SUBSTITUTE FOR SENATE BILL NO. 681

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

by amending section 18e of chapter XIIA (MCL 712A.18e), as amended by 2018 PA 142, and by adding section 18t to chapter XIIA.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

CHAPTER XIIA

2 Sec. 18e. (1) Except as **otherwise** provided in subsection (2) and section 18t of this chapter, a person who has been adjudicated 3 of not more than 1 juvenile offense that would be a felony if 4 committed by an adult and not more than 3 juvenile offenses, of 5 6 which not more than 1 may be a juvenile offense that would be a felony if committed by an adult and who has no felony convictions 7 may file an application with the adjudicating court or adjudicating 8



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courts for the entry of an order setting aside the adjudications. A 1 person may have only 1 adjudication for an offense that would be a 2 felony if committed by an adult and not more than 2 adjudications 3 for an offense that would be a misdemeanor if committed by an adult 4 5 or if there is no adjudication for a felony if committed by an 6 adult, not more than 3 adjudications for an offense that would be a 7 misdemeanor if committed by an adult set aside under this section. 8 Multiple adjudications arising out of a series of acts that were in 9 a continuous time sequence of 12 hours or less and that displayed a 10 single intent and goal constitute 1 offense provided that none of 11 the adjudications constitute any of the following:

12 (a) An assaultive crime as that term is defined in subsection13 (7).

14

(b) An offense involving the use or possession of a weapon.

15 (c) An offense with a maximum penalty of 10 or more years 16 imprisonment.

17 (2) A person shall not apply under this section to have set
18 aside, and a judge shall not under this section set aside, any
19 either of the following:

20 (a) An adjudication for an offense that if committed by an
21 adult would be a felony for which the maximum punishment is life
22 imprisonment.

(b) An adjudication for a traffic offense under the Michigan
vehicle code, 1949 PA 300, MCL 257.1 to 257.923, or a local
ordinance substantially corresponding to that act, that involves
the operation of a vehicle and at the time of the violation is a
felony or misdemeanor.
(b) (c) A conviction under section 2d of this chapter. This

29 subdivision does not prevent a person convicted under section 2d of



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this chapter from having that conviction set aside as otherwise
 provided by law.

3 (3) An application under this section shall not be filed until
4 the expiration of 1 year following imposition of the disposition
5 for the adjudication that the applicant seeks to set aside, or 1
6 year following completion of any term of detention for that
7 adjudication, or when the person becomes 18 years of age, whichever
8 occurs later.after the termination of jurisdiction.

9 (4) An application under this section is invalid unless it
10 contains the following information and is signed under oath by the
11 person whose adjudication is to be set aside:

12

(a) The full name and current address of the applicant.

13 (b) A certified record of the adjudication that is to be set14 aside.

15 (c) A statement that the applicant has not been adjudicated of 16 a juvenile offense other than the juvenile offenses sought to be 17 set aside as a result of this application.

18 (d) A statement that the applicant has not been convicted of19 any felony offense.

20 (e) A statement as to whether the applicant has previously
21 filed an application to set aside this or any other adjudication
22 and, if so, the disposition of the application.

(f) A statement as to whether the applicant has any other
criminal charge pending against him or her in any court in the
United States or in any other country.

26 (g) A consent to the use of the nonpublic record created under27 subsection (13), to the extent authorized by subsection (13).

(5) Upon application, the adjudicating court or adjudicatingcourts shall locate any court records or documents necessary to



1 conduct a hearing under this section.

2 (6) (5) The applicant shall submit a copy of the application and 2 complete sets of fingerprints to the department of state 3 police. The department of state police shall compare those 4 5 fingerprints with the records of the department, including the 6 nonpublic record created under subsection (13), and shall forward a 7 complete set of fingerprints to the Federal Bureau of Investigation 8 for a comparison with the records available to that agency. The 9 department of state police shall report to the court in which the 10 application is filed the information contained in the department's 11 records with respect to any pending charges against the applicant, 12 any record of adjudication or conviction of the applicant, and the 13 setting aside of any adjudication or conviction of the applicant 14 and shall report to the court any similar information obtained from 15 the Federal Bureau of Investigation. The court shall not act upon 16 the application until the department of state police reports the 17 information required by this subsection to the court.

18 (6) The copy of the application submitted to the department of 19 state police under subsection (5) shall be accompanied by a fee of 20 \$25.00 payable to the state of Michigan. The department of state 21 police shall use the fee to defray the expenses incurred in 22 processing the application.

(7) A copy of the application shall must be served upon the attorney general and, if applicable, upon the office of the prosecuting attorney who prosecuted the offense. The attorney general and the prosecuting attorney shall have an opportunity to contest the application. If the attorney general or prosecuting attorney wishes to contest an application, the attorney general or prosecuting attorney must do so not later than 35 days after



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service. If the adjudication was for an offense that if committed 1 by an adult would be an assaultive crime or serious misdemeanor, 2 and if the name of the victim is known to the prosecuting attorney, 3 the prosecuting attorney shall give the victim of that offense 4 5 written notice of the application and forward a copy of the 6 application to the victim under section 46a of the William Van Regenmorter crime victim's rights act, 1985 PA 87, MCL 780.796a. 7 8 The notice shall must be sent by first-class mail to the victim's 9 last known address. The victim has the right to appear at any 10 proceeding under this section concerning that adjudication and to 11 make a written or oral statement. As used in this subsection:

12 (a) "Assaultive crime" means that term as defined in section
13 9a of chapter X of the code of criminal procedure, 1927 PA 175, MCL
14 770.9a.

(b) "Serious misdemeanor" means that term as defined in
section 61 of the William Van Regenmorter crime victim's rights
act, 1985 PA 87, MCL 780.811.

18 (c) "Victim" means that term as defined in section 31 of the
19 William Van Regenmorter crime victim's rights act, 1985 PA 87, MCL
20 780.781.

(8) Upon the hearing of the application, the court may require
the filing of affidavits and the taking of proofs as it considers
proper.

(9) Except as provided in this subsection and subsection (10), if the court determines that the circumstances and behavior of the applicant from the date of the applicant's adjudication to the filing of the application warrant setting aside the 1 adjudication for a juvenile offense that would be a felony if committed by an adult and not more than 2 adjudications for a juvenile offense that



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would be a misdemeanor if committed by an adult or if there is no 1 adjudication for a felony if committed by an adult, not more than 3 2 adjudications for an offense that would be a misdemeanor if 3 committed by an adult and that setting aside the adjudication or 4 adjudications is consistent with the public welfare, the court may 5 6 enter an order setting aside the adjudication. If the applicant 7 submits to the court a certificate of completion from the Michigan 8 youth challeNGe academy showing that the applicant has completed 9 that program, the court shall determine that the applicant's 10 circumstances and behavior warrant setting aside the adjudication. 11 If the court also determines that setting aside the adjudication or adjudications is consistent with the public welfare, the court may 12 enter an order setting aside the adjudication as provided in this 13 14 subsection. Except as provided in subsection (10), the setting 15 aside of an adjudication under this section is a privilege and 16 conditional, and is not a right.

17 (10) If the person files an application with the court and he
18 or she otherwise meets all the requirements, notwithstanding
19 subsection (9), the court shall set aside the adjudication of a
20 person as follows:

(a) The person was adjudicated for an offense that if
committed by an adult would be a violation or an attempted
violation of section 413 of the Michigan penal code, 1931 PA 328,
MCL 750.413.

(b) The person was adjudicated for an offense that if
committed by an adult would be a violation or an attempted
violation of section 448, 449, or 450 of the Michigan penal code,
1931 PA 328, MCL 750.448, 750.449, and 750.450, or a local
ordinance substantially corresponding to section 448, 449, or 450



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of the Michigan penal code, 1931 PA 328, MCL 750.448, 750.449, and
 750.450, and he or she committed the offense as a direct result of
 his or her being a victim of a human trafficking violation.

4 (11) Upon the entry of an order under this section, the
5 applicant is considered not to have been previously adjudicated,
6 except as provided in subsection (13) and as follows:

7 (a) The applicant is not entitled to the remission of any
8 fine, costs, or other money paid as a consequence of an
9 adjudication that is set aside.

10 (b) This section does not affect the right of the applicant to
11 rely upon the adjudication to bar subsequent proceedings for the
12 same offense.

13 (c) This section does not affect the right of a victim of an14 offense to prosecute or defend a civil action for damages.

(d) This section does not create a right to commence an action
for damages for detention under the disposition that the applicant
served before the adjudication is set aside under this section.

18 (12) Upon the entry of an order under this section, the court19 shall send a copy of the order to the arresting agency and the20 department of state police.

(13) The department of state police shall retain a nonpublic 21 record of the order setting aside an adjudication for a juvenile 22 23 offense that would be a felony if committed by an adult and not 24 more than 2 juvenile offenses that would be misdemeanors if 25 committed by an adult or if there is no adjudication for a felony if committed by an adult, not more than 3 adjudications for an 26 27 offense that would be a misdemeanor if committed by an adult and of the record of the arrest, fingerprints, adjudication, and 28 29 disposition of the applicant in the case to which the order



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applies. Except as provided in subsection (14), this nonpublic record shall must be made available only to a court of competent jurisdiction, an agency of the judicial branch of state government, a law enforcement agency, a prosecuting attorney, the attorney general, or the governor upon request and only for the following purposes:

7 (a) Consideration in a licensing function conducted by an8 agency of the judicial branch of state government.

9 (b) Consideration by a law enforcement agency if a person
10 whose adjudication has been set aside applies for employment with
11 the law enforcement agency.

12 (c) To show that a person who has filed an application to set 13 aside an adjudication has previously had an adjudication set aside 14 under this section.

15 (d) The court's consideration in determining the sentence to
16 be imposed upon conviction for a subsequent offense that is
17 punishable as a felony or by imprisonment for more than 1 year.

18 (e) Consideration by the governor, if a person whose19 adjudication has been set aside applies for a pardon for another20 offense.

(14) A copy of the nonpublic record created under subsection
(13) shall must be provided to the person whose adjudication is set
aside under this section upon payment of a fee determined and
charged by the department of state police in the same manner as the
fee prescribed in section 4 of the freedom of information act, 1976
PA 442, MCL 15.234.

27 (15) The nonpublic record maintained under subsection (13) is
28 exempt from disclosure under the freedom of information act, 1976
29 PA 442, MCL 15.231 to 15.246.



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(16) Except as provided in subsection (13), a person, other
 than the applicant, who knows or should have known that an
 adjudication was set aside under this section, who divulges, uses,
 or publishes information concerning an adjudication set aside under
 this section is guilty of a misdemeanor.

6 (17) An order setting aside an adjudication for a traffic 7 offense under this section must not require that the conviction be 8 removed or expunged from the applicant's driving record maintained 9 by the secretary of state as required under the Michigan vehicle 10 code, 1949 PA 300, MCL 257.1 to 257.923.

Sec. 18t. (1) Except as otherwise provided in this section, beginning 2 years after the effective date of the amendatory act that added this section, an adjudication must be set aside under this section without filing an application under section 18e of this chapter 2 years after the termination of court supervision or when the person becomes 18 years of age, whichever is later.

17 (2) Subsection (1) does not apply to an adjudication for an 18 offense described under section 2(a)(1)(A) to (I) of this chapter, 19 to a conviction or adjudication as described under section 18e(2) 20 of this chapter, or to a conviction or adjudication for a violation of section 81a, 82, 90, 136b, 321, 322, 397, 411h, 411i, 520d, 21 22 520g, or 543k of the Michigan penal code, 1931 PA 328, MCL 750.81a, 23 750.82, 750.90, 750.136b, 750.321, 750.322, 750.397, 750.411h, 24 750.411i, 750.520d, 750.520g, and 750.543k.

(3) The attorney general and the prosecuting attorney who
prosecuted the offense shall not contest the setting aside of an
adjudication without an application under this section.

(4) Upon the entry of an order under this section, the personis considered not to have been previously adjudicated, except as



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1 provided in subsection (6) and as follows:

2 (a) The person is not entitled to the remission of any fine,
3 costs, or other money paid as a consequence of an adjudication that
4 is set aside.

5 (b) This section does not affect the right of the person to 6 rely upon the adjudication to bar subsequent proceedings for the 7 same offense.

8 (c) This section does not affect the right of a victim of an 9 offense to prosecute or defend a civil action for damages.

(d) This section does not create a right to commence an action
for damages for detention under the disposition that the person
served before the adjudication is set aside under this section.

13 (e) Research on the utilization and effectiveness of the set-14 aside process.

(5) Upon the entry of an order under this section, the court
shall send a copy of the order to the arresting agency and the
department of state police.

18 (6) The department of state police shall retain a nonpublic 19 record of the order setting aside an adjudication for a juvenile 20 offense under this section and of the record of the arrest, 21 fingerprints, adjudication, and disposition of the person in the 22 case to which the order applies. Except as provided in subsection 23 (7), this nonpublic record must be made available only to a court 24 of competent jurisdiction, an agency of the judicial branch of 25 state government, a law enforcement agency, a prosecuting attorney, 26 the attorney general, or the governor upon request and only for the 27 following purposes:

(a) Consideration in a licensing function conducted by anagency of the judicial branch of state government.



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(b) Consideration by a law enforcement agency if a person
 whose adjudication has been set aside applies for employment with
 the law enforcement agency.

4 (c) The court's consideration in determining the sentence to
5 be imposed upon conviction for a subsequent offense that is
6 punishable as a felony or by imprisonment for more than 1 year.

7 (d) Consideration by the governor, if a person whose
8 adjudication has been set aside under this section applies for a
9 pardon for another offense.

10 (7) A copy of the nonpublic record created under subsection 11 (6) must be provided to the person whose adjudication is set aside 12 under this section upon payment of a fee determined and charged by 13 the department of state police in the same manner as the fee 14 prescribed in section 4 of the freedom of information act, 1976 PA 15 442, MCL 15.234.

16 (8) The nonpublic record maintained under subsection (6) is
17 exempt from disclosure under the freedom of information act, 1976
18 PA 442, MCL 15.231 to 15.246.

19 (9) Except as provided in subsection (6), a person, other than 20 the applicant or a victim, who knows or should have known that an 21 adjudication was set aside under this section, and who divulges, 22 uses, or publishes information concerning an adjudication set aside 23 under this section is guilty of a misdemeanor. As used in this 24 subsection, "victim" means any individual who suffered direct or 25 threatened physical, financial, or emotional harm as the result of 26 the offense that was committed by the applicant.

(10) An adjudication set aside for a traffic offense under
this section must not be removed or expunged from the applicant's
driving record maintained by the secretary of state as required



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under the Michigan vehicle code, 1949 PA 300, MCL 257.1 to 257.923. 1 2 (11) If the governor determines that the process for setting 3 aside an adjudication without an application under this section 4 cannot be implemented by the date required under subsection (1) because of technological limitations, the governor may issue a 5 6 directive delaying the implementation of this section for not more 7 than 180 days. The attorney general, the state court administrator, 8 or the director of the department of state police may recommend a 9 delay of implementation to the governor under this subsection. 10 Enacting section 1. This amendatory act takes effect 180 days

11 after the date it is enacted into law.



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