HOUSE BILL No. 5025

October 1, 2013, Introduced by Reps. Heise, Kowall, Zorn, Jenkins, Cavanagh, Tlaib, Crawford and Goike and referred to the Committee on Criminal Justice.

A bill to amend 1965 PA 213, entitled

"An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties,"

by amending sections 1, 2, and 4 (MCL 780.621, 780.622, and 780.624), section 1 as amended by 2011 PA 64, section 2 as amended by 1994 PA 294, and section 4 as added by 1982 PA 495.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 1. (1) Except as provided in subsection SUBSECTIONS (2) 2 AND (3), a person who is convicted of not more than 1 offense may 3 file an application with the convicting court for the entry of an 4 order setting aside the conviction. A person who is otherwise 5 eligible to file an application under this section is not rendered

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ineligible by virtue of being convicted of not more than 2 minor
 offenses in addition to the offense for which the person files an
 application.

4 (2) A-EXCEPT AS PROVIDED IN SUBSECTIONS (3) AND (5), A person 5 shall not apply to have set aside, and a judge shall not set aside, 6 a conviction for a felony for which the maximum punishment is life imprisonment or an attempt to commit a felony for which the maximum 7 punishment is life imprisonment, a conviction for a violation or 8 9 attempted violation of section 145c, 145d, 520c, 520d, or 520g of 10 the Michigan penal code, 1931 PA 328, MCL 750.145c, 750.145d, 11 750.520c, 750.520d, and 750.520g, or a conviction for a traffic 12 offense.

(3) A PERSON WHO IS CONVICTED OF A VIOLATION OF SECTION 448,
449, OR 450 OF THE MICHIGAN PENAL CODE, 1931 PA 328, MCL 750.448,
750.449, OR 750.450, MAY APPLY TO HAVE THAT CONVICTION SET ASIDE IF
BOTH OF THE FOLLOWING APPLY:

17 (A) HE OR SHE COMMITTED THE OFFENSE WHILE HE OR SHE WAS A
18 VICTIM OF A HUMAN TRAFFICKING VIOLATION.

(B) HE OR SHE COMMITTED THE OFFENSE ONLY BECAUSE OF HIS OR HER
STATUS AS A VICTIM OF THAT HUMAN TRAFFICKING VIOLATION.

(4) (3) An application UNDER SUBSECTION (2) shall not be filed
until at least 5 years following imposition of the sentence for the
conviction that the applicant seeks to set aside or 5 years
following completion of any term of imprisonment for that
conviction, whichever occurs later.

26 (5) AN APPLICATION UNDER SUBSECTION (3) MAY BE FILED AT ANY
27 TIME FOLLOWING THE DATE OF THE CONVICTION TO BE SET ASIDE. A PERSON

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MAY APPLY TO HAVE MORE THAN 1 CONVICTION SET ASIDE UNDER SUBSECTION
 (3).

3 (6) (4) The application is invalid unless it contains the
4 following information and is signed under oath by the person whose
5 conviction is to be set aside:

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

7 (b) A certified record of the conviction that is to be set8 aside.

9 (c) A-FOR AN APPLICATION UNDER SUBSECTION (2), A statement
10 that the applicant has not been convicted of an offense other than
11 the conviction sought to be set aside as a result of this
12 application, and not more than 2 minor offenses, if applicable.

13 (d) A statement as to whether the applicant has previously
14 filed an application to set aside this or any other conviction and,
15 if so, the disposition of the application.

(e) 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.

(F) IF THE PERSON IS SEEKING TO HAVE 1 OR MORE CONVICTIONS SET
ASIDE UNDER SUBSECTION (3), A STATEMENT THAT HE OR SHE MEETS THE
CRITERIA SET FORTH IN SUBSECTION (3).

(G) (f) A consent to the use of the nonpublic record created
under section 3 to the extent authorized by section 3.

(7) (5) The applicant shall submit a copy of the application
and 2 complete sets of fingerprints to the department of state
police. The department of state police shall compare those
fingerprints with the records of the department, including the

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nonpublic record created under section 3, and shall forward a 1 2 complete set of fingerprints to the federal bureau of investigation 3 for a comparison with the records available to that agency. The 4 department of state police shall report to the court in which the 5 application is filed the information contained in the department's records with respect to any pending charges against the applicant, 6 any record of conviction of the applicant, and the setting aside of 7 any conviction of the applicant and shall report to the court any 8 similar information obtained from the federal bureau of 9 investigation. The court shall not act upon the application until 10 11 the department of state police reports the information required by this subsection to the court. 12

13 (8) (6) The copy of the application submitted to the 14 department of state police under subsection (5) (7) shall be 15 accompanied by a fee of \$50.00 payable to the state of Michigan 16 which shall be used by the department of state police to defray the 17 expenses incurred in processing the application.

(9) (7) A copy of the application shall be served upon the 18 19 attorney general and upon the office of the prosecuting attorney 20 who prosecuted the crime, and an opportunity shall be given to the 21 attorney general and to the prosecuting attorney to contest the 22 application. If the conviction was for an assaultive crime or a 23 serious misdemeanor, the prosecuting attorney shall notify the victim of the assaultive crime or serious misdemeanor of the 24 25 application pursuant to UNDER section 22a or 77a of the William Van Regenmorter crime victim's rights act, 1985 PA 87, MCL 780.772a and 26 27 780.827a. The notice shall be by first-class mail to the victim's

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last known address. The victim has the right to appear at any
 proceeding under this act concerning that conviction and to make a
 written or oral statement.

4 (10) (8) Upon the hearing of the application the court may
5 require the filing of affidavits and the taking of proofs as it
6 considers proper.

7 (11) (9) If the court determines that the circumstances and
8 behavior of the applicant from the date of the applicant's
9 conviction to the filing of the application warrant setting aside
10 the conviction and that setting aside the conviction is consistent
11 with the public welfare, the court may enter an order setting aside
12 the conviction. The setting aside of a conviction under this act is
13 a privilege and conditional and is not a right.

14 (12) (10) As used in this section:

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

(B) "HUMAN TRAFFICKING VIOLATION" MEANS A VIOLATION OF CHAPTER
LXVIIA OF THE MICHIGAN PENAL CODE, 1931 PA 328, MCL 750.462A TO
750.462J.

(C) (b) "Minor offense" means a misdemeanor or ordinance violation for which the maximum permissible imprisonment does not exceed 90 days, for which the maximum permissible fine does not exceed \$1,000.00, and that is committed by a person who is not more than 21 years of age.

26 (D) (c) "Serious misdemeanor" means that term as defined in
 27 section 61 of the William Van Regenmorter crime victim's rights

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1 act, 1985 PA 87, MCL 780.811.

2 (E) (d) "Victim" means that term as defined in section 2 of
3 the William Van Regenmorter crime victim's rights act, 1985 PA 87,
4 MCL 780.752.

Sec. 2. (1) Upon the entry of an order pursuant to UNDER
section 1, the applicant, for purposes of the law, shall be
considered not to have been previously convicted, except as
provided in this section and section 3.

9 (2) The applicant is not entitled to the remission of any
10 fine, costs, or other money paid as a consequence of a conviction
11 that is set aside.

12 (3) If the conviction set aside pursuant to UNDER SECTION 1(2) **OF** this act is for a listed offense as defined in section 2 of the 13 14 sex offenders registration act, 1994 PA 295, MCL 28.722, the applicant is considered to have been convicted of that offense for 15 16 purposes of the sex offenders registration THAT act. IF THE 17 CONVICTION SET ASIDE UNDER SECTION 1(3) IS FOR A LISTED OFFENSE AS DEFINED IN SECTION 2 OF THE SEX OFFENDERS REGISTRATION ACT, 1994 PA 18 19 295, MCL 28.722, THE APPLICANT IS NOT CONSIDERED TO HAVE BEEN CONVICTED OF THAT OFFENSE FOR PURPOSES OF THAT ACT. 20

(4) This act does not affect the right of the applicant to
rely upon the conviction to bar subsequent proceedings for the same
offense.

24 (5) This act does not affect the right of a victim of a crime25 to prosecute or defend a civil action for damages.

26 (6) This act does not create a right to commence an action for27 damages for incarceration under the sentence that the applicant

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1 served before the conviction is set aside pursuant to UNDER this 2 act.

3 Sec. 4. A-EXCEPT AS PROVIDED IN SECTION 1, A person may have
4 only 1 conviction set aside under this act.