

If you are a victim of crime you have rights

Charter of Victims Rights



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In New South Wales there is a Charter of Victims Rights to protect and promote your rights if you are a victim of crime. The Charter applies to all NSW government departments. It also applies to any non-government agencies and contractors (excluding private legal officers and medical practitioners), funded by the State who provide support to victims. The Charter states how you should be treated and assisted if you are a victim of crime. The Charter is contained in the *Victims Rights and Support Act 2013*.

Who is a victim of crime?

In the *Victims Rights and Support Act 2013*, a victim is a person who suffers harm as a direct result of a criminal offence.

What can I do if I think my rights under the Charter are not being met?

1. You should talk to the person you are dealing with about the problem. Usually the problem can be fixed that way.
2. If you are still not satisfied, you have the right to ask the person to tell you how to make a complaint to their department. The department should be able to arrange interpreters or other assistance if required. You can get a support person to help you make the complaint. This can be a friend or worker.
3. If you are still not satisfied after the complaint has been looked at by the department you can contact Victims Services. Their job is to help you with your complaint and tell you what can be done about it.

Contact details

Victims Access Line	1800 633 063
Aboriginal Contact Line	1800 019 123
Hours	8am to 6pm, Monday to Friday
Fax	(02) 8688 9632
Email	vs@justice.nsw.gov.au
Web	www.victimsservices.justice.nsw.gov.au
Street address	Level 1, Justice Precinct Offices 160 Marsden Street, Parramatta

Address all mail to

The Commissioner of Victims Rights
 Victims Services, Locked Bag 5118
 Parramatta NSW 2124

Charter of Victims Rights (*Victims Rights and Support Act 2013*)

If you are a victim of crime, you have the following rights under the Charter

- 1 Courtesy, compassion and respect**

You will be treated with courtesy, compassion, cultural sensitivity and respect for your rights and dignity.
- 2 Information about services and remedies**

You will be told as soon as possible about the different services that can help you, including counselling and legal services.
- 3 Access to services**

If you need medical, counselling, and legal help you will be able to get it if it is available.
- 4 Information about investigation of the crime**

If you ask, you will be told about how the police investigation is going. But in some cases there may be some things the police can't tell you.
- 5 Information about prosecution of accused**

Prosecution is about taking the accused to court for the crime. This is done by the police or, in serious cases, the Director of Public Prosecutions.

 - As a victim, you will be told:
 - what the charges are or why the accused has not been charged;
 - any decision of the prosecution to change or drop charges;
 - the date and place of the court hearing;
 - the final court result, including any appeal or gaol sentence given.
 - If the prosecution is thinking about changing or dropping the charges they will have a talk to you about this if the crime:
 - was a serious sex crime, or
 - caused you physical harm, psychological or psychiatric harm.

But the prosecution don't have to talk to you if:

 - you don't want to talk about it, or
 - they can't find you.
- 6 Information about trial process and role as witness**

If you have to give evidence as a witness in a trial you will be told about how the trial works and what you have to do.
- 7 Protection from contact with accused**

While your case is in court you will be protected from contact with the accused and the defence witnesses.
- 8 Protection of identity of victim**

You can keep your address and phone numbers private unless the court says different.
- 9 Attendance at preliminary hearings**

You do not have to go to any committal hearing (like a mini trial) or other court business before the trial unless the court says you must.
- 10 Return of property of victim held by State**

If the police or prosecution took any of your goods as evidence you have the right to get it back as soon as possible.
- 11 Protection from accused**

If you need protection tell the police or prosecution when the accused applies for bail.
- 12 Information about special bail conditions**

You will be told about any special bail conditions the accused is given, which are meant to protect you or your family, like a condition which says the accused must not contact you.
- 13 Information about outcome of bail application**

If you were the victim of sexual assault or other serious assault you will be told if the accused gets bail or not.
- 14 Victim impact statement**

In some cases you may be able to tell the court about how the crime has affected you and you will be given help and support to do this. This is called giving a 'victim impact statement.'
- 15 Information about impending release, escape, or eligibility for absence from custody**

If the offender is in gaol you can be told if the offender is going to be released from gaol soon, has escaped gaol or is on day release.
- 16 Submissions on parole and eligibility for absence from custody of serious offenders**

You can have a say if the offender applies for parole.
- 17 Financial assistance for victims of personal violence**

If you have been injured as a result of serious personal violence, you may be eligible for financial assistance under the Victims Support Scheme.
- 18 Information about complaint procedure where Charter is breached**

You can make a complaint if you think your rights under the Charter have not been met. You can ask for information about how to do this.