SUBSTITUTE FOR HOUSE BILL NO. 5383

A bill to amend 1927 PA 175, entitled
"The code of criminal procedure,"
by amending section 6b of chapter V (MCL 765.6b), as amended by
2013 PA 54.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

CHAPTER V

2 Sec. 6b. (1) A judge or district court magistrate may release

under this section a defendant UNDER THIS SUBSECTION subject to

conditions reasonably necessary for the protection of 1 or more

5 named persons. If a judge or district court magistrate releases

under this section a defendant UNDER THIS SUBSECTION subject to

7 protective conditions, the judge or district court magistrate shall

 $oldsymbol{8}$ make a finding of the need for protective conditions and inform the

defendant on the record, either orally or by a writing that is

10 personally delivered to the defendant, of the specific conditions

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- 1 imposed and that if the defendant violates a condition of release,
- 2 he or she will be subject to arrest without a warrant and may have
- 3 his or her bail forfeited or revoked and new conditions of release
- 4 imposed, in addition to the penalty provided under section 3f of
- 5 chapter XI and any other penalties that may be imposed if the
- 6 defendant is found in contempt of court.
- 7 (2) An order or amended order issued under subsection (1)
- 8 shall contain all of the following:
- 9 (a) A statement of the defendant's full name.
- 10 (b) A statement of the defendant's height, weight, race, sex,
- 11 date of birth, hair color, eye color, and any other identifying
- 12 information the judge or district court magistrate considers
- **13** appropriate.
- 14 (c) A statement of the date the conditions become effective.
- 15 (d) A statement of the date on which the order will expire.
- 16 (e) A statement of the conditions imposed.
- 17 (3) An order or amended order issued under this subsection and
- 18 subsection (1) may impose a condition that the defendant not
- 19 purchase or possess a firearm. However, if the court orders the
- 20 defendant to carry or wear an electronic monitoring device as a
- 21 condition of release as described in subsection (6), the court
- 22 shall also impose a condition that the defendant not purchase or
- 23 possess a firearm.
- 24 (4) The judge or district court magistrate shall immediately
- 25 direct a law enforcement agency within the jurisdiction of the
- 26 court, in writing , to enter THAT an order or amended order issued
- 27 under subsection (1) or subsections (1) and (3) BE ISSUED into the

- 1 law enforcement information network as provided by the C.J.I.S.
- 2 policy council act, 1974 PA 163, MCL 28.211 to 28.215. LEIN. THE
- 3 ORDER SHALL BE ENTERED INTO THE LEIN EITHER BY THE ISSUING COURT OR
- 4 BY A LAW ENFORCEMENT AGENCY WITHIN THE JURISDICTION OF THE COURT.
- 5 If the order or amended order is rescinded, the judge or district
- 6 court magistrate shall immediately order the ISSUING COURT OR law
- 7 enforcement agency to remove the order or amended order from the
- 8 law enforcement information network.LEIN.
- 9 (5) A-THE ISSUING COURT OR A law enforcement agency within the
- 10 jurisdiction of the court shall immediately enter an order or
- 11 amended order into the law enforcement information network as
- 12 provided by the C.J.I.S. policy council act, 1974 PA 163, MCL
- 13 28.211 to 28.215, LEIN or shall remove the order or amended order
- 14 from the law enforcement information network upon expiration of the
- order or as directed by the court under subsection (4).
- 16 (6) If a defendant who is charged with a crime involving
- 17 domestic violence, or any other assaultive crime, is released under
- 18 this section, SUBSECTION AND SUBSECTION (1), the judge or district
- 19 court magistrate may order the defendant to wear an electronic
- 20 monitoring device as a condition of release. With the informed
- 21 consent of the victim, the court may also order the defendant to
- 22 provide the victim of the charged crime with an electronic receptor
- 23 device capable of receiving the global positioning system
- 24 information from the electronic monitoring device worn by the
- 25 defendant that notifies the victim if the defendant is located
- 26 within a proximity to the victim as determined by the judge or
- 27 district court magistrate in consultation with the victim. The

- 1 victim shall also be furnished with a telephone contact with the
- 2 local law enforcement agency to request immediate assistance if the
- 3 defendant is located within that proximity to the victim. In
- 4 addition, the victim may provide the court with a list of areas
- 5 from which he or she would like the defendant excluded. The court
- 6 shall consider the victim's request and shall determine which areas
- 7 the defendant shall be prohibited from accessing. The court shall
- 8 instruct the entity monitoring the defendant's position to notify
- 9 the proper authorities if the defendant violates the order. In
- 10 determining whether to order a defendant to wear an electronic
- 11 monitoring device, the court shall consider the likelihood that the
- 12 defendant's participation in electronic monitoring will deter the
- 13 defendant from seeking to kill, physically injure, stalk, or
- 14 otherwise threaten the victim prior to trial. The victim may
- 15 request the court to terminate the victim's participation in the
- 16 monitoring of the defendant at any time. The court shall not impose
- 17 sanctions on the victim for refusing to participate in monitoring
- 18 under this subsection. A defendant described in this subsection
- 19 shall only be released under this section if he or she agrees to
- 20 pay the cost of the device and any monitoring as a condition of
- 21 release or to perform community service work in lieu of paying that
- 22 cost. An electronic monitoring device ordered to be worn under this
- 23 section SUBSECTION shall provide reliable notification of removal
- 24 or tampering. As used in this subsection:
- 25 (a) "Assaultive crime" means that term as defined in section
- 26 9a of chapter X.
- (b) "Domestic violence" means that term as defined in section

- 1 1 of 1978 PA 389, MCL 400.1501.
- 2 (c) "Electronic monitoring device" includes any electronic
- 3 device or instrument that is used to track the location of an
- 4 individual OR TO MONITOR AN INDIVIDUAL'S BLOOD ALCOHOL CONTENT, but
- 5 does not include any technology that is implanted or violates the
- 6 corporeal body of the individual.
- 7 (d) "Informed consent" means that the victim was given
- 8 information concerning all of the following before consenting to
- 9 participate in electronic monitoring:
- 10 (i) The victim's right to refuse to participate in that
- 11 monitoring and the process for requesting the court to terminate
- 12 the victim's participation after it has been ordered.
- 13 (ii) The manner in which the monitoring technology functions
- 14 and the risks and limitations of that technology, and the extent to
- 15 which the system will track and record the victim's location and
- 16 movements.
- 17 (iii) The boundaries imposed on the defendant during the
- 18 monitoring program.
- 19 (iv) Sanctions that the court may impose on the defendant for
- 20 violating an order issued under this subsection.
- 21 (v) The procedure that the victim is to follow if the
- 22 defendant violates an order issued under this subsection or if
- 23 monitoring equipment fails to operate properly.
- 24 (vi) Identification of support services available to assist the
- 25 victim to develop a safety plan to use if the court's order issued
- 26 under this subsection is violated or if the monitoring equipment
- fails to operate properly.

- 1 (vii) Identification of community services available to assist
- 2 the victim in obtaining shelter, counseling, education, child care,
- 3 legal representation, and other help in addressing the consequences
- 4 and effects of domestic violence.
- 5 (viii) The nonconfidential nature of the victim's communications
- 6 with the court concerning electronic monitoring and the
- 7 restrictions to be imposed upon the defendant's movements.
- 8 (7) A JUDGE OR DISTRICT COURT MAGISTRATE MAY RELEASE UNDER
- 9 THIS SUBSECTION A DEFENDANT SUBJECT TO CONDITIONS REASONABLY
- 10 NECESSARY FOR THE PROTECTION OF THE PUBLIC IF THE DEFENDANT HAS
- 11 SUBMITTED TO A PRELIMINARY ROADSIDE ANALYSIS THAT REVEALS THE
- 12 PRESENCE OF A CONTROLLED SUBSTANCE OR OTHER INTOXICATING SUBSTANCE.
- 13 THE JUDGE OR DISTRICT COURT MAGISTRATE SHALL INFORM THE DEFENDANT
- 14 ON THE RECORD, EITHER ORALLY OR BY A WRITING THAT IS PERSONALLY
- 15 DELIVERED TO THE DEFENDANT, OF ALL OF THE FOLLOWING:
- 16 (A) THAT IF THE DEFENDANT IS RELEASED UNDER THIS SUBSECTION,
- 17 HE OR SHE SHALL NOT OPERATE A MOTOR VEHICLE UNDER THE INFLUENCE OF
- 18 ALCOHOLIC LIQUOR, A CONTROLLED SUBSTANCE, OR ANOTHER INTOXICATING
- 19 SUBSTANCE, OR ANY COMBINATION OF THEM, AS A CONDITION OF RELEASE.
- 20 (B) THAT IF THE DEFENDANT VIOLATES THE CONDITION OF RELEASE
- 21 UNDER SUBDIVISION (A), HE OR SHE WILL BE SUBJECT TO ARREST WITHOUT
- 22 A WARRANT, SHALL HAVE HIS OR HER BAIL FORFEITED OR REVOKED, AND
- 23 SHALL NOT BE RELEASED FROM CUSTODY PRIOR TO ARRAIGNMENT.
- 24 (8) AN ORDER ISSUED UNDER SUBSECTION (7) SHALL BE ENTERED INTO
- 25 THE LEIN EITHER BY THE ISSUING COURT OR BY A LAW ENFORCEMENT AGENCY
- 26 WITHIN THE JURISDICTION OF THE COURT.
- 27 (9) THE COURT OR A LAW ENFORCEMENT AGENCY WITHIN THE

- 1 JURISDICTION OF THE COURT SHALL IMMEDIATELY ENTER AN ORDER OR
- 2 AMENDED ORDER INTO LEIN. IF THE ORDER OR AMENDED ORDER IS
- 3 RESCINDED, THE COURT OR LAW ENFORCEMENT AGENCY SHALL IMMEDIATELY
- 4 REMOVE THE ORDER OR AMENDED ORDER FROM LEIN UPON EXPIRATION OF THE
- 5 ORDER UNDER SUBSECTION (8).
- 6 (10) (7)—This section does not limit the authority of judges
- 7 or district court magistrates to impose protective or other release
- 8 conditions under other applicable statutes or court rules,
- 9 including ordering a defendant to wear an electronic monitoring
- 10 device.
- 11 (11) AS USED IN THIS SECTION, "LEIN" MEANS THE LAW ENFORCEMENT
- 12 INFORMATION NETWORK REGULATED UNDER THE C.J.I.S. POLICY ACT, 1974
- 13 PA 163, MCL 28.211 TO 28.215, OR BY THE DEPARTMENT OF STATE POLICE.
- 14 Enacting section 1. This amendatory act does not take
- 15 effect unless House Bill No. 5385 of the 97th Legislature is
- 16 enacted into law.