a

particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(AA) Effective date of amendments

The amendments to Juvenile Rule 22, 24, 26, 29, and 34 filed by the Supreme Court with the General Assembly on January 9, 2019 and refiled on April 24, 2019 shall take effect on July 1, 2019. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(BB) Effective date of amendments

The amendments to Juvenile Rule 4 and 42 filed by the Supreme Court with the General Assembly on January 15, 2020 and refiled on March 12, 2020 and April 22, 2020 shall take effect on July 1, 2020. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(CC) Effective date of amendments

The amendments to Juvenile Rule 7, 16, and 24, filed by the Supreme Court with the General Assembly on January 12, 2022 and refiled on April 26, 2022 shall take effect on July 1, 2022. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.

(DD) Effective date of amendments

The amendments to Juvenile Rule 1, 2, 7, 8, 18, 30, 34, 35, 40, and 41, filed by the Supreme Court with the General Assembly on January 10, 2023 and refiled on April 27, 2023 shall take effect on July 1, 2021. They govern all proceedings in actions brought after they take effect and also all further proceedings in actions then pending, except to the extent that their application in a particular action pending when the amendments take effect would not be feasible or would work injustice, in which event the former procedure applies.