HB-4633, House Concurred, November 8, 2023 HB-4633, As Passed Senate, November 8, 2023

SUBSTITUTE FOR HOUSE BILL NO. 4633

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

by amending sections 2d, 2f, and 4 of chapter XIIA (MCL 712A.2d, 712A.2f, and 712A.4), section 2d as amended by 2020 PA 389, section 2f as added by 2016 PA 185, and section 4 as amended by 1996 PA 409.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

CHAPTER XIIA

1

Sec. 2d. (1) In a petition or amended petition alleging that a juvenile is within the court's jurisdiction under section 2(a)(1) of this chapter for a specified juvenile violation, the prosecuting attorney may designate the case as a case in which the juvenile is to be tried in the same manner as an adult. An amended petition making a designation under this subsection must be filed only by
 leave of the court.

(2) In a petition alleging that a juvenile is within the 3 court's jurisdiction under section 2(a)(1) of this chapter for an 4 offense other than a specified juvenile violation, the prosecuting 5 6 attorney may request that the court designate the case as a case in 7 which the juvenile is to be tried in the same manner as an adult. 8 The court may designate the case following a hearing if it 9 determines that the best interests of the juvenile and the public 10 would be served by the juvenile being tried in the same manner as 11 an adult. In determining whether the best interests of the juvenile 12 and the public would be served, the court shall consider all of the following factors, giving greater weight to the seriousness of the 13 14 alleged offense and the juvenile's prior delinquency record than to 15 the other factors:

16 (a) The seriousness of the alleged offense in terms of 17 community protection, including, but not limited to, the existence 18 of any aggravating factors recognized by the sentencing guidelines 19 , and the use of a firearm or other dangerous weapon. , and the 20 impact on any victim.

(b) The juvenile's culpability in committing the alleged 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.

(c) The juvenile's prior record of delinquency including, but
not limited to, any record of detention, any police record, any
school record, or any other evidence indicating prior delinquent
behavior.that would be a crime if committed by an adult.

(d) The juvenile's programming history, including, but not
 limited to, any out-of-home placement or treatment and the
 juvenile's past willingness to participate meaningfully in
 available programming.

5 (e) The adequacy of the punishment or programming available to
6 rehabilitate and hold accountable the juvenile in the juvenile
7 justice system and the juvenile's amenability to treatment.

8

(f) The dispositional options available for the juvenile.

9 (g) The juvenile's developmental maturity, emotional health,10 and mental health.

(h) If the juvenile is a member of a federally recognized
Indian tribe, culturally honoring traditional values of the
juvenile's tribe.

14

(i) The impact on any victim.

(3) If a case is designated under this section, the case must be set for trial in the same manner as the trial of an adult in a court of general criminal jurisdiction unless a probable cause hearing is required under subsection (4).

(4) If the petition in a case designated under this section 19 20 alleges an offense that if committed by an adult would be a felony 21 or punishable by imprisonment for more than 1 year, the court shall 22 conduct a probable cause hearing not later than 14 days after the 23 case is designated to determine whether there is probable cause to 24 believe the offense was committed and whether there is probable 25 cause to believe the juvenile committed the offense. This hearing may be combined with the designation hearing under subsection (2) 26 for an offense other than a specified juvenile offense. A probable 27 cause hearing under this section is the equivalent of the 28 29 preliminary examination in a court of general criminal jurisdiction

H00607'23 (H-3)

and satisfies the requirement for that hearing. A probable cause
 hearing must be conducted by a judge other than the judge who will
 try the case if the juvenile is tried in the same manner as an
 adult.

5 (5) If the court determines there is probable cause to believe
6 the offense alleged in the petition was committed and probable
7 cause to believe the juvenile committed the offense, the case must
8 be set for trial in the same manner as the trial of an adult in a
9 court of general criminal jurisdiction.

10 (6) If the court determines that an offense did not occur or 11 there is not probable cause to believe the juvenile committed the offense, the court shall dismiss the petition. If the court 12 13 determines there is probable cause to believe another offense was 14 committed and there is probable cause to believe the juvenile 15 committed that offense, the court may further determine whether the case should be designated as a case in which the juvenile should be 16 tried in the same manner as an adult as provided in subsection (2). 17 18 If the court designates the case, the case must be set for trial in 19 the same manner as the trial of an adult in a court of general 20 criminal jurisdiction.

(7) If a case is designated under this section, the 21 22 proceedings are criminal proceedings and must afford all procedural 23 protections and guarantees to which the juvenile would be entitled 24 if being tried for the offense in a court of general criminal 25 jurisdiction. A plea of guilty or nolo contendere or a verdict of quilty must result in entry of a judgment of conviction. The 26 27 conviction must have the same effect and liabilities as if it had been obtained in a court of general criminal jurisdiction. 28 29 (8) Following a judgment of conviction, the court shall enter

a disposition or impose a sentence authorized under section
 18(1)(p)-18(1)(o) of this chapter.

3 (9) As used in this section, "specified juvenile violation"4 means any of the following:

5 (a) A violation of section 72, 83, 86, 89, 91, 316, 317, 349,
6 520b, 529, 529a, or 531 of the Michigan penal code, 1931 PA 328,
7 MCL 750.72, 750.83, 750.86, 750.89, 750.91, 750.316, 750.317,
8 750.349, 750.520b, 750.529, 750.529a, and 750.531.

9 (b) A violation of section 84 or 110a(2) of the Michigan penal
10 code, 1931 PA 328, MCL 750.84 and 750.110a, if the juvenile is
11 armed with a dangerous weapon. As used in this subdivision,
12 "dangerous weapon" means 1 or more of the following:

13 (i) A loaded or unloaded firearm, whether operable or14 inoperable.

15 (*ii*) A knife, stabbing instrument, brass knuckles, blackjack,
16 club, or other object specifically designed or customarily carried
17 or possessed for use as a weapon.

18 (*iii*) An object that is likely to cause death or bodily injury
19 when used as a weapon and that is used as a weapon or carried or
20 possessed for use as a weapon.

(*iv*) An object or device that is used or fashioned in a manner
to lead a person to believe the object or device is an object or
device described in subparagraphs (*i*) to (*iii*).

(c) A violation of section 186a of the Michigan penal code,
1931 PA 328, MCL 750.186a, regarding escape or attempted escape
from a juvenile facility, but only if the juvenile facility from
which the juvenile escaped or attempted to escape was 1 of the
following:

29

(i) A high-security or medium-security facility operated by the

6

1 family independence agency department or a county juvenile agency.

2 (*ii*) A high-security facility operated by a private agency
3 under contract with the family independence agency department or a
4 county juvenile agency.

5 (d) A violation of section 7401(2) (a) (i) or 7403(2) (a) (i) of
6 the public health code, 1978 PA 368, MCL 333.7401 and 333.7403.

7 (e) An attempt to commit a violation described in subdivisions8 (a) to (d).

9 (f) Conspiracy to commit a violation described in subdivisions10 (a) to (d).

(g) Solicitation to commit a violation described in subdivisions (a) to (d).

13 (h) Any lesser included offense of an offense described in
14 subdivisions (a) to (g) if the juvenile is alleged in the petition
15 to have committed an offense described in subdivisions (a) to (g).

(i) Any other offense arising out of the same transaction as an offense described in subdivisions (a) to (g) if the juvenile is alleged in the petition to have committed an offense described in subdivisions (a) to (g).

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

(2) A case shall must not be placed on the consent calendar
unless the juvenile and the parent, guardian, or legal custodian
and the prosecutor agree to have the case placed on the consent
calendar.

27 (3) The court may transfer a case from the formal calendar to
28 the consent calendar at any time before disposition. A case
29 involving the alleged commission of an offense as that term is

1 defined in section 31 of the William Van Regenmorter crime victim's 2 rights act, 1985 PA 87, MCL 780.781, shall must only be placed on 3 the consent calendar upon compliance with the procedures set forth 4 in section 36b of the William Van Regenmorter crime victim's rights 5 act, 1985 PA 87, MCL 780.786b.

6 (4) After a case is placed on the consent calendar, the
7 prosecutor shall provide the victim with notice as required by
8 article 2 of the William Van Regenmorter crime victim's rights act,
9 1985 PA 87, MCL 780.781 to 780.802.

10 (5) Consent calendar cases must be maintained in the following 11 nonpublic manner:

(a) Access to consent calendar case records shall must be 12 13 provided to the juvenile, the juvenile's parents, guardian, or 14 legal custodian, the guardian ad litem, counsel for the juvenile, 15 the department of health and human services if related to an investigation of neglect and abuse, law enforcement personnel, 16 prosecutor, and other courts. However, consent calendar case 17 18 records shall must not be disclosed to federal agencies or military 19 recruiters. For purposes of this subsection, As used in this 20 subdivision, "case records" includes the pleadings, motions, 21 authorized petitions, notices, memoranda, briefs, exhibits, 22 available transcripts, findings of the court, register of actions, 23 consent calendar case plan, and court orders related to the case 24 placed on the consent calendar.

(b) The contents of the confidential file , as defined in MCR
3.903, shall must continue to be maintained confidentially. As used
in this subdivision, "confidential file" means that term as defined
in MCR 3.903.

29

(6) The court shall conduct a consent calendar conference with

7

SCS

the juvenile, the juvenile's attorney, if any, and the juvenile's
 parent, guardian, or legal custodian to discuss the allegations.
 The prosecuting attorney and victim may be, but are not required to
 be, present.

5 (7) If it appears to the court that the juvenile has engaged
6 in conduct that would subject the juvenile to the jurisdiction of
7 the court, the court shall issue a written consent calendar case
8 plan. All of the following apply to a consent calendar case plan:

9 (a) The plan may include a provision requiring the juvenile, 10 parent, guardian, or legal custodian to reimburse the court for the 11 cost of the consent calendar services for the juvenile. The 12 reimbursement amount shall must be reasonable, taking into account 13 the juvenile's income and resources. The plan shall must also 14 include a requirement that the juvenile pay restitution under the 15 William Van Regenmorter crime victim's rights act, 1985 PA 87, MCL 16 780.751 to 780.834.

17 (b) A consent calendar case plan shall must not contain a
18 provision removing the juvenile from the custody of the juvenile's
19 parent, guardian, or legal custodian.

(c) The period for a juvenile to complete the terms of a
consent calendar case plan must not exceed 6 months, unless the
court determines that a longer period is needed for the juvenile to
complete a specific treatment program and includes this
determination as part of the consent calendar case record.

25 (d) (c) The consent calendar case plan is not an order of the
 26 court, but shall must be included as a part of the case record.

27 (e) (d) Violation of the terms of the consent calendar case
28 plan may result in the court's returning the case to the formal
29 calendar for further proceedings consistent with subsection (10).

H00607'23 (H-3)

8

SCS

(8) The court shall not enter an order of disposition in a
 case while it is on the consent calendar.

3 (9) Upon successful completion by the juvenile of the consent
4 calendar case plan, the court shall close the case and shall
5 destroy all records of the proceeding in accordance with the
6 records management policies and procedures of the state court
7 administrative office, established in accordance with supreme court
8 rules.

9 (10) If it appears to the court at any time that proceeding on
10 the consent calendar is not in the best interest of either the
11 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.

(11) Statements made by the juvenile during the proceeding on
the consent calendar shall must not be used against the juvenile at
a trial on the formal calendar on the same charge.

(12) Upon a judicial determination that the juvenile has
completed the terms of the consent calendar case plan, the court
shall report the successful completion of the consent calendar to
the juvenile and the department of state police. The department of

SCS

state police shall maintain a nonpublic record of the case. This 1 record shall must be open to the courts of this state, another 2 state, or the United States, the department of corrections, law 3 enforcement personnel, and prosecutors only for use only in the 4 performance of their duties or to determine whether an employee of 5 6 the court, department, law enforcement agency, or prosecutor's 7 office has violated his or her conditions of employment or whether 8 an applicant meets criteria for employment with the court, 9 department, law enforcement agency, or prosecutor's office.

10 Sec. 4. (1) If a juvenile 14 years of age or older is accused 11 of an act that if committed by an adult would be a felony, the 12 judge of the family division of circuit court in the county in 13 which the offense is alleged to have been committed may waive 14 jurisdiction under this section upon motion of the prosecuting 15 attorney. After waiver, the juvenile may be tried in the court 16 having general criminal jurisdiction of the offense.

17 (2) Before conducting a hearing on the motion to waive 18 jurisdiction, the court shall give notice of the hearing in the 19 manner provided by supreme court rule to the juvenile and the 20 prosecuting attorney and, if addresses are known, to the juvenile's parents or quardians. The notice shall must state clearly that a 21 waiver of jurisdiction to a court of general criminal jurisdiction 22 23 has been requested and that, if granted, the juvenile can be 24 prosecuted for the alleged offense as though he or she the juvenile 25 were an adult.

26 (3) Before the court waives jurisdiction, the court shall
27 determine on the record if there is probable cause to believe that
28 an offense has been committed that if committed by an adult would
29 be a felony and if there is probable cause to believe that the

SCS

juvenile committed the offense. Before a juvenile may waive a probable cause hearing under this subsection, the court shall inform the juvenile that a waiver of this subsection waives the preliminary examination required by under chapter VI of the code of criminal procedure, Act No. 175 of the Public Acts of 1927, being sections 766.1 to 766.18 of the Michigan Compiled Laws.1927 PA 175, MCL 766.1 to 766.18.

8 (4) Upon a showing of probable cause under subsection (3), the 9 court shall conduct a hearing to determine if the best interests of 10 the juvenile and the public would be served by granting a waiver of 11 jurisdiction to the court of general criminal jurisdiction. In making its determination, the court shall consider all of the 12 following criteria, giving greater weight to the seriousness of the 13 14 alleged offense and the juvenile's prior record of delinquency than 15 to the other criteria:

16 (a) The seriousness of the alleged offense in terms of 17 community protection, including, but not limited to, the existence 18 of any aggravating factors recognized by the sentencing guidelines 19 , and the use of a firearm or other dangerous weapon. , and the 20 impact on any victim.

(b) The culpability of the juvenile in committing the alleged 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.

(c) The juvenile's prior record of delinquency including, but
not limited to, any record of detention, any police record, any
school record, or any other evidence indicating prior delinquent
behavior.that would be a crime if committed by an adult.

SCS

(d) The juvenile's programming history, including, but not
 limited to, any out-of-home placement or treatment and the
 juvenile's past willingness to participate meaningfully in
 available programming.

5 (e) The adequacy of the punishment or programming available to
6 rehabilitate and hold accountable the juvenile in the juvenile
7 justice system and the juvenile's amenability to treatment.

8

(f) The dispositional options available for the juvenile.

9 (g) The juvenile's developmental maturity, emotional health,10 and mental health.

(h) If the juvenile is a member of a federally recognized
Indian tribe, culturally honoring traditional values of the
juvenile's tribe.

14

(i) The impact on any victim.

15 (5) If the court determines that there is probable cause to believe that an offense has been committed that if committed by an 16 adult would be a felony and that the juvenile committed the 17 18 offense, the court shall waive jurisdiction of the juvenile if the court finds that the juvenile has previously been subject to the 19 20 jurisdiction of the circuit court under this section, or section 606 of the revised judicature act of 1961, Act No. 236 of the 21 22 Public Acts of 1961, being section 600.606 of the Michigan Compiled 23 Laws, or the recorder's court of the city of Detroit under this section or section 10a(1)(c) of Act No. 369 of the Public Acts of 24 25 1919, being section 725.10a of the Michigan Compiled Laws.1961 PA 26 236, MCL 600.606.

27 (6) If legal counsel has not been retained or appointed to
28 represent the juvenile, the court shall advise the juvenile and his
29 or her the juvenile's parents, guardian, custodian, or guardian ad

litem of the juvenile's right to representation and appoint legal
 counsel. If the court appoints legal counsel, the judge may assess
 the cost of providing legal counsel as costs against the juvenile
 or those responsible for his or her the juvenile's support, or
 both, if the persons to be assessed are financially able to comply.

6 (7) Legal counsel shall have access to records or reports
7 provided and received by the judge as a basis for decision in
8 proceedings for waiver of jurisdiction. A continuance shall must be
9 granted at legal counsel's request if any report, information, or
10 recommendation not previously available is introduced or developed
11 at the hearing and the interests of justice require a continuance.

12 (8) The court shall enter a written order either granting or 13 denying the motion to waive jurisdiction and the court shall state 14 on the record or in a written opinion the court's findings of fact 15 and conclusions of law forming the basis for entering the order. If 16 a juvenile is waived, a transcript of the court's findings or a 17 copy of the written opinion shall must be sent to the court of 18 general criminal jurisdiction.

(9) If the court does not waive jurisdiction, a transcript of the court's findings or, if a written opinion is prepared, a copy of the written opinion shall must be sent to the prosecuting attorney, juvenile, or juvenile's attorney upon request.

(10) If the court waives jurisdiction, the juvenile shall be
arraigned on an information filed by the prosecutor in the court of
general criminal jurisdiction. The probable cause finding under
subsection (3) satisfies the requirements of, and is the equivalent
of, the preliminary examination required by under chapter VI of Act
No. 175 of the Public Acts of 1927.the code of criminal procedure,
1927 PA 175, MCL 766.1 to 766.18.

SCS

(11) As used in this section, "felony" means an offense
 punishable by imprisonment for more than 1 year or an offense
 designated by law as a felony.

4 Enacting section 1. This amendatory act takes effect October5 1, 2024.