SUBSTITUTE FOR

SENATE BILL NO. 721

A bill to amend 1925 PA 289, entitled

"An act to create a bureau of criminal identification and records within the department of state police; to require peace officers, persons in charge of certain institutions, and others to make reports respecting juvenile offenses, crimes, and criminals to the state police; to require the fingerprinting of an accused by certain persons; and to provide penalties for violation of this act,"

by amending sections 2 and 3 (MCL 28.242 and 28.243), section 2 as amended by 1988 PA 40 and section 3 as amended by 1999 PA 266.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 2. (1) The commanding officer of the division shall
 procure and file for purposes of criminal identification criminal
 history record information on all persons who have been convicted
 within the state of a felony or a misdemeanor, or both, OR WHO
 HAVE BEEN CONVICTED OF CRIMINAL CONTEMPT UNDER SECTION 2950 OR
 2950A OF THE REVISED JUDICATURE ACT OF 1961, 1961 PA 236, MCL

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Senate Bill No. 721 2 1 600.2950 AND 600.2950A. The commanding officer of the division 2 shall procure and file for purposes of juvenile identification 3 juvenile history record information on all juveniles who have 4 been adjudicated to have committed a juvenile offense within the 5 state.

6 (2) The commanding officer shall provide all reporting offi-7 cials with forms, numerical identifiers, and instructions which 8 specify in detail the nature of the information required, the 9 time it is to be forwarded, the method of classifying, and other 10 matters to facilitate criminal and juvenile history record infor-11 mation collection and compilation.

12 (3) The commanding officer shall file the fingerprint13 impressions and photographs, if available, of all persons con-14 fined in a prison or other state correctional facility.

Sec. 3. (1) Except as provided in subsection (2), immediately upon the arrest of a person for a felony, <u>or</u> for a misdemeanor violation of state law for which the maximum possible penalty exceeds 92 days' imprisonment or a fine of \$1,000.00, or both, FOR CRIMINAL CONTEMPT UNDER SECTION 2950 OR 2950A OF THE REVISED JUDICATURE ACT OF 1961, 1961 PA 236, MCL 600.2950 AND 600.2950A, or for a juvenile offense, the arresting law enforcement agency in this state shall take the person's fingerprints in duplicate and forward the fingerprints to the department within 4 72 hours after the arrest. One set of fingerprints shall be sent to the division on forms furnished by the commanding officer, and 1 set of fingerprints shall be furnished to the director of the 27 federal bureau of investigation on forms furnished by the

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1 director. A person's fingerprints are not required to be taken 2 and forwarded to the department under this subsection solely 3 because he or she has been arrested for a violation of section 4 904(3)(a) of the Michigan vehicle code, 1949 PA 300, MCL 5 257.904.

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(2) A law enforcement agency shall take a person's finger-6 7 prints under this subsection if the person is arrested for a mis-8 demeanor violation of state law for which the maximum penalty is 9 93 days OR FOR CRIMINAL CONTEMPT UNDER SECTION 2950 OR 2950A OF 10 THE REVISED JUDICATURE ACT OF 1961, 1961 PA 236, MCL 600.2950 AND 11 600.2950A, if the fingerprints have not previously been taken and 12 forwarded to the department under subsection (1). A law enforce-13 ment agency shall take a person's fingerprints under this subsec-14 tion if the person is arrested for a violation of a local ordi-15 nance for which the maximum possible penalty is 93 days' impris-16 onment and that substantially corresponds to a violation of state 17 law that is a misdemeanor for which the maximum possible term of 18 imprisonment is 93 days. If the person is convicted of any vio-19 lation, the law enforcement agency shall take the person's fin-**20** gerprints before sentencing if not previously taken. The court 21 shall forward to the law enforcement agency a copy of the dispo-22 sition of conviction, and the law enforcement agency shall for-23 ward the person's fingerprints and the copy of the disposition of 24 conviction to the department within 72 hours after receiving the 25 disposition of conviction in the same manner as provided in **26** subsection (1). If the person is convicted of violating a local 27 ordinance, the law enforcement agency shall indicate on the form

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1 sent to the division the statutory citation for the state law to 2 which the local ordinance substantially corresponds. A person's 3 fingerprints are not required to be taken and forwarded to the 4 department under this subsection solely because he or she has 5 been convicted of violating section 904(3)(a) of the Michigan 6 vehicle code, 1949 PA 300, MCL 257.904, or a local ordinance sub-7 stantially corresponding to section 904(3)(a) of the Michigan 8 vehicle code, 1949 PA 300, MCL 257.904.

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9 (3) The arresting law enforcement agency may take 1 set of 10 fingerprints of a person who is arrested for a misdemeanor pun-11 ishable by imprisonment for not more than 92 days or a fine of 12 not more than \$1,000.00, or both, and who fails to produce satis-13 factory evidence of identification as required by section 1 of 14 1961 PA 44, MCL 780.581. These fingerprints shall be forwarded 15 to the department immediately. Upon completion of the identifi-16 cation process by the department, the fingerprints shall be 17 returned to the arresting law enforcement agency.

18 (4) An arresting law enforcement agency in the state may 19 take the person's fingerprints on forms furnished by the command-20 ing officer upon an arrest for a misdemeanor other than a misde-21 meanor described in subsection (1), (2), or (3), but <u>may</u> SHALL 22 not forward the fingerprints to the department unless the person 23 is convicted of a misdemeanor.

(5) If a petition is not authorized for a juvenile accused of a juvenile offense or if a person arrested for having committed a felony or a misdemeanor is released without a charge made against him or her, the official taking or holding the person's

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1 fingerprints, arrest card, and description shall immediately 2 return this information to the person without the necessity of a 3 request. If this information is not returned, the person has the 4 absolute right to demand and receive its return at any time after 5 the person's release and without need to petition for court 6 action. The law enforcement agency shall notify the commanding 7 officer in writing that no petition was authorized against the 8 juvenile or that no charge was made against the arrested person 9 if the juvenile's or arrested person's fingerprints were for-10 warded to the department.

11 (6) If a juvenile is adjudicated and found not to be within 12 the provisions of section 2(a)(1) of chapter XIIA of the probate 13 code of 1939, 1939 PA 288, MCL 712A.2, or if an accused is found 14 not guilty of the offense, the arrest card, the fingerprints, and 15 description shall be returned to him or her by the official hold-16 ing this information. If for any reason the official holding the 17 information does not return the information within 60 days of the 18 adjudication or the finding of not guilty, the accused or juve-19 nile has the right to obtain an order from the court having 20 jurisdiction over the case for the return of the information. Ιf 21 the order of return is not complied with, the accused or juvenile 22 has the right to petition the family division of circuit court of 23 the county where the original petition was filed or the circuit 24 court of the county where the original charge was made for a pre-25 emptory writ of mandamus to require issuance of the order of 26 return. Upon final disposition of the charge against the 27 accused, the clerk of the court entering the disposition shall

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1 notify the commanding officer of any finding of not guilty or not 2 guilty by reason of insanity, dismissal, or nolle prosequi, if it 3 appears that the accused was initially arrested for a felony or a 4 misdemeanor punishable by imprisonment for more than 92 days or 5 of any finding that a juvenile alleged responsible for a juvenile 6 offense is not within the provisions of section 2(a)(1) of chap-7 ter XIIA of the probate code of 1939, 1939 PA 288, MCL 712A.2.

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8 (7) Upon final disposition of the charge against the 9 accused, the clerk of the court entering the disposition shall 10 immediately advise the commanding officer of the final disposi-11 tion of the arrest for which the person was fingerprinted if a 12 juvenile was adjudicated to have committed a juvenile offense or 13 if the accused was convicted of a felony or a misdemeanor. With 14 regard to any adjudication or conviction, the clerk shall trans-15 mit to the commanding officer information as to any adjudication 16 or finding of guilty or guilty but mentally ill; any plea of 17 guilty, nolo contendere, or guilty but mentally ill; the offense 18 of which the accused was convicted; and a summary of any deposi-19 tion or sentence imposed. The summary of the sentence shall 20 include any probationary term; any minimum, maximum, or alterna-21 tive term of imprisonment; the total of all fines, costs, and **22** restitution ordered; and any modification of sentence. If the 23 sentence is imposed under any of the following sections, the 24 report shall so indicate:

25 (a) Section 7411 of the public health code, 1978 PA 368, MCL26 333.7411.

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(b) Sections 11 to 15 of chapter II of the code of criminal
procedure, 1927 PA 175, MCL 762.11 to 762.15.

3 (c) Section 4a of chapter IX of the code of criminal proce-4 dure, 1927 PA 175, MCL 769.4a.

5 (d) Section 350a(4) of the Michigan penal code, 1931 PA 328,
6 MCL 750.350a.

7 (8) The commanding officer shall record the disposition of
8 each charge and shall inform the director of the federal bureau
9 of investigation of the final disposition of the felony or misde10 meanor arrest.

(9) The commanding officer shall compare the fingerprints and description received with those already on file and if the commanding officer finds that the person arrested has a criminal record, the commanding officer shall immediately inform the arresting agency and prosecuting attorney of this fact.

16 (10) The provisions of this section requiring the return of 17 the fingerprints, arrest card, and description do not apply in 18 the following cases:

(a) The person arrested was charged with the commission or attempted commission, or if the person arrested is a juvenile alleged to have committed an offense that if committed by an adult would constitute the commission or attempted commission, of a crime with or against a child under 16 years of age or the crime of criminal sexual conduct in any degree, rape, sodomy, gross indecency, indecent liberties, or child sexually abusive activities or materials.

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(b) The person arrested has a prior conviction other than a
 misdemeanor traffic offense, unless a judge of a court of record,
 except the probate court, by express order entered on the record,
 orders the return.

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5 (11) Subsection (4) does not permit the forwarding to the 6 department of the fingerprints of a person accused and convicted 7 under the Michigan vehicle code, 1949 PA 300, MCL 257.1 to 8 257.923, or a local ordinance substantially corresponding to a 9 provision of that act, unless the offense is punishable upon con-10 viction by imprisonment for more than 92 days or is an offense 11 that is punishable by imprisonment for more than 92 days upon a 12 subsequent conviction.

13 (12) As used in this section:

14 (a) "Department" means the department of state police.
15 (b) "Law enforcement agency" means the police department of
16 a city, township, or village, the sheriff's department of a
17 county, the department, or any other governmental law enforcement
18 agency of this state.

19 Enacting section 1. This amendatory act takes effect April20 1, 2002.

21 Enacting section 2. This amendatory act does not take
22 effect unless Senate Bill No. 722 or House Bill No. 5282 of the
23 91st Legislature is enacted into law.

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Final page.

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