<u>REPRINT</u>

SUBSTITUTE FOR

SENATE BILL NO. 1183

(As Passed the Senate June 11, 1998)

A bill to amend 1939 PA 280, entitled "The social welfare act," by amending sections 55, 115b, 116, 117a, and 117c (MCL 400.55, 400.115b, 400.116, 400.117a, and 400.117c), section 55 as amended by 1987 PA 266, sections 115b and 117a as amended by 1988 PA 75,

and section 117c as amended by 1988 PA 223, and by adding sections 1150 and 117g.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 55. The county department shall administer a public
 welfare program, as follows:

3 (a) To grant general assistance, including medical care as
4 defined in this section and care in the county medical care
5 facility, but not including hospitalization and infirmary care
6 except for care in the county medical care facility or a county
7 infirmary existing on January 1, 1981, to any person domiciled in

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1 the county who has a legal settlement in this state. General **2** assistance may also be granted to a person who has a legal set-3 tlement in this state but no domicile in the county and a recoup-4 ment may be made when appropriate in the manner provided in cases 5 of emergency hospitalization under this act. In a temporary 6 emergency, general assistance may be given to indigents without a 7 settlement in this state as the county department considers nec-8 essary, including, if other funds are not available for the pur-9 pose, all necessary expenses in transporting an indigent to his 10 or her domicile in this state, or in another state or nation, 11 when information reasonably tends to show that the person has a 12 home available in his or her place of domicile in this state or a 13 legal residence in another state or nation. A legal settlement 14 in this state is acquired by an emancipated person who has lived 15 continuously in this state for 1 year with the intent to make it 16 his or her home and who, during the 1-year period has not 17 received public assistance, other than assistance received during 18 and as a direct result of a civil defense emergency, or support 19 from relatives. Time spent in a public institution shall not be 20 counted in determining settlement. A legal settlement shall be 21 lost by remaining away from this state for an uninterrupted 22 period of 1 year except that absence from this state for labor or 23 other special or temporary purpose shall not occasion loss of 24 settlement.

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25 (b) To administer categorical assistance including medical26 care.

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(c) To supervise and be responsible for the operation of the 1 **2** county infirmary and county medical care facility. In a county 3 having a population of 1,000,000 or more which maintains a county 4 infirmary or county hospital or a joint infirmary and hospital 5 providing for mental patients, the institution and the admissions **6** to the institution shall be subject to the control of a board to 7 be known as the board of county institutions. The board shall 8 consist of 5 members appointed by the county board of commission-9 ers, except that in a county having a board of county auditors, 3 10 members of the board of county institutions shall be appointed by 11 the county board of commissioners and 2 members shall be 12 appointed by the board of county auditors. Each member of the 13 board shall hold office for a term and receive compensation as 14 the county board of commissioners provides by ordinance. In 15 relation to the administration of the institutions the board 16 shall have and succeed to all powers and duties formerly vested 17 by law, general, local or special, in the superintendents of the 18 poor in the county and the board of county institutions as con-19 stituted on April 13, 1943. The board of county institutions of 20 the county may also maintain outpatient facilities for the treat-21 ment of needy persons suffering from mental disorders. The board 22 shall also have the same powers as are given to the county board 23 in section 78.

24 (d) To furnish in all cases, insofar as practicable, care
25 and treatment which will tend to restore needy persons to a con26 dition of financial and social independence.

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(e) To require that each applicant shall furnish proof
 satisfactory to the county board that the applicant is entitled
 to the aid, assistance, or benefit sought.

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4 (f) To investigate, in respect to each application for any
5 form of public aid or assistance, the circumstances of the appli6 cant, both at the time of application and periodically during the
7 receipt of aid or assistance.

8 (g) To maintain adequate social and financial records per-9 taining to each recipient of aid or assistance and so far as is 10 practicable engage in the prevention of social disabilities.

11 (h) TO EXCEPT AS OTHERWISE PROVIDED IN THIS SUBDIVISION, 12 TO investigate, when requested by the probate court OR THE FAMILY 13 DIVISION OF CIRCUIT COURT, matters pertaining to dependent, 14 neglected, and delinquent children and wayward minors ---- under 15 the COURT'S jurisdiction, of the probate court to provide 16 supervision and foster care as provided by court order, and to 17 furnish the court, on request, investigational service in respect 18 to the hospitalization of children under the program of services 19 for crippled children established under part 58 of the public 20 health code, Act No. 368 of the Public Acts of 1978, being sec-21 tions 333.5801 to 333.5879 of the Michigan Compiled Laws 1978 PA 22 368, MCL 333.5801 TO 333.5879, which services shall include the 23 follow-up investigation and continuing observations. IF THE 24 COUNTY IS A COUNTY JUVENILE AGENCY AS DEFINED IN SECTION 2 OF THE 25 COUNTY JUVENILE AGENCY ACT, THE COUNTY DEPARTMENT'S OBLIGATIONS 26 UNDER THIS SUBDIVISION ARE LIMITED TO PUBLIC WARDS WITHIN THE **27** COUNTY'S JURISDICTION UNDER THE YOUTH REHABILITATION SERVICES

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1 ACT, 1974 PA 150, MCL 803.301 TO 803.309, AND COUNTY JUVENILE2 AGENCY SERVICES AS DEFINED IN SECTION 117A.

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3 (i) To assist other departments, agencies, and institutions
4 of the federal, state, and county governments, when so requested,
5 in performing services in conformity with the purposes of this
6 act.

7 (j) To assist in the development of sound programs and stan8 dards of child welfare, and promote programs and policies looking
9 toward the prevention of dependency, neglect, and delinquency and
10 other conditions affecting adversely the welfare of families and
11 children.

(k) To create within the county department a division of 12 13 medical care. The county board may appoint a properly qualified 14 and licensed doctor of medicine as the head of the division and 15 an advisory committee. The advisory committee shall consist of 1 16 doctor of medicine, nominated by the county medical society; 1 17 dentist, nominated by the district dental society; and 1 pharma-18 cist, nominated by the district pharmaceutical association, to 19 assist in formulating policies of medical care and auditing and 20 reviewing bills. "Medical care" as used in this act means medi-21 cal care rendered under the supervision of a licensed physician **22** in an organized out-patient department of a hospital licensed by 23 the department of public health under article 17 of the public 24 health code, Act No. 368 of the Public Acts of 1978, being sec-25 tions 333.20101 to 333.22181 of the Michigan Compiled Laws 1978 26 PA 368, MCL 333.20101 TO 333.22260, or home and office attendance 27 by a physician, osteopathic physician and surgeon, or podiatrist

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1 licensed under article 15 of the public health code, Act No. 368 2 of the Public Acts of 1978, being sections 333.16101 to 333.18838 3 of the Michigan Compiled Laws 1978 PA 368, MCL 333.16101 TO 4 333.18838; and when prescribed by the physician, osteopathic phy-**5** sician and surgeon, or podiatrist, diagnostic services requiring 6 the use of equipment not available in his or her offices, if the 7 services do not require overnight care, dental service, optomet-8 ric service, bedside nursing service in the home, or pharmaceuti-9 cal service. The private physician-patient relationship shall be 10 maintained. The normal relationships between the recipients of 11 dental, optometric, nursing, and pharmaceutical services, and the 12 services furnished by a physician, osteopathic physician and sur-13 geon, podiatrist, or a chiropractor licensed under article 15 of 14 the public health code, Act No. 368 of the Public Acts of 1978, 15 being sections 333.16101 to 333.18838 of the Michigan Compiled 16 Laws 1978 PA 368, MCL 333.16101 TO 333.18838, and the persons 17 furnishing these services shall be maintained. This section 18 shall not affect the office of a city physician or city pharma-19 cist established under a city charter, a county health officer, 20 or the medical superintendent of a county hospital. This section 21 shall permit the use of a case management system, a patient care 22 management system, or other alternative system for providing med-23 ical care.

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(1) To cause to be suitably buried the body of a deceased
indigent person who has a domicile in the county, when requested
by the person's relative or friend, or of a stranger, when
requested by a public official following an inquest.

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(m) To administer additional welfare functions as are vested
 in the department, including hospitalization.

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3 (n) To act as an agent for the state department in matters
4 requested by the state department under the rules of the state
5 department.

6 (o) To provide temporary general assistance for each family
7 found ineligible for aid to dependent children assistance by
8 reason of unsuitable family home as provided in section 56.

9 Sec. 115b. (1) The -office DEPARTMENT shall assume respon-10 sibility for all children committed to the state department IT 11 by the juvenile division of the probate court, THE FAMILY DIVI-12 SION OF CIRCUIT COURT, or the court of general criminal jurisdic-13 tion under the youth rehabilitation services act, Act No. 150 of 14 the Public Acts of 1974, being sections 803.301 to 803.309 of the 15 Michigan Compiled Laws; and Act No. 220 of the Public Acts of 16 1935, as amended, being sections 400.201 to 400.214 of the 17 Michigan Compiled Laws 1974 PA 150, MCL 803.301 TO 803.309, AND 18 1935 PA 220, MCL 400.201 TO 400.214. Upon the recommendation of 19 the office, the THE department may provide institutional care, 20 supervision in the community, boarding care, halfway house care, 21 and other children and youth services and programs necessary to 22 meet the needs of those children ---- or may obtain appropriate 23 services from other state agencies, local public agencies, or 24 private agencies, SUBJECT TO SECTION 1150. If the program of 25 another state agency is considered to best serve the needs of the 26 child, the other state agency shall give priority to the child.

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(2) The department -, acting in compliance with policies and 1 2 standards developed by the office, shall study and act upon a 3 request for service as to, or a report received of, neglect, 4 exploitation, abuse, cruelty, or abandonment of a child by a 5 parent, guardian, custodian, or person serving in loco parentis, 6 or a report concerning a child in need of protection. On the 7 basis of the findings of the study, the department shall assure, 8 where IF necessary, the provision of appropriate social serv-9 ices to the child, parent, guardian, custodian, or person serving 10 in loco parentis, to reinforce and supplement the parental capa-11 bilities, so that the behavior or situation causing the problem 12 is corrected or the child is otherwise protected. The depart-13 ment in IN assuring the provision of services -, and -in pro-14 viding the services, THE DEPARTMENT shall encourage participation 15 by other existing governmental units or licensed agencies and may 16 contract with those agencies for the purchase of any service 17 within the scope of this subsection. The department shall initi-18 ate action in an appropriate court if the conduct of a parent, 19 guardian, or custodian requires. The department -, in conjunc-20 tion with the office, shall promulgate rules necessary for **21** implementing the services authorized in this subsection. The 22 rules shall include provision for local citizen participation in 23 the program to assure local understanding, coordination, and 24 cooperative action with other community resources. In the provi-25 sion of services, there shall be maximum utilization of other 26 public, private, and voluntary resources available within a 27 community.

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(3) When an agency or organization proposes to place for
 adoption, with a person domiciled in this state, a child who is a
 citizen of or resides in, a country other than the United States
 or Canada, the department shall conduct, within 180 days after
 receipt of the request from the agency or organization, the
 investigation prescribed by section 46 of chapter X of -Act
 No. 288 of the Public Acts of 1939, being section 710.46 of the
 Michigan Compiled Laws 1939 PA 288, MCL 710.46. In a county
 -where IN WHICH the -office DEPARTMENT determines it to be more
 feasible both geographically and economically, the department may
 purchase the adoption services up to the actual cost of providing
 those services. The department shall charge parent fees pre scribed by the legislature.

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14 (4) The office shall be responsible for the development, 15 interpretation, and dissemination of policy regarding departmen-16 tal investigations requested or ordered by the probate court 17 under section 55(h) and the provision of foster care services 18 authorized by this act. Foster care services shall include 19 foster care of state wards, aid to dependent children foster 20 care, foster care of wards of the <u>juvenile</u> FAMILY division of 21 <u>the probate</u> CIRCUIT court placed under the care and supervision 22 of the department by order of the court, and voluntary parental 23 placement of children in foster care.

SEC. 1150. (1) BOTH OF THE FOLLOWING APPLY TO RESIDENTIAL
CARE BED SPACE FOR JUVENILES WHO ARE WITHIN OR LIKELY TO COME
WITHIN THE COURT'S JURISDICTION UNDER SECTION 2(A) OR (D) OF
CHAPTER XIIA OF 1939 PA 288, MCL 712A.2, OR COMMITTED TO THE

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1 DEPARTMENT UNDER THE YOUTH REHABILITATION SERVICES ACT, 1974 PA
2 150, MCL 803.301 TO 803.309:

3 (A) IF 1 OR MORE APPROPRIATE JUVENILE RESIDENTIAL CARE PRO4 VIDERS LOCATED OR DOING BUSINESS IN THIS STATE HAVE BED SPACE
5 AVAILABLE, THE DEPARTMENT SHALL USE THAT SPACE RATHER THAN A
6 SPACE AVAILABLE BY A PROVIDER LOCATED OR DOING BUSINESS IN
7 ANOTHER STATE. THIS REQUIREMENT DOES NOT APPLY IF THE PROVIDER
8 LOCATED OR DOING BUSINESS IN ANOTHER STATE OFFERS A SPECIALIZED
9 PROGRAM THAT IS NOT AVAILABLE IN THIS STATE.

10 (B) IF AN EXCESS OF BED SPACES IS AVAILABLE WITHIN A SECUR11 ITY LEVEL, THE DEPARTMENT SHALL USE THE BED SPACES OF PRIVATE
12 PROVIDERS WITH WHOM IT HAS CONTRACTED AND ALLOW STATE OWNED BED
13 SPACES TO GO UNUSED FIRST. HOWEVER, IN APPLYING THIS SUBDIVI14 SION, A BED SPACE THAT IS AVAILABLE BECAUSE A FACILITY REFUSED TO
15 ACCEPT A JUVENILE DOES NOT COUNT TOWARD A SURPLUS.

16 (2) AS USED IN THIS SECTION, "APPROPRIATE JUVENILE RESIDEN17 TIAL CARE PROVIDER" MEANS A PRIVATE NONPROFIT ENTITY DOMICILED IN
18 THIS STATE THAT IS LICENSED BY THE DEPARTMENT OF CONSUMER AND
19 INDUSTRY SERVICES AND THAT ENTERED INTO 1 OR MORE CONTRACTS WITH
20 THE FAMILY INDEPENDENCE AGENCY TO PROVIDE RESIDENTIAL CARE SERV21 ICES FOR JUVENILES ON OR BEFORE [THE EFFECTIVE DATE OF THE AMENDATORY ACT THAT ADDED THIS SECTION].

Sec. 116. (1) With respect to juvenile court probation
staff IN A COUNTY THAT IS NOT A COUNTY JUVENILE AGENCY, the
-office DEPARTMENT shall DO ALL OF THE FOLLOWING:

(a) Develop and recommend to the supreme court standards and
qualifications for employment and other criteria designed to
develop an adequate career service.

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(b) Maintain information as to court employment needs and
 assist in recruitment of RECRUITING qualified personnel.

3 (c) Provide, with legislative approval, a statewide system
4 of preservice and inservice training, which may include full
5 and OR part-time scholarships.

6 (d) Develop recommendations regarding the functions of the7 office of county juvenile officer.

8 (2) The office DEPARTMENT may provide consultation and
9 assistance services to the juvenile probation service of the
10 probate court IN A COUNTY THAT IS NOT A COUNTY JUVENILE
11 AGENCY.

(3) The <u>office</u> DEPARTMENT shall develop a plan <u>which</u> 12 13 THAT permits the voluntary transfer of county juvenile court pro-14 bation staff IN A COUNTY THAT IS NOT A COUNTY JUVENILE AGENCY to 15 the department by the joint concurrence of the county board of 16 commissioners OR COUNTY EXECUTIVE, AS APPLICABLE, and the 17 - presiding CHIEF judge of the - probate - FAMILY DIVISION OF 18 CIRCUIT court. The plan shall include procedures for negotia-19 tions between the state, as represented by the -office-20 DEPARTMENT, and the affected county board of commissioners OR 21 COUNTY EXECUTIVE, the county FAMILY INDEPENDENCE AGENCY board, 22 of social services, and the presiding CHIEF judge of the 23 probate FAMILY DIVISION OF CIRCUIT court for that county. The 24 plan shall afford persons employed as juvenile court probation 25 staff -, who are transferred -pursuant to UNDER the plan -, 26 the opportunity to be employed in the state classified civil 27 service in compliance with procedures established by the Michigan

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1 civil service commission. The plan shall enable the court to 2 maintain sufficient staff to enforce court orders and to perform 3 the preliminary inquiry and monitoring of court wards required by 4 chapter 12A of Act No. 288 of the Public Acts of 1939, as 5 amended, being sections 712A.1 to 712A.28 of the Michigan 6 Compiled Laws- XIIA OF 1939 PA 288, MCL 712A.1 TO 712A.32. The 7 plan shall be submitted to the legislature not later than 18 8 months after the effective date of this subsection.

9 (4) AS USED IN THIS SECTION, "COUNTY JUVENILE AGENCY" MEANS
10 THAT TERM AS DEFINED IN SECTION 2 OF THE COUNTY JUVENILE AGENCY
11 ACT.

12 Sec. 117a. (1) As used in sections 117a to -117f, 13 "juvenile 117G:

14 (A) "COUNTY JUVENILE AGENCY" MEANS THAT TERM AS DEFINED IN15 SECTION 2 OF THE COUNTY JUVENILE AGENCY ACT.

(B) "COUNTY JUVENILE AGENCY SERVICES" MEANS ALL JUVENILE
JUSTICE SERVICES FOR A JUVENILE WHO IS WITHIN THE COURT'S JURISDICTION UNDER SECTION 2(A) OR (D) OF CHAPTER XIIA OF 1939 PA 288,
MCL 712A.2, OR WITHIN THE JURISDICTION OF THE COURT OF GENERAL
JURISDICTION UNDER SECTION 606 OF THE REVISED JUDICATURE ACT OF
1961, 1961 PA 236, MCL 600.606, IF THAT COURT COMMITS THE JUVENILE TO A COUNTY OR COURT JUVENILE FACILITY UNDER SECTION 27A OF
CHAPTER IV OF THE CODE OF CRIMINAL PROCEDURE, 1927 PA 175,
MCL 764.27A. IF A JUVENILE WHO COMES WITHIN THE COURT'S JURISDICTION UNDER SECTION 2(A) OR (D) OF CHAPTER XIIA OF 1939 PA 288,
MCL 712A.2, IS AT THAT TIME SUBJECT TO A COURT ORDER IN
CONNECTION WITH A PROCEEDING FOR WHICH THE COURT ACQUIRED

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1 JURISDICTION UNDER SECTION 2(B) OR (C) OF CHAPTER XIIA OF 1939
2 PA 288, MCL 712A.2, JUVENILE JUSTICE SERVICES PROVIDED TO THE
3 JUVENILE BEFORE THE COURT ENTERS AN ORDER IN THE SUBSEQUENT PRO4 CEEDING ARE NOT COUNTY JUVENILE AGENCY SERVICES, EXCEPT FOR JUVE5 NILE JUSTICE SERVICES RELATED TO DETENTION.

(C) "JUVENILE justice service" means a service, exclusive of 6 7 judicial functions, provided by a county for juveniles who are 8 within -, or -are likely to come within -, the COURT'S juris-9 diction - of the juvenile division of the probate court under 10 section 2 of chapter XIIA of Act No. 288 of the Public Acts of 11 1939, as amended, being section 712A.2 of the Michigan Compiled 12 Laws 1939 PA 288, MCL 712A.2, or within the jurisdiction of the 13 court of general criminal jurisdiction under section 606 of the 14 revised judicature act of 1961, Act No. 236 of the Public Acts 15 of 1961, being section 600.606 of the Michigan Compiled Laws 16 1961 PA 236, MCL 600.606, or section 10a(1)(c) of Act No. 369 of 17 the Public Acts of 1919, being section 725.10a of the Michigan 18 Compiled Laws, if the THAT court of general criminal 19 jurisdiction commits the juvenile to a county or court juvenile 20 facility under section 27a of chapter IV of the code of criminal 21 procedure, Act No. 175 of the Public Acts of 1927, being section 22 764.27a of the Michigan Compiled Laws 1927 PA 175, MCL 764.27A. 23 A service includes intake, detention, detention alternatives, 24 probation, foster care, diagnostic evaluation and treatment, 25 shelter care, or any other service approved by the office OR 26 COUNTY JUVENILE AGENCY, AS APPLICABLE, including preventive,

27 diversionary, or protective care services. [A JUVENILE JUSTICE SERVICE APPROVED BY THE OFFICE OR COUNTY JUVENILE AGENCY MUST MEET ALL APPLICABLE STATE AND LOCAL GOVERNMENT LICENSING STANDARDS.]

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(2) A juvenile justice funding system FOR COUNTIES THAT ARE
 NOT COUNTY JUVENILE AGENCIES, including a child care fund, is
 sestablished and shall be administered under the DEPARTMENT'S
 superintending control. -of the office.

5 (3) The department <u>, in conjunction with the office</u>, shall 6 promulgate rules <u>pursuant to</u> UNDER the administrative proce-7 dures act of 1969, <u>Act No. 306 of the Public Acts of 1969</u>, as 8 amended, being sections 24.201 to 24.328 of the Michigan Compiled 9 <u>Laws</u> 1969 PA 306, MCL 24.201 TO 24.328, to monitor juvenile jus-10 tice services money and to prescribe child care fund accounting, 11 reporting, and authorization controls and procedures <u>,</u> and 12 child care fund expenditure classifications. <u>The office</u> FOR 13 COUNTIES REQUIRED TO HAVE A CHILD CARE FUND, THE DEPARTMENT shall 14 fund services that conform to the child care rules promulgated 15 under this act.

16 (4) The office DEPARTMENT shall provide for the distribu-17 tion of money appropriated by the legislature to counties for the 18 foster care of children. The COST OF JUVENILE JUSTICE SERVICES 19 AS FOLLOWS:

(A) FOR A COUNTY THAT IS NOT A COUNTY JUVENILE AGENCY, THE
amount distributed to each county shall equal 50% of the annual
expenditures from the child care fund of the county established
<u>in</u> UNDER section 117c, <u>of this act</u>, except that <u>neither</u>
expenditures <u>made pursuant to</u> UNDER section 117c(3) <u>nor</u> AND
expenditures that exceed the amount of a budget approved under
section 117c shall NOT be included. A distribution UNDER THIS
SUBDIVISION shall not be made to a county <u>which</u> THAT does not

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12 (B) FOR A COUNTY THAT IS A COUNTY JUVENILE AGENCY, THE
13 COUNTY'S BLOCK GRANT AMOUNT AS DETERMINED UNDER SECTION 117G IN
14 EQUAL DISTRIBUTIONS ON OCTOBER 1, JANUARY 1, APRIL 1, AND JULY 1
15 OF EACH STATE FISCAL YEAR.

16 (5) THE DEPARTMENT IS LIABLE FOR THE COSTS OF ALL JUVENILE
17 JUSTICE SERVICES IN A COUNTY THAT IS A COUNTY JUVENILE AGENCY
18 OTHER THAN COUNTY JUVENILE AGENCY SERVICES.

19 (6) (5) The office DEPARTMENT shall establish guidelines
20 for the development of county juvenile justice service plans IN
21 COUNTIES THAT ARE NOT COUNTY JUVENILE AGENCIES.

(7) (6) A county receiving THAT IS NOT A COUNTY JUVENILE
23 AGENCY AND RECEIVES state funds for in-home or out-of-home care
24 of children shall submit reports to the department at least quar25 terly or as THE DEPARTMENT otherwise required by the office
26 REQUIRES. The reports shall be submitted on forms provided by
27 the executive director and shall include the number of children

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3 (8) (7) The office DEPARTMENT shall develop a reporting
4 system which shall provide PROVIDING that reimbursement UNDER
5 SUBSECTION (4)(A) shall be made only on submission of billings
6 based on care given to a specific, individual child. The system
7 shall be implemented not later than October 1, 1982.

8 Sec. 117c. (1) The county treasurer is designated as the 9 custodian of all money provided for the use of the county 10 department of social services, FAMILY INDEPENDENCE AGENCY, the 11 juvenile FAMILY division of the probate CIRCUIT court, and 12 the agency designated by the county board of commissioners or, 13 the chief IF A COUNTY HAS A COUNTY executive, officer for 14 Wayne county CHIEF ADMINISTRATIVE OFFICER, OR COUNTY MANAGER, 15 THAT INDIVIDUAL to provide juvenile justice services. The COUNTY 16 treasurer shall create and maintain a child care fund. The fol-17 lowing money shall be deposited in the child care fund:

(a) All money raised by the county for the use of the county
department of social services FAMILY INDEPENDENCE AGENCY for
the foster care of children with respect to whom the juvenile
FAMILY division of the probate CIRCUIT court has not taken
jurisdiction.

(b) Money for the foster care of children under the juris24 diction of the <u>juvenile</u> FAMILY division of <u>the probate</u>
25 CIRCUIT court raised by the county with the view of receiving
26 supplementary funds for this purpose from the state government as
27 provided in section 117a.

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(c) All funds made available by the state government for
 foster care of children.

3 (d) All payments made in respect to support orders issued by
4 the probate FAMILY DIVISION OF CIRCUIT court for the reimburse5 ment of government for expenditures made or to be made from the
6 child care fund for the foster care of children.

7 (e) All prepayments and refunds for reimbursement of county
8 departments of social services FAMILY INDEPENDENCE AGENCIES for
9 the foster care of children.

10 (f) All funds made available to the county for the foster 11 care of children from any other source, whatsoever, except 12 gifts that are conditioned on a different disposition or reim-13 bursements of the general fund.

14 (g) Money for the foster care of children under the juris-15 diction of the court of general criminal jurisdiction committed 16 to a county facility or a <u>juvenile division of the probate</u> 17 court facility FOR JUVENILES in the county in which the court of 18 general criminal jurisdiction is located.

19 (h) All payments made in respect to support orders issued by 20 the court of general criminal jurisdiction for the reimbursement 21 of government for expenditures made or to be made from the child 22 care fund for the foster care of children.

(2) The child care fund shall be used for the costs of providing foster care for children under sections 18c and 117a and
under the jurisdiction of the probate FAMILY DIVISION OF
CIRCUIT court and the OR court of general criminal
jurisdiction.

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(3) The child care fund may be used <u>for payment of</u> TO PAY
 the county's share of the cost of maintaining children at the
 Michigan children's institute <u>pursuant to Act No. 220 of the</u>
 Public Acts of 1935, as amended, being sections 400.201 to
 400.214 of the Michigan Compiled Laws, or state UNDER 1935 PA
 220, MCL 400.201 TO 400.214, OR PUBLIC wards <u>pursuant to</u> UNDER
 the youth rehabilitation services act, <u>Act No. 150 of the Public</u>
 Acts of 1974, being sections 803.301 to 803.309 of the Michigan
 Compiled Laws 1974 PA 150, MCL 803.301 TO 803.309.

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10 (4) The account for the child care fund shall be maintained 11 separate and apart from all other accounts of county funds. The 12 fund shall be used exclusively for carrying out the purposes 13 authorized by this act. The county board of commissioners shall 14 distinguish in its appropriations for the child care fund the 15 sums of money to be used by the <u>juvenile</u> FAMILY division of 16 <u>the probate</u> CIRCUIT court, the county <u>department of social</u> 17 services FAMILY INDEPENDENCE AGENCY, and the agency designated 18 by the county board of commissioners or the <u>chief</u> COUNTY execu-19 tive <u>officer for Wayne county</u> to provide juvenile justice 20 services. The COUNTY treasurer shall keep these segregated in 21 proper subaccounts.

(5) A county annually shall develop and submit a plan and
budget for the funding of foster care services to the office for
approval. Funds shall not be distributed under section 117a
except for reimbursement of expenditures made <u>pursuant to</u> UNDER
an approved plan and budget. The office shall not approve plans

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1 and budget which THAT exceed the amount appropriated by the
2 legislature.

3 (6) A county shall make and preserve accurate records of its
4 juvenile justice services and expenditures. Upon the
5 DEPARTMENT'S request, of the office the information contained
6 in the records shall be available to the office.

7 (7) THIS SECTION DOES NOT APPLY TO A COUNTY THAT IS A COUNTY8 JUVENILE AGENCY.

9 SEC. 117G. (1) THE BASE AMOUNT OF THE BLOCK GRANT FOR A
10 COUNTY THAT IS A COUNTY JUVENILE AGENCY EQUALS THE AMOUNT DETER11 MINED UNDER SUBDIVISION (A) MINUS THE AMOUNT DETERMINED UNDER
12 SUBDIVISION (B):

13 (A) THE TOTAL OF ALL DISTRIBUTIONS OR EXPENDITURES FROM
14 STATE OR FEDERAL FUNDS FOR THE STATE FISCAL YEAR BEGINNING
15 OCTOBER 1, [1997] FOR THAT COUNTY RELATED TO COUNTY JUVENILE AGENCY
16 SERVICES, INCLUDING THE FOLLOWING:

17 (*i*) THAT PORTION OF THE DISTRIBUTION TO THE COUNTY UNDER
18 SECTION 117A FOR COUNTY JUVENILE AGENCY SERVICES CALCULATED WITH19 OUT REGARD TO ANY EXCLUSION OF EXPENDITURE ON THE BASIS THAT THE
20 EXPENDITURE EXCEEDED THE AMOUNT OF A BUDGET APPROVED UNDER SEC21 TION 117C.

22 (*ii*) DETENTION AND ASSESSMENT COSTS.

23 (*iii*) COMMUNITY-BASED PROGRAMS, INCLUDING HALFWAY HOUSE OR24 DAY TREATMENT.

25 (*iv*) STAFF COSTS, INCLUDING SALARIES AND FRINGE BENEFITS,
26 FOR ALL EMPLOYEES EMPLOYED TO ADMINISTER OR DELIVER PROGRAMS
27 PROVIDING COUNTY JUVENILE AGENCY SERVICES, INCLUDING COUNTY

Sub. S.B. 1183 (S-1) as amended December 9, 1998 20 1 JUVENILE OFFICERS, DELINQUENCY OR SERVICE WORKERS, AND RELATED 2 SUPERVISORY, CLERICAL, AND ADMINISTRATIVE STAFF SUPPORT. THE 3 STAFF COSTS OF STATE EMPLOYEES SHALL BE CALCULATED USING STAFF 4 LEVELS ON MARCH 30, 1997 AS THE STAFF LEVELS FOR THE ENTIRE STATE 5 FISCAL YEAR. (v) OPERATIONAL EXPENSES RELATED TO PROGRAMS PROVIDING 6 7 COUNTY JUVENILE AGENCY SERVICES, INCLUDING SUPPLIES, EQUIPMENT, 8 BUILDINGS, RENT, TRAINING COSTS, AND COSTS OF THE MANAGEMENT **9** INFORMATION SYSTEM. (vi) THE TOTAL COST OF CARE FOR PUBLIC WARDS UNDER THE YOUTH 10 11 REHABILITATION SERVICES ACT, 1974 PA 150, MCL 803.301 TO **12** 803.309. (B) ONE-HALF OF THE AMOUNT OF STATE AND COUNTY EXPENDITURES 13 CHARGED TO THE 14 COUNTY'S CHILD CARE FUND FOR JUVENILE JUSTICE SERVICES PROVIDED 15 IN THE STATE FISCAL YEAR BEGINNING OCTOBER 1, [1997] THAT WERE NOT 16 COUNTY JUVENILE AGENCY SERVICES, WITHOUT REGARD TO ANY EXCLUSION OF EXPENDITURE ON THE BASIS THAT THE EXPENDITURE EXCEEDED THE AMOUNT OF A BUDGET APPROVED UNDER SECTION 117C. (2) FOR THE STATE FISCAL YEAR BEGINNING OCTOBER 1, [1999], THE 17 18 BASE AMOUNT FOR A COUNTY SHALL BE ADJUSTED BY BOTH OF THE MULTIPLIERS

19 CALCULATED UNDER SUBSECTION (3) TO DETERMINE THE BLOCK GRANT
20 AMOUNT FOR THAT STATE FISCAL YEAR. THE BLOCK GRANT AMOUNT FOR
21 EACH SUBSEQUENT STATE FISCAL YEAR IS CALCULATED BY ADJUSTING THE
22 BLOCK GRANT AMOUNT FOR THE PREVIOUS STATE FISCAL YEAR BY THE
23 MULTIPLIERS CALCULATED UNDER SUBSECTION (3).
24 (3) FOR EACH STATE FISCAL YEAR, THE FOLLOWING MULTIPLIERS

25 SHALL BE CALCULATED:

26 (A) THE PERCENTAGE CHANGE APPROPRIATED IN THAT STATE FISCAL

27 YEAR TO CHANGE THE RATE OF PAYMENTS TO VENDORS PROVIDING

Sub. S.B. 1183 (S-1) as amended December 9, 1998 21 **1** PLACEMENTS FOR JUVENILES FOR THAT STATE FISCAL YEAR FROM THE **2** PREVIOUS STATE FISCAL YEAR.

3 (B) THE PERCENTAGE CHANGE IN THE COUNTY'S JUVENILE POPULA4 TION FROM THE COUNTY'S JUVENILE POPULATION FOR THE PREVIOUS
5 FISCAL YEAR AS DETERMINED FROM THE UNITED STATES DECENNIAL CENSUS
6 OR PROJECTIONS BY THE UNITED STATES CENSUS BUREAU. AS USED IN
7 THIS SUBDIVISION, "COUNTY'S JUVENILE POPULATION" MEANS THE NUMBER
8 OF INDIVIDUALS RESIDING IN THE COUNTY WHO ARE 10 OR MORE YEARS OF
9 AGE BUT LESS THAN 18 YEARS OF AGE.

10 (4) THE CALCULATIONS UNDER SUBSECTIONS (2) AND (3) APPLY
11 REGARDLESS OF THE STATE FISCAL YEAR IN WHICH A COUNTY BECOMES A
12 COUNTY JUVENILE AGENCY.

(5) A BLOCK GRANT FOR A COUNTY DETERMINED UNDER SUBSECTIONS
(1) TO (4) FOR A STATE FISCAL YEAR SHALL BE REDUCED BY THE AMOUNT
CALCULATED BY SUBTRACTING THE AMOUNT DETERMINED UNDER SUBDIVISION
(A) FROM THE AMOUNT DETERMINED UNDER SUBDIVISION (B) AND MULTIPLYING THAT DIFFERENCE BY 50% OF THE PER-CHILD COST FOR EDUCATIONAL
SERVICES TO STATE WARDS IN STATE OPERATED TRAINING SCHOOLS AND
TREATMENT AND DETENTION FACILITIES DURING THE STATE FISCAL YEAR
BEGINNING OCTOBER 1, [1998]:

(A) THE AVERAGE DAILY POPULATION OF PUBLIC WARDS IN STATE
OPERATED TRAINING SCHOOLS AND TREATMENT AND DETENTION FACILITIES
FOR WHOM THE COUNTY HAS ASSUMED RESPONSIBILITY AS A COUNTY JUVENILE AGENCY.

(B) THE AVERAGE DAILY POPULATION OF PUBLIC WARDS FOR THECOUNTY.

Senate Bill No. 1183 22

 (6) FIFTY PERCENT OF THE AMOUNT OF BLOCK GRANT FUNDS EXPENDED DURING THE
 STATE FISCAL YEAR FOR EDUCATIONAL SERVICES TO PUBLIC WARDS FOR
 WHOM THE COUNTY HAS ASSUMED RESPONSIBILITY AS A COUNTY JUVENILE
 AGENCY SHALL BE DEDUCTED FROM THE AMOUNT CALCULATED UNDER SUBSEC TION (5).
 Enacting section 1. This amendatory act does not take
 effect unless all of the following bills of the 89th Legislature

8 are enacted into law:

9 (a) Senate Bill No. 1184.

10 (b) Senate Bill No. 1185.

11 (c) Senate Bill No. 1186.

12 (d) Senate Bill No. 1187.

- **13** (e) Senate Bill No. 1196.
- 14 (f) Senate Bill No. 1197.

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Final page.

JOJ