

AMENDED IN SENATE APRIL 24, 2013

**SENATE BILL**

**No. 130**

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**Introduced by Senators Corbett and Anderson**  
*(Coauthors: Assembly Members Alejo and Maienschein)*

January 23, 2013

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An act to amend Sections 868.5 and 868.8 of the Penal Code, relating to witnesses.

LEGISLATIVE COUNSEL'S DIGEST

SB 130, as amended, Corbett. Witnesses.

Existing law provides that a prosecuting witness in the prosecution of a case involving murder, kidnaping, and certain sex offenses, among other specified offenses, is entitled, for support, to the attendance of up to 2 persons of his or her own choosing at the preliminary hearing and at the trial or juvenile court proceeding during the testimony of the prosecuting witness, as specified.

This bill would extend these provisions to include cases involving attempted violations of the above-described offenses, and would expand the list of offenses that a witness is entitled to support to include kidnaping with the intent to commit robbery or specified sex offenses, certain sex offenses involving a minor under 10 years of age, criminal threats, and stalking.

Existing law requires courts to take special precautions to provide for the comfort and protection of a person with a disability or a minor under 11 years of age when that person is testifying in criminal proceedings alleging certain sex offenses committed with or upon that person. The court may, among other things, allow the witness reasonable periods of relief and relocate parties within the courtroom.

This bill would extend these provisions to include cases involving attempted violations of the above-described offenses, and would expand the list of offenses that special precautions apply to include kidnaping with the intent to commit robbery or specified sex offenses, assault with intent to commit certain felonies, human trafficking, aggravated sexual assault of a child, certain sex offenses involving a minor under 10 years of age, criminal threats, and stalking.

Vote: majority. Appropriation: no. Fiscal committee: no.  
State-mandated local program: no.

*The people of the State of California do enact as follows:*

1 SECTION 1. Section 868.5 of the Penal Code is amended to  
2 read:  
3 868.5. (a) Notwithstanding any other law, a prosecuting  
4 witness in a case involving a violation or attempted violation of  
5 Section 187, 203, 205, or 207, subdivision (b) of Section 209,  
6 Section 211, 215, 220, 236.1, 240, 242, 243.4, 245, 261, 262, 266,  
7 266a, 266b, 266c, 266d, 266e, 266f, 266g, 266h, 266i, 266j, 266k,  
8 267, 269, 273a, 273d, 273.5, 273.6, 278, 278.5, 285, 286, 288,  
9 288a, 288.5, 288.7, 289, 311.1, 311.2, 311.3, 311.4, 311.5, 311.6,  
10 311.10, 311.11, 422, 646.9, or 647.6, former Section 277 or 647a,  
11 subdivision (1) of Section 314, or subdivision (b), (d), or (e) of  
12 Section 368 when the prosecuting witness is the elder or dependent  
13 adult, shall be entitled, for support, to the attendance of up to two  
14 persons of his or her own choosing, one of whom may be a witness,  
15 at the preliminary hearing and at the trial, or at a juvenile court  
16 proceeding, during the testimony of the prosecuting witness. Only  
17 one of those support persons may accompany the witness to the  
18 witness stand, although the other may remain in the courtroom  
19 during the witness' testimony. The person or persons so chosen  
20 shall not be a person described in Section 1070 of the Evidence  
21 Code unless the person or persons are related to the prosecuting  
22 witness as a parent, guardian, or sibling and do not make notes  
23 during the hearing or proceeding.  
24 (b) If the person or persons so chosen are also witnesses, the  
25 prosecution shall present evidence that the person's attendance is  
26 both desired by the prosecuting witness for support and will be  
27 helpful to the prosecuting witness. Upon that showing, the court  
28 shall grant the request unless information presented by the

1 defendant or noticed by the court establishes that the support  
2 person’s attendance during the testimony of the prosecuting witness  
3 would pose a substantial risk of influencing or affecting the content  
4 of that testimony. In the case of a juvenile court proceeding, the  
5 judge shall inform the support person or persons that juvenile court  
6 proceedings are confidential and may not be discussed with anyone  
7 not in attendance at the proceedings. In all cases, the judge shall  
8 admonish the support person or persons to not prompt, sway, or  
9 influence the witness in any way. Nothing in this section shall  
10 preclude a court from exercising its discretion to remove a person  
11 from the courtroom whom it believes is prompting, swaying, or  
12 influencing the witness.

13 (c) The testimony of the person or persons so chosen who are  
14 also witnesses shall be presented before the testimony of the  
15 prosecuting witness. The prosecuting witness shall be excluded  
16 from the courtroom during that testimony. Whenever the evidence  
17 given by that person or those persons would be subject to exclusion  
18 because it has been given before the corpus delicti has been  
19 established, the evidence shall be admitted subject to the court’s  
20 or the defendant’s motion to strike that evidence from the record  
21 if the corpus delicti is not later established by the testimony of the  
22 prosecuting witness.

23 SEC. 2. Section 868.8 of the Penal Code is amended to read:

24 868.8. Notwithstanding any other provision of law, in any  
25 criminal proceeding in which the defendant is charged with a  
26 violation or attempted violation of subdivision (b) of Section 209,  
27 Section 220, 236.1, 243.4, 261, 269, 273a, 273d, 285, 286, 288,  
28 288a, 288.5, 288.7, or 289, subdivision (1) of Section 314, Section  
29 422, 646.9, 647.6, or former Section 647a, or any crime that  
30 constitutes domestic violence defined in Section 13700, committed  
31 with or upon a person with a disability or a minor under 11 years  
32 of age, the court shall take special precautions to provide for the  
33 comfort and support of the person with a disability or minor and  
34 to protect him or her from coercion, intimidation, or undue  
35 influence as a witness, including, but not limited to, any of the  
36 following:

37 (a) In the court’s discretion, the witness may be allowed  
38 reasonable periods of relief from examination and  
39 cross-examination during which he or she may retire from the  
40 courtroom. The judge may also allow other witnesses in the

1 proceeding to be examined when the person with a disability or  
2 child witness retires from the courtroom.

3 (b) Notwithstanding Section 68110 of the Government Code,  
4 in his or her discretion, the judge may remove his or her robe if  
5 the judge believes that this formal attire intimidates the person  
6 with a disability or the minor.

7 (c) In the court’s discretion the judge, parties, witnesses, support  
8 persons, and court personnel may be relocated within the courtroom  
9 to facilitate a more comfortable and personal environment for the  
10 person with a disability or *the* child witness.

11 (d) In the court’s discretion, the taking of the testimony of the  
12 person with a disability or the minor may be limited to normal  
13 school hours if there is no good cause to take the testimony of the  
14 person with a disability or the minor during other hours.

15 (e) For the purposes of this section, the term “disability” is  
16 defined in subdivision (j) of Section 12926 of the Government  
17 Code.