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July 11, 2023

Dear Senator Chang and the Senate Civil Rights, Judiciary, and Public Safety Committee:

The Michigan Association of Circuit Court Administrators (MACCA) supports the work of Michigan's Task Force on Juvenile Justice Reform and believes that the approved consensusbased recommendations will help Michigan improve outcomes for youth and strengthen public safety.

Many counties and courts across Michigan are already employing research-based policies and practices, and over the last several years, Michigan has made several improvements to its juvenile justice system. However, Michigan's juvenile justice system is still plagued by systemic challenges, as outlined in the <u>final report</u> issued by the Task Force on Juvenile Justice Reform.

To address these challenges, we believe statewide policy changes are required and encourage bi-partisan legislative action during the 2023 legislative session and thereafter. MACCA is in full support of the priority legislative package resulting from the Task Force. These bills include:

- ▶ HB 4624: Expanding use of the Child Care Fund
- ➢ HB 4625/4626/4628: Expanding the Diversion Act and using risk screening tools to inform diversion and consent decisions
- HB 4627: Using Risk and Needs Assessments to inform decision making
- > HB 4629: Using a Detention Screening Tool to inform detention decisions
- HB 4630/4631: Creating a statewide juvenile defense system through MIDC and SADO
- HB 4634 4637: Eliminating most fines and fees for juveniles except restitution and the crime victims' fund
- HB 4638 4643: Expanding the Office of the Child Ombudsman to include juvenile facilities
- > HB 4632: Allows DHHS to change per diem rates as needed
- HB 4633: Revises factors that should be considered by the court in making waiver and designation decisions

If these recommendations are enacted, Michigan can achieve key outcomes, including:

Increasing the reimbursement rate in the Child Care Fund incentivizes jurisdictions to utilize community-based services in lieu of incarceration. And the changes to the Child Care Fund requiring the use of research-based practices and risk and needs assessments can increase system consistency, improve equity, and in other states, has led to reduced use of incarceration and cost savings.

- Diverting low risk youth from the justice system will allow the juvenile justice system to use its limited resources on those youth that are actually a risk to public safety.
- Establishing juvenile public defense statewide standards, training, and dedicated resources can ensure youth, no matter where they live, have access to qualified and committed legal counsel.
- Investing in quality assurance structures will ensure state and local agencies and providers are supported and held accountable for measurable improvements in recidivism and other youth outcomes.

The development of the Task Force's recommendations and the priority bill package has been a collaborative, research-based, data-driven process, and our members are willing to testify and advocate in support of their adoption. We appreciate the work of the Task Force and hope that the legislation receives the attention and support it deserves on behalf of Michigan's children and families statewide. Thank you.

Sincerely,

Hidler Hallen

Michael K. McMillan President, Michigan Association of Circuit Court Administrators