

## **SENATE BILL No. 827**

September 21, 1993, Introduced by Senators HOFFMAN, CARL, WELBORN, DI NELLO, DINGELL, WARTNER, DUNASKISS and MC MANUS and referred to the Committee on Education.

A bill to amend section 4 of Act No. 288 of the Public Acts of 1986, entitled

"An act to establish a Michigan work-study program for qualified resident students attending eligible postsecondary schools and employed by qualified employers; and to prescribe the powers and duties of certain state agencies,"

as amended by Act No. 47 of the Public Acts of 1990, being section 390.1374 of the Michigan Compiled Laws; and to add section 4a.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Section 1. Section 4 of Act No. 288 of the Public Acts of
- 2 1986, as amended by Act No. 47 of the Public Acts of 1990, being
- 3 section 390.1374 of the Michigan Compiled Laws, is amended and
- 4 section 4a is added to read as follows:
- 5 Sec. 4. (1) A student is eligible to participate in the MWS
- 6 program if the student meets ALL OF the following requirements:

- 1 (a) Has resided in this state continuously for the 12 months
- 2 preceding his or her application to the MWS program and is not
- 3 considered a resident of any other state.
- 4 (b) Is not incarcerated in a corrections institute.
- 5 (c) Is enrolled in at least a half-time undergraduate pro-
- 6 gram of study at an eligible postsecondary school or meets the
- 7 requirements of subsection (5).
- 8 (d) Is certified by the financial aid officer at the post-
- 9 secondary school as needing employment in order to meet recog-
- 10 nized educational expenses.
- 11 (e) Is a United States citizen or permanent resident.
- (f) Is not in default on a loan guaranteed by the
- 13 authority.
- 14 (G) IS NOT INELIGIBLE UNDER SECTION 4A.
- 15 (2) A student shall maintain satisfactory academic progress,
- 16 as defined by the postsecondary school in which the student is
- 17 enrolled, to remain eligible for the MWS program under this act.
- 18 (3) A full-time undergraduate student -shall IS not be
- 19 eligible for the MWS program for more than 15 terms or its equiv-
- 20 alent in semesters at any particular school.
- 21 (4) If a student possessing a degree at a given academic
- 22 level enrolls for a second degree at the same or lower academic
- 23 level, the authority shall include MWS grants received by the
- 24 student when enrolled for the previous degree at the same or
- 25 lower level in determining the student's eligibility under this
- 26 act.

- (5) A student may participate in the MWS program during a period when he or she is not enrolled at an eligible postsecondary school if all of the following conditions are met:
- 4 (a) The student is otherwise eligible under this section.
- 5 (b) The student was enrolled in at least a half-time under-6 graduate program of study at an eligible postsecondary school for 7 the preceding quarter, term, or semester.
- g (c) The financial aid officer at the postsecondary school
  g determines that the period during which the student is not
  lo enrolled will not exceed 4 months and the student has enrolled or
  li signs an intent to enroll in at least a half-time undergraduate
  program of study at the postsecondary school for the next sucli ceeding guarter, term, or semester.
- SEC. 4A. AN INDIVIDUAL CONVICTED OF A VIOLATION OF

  15 SECTION 7401; 7402; 7403(2)(A), (B), OR (E); 7407(1)(B), (C), OR

  16 (G); OR 7416 OF THE PUBLIC HEALTH CODE, ACT NO. 368 OF THE PUBLIC

  17 ACTS OF 1978, BEING SECTIONS 333.7401, 333.7402, 333.7403,

  18 333.7407, AND 333.7416 OF THE MICHIGAN COMPILED LAWS, IS NOT ELI
  19 GIBLE TO PARTICIPATE IN THE MWS PROGRAM UNDER THIS ACT AS

  20 FOLLOWS:
- (A) IF IT IS THE INDIVIDUAL'S FIRST CONVICTION FOR ANY OF 22 THOSE VIOLATIONS, THE INDIVIDUAL IS INELIGIBLE FOR A PERIOD OF 1 23 YEAR AFTER THE DATE OF CONVICTION.
- 24 (B) IF THE INDIVIDUAL HAS PREVIOUSLY BEEN CONVICTED OF ANY
  25 OF THOSE VIOLATIONS ONCE, THE INDIVIDUAL IS INELIGIBLE FOR A
  26 PERIOD OF 2 YEARS AFTER THE DATE OF THE LATEST CONVICTION.

- 1 (C) IF THE INDIVIDUAL HAS PREVIOUSLY BEEN CONVICTED OF ANY
- 2 OF THOSE VICLATIONS OR A COMBINATION OF THEM 2 OR MORE TIMES, THE
- 3 INDIVIDUAL IS INELIGIBLE FOR LIFE.