# SENATE SUBSTITUTE FOR HOUSE BILL NO. 4446

(As amended June 3, 1998) (1 of 3)

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," by amending sections 821, 822, 2952, and 2953 (MCL 600.821, 600.822, 600.2952, and 600.2953), section 821 as amended by 1996 PA 388, section 822 as amended by 1996 PA 374, section 2952 as added by 1984 PA 276, and section 2953 as added by 1988 PA 50; and to repeal acts and parts of acts.

#### THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Sec. 821. (1) The following probate judges shall not engage in the practice of law other than as a judge and shall receive, subject to subsection (7), an annual salary provided in this section:
- (a) A probate judge of a county that is not part of a proposed probate court district described in section 807.
- (b) The probate judge in each probate court district in which a majority of the electors voting on the question in each county of probate court district has approved or approves creation of the district.
- (c) A probate judge in a county having a population of 15,000 or more ACCORDING TO THE 1990 FEDERAL DECENNIAL CENSUS, if the county is not part of a probate court district created pursuant to law.
- (2) Until the salary of a justice of the supreme court exceeds \$128,538.00, each probate judge shall receive an annual salary of \$109,257.00 determined as follows:
  - (a) A minimum annual salary of \$63,533.00.
- (b) An additional salary of \$45,724.00 paid by the county or by the counties comprising a probate court district. If a probate judge receives a total additional salary of \$45,724.00 from the county, or from the counties comprising a probate court district,

and does not receive less than or more than \$45,724.00, including any cost-of-living allowance, the state shall reimburse the county

or counties the amount that the county or counties have paid to the judge.

- (3) If the salary of a justice of the supreme court exceeds \$128,538.00, each probate judge shall receive an annual salary determined as follows:
- (a) A minimum annual salary of the difference between 85% of the salary of a justice of the supreme court and \$45,724.00.
- (b) An additional salary of \$45,724.00 paid by the county or by the counties comprising a probate court district. If a probate judge receives a total additional salary of \$45,724.00 from the county, or from the counties comprising a probate court district, and does not receive less than or more than \$45,724.00, including any cost-of-living allowance, the state shall reimburse the county or counties the amount that the county or counties have paid to the judge.
- (4) Six thousand dollars of the minimum annual salary provided in subsection (2), (3), or (4) shall be paid by the county, or by the counties comprising a probate court district, and the balance of that minimum annual salary shall be paid by the state as a grant to the county or the counties comprising the probate court district. The county, or the counties comprising the probate court district, shall in turn pay that amount to the probate judge. Beginning January 1, 1997, the state shall annually reimburse the county or counties \$6,000.00 for each probate judge to offset the cost of the county or counties required by this section.
- (5) The salary provided in this section shall be IS full compensation for all services performed by a probate judge, except as otherwise provided by law. In a probate court district, each county of the district shall contribute to the salary in the same proportion as the population of the county bears to the population of the district.
- (6) An additional salary determined by the county board of commissioners may be increased during a term of office but shall not be decreased except to the extent of a general salary reduction in all other branches of government in the county. In a county where an additional salary is granted, it shall be paid at the same rate to all probate judges regularly holding court in the county.
- (7) An increase in the amount of salary payable to a judge under subsection (1) caused by an increase in the salary payable to a justice of the supreme court resulting from the operation of Act No. 357 of the Public Acts of 1968, being sections 15.211 to 15.218 of the Michigan Compiled Laws 1968 PA 357, MCL 15.211 TO 15.218, shall—IS not be effective until February 1 of the year in which the increase in the salary of a justice of the supreme court becomes effective. If an increase in salary becomes effective on February 1 of a year in which an increase in the salary of a justice of the supreme court becomes effective, the increase shall be IS retroactive to January 1 of that year.
- Sec. 822. (1) The probate judge of a county having a population of less than 15,000 ACCORDING TO THE 1990 FEDERAL DECENNIAL CENSUS and comprising part of a proposed probate court district in which the electors of 1 or more counties thereof OF THE PROBATE COURT DISTRICT did not approve the same PROBATE COURT DISTRICT shall receive an annual salary of \$20,000.00. Six thousand

dollars of the minimum annual salary provided by this subsection shall be paid by the county and the balance of the minimum annual salary shall be paid by the state as a grant to the county. The county shall, in turn, pay that amount to the probate judge.

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- (2) The annual salary provided in subsection (1) may be increased but shall not be decreased during the term for which the probate judge has been elected or appointed. This salary shall be IS in full compensation for all services performed by the person as probate judge, except as otherwise provided by law. A probate judge whose annual salary is provided in subsection (1) shall not represent a party in a contested proceeding in the probate court of this state.
- (3) In addition to the salary provided in subsection (1), a probate judge may receive from the county in which he or she regularly holds court an additional salary of not more than \$43,000.00, as determined by the county board of commissioners. The additional salary may be increased during a term of office but shall not be decreased except to the extent of a general salary reduction in all other branches of government in the county.
- (4) The total annual salary of a probate judge, including the salary provided in subsection (1) and any additional salary granted by the county under subsection (3), shall not exceed \$63,000.00.
- (5) From funds appropriated to the judiciary, the state shall pay to a county described in subsection (1) a state salary standardization payment of \$5,750.00 for each probate judge and an additional payment of \$6,000.00 for each probate judge to offset the portion of minimum annual salary paid by the county.
- 1 Sec. 2952. (1) Exclusive of any penal sanctions which may
- 2 apply, any person who makes, draws, utters, or delivers any
- 3 check, draft, or order for the payment of money upon any bank or
- 4 other depository, or person, firm, or corporation, which refuses
- 5 to honor the check, draft, or order for lack of funds or credit
- 6 to pay or because the maker has no account with the drawee, and
- 7 who fails to pay the amount of the check, draft, or order in cash
- 8 as provided in subsections (2) and (3) shall be liable for the
- 9 penalty provided in subsection (4). IN ADDITION TO APPLICABLE

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- 1 PENAL SANCTIONS, A PERSON WHO MAKES, DRAWS, UTTERS, OR DELIVERS A
- 2 CHECK, DRAFT, OR ORDER FOR PAYMENT OF MONEY UPON A BANK OR OTHER
- 3 DEPOSITORY, PERSON, FIRM, OR CORPORATION THAT REFUSES TO HONOR
- 4 THE CHECK, DRAFT, OR ORDER FOR LACK OF FUNDS OR CREDIT TO PAY OR
- 5 BECAUSE THE MAKER HAS NO ACCOUNT WITH THE DRAWEE IS LIABLE FOR
- 6 THE AMOUNT OF THE DISHONORED CHECK, DRAFT, OR ORDER, PLUS A PRO-
- 7 CESSING FEE, CIVIL DAMAGES, AND COSTS, AS PROVIDED IN THIS
- 8 SECTION.
- 9 (2) Any A payee OR AN AGENT OF A PAYEE may make a written
- 10 demand for payment of a check, draft, or order of the type speci-
- 11 fied in subsection (1), which demand shall MAY be delivered to
- 12 the maker by <del>certified</del> FIRST-CLASS mail. <del>, return receipt</del>
- 13 requested, and delivery restricted to the addressee. The text of
- 14 the written demand shall be as follows:
- 15 <u>"On \_\_\_\_(date)\_\_\_</u> a check drawn by you for \$\_\_\_\_\_
- was returned to us dishonored for [ ] not sufficient
- funds [ ] no account. If you do not pay to us, within
- 30 days of the time you receive this notice, the full
- 19 amount of the check in cash, we have the right to bring
- 20 an action against you for 2 times the amount of the
- 21 dishonored check (\$\_\_\_\_\_) or \$50.00, whichever is
- 22 greater, or to make a criminal complaint against you.
- 23 If you do pay to us, within 30 days of the time you
- 24 receive this notice, the full amount of the check in
- 25 cash, we will not take further action against you."

HB 4446 as amended June 3, 1998 "A CHECK, DRAFT, OR ORDER FOR PAYMENT OF MONEY DRAWN BY YOU 2 FOR \$ \_\_\_\_\_ WAS RETURNED TO ME/US/OUR CLIENT (CLIENT'S NAME) 3 DISHONORED FOR: 4 [ ] INSUFFICIENT FUNDS 5 ] NO ACCOUNT THIS NOTICE IS A FORMAL DEMAND FOR PAYMENT OF THE FULL 6 7 AMOUNT OF THE DISHONORED CHECK, DRAFT, OR ORDER PLUS A PROCESSING 8 FEE OF \$25.00 FOR A TOTAL AMOUNT OF \$\_\_\_\_\_. IF YOU PAY THIS 9 TOTAL AMOUNT WITHIN 7 DAYS, EXCLUDING WEEKENDS AND HOLIDAYS, AFTER THE DATE THIS NOTICE WAS MAILED, 10 NO FURTHER CIVIL ACTION WILL BE TAKEN AGAINST YOU. IF YOU DO NOT PAY THE \$\_\_\_\_\_ AS REQUESTED ABOVE, BUT 11 12 WITHIN 30 DAYS AFTER THE DATE THIS NOTICE WAS MAILED YOU PAY THE 13 AMOUNT OF THE DISHONORED CHECK, DRAFT, OR ORDER PLUS A \$35.00 14 PROCESSING FEE, FOR A TOTAL AMOUNT OF \$ , NO FURTHER 15 CIVIL ACTION WILL BE TAKEN AGAINST YOU. 16 IF YOU FAIL TO PAY EITHER AMOUNT INDICATED ABOVE, I/WE/OUR 17 CLIENT WILL BE AUTHORIZED BY STATE LAW TO BRING A CIVIL ACTION 18 AGAINST YOU TO DETERMINE YOUR LEGAL RESPONSIBILITY FOR PAYMENT OF 19 THE CHECK, DRAFT, OR ORDER AND CIVIL DAMAGES AND COSTS ALLOWED BY 20 LAW. IF YOU DISPUTE THE DISHONORING OF THIS CHECK, DRAFT, OR 21 22 ORDER, YOU SHOULD ALSO CONTACT YOUR BANK OR FINANCIAL INSTITUTION 23 IMMEDIATELY.". 24 (3) If the maker fails to pay the amount of the check, 25 draft, or order in cash to the payee within 30 days of receipt of 26 the written demand for payment made pursuant to subsection (2), 27 the maker shall be liable for the penalty provided in subsection

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- 1 (4). THE MAKER OF A DISHONORED CHECK, DRAFT, OR ORDER FOR
- 2 PAYMENT OF MONEY IS LIABLE TO THE PAYEE AS PROVIDED IN
- 3 SUBSECTION (4) IF THE MAKER FAILS TO PAY 1 OF THE FOLLOWING IN
- 4 CASH TO THE PAYEE OR A DESIGNATED AGENT OF THE PAYEE AFTER THE
- 5 MAILING OF A WRITTEN DEMAND FOR PAYMENT PURSUANT TO
- 6 SUBSECTION (2):
- 7 (A) WITHIN 7 DAYS, EXCLUDING WEEKENDS AND HOLIDAYS, AFTER THE DATE THE WRITTEN DEMAND PROVIDED
- 8 IN SUBSECTION (2) IS MAILED, THE FULL AMOUNT OF THE DISHONORED
- 9 CHECK, DRAFT, OR ORDER, PLUS A PROCESSING FEE OF \$25.00.
- 10 (B) WITHIN 30 DAYS AFTER THE DATE OF THE MAILING OF THE
- 11 NOTICE PROVIDED IN SUBSECTION (2), THE FULL AMOUNT OF THE DISHON-
- 12 ORED CHECK, DRAFT, OR ORDER, PLUS A PROCESSING FEE OF \$35.00.
- 13 (4) Except as otherwise provided in this subsection and
- 14 subsection (5), a maker who fails to make payment pursuant to
- 15 subsection (3) -shall be AND WHO IS FOUND RESPONSIBLE FOR PAY-
- 16 MENT IN A CIVIL ACTION IS liable to the payee -, including the
- 17 amount of the check, draft, or order, for damages of double the
- 18 amount of the check, draft, or order, which damages shall be not
- 19 less than \$50.00, and not more than \$500.00, unless justice would
- 20 not be served by an award of double damages and would be served
- 21 by an award of a lesser amount. If the amount of the check is
- 22 over \$500.00, the maker shall only be liable for the amount of
- 23 the check. FOR PAYMENT OF ALL OF THE FOLLOWING:
- 24 (A) THE FULL AMOUNT OF THE CHECK, DRAFT, OR ORDER.
- 25 (B) CIVIL DAMAGES OF 2 TIMES THE AMOUNT OF THE DISHONORED
- 26 CHECK, DRAFT, OR ORDER OR \$100.00, WHICHEVER IS GREATER.

- 1 (C) COSTS OF \$250.00.
- 2 (5) If, before the trial of an action brought pursuant to
- 3 this section, the maker pays to the payee in cash the amount of
- 4 the dishonored check, draft, or order plus reasonable costs, such
- 5 costs not to exceed \$50.00, subsection (4) shall not apply.
- 6 (5) SUBSECTION (4) DOES NOT APPLY IF, BEFORE THE TRIAL OF AN
- 7 ACTION BROUGHT PURSUANT TO THIS SECTION, THE MAKER PAYS TO THE
- 8 PAYEE OR A DESIGNATED AGENT OF THE PAYEE, IN CASH, THE TOTAL OF
- 9 THE AMOUNTS DESCRIBED IN SUBSECTION (3)(B), PLUS REASONABLE
- 10 COSTS, NOT EXCEEDING \$250.00, AS AGREED TO BY THE PARTIES.
- 11 (6) An action under this section may be brought in the small
- 12 claims division of the district court, if it does not exceed the
- 13 jurisdiction of the small claims division, or in any other appro-
- 14 priate court. If the amount of the check exceeds the jurisdic-
- 15 tion of the small claims division, the action may still be
- 16 brought in the small claims division, but the amount of damages
- 17 awarded shall not exceed the jurisdiction of the small claims
- 18 division.
- 19 (7) If, subsequent to an action brought pursuant to this
- 20 section, a criminal prosecution arising out of the same transac-
- 21 tion is brought, a judgment in favor of a plaintiff payee shall
- 22 be void, and any money paid pursuant to the judgment shall be
- 23 ordered repaid to the defendant maker. If a criminal prosecution
- 24 arising out of the same transaction is brought before or during
- 25 an action brought pursuant to this section, the action shall be
- 26 dismissed.

- 1 Sec. 2953. (1) In addition to any APPLICABLE penal
- 2 sanction SANCTIONS, a person who commits an act for which he or
- 3 she could be charged with the crime of retail fraud in the
- 4 first, or second, OR THIRD degree , as defined in UNDER sec-
- 5 tions 356c and 356d of the Michigan Penal Code, Act No. 328 of
- 6 the Public Acts of 1931, being sections 750.356c and 750.356d of
- 7 the Michigan Compiled Laws, shall be PENAL CODE, 1931 PA 328,
- 8 MCL 750.356C AND 750.356D, IS liable to the merchant who is the
- 9 victim of the act for the full retail price of unrecovered prop-
- 10 erty or recovered property that is not in salable condition, and
- 11 a civil penalty DAMAGES of 10 times the retail price of the
- 12 property, but not less than  $\frac{$40.00}{}$  \$75.00 and not more than
- **13** <del>\$100.00</del> \$200.00.
- 14 (2) The merchant who is the victim of retail fraud in the
- 15 first, or second, OR THIRD degree, or an agent of the merchant,
- 16 may make a written demand for payment of the amount for which the
- 17 person who committed the act is liable under subsection (1).
- 18 Except for a sole proprietorship, a member of management, other
- 19 than the initial detaining person, shall evaluate the validity of
- 20 the accusation that the person committed the act and shall
- 21 approve the accusation in writing before a written demand for
- 22 payment is issued. The demand for payment shall MAY be deliv-
- 23 ered to the person from whom payment is demanded in person or
- 24 by -certified FIRST-CLASS mail. -, return receipt requested, and
- 25 delivery restricted to the addressee. The text of the written
- 26 demand shall be as follows:

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- "We have cause to believe that on _____ (date) you
 1
 2 committed retail fraud in the first degree or second degree by
 3 _____ (description of action and personal property) in our
 4 store. If, within 30 days of the time you receive this notice,
 5 you return the property in salable condition or pay to us $____
 6 which represents the full retail price/remaining balance of the
 7 full retail price of the property, plus an amount of 10 times the
 8 retail price of the property, but not less than $40.00 and not
 9 more than $100.00, equaling a total amount of $____, we will not
10 take further civil action against you for this incident.
11
        If you fail to comply with this demand, we have the right to
12 bring an action against you in court for $_____, which represents
13 the full retail price/remaining balance of the full retail price
14 of the property; a $200.00 civil penalty; and our reasonable
15 costs, not to exceed $50.00; equaling a total amount of $____."
16
       (3) A merchant shall include with the demand for payment
17 that is delivered to a person pursuant to subsection (2) an
18 attachment. The text of the attachment shall be as follows:
19
           "You are (your minor child is) accused of
20
      retail fraud. Michigan law allows the merchant to
21
      ask in writing that you return or pay for the mer-
      chandise and pay an amount of $_____. If you
22
23
      do, no further civil action will be taken against
      you. This civil action has no effect on possible
24
      criminal action.
<u> 25</u>
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8 1 You do not have to respond to this letter if 2 you are innocent or choose not to respond. However, if you do not respond, the merchant may 3 4 then sue you in small claims court. Both you and 5 the merchant will state your case in your own words 6 without lawyers. The decision of the small claims 7 court is final and cannot be appealed. 8 If you wish to be represented by a lawyer you may ask that the case against you be heard by the 9 district court. You and the merchant may be repre-10 11 sented by a lawyer and have the right to appeal to 12 a higher court. 13 Questions regarding court procedures can be 14 answered by the clerk of the district court." "WE HAVE CAUSE TO BELIEVE THAT ON \_\_\_(DATE)\_\_ YOU, OR YOUR

15 16 MINOR CHILD (CHILD'S NAME), COMMITTED RETAIL FRAUD IN THE 17 FIRST, SECOND, OR THIRD DEGREE BY \_\_\_(DESCRIPTION OF ACTION AND 18 PROPERTY INVOLVED) IN OUR STORE OR IN ITS IMMEDIATE VICINITY. 19 STATE LAW AUTHORIZES US TO DEMAND IN WRITING THAT YOU DO ALL 20 OF THE FOLLOWING, AS APPLICABLE: 21 [ ] RETURN THE PROPERTY IN SALABLE CONDITION OR PAY TO US \$\_\_\_\_, WHICH REPRESENTS THE FULL RETAIL PRICE OR 22

THE REMAINING BALANCE OF THE FULL RETAIL PRICE OF THE

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PROPERTY.

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HB 4446 as amended June 3, 1998 [ ] PAY TO US \$\_\_\_\_\_, WHICH REPRESENTS THE FULL 1 2 RETAIL PRICE OF THE RECOVERED PROPERTY THAT IS NOT IN SALABLE CONDITION. 3 4 [ ] PAY TO US CIVIL DAMAGES IN AN AMOUNT EOUAL TO 10 5 TIMES THE RETAIL PRICE OF THE PROPERTY INVOLVED, BUT 6 NOT LESS THAN \$50.00 OR MORE THAN \$200.00, EQUALING A TOTAL AMOUNT OF \$ . 7 THIS NOTICE IS A FORMAL DEMAND FOR RETURN OF THE PROPERTY 8 9 INVOLVED, IF APPLICABLE, AND THE PAYMENT OF THE AMOUNTS INDICATED 10 ABOVE, EQUALING A TOTAL AMOUNT OF \$\_\_\_\_. IF YOU RETURN ANY 11 UNRECOVERED PROPERTY AND PAY THE AMOUNTS INDICATED ABOVE TO US 12 WITHIN 30 DAYS AFTER THE DATE THIS NOTICE WAS MAILED, WE WILL NOT 13 TAKE ANY FURTHER CIVIL ACTION AGAINST YOU. YOU ARE NOT REQUIRED TO RESPOND TO THIS DEMAND IF YOU 14 15 BELIEVE THAT YOU OR YOUR MINOR CHILD ARE NOT GUILTY OF COMMITTING 16 RETAIL FRAUD OR IF YOU CHOOSE NOT TO RESPOND. IF YOU FAIL TO 17 COMPLY WITH THIS DEMAND, WE WILL BE AUTHORIZED BY STATE LAW TO 18 BRING A CIVIL ACTION AGAINST YOU TO DETERMINE YOUR LEGAL RESPON-19 SIBILITY FOR THE RETURN OF ANY UNRECOVERED PROPERTY AND THE PAY-20 MENT OF THE AMOUNTS INDICATED ABOVE PLUS THE COST OF THE ACTION, 21 INCLUDING REASONABLE ATTORNEY FEES. THESE CIVIL PROCEEDINGS DO NOT PREVENT CRIMINAL PROSECUTION 22 23 FOR THE ALLEGED ACT OF RETAIL FRAUD.". (3) -(4)— If the person to whom a written demand is made 24 25 under subsection (2) complies with the written demand within 26 30 days after its receipt THE DATE THE WRITTEN DEMAND IS

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- 1 MAILED, that person shall incur no further civil liability to the
- 2 merchant from the act of retail fraud.
- 3 (4)  $\overline{(5)}$  A person who commits an act described in
- 4 subsection (1) and who fails to comply with a written demand
- 5 under subsection (2) -shall be IS liable to the merchant for the
- 6 full retail price of the property, unless the property was recov-
- 7 ered in salable condition, plus a civil penalty DAMAGES of 10
- 8 TIMES THE RETAIL PRICE OF THE PROPERTY BUT NOT LESS THAN \$50.00
- 9 OR MORE THAN \$200.00, and <del>reasonable</del> costs OF THE ACTION, <del>not</del>
- 10 exceeding \$50.00 INCLUDING REASONABLE ATTORNEY FEES.
- 11 (5)  $\overline{(6)}$  If a civil action is filed pursuant to this sec-
- 12 tion and before the trial of the action is commenced the person
- 13 to whom a written demand was made under subsection (2) pays the
- 14 merchant in cash the amount demanded, subsection -(5) shall -(4)
- 15 DOES not apply.
- 16 (6)  $\frac{(7)}{}$  An action under this section may be brought in the
- 17 small claims division of the district court or in any other court
- 18 of competent jurisdiction. If the amount demanded exceeds the
- 19 jurisdiction of the small claims division, the action may still
- 20 be brought in the small claims division, but the amount recovered
- 21 shall not exceed the jurisdiction of the small claims division.
- 22 (7)  $\frac{(8)}{(8)}$  A merchant may recover damages in an amount allow-
- 23 able under this section in a civil action in a court of competent
- 24 jurisdiction against the parent or parents of an unemancipated
- 25 minor who lives with his or her parent or parents and who commits
- 26 an act described in subsection (1).

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- 1 (8)  $\overline{(9)}$  A merchant may recover the amount for which a
- 2 person is civilly liable under this section only if a formal
- 3 police report is filed with the prosecuting attorney or munici-
- 4 pal attorney A LOCAL LAW ENFORCEMENT AGENCY THAT HAS JURISDIC-
- 5 TION OVER THE LOCATION WHERE THE VIOLATION TOOK PLACE, WHICH
- 6 REPORT SETS FORTH FACTS alleging that the person has committed
- 7 retail fraud in the first, or second, OR THIRD degree or vio-
- 8 lated a local ordinance substantially corresponding to
- 9 section 218, 356, 356c, or 356d of the Michigan penal code, Act
- 10 No. 328 of the Public Acts of 1931, being sections 750.218,
- 11 750.356, 750.356c, and 750.356d of the Michigan Compiled Laws
- 12 1931 PA 328, MCL 750.218, 750.356, 750.356C, AND 750.356D,
- 13 regardless of the outcome of any criminal action.
- 14 (9) <del>(10)</del> Notwithstanding any other provision of this sec-
- 15 tion, a merchant shall not recover -a civil -penalty DAMAGES
- 16 for an act of retail fraud in the first, or second, OR THIRD
- 17 degree with regard to a particular item of property if the mer-
- 18 chant violated section 3 of Act No. 449 of the Public Acts of
- 19 1976, being section 445.353 of the Michigan Compiled Laws 1976
- 20 PA 449, MCL 445.353, with regard to that item of property and the
- 21 violation was not caused by the person who committed the act of
- 22 retail fraud.
- 23 Enacting section 1. This amendatory act takes effect
- 24 January 1, 1999.
- Enacting section 2. Section 222 of the revised judicature act of 1961, 1961 PA 236, MCL 600.222, is repealed effective January 1, 1999.
- 25 Enacting section 3. This amendatory act does not take
- 26 effect unless all of the following bills of the 89th Legislature
- 27 are enacted into law:

House Bill No. 4446

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- (a) House Bill No. 4444.
- 2 (b) House Bill No. 4445.