HOUSE BILL No. 4549

May 5, 2015, Introduced by Reps. Santana, Barrett, Chatfield, Victory, Price, LaVoy, Runestad and Glenn and referred to the Committee on Judiciary.

A bill to amend 1939 PA 288, entitled

"Probate code of 1939,"

by amending section 17b of chapter XIIA (MCL 712A.17b), as amended by 2002 PA 625.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

CHAPTER XIIA

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Sec. 17b. (1) As used in this section:

(a) "Custodian of the videorecorded statement" means the

4 family independence agency, DEPARTMENT OF HEALTH AND HUMAN

SERVICES, investigating law enforcement agency, prosecuting attorney, or department of attorney general or another person designated under the county protocols established as required by section 8 of the child protection law, 1975 PA 238, MCL 722.628.

(b) "Developmental disability" means that term as defined in section 100a of the mental health code, 1974 PA 258, MCL 330.1100a,

HOUSE BILL No. 4549 10 except that, for the purposes of implementing this section,
 developmental disability includes only a condition that is
 attributable to a mental impairment or to a combination of mental
 and physical impairments, and does not include a condition
 attributable to a physical impairment unaccompanied by a mental
 impairment.

7 (c) "Videorecorded statement" means a witness's statement
8 taken by a custodian of the videorecorded statement as provided in
9 subsection (5). Videorecorded statement does not include a
10 videorecorded deposition taken as provided in subsections (16) and
11 (17).

12 (d) "Witness" means an alleged victim of an offense listed13 under subsection (2) who is either of the following:

14 (i) A person under 16 years of age.

15 (*ii*) A person 16 years of age or older with a developmental16 disability.

17 (2) This section only applies to either 1 OR MORE of the18 following:

(a) A proceeding brought under section 2(a)(1) of this chapter
in which the alleged offense, if committed by an adult, would be a
felony under section 136b, 145c, 520b to 520e, or 520g of the
Michigan penal code, 1931 PA 328, MCL 750.136b, 750.145c, 750.520b
to 750.520e, and 750.520g, or under former section 136 or 136a of
the Michigan penal code, 1931 PA 328.

(b) A proceeding brought under section 2(b) of this chapter.
(C) A PROCEEDING BROUGHT UNDER SECTION 7(6) OF THE CHILD
PROTECTION LAW, 1975 PA 238, MCL 722.627.

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(3) If pertinent, the witness shall be permitted the use of
 dolls or mannequins, including, but not limited to, anatomically
 correct dolls or mannequins, to assist the witness in testifying on
 direct and cross-examination.

5 (4) A witness who is called upon to testify shall be permitted to have a support person sit with, accompany, or be in close 6 proximity to the witness during his or her testimony. A notice of 7 intent to use a support person shall name the support person, 8 9 identify the relationship the support person has with the witness, and give notice to all parties to the proceeding that the witness 10 11 may request that the named support person sit with the witness when the witness is called upon to testify during any stage of the 12 proceeding. The notice of intent to use a named support person 13 14 shall be filed with the court and shall be served upon all parties to the proceeding. The court shall rule on a motion objecting to 15 the use of a named support person before the date at which the 16 17 witness desires to use the support person.

(5) A custodian of the videorecorded statement may take a 18 19 witness's videorecorded statement. The videorecorded statement 20 shall be admitted at all proceedings except the adjudication stage 21 instead of the live testimony of the witness. The videorecorded statement shall state the date and time that the statement was 22 23 taken; shall identify the persons present in the room and state 24 whether they were present for the entire videorecording VIDEO 25 **RECORDING** or only a portion of the videorecording; VIDEO RECORDING; 26 and shall show a time clock that is running during the taking of 27 the statement.

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(6) In a videorecorded statement, the questioning of the
 witness should be full and complete; shall be in accordance with
 the forensic interview protocol implemented as required by section
 8 of the child protection law, 1975 PA 238, MCL 722.628; and, if
 appropriate for the witness's developmental level, shall include,
 but need not be limited to, all of the following areas:

7 8 (a) The time and date of the alleged offense or offenses.(b) The location and area of the alleged offense or offenses.

9 (c) The relationship, if any, between the witness and the10 respondent.

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(d) The details of the offense or offenses.

12 (e) The names of other persons known to the witness who may13 have personal knowledge of the offense or offenses.

14 (7) A custodian of the videorecorded statement may release or consent to the release or use of a videorecorded statement or 15 copies of a videorecorded statement to a law enforcement agency, an 16 17 agency authorized to prosecute the criminal case to which the 18 videorecorded statement relates, or an entity that is part of 19 county protocols established under section 8 of the child 20 protection law, 1975 PA 238, MCL 722.628. Each respondent and, if 21 represented, his or her attorney has the right to view and hear the 22 videorecorded statement at a reasonable time before it is offered 23 into evidence. In preparation for a court proceeding and under protective conditions, including, but not limited to, a prohibition 24 25 on the copying, release, display, or circulation of the 26 videorecorded statement, the court may order that a copy of the 27 videorecorded statement be given to the defense. THE ORDER MAY

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SPECIFY WHO SHALL VIEW THE VIDEORECORDED STATEMENT, INDICATE THE
 TIME BY WHICH THE VIDEORECORDED STATEMENT IS REQUIRED TO BE
 RETURNED, AND STATE A REASON FOR THE RELEASE OF THE VIDEORECORDED
 STATEMENT.

5 (8) If authorized by the prosecuting attorney in the county in
6 which the videorecorded statement was taken, a videorecorded
7 statement may be used for purposes of training the custodians of
8 the videorecorded statement in that county on the forensic
9 interview protocol implemented as required by section 8 of the
10 child protection law, 1975 PA 238, MCL 722.628.

(9) Except as provided in this section, an individual, including, but not limited to, a custodian of the videorecorded statement, the witness, or the witness's parent, guardian, guardian ad litem, or attorney, shall not release or consent to release a videorecorded statement or a copy of a videorecorded statement.

16 (10) A videorecorded statement that becomes part of the court
17 record is subject to a protective order of the court for the
18 purpose of protecting the privacy of the witness.

19 (11) A videorecorded statement shall not be copied or 20 reproduced in any manner except as provided in this section. A 21 videorecorded statement is exempt from disclosure under the freedom 22 of information act, 1976 PA 442, MCL 15.231 to 15.246, is not 23 subject to release under another statute, and is not subject to 24 disclosure under the Michigan court rules governing discovery. This 25 section does not prohibit the production or release of a transcript 26 of a videorecorded statement.

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(12) Except as otherwise provided in subsection (15), if, upon

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1 the motion of a party or in the court's discretion, the court finds 2 on the record that psychological harm to the witness would occur if the witness were to testify in the presence of the respondent at a 3 4 court proceeding or in a videorecorded deposition taken as provided 5 in subsection (13), the court shall order that the witness during 6 his or her testimony be shielded from viewing the respondent in such a manner as to enable the respondent to consult with his or 7 her attorney and to see and hear the testimony of the witness 8 9 without the witness being able to see the respondent.

10 (13) In a proceeding brought under section 2(b) of this 11 chapter, if, upon the motion of a party or in the court's 12 discretion, the court finds on the record that psychological harm to the witness would occur if the witness were to testify at the 13 14 adjudication stage, the court shall order to be taken a videorecorded deposition of a witness that shall be admitted into 15 evidence at the adjudication stage instead of the live testimony of 16 17 the witness. The examination and cross-examination of the witness 18 in the videorecorded deposition shall proceed in the same manner as 19 permitted at the adjudication stage.

20 (14) In a proceeding brought under section 2(a)(1) of this 21 chapter in which the alleged offense, if committed by an adult, 22 would be a felony under section 136b, 145c, 520b to 520e, or 520g 23 of the Michigan penal code, 1931 PA 328, MCL 750.136b, 750.145c, 750.520b to 750.520e, and 750.520q, or under former section 136 or 24 25 136a of the Michigan penal code, 1931 PA 328, if, upon the motion 26 of a party made before the adjudication stage, the court finds on 27 the record that the special arrangements specified in subsection

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(15) are necessary to protect the welfare of the witness, the court
 shall order 1 or both of those special arrangements. In determining
 whether it is necessary to protect the welfare of the witness, the
 court shall consider both of the following:

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(a) The age of the witness.

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(b) The nature of the offense or offenses.

7 (15) If the court determines on the record that it is
8 necessary to protect the welfare of the witness and grants the
9 motion made under subsection (14), the court shall order 1 or both
10 of the following:

(a) In order to protect the witness from directly viewing the respondent, the courtroom shall be arranged so that the respondent is seated as far from the witness stand as is reasonable and not directly in front of the witness stand. The respondent's position shall be located so as to allow the respondent to hear and see all witnesses and be able to communicate with his or her attorney.

17 (b) A questioner's stand or podium shall be used for all
18 questioning of all witnesses by all parties, and shall be located
19 in front of the witness stand.

20 (16) In a proceeding brought under section 2(a)(1) of this 21 chapter in which the alleged offense, if committed by an adult, 22 would be a felony under section 136b, 145c, 520b to 520e, or 520g 23 of the Michigan penal code, 1931 PA 328, MCL 750.136b, 750.145c, 24 750.520b to 750.520e, and 750.520q, or under former section 136 or 25 136a of the Michigan penal code, 1931 PA 328, if, upon the motion 26 of a party or in the court's discretion, the court finds on the 27 record that the witness is or will be psychologically or

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emotionally unable to testify at a court proceeding even with the
 benefit of the protections afforded the witness in subsections (3),
 (4), and (15), the court shall order that a videorecorded
 deposition of a witness shall be taken to be admitted at the
 adjudication stage instead of the witness's live testimony.

6 (17) For purposes of the videorecorded deposition under
7 subsection (16), the witness's examination and cross-examination
8 shall proceed in the same manner as if the witness testified at the
9 adjudication stage, and the court shall order that the witness,
10 during his or her testimony, shall not be confronted by the
11 respondent but shall permit the respondent to hear the testimony of
12 the witness and to consult with his or her attorney.

13 (18) This section is in addition to other protections or14 procedures afforded to a witness by law or court rule.

15 (19) A person who intentionally releases a videorecorded 16 statement in violation of this section is guilty of a misdemeanor 17 punishable by imprisonment for not more than 93 days 1 YEAR or a 18 fine of not more than \$500.00, \$1,000.00, or both.

(20) THE COURT SHALL RETAIN A VIDEORECORDED STATEMENT MADE
UNDER THIS SECTION AS REQUIRED BY SUPREME COURT RULE. ALL OTHER
ENTITIES SHALL STORE A VIDEORECORDED STATEMENT MADE UNDER THIS
SECTION IN ACCORDANCE WITH THE COUNTY PROTOCOLS ESTABLISHED UNDER
SECTION 8 OF THE CHILD PROTECTION LAW, 1975 PA 238, MCL 722.628.

24 Enacting section 1. This amendatory act takes effect 90 days25 after the date it is enacted into law.

26 Enacting section 2. This amendatory act does not take effect27 unless all of the following bills of the 98th Legislature are

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1 enacted into law:

2 (a) Senate Bill No. ____ or House Bill No. 4548 (request no.
3 01729'15).

4 (b) Senate Bill No. ____ or House Bill No. 4547 (request no.
5 01735'15).