SENATE SUBSTITUTE FOR

HOUSE BILL NO. 5273

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," (MCL 600.101 to 600.9947) by adding section 1084.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

SEC. 1084. (1) A DWI/SOBRIETY COURT INTERLOCK PILOT PROJECT IS
 CREATED UTILIZING THE DWI/SOBRIETY COURTS IN THIS STATE AND IN
 ACCORDANCE WITH THE PROVISIONS OF THIS CHAPTER. THE DWI/SOBRIETY
 COURT INTERLOCK PILOT PROJECT SHALL BEGIN ON JANUARY 1, 2011 AND
 SHALL CONTINUE FOR A PERIOD OF 3 YEARS AFTER THAT DATE.

6 (2) ALL DWI/SOBRIETY COURTS THAT PARTICIPATE IN THE
7 DWI/SOBRIETY COURT INTERLOCK PILOT PROJECT SHALL COMPLY WITH THE 10
8 GUIDING PRINCIPLES OF DWI COURTS AS PROMULGATED BY THE NATIONAL
9 CENTER FOR DWI COURTS.

H02863'09 * (S-1)

DRM

(3) IN ORDER TO BE CONSIDERED FOR PLACEMENT IN THE
 DWI/SOBRIETY COURT PROGRAM, AN INDIVIDUAL MUST HAVE BEEN CONVICTED
 OF EITHER OF THE FOLLOWING:

(A) TWO OR MORE CONVICTIONS FOR VIOLATING SECTION 625(1) OR
(3) OF THE MICHIGAN VEHICLE CODE, 1949 PA 300, MCL 257.625, OR A
LOCAL ORDINANCE OF THIS STATE SUBSTANTIALLY CORRESPONDING TO
SECTION 625(1) OR (3) OF THE MICHIGAN VEHICLE CODE, 1949 PA 300,
MCL 257.625.

9 (B) ONE CONVICTION FOR VIOLATING SECTION 625(1) OR (3) OF THE 10 MICHIGAN VEHICLE CODE, 1949 PA 300, MCL 257.625, OR A LOCAL 11 ORDINANCE OF THIS STATE SUBSTANTIALLY CORRESPONDING TO SECTION 12 625(1) OR (3) OF THE MICHIGAN VEHICLE CODE, 1949 PA 300, MCL 13 257.625, PRECEDED BY 1 OR MORE CONVICTIONS FOR VIOLATING A LOCAL 14 ORDINANCE OR LAW OF ANOTHER STATE SUBSTANTIALLY CORRESPONDING TO 15 SECTION 625(1), (3), OR (6) OF THE MICHIGAN VEHICLE CODE, 1949 PA 300, MCL 257.625, OR A LAW OF THE UNITED STATES SUBSTANTIALLY 16 17 CORRESPONDING TO SECTION 625(1), (3), OR (6) OF THE MICHIGAN 18 VEHICLE CODE, 1949 PA 300, MCL 257.625.

19 (4) EACH YEAR, ALL DWI/SOBRIETY COURTS THAT PARTICIPATE IN THE 20 DWI/SOBRIETY COURT INTERLOCK PILOT PROJECT, IN COOPERATION WITH THE 21 STATE COURT ADMINISTRATIVE OFFICE, SHALL PROVIDE TO THE 22 LEGISLATURE, THE SECRETARY OF STATE, AND THE SUPREME COURT 23 DOCUMENTATION AS TO PROGRAM PARTICIPANTS' COMPLIANCE WITH COURT 24 ORDERED CONDITIONS. BEST PRACTICES AVAILABLE SHALL BE USED IN THE 25 RESEARCH IN QUESTION, AS RESOURCES ALLOW, SO AS TO PROVIDE 26 STATISTICALLY RELIABLE DATA AS TO THE IMPACT OF THE PILOT PROJECT 27 ON PUBLIC SAFETY AND THE IMPROVEMENT OF LIFE CONDITIONS FOR PROGRAM

H02863'09 * (S-1)

DRM

2

House Bill No. 5273 as amended July 28, 2010

PARTICIPANTS. THE TOPICS DOCUMENTED SHALL INCLUDE, BUT NOT BE
 LIMITED TO, ALL OF THE FOLLOWING:

3 (A) THE PERCENTAGE OF THOSE PROGRAM PARTICIPANTS ORDERED TO
4 PLACE INTERLOCK DEVICES ON THEIR VEHICLES WHO ACTUALLY COMPLY WITH
5 THE ORDER.

6 (B) THE PERCENTAGE OF PROGRAM PARTICIPANTS WHO REMOVE COURT7 ORDERED INTERLOCKS FROM THEIR VEHICLES WITHOUT COURT APPROVAL.

8 (C) THE PERCENTAGE OF PROGRAM PARTICIPANTS WHO CONSUME ALCOHOL
9 OR CONTROLLED SUBSTANCES.

10 (D) THE PERCENTAGE OF PROGRAM PARTICIPANTS FOUND TO HAVE 11 TAMPERED WITH COURT-ORDERED INTERLOCKS.

12 (E) THE PERCENTAGE OF PROGRAM PARTICIPANTS WHO OPERATED A
13 MOTOR VEHICLE NOT EQUIPPED WITH AN INTERLOCK.

14 (F) RELEVANT TREATMENT INFORMATION AS TO PROGRAM PARTICIPANTS.
15 (G) THE PERCENTAGE OF PROGRAM PARTICIPANTS CONVICTED OF A NEW
16 OFFENSE UNDER SECTION 625(1) OR (3) OF THE MICHIGAN VEHICLE CODE,
17 1949 PA 300, MCL 257.625.

18 (H) ANY OTHER INFORMATION FOUND TO BE RELEVANT.

(5) BEFORE THE SECRETARY OF STATE ISSUES A RESTRICTED LICENSE
TO A PROGRAM PARTICIPANT UNDER SECTION 304 OF THE MICHIGAN VEHICLE
CODE, 1949 PA 300, MCL 257.304, THE DWI/SOBRIETY COURT JUDGE SHALL
CERTIFY TO THE SECRETARY OF STATE THAT THE INDIVIDUAL SEEKING THE
RESTRICTED LICENSE HAS BEEN ADMITTED INTO THE DWI/SOBRIETY COURT <<<PROGRAM>></pro>
AND THAT AN INTERLOCK DEVICE HAS BEEN PLACED ON EACH MOTOR VEHICLE
OWNED OR OPERATED, OR BOTH, BY THE INDIVIDUAL.

26 (6) IF ANY OF THE FOLLOWING OCCUR, THE DWI/SOBRIETY COURT
27 JUDGE SHALL IMMEDIATELY INFORM THE SECRETARY OF STATE OF THAT

H02863'09 * (S-1)

DRM

3

1 **OCCURRENCE:**

2 (A) THE COURT ORDERS THAT A PROGRAM PARTICIPANT BE REMOVED FROM THE DWI/SOBRIETY COURT PILOT PROGRAM BEFORE HE OR SHE 3 4 SUCCESSFULLY COMPLETES IT.

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(B) THE COURT BECOMES AWARE THAT A PROGRAM PARTICIPANT 5 6 OPERATES A MOTOR VEHICLE THAT IS NOT EQUIPPED WITH AN INTERLOCK 7 DEVICE OR THAT A PROGRAM PARTICIPANT TAMPERS WITH, CIRCUMVENTS, OR REMOVES A COURT-ORDERED INTERLOCK DEVICE WITHOUT PRIOR COURT 8 9 APPROVAL.

(C) A PROGRAM PARTICIPANT IS CHARGED WITH A NEW VIOLATION OF 10 11 SECTION 625 OF THE MICHIGAN VEHICLE CODE, 1949 PA 300, MCL 257.625.

12 (7) THE RECEIPT OF NOTIFICATION BY THE SECRETARY OF STATE UNDER SUBSECTION (6) SHALL RESULT IN SUMMARY REVOCATION OR 13 14 SUSPENSION OF THE RESTRICTED LICENSE UNDER SECTION 304 OF THE 15 MICHIGAN VEHICLE CODE, 1949 PA 300, MCL 257.304.

(8) AS USED IN THIS SECTION: 16

(A) "DWI/SOBRIETY COURTS" MEANS THE SPECIALIZED COURT PROGRAMS 17 ESTABLISHED WITHIN JUDICIAL CIRCUITS AND DISTRICTS THROUGHOUT THIS 18 19 STATE THAT ARE DESIGNED TO REDUCE RECIDIVISM AMONG ALCOHOL 20 OFFENDERS AND THAT COMPLY WITH THE 10 GUIDING PRINCIPLES OF DWI 21 COURTS AS PROMULGATED BY THE NATIONAL CENTER FOR DWI COURTS.

(B) "IGNITION INTERLOCK DEVICE" MEANS THAT TERM AS DEFINED IN 22 23 SECTION 20D OF THE MICHIGAN VEHICLE CODE, 1949 PA 300, MCL 257.20D. 24 Enacting section 1. This amendatory act does not take effect 25 unless Senate Bill No. 795 of the 95th Legislature is enacted into 26 law.

H02863'09 * (S-1) Final Page

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