SENATE SUBSTITUTE FOR

HOUSE BILL NO. 4967

A bill to amend 1961 PA 236, entitled

"Revised judicature act of 1961,"

by amending section 1076 (MCL 600.1076), as amended by 2012 PA 547.

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

Sec. 1076. (1) Upon completion or termination of the drug
 treatment court program, the court shall find on the record or
 place a written statement in the court file as to whether the
 participant completed the program successfully or whether the
 individual's participation in the program was terminated and, if it
 was terminated, the reason for the termination.

7 (2) For a participant who successfully completes probation or
8 other court supervision and whose proceedings were deferred or who
9 was sentenced under section 1070, the court shall comply with the

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agreement made with the participant upon admission into the drug
 treatment court, or the agreement as it was altered after admission
 by the court with approval of the participant and the prosecutor
 for that jurisdiction as provided in subsections (3) to (8).

5 (3) If an individual is participating in a drug treatment 6 court under section 11 of chapter II of the code of criminal procedure, 1927 PA 175, MCL 762.11, section 7411 of the public 7 health code, 1978 PA 368, MCL 333.7411, section 4a of chapter IX of 8 9 the code of criminal procedure, 1927 PA 175, MCL 769.4a, or section 10 350a or 430 of the Michigan penal code, 1931 PA 328, MCL 750.350a 11 and 750.430, the court shall proceed under the applicable section 12 of law. There may only be 1 discharge or dismissal under this subsection. 13

14 (4) Except as provided in subsection (5), the court, with the 15 agreement of the prosecutor and in conformity with the terms and 16 conditions of the memorandum of understanding under section 1062, 17 may discharge and dismiss the proceedings against an individual who 18 meets all of the following criteria:

19 (a) The individual has participated in a drug treatment court20 for the first time.

(b) The individual has successfully completed the terms andconditions of the drug treatment court program.

(c) The individual is not required by law to be sentenced to a
correctional facility for the crimes to which he or she has pled
guilty.

26 (d) The individual is not currently charged with and has not27 pled guilty to a traffic offense.

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(e) The individual has not previously been subject to more
 than 1 of any of the following:

3 (i) Assignment to the status of youthful trainee under section
4 11 of chapter II of the code of criminal procedure, 1927 PA 175,
5 MCL 762.11.

6 (*ii*) The dismissal of criminal proceedings against him or her
7 under section 7411 of the public health code, 1978 PA 368, MCL
8 333.7411, section 4a of chapter IX of the code of criminal
9 procedure, 1927 PA 175, MCL 769.4a, or section 350a or 430 of the
10 Michigan penal code, 1931 PA 328, MCL 750.350a and 750.430.

(5) The court may grant a discharge and dismissal of a
domestic violence offense only if all of the following
circumstances apply:

14 (a) The individual has not previously had proceedings
15 dismissed under section 4a of chapter IX of the code of criminal
16 procedure, 1927 PA 175, MCL 769.4a.

17 (b) The domestic violence offense is eligible to be dismissed
18 under section 4a of chapter IX of the code of criminal procedure,
19 1927 PA 175, MCL 769.4a.

(c) The individual fulfills the terms and conditions imposed
under section 4a of chapter IX of the code of criminal procedure,
1927 PA 175, MCL 769.4a, and the discharge and dismissal of
proceedings are processed and reported under section 4a of chapter
IX of the code of criminal procedure, 1927 PA 175, MCL 769.4a.

25 (6) A discharge and dismissal under subsection (4) shall be
26 without adjudication of guilt or, for a juvenile, without
27 adjudication of responsibility and are not a conviction or a

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finding of responsibility for purposes of this section or for 1 2 purposes of disqualifications or disabilities imposed by law upon conviction of a crime or, for a juvenile, a finding of 3 4 responsibility. There may only be 1 discharge and dismissal under subsection (4) for an individual. The court shall send a record of 5 the discharge and dismissal to the criminal justice information 6 center of the department of state police, and the department of 7 state police shall enter that information into the law enforcement 8 information network with an indication of participation by the 9 individual in a drug treatment court. All records of the 10 11 proceedings regarding the participation of the individual in the 12 drug treatment court under subsection (4) are closed to public inspection, and are exempt from public disclosure under the freedom 13 of information act, 1976 PA 442, MCL 15.231 to 15.246. 14

15 (7) Except as provided in subsection (3), (4), or (5), if an 16 individual has successfully completed probation or other court 17 supervision, the court shall do the following:

(a) If the court has not already entered an adjudication of
guilt or responsibility, enter an adjudication of guilt or, in the
case of a juvenile, enter a finding or adjudication of
responsibility.

(b) If the court has not already sentenced the individual,
proceed to sentencing or, in the case of a juvenile, disposition
pursuant to the agreement.

(c) Send a record of the conviction and sentence or the finding or adjudication of responsibility and disposition to the criminal justice information center of the department of state

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police. The department of state police shall enter that information
 into the law enforcement information network with an indication of
 successful participation by the individual in a drug treatment
 court.

5 (8) For a participant whose participation is terminated or who 6 fails to successfully complete the drug treatment court program, the court shall enter an adjudication of guilt, or, in the case of 7 a juvenile, a finding of responsibility, if the entering of guilt 8 or adjudication of responsibility was deferred under section 1070, 9 10 and shall then proceed to sentencing or disposition of the 11 individual for the original charges to which the individual pled 12 guilty or, if a juvenile, to which the juvenile admitted responsibility prior to admission to the drug treatment court. Upon 13 14 sentencing or disposition of the individual, the court shall send a record of that sentence or disposition and the individual's 15 16 unsuccessful participation in the drug treatment court to the 17 criminal justice information center of the department of state 18 police, and the department of state police shall enter that 19 information into the law enforcement information network, with an 20 indication that the individual unsuccessfully participated in a 21 drug treatment court.

(9) All court proceedings under this section shall be open to
the public. Except as provided in subsection (10), if the record of
proceedings as to the defendant is deferred under this section, the
record of proceedings during the period of deferral shall be closed
to public inspection.

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(10) Unless the court enters a judgment of guilt or an

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adjudication of responsibility under this section, the department of state police shall retain a nonpublic record of the arrest, court proceedings, and disposition of the criminal charge under this section. However, the nonpublic record shall be open to the following individuals and entities for the purposes noted:

6 (a) The courts of this state, law enforcement personnel, THE DEPARTMENT OF CORRECTIONS, and prosecuting attorneys for use only 7 in the performance of their duties OR TO DETERMINE WHETHER AN 8 EMPLOYEE OF THE COURT, LAW ENFORCEMENT AGENCY, DEPARTMENT OF 9 CORRECTIONS, OR PROSECUTOR'S OFFICE HAS VIOLATED HIS OR HER 10 11 CONDITIONS OF EMPLOYMENT OR WHETHER AN APPLICANT MEETS CRITERIA FOR 12 EMPLOYMENT WITH THE COURT, LAW ENFORCEMENT AGENCY, DEPARTMENT OF CORRECTIONS, OR PROSECUTOR'S OFFICE. 13

(b) The courts of this state, law enforcement personnel, and prosecuting attorneys for the purpose of showing that a defendant has already once availed himself or herself of this section. (c) The department of corrections for ascertaining preemployment criminal history or to determine whether a department

19 of corrections employee has violated conditions of employment.

(C) (d) The department of human services for enforcing child
protection laws and vulnerable adult protection laws or
ascertaining the preemployment criminal history of any individual
who will be engaged in the enforcement of child protection laws or
vulnerable adult protection laws.

25 Enacting section 1. This amendatory act takes effect January26 1, 2014.

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