



HOUSE BILL No. 5332

October 25, 1995, Introduced by Rep. Wetters and referred to the Committee on Conservation, Environment and Great Lakes.

A bill to amend sections 49, 50b, 231c, 234f, and 411j of Act No. 328 of the Public Acts of 1931, entitled as amended "The Michigan penal code," section 49 as amended by Act No. 381 of the Public Acts of 1988, section 50b as added by Act No. 126 of the Public Acts of 1994, section 231c as added by Act No. 185 of the Public Acts of 1982, section 234f as amended by Act No. 218 of the Public Acts of 1992, and section 411j as added by Act No. 284 of the Public Acts of 1994, being sections 750.49, 750.50b, 750.231c, 750.234f, and 750.411j of the Michigan Compiled Laws.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Section 1. Sections 49, 50b, 231c, 234f, and 411j of Act
2 No. 328 of the Public Acts of 1931, section 49 as amended by Act
3 No. 381 of the Public Acts of 1988, section 50b as added by Act
4 No. 126 of the Public Acts of 1994, section 231c as added by Act

1 No. 185 of the Public Acts of 1982, section 234f as amended by
2 Act No. 218 of the Public Acts of 1992, and section 411j as added
3 by Act No. 284 of the Public Acts of 1994, being sections 750.49,
4 750.50b, 750.231c, 750.234f, and 750.411j of the Michigan
5 Compiled Laws, are amended to read as follows:

6 Sec. 49. (1) A person who does any of the following is
7 guilty of a felony, punishable by imprisonment for not more than
8 4 years, or a fine of not more than \$5,000.00, or both:

9 (a) Owns, possesses, keeps, or uses a bull, bear, dog, or
10 other animal for the purpose of fighting or baiting, or as a
11 target to be shot at as a test of skill in marksmanship.

12 (b) Is a party to or causes the fighting, baiting, or shoot-
13 ing of a bull, bear, dog, or other animal as described in
14 subdivision (a).

15 (c) Rents or otherwise obtains the use of a building, shed,
16 room, yard, ground, or premises for the purpose of fighting,
17 baiting, or shooting an animal as described in subdivision (a).

18 (d) Knowingly permits the use of a building, shed, room,
19 yard, ground, or premises belonging to him or her or under his or
20 her control for any of the purposes described in this section.

21 (2) A person who is present at a building, shed, room, yard,
22 ground, or premises where preparations are being made for an
23 exhibition described in subsection (1), or a person who is
24 present at the exhibition, knowing that an exhibition is taking
25 place or about to take place, is guilty of a felony, punishable
26 by imprisonment for not more than 4 years, or a fine of not more
27 than \$2,000.00, or both.

1 (3) A person who knowingly breeds, sells, buys, exchanges,
2 imports, or exports a dog that has been trained or used for
3 fighting as described in subsection (1), or knowingly breeds,
4 sells, buys, exchanges, imports, or exports the offspring of a
5 dog that has been trained or used for fighting as described in
6 subsection (1), is guilty of a felony, punishable by imprisonment
7 for not more than 4 years or a fine of not more than \$2,000.00,
8 or both.

9 (4) As part of the sentence for a violation of subsection
10 (1), (2), or (3), the court shall order the person convicted not
11 to own or keep a dog of any kind for a period of 5 years after
12 the date of sentencing. Failure to comply with the order of the
13 court pursuant to this subsection is punishable as contempt of
14 court.

15 (5) If the owner of a dog trained or used for fighting or a
16 dog that is the offspring or descendant of a dog trained or used
17 for fighting incites the dog to attack a person and thereby
18 causes the death of that person, the owner is guilty of a felony
19 and shall be punished by imprisonment for life or by imprisonment
20 for a maximum term of any term of years greater than 15 years.

21 (6) If a person other than the owner of a dog trained or
22 used for fighting or a dog that is the offspring or descendant of
23 a dog trained or used for fighting incites the dog to attack a
24 person as described in subsection (5), the owner is guilty of a
25 felony and shall be punished in the same manner as if he or she
26 had incited the dog to attack as provided in subsection (5).

1 (7) If the owner of a dog trained or used for fighting or a
2 dog that is the offspring or descendant of a dog trained or used
3 for fighting incites the dog to attack a person, but the attack
4 does not result in the death of the person, the owner is guilty
5 of a felony punishable by imprisonment for not more than 4 years
6 or a fine of not more than \$2,000.00, or both.

7 (8) If a person other than the owner of a dog trained or
8 used for fighting or a dog that is the offspring or descendant of
9 a dog trained or used for fighting incites a dog to attack a
10 person as described in subsection (7), the owner is guilty of a
11 felony and shall be punished in the same manner as if he or she
12 had incited the dog to attack as provided in subsection (7).

13 (9) If a dog trained or used for fighting or a dog that is
14 the offspring or descendant of a dog trained or used for fighting
15 attacks a person without provocation and causes the death of that
16 person, the owner of the dog is guilty of a felony and shall be
17 punished by imprisonment for a maximum term of not more than 15
18 years.

19 (10) If a dog trained or used for fighting or a dog that is
20 the offspring or descendant of a dog trained or used for fighting
21 attacks a person without provocation, but the attack does not
22 cause the death of the person, the owner is guilty of a misde-
23 meanor punishable by imprisonment for not more than 1 ~~years~~
24 YEAR or a fine of not more than \$1,000.00, or both.

25 (11) Subsections (5) to (10) do not apply if the person
26 attacked was committing or attempting to commit an unlawful act
27 on the property of the owner of the dog.

1 (12) If a dog trained or used for fighting or a dog that is
2 the offspring or a descendant of a dog trained or used for
3 fighting goes beyond the property limits of its owner without
4 being securely restrained, the owner is guilty of a misdemeanor
5 punishable by imprisonment for not more than 90 days or a fine of
6 not less than \$50.00 nor more than \$500.00, or both.

7 (13) If a dog trained or used for fighting or a dog that is
8 the offspring or descendant of a dog trained or used for fighting
9 is not securely enclosed or restrained on the owner's property,
10 the owner is guilty of a misdemeanor punishable by imprisonment
11 for not more than 90 days or a fine of not more than \$500.00, or
12 both.

13 (14) Subsections (5) to (13) do not apply to any of the
14 following:

15 (a) A dog trained or used for fighting, or the offspring or
16 descendant of a dog trained or used for fighting, that is used by
17 a law enforcement agency of the state or a county, city, village,
18 or township.

19 (b) A certified leader dog recognized and trained by the
20 national leader dogs associations for the blind and handicapped.

21 (c) A corporation licensed under the private security guard
22 act of 1968, Act No. 330 of the Public Acts of 1968, being sec-
23 tions 338.1051 to 338.1085 of the Michigan Compiled Laws, when
24 the dog trained or used for fighting, or the offspring or descen-
25 dant of a dog trained or used for fighting, is used under the
26 provisions of Act No. 330 of the Public Acts of 1968.

1 (15) A dog that has been used to fight in violation of this
2 section or that is involved in a violation of subsections (5) to
3 (13) shall be confiscated as contraband by a law enforcement
4 officer and shall not be returned to the owner, trainer, or pos-
5 sessor of the dog. The dog shall be taken to a local humane
6 society or other animal welfare agency. If a dog owner, trainer,
7 or possessor is convicted under subsection (1) or (3) or subsec-
8 tions (5) to (13), the court shall award the dog involved in the
9 violation to the local humane society or other animal welfare
10 agency.

11 (16) Upon receiving a dog confiscated under this section, or
12 at any time thereafter, an appointed veterinarian or officer of
13 the humane society or other animal welfare agency may humanely
14 euthanize the dog if in his or her opinion the dog is injured or
15 diseased past recovery or the dog's continued existence is inhu-
16 mane so that euthanasia is necessary to relieve pain and
17 suffering.

18 (17) A humane society or other animal welfare agency that
19 receives a dog pursuant to this section shall apply to the dis-
20 trict court or municipal court for a hearing to determine whether
21 the dog shall be humanely euthanized because of its lack of any
22 useful purpose and the public safety threat it poses due to its
23 training as a fighting dog. The court shall set a hearing date
24 not more than 30 days after the filing of the application and
25 shall give notice of the hearing to the owner of the dog. Upon a
26 finding by the court that the dog lacks any useful purpose and
27 poses a threat to public safety because of its training, the

1 humane society or other animal welfare agency shall humanely
2 euthanize the dog. Expenses incurred in connection with the
3 housing, care, upkeep, or euthanasia of the dog by a humane soci-
4 ety or other animal welfare agency, or by a person, firm, part-
5 nership, corporation, or other entity, shall be taxed against the
6 owner of the dog.

7 (18) Subject to subsections (15) to (17), all animals,
8 equipment, devices, and money involved in a violation of subsec-
9 tion (1), (2), or (3) shall be forfeited to the state.

10 (19) This section does not apply to conduct that is permit-
11 ted by and is in compliance with ~~the game law of 1929, Act~~
12 ~~No. 286 of the Public Acts of 1929, as amended, being sections~~
13 ~~311.1 to 315.5~~ PART 401 (WILDLIFE CONSERVATION) OF THE NATURAL
14 RESOURCES AND ENVIRONMENTAL PROTECTION ACT, ACT NO. 451 OF THE
15 PUBLIC ACTS OF 1994, BEING SECTIONS 324.40101 TO 324.40119 of the
16 Michigan Compiled Laws; ~~Act No. 191 of the Public Acts of 1929,~~
17 ~~as amended, being sections 317.71 to 317.84~~ PART 427 (BREEDERS
18 AND DEALERS) OF ACT NO. 451 OF THE PUBLIC ACTS OF 1994, BEING
19 SECTIONS 324.42701 TO 324.42714 of the Michigan Compiled Laws; or
20 ~~Act No. 134 of the Public Acts of 1957, as amended, being sec-~~
21 ~~tions 317.301 to 317.313~~ PART 417 (PRIVATE SHOOTING PRESERVES)
22 OF ACT NO. 451 OF THE PUBLIC ACTS OF 1994, BEING SECTIONS
23 324.41701 TO 324.41712 of the Michigan Compiled Laws.

24 Sec. 50b. (1) As used in this section, "animal" means any
25 vertebrate other than a human being.

26 (2) A person who willfully, maliciously and without just
27 cause or excuse kills, tortures, mutilates, maims, or disfigures

1 an animal or who willfully and maliciously and without just cause
2 or excuse administers poison to an animal, or exposes an animal
3 to any poisonous substance, other than a substance that is used
4 for therapeutic veterinary medical purposes, with the intent that
5 the substance be taken or swallowed by the animal, is guilty of a
6 felony, punishable by imprisonment for not more than 4 years, or
7 by a fine of not more than \$5,000.00, or community service for
8 not more than 500 hours or any combination of these penalties.

9 (3) As a part of the sentence for a violation of subsection
10 (2), the court may order the defendant to pay the costs of the
11 prosecution and the costs of the care, housing, and veterinary
12 medical care for the impacted animal victim, as applicable. If
13 the court does not order a defendant to pay all of the applicable
14 costs listed in this subsection, or orders only partial payment
15 of these costs, the court shall state on the record the reasons
16 for that action.

17 (4) If a term of probation is ordered for a violation of
18 subsection (2), the court may order, as a condition of probation,
19 that the defendant be evaluated to determine the need for psychi-
20 atric or psychological counseling, and, if determined appropriate
21 by the court, to receive psychiatric or psychological counseling
22 at his or her own expense.

23 (5) As a part of the sentence for a violation of subsection
24 (2), the court may order the defendant not to own or possess an
25 animal for any period of time determined by the court, which may
26 include permanent relinquishment.

1 (6) A person who owns or possesses an animal in violation of
2 an order issued under subsection (5) is subject to revocation of
3 probation if the order is issued as a condition of probation. A
4 person who owns or possesses an animal in violation of an order
5 issued under subsection (5) is also subject to the civil and
6 criminal contempt power of the court, and if found guilty of
7 criminal contempt, may be punished by imprisonment for not more
8 than 90 days, or by a fine of not more than \$500.00, or both.

9 (7) This section does not prohibit the lawful killing of
10 livestock or a customary animal husbandry or farming practice
11 involving livestock. As used in this subsection, "livestock" has
12 the meaning attributed to the term in the animal industry act of
13 1987, Act No. 466 of the Public Acts of 1988, being sections
14 287.701 to 287.747 of the Michigan Compiled Laws.

15 (8) This section does not prohibit the lawful killing of an
16 animal pursuant to any of the following:

17 (a) Fishing.

18 (b) Hunting, trapping, or wildlife control regulated pursu-
19 ant to ~~the wildlife conservation act, Act No. 256 of the Public~~
20 ~~Acts of 1988, being sections 300.251 to 300.270~~ PART 401
21 (WILDLIFE CONSERVATION) OF THE NATURAL RESOURCES AND ENVIRONMEN-
22 TAL PROTECTION ACT, ACT NO. 451 OF THE PUBLIC ACTS OF 1994, BEING
23 SECTIONS 324.40101 TO 324.40119 of the Michigan Compiled Laws,
24 and orders issued under that act.

25 (c) Pest or rodent control regulated pursuant to ~~the pesti-~~
26 ~~cide control act, Act No. 171 of the Public Acts of 1976, being~~
27 ~~sections 286.551 to 286.581~~ PART 83 (PESTICIDE CONTROL) OF ACT

1 NO. 451 OF THE PUBLIC ACTS OF 1994, BEING SECTIONS 324.8301 TO
2 324.8336 of the Michigan Compiled Laws.

3 (d) Activities authorized pursuant to rules promulgated
4 under section ~~109~~ 9 of the executive organization act of 1965,
5 Act No. 380 of the Public Acts of 1965, being section 16.109 of
6 the Michigan Compiled Laws.

7 (9) This section does not prohibit the lawful killing or use
8 of an animal for scientific research pursuant to any of the fol-
9 lowing or a rule promulgated pursuant to any of the following:

10 (a) Act No. 224 of the Public Acts of 1969, being sections
11 287.381 to 287.395 of the Michigan Compiled Laws.

12 (b) Sections 2226, 2671, 2676, 7109, and 7333 of the public
13 health code, Act No. 368 of the Public Acts of 1978, being sec-
14 tions 333.2226, 333.2671, 333.2676, 333.7109, and 333.7333 of the
15 Michigan Compiled Laws.

16 Sec. 231c. (1) As used in this section:

17 (a) "Aircraft" means aircraft as defined in section 43.

18 (b) "Approved signaling device" means a pistol which is a
19 signaling device approved by the United States coast guard pursu-
20 ant to regulations issued under FORMER section 4488 of the
21 Revised Statutes of the United States, 46 U.S.C. APPX. 481, or
22 under FORMER section 5 of the federal boat safety act of 1971,
23 Public Law 92-75, 46 U.S.C. 1454.

24 (c) "Vessel" means every description of watercraft, other
25 than a seaplane on the water, used or capable of being used as a
26 means of transportation on water.

1 (2) Sections 223, 227, 228, 232, 232a, and 237 shall not
2 apply to an approved signaling device.

3 (3) A person shall not sell an approved signaling device to
4 a person, nor shall a person purchase an approved signaling
5 device, unless the purchaser is 18 years of age or older and
6 either of the following apply:

7 (a) The purchaser possesses and displays to the seller any
8 of the following:

9 (i) A valid and current certificate of number issued pursu-
10 ant to section ~~33 of Act No. 303 of the Public Acts of 1967, as~~
11 ~~amended, being section 281.1033~~ 80124 OF PART 801 (MARINE
12 SAFETY) OF THE NATURAL RESOURCES AND ENVIRONMENTAL PROTECTION
13 ACT, ACT NO. 451 OF THE PUBLIC ACTS OF 1994, BEING SECTION
14 324.80124 of the Michigan Compiled Laws, for a vessel.

15 (ii) If a vessel is considered in compliance with the num-
16 bering requirements of this state pursuant to section ~~31(2) of~~
17 ~~Act No. 303 of the Public Acts of 1967, as amended, being sec-~~
18 ~~tion 281.1031~~ 80122 OF PART 801 OF ACT NO. 451 OF THE PUBLIC
19 ACTS OF 1994, BEING SECTION 324.80122 of the Michigan Compiled
20 Laws, proof of ownership or proof of the vessel's being numbered
21 in another state.

22 (iii) If a vessel is not required to be numbered or to dis-
23 play a decal under ~~Act No. 303 of the Public Acts of 1967, as~~
24 ~~amended, being sections 281.1001 to 281.1199~~ PART 801 OF ACT
25 NO. 451 OF THE PUBLIC ACTS OF 1994, BEING SECTIONS 324.80101 TO
26 324.80199 of the Michigan Compiled Laws, proof of ownership of
27 the vessel.

1 (b) The purchaser is the holder of and displays to the
2 seller a valid and effective airman's certificate of competency
3 issued by the United States or a foreign government.

4 (4) A person may possess an approved signaling device only
5 under the following circumstances:

6 (a) The possession occurs in the process of manufacturing,
7 marketing, or sale of the device, including the transportation of
8 the device as merchandise, and the device is unloaded.

9 (b) The device is on a vessel or on an aircraft.

10 (c) The device is at a person's residence.

11 (d) The person is en route from the place of purchase to the
12 person's residence or the person's vessel or aircraft or between
13 the person's residence and the person's vessel or aircraft.

14 (e) The device is in a vehicle other than a vessel or air-
15 craft and all of the following apply:

16 (i) The device is unloaded.

17 (ii) The device is enclosed in a case and either is carried
18 in the trunk of the vehicle which has a trunk or is otherwise not
19 readily accessible to the occupants of the vehicle.

20 (iii) Subdivision (d) applies.

21 (5) A person shall not use an approved signaling device
22 unless he or she reasonably believes that its use is necessary
23 for the safety of the person or of another person on the waters
24 of this state or in an aircraft emergency situation.

25 (6) A person who sells, purchases, or possesses an approved
26 signaling device in violation of this section is guilty of a

1 misdemeanor, punishable by imprisonment for not more than 90
2 days, or a fine of not more than \$200.00, or both.

3 (7) A person who uses an approved signaling device in viola-
4 tion of this section is guilty of a misdemeanor, punishable by a
5 fine of not more than \$200.00.

6 Sec. 234f. (1) Except as provided in subsection (2), an
7 individual less than 18 years of age shall not possess a firearm
8 in public except under the direct supervision of an individual 18
9 years of age or older.

10 (2) Subsection (1) does not apply to an individual less than
11 18 years of age who possesses a firearm in accordance with ~~the~~
12 ~~wildlife conservation act, Act No. 256 of the Public Acts of~~
13 ~~1988, being sections 300.251 to 300.270~~ PART 401 (WILDLIFE
14 CONSERVATION) OF THE NATURAL RESOURCES AND ENVIRONMENTAL PROTEC-
15 TION ACT, ACT NO. 451 OF THE PUBLIC ACTS OF 1994, BEING SECTIONS
16 324.40101 TO 324.40119 of the Michigan Compiled Laws, or ~~the~~
17 ~~hunting and fishing license act, Act No. 86 of the Public Acts of~~
18 ~~1980, being sections 316.101 to 316.902~~ PART 435 (HUNTING AND
19 FISHING LICENSING) OF ACT NO. 451 OF THE PUBLIC ACTS OF 1994,
20 BEING SECTIONS 324.43501 TO 324.43561 of the Michigan Compiled
21 Laws. However, an individual less than 18 years of age may pos-
22 sess a firearm without a hunting license while at, or going to or
23 from, a recognized target range or trap or skeet shooting ground
24 if, while going to or from the range or ground, the firearm is
25 enclosed and securely fastened in a case or locked in the trunk
26 of a motor vehicle.

1 (3) An individual who violates this section is guilty of a
2 misdemeanor, punishable by imprisonment for not more than 90
3 days, or a fine of not more than \$100.00, or both.

4 Sec. 411j. As used in this section and sections 411k to
5 411q:

6 (a) "Controlled substance offense" means a felony violation
7 of part 74 or section 17766a of the public health code, Act
8 No. 368 of the Public Acts of 1978, being sections 333.7401 to
9 333.7461 and 333.17766a of the Michigan Compiled Laws, concerning
10 controlled substances or androgenic anabolic steroids.

11 (b) "Knowingly", in the case of a corporation, means with
12 the approval or prior actual knowledge of the board of directors,
13 a majority of the directors, or persons who together hold a
14 majority of the voting ownership interests in the corporation.
15 In determining whether a majority of the directors approved of or
16 had knowledge of the activity, a director who was not aware of
17 the activity due to his or her own negligence or other fault is
18 regarded as having had knowledge of the activity. This subdivi-
19 sion does not limit the liability of any individual officer,
20 employee, director, or stockholder of a corporation.

21 (c) "Financial transaction" means a purchase, sale, loan,
22 pledge, gift, transfer, delivery, exchange, or other disposition
23 of a monetary instrument or other property and, with respect to a
24 financial institution, includes a deposit, withdrawal, transfer
25 between accounts, exchange of currency, loan, extension of
26 credit, purchase or sale of any stock, bond, certificate of
27 deposit, or other monetary instrument, or any other payment,

1 transfer, or delivery by, through, or to a financial institution,
2 by whatever means effected.

3 (d) "Financial institution" means 1 or more of the follow-
4 ing, if located in or doing business in this state:

5 (i) An insured bank, as defined in section 3(h) of the fed-
6 eral deposit insurance act, 12 U.S.C. 1813(h).

7 (ii) A commercial bank or trust company.

8 (iii) A private banker.

9 (iv) An agency or branch of a foreign bank.

10 (v) A savings and loan institution.

11 (vi) A thrift institution.

12 (vii) A credit union.

13 (viii) A broker or dealer registered with the securities and
14 exchange commission under the securities exchange act of 1934,
15 ~~15 U.S.C. 78a, et seq.~~ CHAPTER 404, 48 STAT. 881.

16 (ix) A broker or dealer in securities or commodities.

17 (x) An investment banker or investment company.

18 (xi) A currency exchange.

19 (xii) An insurer, redeemer, or cashier of traveler's checks,
20 checks, or money orders.

21 (xiii) An operator of a credit card system.

22 (xiv) An insurance company.

23 (xv) A dealer in precious metals, stones, or jewels.

24 (xvi) A pawnbroker.

25 (xvii) A loan, finance, or mortgage company.

26 (xviii) A travel agency.

1 (xix) A licensed sender of money.

2 (xx) A telegraph company.

3 (e) "Monetary instrument" means coin or currency of the
4 United States or another country, or group of countries, a
5 traveler's check, personal check, bank check, money order, or
6 investment security or negotiable instrument in bearer form or in
7 any other form such that delivery is sufficient to pass title.

8 (f) "Proceeds of a specified criminal offense" means any
9 monetary instrument or other real, personal, or intangible prop-
10 erty obtained through the commission of a specified criminal
11 offense, including any appreciation in the value of the monetary
12 instrument or property.

13 (g) "Specified criminal offense" means any of the
14 following:

15 (i) A felony violation of section 8 of THE TOBACCO PRODUCTS
16 TAX ACT, Act No. 327 of the Public Acts of 1993, being
17 section 205.428 of the Michigan Compiled Laws, or former
18 section 9 of Act No. 265 of the Public Acts of ~~1974~~ 1947, con-
19 cerning cigarette taxes.

20 (ii) A violation of section ~~48(3) of Act No. 64 of the~~
21 ~~Public Acts of 1979, being section 299.548~~ 11151 OF PART 111
22 (HAZARDOUS WASTE MANAGEMENT) OF THE NATURAL RESOURCES AND ENVI-
23 RONMENTAL PROTECTION ACT, ACT NO. 451 OF THE PUBLIC ACTS OF 1994,
24 BEING SECTION 324.11151 of the Michigan Compiled Laws, concerning
25 felonious disposal of hazardous waste.

26 (iii) A controlled substance offense.

1 (iv) A felony violation of section 60 of the social welfare
2 act, Act No. 280 of the Public Acts of 1939, being section 400.60
3 of the Michigan Compiled Laws, concerning welfare fraud.

4 (v) A violation of section 4, 5, or 7 of the medicaid false
5 claim act, Act No. 72 of the Public Acts of 1977, being sections
6 400.604, 400.605, and 400.607 of the Michigan Compiled Laws, con-
7 cerning medicaid fraud.

8 (vi) A violation of section 409 of the uniform securities
9 act, Act No. 265 of the Public Acts of 1964, being section
10 451.809 of the Michigan Compiled Laws, concerning securities
11 fraud.

12 (vii) A violation of section 5 or 7 of Act No. 33 of the
13 Public Acts of 1978, being sections 722.675 and 722.677 of the
14 Michigan Compiled Laws, concerning the display or dissemination
15 of obscene matter to minors.

16 (viii) A felony violation of section 72, 73, 74, or 75, con-
17 cerning arson.

18 (ix) A violation of section 93, 94, 95, or 96, concerning
19 bank bonds, bills, notes, and property.

20 (x) A violation of section 117, 118, 119, 120, 121, or 124,
21 concerning bribery.

22 (xi) A violation of section 120a, concerning jury
23 tampering.

24 (xii) A violation of section 145c, concerning child sexually
25 abusive activity or material.

1 (xiii) A felony violation of section 157n, 157p, 157q, 157r,
2 157s, 157t, or 157u, concerning credit cards or financial
3 transaction devices.

4 (xiv) A felony violation of section 174, 175, 176, 180, 181,
5 or 182, concerning embezzlement.

6 (xv) A felony violation of chapter XXXIII, concerning explo-
7 sives and bombs.

8 (xvi) A violation of section 213, concerning extortion.

9 (xvii) A felony violation of section 218, concerning false
10 pretenses.

11 (xviii) A felony violation of chapter XLI, concerning forg-
12 ery and counterfeiting.

13 (xix) A violation of section 271, 272, 273, or 274, concern-
14 ing securities fraud.

15 (xx) A violation of section 301, 302, 303, 304, 305, 305a,
16 or 313, concerning gambling.

17 (xxi) A violation of section 316 or 317 concerning murder.

18 (xxii) A violation of section 330, 331, or 332, concerning
19 horse racing.

20 (xxiii) A violation of section 349, 349a, or 350, concerning
21 kidnapping.

22 (xxiv) A felony violation of chapter LII, concerning
23 larceny.

24 (xxv) A violation of section 422, 423, 424, or 425, concern-
25 ing perjury and subornation of perjury.

26 (xxvi) A violation of section 452, 455, 457, 458, or 459,
27 concerning prostitution.

1 (*xxvii*) A violation of section 529, 530, or 531, concerning
2 robbery.

3 (*xxviii*) A felony violation of section 535, 535a, or 536a,
4 concerning stolen, embezzled, or converted property.

5 (*xxix*) A violation of section 5 of Act No. 343 of the Public
6 Acts of 1984, being section 752.365 of the Michigan Compiled
7 Laws, concerning obscenity.

8 (*xxx*) A conspiracy, attempt, or solicitation to commit an
9 offense listed in subparagraphs (*i*) to (*xxix*).

10 (*h*) "Substituted proceeds of a specified criminal offense"
11 means any monetary instrument or other real, personal, or intan-
12 gible property obtained or any gain realized by the sale or
13 exchange of proceeds of a specified criminal offense.