## SUBSTITUTE FOR HOUSE BILL NO. 4077

A bill to amend 1927 PA 175, entitled
"The code of criminal procedure,"
by amending section 14 of chapter XI (MCL 771.14), as amended by
2010 PA 247.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 CHAPTER XI
- 2 Sec. 14. (1) Before the court sentences a person charged with
- 3 a felony or a person who is a licensee or registrant under article
- 4 15 of the public health code, 1978 PA 368, MCL 333.16101 to
- 5 333.18838, as described in section 1(14) of chapter IX, and, if
- 6 directed by the court, in any other case in which a person is
- 7 charged with a misdemeanor within the jurisdiction of the court,
- 8 the probation officer shall inquire into the antecedents,
- 9 character, and circumstances of the person, and shall report in

- 1 writing to the court.
- 2 (2) A presentence investigation report prepared under
- 3 subsection (1) shall not include any address or telephone number
- 4 for the home, workplace, school, or place of worship of any victim
- 5 or witness, or a family member of any victim or witness, unless an
- 6 address is used to identify the place of the crime or to impose
- 7 conditions of release from custody that are necessary for the
- 8 protection of a named individual. Upon request, any other address
- 9 or telephone number that would reveal the location of a victim or
- 10 witness or a family member of a victim or witness shall be exempted
- 11 from disclosure unless an address is used to identify the place of
- 12 the crime or to impose conditions of release from custody that are
- 13 necessary for the protection of a named individual. A presentence
- 14 investigation report prepared under subsection (1) shall include
- 15 all of the following:
- 16 (a) An evaluation of and a prognosis for the person's
- 17 adjustment in the community based on factual information contained
- 18 in the report.
- 19 (b) If requested by a victim, any written impact statement
- 20 submitted by the victim under the William Van Regenmorter crime
- 21 victim's rights act, 1985 PA 87, MCL 780.751 to 780.834.
- 22 (c) A specific written recommendation for disposition based on
- 23 the evaluation and other information as prescribed by the assistant
- 24 director of the department of corrections in charge of probation.
- 25 (d) A statement prepared by the prosecuting attorney as to
- 26 whether consecutive sentencing is required or authorized by law.
- (e) For a person to be sentenced under the sentencing

- 1 guidelines set forth in chapter XVII, all of the following:
- 2 (i) For each conviction for which a consecutive sentence is
- 3 authorized or required, the sentence grid in part 6 of chapter XVII
- 4 that contains the recommended minimum sentence range.
- (ii) Unless otherwise provided in subparagraph (i), for each
- 6 crime having the highest crime class, the sentence grid in part 6
- 7 of chapter XVII that contains the recommended minimum sentence
- 8 range.
- 9 (iii) Unless otherwise provided in subparagraph (i), the
- 10 computation that determines the recommended minimum sentence range
- 11 for the crime having the highest crime class.
- 12 (iv) A specific statement as to the applicability of
- 13 intermediate sanctions, as defined in section 31 of chapter IX.
- 14 (v) The recommended sentence.
- 15 (f) If a person is to be sentenced for a felony or for a
- 16 misdemeanor involving the illegal delivery, possession, or use of
- 17 alcohol or a controlled substance, a statement that the person is
- 18 licensed or registered under article 15 of the public health code,
- 19 1978 PA 368, MCL 333.16101 to 333.18838, if applicable.
- 20 (g) Diagnostic opinions that are available and not exempted
- 21 from disclosure under subsection (3).
- 22 (H) A STATEMENT AS TO WHETHER THE PERSON HAS PROVIDED THE
- 23 IDENTIFICATION DOCUMENTS REFERENCED IN SUBSECTION (9) (B).
- 24 (3) The court may exempt from disclosure in the presentence
- 25 investigation report information or a diagnostic opinion that might
- 26 seriously disrupt a program of rehabilitation or sources of
- 27 information obtained on a promise of confidentiality. If a part of

- 1 the presentence investigation report is not disclosed, the court
- 2 shall state on the record the reasons for its action and inform the
- 3 defendant and his or her attorney that information has not been
- 4 disclosed. The action of the court in exempting information from
- 5 disclosure is subject to appellate review. Information or a
- 6 diagnostic opinion exempted from disclosure under this subsection
- 7 shall be specifically noted in the presentence investigation
- 8 report.
- 9 (4) If a prepared presentence investigation report is amended
- 10 or altered before sentencing by the supervisor of the probation
- 11 officer who prepared the report or by any other person who has the
- 12 authority to amend or alter a presentence investigation report, the
- 13 probation officer may request that the court strike his or her name
- 14 from the report and the court shall comply with that request.
- 15 (5) The court shall permit the prosecutor, the defendant's
- 16 attorney, and the defendant to review the presentence investigation
- 17 report before sentencing.
- 18 (6) At the time of sentencing, either party may challenge, on
- 19 the record, the accuracy or relevancy of any information contained
- 20 in the presentence investigation report. The court may order an
- 21 adjournment to permit the parties to prepare a challenge or a
- 22 response to a challenge. If the court finds on the record that the
- 23 challenged information is inaccurate or irrelevant, that finding
- 24 shall be made a part of the record, the presentence investigation
- 25 report shall be amended, and the inaccurate or irrelevant
- 26 information shall be stricken accordingly before the report is
- 27 transmitted to the department of corrections.

- 1 (7) A copy of the report described under subsection (5) and
- 2 the amended report described under subsection (6) shall be provided
- 3 to the prosecutor and the defendant's attorney or the defendant if
- 4 he or she is not represented by an attorney. The copy of the report
- 5 described under subsection (5) shall be provided not less than 2
- 6 business days before sentencing unless that period is waived by the
- 7 defendant. The prosecutor and the defendant's attorney or the
- 8 defendant if he or she is not represented by an attorney have the
- 9 right to retain a copy of the report and the amended report
- 10 provided under this subsection.
- 11 (8) On appeal, the defendant's attorney, or the defendant if
- 12 proceeding pro se, shall be provided with a copy of the presentence
- 13 investigation report and any attachments to the report with the
- 14 exception of any information exempted from disclosure by the court
- 15 under subsection (3).
- 16 (9) If the person is committed to a state <del>penal institution, a</del>
- 17 CORRECTIONAL FACILITY, BOTH OF THE FOLLOWING APPLY:
- 18 (A) A copy or amended copy of the presentence investigation
- 19 report and, if a psychiatric examination of the person has been
- 20 made for the court, a copy of the psychiatric report shall
- 21 accompany the commitment papers. If the person is sentenced by fine
- 22 or imprisonment or placed on probation or other disposition of his
- 23 or her case is made by the court, a copy or amended copy of the
- 24 presentence investigation report, including a psychiatric
- 25 examination report made in the case, shall be filed with the
- 26 department of corrections.
- 27 (B) THE PERSON SHALL BE PROVIDED NOTIFICATION THAT PROVIDES AN

- 1 EXPLANATION OF THE IMPORTANCE OF OBTAINING AN OPERATOR'S LICENSE OR
- 2 STATE PERSONAL IDENTIFICATION CARD UPON RELEASE FROM INCARCERATION
- 3 AND LISTS THE PERSONAL IDENTIFICATION DOCUMENTS DESCRIBED IN
- 4 SECTION 34C OF THE CORRECTIONS CODE OF 1953, 1953 PA 232, MCL
- 5 791.234C, NECESSARY FOR OBTAINING AN OPERATOR'S LICENSE OR STATE
- 6 PERSONAL IDENTIFICATION CARD. THE NOTIFICATION ALSO SHALL CONTAIN A
- 7 REQUEST THAT THE PERSON OBTAIN AND PROVIDE THOSE DOCUMENTS TO THE
- 8 DEPARTMENT OF CORRECTIONS. THE NOTIFICATION ALSO SHALL STATE THAT
- 9 THE DEPARTMENT OF CORRECTIONS WILL RETAIN IN THE FILE MAINTAINED
- 10 FOR THE PERSON ANY IDENTIFICATION DOCUMENTS PROVIDED BY THE PERSON
- 11 UNTIL HE OR SHE IS RELEASED FROM SECURE CONFINEMENT. ANY
- 12 IDENTIFICATION DOCUMENTS PREVIOUSLY PROVIDED BY THE PERSON SHALL
- 13 ACCOMPANY THE COMMITMENT PAPERS.
- 14 (10) A prisoner under the jurisdiction of the department of
- 15 corrections shall be provided with a copy of any presentence
- 16 investigation report in the department's possession about that
- 17 prisoner, except for information exempted from disclosure under
- 18 subsection (3), not less than 30 days before a parole interview is
- 19 conducted under section 35 of the corrections code of 1953, 1953 PA
- 20 232, MCL 791.235.
- 21 Enacting section 1. This amendatory act does not take effect
- 22 unless all of the following bills of the 96th Legislature are
- 23 enacted into law:
- 24 (a) House Bill No. 4074.
- 25 (b) House Bill No. 4075.
- 26 (c) House Bill No. 4076.