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# SUBSTITUTE FOR

### SENATE BILL NO. 1184

(As Passed the Senate June 11, 1998)

A bill to amend 1974 PA 150, entitled "Youth rehabilitation services act," by amending the title and sections 2, 3, 4, 5, 6, 6a, 7, 7a, and 8 (MCL 803.302, 803.303, 803.304, 803.305, 803.306, 803.306a, 803.307, 803.307a, and 803.308), the title as amended and section 7a as added by 1996 PA 512, sections 2, 5, and 7 as amended by 1996 PA 417, section 4 as amended by 1988 PA 76, and section 6a as added by 1996 PA 481, and by adding section 2a.

### THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 TITLE

2 An act to provide for the acceptance, care, and discharge of

3 youths committed to the department as state AS PUBLIC wards; to

4 prescribe the liability of counties for the cost of services

5 for state PUBLIC wards; to prescribe procedures for the return

6 of state PUBLIC wards who absent themselves without permission;

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- 1 to provide a penalty for the violation of this act; and to repeal
  2 acts and parts of acts.
- 3 Sec. 2. As used in this act:
- 4 (A) "COUNTY JUVENILE AGENCY" MEANS THAT TERM AS DEFINED IN
- 5 SECTION 2 OF THE COUNTY JUVENILE AGENCY ACT.
- 6 (B)  $\frac{}{}$  (Department means the family independence
- 7 agency.
- **8** (C) (b) "State" "PUBLIC ward" means either of the
- 9 following:
- 10 (i) A person YOUTH accepted for care by the department A
- 11 YOUTH AGENCY who is at least 12 years of age at the time WHEN
- 12 committed to the department YOUTH AGENCY by the juvenile divi-
- 13 sion of the probate court or the family division of circuit court
- 14 under section 18(1)(e) of chapter XIIA of Act No. 288 of the
- 15 Public Acts of 1939, being section 712A.18 of the Michigan
- 16 Compiled Laws 1939 PA 288, MCL 712A.18, if the court acquired
- 17 jurisdiction over the person YOUTH under section 2(a) or (d) of
- 18 chapter XIIA of Act No. 288 of the Public Acts of 1939, being
- 19 section 712A.2 of the Michigan Compiled Laws 1939 PA 288,
- 20 MCL 712A.2, and if the act for which the youth is committed
- 21 occurred before his or her seventeenth birthday.
- 22 (ii) A person YOUTH accepted for care by the department
- 23 A YOUTH AGENCY who is at least 14 years of age at the time WHEN
- 24 committed to the department YOUTH AGENCY by the A court of
- 25 general criminal jurisdiction under section 1 of chapter IX of
- 26 the code of criminal procedure, Act No. 175 of the Public Acts
- 27 of 1927, being section 769.1 of the Michigan Compiled Laws 1927

- 1 PA 175, MCL 769.1, if the act for which the person YOUTH is
- 2 committed occurred before his or her seventeenth birthday.
- 3 (D) "YOUTH AGENCY" MEANS EITHER THE DEPARTMENT OR A COUNTY
- 4 JUVENILE AGENCY, WHICHEVER HAS RESPONSIBILITY OVER A PUBLIC WARD.
- 5 SEC. 2A. (1) ON THE DATE A COUNTY BECOMES A COUNTY JUVENILE
- 6 AGENCY UNDER THE COUNTY JUVENILE AGENCY ACT, THE COUNTY JUVENILE
- 7 AGENCY SHALL ASSUME RESPONSIBILITY FOR ALL PUBLIC WARDS FOR WHICH
- 8 THE DEPARTMENT HAD RESPONSIBILITY AND FOR WHICH THE COUNTY HAD
- 9 FINANCIAL LIABILITY UNDER SECTION 5 IMMEDIATELY BEFORE THE COUNTY
- 10 BECAME A COUNTY JUVENILE AGENCY.
- 11 (2) IF THE COUNTY REVOKES AUTHORIZATION FOR THE COUNTY JUVE-
- 12 NILE AGENCY UNDER THE COUNTY JUVENILE AGENCY ACT, THE DEPARTMENT
- 13 SHALL ASSUME RESPONSIBILITY FOR THE PUBLIC WARDS FOR WHICH THE
- 14 COUNTY JUVENILE AGENCY HAD RESPONSIBILITY ON THE EFFECTIVE DATE
- 15 OF REVOCATION.
- 16 SEC. 3. (1) The department A YOUTH AGENCY may receive and
- 17 accept youths as state PUBLIC wards for purposes of care and
- 18 rehabilitation. The department A YOUTH AGENCY shall accept a
- 19 youth properly committed to it in accordance with law. The
- 20 ONLY 1 YOUTH AGENCY HAS RESPONSIBILITY FOR A YOUTH AT ANY TIME.
- 21 THE DEPARTMENT SHALL NOT RECEIVE OR ACCEPT YOUTHS AS PUBLIC WARDS
- 22 FOR A COUNTY IF THAT COUNTY IS A COUNTY JUVENILE AGENCY THAT
- 23 ASSUMED RESPONSIBILITY FOR PUBLIC WARDS COMMITTED BY THE JUVENILE
- 24 DIVISION OF PROBATE COURT, FAMILY DIVISION OF CIRCUIT COURT, OR
- 25 COURT OF GENERAL CRIMINAL JURISDICTION FOR THAT COUNTY.
- 26 (2) CUSTODY OF A PUBLIC WARD UNDER THIS ACT IS AS FOLLOWS:

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- 1 (A) IF THE DEPARTMENT ACCEPTS THE YOUTH OR RESPONSIBILITY
- 2 FOR THE YOUTH IS TRANSFERRED TO THE DEPARTMENT AS PROVIDED IN
- $\bf 3$  SECTION 2A, THE state, represented by the DEPARTMENT director  $-{\it of}$
- 4 the department or his OR HER designate, shall have custody of a
- 5 youth accepted as a state ward under this act HAS CUSTODY from
- 6 the time of acceptance until the youth is discharged from ward-
- 7 ship pursuant to UNDER section 7 OR RESPONSIBILITY FOR THE
- 8 YOUTH IS TRANSFERRED TO A COUNTY JUVENILE AGENCY UNDER
- 9 SECTION 2A.
- 10 (B) IF A COUNTY JUVENILE AGENCY ACCEPTS THE YOUTH OR RESPON-
- 11 SIBILITY FOR THE YOUTH IS TRANSFERRED TO THE COUNTY JUVENILE
- 12 AGENCY UNDER SECTION 2A, THE COUNTY HAS CUSTODY FROM THE TIME OF
- 13 ACCEPTANCE OR TRANSFER UNTIL THE YOUTH IS DISCHARGED FROM WARD-
- 14 SHIP UNDER SECTION 7 OR RESPONSIBILITY FOR THE YOUTH IS TRANS-
- 15 FERRED TO THE DEPARTMENT UNDER SECTION 2A. FOR CUSTODY PURPOSES,
- 16 THE COUNTY IS REPRESENTED BY THE COUNTY DEPARTMENT DIRECTOR DES-
- 17 IGNATED BY THE FOLLOWING:
- 18 (i) FOR A COUNTY THAT HAS ADOPTED A CHARTER UNDER 1966 PA
- 19 293, MCL 45.501 TO 45.521, THE COUNTY EXECUTIVE OR CHIEF ADMINIS-
- 20 TRATIVE OFFICER.
- 21 (ii) FOR A COUNTY THAT HAS ADOPTED AN OPTIONAL UNIFIED FORM
- 22 OF COUNTY GOVERNMENT UNDER 1973 PA 139, MCL 45.551 TO 45.573, THE
- 23 COUNTY EXECUTIVE OR COUNTY MANAGER.
- 24 (iii) FOR A COUNTY NOT DESCRIBED IN SUBPARAGRAPH (i) OR
- 25 (ii), THE COUNTY BOARD OF COMMISSIONERS.
- 26 (3) If a state PUBLIC ward is placed in a residential
- 27 facility other than his OR HER own home, the department YOUTH

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- 1 AGENCY shall provide the YOUTH'S food, clothing, housing,
- 2 educational, medical, and treatment needs. of the youth. The
- 3 department YOUTH AGENCY may consent to routine -, non-surgical
- 4 NONSURGICAL medical care or TO emergency medical treatment of the
- 5 youth, but consent for <del>non-emergency,</del> NONEMERGENCY elective
- 6 surgery shall be given by the <del>ward's</del> YOUTH'S parent <del>or</del>
- 7 parents or legal guardian. If a state PUBLIC ward is placed
- 8 in his OR HER own home, the department YOUTH AGENCY shall pro-
- 9 vide counseling services and may establish reasonable conditions
- 10 under which the youth will be permitted to remain in his own
- 11 THE home, but THE YOUTH'S PARENTS RETAIN all other parental
- 12 rights and duties. shall be retained by the ward's parent or
- 13 parents.
- 14 Sec. 4. (1) The department A YOUTH AGENCY may establish
- 15 facilities and programs for the care of -state- PUBLIC wards.
- 16 The department A YOUTH AGENCY shall supervise and operate
- 17 state facilities and programs or contract for the care of
- 18 state PUBLIC wards, including institutions, halfway houses,
- 19 youth camps, diagnostic centers, regional detention facilities
- 20 and treatment centers, group homes, supervision in the community,
- 21 or other child welfare services.
- 22 (2) The department A YOUTH AGENCY may utilize the facili-
- 23 ties, services, and OR personnel of any approved agency of this
- 24 state and its political subdivisions or of any licensed private
- 25 agency for the care and rehabilitation of state PUBLIC wards.
- 26 The department A YOUTH AGENCY may contract with the juvenile

- 1 FAMILY division of the probate CIRCUIT court for the care and
- 2 rehabilitation of <del>state</del> PUBLIC wards.
- 3 (3) The department A YOUTH AGENCY may supervise a state
- 4 PUBLIC ward placed in private home care.
- 5 (4) A state PUBLIC ward under this act may be placed in
- 6 any facility, residence, or program described in this section.
- 7 If the <del>department</del> YOUTH AGENCY determines the best interests of
- 8 a <u>state</u> PUBLIC ward require the involvement of another state
- 9 agency OR COUNTY ENTITY, other than the department of correc-
- 10 tions, then the department, together with that YOUTH agency -,
- 11 AND THAT STATE OR COUNTY ENTITY shall determine an appropriate
- 12 care and treatment plan for the <del>state</del> PUBLIC ward. A <del>state</del>
- 13 YOUTH AGENCY MAY PLACE A PUBLIC ward may be placed in a mental
- 14 institution by the department pursuant to UNDER the mental
- 15 health code, Act No. 258 of the Public Acts of 1974, being sec-
- 16 tions 330.1001 to 330.2106 of the Michigan Compiled Laws, except
- 17 when 1974 PA 258, MCL 330.1001 TO 330.2106, UNLESS the state
- 18 PUBLIC ward resides with his or her parents. If the state
- 19 PUBLIC ward resides with his or her parents, placement in a
- 20 mental institution shall be with the REQUIRES consent of the
- 21 custodial parent. If <del>such</del> placement IN A MENTAL INSTITUTION
- 22 occurs, the state PUBLIC ward shall be returned to the YOUTH
- 23 AGENCY'S custody of the department upon release from the mental
- 24 institution.
- 25 (5) When necessary, the department A YOUTH AGENCY may
- 26 place a state PUBLIC ward in a public or private institution or
- 27 agency incorporated under the laws of another state or country

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Sub. S.B. 1184 (S-1) as amended December 9, 1998
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1 and approved or licensed by that state's or country's -department

- 2 of social welfare or equivalent approving or licensing agency [,
- 3 PROVIDED THAT THE PROGRAM WHICH THE YOUTH AGENCY SEEKS TO PLACE A PUBLIC WARD MEETS LICENSING LAWS, REQUIREMENTS, AND RULES REQUIRED FOR THE PLACEMENT OF A PUBLIC WARD WITH A PUBLIC OR PRIVATE INSTITUTION OR AGENCY IN MICHIGAN]. HOWEVER, IF 1 OR MORE
- 4 APPROPRIATE JUVENILE RESIDENTIAL CARE PROVIDERS LOCATED OR DOING
- 5 BUSINESS IN THIS STATE HAVE BED SPACE AVAILABLE, THE YOUTH AGENCY
- 6 SHALL USE THAT SPACE RATHER THAN A SPACE AVAILABLE BY A PROVIDER
- 7 LOCATED OR DOING BUSINESS IN ANOTHER STATE. THIS REQUIREMENT
- 8 DOES NOT APPLY IF THE PROVIDER LOCATED OR DOING BUSINESS IN
- 9 ANOTHER STATE OFFERS A SPECIALIZED PROGRAM THAT IS NOT AVAILABLE
- 10 IN THIS STATE. FOR PURPOSES OF PLACEMENTS BY THE DEPARTMENT
- 11 ONLY, "APPROPRIATE JUVENILE RESIDENTIAL CARE PROVIDER" MEANS A
- 12 PRIVATE NONPROFIT ENTITY DOMICILED IN THIS STATE THAT IS LICENSED
- 13 BY THE DEPARTMENT OF CONSUMER AND INDUSTRY SERVICES AND THAT
- 14 ENTERED INTO 1 OR MORE CONTRACTS WITH THE DEPARTMENT TO PROVIDE
- 15 RESIDENTIAL CARE SERVICES FOR YOUTHS ON OR BEFORE
- 16 [THE EFFECTIVE DATE OF THE AMENDATORY ACT THAT ADDED THIS SENTENCE].
- 17 Sec. 5. (1) The EXCEPT AS PROVIDED IN SUBSECTION (3), THE
- 18 county from which the state PUBLIC ward is committed is liable
- 19 to the state for 50% of the cost of his or her care, but this
- 20 amount may be reduced by the use of funds from the annual origi-
- 21 nal foster care grant of the state to the county, or otherwise,
- 22 for any period in respect to which the department has made a
- 23 finding that the county is unable to bear 50% of the cost of
- 24 care. If the department reduces a county's liability under this
- 25 section, the director shall inform the respective chairpersons of
- 26 the appropriations committees of the senate and house of repre-
- 27 sentatives at least 14 days before granting the reduction.

- 1 The county of residence of the state PUBLIC ward is liable to
- 2 the state, rather than the county from which the youth was com-
- 3 mitted, if the juvenile division of the probate court or the
- 4 family division of circuit court of the county of residence with-
- 5 held consent to a transfer of proceedings under section 2 of
- 6 chapter XIIA of Act No. 288 of the Public Acts of 1939, being
- 7 section 712A.2 of the Michigan Compiled Laws 1939 PA 288,
- 8 MCL 712A.2, as determined by the department. The finding that
- 9 the county is unable to bear 50% of the expense shall be based on
- 10 a study of the financial resources and necessary expenditures of
- 11 the county made by the department.
- 12 (2) The DEPARTMENT SHALL DETERMINE THE cost of care -shall
- 13 be determined by the department on a per diem basis using the
- 14 initial annual allotment of appropriations for the current fiscal
- 15 year exclusive of capital outlay and the projected occupancy fig-
- 16 ures upon which that allotment was based. The THAT cost of
- 17 care -so determined applies in determining required reimburse-
- 18 ment to the state for care provided during the calendar year
- 19 immediately following the beginning of the current fiscal year
- 20 for which the state expenditures were allotted.
- 21 (3) A COUNTY THAT IS A COUNTY JUVENILE AGENCY IS LIABLE FOR
- 22 THE ENTIRE COST OF A PUBLIC WARD'S CARE WHILE HE OR SHE IS COM-
- 23 MITTED TO THE COUNTY JUVENILE AGENCY.
- 24 Sec. 6. (1) A -state PUBLIC ward shall not absent himself
- 25 OR HERSELF from the facility or residence in which he OR SHE has
- 26 been placed without THE YOUTH AGENCY'S prior approval. of the
- 27 department. A state PUBLIC ward who violates this provision

- 1 may be returned to the facility in which he OR SHE was placed by
- 2 a peace officer without A warrant. A person having knowledge
- 3 of WHO KNOWS the whereabouts of a state PUBLIC ward who vio-
- 4 lates this <del>provision</del> SUBSECTION shall immediately notify the
- 5 department YOUTH AGENCY and the nearest peace officer.
- 6 (2) A person who induces or assists a <del>state</del> PUBLIC ward to
- 7 violate subsection (1) or who fails to give the notice required
- 8 in subsection (1) is guilty of a misdemeanor PUNISHABLE BY
- 9 IMPRISONMENT FOR NOT MORE THAN 90 DAYS OR A FINE OF NOT MORE THAN
- **10** \$100.00, OR BOTH.
- 11 Sec. 6a. (1) If a state PUBLIC ward described in subsec-
- 12 tion (2) escapes from a facility or residence in which he or she
- 13 has been placed, other than his or her own home or the home of
- 14 his or her parent or guardian, the individual at that facility or
- 15 residence having responsibility RESPONSIBLE for maintaining
- 16 custody of the state PUBLIC ward at the time of the escape
- 17 shall immediately notify 1 of the following of the escape or
- 18 cause 1 of the following to be immediately notified of the
- 19 escape:
- 20 (a) If the escape occurs in a city, village, or township
- 21 that has a police department, the THAT police department. of
- 22 that city, village, or township.
- 23 (b) Except as provided in IF subdivision (a) DOES NOT
- 24 APPLY, 1 of the following:
- 25 (i) The sheriff department of the county in which WHERE
- 26 the escape occurs.

(ii) The department of state police post having jurisdiction
 over the area <u>in which</u> WHERE the escape occurs.

- 3 (2) Subsection (1) applies if the state PUBLIC ward is a
- 4 state PUBLIC ward pursuant to UNDER an order of any of the
- 5 following:
- **6** (a) The juvenile division of the probate court or the family
- 7 division of circuit court under section 2(a)(1) of chapter XIIA
- 8 of Act No. 288 of the Public Acts of 1939, being section 712A.2
- 9 of the Michigan Compiled Laws 1939 PA 288, MCL 712A.2.
- 10 (b) The circuit court under section 606 of the revised judi-
- 11 cature act of 1961, Act No. 236 of the Public Acts of 1961,
- 12 being section 600.606 of the Michigan Compiled Laws 1961 PA 236,
- **13** MCL 600.606.
- 14 (c) The recorder's court of the city of Detroit under sec-
- 15 tion 10a(1)(c) of Act No. 369 of the Public Acts of 1919, being
- 16 section 725.10a of the Michigan Compiled Laws FORMER 1919
- **17** PA 369.
- 18 (3) A police agency that receives notification of an escape
- 19 under subsection (1) shall enter that notification into the law
- 20 enforcement information network without undue delay.
- 21 (4) As used in this section, "escape" means to leave without
- 22 lawful authority or to fail to return to custody when required.
- Sec. 7. (1) A youth accepted by the department shall
- 24 remain A YOUTH AGENCY REMAINS A PUBLIC ward of the state
- 25 until discharged from -state PUBLIC wardship with the approval
- 26 of any of the following and, if placed in an institution, shall
- 27 remain until released with the approval of any of the following:

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1 (a) If the youth was committed to the department under
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- 2 section 18(1)(e) of chapter XIIA of Act No. 288 of the Public
- 3 Acts of 1939, being section 712A.18 of the Michigan Compiled
- 4 Laws, for an offense that, if committed by an adult, would be
- 5 punishable by imprisonment for more than 1 year or an offense
- 6 expressly designated by law to be a felony, with the approval of
- 7 the family division of circuit court.
- 8 (A) (B) If the youth was committed to the department A
- 9 YOUTH AGENCY under section 18(1)(e) of chapter XIIA of Act
- 10 No. 288 of the Public Acts of 1939 1939 PA 288, MCL 712A.18, and
- 11 the youth was adjudicated as being in the court's jurisdiction
- 12 under section 2(a) of chapter XIIA of Act No. 288 of the Public
- 13 Acts of 1939, being section 712A.2 of the Michigan Compiled Laws
- 14 1939 PA 288, MCL 712A.2, with the approval of the family division
- 15 of circuit court. This subdivision takes effect June 1, 1991
- 16 and applies to a youth in the custody of the department on or
- 17 after that date regardless of when the youth was committed to the
- 18 department.
- 19 (B)  $\frac{(c)}{(c)}$  If the youth was committed to  $\frac{department}{department}$  A
- 20 YOUTH AGENCY under section 1 of chapter IX of the code of crimi-
- 21 nal procedure, Act No. 175 of the Public Acts of 1927, being
- 22 section 769.1 of the Michigan Compiled Laws 1927 PA 175,
- 23 MCL 769.1, with the approval of the court of general criminal
- 24 jurisdiction under section 1b of chapter IX of the code of crimi-
- 25 nal procedure, Act No. 175 of the Public Acts of 1927, being
- 26 section 769.1b of the Michigan Compiled Laws 1927 PA 175,
- **27** MCL 769.1B.

- 1 (2) Except as otherwise provided in this section, a youth
- 2 accepted as a -state PUBLIC ward shall be automatically dis-
- 3 charged from <del>state</del> PUBLIC wardship upon reaching the age of
- 4 19. Except as provided in subsection (3), a youth committed to
- 5 the department A YOUTH AGENCY under section 18(1)(e) of chapter
- 6 XIIA of Act No. 288 of the Public Acts of 1939 1939 PA 288,
- 7 MCL 712A.18, for an offense that, if committed by an adult, would
- 8 be a violation or attempted violation of section 72, 83, 84, 86,
- 9 88, 89, 91, 110a(2), 186a, 316, 317, 349, 520b, 520c, 520d, 520g,
- 10 529, 529a, 530, or 531 of the Michigan penal code, Act No. 328
- 11 of the Public Acts of 1931, being sections 1931 PA 328, MCL
- **12** 750.72, 750.83, 750.84, 750.86, 750.88, 750.89, 750.91, 750.110a,
- **13** 750.186a, 750.316, 750.317, 750.349, 750.520b, 750.520c,
- 14 750.520d, 750.520g, 750.529, 750.529a, 750.530, and 750.531, of
- 15 the Michigan Compiled Laws, or section 7401(2)(a)(i) or
- 16 7403(2)(a)(i) of the public health code, Act No. 368 of the
- 17 Public Acts of 1978, being sections 333.7401 and 333.7403 of the
- 18 Michigan Compiled Laws 1978 PA 368, MCL 333.7401 AND 333.7403,
- 19 shall be automatically discharged from -state PUBLIC wardship
- 20 upon reaching the age of 21. Except as provided in
- 21 subsection (4), a youth committed to the department A YOUTH
- 22 AGENCY under section 1 of chapter IX of Act No. 175 of the
- 23 Public Acts of 1927 THE CODE OF CRIMINAL PROCEDURE, 1927 PA 175,
- 24 MCL 769.1, shall be automatically discharged from -state PUBLIC
- 25 wardship upon reaching the age of 21.
- 26 (3) If the family division of circuit court imposes a
- 27 delayed sentence on the youth under section 18(1)(n) of chapter

- 1 XIIA of Act No. 288 of the Public Acts of 1939 1939 PA 288,
- 2 MCL 712A.18, the youth shall be discharged from -state PUBLIC
- 3 wardship and committed under the court's order.
- 4 (4) If a court of general criminal jurisdiction sentences
- 5 the youth to a sentence provided by law for an adult offender
- 6 under section 1b of chapter IX of Act No. 175 of the Public Acts
- 7 of 1927 THE CODE OF CRIMINAL PROCEDURE, 1927 PA 175, MCL 769.1B,
- 8 the youth shall be discharged from state PUBLIC wardship and
- 9 committed under the court's order.
- 10 Sec. 7a. (1) A state PUBLIC ward under the A YOUTH
- 11 AGENCY'S jurisdiction of the department for a violation of sec-
- 12 tion 91, 316, or 317 of the Michigan penal code, Act No. 328 of
- 13 the Public Acts of 1931, being sections 1931 PA 328, MCL 750.91,
- 14 750.316, and 750.317, of the Michigan Compiled Laws, or a vio-
- 15 lation or attempted violation of section 349, 520b, 520c, 520d,
- 16 520e, or 520g of Act No. 328 of the Public Acts of 1931, being
- 17 sections THE MICHIGAN PENAL CODE, 1931 PA 328, MCL 750.349,
- 18 750.520b, 750.520c, 750.520d, 750.520e, and 750.520g, of the
- 19 Michigan Compiled Laws, shall not be placed in a community
- 20 placement of any kind and shall not be discharged from wardship
- 21 until he or she has provided samples for chemical testing for DNA
- 22 identification profiling or a determination of the sample's gene-
- 23 tic markers and has provided samples for a determination of his
- 24 or her secretor status. However, if at the time the -state-
- 25 PUBLIC ward is to be discharged from -state PUBLIC wardship the
- 26 department of state police already has a sample from the state
- 27 PUBLIC ward that meets the requirements of the rules promulgated

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- 1 under the DNA identification profiling system act, Act No. 250
- 2 of the Public Acts of 1990, being sections 28.171 to 28.176 of
- 3 the Michigan Compiled Laws 1990 PA 250, MCL 28.171 TO 28.176,
- 4 the state PUBLIC ward is not required to provide another
- 5 sample.
- 6 (2) The samples required to be collected under this section
- 7 shall be collected by the department YOUTH AGENCY and transmit-
- 8 ted by the department to the department of state police in the
- 9 manner prescribed by rules promulgated under the DNA identifica-
- 10 tion profiling system act, Act No. 250 of the Public Acts of
- 11 1990 1990 PA 250, MCL 28.171 TO 28.176.
- 12 (3) The department YOUTH AGENCY may collect a sample under
- 13 this section regardless of whether the state PUBLIC ward con-
- 14 sents to the collection. The department YOUTH AGENCY is not
- 15 required to give the -state PUBLIC ward an opportunity for a
- 16 hearing or obtain a court order before collecting the sample.
- 17 (4) As used in this section, "sample" means a portion of a
- 18 -state PUBLIC ward's blood, saliva, or tissue collected from the
- 19 state PUBLIC ward.
- 20 Sec. 8. All records of the department A YOUTH AGENCY per-
- 21 taining to a state PUBLIC ward are confidential and shall not
- 22 be made public <del>unless</del> EXCEPT AS FOLLOWS:
- 23 (a) If the person is under the LESS THAN 18 YEARS OF age,
- 24 of majority, by the AGENCY'S authorization of the department
- 25 when <del>deemed</del> necessary for the PERSON'S best interests. <del>of the</del>
- 26 youth.

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- (b) If the person has attained the age of majority IS 18
- 2 YEARS OF AGE OR OLDER, by his OR HER consent.
- Enacting section 1. This amendatory act does not take 3
- 4 effect unless all of the following bills of the 89th Legislature
- 5 are enacted into law:
- 6 (a) Senate Bill No. 1183
- 7 (b) Senate Bill No. 1185.
- (c) Senate Bill No. 1186. 8
- 9 (d) Senate Bill No. 1187.
- (e) Senate Bill No. 1196. 10
- 11 (f) Senate Bill No. 1197.