SENATE BILL NO. 1185

June 4, 1998, Introduced by Senator CISKY and referred to the Committee on Families, Mental Health and Human Services.

A bill to allow counties to authorize acceptance of certain juveniles committed to their care and responsibility; to prescribe the procedure and effect of that authorization; and to prescribe powers, duties, and obligations of those counties.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 1. This act shall be known and may be cited as the
- 2 "county juvenile agency act".
- 3 Sec. 2. As used in this act:
- 4 (a) "County juvenile agency" means a county that has
- 5 approved a resolution in accordance with section 3.
- 6 (b) "County juvenile agency services" means that term as
- 7 defined in section 117a of the social welfare act, 1939 PA 280,
- 8 MCL 400.117a.
- 9 (c) "Juvenile" means an individual who is any of the
- 10 following:

- 1 (i) Within or likely to come within the jurisdiction of the
- 2 court for the county under section 2(a) or (d) of chapter XIIA of
- **3** 1939 PA 288, MCL 712A.2.
- 4 (ii) Within the jurisdiction of the circuit court in the
- 5 county under section 606 of the revised judicature act of 1961,
- 6 1961 PA 236, MCL 600.606.
- 7 (d) "Juvenile justice service" means that term as defined in
- 8 section 117a of the social welfare act, 1939 PA 280, MCL
- **9** 400.117a.
- 10 (e) "Public ward" means that term as defined in section 2 of
- 11 the youth rehabilitation services act, 1974 PA 150, MCL 803.302.
- Sec. 3. (1) A majority of the board of commissioners of a
- 13 county may approve a resolution authorizing the county to become
- 14 a county juvenile agency.
- 15 (2) Subject to subsection (3), the county shall become a
- 16 county juvenile agency on October 1 following adoption of the
- 17 resolution.
- 18 (3) A resolution under this section is not effective until
- 19 the county and the state enter into a written agreement contain-
- 20 ing all of the following:
- 21 (a) Outcome criteria and reporting requirements necessary to
- 22 comply with all applicable federal regulations.
- (b) An agreement that any federal penalty related to the
- 24 county juvenile agency's failure to meet the outcome criteria and
- 25 reporting requirements necessary to comply with applicable fed-
- 26 eral regulations are the county's obligation.

- 1 (c) Authorization for the state to offset the federal
- 2 penalties described in subdivision (b) against amounts due to the

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- 3 county from distributions of the county block grant authorized
- 4 under section 117a(4)(b) of the social welfare act, 1939 PA 280,
- **5** MCL 400.117a.
- 6 Sec. 4. (1) A majority of the board of commissioners who
- 7 approved a resolution under section 3 may revoke it by a subse-
- 8 quent resolution adopted before December 31.
- 9 (2) Except as otherwise provided, revocation is effective
- 10 October 1 of the next year. If a county revokes authorization
- 11 within 5 years after it becomes a county juvenile agency under
- 12 section 4, the revocation is not effective until the earlier of
- 13 the following:
- 14 (a) October 1 of the fifth year after the year in which the
- 15 county became a county juvenile agency.
- 16 (b) October 1 of the state fiscal year for which the state
- 17 fails to appropriate the amount required to be distributed to the
- 18 county under the social welfare act, 1939 PA 280, MCL 400.1 to
- 19 400.119b, and for which a loan has not been authorized for the
- 20 deficiency under the emergency municipal loan act, 1980 PA 243,
- 21 MCL 141.931 to 141.942, on terms acceptable to the county.
- 22 (3) The county shall cease to be a county juvenile agency on
- 23 the effective date of the resolution.
- Sec. 5. (1) The board of commissioners of a county that has
- 25 adopted a charter under 1966 PA 293, MCL 45.501 to 45.521, shall
- 26 not proceed under section 4 or 5 unless requested by the county
- 27 executive or chief administrative officer.

1 (2) The board of commissioners of a county that has adopted

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- 2 an optional unified form of county government under 1973 PA 139,
- $\bf 3$ MCL $\bf 45.551$ to $\bf 45.573$, shall not proceed under section $\bf 4$ or $\bf 5$
- 4 unless requested by the county executive or county manager.
- 5 Sec. 6. This act does not apply to a county unless that
- 6 county is eligible for a transfer of title IV-E funds from the
- 7 state under the waiver granted in 1998 by the United States
- 8 department of health and human services for part 3 of the family
- 9 independence agency's request under the child welfare demonstra-
- 10 tion project.
- 11 Sec. 7. (1) A county juvenile agency shall provide or con-
- 12 tract for provision of all of the following:
- 13 (a) An effective program of supervision and care for juve-
- 14 niles committed to the county juvenile agency by the family divi-
- 15 sion of circuit court or court of general criminal jurisdiction.
- 16 (b) Appropriate county juvenile agency services.
- 17 (c) Appropriate services and facilities necessary for public
- 18 wards it is responsible for.
- 19 (2) A county juvenile agency may do any of the following:
- (a) Operate training schools or programs, halfway houses,
- 21 youth camps, diagnostic centers, detention facilities, short-term
- 22 treatment centers, group homes, or other facilities.
- 23 (b) Provide institutional care, boarding care, halfway house
- 24 care, supervision in the community, or other juvenile programs or
- 25 services.
- (c) Obtain appropriate services from state, local, or
- 27 private agencies.

- 1 (d) Provide appropriate juvenile justice services to any
- 2 juvenile.
- 3 (3) A county juvenile agency shall pay the providers of
- 4 services or materials for which it has contracted within 45 days
- 5 after receiving approved vouchers.
- 6 (4) A county juvenile agency may negotiate with providers
- 7 for prepayment contract clauses that do not exceed 33%.
- **8** (5) If 1 or more appropriate juvenile residential care pro-
- 9 viders located or doing business in this state have bed space
- 10 available, a county juvenile agency shall use that space rather
- 11 than a space available by a provider located or doing business in
- 12 another state. This requirement does not apply if the provider
- 13 located or doing business in another state offers a program that
- 14 is not available in this state.
- 15 Sec. 8. Unless a county juvenile agency has negotiated a
- 16 prepayment contract clause as provided in section 7, payments for
- 17 residential care services made from proceeds of a loan made under
- 18 section 3(2)(b) or (3) of the emergency municipal loan act, 1980
- 19 PA 243, MCL 141.933, shall be not less than 1/3 of the antici-
- 20 pated total cost when care is first provided, not less than 1/3
- 21 of the anticipated total cost when 1/2 of the care is provided,
- 22 and the balance owed when care is completed.
- 23 Sec. 9. An annual audit shall be conducted of all state
- 24 money expended by a county for programs under this act as a
- 25 county juvenile agency.
- 26 Sec. 10. When a county becomes a county juvenile agency as
- 27 provided in section 3, public wards and juveniles transferred to

- 1 the county juvenile agency's responsibility shall remain in their
- 2 existing placements, under the same terms and conditions, until
- 3 the court approves a change in placement.
- 4 Sec. 11. A county becoming a county juvenile agency in
- 5 accordance with this act does not affect existing agreements
- 6 between the family independence agency and private providers,
- 7 which are guaranteed enforceable at the per diem rates as of
- 8 October 1, 1997.
- 9 Enacting section 1. This act does not take effect unless
- 10 all of the following bills of the 89th Legislature are enacted
- 11 into law:
- 12 (a) Senate Bill No. 1183.

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14 (b) Senate Bill No. 1184.

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16 (c) Senate Bill No. 1186.

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18 (d) Senate Bill No. 1187.

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20 (e) Senate Bill No. 1196.

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22 (f) Senate Bill No. 1197.

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