

**SUBSTITUTE FOR  
HOUSE BILL NO. 4951**

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending section 10d of chapter II, sections 1a and 3 of chapter IV, section 6e of chapter V, section 4a of chapter IX, and sections 13k, 16d, and 16p of chapter XVII (MCL 762.10d, 764.1a, 764.3, 765.6e, 769.4a, 777.13k, 777.16d, and 777.16p), section 10d of chapter II, section 3 of chapter IV, and section 6e of chapter V as added and section 1a of chapter IV as amended by 2020 PA 394, section 4a of chapter IX as amended by 2019 PA 115, section 13k of chapter XVII as amended by 2018 PA 587, section 16d of chapter XVII as amended by 2023 PA 59, and section 16p of chapter XVII as amended by 2008 PA 467.

**THE PEOPLE OF THE STATE OF MICHIGAN ENACT:**

## CHAPTER II

1  
2           Sec. 10d. (1) Except in cases in which the person is alleged  
3 to have committed an assaultive crime or an offense involving  
4 domestic violence, a person who is wanted on a bench warrant or a  
5 warrant of arrest who voluntarily ~~presents himself or herself~~ **goes**  
6 to the court that issued the warrant within 1 year of the warrant  
7 issuance must be processed by the court according to this section.

8           (2) If a judicial officer is available to arraign the person  
9 on the warrant within 2 hours of the person's appearance, the court  
10 must arraign the person and set ~~his or her~~ **the** case for the next  
11 stage of criminal proceedings. It must be presumed that the person  
12 is not a flight risk when the court sets bond or other conditions  
13 of release at an arraignment under this subsection.

14           (3) If a judicial officer is not available to arraign the  
15 person on the warrant within 2 hours of the person's appearance,  
16 the court shall recall the warrant and schedule the case for future  
17 arraignment.

18           (4) A court may deny a person the benefit of the procedure  
19 provided for in this section if the person has already benefitted  
20 from the procedure on any pending criminal charges.

21           (5) As used in this section:

22           (a) "Assaultive crime" includes any of the following:

23           (i) A violation described in section 9a of chapter X.

24           (ii) A violation of chapter XI of the Michigan penal code, 1931  
25 PA 328, MCL 750.81 to ~~750.90h~~, **750.90g**, not otherwise included in  
26 subparagraph (i).

27           (iii) A violation of section 110a, 136b, 234a, 234b, 234c, 349b,  
28 or 411h of the Michigan penal code, 1931 PA 328, MCL 750.110a,  
29 750.136b, 750.234a, 750.234b, 750.234c, 750.349b, and 750.411h, or

1 any other violent felony.

2 (iv) A violation of a law of another state or of a political  
3 subdivision of this state or of another state that substantially  
4 corresponds to a violation described in subparagraph (i), (ii), or  
5 (iii).

6 (b) "Domestic violence" means that term as defined in section  
7 1 of 1978 PA 389, MCL 400.1501.

8 (c) "Violent felony" means that term as defined in section 36  
9 of the corrections code of 1953, 1953 PA 232, MCL 791.236.

10 CHAPTER IV

11 Sec. 1a. (1) A magistrate shall issue a warrant or summons  
12 upon presentation of a proper complaint alleging the commission of  
13 an offense and a finding of reasonable cause to believe that the  
14 individual accused in the complaint committed that offense. The  
15 complaint must be sworn to before a magistrate or clerk.

16 (2) Except in cases in which any of the following  
17 circumstances apply, the magistrate or clerk must issue a summons  
18 rather than a warrant:

19 (a) The complaint is for an assaultive crime or an offense  
20 involving domestic violence.

21 (b) The clerk or magistrate has reason to believe from the  
22 presentation of the complaint that the person against whom the  
23 complaint was made will not appear upon a summons.

24 (c) The issuance of summons poses a risk to public safety.

25 (d) The prosecutor has requested a warrant.

26 (3) A summons must be in the same form as a warrant except  
27 that it must summon the defendant to appear before a court at a  
28 stated date and time. The summons must be served upon a defendant  
29 by delivering a copy to ~~him or her~~ **the defendant** personally, by

1 leaving it at ~~his or her~~ **the defendant's** dwelling house or usual  
2 place of abode with some person of suitable age and discretion  
3 residing at that place, or by mailing it to the defendant's last  
4 known address. If a defendant fails to appear in response to the  
5 summons, a warrant may be issued.

6 (4) The finding of reasonable cause by the magistrate may be  
7 based upon 1 or more of the following:

8 (a) Factual allegations of the complainant contained in the  
9 complaint.

10 (b) The complainant's sworn testimony.

11 (c) The complainant's affidavit.

12 (d) Any supplemental sworn testimony or affidavits of other  
13 individuals presented by the complainant or required by the  
14 magistrate.

15 (5) The magistrate may require sworn testimony of the  
16 complainant or other individuals. Supplemental affidavits may be  
17 sworn to before an individual authorized by law to administer  
18 oaths. The factual allegations contained in the complaint,  
19 testimony, or affidavits may be based upon personal knowledge,  
20 information and belief, or both.

21 (6) The magistrate shall not refuse to accept a complaint  
22 alleging a violation of section 81 or 81a of the Michigan penal  
23 code, 1931 PA 328, MCL 750.81 and 750.81a, or a violation of a  
24 local ordinance substantially corresponding to section 81 of the  
25 Michigan penal code, 1931 PA 328, MCL 750.81, by the spouse of the  
26 victim, a former spouse of the victim, an individual with whom the  
27 victim has had a child in common, an individual with whom the  
28 victim has or has had a dating relationship, or an individual  
29 residing or having resided in the same household as the victim on

1 grounds that the complaint is signed upon information and belief by  
2 an individual other than the victim.

3 (7) The magistrate shall not refuse to accept a complaint  
4 alleging that a crime was committed in which the victim is a  
5 vulnerable adult on the grounds that the complaint is signed upon  
6 information and belief by an individual other than the victim.

7 (8) A warrant or summons may be issued under this section only  
8 upon compliance with the requirements of section 1 of this chapter.

9 (9) As used in this section:

10 (a) "Assaultive crime" includes any of the following:

11 (i) A violation described in section 9a of chapter X.

12 (ii) A violation of chapter XI of the Michigan penal code, 1931  
13 PA 328, MCL 750.81 to ~~750.90h~~, **750.90g**, not otherwise included in  
14 subparagraph (i).

15 (iii) A violation of section 110a, 136b, 234a, 234b, 234c, 349b,  
16 or 411h of the Michigan penal code, 1931 PA 328, MCL 750.110a,  
17 750.136b, 750.234a, 750.234b, 750.234c, 750.349b, and 750.411h, or  
18 any other violent felony.

19 (iv) A violation of a law of another state or of a political  
20 subdivision of this state or of another state that substantially  
21 corresponds to a violation described in subparagraph (i), (ii), or  
22 (iii).

23 (b) "Dating relationship" means frequent, intimate  
24 associations primarily characterized by the expectation of  
25 affectional involvement. Dating relationship does not include a  
26 casual relationship or an ordinary fraternization between 2  
27 individuals in a business or social context.

28 (c) "Domestic violence" means that term as defined in section  
29 1 of 1978 PA 389, MCL 400.1501.

1 (d) "Violent felony" means that term as defined in section 36  
2 of the corrections code of 1953, 1953 PA 232, MCL 791.236.

3 (e) "Vulnerable adult" means that term as defined in section  
4 145m of the Michigan penal code, 1931 PA 328, MCL 750.145m.

5 Sec. 3. (1) Notwithstanding any provision of law to the  
6 contrary and except in cases where the complaint is for an  
7 assaultive crime or an offense involving domestic violence, in the  
8 event that a defendant fails to appear for a court hearing and it  
9 is the defendant's first failure to appear in the case, there is a  
10 rebuttable presumption that the court must wait 48 hours before  
11 issuing a bench warrant to allow the defendant to voluntarily  
12 appear. If the defendant does not appear within 48 hours, the court  
13 shall issue a bench warrant unless the court believes there is good  
14 reason to instead schedule the case for further hearing.

15 (2) When a court delays the issuance of a warrant, the court  
16 shall not revoke the release order or declare bail money deposited  
17 or the surety bond, if any, forfeited. Upon the issuance of the  
18 arrest warrant, the court may then enter an order revoking the  
19 release order and declaring the bail money deposited, personal  
20 recognizance bond, surety bond, or 10% bond, if any, forfeited.

21 (3) The court may overcome the presumption under subsection  
22 (1) and issue an immediate bench warrant for the defendant's  
23 failure to appear if the court has a specific articulable reason to  
24 suspect that any of the following apply:

25 (a) The defendant has committed a new crime.

26 (b) A person or property will be endangered if a bench warrant  
27 is not issued.

28 (c) Prosecution witnesses have been summoned and are present  
29 for the proceeding.

1 (d) The proceeding is to impose a sentence for the crime.

2 (e) There are other compelling circumstances that require the  
3 immediate issuance of a bench warrant.

4 (4) If the court departs from the presumption under subsection  
5 (1) and issues an immediate bench warrant, the court must state on  
6 the record its reasons for doing so.

7 (5) As used in this section:

8 (a) "Assaultive crime" includes any of the following:

9 (i) A violation described in section 9a of chapter X.

10 (ii) A violation of chapter XI of the Michigan penal code, 1931  
11 PA 328, MCL 750.81 to ~~750.90h~~, **750.90g**, not otherwise included in  
12 subparagraph (i).

13 (iii) A violation of section 110a, 136b, 234a, 234b, 234c, 349b,  
14 or 411h of the Michigan penal code, 1931 PA 328, MCL 750.110a,  
15 750.136b, 750.234a, 750.234b, 750.234c, 750.349b, and 750.411h, or  
16 any other violent felony.

17 (iv) A violation of a law of another state or of a political  
18 subdivision of this state or of another state that substantially  
19 corresponds to a violation described in subparagraph (i), (ii), or  
20 (iii).

21 (b) "Domestic violence" means that term as defined in section  
22 1 of 1978 PA 389, MCL 400.1501.

23 (c) "Violent felony" means that term as defined in section 36  
24 of the corrections code of 1953, 1953 PA 232, MCL 791.236.

25 CHAPTER V

26 Sec. 6e. (1) Except in cases in which the person is alleged to  
27 have committed an assaultive crime or an offense involving domestic  
28 violence, a person who is detained on warrant of arrest in a county  
29 other than the county from which the warrant originated must be

1 released from custody if the county from which the warrant  
 2 originated does not make arrangements within 48 hours from the time  
 3 the person was detained to pick the person up and does not in fact  
 4 pick the person up within 72 hours after the time ~~he or she~~ **the**  
 5 **person** was detained. If a person is released from custody under  
 6 this section, the releasing facility must contact the originating  
 7 court and obtain a court date for the defendant to appear.

8 (2) As used in this section:

9 (a) "Assaultive crime" includes any of the following:

10 (i) A violation described in section 9a of chapter X.

11 (ii) A violation of chapter XI of the Michigan penal code, 1931  
 12 PA 328, MCL 750.81 to ~~750.90h~~, **750.90g**, not otherwise included in  
 13 subparagraph (i).

14 (iii) A violation of section 110a, 136b, 234a, 234b, 234c, 349b,  
 15 or 411h of the Michigan penal code, 1931 PA 328, MCL 750.110a,  
 16 750.136b, 750.234a, 750.234b, 750.234c, 750.349b, and 750.411h, or  
 17 any other violent felony.

18 (iv) A violation of a law of another state or of a political  
 19 subdivision of this state or of another state that substantially  
 20 corresponds to a violation described in subparagraph (i), (ii), or  
 21 (iii).

22 (b) "Domestic violence" means that term as defined in section  
 23 1 of 1978 PA 389, MCL 400.1501.

24 (c) "Violent felony" means that term as defined in section 36  
 25 of the corrections code of 1953, 1953 PA 232, MCL 791.236.

#### 26 CHAPTER IX

27 Sec. 4a. (1) When an individual who has not been convicted  
 28 previously of an assaultive crime pleads guilty to, or is found  
 29 guilty of, a violation of section 81 or 81a of the Michigan penal



1 code, 1931 PA 328, MCL 750.81 and 750.81a, and the victim of the  
2 assault is the offender's spouse or former spouse, an individual  
3 who has had a child in common with the offender, an individual who  
4 has or has had a dating relationship with the offender, or an  
5 individual residing or having resided in the same household as the  
6 offender, the court, without entering a judgment of guilt and with  
7 the consent of the accused and of the prosecuting attorney in  
8 consultation with the victim, may defer further proceedings and  
9 place the accused on probation as provided in this section.  
10 However, before deferring proceedings under this subsection, the  
11 court shall contact the department of state police and determine  
12 whether, according to the records of the department of state  
13 police, the accused has previously been convicted of an assaultive  
14 crime or has previously ~~availed himself or herself of~~ **had**  
15 **proceedings deferred under** this section. If the search of the  
16 records reveals an arrest for an assaultive crime but no  
17 disposition, the court shall contact the arresting agency and the  
18 court that had jurisdiction over the violation to determine the  
19 disposition of that arrest for purposes of this section.

20 (2) Upon a violation of a term or condition of probation, the  
21 court may enter an adjudication of guilt and proceed as otherwise  
22 provided in this chapter.

23 (3) An order of probation entered under subsection (1) may  
24 include any condition of probation authorized under section 3 of  
25 chapter XI, including, but not limited to, requiring the accused to  
26 participate in a mandatory counseling program. The court may order  
27 the accused to pay the reasonable costs of the mandatory counseling  
28 program. The court also may order the accused to participate in a  
29 drug treatment court under chapter 10A of the revised judicature

1 act of 1961, 1961 PA 236, MCL 600.1060 to 600.1088. The court may  
2 order the defendant to be imprisoned for not more than 12 months at  
3 the time or intervals, which may be consecutive or nonconsecutive  
4 and within the period of probation, as the court determines.  
5 However, the period of imprisonment must not exceed the maximum  
6 period of imprisonment authorized for the offense if the maximum  
7 period is less than 12 months. The court may permit day parole as  
8 authorized under 1962 PA 60, MCL 801.251 to 801.258. The court may  
9 permit a work or school release from jail.

10 (4) The court shall enter an adjudication of guilt and proceed  
11 as otherwise provided in this chapter if any of the following  
12 circumstances exist:

13 (a) The accused commits an assaultive crime during the period  
14 of probation.

15 (b) The accused violates an order of the court that ~~he or she~~  
16 **the accused** receive counseling regarding ~~his or her~~ **the accused's**  
17 violent behavior.

18 (c) The accused violates an order of the court that ~~he or she~~  
19 **the accused** have no contact with a named individual.

20 (5) Upon fulfillment of the terms and conditions, the court  
21 shall discharge the person and dismiss the proceedings against the  
22 person. Discharge and dismissal under this section must be without  
23 adjudication of guilt and is not a conviction for purposes of this  
24 section or for purposes of disqualifications or disabilities  
25 imposed by law upon conviction of a crime, but it is a prior  
26 conviction in a prosecution under sections 81(4) and (5) and 81a(3)  
27 of the Michigan penal code, 1931 PA 328, MCL 750.81 and 750.81a.  
28 There must be only 1 discharge and dismissal under this section  
29 with respect to any individual.

1 (6) All court proceedings under this section must be open to  
2 the public. Except as provided in subsection (7), if the record of  
3 proceedings as to the defendant is deferred under this section, the  
4 record of proceedings during the period of deferral must be closed  
5 to public inspection.

6 (7) Unless the court enters a judgment of guilt under this  
7 section, the department of state police shall retain a nonpublic  
8 record of the arrest, court proceedings, and disposition of the  
9 criminal charge under this section. However, the nonpublic record  
10 must be open to the following individuals and entities for the  
11 purposes noted:

12 (a) The courts of this state, law enforcement personnel, the  
13 department of corrections, and prosecuting attorneys for use only  
14 in the performance of their duties or to determine whether an  
15 employee of the court, law enforcement agency, department of  
16 corrections, or prosecutor's office has violated ~~his or her~~ **the**  
17 conditions of employment or whether an applicant meets criteria for  
18 employment with the court, law enforcement agency, department of  
19 corrections, or prosecutor's office.

20 (b) The courts of this state, law enforcement personnel, and  
21 prosecuting attorneys for either of the following purposes:

22 (i) Showing that a defendant in a criminal action under section  
23 81 or 81a of the Michigan penal code, 1931 PA 328, MCL 750.81 and  
24 750.81a, or a local ordinance substantially corresponding to  
25 section 81 of that act has already once ~~availed himself or herself~~  
26 **of had proceedings deferred under** this section.

27 (ii) Determining whether the defendant in a criminal action is  
28 eligible for discharge and dismissal of proceedings by a drug  
29 treatment court under section 1076(5) of the revised judicature act

1 of 1961, 1961 PA 236, MCL 600.1076.

2 (c) The department of health and human services for enforcing  
3 child protection laws and vulnerable adult protection laws or  
4 ascertaining the preemployment criminal history of any individual  
5 who will be engaged in the enforcement of child protection laws or  
6 vulnerable adult protection laws.

7 (8) As used in this section:

8 (a) "Assaultive crime" means 1 or more of the following:

9 (i) That term as defined in section 9a of chapter X.

10 (ii) A violation of chapter XI of the Michigan penal code, 1931  
11 PA 328, MCL 750.81 to ~~750.90h~~-750.90g.

12 (iii) A violation of a law of another state or of a local  
13 ordinance of a political subdivision of this state or of another  
14 state substantially corresponding to a violation described in  
15 subparagraph (i) or (ii).

16 (b) "Dating relationship" means frequent, intimate  
17 associations primarily characterized by the expectation of  
18 affectional involvement. This term does not include a casual  
19 relationship or an ordinary fraternization between 2 individuals in  
20 a business or social context.

21 CHAPTER XVII

22 Sec. 13k. This chapter applies to the following felonies  
23 enumerated in chapter 333 of the Michigan Compiled Laws:

24 M.C.L.	Category	Class	Description	Stat Max
25 333.2685	Person	E	Use of a live human 26 embryo, fetus, or 27 neonate for 28 nontherapeutic 29 research	5

1	333.2688	Person	E	Research on dead	5
2				embryo, fetus, or	
3				neonate without	
4				mother's consent	
5	333.2689	Person	E	Abortion to obtain	5
6				embryo or fetus	
7	333.2690 (1)	Person	E	Sale or delivery of	5
8				fetus, embryo, or	
9				neonate for certain	
10				purposes	
11	333.2690 (2)	Person	E	Financially benefiting	5
12				from granting certain	
13				persons access to an	
14				embryo, fetus, or	
15				neonate or from	
16				transferring	
17				possession of an	
18				embryo, fetus, or	
19				neonate to certain	
20				persons	
21	333.2813 (3)	Pub trst	F	Unauthorized	4
22				disclosure of social	
23				security number -	
24				subsequent offense	
25	<del>333.2835 (9)</del>	<del>Pub trst</del>	G	<del>Disclosing</del>	<del>3</del>
26				<del>confidential</del>	
27				<del>information - abortion</del>	

1	333.2841 (3)	Pub ord	E	Failure to inform law	5
2				enforcement or funeral	
3				home of discovery of	
4				dead body with purpose	
5				of concealing fact or	
6				cause of death	
7	333.5210 (1)	Person	F	Person who has HIV	4
8				knowingly engaging in	
9				vaginal or anal	
10				intercourse with	
11				uninfected person	
12				without informing the	
13				person he or she has	
14				HIV with the intent to	
15				infect that person	
16				with HIV	
17	333.5210 (2)	Person	F	Person who has HIV	4
18				knowingly engaging in	
19				vaginal or anal	
20				intercourse with	
21				uninfected person	
22				without informing the	
23				person he or she has	
24				HIV with reckless	
25				disregard and	
26				<b>resulting in the</b>	
27				person contracting HIV	
28	333.5661	Person	F	Fraud resulting in	4
29				patient death	

1           Sec. 16d. This chapter applies to the following felonies  
2 enumerated in chapter 750 of the Michigan Compiled Laws:

3	<b>M.C.L.</b>	<b>Category</b>	<b>Class</b>	<b>Description</b>	<b>Stat Max</b>
4	750.81(5)	Person	E	Domestic assault or	5
5				assault of a pregnant	
6				individual with prior	
7				convictions	
8	750.81a(3)	Person	E	Aggravated domestic	5
9				assault with prior	
10				convictions	
11	750.81d(1)	Person	G	Assaulting, resisting,	2
12				or obstructing certain	
13				persons	
14	750.81d(2)	Person	F	Assaulting, resisting,	4
15				or obstructing certain	
16				persons causing bodily	
17				injury requiring	
18				medical attention	
19	750.81d(3)	Person	C	Assaulting, resisting,	15
20				or obstructing certain	
21				persons causing	
22				serious impairment	
23	750.81d(4)	Person	B	Assaulting, resisting,	20
24				or obstructing certain	
25				persons causing death	
26	750.81e(2)	Person	G	Assault on utility	2
27				worker causing bodily	
28				injury requiring	
29				medical attention	

1	750.81e(3)	Person	E	Assault on utility	5
2				worker causing serious	
3				impairment of a body	
4				function	
5	750.82(1)	Person	F	Felonious assault	4
6	750.82(2)	Person	F	Felonious assault -	4
7				weapon-free school	
8				zone	
9	750.83	Person	A	Assault with intent to	Life
10				murder	
11	750.84(1)(a)	Person	D	Assault with intent to	10
12				do great bodily harm	
13				less than murder	
14	750.84(1)(b)	Person	D	Assault by	10
15				strangulation or	
16				suffocation	
17	750.85	Person	A	Torture	Life
18	750.86	Person	D	Assault with intent to	10
19				maim	
20	750.87	Person	D	Assault with intent to	10
21				commit a felony	
22	750.88	Person	C	Assault with intent to	15
23				commit unarmed robbery	
24	750.89	Person	A	Assault with intent to	Life
25				commit armed robbery	
26	750.90(1)	Person	C	Sexual contact under	20
27				pretext of medical	
28				treatment	



1	750.90 (2)	Person	B	Sexual penetration	25
2				under pretext of	
3				medical treatment	
4	750.90a	Person	A	Assault against a	Life
5				pregnant individual	
6				causing miscarriage,	
7				stillbirth, or death	
8				to embryo or fetus	
9				with intent or	
10				recklessness	
11	750.90b (a)	Person	C	Assault against a	15
12				pregnant individual	
13				resulting in	
14				miscarriage,	
15				stillbirth, or death	
16				to embryo or fetus	
17	750.90b (b)	Person	D	Assault against a	10
18				pregnant individual	
19				resulting in great	
20				bodily harm to embryo	
21				or fetus	
22	750.90c (a)	Person	C	Gross negligence	15
23				against a pregnant	
24				individual resulting	
25				in miscarriage,	
26				stillbirth, or death	
27				to embryo or fetus	

1	750.90c(b)	Person	E	Gross negligence	5
2				against a pregnant	
3				individual resulting	
4				in great bodily harm	
5				to embryo or fetus	
6	750.90d(a)	Person	C	Operating a vehicle	15
7				under the influence or	
8				while impaired causing	
9				miscarriage,	
10				stillbirth, or death	
11				to embryo or fetus	
12	750.90d(b)	Person	E	Operating a vehicle	5
13				under the influence or	
14				while impaired causing	
15				serious or aggravated	
16				injury to embryo or	
17				fetus	
18	750.90e	Person	G	Careless or reckless	2
19				driving causing	
20				miscarriage,	
21				stillbirth, or death	
22				to embryo or fetus	
23	750.90g(3)	Person	A	Performance of	Life
24				procedure on live	
25				infant with intent to	
26				cause death	

1 ~~750.90h~~ Person G ~~Performing or~~ 2  
 2 ~~assisting in~~  
 3 ~~performance of~~  
 4 ~~partial-birth abortion~~

5 750.91 Person A Attempted murder Life

6 Sec. 16p. This chapter applies to the following felonies  
 7 enumerated in chapter 750 of the Michigan Compiled Laws:

8 M.C.L.	Category	Class	Description	Stat Max
9 750.317	Person	M2	Second degree murder	Life
10 750.317a	Person	A	Delivery of controlled	Life
11			substance causing	
12			death	
13 750.321	Person	C	Manslaughter	15
14 750.322	Person	C	Willful killing of	15
15			unborn quick child	
16 <del>750.323</del>	<del>Person</del>	<del>C</del>	<del>Abortion resulting in</del>	<del>15</del>
17			<del>death</del>	
18 750.327	Person	A	Death by explosives on	Life
19			vehicle or vessel	
20 750.328	Person	A	Death by explosives in	Life
21			or near building	
22 750.329	Person	C	Homicide – weapon	15
23			aimed with intent but	
24			not malice	
25 750.329a	Person	E	Assisting a suicide	5

26 Enacting section 1. This amendatory act does not take effect  
 27 unless all of the following bills of the 102nd Legislature are  
 28 enacted into law:

29 (a) Senate Bill No. 474.

**1** (b) House Bill No. 4949.