

SENATE BILL No. 1040

May 21, 1996, Introduced by Senator GEAKE and referred to the Committee on Judiciary.

A bill to amend the title and sections 1 and 3 of Act

No. 137 of the Public Acts of 1921, entitled

"An act authorizing and empowering counties of this state to contract with agencies, institutions and hospitals licensed by the state board of corrections and charities for the aid, care, support, maintenance, treatment, cure or relief of children,"

being sections 722.501 and 722.503 of the Michigan Compiled Laws; and to repeal acts and parts of acts.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Section 1. The title and sections 1 and 3 of Act No. 137 of
 the Public Acts of 1921, being sections 722.501 and 722.503 of
 the Michigan Compiled Laws, are amended to read as follows:

4

TITLE

5 An act authorizing <u>and empowering</u> counties of this state 6 to contract with agencies, institutions, and hospitals licensed 7 by the <u>state board of corrections and charities</u> DEPARTMENT OF

DRM

CONSUMER AND INDUSTRY SERVICES for the aid, care, support,
 maintenance, treatment, cure, or relief of children.

Sec. 1. It shall be lawful for and the several boards of 3 4 supervisors shall have full power and authority to A COUNTY 5 BOARD OF COMMISSIONERS MAY enter into an agreement or agreements 6 for a period not exceeding 1 year with any agency, institution, 7 or hospital, or agencies, institutions, or hospitals which have 8 been and are for the current year -duly licensed by the -state 9 board of corrections and charities DEPARTMENT OF CONSUMER AND 10 INDUSTRY SERVICES to receive aid, care for, support, maintain, 11 treat, cure, or relieve in or by -such- THE agency, institution, 12 or hospital, any poor, sick, distressed, abandoned, needy, or 13 crippled child or children -resident RESIDING within -said THE 14 county who may be referred to such agency, institution, or hospi-15 tal by the probate A judge of -said THE FAMILY DIVISION OF 16 CIRCUIT COURT FOR THE county in accordance with the provisions of 17 this act, whether -such THE aid, care, support, maintenance, 18 treatment, cure, or relief is furnished wholly or in part by such 19 agency, institution, or hospital. -, and the THE proper charges 20 - therefor- under - said- THE contract or contracts shall be 21 audited and paid from time to time by the board of auditors, or 22 by the COUNTY board of -supervisors - COMMISSIONERS of the county 23 in counties not having a board of auditors. -: Provided, how 24 ever, That every HOWEVER, A COUNTY board of supervisors prior 25 to the making of such COMMISSIONERS, BEFORE ENTERING INTO A con-26 tract or contracts UNDER THIS SECTION shall fix the maximum 27 amount to be expended for the purposes herein set forth-

03459'95 f

2

1 DESCRIBED IN THIS SECTION during any 1 year, which -sum- shall be 2 raised, levied, and collected as part of the general expense of 3 the county.

Sec. 3. Whenever IF a COUNTY board of supervisors shall have entered COMMISSIONERS ENTERS into any contract described hy the provisions of this act with any such agency, institution or hospital for the care, relief, maintenance, treatment or sup port of a child or children the probate UNDER SECTION 1, A judge of said THE FAMILY DIVISION OF CIRCUIT COURT FOR THE county shall have authority and it shall be his duty to refer to the proper agency, institution, or hospital with which such THE contract shall have HAS been made, such poor, sick, distressed, abandoned, needy, or crippled child or children, resident HE ESIDING in said THE county as shall have been provided for by the appropriations made for the purpose in accordance with the provisions of this act.

17 Section 2. Section 5 of Act No. 137 of the Public Acts of 18 1921, being section 722.505 of the Michigan Compiled Laws, is 19 repealed.

20 Section 3. This amendatory act shall take effect January 1,21 1998.

Section 4. This amendatory act shall not take effect unless
House Bill No. 5158 of the 88th Legislature is enacted into law.

03459'95 f

Final page.

DRM

3