SUBSTITUTE FOR

HOUSE BILL NO. 4725

A bill to amend 1982 PA 325, entitled

"An act to authorize county sheriffs to declare a county jail overcrowding state of emergency; to prescribe the powers and duties of certain judges, county sheriffs, and other county officials; and to provide remedies for a county jail overcrowding state of emergency,"

by amending sections 1, 2, 3, 4, 5, 8, 9, and 10 (MCL 801.51, 801.52, 801.53, 801.54, 801.55, 801.58, 801.59, and 801.60), sections 8 and 9 as amended by 1988 PA 399, and by adding section 1a.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 1. As used in this act:
- 2 (a) "Chief circuit judge" means any EITHER of the following:

3 (i) The circuit judge in a judicial circuit having only 14 circuit judge.

5 (*ii*) Except in the county of Wayne, the THE chief judge of the
6 circuit court in a judicial circuit having 2 or more circuit

1 judges.

2 (iii) In the county of Wayne, the executive chief judge of the
3 circuit court in the third judicial circuit and the recorder's
4 court of the city of Detroit.

5 (b) "Chief district judge" means the chief district judge or6 only district judge in a district court district.

7 (c) "Commission of corrections" means the state commission of 8 corrections.

9 (C) (d) "County jail" means a facility operated by a county 10 for the physical detention and correction of persons charged with or convicted of criminal offenses and ordinance violations, persons 11 12 found guilty of civil or criminal contempt, and juveniles detained 13 by court order. , or a facility which houses prisoners pursuant to an agreement authorized under Act No. 164 of the Public Acts of 14 15 1861, as amended, being sections 802.1 to 802.21 of the Michigan 16 Compiled Laws.

17 (D) (e) "Department of corrections" means the state department
 18 of corrections.

(E) (f) "Prisoner" means a person who is currently being
 physically detained in a county jail.

(F) (g) "Rated design capacity" means the actual available bed space of the general population of a county jail as determined by the department of corrections. , subject to applicable rules including variances to those rules granted by the commission of corrections.

26 SEC. 1A. (1) IN A COUNTY OTHER THAN A COUNTY FOR WHICH A 27 COUNTY JAIL POPULATION MANAGEMENT PLAN HAS BEEN APPROVED UNDER

SECTION 9A, THE SHERIFF OF THAT COUNTY SHALL TAKE THE FOLLOWING
 ACTIONS ON THE FIFTH CONSECUTIVE DAY ON WHICH THE GENERAL
 POPULATION OF THE COUNTY JAIL EXCEEDS 95% OF THE JAIL'S RATED
 DESIGN CAPACITY:

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5 (A) THE SHERIFF SHALL REVIEW THE OUTSTANDING BONDS FOR EACH PRISONER. IF THE TOTAL OF A PRISONER'S OUTSTANDING BONDS DOES NOT 6 7 EXCEED A MAXIMUM VALUE DETERMINED AS PROVIDED IN SUBSECTION (2), THE SHERIFF, SUBJECT TO THE APPROVAL OF THE CHIEF CIRCUIT JUDGE IN 8 THAT COUNTY, SHALL MODIFY EACH OUTSTANDING BOND FOR THAT PRISONER 9 10 TO A PERSONAL RECOGNIZANCE BOND IN THAT SAME AMOUNT, ISSUE TO THE PRISONER A RECEIPT SIMILAR TO AN INTERIM BOND RECEIPT, AND SEND A 11 12 COPY OF THE RECEIPT TO THE COURT THAT SET THE BOND.

(B) THE FOLLOWING PRISONERS, EXCEPT FOR ANY PRISONER THAT THE
CHIEF CIRCUIT JUDGE IN THAT COUNTY BELIEVES WOULD PRESENT A THREAT
TO THE PUBLIC SAFETY IF RELEASED, SHALL BE RELEASED IMMEDIATELY:

(i) ANY SENTENCED PRISONER WHO HAS SERVED 85% OR MORE OF HIS OR
HER SENTENCE, UNLESS HE OR SHE IS SERVING A SENTENCE FOR A VIOLENT
OR ASSAULTIVE OFFENSE, SEX OFFENSE, PRISON OR JAIL ESCAPE OFFENSE,
WEAPONS OFFENSE, DRUNK DRIVING OFFENSE, OR A CONTROLLED SUBSTANCE
OFFENSE EXCEPT POSSESSION OF LESS THAN 25 GRAMS OF A CONTROLLED
SUBSTANCE.

(*ii*) ANY PRISONER DETAINED IN THE COUNTY JAIL FOR A CIVIL
CONTEMPT ADJUDICATION FOR FAILURE TO PAY CHILD SUPPORT WHO HAS NO
OTHER CHARGES PENDING AGAINST HIM OR HER.

(2) THE MAXIMUM VALUE OF OUTSTANDING BONDS, FOR PURPOSES OF
SUBSECTION (1)(A), SHALL BE DETERMINED BY A MAJORITY VOTE OF THE
FOLLOWING INDIVIDUALS, AS APPLICABLE:

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1 (A) IN A SINGLE-COUNTY OR MULTICOUNTY JUDICIAL DISTRICT, THE 2 CHIEF CIRCUIT JUDGE FOR THE JUDICIAL CIRCUIT THAT INCLUDES THAT 3 COUNTY, THE CHIEF DISTRICT JUDGE FOR THAT DISTRICT, AND THE SHERIFF 4 OF THE COUNTY.

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5 (B) IN A COUNTY CONTAINING 2 OR MORE JUDICIAL DISTRICTS, THE 6 CHIEF CIRCUIT JUDGE FOR THE JUDICIAL CIRCUIT THAT INCLUDES THAT 7 COUNTY, THE CHIEF PROBATE JUDGE FOR THAT COUNTY, THE SHERIFF OF THE 8 COUNTY, AND 2 DISTRICT JUDGES CHOSEN BY THE CHIEF DISTRICT JUDGES 9 SITTING IN THAT COUNTY.

10 Sec. 2. If the general prisoner population of a county jail 11 exceeds 100% of the rated design capacity of the county jail or a 12 percentage of rated design capacity less than 100% as set by a 13 court prior to the effective date of this act BEFORE FEBRUARY 8, 1983, for 7 consecutive days or for a lesser number of days as set 14 by a court prior to the effective date of this act BEFORE FEBRUARY 15 16 8, 1983, the sheriff for that county shall certify that fact in 17 writing, by first-class mail, or personal delivery, OR ELECTRONIC COMMUNICATIONS, to the chief circuit judge, the chief district 18 19 judge, and each municipal court judge in the county in which the 20 county jail is located, THE PROSECUTING ATTORNEY FOR THE COUNTY, the chairperson of the county board of commissioners, and the 21 22 county executive in a county in which a county executive is 23 elected.

Sec. 3. If, UPON RECEIPT OF A CERTIFICATION BY THE SHERIFF
UNDER SECTION 2, a majority of the judges and county officials
notified pursuant to section 2 do not find within 3 business days
after certification that the sheriff acted in error, the sheriff

1 shall declare a county jail overcrowding state of emergency.

Sec. 4. Upon the declaration of a county jail overcrowding state of emergency pursuant to section 3, the sheriff shall notify all_BOTH of the following persons in writing, by first-class mail, or_personal delivery, OR ELECTRONIC COMMUNICATIONS, that a county jail overcrowding state of emergency has been declared:

7 (a) The judges and county officials notified pursuant to8 section 2.

9 (b) The county prosecutor.

(B) (c) The chief law enforcement official of each state,
county, and municipal law enforcement agency located in the county.
Sec. 5. The sheriff, the persons notified pursuant to section
4, and other circuit, district, AND municipal , and recorder's
court judges may attempt to reduce the prisoner population of the
county jail through any available means which are already within
the scope of their individual and collective legal authority,

17 including, but not limited to, the following:

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(A) ACCELERATED REVIEW AND RESCHEDULING OF COURT DATES.

(B) (a) Judicial review of bail for possible bail reduction,
 release on recognizance, or conditional release of prisoners in the
 county jail.

22 (C) (b) Prosecutorial pre-trial diversion.

(D) (c) Judicial use of probation, fines, community service
 orders, restitution, and delayed sentencing as alternatives to
 commitment to jail.

26 (E) (d) Use of work-release, community programs, and other
 27 alternative housing arrangements by the sheriff, if the programs

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1 and alternative housing arrangements are authorized by law.

2 (F) (e) Review of agreements which allow other units of
3 government to house their prisoners in the overcrowded county jail
4 to determine whether the agreements may be terminated.

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5 (G) (f) Entering into agreements which allow the sheriff for
6 the county in which the overcrowded county jail is located to house
7 prisoners in facilities operated by other units of government.

8 (H) (g) Refusal by the sheriff to house persons who are not
9 required by law to be housed in the county jail.

10 (I) (h) Acceleration of the transfer of prisoners sentenced to 11 the state prison system, and prisoners otherwise under the 12 jurisdiction of the department of corrections, to the department of 13 corrections.

14 (J) (i) Judicial acceleration of pending court proceedings for 15 prisoners under the jurisdiction of the department of corrections 16 who will be returned to the department of corrections regardless of 17 the outcome of the pending proceedings.

18 (K) (j) Reduction of waiting time for prisoners awaiting
19 examination by the center for forensic psychiatry.

(l) (k) Alternative booking, processing, and housing
arrangements, including the use of appearance tickets instead of
booking at the county jail and the use of weekend arraignment, for
categories of cases considered appropriate by the persons notified
pursuant to section 4.

25 (M) (*l*)—Acceptance by the courts of credit cards for payments
26 of bonds, fines, and court costs.

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(N) (m) Use of community mental health and private mental

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health resources in the county as alternatives to housing prisoners
 in the county jail for those prisoners who qualify for placement in
 the programs and for whom placement in the programs is appropriate.

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4 (O) (n) Use of community and private substance abuse programs
5 and other therapeutic programs as alternatives to housing prisoners
6 in the county jail for those prisoners who qualify for placement in
7 the programs and for whom placement in the programs is appropriate.

8 (P) (o) Preparation of a long-range plan for addressing the 9 county jail overcrowding problem, including recommendations to the 10 county board of commissioners on construction of new jail 11 facilities and funding for construction or other options designed 12 to alleviate the overcrowding problem.

13 (Q) (p) Review of sentencing procedures, including the 14 elimination of delays in preparing presentence reports for 15 prisoners awaiting sentence, and staggering the dates on which 16 prisoners will start serving a jail sentence to minimize 17 fluctuating demands on jail capacity.

18 Sec. 8. (1) Except as otherwise provided in this subsection 19 and subsection (2), if the actions taken pursuant to sections 5, 6, 20 and 7 do not reduce the county jail's population to the level prescribed in section 6(1) within 42 days of the declaration of the 21 county jail overcrowding state of emergency, the sheriff shall 22 defer acceptance for incarceration in the general population of the 23 24 county jail persons sentenced to or otherwise committed to the county jail for incarceration until the county jail overcrowding 25 state of emergency is ended pursuant to section 9, except that the 26 27 sheriff shall not defer acceptance for incarceration all persons

under sentence for or charged with violent or assaultive crimes,
 sex offenses, escape from prison or jail, DRUNK DRIVING OFFENSES,
 controlled substance offenses EXCEPT POSSESSION OF LESS THAN 25
 GRAMS OF A CONTROLLED SUBSTANCE, or weapons offenses.

5 (2) The sheriff shall not defer acceptance of a prisoner for
6 incarceration into the general population of the county jail if
7 both of the following occur:

8 (a) The sheriff or the sentencing judge presents to the chief
9 circuit judge for the county in which the county jail is located
10 information alleging that deferring acceptance of the prisoner for
11 incarceration would constitute a threat to public safety.

12 (b) The chief circuit judge, based upon the presence of a13 threat to public safety, approves of accepting the prisoner for14 incarceration.

15 Sec. 9. If either of the following occur, the sheriff shall 16 certify that fact in writing by first class mail or personal 17 delivery, to the judges and county officials notified pursuant to section 2 and, unless a majority of the judges and county officials 18 19 so notified find within 3 business days after UPON receipt of the 20 certification pursuant to this section that the sheriff has acted in error, the sheriff shall end the county jail overcrowding state 21 22 of emergency:

(a) At any time during the county jail overcrowding state of
emergency, the general prisoner population of the county jail is
reduced to the level prescribed in section 6(1).

(b) The county jail's population is not reduced to the levelprescribed in section 6(1) within 70 days after the declaration of

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1 the county jail overcrowding state of emergency.

Sec. 10. For purposes of section SECTIONS 1A AND 8, a listing
of violent or assaultive crimes, sex offenses, escape from prison
or jail offenses, DRUNK DRIVING OFFENSES, controlled substance
offenses EXCEPT POSSESSION OF LESS THAN 25 GRAMS OF A CONTROLLED
SUBSTANCE, and weapons offenses shall be developed by the office of
criminal justice in the department of management and budget
DEPARTMENT OF ATTORNEY GENERAL.

9 Enacting section 1. This amendatory act takes effect 90 days10 after the date it is enacted.