Act No. 96
Public Acts of 1991
Approved by the Governor
July 31, 1991
Filed with the Secretary of State
August 1, 1991

STATE OF MICHIGAN 86TH LEGISLATURE REGULAR SESSION OF 1991

Introduced by Senators Geake, Welborn, Dillingham, Carl, Stabenow and Dingell

ENROLLED SENATE BILL No. 347

AN ACT to amend section 20e of Act No. 232 of the Public Acts of 1953, entitled as amended "An act to revise, consolidate, and codify the laws relating to probationers and probation officers as herein defined, to pardons, reprieves, commutations, and paroles, to the administration of penal institutions, correctional farms, and probation recovery camps, to prison labor and prison industries, and the supervision and inspection of local jails and houses of correction; to provide for the siting of correctional facilities; to create a state department of corrections, and to prescribe its powers and duties; to provide for the transfer to and vesting in said department of powers and duties vested by law in certain other state boards, commissions, and officers, and to abolish certain boards, commissions, and offices the powers and duties of which are hereby transferred; to prescribe the powers and duties of certain other state departments and agencies; to provide for the creation of a local lockup advisory board; to prescribe penalties for the violation of the provisions of this act; and to repeal all acts and parts of acts inconsistent with the provisions of this act," as added by Act No. 62 of the Public Acts of 1985, being section 791.220e of the Michigan Compiled Laws.

The People of the State of Michigan enact:

Section 1. Section 20e of Act No. 232 of the Public Acts of 1953, as added by Act No. 62 of the Public Acts of 1985, being section 791,220e of the Michigan Compiled Laws, is amended to read as follows:

Sec. 20e. (1) Notwithstanding any other provision of this act, after June 14, 1985, a correctional facility, including a prison or other penal institution, correctional farm, reformatory, or probation recovery camp, owned, operated, leased, supervised, or contracted for by the state, shall not be established, operated, or maintained in any local unit of government in which the following correctional facilities are located:

- (a) Scott correctional facility.
- (b) Western Wayne correctional facility.
- (2) Subsection (1) does not apply to the following correctional facilities that are in accordance with the following:

	MAXIMUM	SECURITY
	PRISONERS	LEVEL
Scott correctional facility	860	Regional prison
Western Wayne correctional facility	500	Medium security prison

- (3) Scott correctional facility shall be used for housing female prisoners only.
- (4) As used in this section, "local unit of government" means a city, village, or township.
- (5) Except with regard to the limitations on state prison facilities and total state prisoners provided for in this section, this section shall not be construed as limiting the use of the approximately 900 acres of real property owned by the city of Detroit which adjoins the existing Detroit house of corrections.

enacted into law.	
This act is ordered to take immediate effect.	
	Secretary of the Senate.
	Clerk of the House of Representatives.
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Approved	
Governor.	

Section 2. This amendatory act shall not take effect unless Senate Bill No. 348 of the 86th Legislature is

