

STATE COURT ADMINISTRATIVE OFFICE UPDATE (Juvenile)

Juvenile Justice Vision 20/20



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Directives, Resources, and Information

1. [Michigan's Juvenile Justice Reform Task Force \(website\)](#)
 - [Michigan Task Force on Juvenile Justice Reform Final Report \(July 22, 2022\)](#)
2. [Chief Justice McCormack to Retire from Michigan Supreme Court](#)
3. [Judicial Council Releases Historic Roadmap for Michigan Judiciary](#)
 - [Michigan Judicial Council 2022-2025 Strategic Agenda](#)
 - [Michigan Judicial Council 2022-2023 Operational Plan](#)
4. [Memo Re: New Rules Regarding Remote Proceedings \(August 2022\)](#)
 - Visit the Virtual Courtrooms website for new resources [here](#).
5. [One Court of Justice Website](#)
 - [MJI Benchbooks](#)
 - [Quick Reference Resources](#)
6. [Michigan Judicial Institute \(MJI\)](#)
 - MJI Impact summarizes recent court communications, court rules, legislation, and upcoming training events.
 - Subscribe to MJI Impact below:
<https://www.courts.michigan.gov/administration/offices/michigan-judicial-institute/subscribe-to-impact/>

Educational and Training Opportunities

1. [MJI Calendar of Events](#)
2. [CWS Training Schedule](#) see also [Michigan Child Welfare Training Clearinghouse](#)
 - This link provides access to previously recorded webinars.
3. [National Center for State Courts \(NCSC\) Webinars](#)
 - This link provides access to current webinars and recorded webinars offered by NCSC.
4. [Interstate Compact for Juveniles On Demand Trainings](#)
 - a. On-Demand Training Modules will provide 24/7 access to a variety of information related to the Compact Rules and Processes
 - i. ICJ Course 101: What is ICJ?
 - ii. ICJ Course 102: Transfer of Supervision
 - iii. ICJ Course 103: Supervision in the Receiving State
 - iv. ICJ Course 104: Returning Juveniles
 - v. ICJ Course 105: Travel Permits
 - vi. ICJ Rule Amendment Training
 - b. E-Learning Platform: <https://icj.talentlms.com>

Court Rules & Administrative Orders

Passed Court Rules

MCR Cite:	ADM File No. 2021-18 Amendment of MCR 3.943 Definition of "Firearm" in Juvenile Proceedings
Issued Date:	09/21/2022
ADM File No:	2021-18
<i>Effective Date:</i>	01/01/2023
<i>Staff Comment:</i>	<p>The amendment of MCR 3.943 updates the definition of “firearm” in juvenile proceedings to be consistent with MCL 8.3t, which contains the definition referenced in the court rule’s companion statute, MCL 712A.18g.</p> <ul style="list-style-type: none"> • The term “firearm” includes any weapon which will, is designed to, or may readily be converted to expel a projectile by action of an explosive.
MCR Cite:	ADM File No. 2020-33 Amendment of MCR 3.903 Definition of "Party" in Child Protective Proceedings
Issued Date:	09/21/2022
ADM File No:	2020-33
<i>Effective Date:</i>	01/01/2023
<i>Staff Comment:</i>	<p>The amendment of MCR 3.903 clarifies the definition of a “party” in child protective proceedings.</p> <ul style="list-style-type: none"> • The term “party” includes: <ul style="list-style-type: none"> ○ Delinquency proceeding: the petitioner and juvenile ○ Protective proceeding: <ul style="list-style-type: none"> ▪ the petitioner, child, and respondent ▪ the parent, guardian, or legal custodian
MCR Cite:	Amendment of MCR 3.950 Waiver of Jurisdiction
ADM File No.:	2021-47
<i>Effective Date:</i>	05/18/2022 (Retained)

<i>Staff Comment:</i>	In response to a request from the ACLU, MCR 3.950 is amended to make the rule consistent with MCL 764.27a by requiring juvenile offenders who are waived into the adult criminal justice system under MCL 712A.4 to be kept separate and apart from adult prisoners.
MCR Cite:	Amendment of MCR 3.906 - Use of Restraints on a Juvenile
ADM File No.:	2020-17
<i>Effective Date:</i>	09/01/2021
<i>Staff Comment:</i>	The addition of MCR 3.906 establishes a procedure regarding the use of restraints on a juvenile in court proceedings.
MCR Cite:	Amendments of MCR 3.804, 5.140, 5.404 and Addition of MCR 3.811 - Use of Videoconferencing Equipment in Cases Involving Indian Children
ADM File No.:	2019-47
<i>Effective Date:</i>	05/01/2021
<i>Staff Comment:</i>	The amendments of MCR 3.804, 5.1014, and 5.404 and the addition of MCR 3.811 allow greater use of videoconferencing equipment in cases involving Indian children.

Adopted Administrative Orders

AO Cite:	AO 2021-38 Commission on Diversity, Equity, and Inclusion
ADM File No.:	2021-38
Issued:	01/05/2022
Effective:	01/05/2022
Description:	Establishes the Commission on Diversity, Equity, and Inclusion in the Michigan Judiciary.
AO Cite:	AO 2021-4 Mandatory Submission of Case Data to the Judicial Data Warehouse
ADM File No.:	2021-14
Issued:	09/23/2021
Effective:	01/01/2022

Description:	Mandates that all trial courts must submit case data to the Judicial Data Warehouse in a uniform manner as required by SCAO.
ADM Cite:	AO 2020-32 Adoption of AO No. 2021-1 Creation of the Justice For All Commission
ADM File No.:	2020-32
Issued:	01/26/2021
Effective:	01/26/20 21
Description:	Creates the Justice For All Commission.

Legislation

Enacted:

PA Number:	PA 210 of 2022 - Revise Definition of Relative
Statute Cite:	MCL 722.872
Tie Bar Bills:	HB 5974'22
Effective Date:	09/28/2022 (signed with immediate effect)
What It Does:	Amends the Guardianship Assistance Act to revise the definition of relative to include certain nonparent adults.
PA Number:	PA 209 of 2022 Revise Definition of Relative
Statute Cite:	MCL 710.22 and 712A.18
Tie Bar Bills:	None
Effective Date:	09/28/2022 (signed with immediate effect)
What It Does:	Amends the Probate Code of 1939 to revise the definition of relative to include certain nonparent adults.

PA Number:	PA 208 of 2022 - Definition of Relative (Child Care Organizations)
Statute Cite:	MCL 722.111
Tie Bar Bills:	None
Effective Date:	09/28/2022 (signed with immediate effect)
What It Does:	Amends 1973 PA 116 to revise the definition of relative in the childcare organizations to include certain nonparent adults.
PA Number:	PA 201 of 2022 - Trauma-Informed Required Training for Lawyer-Guardian Ad Litem
Statute Cite:	MCL 712A.17d
Tie Bar Bills:	None
Effective Date:	09/28/2022 (signed with immediate effect)
What It Does:	Amends the Juvenile Code to require trauma-informed training for lawyer-guardian ad litem.
PA Number:	PA 200 of 2022 - Revise Definition of Relative for Purposes of Placement
Statute Cite:	MCL 712A.13a
Tie Bar Bills:	None
Effective Date:	09/28/2022 (signed with immediate effect)
What It Does:	Amends the Juvenile Code to revise the definition of a relative for the purpose of placement.
PA Number:	PA 167 of 2022 - Youth Tobacco Act
Statute Cite:	MCL 722.641 & 722.644
Tie Bar Bills:	SB 0576'21 , SB 0577'21 , SB 0720'21 , HB 6109'22
Effective Date:	07/20/2022 (signed with immediate effect)
What It Does:	Amends the Youth Tobacco Act to revise the definition of a minor to less than 21 years of age.

PA Number:	PA 72 of 2022 - Administrative Review for Licensure of Certain Persons (Listed Prior to Effective Date)
Statute Cite:	MCL 722.621-722.638
Tie Bar Bills:	HB 5275'21 and HB 5534'21
Effective Date:	11/01/2022
What It Does:	This bill amends 1975 PA 238 (MCL 722.621-722.638) by adding section 71 to allow an individual listed on the central registry before the effective date of the bill to submit a request to DHHS for administrative review for the expungement of his/her name from the statewide electronic case management system.
PA Number:	PA 71 of 2022 - Administrative Review for Certain Persons (Listed After the Effective Date)
Statute Cite:	MCL 722.119
Tie Bar Bills:	HB 5275'21 and HB 5594'21
Effective Date:	11/01/2022
What It Does:	<p>This bill amends the Child Care Licensing Act to allow a former applicant or former licensee to request an administrative review if both of the following are true:</p> <ul style="list-style-type: none"> • The license for a childcare organization was denied, revoked, or refused renewal due to the person's placement on the statewide electronic central registry originally maintained before the effective date of the bill creating the system under the Child Protection Law. • The person's placement on the original central registry was subsequently expunged from the case management system as a central registry case after the effective date of the bill creating the system under the Child Protection Law
PA Number:	PA 70 of 2022 - Child Care Licensing Act - Definitions
Statute Cite:	MCL 722.111
Tie Bar Bills:	HB 5274'21
Effective Date:	11/01/2022

What It Does:	This bill amends sec 1 of 1973 PA 116 to define “severe physical injury” for the purpose of the childcare-licensing act.
PA Number:	PA 69 of 2022 - Updates to Citations of Child Protection Law
Statute Cite:	MCL 722.120
Tie Bar Bills:	HB 5278’21
Effective Date:	11/01/2022
What It Does:	This bill amends section 10 of 1973 PA 116 to update the childcare licensing act to update a citation to reflect renumbering of provisions.
PA Number:	PA 68 of 2022 - Release of Information Regarding Child Abuse or Child Neglect Claims
Statute Cite:	MCL 722.627
Tie Bar Bills:	HB 5276’21, HB 5277’21, HB 5275’21, and HB 5274’21
Effective Date:	11/01/2022
What It Does:	This bill amends section 7 of 1975 PA 238 to modify the list of entities to include child caring institutions licensed under the child care licensing act to the list of those entities to which certain confidential information regarding child abuse or child neglect claims may be made available to.
PA Number:	PA 67 of 2022 - Central Registry Definition Modifications
Statute Cite:	MCL 722.622
Tie Bar Bills:	HB 5274’21, HB 5275’21, HB 5276’21, and HB 5278’21
Effective Date:	11/01/2022
What It Does:	This bill amends section 2 of 1975 PA 238 to modify definitions for certain child abuse or child neglect claims that require listing in the central registry.

PA Number:	PA 66 of 2022 - Identification of Child Abuse and Child Neglect Claims that Require Central Registry Listing
Statute Cite:	MCL 722.625 et seq.
Tie Bar Bills:	HB 5274'21, HB 5275'21, HB 5277'21, and HB 5278'21
Effective Date:	11/01/2022
What It Does:	<p>This bill amends sections 5, 7d, 7e, 7g, 8b, 8d, & 9a of 1975 PA 238 to do the following:</p> <ul style="list-style-type: none"> • Provide for the identification of certain child abuse and child neglect claims that require listing in the central registry. • Change references to “substantiated” or “unsubstantiated” reports of child abuse or child neglect to reports that “confirmed” or “unconfirmed” • Change references to “serious physical injury” of a child to “serious physical harm”. • Provide for “Wyatt’s Law” which concerns the release of specified information under certain circumstances.
PA Number:	PA 65 of 2022 - Modify Procedure to Amend or Expunge Inaccurate Reports of Child Abuse or Child Neglect
Statute Cite:	MCL 722.628
Tie Bar Bills:	HB 5275'21, HB 5276'21, HB 5277'21, and HB 5278'21
Effective Date:	11/01/2022
What It Does:	<p>This bill amends section 8 of 1975 PA 238 to do the following:</p> <ul style="list-style-type: none"> • Require DHHS to enter each report made under the Child Protection Law Act that is the result of a field investigation into an electronic management system (not a CPSI system). • In addition to classifying an allegation by category, would require DHHS to determine whether the child abuse or child neglect could be classified as a central registry case. <p>Modifies the procedure to amend or expunge inaccurate reports of child abuse or child neglect.</p>

PA Number:	PA 64 of 2022 - Statewide Electronic Case Management System for Child Abuse and Child Neglect Cases
Statute Cite:	MCL 722.627j
Tie Bar Bills:	HB 5274'21, HB 5276'21, HB 5277'21, HB 5278'21, and HB 5534'21
Effective Date:	11/01/2022
What It Does:	<p>This bill amends section of 8 of 1975 PA 238 to do the following:</p> <ul style="list-style-type: none"> • Require DHHS to maintain a statewide electronic case management system • Require DHHS to classify a confirmed case of methamphetamine production, confirmed serious abuse or neglect, confirmed sexual abuse, or confirmed sexual exploitation as a central registry case. • Outline requirements for DHHS to notify in writing for each person who is named in the record as a perpetrator of the confirmed cases listed above
PA Number:	PA 118 of 2021 - Modify Jurisdiction Over Juveniles (RTA)
Statute Cite:	MCL 712A.3 & 712A.5
Tie Bar Bills:	None
Effective Date:	12/01/2021
What It Does:	<p>Amends the Juvenile Code as follows:</p> <p>Amends MCL 712A.3:</p> <ul style="list-style-type: none"> • Specifies that a provision requiring a criminal case to be transferred to family court if the individual was under the age of 18 at the time the offense was committed applies only to an offense committed on or after October 1, 2021 • For an offense occurring before October 1, 2021, requires a criminal case to be transferred to the family court if the individual were under the age of 17 when the offense was committed. <p>Amends 712A.5:</p> <ul style="list-style-type: none"> • Removes the term “juvenile”, which is a defined term referring to a person under the age of 18 who is the subject of a delinquency petition, and replaces it with “individual.” • Modifies the age of jurisdiction to 19 years of age instead of 18 years of age.

PA Number:	PA 5 of 2021 - Inclusion of JJ Youth in Qualified Residential Treatment Program (QRTP) Requirements
Statute Cite:	MCL 722.123a
Tie Bar Bills:	None
Effective Date:	04/13/2021
What It Does:	<ul style="list-style-type: none"> • Amends PA 116 of 1973, the child care licensing Act to define “foster care” as a 24-hour substitute care for a child placed away from his or her parent or guardian and for whom the Title IV-E Agency has placement and care responsibility. • Adds delinquency cases supervised by DHHS to the case types requiring the new findings for youth placed in a qualified residential treatment program (QRTP)
PA Number:	PA 390 of 2020 - Amends Youth Rehabilitation Act
Statute Cite:	MCL 803.307
Tie Bar Bills:	SB 700 of 2020 (PA 362 of 2020)
Effective Date:	04/04/2021
What It Does:	<ul style="list-style-type: none"> • Revises citation to probate code of 1939 • Amends Youth Rehabilitation Act to change citation to MCL sections that SB 0700 (S-1) would amend
PA Number:	PA 389 of 2020 - Status Offenders / Violation of VCO (SB 0700 of 2020)
Statute Cite:	MCL 712A.1, MCL 712A.15, and MCL 712A.18.
Tie Bar Bills:	SB 0893'2020 and SB 0894'2020
Effective Date:	04/04/2021
What It Does:	<ul style="list-style-type: none"> • Defines new terms – “Public Agency” and “Secure Facility” • Addresses detaining a Status Offender for alleged VCO: <ul style="list-style-type: none"> ○ Petitioner must complete an assessment within 24 hours of placement in secured detention facility ○ Assessment to be completed by certified, licensed, or trained mental professional to assess juvenile’s mental health and substance abuse needs ○ Assessment provided to court within 48 hours and a hearing to be held to determine probable cause re: violation and placement

	<ul style="list-style-type: none"> • Criteria that must be in an order placing juvenile in a detention/secure facility for violation of VCO: <ul style="list-style-type: none"> ○ Reference to the actual order violated ○ Factual basis to determine the juvenile violated the order ○ Factual basis re: why this is no appropriate less restrictive alternative placement ○ Length of time – NOT TO EXCEED 7 DAYS – the juvenile is to be detained in a facility, and the plan for the juvenile’s release • Statement re: order may not be renewed/extended
PA Number:	PA 362 of 2020 - Juvenile Records / Confidentiality
Statute Cite:	MCL 712A.28
Tie Bar Bills:	None
Effective Date:	03/23/2021
What It Does:	<ul style="list-style-type: none"> • Juvenile cases (delinquency and child protective) will be non-public records and open only to those “persons having a legitimate interest” • Defines “Persons Having a Legitimate Interest” as the following: <ul style="list-style-type: none"> ○ Juvenile, parents, GALS, counsel ○ DHHS (in the course of NA investigation) ○ Law Enforcement, Prosecutors, MI Courts
PA Number:	PA 361 of 2020 - Juvenile Set Aside
Statute Cite:	MCL 712A.18e and adds MCL 712A.18t
Tie Bar Bills:	None
Effective Date:	07/03/2021 – amendments to the current application process 07/03/2023 – implementation of the automatic set aside process
What It Does:	<ul style="list-style-type: none"> • Amends section 18e and adds section 18t • Expands eligibility for record expungement of crimes committed when individual was a minor • Shall not file until 1 year after termination of court supervision • Provides for automatic set aside of certain offenses 2 years after termination of court supervision or when turns 18 years old – whichever comes later

Proposed:

Bill Number:	HB 6345: Indigent Defense Services (adding juveniles)
Tie Bar Bills:	None
Statute Cite:	MCL 780.983 et seq
Status:	07/20/2022: Introduced and referred to Comte on Judiciary
What it Does:	Amends the Michigan indigent defense commission act to expand indigent defense services to juveniles.
Bill Number:	HB 6344 - Appellate Defense Services (adding juveniles)
Tie Bar Bills:	None
Statute Cite:	MCL 780.712 et seq
Status:	07/20/2022: Introduced and referred to Comte on Judiciary
What it Does:	Amends the appellate defender act to provide appellate defense services for indigent juveniles.
Bill Number:	HB 6077 - Continuing Education for Mandated Reporters
Tie Bar Bills:	None
Statute Cite:	MCL 722.629
Status:	05/02/2022: Introduced and Referred to Comte on Families, Children, and Seniors
What it Does:	<ul style="list-style-type: none">Amends the Child Protection Law to provide that all individuals required to report child abuse or child neglect must complete, on a biannual basis, training developed by DHHS in recognizing child abuse and child neglect and in mandated reporting obligations.
Bill Number:	HB 5944'22 - Exclude Application to Juvenile Offenders for Certain Offenses (Imprisonment of Life Without Parole Eligibility)
Tie Bar Bills:	HB 5941'22 , HB 5943'22 , HB 5942'22
Statute Cite:	MCL 750.16

Status:	03/22/2022: Introduced and Referred to Comte on Judiciary
What it Does:	<ul style="list-style-type: none"> • Amends the Michigan Penal Code • Excludes the application of certain penalties for certain crimes of imprisonment for life without parole eligibility to juvenile offenders.
Bill Number:	HB 5943'22 - Prohibit Sentencing Juveniles to Imprisonment for Life Without Parole Eligibility
Tie Bar Bills:	HB 5941'22 , HB 5944'22 , and HB 5942'22
Statute Cite:	MCL 712A.18
Status:	03/22/2022: Introduced and Referred to Comte on Judiciary
What it Does:	<ul style="list-style-type: none"> • Amends the Probate Code of 1939 to prohibit sentencing juvenile to imprisonment for life without the possibility of parole.
Bill Number:	HB 5942' 22 - Permit Parole of Certain Juvenile Offenders
Tie Bar Bills:	HB 5941'22 , HB 5943'22 , and HB 5944'22
Statute Cite:	MCL 791.234
Status:	03/22/2022: Introduced and Referred to Comte on Judiciary
What it Does:	Amends sec 34 of 1953 PA 32 to provide for parole of certain juvenile offenders under certain circumstances.
Bill Number:	HB 5941 - Prohibit Sentencing Juvenile to Life Without Parole Eligibility
Tie Bar Bills:	None
Statute Cite:	MCL 769.1, MCL 769.1b, MCL 769.25, and MCL 769.25a
Status:	03/22/2022: Introduced and Referred to Comte om Judiciary
What it Does:	<ul style="list-style-type: none"> • Amends MCL 769.1 and 769.1b to prohibit sentencing an individual convicted as a juvenile to life without the parole eligibility. • Repeals MCL 769.25 and 769.25a.

Bill Number:	HB 5940 - Amend Definition of Child Abuse or Child Neglect (Mental Health Concerns)
Tie Bar Bills:	None
Statute Cite:	MCL 722.622
Status:	03/22/2022: Introduced and Referred to Comte on Health Policy
What it Does:	<ul style="list-style-type: none"> Amends sec 2 of 1975 PA 238 to include severe mental health concerns in the definition of child abuse or child neglect.
Bill Number:	HB-5681'21 - Remote Victim Impact Statements
Tie Bar Bills:	None
Statute Cite:	MCL 780.765 et seq.
Status:	06/16/2022: Referred to Comte on Judiciary and Public Safety.
What it Does:	<ul style="list-style-type: none"> Amends secs. 15, 43, & 75 of 1985 PA 87 Allows victim impact statements to be made remotely
Bill Number:	HB-5680'21 - Public Video Recordings of Court Proceedings
Tie Bar Bills:	None
Statute Cite:	MCL 780.758 et seq.
Status:	06/16/2022: Referred to Comte on Judiciary and Public Safety.
What it Does:	<ul style="list-style-type: none"> Amends sec. 8, 38, & 68 of 1985 PA 87 Allows the victims' face to be blurred in certain public video recordings of court proceedings.
Bill Number:	HB-5496'21 - Limitation of Release of Victim's Identifying Information
Tie Bar Bills:	None
Statute Cite:	MCL 780.758 et seq.
Status:	10/28/2021: Introduced and Referred to Comte on Judiciary
What it Does:	<ul style="list-style-type: none"> Amends secs.8, 38, & 698 of 1985 PA 87

	<ul style="list-style-type: none"> Expands the limitation of release of victim's identifying information
Bill Number:	HB 4991'2021 - Elimination of Late Fee for Juveniles
Tie Bar Bills:	None
Statute Cite:	MCL 600.4803
Status:	06/10/2021: Introduced and Referred to Comte on Judiciary
What it Does:	<ul style="list-style-type: none"> Amends sec. 4803 of 1961 PA 236 Eliminates late fee for juveniles as a result of failing to pay a penalty, fee, or costs in full within 56 days after the amount is due.
Bill Number:	HB 4990'2021 - Elimination of Cost of Care and Services Reimbursement (Juvenile Sentenced As Adult)
Tie Bar Bills:	None
Statute Cite:	MCL 769.1
Status:	06/10/2021: Introduced and Referred to Comte on Judiciary
What it Does:	<ul style="list-style-type: none"> Amends sec. 1, ch. IX of 1927 PA 175 When a juvenile is sentenced as an adult, eliminates the provision for the reimbursements of cost of care or services to the court by the juvenile and/or those responsible for the juvenile's support. For delinquent accounts, eliminates the ability for courts to enter an order to intercept state tax refunds or the federal income tax refund of a child, parent, or custodian.
Bill Number:	HB 4989'2021 - Elimination of DNA Fee Assessment for Juveniles
Tie Bar Bills:	None
Statute Cite:	MCL 28.176
Status:	06/10/2021: Introduced and Referred to Comte on Judiciary
What it Does:	<ul style="list-style-type: none"> Amends sec. 6 of 1990 PA 250 Eliminates the DNA assessment of \$60 for juveniles.

Bill Number:	HB 4988 - Elimination of Reimbursement of Costs Related to Juvenile Diversion
Tie Bar Bills:	None
Statute Cite:	MCL 722.825
Status:	06/10/2021: Introduced and Referred to Comte on Judiciary
What it Does:	<ul style="list-style-type: none"> • Amends sec. 5 of 1988 PA 13 • Requires the diversion agreement to not include a term requiring the reimbursement of costs related to diversion services.
Bill Number:	HB 4987 - Elimination of Reimbursement of Fines, Fees, and Costs
Tie Bar Bills:	None
Statute Cite:	MCL 712A.2f et seq and MCL 712A.18m
Status:	06/10/2021: Introduced and Referred to Comte on Judiciary
What it Does:	<ul style="list-style-type: none"> • Amends 1939 PA 288 • Amends secs 2f, 18, 28 & 29, ch. XIIA • Adds sec 29a to ch. XIIA • Repeals sec 18m, ch. XIIA • Eliminates provision requiring juvenile, parents, guardian, or legal custodian to reimburse the court for the cost of consent calendar services. • Includes a provision that the court shall not order a juvenile, parent, guardian, or legal custodian to pay for fees or costs associated with consent calendar services. • Eliminates the assessment of state minimum costs. • For youth committed to a state institution or agency, eliminates requirement of using benefits received to pay for portions of the cost of care in the institution or facility that parents are found unable to pay. • Requires the court to not order the juvenile, parent, guardian, or legal custodian to pay fees or costs associated with community service. • Eliminates the assessment of civil fines when a juvenile is found to have violated a municipal ordinance or a state or a federal law. • Requires the court to not order the juvenile, parent, guardian, or legal custodian to pay fines associated with a violation of a municipal ordinance or a state or federal law if another disposition has been ordered. • Eliminates the provision for reimbursement of out of home care costs by the juvenile, parent, guardian, or legal custodian. • For delinquent accounts, eliminates the ability for courts to enter an order to intercept state tax refunds or the federal income tax refund of a child, parent, or custodian.

	<ul style="list-style-type: none"> • Requires the court to not order the juvenile, parent, guardian, or legal custodian to pay for the costs of care, services, court-appointed attorneys, or other costs or assessments related to the juvenile’s court proceeding. • Require that the juvenile not be placed outside of the home solely based upon nonpayment of restitution or refusal to do community service. • Eliminates need to mail a copy of disposition to the department of treasury. • Modifies the allocations of payments regarding restitution and other payments • Eliminates the court ordering reimbursement to the court for any fine, fees, or costs related to the juvenile’s court case. • Beginning July 1, 2022, the court would no longer collect the balance of any court-ordered fines, fees, or costs previously assessed to a juvenile. Additionally, only the portion of any court order that imposed fines, fees, or costs would be vacated and be unenforceable.
Bill Number:	HB 4878'2021 - Tobacco Retail Sales
Tie Bar Bills:	HB 4251'2021
Statute Cite:	MCL 722.641 et seq
Status:	06/08/2021: Referred to Comte on Regulatory Reform
What it Does:	<ul style="list-style-type: none"> • Amends title and secs. 1, 2, 2b, 2c, & 4 of 1915 PA 31 • Prohibits the sale of synthetic or tobacco free nicotine to an individual under 21 and requires the product packaging to include disclosure that the product is not regulated by the FDA.
Bill Number:	HB 4873'2021 - Notice to Parents
Tie Bar Bills:	None
Statute Cite:	MCL 760.1 - 76069
Status:	05/18/2021: Introduced and Referred to Comte on Judiciary
What it Does:	<ul style="list-style-type: none"> • Amends 1627 PA 175 by adding sec 27b to ch. IV. • Requires notice to parent or guardian of a minor before questioning by law enforcement
Bill Number:	HB 4798'2021 - Crime Victim's Rights
Tie Bar Bills:	None

Statute Cite:	MCL 780.751 – 780.834
Status:	03/08/2022: Referred to Comte of the Whole with Substitution (S-1)
What it Does:	<ul style="list-style-type: none"> • Amends 1985 PA 87 • Codifies the practice of redacting victim’s contact information • Requires prosecuting attorney to redact the personal information of a victim that is required to be kept confidential from both of the following: <ul style="list-style-type: none"> ○ Any document provided to defense counsel or defendant; ○ Any document submitted as an ordinary court document or that will be entered into the court file
Bill Number:	HB 4640'2021 - Modify Definition of Neglect
Tie Bar Bills:	None
Statute Cite:	MCL 722.602
Status:	06/23/2022: Referred to Comte on Health Policy and Human Services.
Description:	<ul style="list-style-type: none"> • Amends 1982 PA 250 entitled “Child Abuse and Neglect Prevention Act” • Modifies the definition of “neglect” by adding the term “threatened harm”.
Bill Number:	HB 4427'2021 - Minor In Possession of Tobacco
Tie Bar Bills:	None
Statute Cite:	MCL 722.642
Status:	12/14/2021: Referred to Comte on Judiciary and Public Safety
Description:	<ul style="list-style-type: none"> • Amends 1915 PA 31 entitled “Youth Tobacco Act” • Adds state civil infraction under violation • Modifies penalties for minor in possession of tobacco • First violation: Responsible for state civil infraction and fine of not more than \$100. Court may order participation in a health promotion and risk reduction assessment program and may order not more than 16 hours of community service in a hospice, nursing home, or long-term care facility. A person may be found responsible only once under this subdivision. • Second violation (occurring after 1st judgment): Guilty of a misdemeanor punishable by imprisonment for not more than 30 days or by a fine of not more than \$200, or both. Court may through a probation order, require participation in a health promotion and risk reduction assessment program and may order not more than 32 hours of community service in a hospice, nursing home, or long-term care facility.

	<ul style="list-style-type: none"> • Third and subsequent violations: Guilty of a misdemeanor punishable by imprisonment for not more than 60 days or a fine of not more than \$500, or both. Court may through a probation order, require participation in a health promotion and risk reduction assessment program and may order not more than 48 hours of community service in a hospice, nursing home, or long-term facility.
Bill Number:	HB 4182'21 - Sibling Definition
Tie Bar Bills:	None
Statute Cite:	MCL 712A.13a
Status:	02/09/2021: Introduced and Referred to Comte on Families, Children, and Seniors (Similar to HB 4109'19 with additional modifications)
Description:	<ul style="list-style-type: none"> • Amends section 13a of chapter XIA of 1939 PA 288. • Modifies the definition of “relative” to include someone related to the child within fifth degree of blood; and to include step relationship. • Amends the definition of sibling to include stepsiblings. • Expands reasonable efforts to ensure the following placement and visitation criteria are met: • Sibling removed from home and entering foster care at or near same time must be placed in same foster care, kinship guardianship, or adoptive placement unless one or more of the following apply: <ul style="list-style-type: none"> ○ One sibling has exceptional needs that can be met only in a specialized home or facility; ○ One of the siblings is placed in independent living; ○ Placing siblings together is not in their best interest; or ○ Placement resources are not available to place siblings together despite best efforts to do so.
Bill Number:	HB 4174'21 - Justice Data Collection and Reporting System
Tie Bar Bills:	None
Statute Cite:	Creates new act
Status:	02/09/2021: Introduced and Referred to Comte on Judiciary
Description:	<ul style="list-style-type: none"> • Create the justice data collection and reporting system • Provides for powers and duties of certain state and local governmental officers and entities

Bill Number:	SB 0851'22 - Juvenile Sentencing
Tie Bar Bills:	SB 0848'22 , SB 0850'22 , SB 0849'22
Statute Cite:	MCL 712A.18
Status:	01/27/2022: Introduced and Referred to Comte on Judiciary and Public Safety
What it Does:	<ul style="list-style-type: none"> • Amends the Probate Code of 1939 • Prohibits sentencing a juvenile to imprisonment for life without parole eligibility.
Bill Number:	SB 0850'22 - Juvenile Sentencing
Tie Bar Bills:	SB 0851'22 , SB 0849'22 , SB 0848'22
Statute Cite:	MCL 769.1, 769.25, and 79.25a
Status:	01/27/2022: Introduced and Referred to Comte on Judiciary and Public Safety
What it Does:	<ul style="list-style-type: none"> • Amends the Code of Criminal Procedure • Amends section 1 and 1b, and repeals sections 25 and 25a • Prohibits sentencing an individual convicted as a juvenile to imprisonment for life without parole eligibility.
Bill Number:	SB 0849'22 - Parole for Juvenile Offenders
Tie Bar Bills:	SB 0850'22 , SB 0851'22 , SB 0848'22
Statute Cite:	MCL 791.234
Status:	01/27/2022: Introduced and Referred to Comte on Judiciary
What it Does:	<ul style="list-style-type: none"> • Amends the Corrections Code of 1953 • Provides for parole of certain juvenile offenders under certain circumstances.
Bill Number:	SB 0848'22 - Juvenile Sentencing (Exclusion of Juvenile Offenders)
Tie Bar Bills:	SB 0850'22 , SB 0851'22 , SB 0849'22
Statute Cite:	MCL 750.16 et seq.

Status:	01/27/2022: Introduced and Referred to Comte on Judiciary and Public Safety
What it Does:	<ul style="list-style-type: none"> • Amends the Michigan Penal Code • Excludes application to juvenile offenders of penalties for certain crimes of imprisonment of life without parole eligibility.
Bill Number:	SB 0825'22 - Elimination of Life Sentences for Juvenile Offenders
Tie Bar Bills:	SB 0824'22
Statute Cite:	MCL 769.25 and 769.25a
Status:	01/19/2022: Introduced and Referred to Comte on Judiciary and Public Safety
Bill Number:	SB 0824'22 - Modification of Sentencing Guidelines for Juvenile Offenders
Tie Bar Bills:	SB 0825'22
Statute Cite:	MCL 750.16 et seq.
Status:	01/19/2022: Introduced and Referred to Comte on Judiciary and Public Safety
What it Does:	<ul style="list-style-type: none"> • Amends the Michigan Penal Code • Modifies the sentencing guidelines regarding life sentences for juvenile offenders.
Bill Number:	SB 336'21 - Availability and Review of Video Recordings of Court Proceedings
Tie Bar Bills:	None
Statute Cite:	MCL 600.101 – 600.9947
Status:	03/25/2021: Introduced and Referred to Comte on Judiciary and Public Safety
Description:	<ul style="list-style-type: none"> • Amends 1961 PA 236 by adding sec. 1429 • Civil procedure • Provides for availability and review of video recordings of court proceedings