## SUBSTITUTE FOR SENATE BILL NO. 1427

A bill to amend 1961 PA 236, entitled
"Revised judicature act of 1961,"
by amending sections 2137, 2529, and 2538 (MCL 600.2137, 600.2529, and 600.2538), section 2137 as amended by 2001 PA 76, section 2529 as amended by 2004 PA 205, and section 2538 as amended by 2003 PA 178.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 2137. (1) If a public officer reproduces court records
- 2 kept by him or her pursuant to the records media REPRODUCTION act,
- 3 1992 PA 116, MCL 24.401 to <del>24.403</del> **24.406**, the officer may offer the
- 4 original records to the department of history, arts, and libraries
- 5 for placement in the state archives. If the department of history,
- 6 arts, and libraries accepts the offer within 30 days, the court
- 7 shall transfer the records to that THE department. If the

- 1 department of history, arts, and libraries does not accept the
- 2 offer within 30 days, the court may dispose of or destroy the
- 3 records in the manner provided for state agencies under sections
- 4 285 and 287 of the management and budget act, 1984 PA 431, MCL
- 5 18.1285 and 18.1287, and section 5 of 1913 PA 271, MCL 399.5. The
- 6 record of a court shall not be disposed of or destroyed until the
- 7 record has been in the custody of the court for not less than 6
- 8 years.
- 9 (2) In a county or probate court district in which the county
- 10 board or boards of commissioners pass a resolution or resolutions
- 11 for reproducing records pursuant to the records media REPRODUCTION
- 12 act, 1992 PA 116, MCL 24.401 to 24.403 24.406, the judge of probate
- 13 may cause HAVE the records of the probate court to be so reproduced
- 14 IN ACCORDANCE WITH THE RESOLUTION OR RESOLUTIONS. The judge of
- 15 probate shall cause HAVE a copy or a duplicate to be kept in a
- 16 building outside of the probate office and shall keep a copy
- 17 available in the probate office with any suitable equipment
- 18 necessary for displaying the record at not less than its original
- 19 size or for preparing copies for persons entitled to copies. The
- 20 judge of probate then may order a record destroyed. A reproduction
- 21 in a medium pursuant to the records media REPRODUCTION act, 1992 PA
- 22 116, MCL 24.401 to 24.403 24.406, or a reproduction consisting of a
- 23 printout or other output readable by sight from such a medium is
- 24 admissible as evidence before a court, commission, or
- 25 administrative body the same as the original. The original file of
- 26 an estate proceeding shall not be destroyed until 6 years have
- 27 elapsed from AFTER the date of filing of the discharge of the

- 1 fiduciary IS FILED or 10 years have elapsed from the filing of
- 2 AFTER the last document IS FILED, whichever date occurs first.
- 3 (3) A court of record other than the district court may order
- 4 the destruction of a court reporter or recorder note, tape, or
- 5 recording 15 years after the date that the note, tape, or recording
- 6 was made for a felony case and 10 years after the date that the
- 7 note, tape, or recording was made for any other case. One year
- 8 after a transcript of a note, tape, or recording is filed with the
- 9 court, the court may order the destruction of the note, tape, or
- 10 recording. If a transcript of a trial or other proceeding in a
- 11 court of record other than the district court is ordered other than
- 12 for filing in the case file, the court reporter or recorder also
- 13 shall prepare and shall file a certified copy of the transcript in
- 14 the case file at the expense of the person ordering the transcript
- 15 unless a copy has been filed with the court or unless the chief
- 16 judge of the court orders otherwise in an order filed in the case
- 17 file. As used in this subsection, "felony case" does not include
- 18 proceedings in a case that occur before arraignment on information
- 19 or indictment or proceedings in a case in which the defendant is
- 20 not convicted of a felony.
- 21 (4) Except as provided in subsection (3), a judicial circuit
- 22 of the circuit court may order the destruction of its files and
- 23 records in a case in which action has not been taken during the 25
- 24 years immediately preceding the order of destruction. All of the
- 25 following procedures shall be followed before the issuance of an
- 26 order of destruction of circuit court files and records:
- 27 (a) The judgment or decree, if any, shall be reproduced

- 1 pursuant to the records media REPRODUCTION act, 1992 PA 116, MCL
- 2 24.401 to 24.403 24.406, or separated and retained, and the
- 3 original or reproduction shall be made available for public
- 4 inspection.
- 5 (b) The circuit court shall offer the files and records,
- 6 subject to the order of destruction, to the Michigan historical
- 7 commission established by SECTION 1 OF 1913 PA 271, MCL 399.1, to
- 8 399.10, or a historical commission created pursuant to UNDER
- 9 SECTION 2 OF 1957 PA 213, MCL <del>399.171 to 399.172</del>. If the historical
- 10 commission accepts the offer within 30 days, the circuit court
- 11 shall transfer the files and records to the historical commission.
- 12 If the historical commission does not accept the offer within 30
- 13 days, the circuit court shall issue an order of destruction.
- 14 (5) A reproduction of a record in a medium pursuant to the
- 15 records media REPRODUCTION act, 1992 PA 116, MCL 24.401 to 24.403
- 16 24.406, or a reproduction consisting of a printout or other output
- 17 readable by sight from such a medium, made as provided by law, has
- 18 the same force and effect as the original would have had and shall
- 19 be treated as an original for the purpose of admissibility in
- 20 evidence. A duly certified or authenticated copy of the
- 21 reproduction shall be admitted into evidence equally with the
- 22 original reproduction.
- 23 (6) EXCEPT FOR RECORDS DESCRIBED IN SUBSECTION (3), THIS
- 24 SECTION ONLY APPLIES TO RECORDS FILED WITH THE COURT AND MAINTAINED
- 25 BY THE COURT CLERK OR REGISTER.
- 26 Sec. 2529. (1) In the circuit court, the following fees shall
- 27 be paid to the clerk of the court:

- 1 (a) Before a civil action other than an action brought
- 2 exclusively under section 2950, 2950a, or 2950h to 2950m is
- 3 commenced, or before the filing of an application for
- 4 superintending control or for an extraordinary writ, except the A
- 5 writ of habeas corpus, the party bringing the action or filing the
- 6 application shall pay the sum of \$150.00. The clerk at the end of
- 7 each month shall transmit for each fee collected under this
- 8 subdivision within the month \$31.00 to the county treasurer and the
- 9 balance of the filing fee to the state treasurer for deposit in the
- 10 civil filing fee fund created in section 171.
- 11 (b) Before the filing of a claim of appeal or motion for leave
- 12 to appeal from the district court, probate court, a municipal
- 13 court, or an administrative tribunal or agency, the sum of
- 14 APPELLANT OR MOVING PARTY SHALL PAY \$150.00. For each fee collected
- 15 under this subdivision, the clerk shall transmit \$31.00 to the
- 16 county treasurer and the balance of the fee to the state treasurer
- 17 for deposit in the civil filing fee fund created in section 171.
- 18 (c) If AT THE TIME a trial by jury is demanded, the party
- 19 making the demand at the time shall pay the sum of \$85.00. Failure
- 20 to pay the fee at the time the demand is made constitutes a waiver
- 21 of the right to a jury trial. The sum-FEE PAID shall be taxed in
- 22 favor of the party paying the fee, in case IT IF the party recovers
- 23 a judgment for costs. For each fee collected under this
- 24 subdivision, the clerk shall transmit \$25.00 to the state treasurer
- 25 for deposit in the juror compensation reimbursement fund created in
- 26 section 151d.
- (d) Before entry of a final judgment or order in an action in

- 1 which the custody, support, or parenting time of minor children is
- 2 determined or modified, the party submitting the judgment or order
- 3 shall pay 1 of the following fees: , which shall be deposited by
- 4 the county treasurer as provided in section 2530:
- (i) In an action in which the custody or parenting time of
- 6 minor children is determined, \$80.00.
- 7 (ii) In an action in which the support of minor children is
- 8 determined or modified, \$40.00. This fee does not apply when a fee
- 9 is paid under subparagraph (i). The court may order a party to
- 10 reimburse to the other party all or a portion of the fee paid by
- 11 that other party.
- 12 (e) Except as otherwise provided in this section, upon the
- 13 filing of a motion, the sum of MOVING PARTY SHALL PAY \$20.00. In
- 14 conjunction with an action brought under section 2950 or 2950a, a
- 15 motion fee shall not be collected for a motion to dismiss the
- 16 petition, a motion to modify, rescind, or terminate a personal
- 17 protection order, or a motion to show cause for a violation of a
- 18 personal protection order. A motion fee shall not be collected for
- 19 a motion to dismiss a proceeding to enforce a foreign protection
- 20 order or a motion to show cause for a violation of a foreign
- 21 protection order under sections 2950h to 2950m. A motion fee shall
- 22 not be collected for a request for a hearing to contest income
- 23 withholding under section 7 of the support and parenting time
- 24 enforcement act, 1982 PA 295, MCL 552.607. For each fee collected
- 25 under this subdivision, the clerk shall transmit \$10.00 to the
- 26 state treasurer for deposit in the state court fund created by
- **27** section 151a.

- 1 (f) For services under the direction of the court that are not
- 2 specifically provided for in this section relative to the receipt
- 3 RELATED TO RECEIVING, safekeeping, or expending of money, or the
- 4 purchasing, taking, or transferring of a security, or the
- 5 collecting of interest on a security, the clerk shall receive A
- 6 PARTY SHALL PAY the allowance and compensation from the parties as
- 7 THAT the court may consider DETERMINES TO BE just and shall direct
- 8 by court order, AS ORDERED BY THE COURT after notice to the
- 9 parties. to be charged.
- 10 (g) Upon appeal to the court of appeals or the supreme court,
- 11 the sum of APPELLANT SHALL PAY \$25.00.
- 12 (h) The sum of APPLICANT OR REQUESTING PARTY SHALL PAY \$15.00
- 13 as a service fee for each writ of garnishment, attachment, OR
- 14 execution , or AND EACH judgment debtor discovery subpoena issued.
- 15 (2) The sums FEES paid as provided in this section shall be
- 16 held to be ARE PAYMENT in full for all clerk, entry, and judgment
- 17 fees in an action from the commencement of the action to and
- 18 including the issuance and return of the execution or other final
- 19 process, and are taxable as costs.
- 20 (3) Except as otherwise provided in this section, the fees
- 21 PAID UNDER THIS SECTION shall be paid over to the county treasurer
- 22 as required by law.
- 23 (4) At the end of each month, the clerk shall transmit for
- 24 each fee collected under subsection (1)(d) \$10.00 to the state
- 25 treasurer for deposit in the fund created by section 6a of the
- 26 office of child support act, 1971 PA 174, MCL 400.236a. The balance
- 27 of the fee collected under subsection (1)(d)(i) shall be paid to the

- 1 county treasurer and deposited by the county treasurer as provided
- 2 under section 2530 to be used to fund services that are not title
- 3 IV-D services. The <del>balance of the</del>fee collected under subsection
- **4** (1)(d)(ii) shall be paid to the county treasurer and deposited by
- 5 the county treasurer as provided under section 2530.
- 6 (5) The court shall order any of the fees prescribed in this
- 7 section waived or suspended, in whole or in part, upon a showing by
- 8 affidavit of indigency or inability to pay.
- 9 (6) If the person filing an action under DESCRIBED IN
- 10 subsection (1)(d) is a public officer acting in his or her official
- 11 capacity, if the FINAL JUDGMENT OR order is submitted with the
- 12 initial filing as a consent JUDGMENT OR order, or other good cause
- 13 is shown, the court shall order the fee under subsection (1)(d)
- 14 waived or suspended. If a fee is waived or suspended and the action
- 15 is contested, the court may require that 1 or more of the parties
- 16 to the action pay the fee under subsection (1)(d).
- 17 (7) THE COURT MAY ORDER A PARTY TO PAY THE OTHER PARTY ALL OR
- 18 PART OF A FEE PAID BY THE OTHER PARTY UNDER SUBSECTION (1)(D).
- 19 Sec. 2538. (1) For services provided that are not reimbursable
- 20 under the provisions of part D of title IV of the social security
- 21 act, chapter 531, 49 Stat. 620, 42 U.S.C. 42 USC 651 to 655, 656 to
- 22 660, and 663 to 669b, every person required to make payments of
- 23 support or maintenance to be collected by the friend of the court
- 24 or the state disbursement unit shall pay a fee of \$1.50 \$3.50 per
- 25 month for every month or portion of a month that support or
- 26 maintenance is required to be paid. The fee shall be paid monthly,
- 27 quarterly, or semiannually as required by the friend of the court.

- 1 The friend of the court shall provide notice of the fee required by
- 2 this section to the person ordered to pay the support and that the
- 3 fee shall be paid monthly or as otherwise determined by the friend
- 4 of the court. The friend of the court or SDU shall transmit each
- 5 fee collected under this section as follows:
- 6 (a) Twenty five TWO DOLLARS AND TWENTY-FIVE cents to the
- 7 appropriate county treasurer for deposit into the general fund of
- 8 the county TO BE USED TO FUND THE PROVISION OF SERVICES BY THE
- 9 FRIEND OF THE COURT THAT ARE NOT REIMBURSABLE UNDER PART D OF TITLE
- 10 IV OF THE SOCIAL SECURITY ACT, 42 USC 651 TO 669B.
- 11 (b) For fees assessed on or after October 1, 2003, 25 cents to
- 12 the state treasurer for deposit in the fund created in subsection
- 13  $\frac{(3)}{(4)}$ .
- 14 (c) One dollar to the state treasurer for deposit in the state
- 15 court fund created in section 151a.
- 16 (2) A COURT MAY HOLD A PERSON WHO FAILS OR REFUSES TO PAY A
- 17 SERVICE FEE ORDERED UNDER SUBSECTION (1) IN CONTEMPT.
- 18 (3) (2) The department, the SDU, and each office of the friend
- 19 of the court shall cooperate in the transition to THE SDU IS
- 20 RESPONSIBLE FOR the centralized receipt and disbursement of
- 21 support. and fees. An office of the friend of the court shall MAY
- 22 continue to receive and disburse support and fees. through the
- 23 transition, based on the schedule developed as required by section
- 24 6 of the office of child support act, 1971 PA 174, MCL 400.236, and
- 25 modifications to that schedule as the department considers
- 26 necessary.
- 27 (4) (3)—An attorney general's operations fund is created

- 1 within the state treasury. The state treasurer may receive money or
- 2 other assets from any source for deposit into the fund. The state
- 3 treasurer shall direct the investment of the fund. The state
- 4 treasurer shall credit to the fund interest and earnings from fund
- 5 investments. Money in the fund at the close of the fiscal year
- 6 shall remain in the fund and shall not lapse to the general fund.
- 7 The department of attorney general shall expend money from the
- 8 fund, upon appropriation, for operational purposes.
- 9 (5) (4) As used in this section, "state disbursement unit" or
- 10 "SDU" means the entity established in section 6 of the office of
- 11 child support act, 1971 PA 174, MCL 400.236.
- 12 Enacting section 1. This amendatory act does not take effect
- 13 unless all of the following bills of the 94th Legislature are
- 14 enacted into law:
- 15 (a) Senate Bill No. 1429.
- 16 (b) Senate Bill No. 1430.
- 17 (c) Senate Bill No. 1431.