SUBSTITUTE FOR HOUSE BILL NO. 4634

A bill to amend 1939 PA 288, entitled "Probate code of 1939,"

by amending sections 2f, 18, 28, and 29 of chapter XIIA (MCL 712A.2f, 712A.18, 712A.28, and 712A.29), section 2f as added by 2016 PA 185, section 18 as amended by 2022 PA 209, section 28 as amended by 2020 PA 362, and section 29 as amended by 2003 PA 74, and by adding section 29a to chapter XIIA; and to repeal acts and parts of acts.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 CHAPTER XIIA

Sec. 2f. (1) If the court determines that formal jurisdiction should not be acquired over a juvenile, the court may proceed in an informal manner referred to as a consent calendar.



2

- 1 (2) A case shall must not be placed on the consent calendar 2 unless the juvenile and the parent, guardian, or legal custodian 3 and the prosecutor agree to have the case placed on the consent 4 calendar.
- 5 (3) The court may transfer a case from the formal calendar to 6 the consent calendar at any time before disposition. A case 7 involving the alleged commission of an offense as that term is 8 defined in section 31 of the William Van Regenmorter crime victim's 9 rights act, 1985 PA 87, MCL 780.781, shall must only be placed on 10 the consent calendar upon compliance with the procedures set forth 11 in section 36b of the William Van Regenmorter crime victim's rights act, 1985 PA 87, MCL 780.786b. 12
- 13 (4) After a case is placed on the consent calendar, the 14 prosecutor shall provide the victim with notice as required by 15 article 2 of the William Van Regenmorter crime victim's rights act, 16 1985 PA 87, MCL 780.781 to 780.802.
- 19 (a) Access to consent calendar case records shall must be 20 provided to the juvenile, the juvenile's parents, quardian, or 21 legal custodian, the quardian ad litem, counsel for the juvenile, the department of health and human services if related to an 22 23 investigation of neglect and abuse, law enforcement personnel, prosecutor, and other courts. However, consent calendar case 24 25 records shall must not be disclosed to federal agencies or military 26 recruiters. For purposes of this subsection, As used in this subdivision, "case records" includes the pleadings, motions, 27 28 authorized petitions, notices, memoranda, briefs, exhibits, 29 available transcripts, findings of the court, register of actions,

- consent calendar case plan, and court orders related to the case
 placed on the consent calendar.
- 3 (b) The contents of the confidential file , as defined in MCR
 4 3.903, shall must continue to be maintained confidentially. As used
 5 in this subdivision, "confidential file" means that term as defined
 6 in MCR 3.903.
- 7 (6) The court shall conduct a consent calendar conference with 8 the juvenile, the juvenile's attorney, if any, and the juvenile's 9 parent, guardian, or legal custodian to discuss the allegations. 10 The prosecuting attorney and victim may be, but are not required to 11 be, present.
 - (7) If it appears to the court that the juvenile has engaged in conduct that would subject the juvenile to the jurisdiction of the court, the court shall issue a written consent calendar case plan. All of the following apply to a consent calendar case plan:
 - (a) The plan may include a provision requiring the juvenile, parent, guardian, or legal custodian to reimburse the court for the cost of the consent calendar services for the juvenile. The reimbursement amount shall be reasonable, taking into account the juvenile's income and resources. The plan shall also must include a requirement that the juvenile pay restitution under the William Van Regenmorter crime victim's rights act, 1985 PA 87, MCL 780.751 to 780.834. The court shall not order the juvenile or the juvenile's parent, guardian, or legal custodian to pay for fees or costs associated with consent calendar services.
 - (b) A consent calendar case plan shall must not contain a provision removing the juvenile from the custody of the juvenile's parent, guardian, or legal custodian.
 - (c) The consent calendar case plan is not an order of the

13 14

15

16

17

18

19

20

21

2223

24

25

2627

28

1 court, but shall must be included as a part of the case record.

- 2 (d) Violation of the terms of the consent calendar case plan
 3 may result in the court's returning the case to the formal calendar
 4 for further proceedings consistent with subsection (10).
- (8) The court shall not enter an order of disposition in acase while it is on the consent calendar.
- 7 (9) Upon successful completion by the juvenile of the consent 8 calendar case plan, the court shall close the case and shall 9 destroy all records of the proceeding in accordance with the 10 records management policies and procedures of the state court 11 administrative office, established in accordance with supreme court 12 rules.
- (10) If it appears to the court at any time that proceeding on the consent calendar is not in the best interest of either the juvenile or the public, the court shall proceed as follows:
- (a) If the court did not authorize the original petition, the court may, without hearing, transfer the case from the consent calendar to the formal calendar on the charges contained in the original petition to determine whether the petition should be authorized.
 - (b) If the court authorized the original petition, the court may transfer the case from the consent calendar to the formal calendar on the charges contained in the original petition only after a hearing. After transfer to the formal calendar, the court shall proceed with the case from where it left off before being placed on the consent calendar.
- 27 (11) Statements made by the juvenile during the proceeding on
 28 the consent calendar shall must not be used against the juvenile at
 29 a trial on the formal calendar on the same charge.

21

2223

24

25

(12) Upon a judicial determination that the juvenile has 1 2 completed the terms of the consent calendar case plan, the court shall report the successful completion of the consent calendar to 3 the juvenile and the department of state police. The department of 4 5 state police shall maintain a nonpublic record of the case. This 6 record shall be is open to the courts of this state, another state, 7 or the United States, the department of corrections, law 8 enforcement personnel, and prosecutors only for use only in the 9 performance of their duties or to determine whether an employee of 10 the court, department, law enforcement agency, or prosecutor's 11 office has violated his or her conditions of employment or whether an applicant meets criteria for employment with the court, 12 department, law enforcement agency, or prosecutor's office. 13 14 Sec. 18. (1) If the court finds that a juvenile concerning

Sec. 18. (1) If the court finds that a juvenile concerning whom a petition is filed is not within this chapter, the court shall enter an order dismissing the petition. Except as otherwise provided in subsection (10), (8), if the court finds that a juvenile is within this chapter, the court shall order the juvenile returned to his or her parent if the return of the juvenile to his or her parent would not cause a substantial risk of harm to the juvenile or society. The court may also enter any of the following orders of disposition that are appropriate for the welfare of the juvenile and society in view of the facts proven and ascertained:

- (a) Warn the juvenile or the juvenile's parents, guardian, or custodian and, except as provided in subsection (7), (5), dismiss the petition.
- (b) Place the juvenile on probation, or under supervision in
 the juvenile's own home or in the home of an adult who is related
 to the juvenile. As used in this subdivision, "related" means a

15

16

17

18 19

20

21

22

23

24

25

- 1 relative as that term is defined in section 13a of this chapter.
- 2 The court shall order the terms and conditions of probation or
- 3 supervision, including reasonable rules for the conduct of the
- 4 parents, quardian, or custodian, if any, as the court determines
- 5 necessary for the physical, mental, or moral well-being and
- 6 behavior of the juvenile. The court may order that the juvenile
- 7 participate in a juvenile drug treatment court under chapter 10A of
- 8 the revised judicature act of 1961, 1961 PA 236, MCL 600.1060 to
- 9 600.1088. The court also shall order, as a condition of probation
- 10 or supervision, that the juvenile shall pay the minimum state cost
- 11 prescribed by section 18m of this chapter.
- 12 (c) If a juvenile is within the court's jurisdiction under
- 13 section 2(a) of this chapter, or under section 2(h) of this chapter
- 14 for a supplemental petition, place the juvenile in a suitable
- 15 foster care home subject to the court's supervision. If a juvenile
- 16 is within the court's jurisdiction under section 2(b) of this
- 17 chapter, the court shall not place a juvenile in a foster care home
- 18 subject to the court's supervision.
- 19 (d) Except as otherwise provided in this subdivision, place
- 20 the juvenile in or commit the juvenile to a private institution or
- 21 agency approved or licensed by the department's division of child
- 22 welfare licensing for the care of juveniles of similar age, sex,
- 23 and characteristics. If the juvenile is not a ward of the court,
- 24 the court shall commit the juvenile to the department or, if the
- 25 county is a county juvenile agency, to that county juvenile agency
- 26 for placement in or commitment to an institution or agency as the
- 27 department or county juvenile agency determines is most
- 28 appropriate, subject to any initial level of placement the court
- 29 designates.

```
(e) Except as otherwise provided in this subdivision, commit
 1
 2
    the juvenile to a public institution, county facility, institution
    operated as an agency of the court or county, or agency authorized
 3
    by law to receive juveniles of similar age, sex, and
 4
 5
    characteristics. If the juvenile is not a ward of the court, the
 6
    court shall commit the juvenile to the department or, if the county
 7
    is a county juvenile agency, to that county juvenile agency for
 8
    placement in or commitment to an institution or facility as the
 9
    department or county juvenile agency determines is most
10
    appropriate, subject to any initial level of placement the court
11
    designates. In a placement under subdivision (d) or a commitment
    under this subdivision, except to a state institution or a county
12
    juvenile agency, the juvenile's religious affiliation must be
13
14
    protected by placement or commitment to a private child placing or
15
    child caring agency or institution, if available. Except for
16
    commitment to the department or a county juvenile agency, in an
17
    order of commitment under this subdivision to a state institution
18
    or agency described in the youth rehabilitation services act, 1974
    PA 150, MCL 803.301 to 803.309, or in 1935 PA 220, MCL 400.201 to
19
20
    400.214, the court shall name the superintendent of the institution
    where the juvenile is committed as a special guardian to receive
21
22
    benefits due the juvenile from the government of the United States.
23
    An order of commitment under this subdivision to the department or
24
    a county juvenile agency must name that agency as a special
25
    quardian to receive those benefits. The benefits received by the
26
    special guardian must be used to the extent necessary to pay for
27
    the portions of the cost of care in the institution or facility
28
    that the parent or parents are found unable to pay.
29
          (f) Provide the juvenile with medical, dental, surgical, or
```

- 1 other health care, in a local hospital if available, or elsewhere,
- 2 maintaining as much as possible a local physician-patient
- 3 relationship, and with clothing and other incidental items the
- 4 court determines are necessary.
- 5 (g) Order the parents, guardian, custodian, or any other
- 6 person to refrain from continuing conduct that the court determines
- 7 has caused or tended to cause the juvenile to come within or to
- 8 remain under this chapter or that obstructs placement or commitment
- 9 of the juvenile by an order under this section.
- 10 (h) Appoint a guardian under section 5204 of the estates and
- 11 protected individuals code, 1998 PA 386, MCL 700.5204, in response
- 12 to a petition filed with the court by a person interested in the
- 13 juvenile's welfare. If the court appoints a guardian as authorized
- 14 by this subdivision, it may dismiss the petition under this
- 15 chapter.
- 16 (i) Order the juvenile to engage in community service. The
- 17 court shall not order the juvenile or the juvenile's parent,
- 18 guardian, or legal custodian to pay for fees or costs associated
- 19 with community service.
- 20 (j) If the court finds that a juvenile has violated a
- 21 municipal ordinance or a state or federal law, order the juvenile
- 22 to pay a civil fine in the amount of the civil or penal fine
- 23 provided by the ordinance or law. Money collected from fines levied
- 24 under this subsection must be distributed as provided in section 29
- 25 of this chapter. The court shall not order the juvenile or the
- 26 juvenile's parent, quardian, or legal custodian to pay fines
- 27 associated with a violation of a municipal ordinance or a state or
- 28 federal law if another disposition under this section has been
- 29 ordered.

- 1 (k) If the court finds that the juvenile has violated a court
 2 order under section 2(a)(2) to (4) of this chapter, order the
 3 juvenile to be placed in a secure facility. A court order under
 4 this subdivision must state all of the following:
 - (i) The court order the juvenile violated.
- 6 (ii) The factual basis for determining that there was7 reasonable cause to believe that the juvenile violated the court8 order.
- 9 (iii) The court's finding of fact to support a determination
 10 that there is no appropriate less restrictive alternative placement
 11 available considering the best interests of the juvenile.
- (iv) The length of time, not to exceed 7 days, that the
 juvenile may remain in the secure facility and the plan for the
 juvenile's release from the facility.
- 15 (v) That the order may not be renewed or extended.
- 16 (l) For a second or subsequent violation of a court order under
 17 section 2(a)(2) to (4) of this chapter, issue a second or
 18 subsequent order under subdivision (k), but only if the court finds
 19 both of the following:
- 20 (i) The juvenile violated a court order after the date that the 21 court issued the first order under subdivision (k).
- 22 (ii) The court has procedures in place to ensure that a
 23 juvenile held in a secure facility by a court order is not in
 24 custody more than 7 days or the length of time authorized by the
 25 court, whichever is shorter.
- 26 (m) If a juvenile is within the court's jurisdiction under 27 section 2(a)(1) of this chapter, order the juvenile's parent or 28 guardian to personally participate in treatment reasonably 29 available in the parent's or guardian's location.

- 1 (n) If a juvenile is within the court's jurisdiction under
- 2 section 2(a)(1) of this chapter, place the juvenile in and order
- 3 the juvenile to complete satisfactorily a program of training in a
- 4 juvenile boot camp established by the department under the juvenile
- **5** boot camp act, 1996 PA 263, MCL 400.1301 to 400.1309, as provided
- 6 in that act. If the county is a county juvenile agency, the court
- 7 shall commit the juvenile to that county juvenile agency for
- 8 placement in the program under that act. Upon receiving a report of
- 9 satisfactory completion of the program from the department, the
- 10 court shall authorize the juvenile's release from placement in the
- 11 juvenile boot camp. Following satisfactory completion of the
- 12 juvenile boot camp program, the juvenile shall complete an
- 13 additional period of not less than 120 days or more than 180 days
- 14 of intensive supervised community reintegration in the juvenile's
- 15 local community. To place or commit a juvenile under this
- 16 subdivision, the court shall determine all of the following:
- 17 (i) Placement in a juvenile boot camp will benefit the
- 18 juvenile.
- 19 (ii) The juvenile is physically able to participate in the
- 20 program.
- 21 (iii) The juvenile does not appear to have any mental handicap
- 22 that would prevent participation in the program.
- 23 (iv) The juvenile will not be a danger to other juveniles in
- 24 the boot camp.
- (v) There is an opening in a juvenile boot camp program.
- 26 (vi) If the court must commit the juvenile to a county juvenile
- 27 agency, the county juvenile agency is able to place the juvenile in
- 28 a juvenile boot camp program.
- 29 (o) If the court entered a judgment of conviction under

section 2d of this chapter, enter any disposition under this 1 section or, if the court determines that the best interests of the 2 public would be served, impose any sentence upon the juvenile that 3 could be imposed upon an adult convicted of the offense for which 4 5 the juvenile was convicted. If the juvenile is convicted of a 6 violation or conspiracy to commit a violation of section 7403(2)(a)(i) of the public health code, 1978 PA 368, MCL 333.7403, 7 the court may impose the alternative sentence permitted under that 8 9 section if the court determines that the best interests of the 10 public would be served. The court may delay imposing a sentence of imprisonment under this subdivision for a period not longer than 11 12 the period during which the court has jurisdiction over the 13 juvenile under this chapter by entering an order of disposition 14 delaying imposition of sentence and placing the juvenile on 15 probation upon the terms and conditions it considers appropriate, including any disposition under this section. If the court delays 16 17 imposing sentence under this section, section 18i of this chapter applies. If the court imposes sentence, it shall enter a judgment 18 19 of sentence. If the court imposes a sentence of imprisonment, the 20 juvenile shall receive credit against the sentence for time served 21 before sentencing. In determining whether to enter an order of 22 disposition or impose a sentence under this subdivision, the court 23 shall consider all of the following factors, giving greater weight 24 to the seriousness of the offense and the juvenile's prior record: (i) The seriousness of the offense in terms of community 25 26 protection, including, but not limited to, the existence of any aggravating factors recognized by the sentencing quidelines, the 27 28 use of a firearm or other dangerous weapon, and the impact on any

victim.

- (ii) The juvenile's culpability in committing the offense,
 including, but not limited to, the level of the juvenile's
 participation in planning and carrying out the offense and the
 existence of any aggravating or mitigating factors recognized by
 the sentencing guidelines.
- 6 (iii) The juvenile's prior record of delinquency including, but
 7 not limited to, any record of detention, any police record, any
 8 school record, or any other evidence indicating prior delinquent
 9 behavior.
- (iv) The juvenile's programming history, including, but not
 limited to, the juvenile's past willingness to participate
 meaningfully in available programming.
- 13 (ν) The adequacy of the punishment or programming available in the juvenile justice system.
 - (vi) The dispositional options available for the juvenile.
- (p) In a proceeding under section 2(b) or (c) of this chapter, 16 17 if a juvenile is removed from the parent's custody at any time, the court shall permit the juvenile's parent to have regular and 18 19 frequent parenting time with the juvenile. Parenting time between 20 the juvenile and his or her parent shall not be less than 1 time 21 every 7 days unless the court determines either that exigent 22 circumstances require less frequent parenting time or that 23 parenting time, even if supervised, may be harmful to the 24 juvenile's life, physical health, or mental well-being. If the court determines that parenting time, even if supervised, may be 25 26 harmful to the juvenile's life, physical health, or mental well-27 being, the court may suspend parenting time until the risk of harm no longer exists. The court may order the juvenile to have a 28 29 psychological evaluation or counseling, or both, to determine the

appropriateness and the conditions of parenting time.

2 (2) An order of disposition placing a juvenile in or committing a juvenile to care outside of the juvenile's own home 3 and under state, county juvenile agency, or court supervision must 4 5 contain a provision for reimbursement by the juvenile, parent, 6 quardian, or custodian to the court for the cost of care or 7 service. The order shall be reasonable, taking into account both the income and resources of the juvenile, parent, guardian, or 8 9 custodian. The amount may be based upon the guidelines and model 10 schedule created under subsection (6). If the juvenile is receiving 11 an adoption assistance under sections 115f to 115m or 115t of the 12 social welfare act, 1939 PA 280, MCL 400.115f to 400.115m and 13 400.115t, the amount must not exceed the amount of the support subsidy. The reimbursement provision applies during the entire 14 15 period the juvenile remains in care outside of the juvenile's own 16 home and under state, county juvenile agency, or court supervision, 17 unless the juvenile is in the permanent custody of the court. The 18 court shall provide for the collection of all amounts ordered to be 19 reimbursed and the money collected must be accounted for and 20 reported to the county board of commissioners. Collections to cover 21 delinquent accounts or to pay the balance due on reimbursement orders may be made after a juvenile is released or discharged from 22 23 care outside the juvenile's own home and under state, county 24 juvenile agency, or court supervision. Twenty-five percent of all 25 amounts collected under an order entered under this subsection must be credited to the appropriate fund of the county to offset the 26 27 administrative cost of collections. The balance of all amounts collected under an order entered under this subsection must be 28 29 divided in the same ratio in which the county, state, and federal

- government participate in the cost of care outside the juvenile's 1 2 own home and under state, county juvenile agency, or court 3 supervision. The court may also collect from the government of the United States benefits paid for the cost of care of a court ward. 4 Money collected for juveniles placed by the court with or committed 5 6 to the department or a county juvenile agency must be accounted for 7 and reported on an individual juvenile basis. In cases of 8 delinquent accounts, the court may also enter an order to intercept 9 state or federal tax refunds of a juvenile, parent, quardian, or 10 custodian and initiate the necessary offset proceedings to recover 11 the cost of care or service. The court shall send to the person who 12 is the subject of the intercept order advance written notice of the 13 proposed offset. The notice must include notice of the opportunity 14 to contest the offset on the grounds that the intercept is not 15 proper because of a mistake of fact concerning the amount of the delinquency or the identity of the person subject to the order. The 16 17 court shall provide for the prompt reimbursement of an amount 18 withheld in error or an amount found to exceed the delinquent 19 amount. 20 (3) An order of disposition placing a juvenile in the 21 juvenile's own home under subsection (1) (b) may contain a provision 22 for reimbursement by the juvenile, parent, quardian, or custodian 23 to the court for the cost of service. If an order is entered under
- 25 the same manner provided for an order entered under subsection
 26 (2). The court shall not order a juvenile or a juvenile's parent,
 27 guardian, or legal custodian to pay for the costs of care,

this subsection, an amount due must be determined and treated in

- 28 services, court-appointed attorney representation, or other costs
- 29 or assessments related to the juvenile's court proceeding.

- 1 (4) An order directed to a parent or a person other than the
 2 juvenile is not effective and binding on the parent or other person
 3 unless opportunity for hearing is given by issuance of summons or
 4 notice as provided in sections 12 and 13 of this chapter and until
 5 a copy of the order, bearing the seal of the court, is served on
 6 the parent or other person as provided in section 13 of this
 7 chapter.
 - (5) If the court appoints an attorney to represent a juvenile, parent, guardian, or custodian, the court may require in an order entered under this section that the juvenile, parent, guardian, or custodian reimburse the court for attorney fees.
 - (6) The office of the state court administrator, under the supervision and direction of the supreme court, shall create guidelines that the court may use in determining the ability of the juvenile, parent, guardian, or custodian to pay for care and any costs of service ordered under subsection (2) or (3). The guidelines must take into account both the income and resources of the juvenile, parent, guardian, or custodian.
 - (5) (7)—If the court finds that a juvenile comes under section 30 of this chapter, the court shall order the juvenile or the juvenile's parent to pay restitution as provided in sections 30 and 31 of this chapter and in sections 44 and 45 of the William Van Regenmorter crime victim's rights act, 1985 PA 87, MCL 780.794 and 780.795.
 - (6) (8)—If the court imposes restitution as a condition of probation, the court shall require the juvenile to do either of the following as an additional condition of probation:
- (a) Engage in community service or, with the victim's consent,perform services for the victim.

- 1 (b) Seek and maintain paid employment and pay restitution to2 the victim from the earnings of that employment.
- 3 (7) $\frac{(9)}{}$ If the court finds that the juvenile is in intentional
- 4 default of the payment of restitution, a court may, as provided in
- 5 section 30 of this chapter, revoke or alter the terms and
- 6 conditions of probation for nonpayment of restitution. If a
- 7 juvenile who is ordered to engage in community service
- 8 intentionally refuses to perform the required community service,
- 9 the court may revoke or alter the terms and conditions of
- 10 probation. The juvenile must not be placed outside of his or her
- 11 home solely based on nonpayment of restitution or refusal to
- 12 perform community service.
- 13 (8) (10) The court shall not enter an order of disposition for
- 14 a juvenile offense as defined in section 1a of 1925 PA 289, MCL
- 15 28.241a, or a judgment of sentence for a conviction until the court
- 16 has examined the court file and has determined that the juvenile's
- 17 biometric data have been collected and forwarded as required by
- 18 section 3 of 1925 PA 289, MCL 28.243, and the juvenile's
- 19 fingerprints have been taken and forwarded as required by the sex
- 20 offenders registration act, 1994 PA 295, MCL 28.721 to 28.730. If a
- 21 juvenile's biometric data have not been collected or a juvenile has
- 22 not had his or her fingerprints taken, the court shall do either of
- 23 the following:
- 24 (a) Order the juvenile to submit himself or herself to the
- 25 police agency that arrested or obtained the warrant for the
- 26 juvenile's arrest so the juvenile's biometric data can be collected
- 27 and forwarded and his or her fingerprints can be taken and
- 28 forwarded.
- 29 (b) Order the juvenile committed to the sheriff's custody for

1 collecting and forwarding the juvenile's biometric data and taking
2 and forwarding the juvenile's fingerprints.

- (9) (11) Upon final disposition, conviction, acquittal, or dismissal of an offense within the court's jurisdiction under section 2(a)(1) of this chapter, using forms approved by the state court administrator, the clerk of the court entering the final disposition, conviction, acquittal, or dismissal shall immediately advise the department of state police of that final disposition, conviction, acquittal, or dismissal as required by section 3 of 1925 PA 289, MCL 28.243. The report to the department of state police must include information as to the finding of the judge or jury and a summary of the disposition or sentence imposed.
- (12) If the court enters an order of disposition based on an act that is a juvenile offense as defined in section 1 of 1989 PA 196, MCL 780.901, the court shall order the juvenile to pay the assessment as provided in that act. If the court enters a judgment of conviction under section 2d of this chapter for an offense that is a felony, misdemeanor, or ordinance violation, the court shall order the juvenile to pay the assessment as provided in 1989 PA 196, MCL 780.901 to 780.911.
- (10) (13)—If the court has entered an order of disposition or a judgment of conviction for a listed offense as defined in section 2 of the sex offenders registration act, 1994 PA 295, MCL 28.722, the court, the department, or the county juvenile agency shall register the juvenile or accept the juvenile's registration as provided in the sex offenders registration act, 1994 PA 295, MCL 28.721 to 28.730.
- (11) (14) If the court enters an order of disposition placing
 a juvenile in a juvenile boot camp program, or committing a

- 1 juvenile to a county juvenile agency for placement in a juvenile
- 2 boot camp program, and the court receives from the department a
- 3 report that the juvenile has failed to perform satisfactorily in
- 4 the program, that the juvenile does not meet the program's
- 5 requirements or is medically unable to participate in the program
- 6 for more than 25 days, that there is no opening in a juvenile boot
- 7 camp program, or that the county juvenile agency is unable to place
- 8 the juvenile in a juvenile boot camp program, the court shall
- 9 release the juvenile from placement or commitment and enter an
- 10 alternative order of disposition. A juvenile must not be placed in
- 11 a juvenile boot camp under an order of disposition more than once,
- 12 except that a juvenile returned to the court for a medical
- 13 condition, because there was no opening in a juvenile boot camp
- 14 program, or because the county juvenile agency was unable to place
- 15 the juvenile in a juvenile boot camp program may be placed again in
- 16 the juvenile boot camp program after the medical condition is
- 17 corrected, an opening becomes available, or the county juvenile
- 18 agency is able to place the juvenile.
- 19 (12) (15)—If the juvenile is within the court's jurisdiction
- 20 under section 2(a)(1) of this chapter for an offense other than a
- 21 listed offense as defined in section 2 of the sex offenders
- 22 registration act, 1994 PA 295, MCL 28.722, the court shall
- 23 determine if the offense is a violation of a law of this state or a
- 24 local ordinance of a municipality of this state that by its nature
- 25 constitutes a sexual offense against an individual who is less than
- 26 18 years of age. If so, the order of disposition is for a listed
- 27 offense as defined in section 2 of the sex offenders registration
- 28 act, 1994 PA 295, MCL 28.722, and the court shall include the basis
- 29 for that determination on the record and include the determination

- 1 in the order of disposition.
- 2 (13) $\frac{(16)}{}$ The court shall not impose a sentence of
- 3 imprisonment in the county jail under subsection (1)(o) unless the
- 4 present county jail facility for the juvenile's imprisonment meets
- 5 all requirements under federal law and regulations for housing
- 6 juveniles. The court shall not impose the sentence until it
- 7 consults with the sheriff to determine when the sentence will begin
- 8 to ensure that space will be available for the juvenile.
- 9 (14) (17)—In a proceeding under section 2(h) of this chapter, 10 this section only applies to a disposition for a violation of a 11 personal protection order and subsequent proceedings.
 - (18) If a juvenile is within the court's jurisdiction under section 2(a)(1) of this chapter, the court shall order the juvenile to pay costs as provided in section 18m of this chapter.
 - (19) A juvenile who has been ordered to pay the minimum state cost as provided in section 18m of this chapter as a condition of probation or supervision and who is not in willful default of the payment of the minimum state cost may petition the court at any time for a remission of the payment of any unpaid portion of the minimum state cost. If the court determines that payment of the amount due will impose a manifest hardship on the juvenile or his or her immediate family, the court may remit all or part of the amount of the minimum state cost due or modify the method of payment.
 - Sec. 28. (1) Before June 1, 1988, the court shall maintain records of all cases brought before it and as provided in the juvenile diversion act. The records are open only by court order to persons having a legitimate interest, except that diversion records are open only as provided in the juvenile diversion act.

13 14

15

16

17

18 19

20

21

2223

24

25

2627

- (2) Beginning June 1, 1988, the court shall maintain records 1 2 of all cases brought before it and as provided in the juvenile diversion act. Except as otherwise provided in this subsection, 3 until December 31, 2020, records of a case brought before the court 4 are open to the general public. Diversion records are open only as 5 6 provided in the juvenile diversion act. Except as otherwise 7 provided in section 49 of the William Van Regenmorter crime 8 victim's rights act, 1985 PA 87, MCL 780.799, if the hearing of a 9 case brought before the court is closed under section 17 of this 10 chapter, the records of that hearing are open only by court order 11 to persons having a legitimate interest.
- 12 (3) Beginning January 1, 2021, except as otherwise provided, records of a case brought before the court are not open to the 13 14 general public and are open only to persons having a legitimate 15 interest. Diversion records are open only as provided in the 16 juvenile diversion act. Except as otherwise provided in section 49 17 of the William Van Regenmorter crime victim's rights act, 1985 PA 87, MCL 780.799, if the hearing of a case brought before the court 18 19 is closed under section 17 of this chapter, the records of that 20 hearing are open only by court order to persons having a legitimate 21 interest.
 - (4) If the court issues an order in respect to payments by a parent under section 18(2) of this chapter, a copy must be mailed to the department of treasury. Action taken against parents or adults must not be released for publicity unless the parents or adults are found guilty of contempt of court. The court shall furnish the department and a county juvenile agency with reports of the administration of the court in a form recommended by the Michigan Probate Judges Association. Copies of these reports must,

23

24

25

2627

- upon request, be made available to other state departments by the
 department.
 - (5) As used in this section:

23

24

25

2627

28

- 4 (a) "Child placing agency" means that term as defined in 5 section 1 of 1973 PA 116, MCL 722.111.
- 6 (b) "Indian child" and "Indian child's tribe" mean those terms
 7 as defined in section 3 of the Michigan Indian family preservation
 8 act, chapter XIIB of the probate code of 1939, 1939 PA 288, MCL
 9 712B.3.
- 10 (c) "Juvenile diversion act" means the juvenile diversion act, 11 1988 PA 13, MCL 722.821 to 722.831.
- (d) "Persons having a legitimate interest" includes, but is 12 not limited to, the juvenile, the juvenile's parent, the juvenile's 13 14 quardian or legal custodian, the juvenile's quardian ad litem, 15 counsel for the juvenile, the department or a licensed child caring 16 institution or child placing agency under contract with the department to provide for the juvenile's care and supervision if 17 18 related to an investigation of child neglect or child abuse, law enforcement personnel, a prosecutor, a member of a local foster 19 20 care review board established under 1984 PA 422, MCL 722.131 to 722.139a, the Indian child's tribe if the juvenile is an Indian 21 child, and a court of this state. 22
 - Sec. 29. (1) If a child is subject to any combination of fines, costs, restitution, assessments, or payments arising out of the same order of disposition, money collected from that child, or his or her the child's parent or parents, for the payment of fines, costs, restitution, assessments, or other payments shall must be allocated as provided in this section.
 - (2) Except as otherwise provided in this subsection, if If a

child is subject to payment of crime victim payments and any 1 2 combination of other fines, costs, assessments, or other payments, 50%-100% of the money collected from that child, or his or her the 3 child's parent or parents, shall must first be applied to the 4 5 payment of restitution to a victim or victim's estate before the 6 balance can be applied to assessments to the crime victim rights 7 fund. victim payments, and the balance shall be applied to payment 8 of fines, costs, and other assessments or payments. If fines, 9 costs, or other assessments or payments remain unpaid after all 10 victim payments have been paid, additional money collected shall be 11 applied to payment of those fines, costs, or other assessments or 12 payments. If victim payments remain unpaid after all fines, costs, 13 or other assessments or payments have been paid, additional money 14 collected shall be applied toward payment of those victim payments. 15 (3) In cases involving orders of disposition for offenses that 16 would be violations of state law if committed by an adult, money 17 allocated under subsection (2) for payment of fines, costs, and assessments or payments other than victim payments shall be applied 18 19 in the following order of priority: 20 (a) Payment of the minimum state cost prescribed in section 1; 21 of chapter IX of the code of criminal procedure, 1927 PA 175, MCL 22 769.1i. 23 (b) Payment of other costs. 24 (c) Payment of fines. 25 (d) Payment of assessments and other payments. 26 (4) In cases involving orders of disposition for offenses that 27 would be violations of local ordinances if committed by an adult, money allocated under subsection (2) for payment of fines, costs, 28 29 and assessments or payments other than victim payments shall be

- 1 applied in the following order of priority:
- 2 (a) Payment of the minimum state cost prescribed in section 1j
- 3 of chapter IX of the code of criminal procedure, 1927 PA 175, MCL
- 4 769.1j.
- 5 (b) Payment of fines and other costs.
- 6 (c) Payment of assessments and other payments.
- 7 (5) Money allocated for payment of costs under subsection (3)
- 8 shall be paid to the county treasurer for deposit in the general
- 9 fund of the county. Money allocated for payment of fines under
- 10 subsection (3) shall be paid to the county treasurer to be used for
- 11 library purposes as provided by law.
- (6) One-third of the money allocated for payment of fines and
- 13 costs under subsection (4) shall be paid to the treasurer of the
- 14 political subdivision whose ordinance was violated, and 2/3 of that
- 15 money shall be paid to the county treasurer for deposit in the
- 16 general fund of the county.
- 17 (3) (7)—As used in this section, "crime victim payment" means
- 18 restitution ordered under sections 30 and 31 of this chapter and
- 19 under the William Van Regenmorter crime victim's rights act, 1985
- 20 PA 87, MCL 780.751 to 780.834, paid to the victim or the victim's
- 21 estate, but not to a person who reimbursed the victim for his or
- 22 her loss. 7 or an assessment Crime victim payment also includes
- 23 assessments to the crime victim rights fund ordered under section 5
- 24 of 1989 PA 196, MCL 780.905.
- 25 Sec. 29a. (1) The court shall not order a juvenile within the
- 26 court's jurisdiction under section 2(a)(1) or (f) of this chapter
- 27 or the juvenile's parent, guardian, or legal custodian to reimburse
- 28 the court for any fine, fees, or costs related to the juvenile's
- 29 court case.

- 1 (2) Beginning July 1, 2024, the court shall not collect the 2 balance of any court-ordered fines, fees, or costs previously 3 assessed to a juvenile under section 29 of this chapter, or former 4 section 18m of this chapter, and only the portion of any court 5 order that imposed those fines, fees, or costs is vacated and 6 unenforceable.
- 7 Enacting section 1. Section 18m of chapter XIIA of the probate 8 code of 1939, 1939 PA 288, MCL 712A.18m, is repealed.
- 9 Enacting section 2. This amendatory act takes effect July 1, 10 2024.
- Enacting section 3. This amendatory act does not take effect unless all of the following bills of the 102nd Legislature are enacted into law:
- **14** (a) House Bill No. 4635.
- 15 (b) House Bill No. 4636.
- 16 (c) House Bill No. 4637.