SUBSTITUTE FOR HOUSE BILL NO. 4628

A bill to amend 1939 PA 288, entitled "Probate code of 1939,"

by amending section 2f of chapter XIIA (MCL 712A.2f), as added by 2016 PA 185.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 CHAPTER XIIA 2 Sec. 2f. (1) If-Subject to subsection (2), if the court 3 determines that formal jurisdiction should not be acquired over a 4 juvenile, the court may proceed in an informal manner referred to 5 as a consent calendar. The court shall not consider restitution 6 when determining if the case should be placed on the consent 7 calendar under this section.

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(2) A case shall must not be placed on the consent calendar





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1 unless the all of the following apply:

(a) The juvenile and the parent, guardian, or legal custodian 2 3 and the prosecutor agree to have the case placed on the consent 4 calendar.

5 (b) The court considers the results of the risk screening tool 6 and mental health screening tool conducted on the juvenile by a 7 designated individual or agency that is trained in those screening 8 tools.

9 (c) The court determines that the case should proceed on the 10 consent calendar in compliance with section 11(1) of this chapter.

11 (3) A risk screening tool and a mental health screening tool under subsection (2) must meet both of the following requirements: 12

13 (a) Be research based and nationally validated for use with 14 juveniles.

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(b) Comply with the guidelines created under subsection (4). 16 (4) The state court administrative office, under the 17 supervision and direction of the supreme court, shall create 18 guidelines on the use of risk screening tools and mental health 19 screening tools described in subsection (2).

20 (5) (3) The Subject to subsection (2), the court may transfer a case from the formal calendar to the consent calendar at any time 21 22 before disposition. A case involving the alleged commission of an offense as that term is defined in section 31 of the William Van 23 Regenmorter crime victim's rights act, 1985 PA 87, MCL 780.781, 24 25 shall must only be placed on the consent calendar upon compliance with the procedures set forth in section 36b of the William Van 26 27 Regenmorter crime victim's rights act, 1985 PA 87, MCL 780.786b. 28 (6) (4) After a case is placed on the consent calendar, the 29 prosecutor shall provide the victim with notice as required by



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article 2 of the William Van Regenmorter crime victim's rights act,
 1985 PA 87, MCL 780.781 to 780.802.

3 (7) (5) Consent calendar cases must be maintained in the 4 following nonpublic manner:

5 (a) Access to consent calendar case records shall must be 6 provided to the juvenile, the juvenile's parents, quardian, or 7 legal custodian, the guardian ad litem, counsel for the juvenile, 8 the department of health and human services if related to an 9 investigation of neglect and abuse, law enforcement personnel, 10 prosecutor, and other courts. However, consent calendar case 11 records shall must not be disclosed to federal agencies or military recruiters. For purposes of this subsection, As used in this 12 subdivision, "case records" includes the pleadings, motions, 13 14 authorized petitions, notices, memoranda, briefs, exhibits, 15 available transcripts, findings of the court, register of actions, consent calendar case plan, risk screening tool and mental health 16 screening tool results, and court orders related to the case placed 17 18 on the consent calendar.

(b) The contents of the confidential file , as defined in MCR
3.903, shall must continue to be maintained confidentially. As used
in this subdivision, "confidential file" means that term as defined
in MCR 3.903.

(c) A risk screening tool and a mental health screening tool conducted as part of a proceeding under this section and any information obtained from a juvenile in the course of those screenings or provided by the juvenile in order to participate in a consent calendar case plan, including, but not limited to, any admission, confession, or incriminating evidence, are not admissible into evidence in any adjudicatory hearing in which the



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juvenile is accused and are not subject to subpoena or any other
 court process for use in any other proceeding or for any other
 purpose.

(8) (6) The court shall conduct a consent calendar conference
with the juvenile; — the juvenile's attorney, if any; — and the
juvenile's parent, guardian, or legal custodian to discuss the
allegations. The prosecuting attorney and victim may be, but are
not required to be, present.

9 (9) (7)—If it appears to the court that the juvenile has engaged in conduct that would subject the juvenile to the jurisdiction of the court, the court shall issue a written consent calendar case plan. All of the following apply to a consent calendar case plan:

14 (a) The plan may include a provision requiring the juvenile, 15 parent, guardian, or legal custodian to reimburse the court for the 16 cost of the consent calendar services for the juvenile. The 17 reimbursement amount shall must be reasonable, taking into account 18 the juvenile's income and resources. The plan shall must also 19 include a requirement that the juvenile pay restitution under the 20 William Van Regenmorter crime victim's rights act, 1985 PA 87, MCL 21 780.751 to 780.834.

(b) A consent calendar case plan shall must not contain a
provision removing the juvenile from the custody of the juvenile's
parent, guardian, or legal custodian.

(c) The consent calendar case plan is not an order of the
court, but shall must be included as a part of the case record.
(d) Violation of the terms of the consent calendar case plan
may result in the court's returning the case to the formal calendar
for further proceedings consistent with subsection (10). (12).



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(10) (8) The court shall not enter an order of disposition in
 a case while it is on the consent calendar.

3 (11) (9) Upon the juvenile's successful completion by the
4 juvenile of the consent calendar case plan, the court shall close
5 the case and shall destroy all records of the proceeding in
6 accordance with the records management policies and procedures of
7 the state court administrative office, established in accordance
8 with supreme court rules.

9 (12) (10)—If it appears to the court at any time that 10 proceeding on the consent calendar is not in the best interest of 11 either the juvenile or the public, the court shall proceed as 12 follows:

(a) If the court did not authorize the original petition, the
court may, without hearing, transfer the case from the consent
calendar to the formal calendar on the charges contained in the
original petition to determine whether the petition should be
authorized.

(b) If the court authorized the original petition, the court may transfer the case from the consent calendar to the formal calendar on the charges contained in the original petition only after a hearing. After transfer to the formal calendar, the court shall proceed with the case from where it left off before being placed on the consent calendar.

(13) (11) Statements made by the juvenile during the
proceeding on the consent calendar shall must not be used against
the juvenile at a trial on the formal calendar on the same charge.

27 (14) (12) Upon a judicial determination that the juvenile has
28 completed the terms of the consent calendar case plan, the court
29 shall report the successful completion of the consent calendar to



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the juvenile and the department of state police. The department of 1 2 state police shall maintain a nonpublic record of the case. This record shall must be open to the courts of this state, another 3 state, or the United States, the department of corrections, law 4 5 enforcement personnel, and prosecutors only for use only in the 6 performance of their duties or to determine whether an employee of 7 the court, department, law enforcement agency, or prosecutor's 8 office has violated his or her conditions of employment or whether 9 an applicant meets criteria for employment with the court, 10 department, law enforcement agency, or prosecutor's office. 11 Enacting section 1. This amendatory act takes effect October 1, 2024. 12 Enacting section 2. This amendatory act does not take effect 13

14 unless Senate Bill No. 418 of the 102nd Legislature is enacted into 15 law.



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