



JUDICIARY – BOILERPLATE

FY 2021-22 CURRENT LAW	FY 2022-23			
	EXECUTIVE	HOUSE	SENATE	ENACTED
GENERAL SECTIONS				
State Spending and State Appropriations Paid to Local Units of Government				
<p>Sec. 201. Pursuant to section 30 of article IX of the state constitution of 1963, total state spending from state sources under part 1 for fiscal year 2021-2022 is \$303,593,600.00 and state spending from state sources to be paid to local units of government is \$148,056,300.00. The itemized statement below identifies appropriations from which spending to local units of government will occur:</p>				
JUDICIARY				
SUPREME COURT				
Drug treatment courts.....\$8,838,000				
Mental health courts and diversion services5,571,800				
Next generation Michigan court system4,116,000				
Swift and sure sanctions program3,350,000				
Veterans courts1,036,400				
COURT OF APPEALS				
Court of appeals operations.....\$200,000				
JUSTICES' AND JUDGES' COMPENSATION				
Circuit court judicial salary standardization..... \$9,922,100				
District court judicial salary standardization..... 10,699,500				
Probate court judges' state base salaries..... 11,667,700				
Probate court judicial salary standardization..... 4,669,600				
OASI, Social Security..... 1,168,200				
TRIAL COURT OPERATIONS				
Court equity fund reimbursements.....\$60,815,700				
Drug case-flow program250,000				
Drunk driving case-flow program3,300,000				
Judicial technology improvement fund4,815,000				
Juror compensation reimbursement.....6,608,600				
Statewide e-file system11,028,300				
TOTAL.....\$148,056,300				
	Sec. 10-201. Retains current law; adjusts to reflect appropriations included in the executive bill; updates fiscal years.	Sec. 201. Retains current law; adjusts to reflect appropriations included in the House bill; updates fiscal years.	Sec. 201. Retains current law; adjusts to reflect appropriations included in the Senate bill; updates fiscal years.	Sec. 201. Retains current law; adjusts to reflect appropriations included in the enacted bill; updates fiscal years.



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<p>Appropriations Subject to the Management and Budget Act and Authority to Transfer Appropriations</p> <p>Sec. 202. (1) The appropriations authorized under this part and part 1 are subject to the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594. (2) Funds appropriated in part 1 to an entity within the judicial branch shall not be expended or transferred to another account without written approval of the authorized agent of the judicial entity. If the authorized agent of the judicial entity notifies the state budget director of its approval of an expenditure or transfer, the state budget director shall immediately make the expenditure or transfer. The authorized judicial entity agent shall be designated by the chief justice of the supreme court.</p>	<p>Sec. 10-202. Retains current law.</p>	<p>Sec. 202. Retains current law.</p>	<p>Sec. 202. Retains current law.</p>	<p>Sec. 202. Retains current law.</p>
<p>Terms and Acronyms</p> <p>Sec. 203. As used in this part and part 1: (a) "DOJ" means the United States Department of Justice. (b) "DOT" means the United States Department of Transportation. (c) "FTE" means full-time equated. (d) "HHS" means the United States Department of Health and Human Services. (e) "IDG" means interdepartmental grant. (f) "OASI" means old age survivor's insurance. (g) "SADO" means the state appellate defender office created under the appellate defender act, 1978 PA 620, MCL 780.711 to 780.719. (h) "Title IV-D" means the part of the federal social security act, 42 USC 301 to 1397mm, pertaining to the child support enforcement program. (i) "Title IV-E" means the part of the federal social security act, 42 USC 301 to 1397mm, pertaining to the foster care program.</p>	<p>Sec. 10-203. Retains current law; adjusts acronyms to reflect acronyms included in the executive bill.</p>	<p>Sec. 203. Retains current law; adjusts acronyms to reflect acronyms included in the House bill.</p>	<p>Sec. 203. Retains current law; adjusts acronyms to reflect acronyms included in the Senate bill.</p>	<p>Sec. 203. Retains current law; adjusts acronyms to reflect acronyms included in the enacted bill.</p>
<p>Internet Availability of Required Reports</p> <p>Sec. 204. The reporting requirements of this part shall be completed with the approval of, and at the direction of, the supreme court, except as otherwise provided in this part. The judicial branch shall use the internet to fulfill the reporting requirements of this part. This requirement shall include transmission of reports via email to the recipients identified for each reporting requirement and it shall include placement of reports on an internet site.</p>	<p>Sec. 10-204. Retains current law.</p>	<p>Sec. 204. Retains current law.</p>	<p>Sec. 204. Retains current law with technical changes. Revises "shall" to "must".</p>	<p>Sec. 204. Retains current law.</p>



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<p>Buy American Goods and Services</p> <p>Sec. 205. To the extent permissible under section 261 of the management and budget act, 1984 PA 431, MCL 18.1261, all of the following apply to funds appropriated in part 1:</p> <p>(a) The funds must not be used for the purchase of foreign goods or services, or both, if competitively priced and of comparable quality American goods or services, or both, are available.</p> <p>(b) Preference must be given to goods or services, or both, manufactured or provided by Michigan businesses, if they are competitively priced and of comparable quality.</p> <p>(c) Preference must be given to goods or services, or both, that are manufactured or provided by Michigan businesses owned and operated by veterans, if they are competitively priced and of comparable quality.</p>	<p>Sec. 10-205. Retains current law with technical changes.</p> <p>Strikes "section 261 of the management and budget act, 1984 PA 431,".</p> <p>Strikes "all of the following apply to funds appropriated in part 1".</p>	<p>Sec. 206. Retains current law with technical changes.</p> <p>After "all of the following apply", strikes "to funds appropriated in part 1".</p> <p>After "(a) The funds", adds "appropriated in part 1".</p>	<p>Sec. 205. Retains current law.</p>	<p>Sec. 206. Retains current law with technical changes.</p> <p>After "all of the following apply", strikes "to funds appropriated in part 1".</p> <p>After "(a) The funds", adds "appropriated in part 1".</p>
<p>Out-of-State Travel</p> <p>Sec. 207. Not later than January 1 of each year, the state court administrative office shall prepare a report on out-of-state travel listing all travel by judicial branch employees outside this state in the immediately preceding fiscal year that was funded in whole or in part with funds appropriated in the budget for the judicial branch. The report shall be submitted to the senate and house appropriations committees, the senate and house fiscal agencies, and the state budget office. The report shall include the following information:</p> <p>(a) The dates of each travel occurrence.</p> <p>(b) The transportation and related costs of each travel occurrence, including the proportion funded with state general fund/general purpose revenues, the proportion funded with state restricted revenues, the proportion funded with federal revenues, and the proportion funded with other revenues.</p>	<p>Sec. 10-207. Retains current law.</p>	<p>Sec. 207. Retains current law with technical change.</p> <p>Retains "senate and house appropriations committees" and refers to list of report recipients included in new Sec. 205.</p>	<p>Sec. 207. Retains current law.</p>	<p>Sec. 207. Retains current law with technical change.</p> <p>Retains "senate and house appropriations committees" and refers to list of report recipients included in new Sec. 205.</p>
<p>General Fund Lapses</p> <p>Sec. 209. Not later than November 30, the state budget office shall prepare and transmit a report that provides for estimates of the total general fund/general purpose appropriation lapses at the close of the prior fiscal year. This report shall summarize the projected year-end general fund/general purpose appropriation lapses by major program or program areas. The report shall be transmitted to the chairpersons of the senate and house appropriations committees and the senate and house fiscal agencies.</p>	<p>Sec. 10-209. Retains current law with date change.</p> <p>Revises "November 30" to "December 31".</p>	<p>Sec. 208. Retains current law.</p>	<p>Sec. 209. Retains current law with date change.</p> <p>Revises "November 30" to "December 31".</p>	<p>Sec. 208. Retains current law.</p>



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<p>Transparency Website</p> <p>Sec. 211. From the funds appropriated in part 1, the judicial branch shall maintain a searchable website accessible by the public at no cost that includes all expenditures made by the judicial branch within a fiscal year. The posting shall include the purpose for which each expenditure is made. The judicial branch shall not provide financial information on its website under this section if doing so would violate a federal or state law, rule, regulation, or guideline that establishes privacy or security standards applicable to that financial information.</p>	<p>Sec. 10-211. Retains current law.</p>	<p>Sec. 209. Retains current law.</p>	<p>Sec. 211. Retains current law.</p>	<p>Sec. 209. Retains current law.</p>
<p>Report on State Restricted Funds</p> <p>Sec. 212. Within 14 days after the release of the executive budget recommendation, the judicial branch shall cooperate with the state budget office to provide the senate and house appropriations committee chairs, the senate and house appropriations subcommittee chairs, and the senate and house fiscal agencies with an annual report on estimated state restricted fund balances, state restricted fund projected revenues, and state restricted fund expenditures for the prior 2 fiscal years.</p>	<p>Sec. 10-212. Retains current law with changes.</p> <p>Revises "the judicial branch shall cooperate with the state budget office to provide" to "the judicial branch shall provide to the state budget office information sufficient to provide".</p> <p>Revises "prior 2 fiscal years" to "fiscal years ending September 30, 2022 and September 30, 2023".</p>	<p>Sec. 210. Retains current law.</p>	<p>Sec. 212. Retains current law.</p>	<p>Sec. 210. Retains current law.</p>
<p>Website for Performance Scorecard</p> <p>Sec. 213. The judiciary shall maintain, on a publicly accessible website, a scorecard that identifies, tracks, and regularly updates key metrics that are used to monitor and improve the judiciary's performance.</p>	<p>Sec. 10-213. Retains current law.</p>	<p>Sec. 211. Retains current law.</p>	<p>Sec. 213. Retains current law.</p>	<p>Sec. 211. Retains current law.</p>



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<p><i>Estimated Pension and Retiree Health Care Legacy Costs</i></p> <p>Sec. 214. Total authorized appropriations from all sources under part 1 for legacy costs for the fiscal year ending September 30, 2022 are estimated at \$14,001,700.00. From this amount, total judiciary appropriations for pension-related legacy costs are estimated at \$7,844,500.00. Total judiciary appropriations for retiree health care legacy costs are estimated at \$6,157,200.00.</p>	<p>Sec. 10-214. Retains current law; adjusts amounts; updates fiscal year.</p>	<p>Sec. 212. Retains current law; adjusts amounts; updates fiscal year.</p>	<p>Sec. 214. Retains current law; adjusts amounts; updates fiscal year.</p>	<p>Sec. 212. Retains current law; adjusts amounts; updates fiscal year.</p>
<p><i>Prohibition of Taking Disciplinary Action Against State Employees – (Governor Deemed Unenforceable)</i></p> <p>Sec. 215. The judicial branch shall not take disciplinary action against an employee for communicating with a member of the legislature or his or her staff, unless the communication is prohibited by law and the judicial branch is exercising its authority as provided by law.</p>	<p>Not included.</p>	<p>Sec. 213. Retains current law.</p>	<p>Sec. 215. Retains current law.</p>	<p>Sec. 213. Retains current law. (Governor deemed unenforceable.)</p>
<p><i>Linking Swift and Sure Sanctions Program to DHHS, DLEO, and MDOC Programming</i></p> <p>Sec. 218. From the funds appropriated in part 1, the state court administrative office shall identify programs, within the department of health and human services, the department of labor and economic opportunity, and the department of corrections, that have programmatic connections with the participants in the swift and sure sanctions program. The purpose of this relationship is to leverage collaborations and to determine avenues of success for offenders who are eligible for state-provided programs. The state court administrative office shall provide guidance to courts participating in the swift and sure sanctions program, under the probation swift and sure sanctions act, chapter XIA of the code of criminal procedure, 1927 PA 175, MCL 771A.1 to 771A.8, regarding the available department of health and human services, department of labor and economic opportunity, and department of corrections programming.</p>	<p>Strikes current law.</p>	<p>Sec. 214. Retains current law.</p>	<p>Sec. 218. Retains current law.</p>	<p>Sec. 214. Retains current law.</p>
<p><i>NEW LANGUAGE – Standard List of Report Recipients</i></p> <p>Sec. 218. Except as provided in this part, any report required to be provided by the judicial branch under this part shall be submitted to the senate and house appropriations subcommittees on the judiciary, the senate and house fiscal agencies, and the state budget office.</p>	<p>Sec. 10-218. Includes new language.</p>	<p>Sec. 205. Includes new language.</p>	<p>Sec. 217. Includes new language.</p>	<p>Sec. 205. Includes new language.</p>



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<p><i>Receipt and Retention of Required Reports and Records</i></p> <p>Sec. 219. The judicial branch shall receive and retain copies of all reports funded from appropriations in part 1. Federal and state guidelines for short-term and long-term retention of records shall be followed. The judicial branch may electronically retain copies of reports unless otherwise required by federal and state guidelines.</p>	Strikes current law.	Strikes current law.	Sec. 219. Retains current law.	Sec. 215. Retains current law.
<p><u>JUDICIAL BRANCH</u></p> <p><i>Direct Trial Court Automation Support</i></p> <p>Sec. 301. From the funds appropriated in part 1, the direct trial court automation support program of the state court administrative office shall recover direct and overhead costs from trial courts by charging for services rendered. The fee shall cover the actual costs incurred to the direct trial court automation support program in providing the service, including development of future versions of case management systems.</p>	Sec. 10-301. Retains current law.	Sec. 301. Retains current law.	Sec. 301. Retains current law.	Sec. 301. Retains current law.
<p><i>Expenditure Approval by Supreme Court</i></p> <p>Sec. 302. Funds appropriated within the judicial branch shall not be expended by any component within the judicial branch without the approval of the supreme court.</p>	Sec. 10-302. Retains current law.	Sec. 302. Retains current law.	Sec. 302. Retains current law.	Sec. 302. Retains current law.
<p><i>Circuit Court and Court of Claims Reimbursements</i></p> <p>Sec. 303. Of the amount appropriated in part 1 for the judicial branch, \$711,900.00 is allocated for circuit court reimbursement under section 3 of 1978 PA 16, MCL 800.453, and for costs associated with the court of claims.</p>	Sec. 10-303. Retains current law.	Sec. 303. Retains current law.	Sec. 303. Retains current law.	Sec. 303. Retains current law.
<p><i>Judicial Data Warehouse</i></p> <p>Sec. 304. A member of the legislature may request a report or data from the data collected in the judicial data warehouse. The report shall be made available to the public upon request, unless disclosure is prohibited by court order or state or federal law. Any data provided under this section shall be public and non-identifying information.</p>	Sec. 10-304. Retains current law.	Sec. 304. Retains current law.	Sec. 304. Retains current law.	Sec. 304. Retains current law.



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<p>Community Dispute Resolution Centers</p> <p>Sec. 305. From the funds appropriated in part 1 for community dispute resolution, community dispute resolution centers shall provide dispute resolution services specified in the community dispute resolution act, 1988 PA 260, MCL 691.1551 to 691.1564, and shall help to reduce suspensions and truancy, and improve school climate. Funding appropriated in part 1 for community dispute resolution may be used to develop or expand juvenile diversion services in cooperation with local prosecutors. Participation in the dispute resolution processes is voluntary for all parties.</p>	<p>Sec. 10-305. Retains current law.</p>	<p>Sec. 305. Retains current law.</p>	<p>Sec. 305. Retains current law.</p>	<p>Sec. 305. Retains current law.</p>
<p>Mental Health Diversion Council</p> <p>Sec. 307. From the funds appropriated in part 1 for mental health courts and diversion services, \$1,730,000.00 is intended to address the recommendations of the mental health diversion council.</p>	<p>Sec. 10-307. Retains current law.</p>	<p>Sec. 306. Retains current law.</p>	<p>Sec. 307. Retains current law.</p>	<p>Sec. 306. Retains current law.</p>
<p>Sufficient Funding for Judges' Salaries</p> <p>Sec. 308. If sufficient funds are not available from the court fee fund to pay judges' compensation, the difference between the appropriated amount from that fund for judges' compensation and the actual amount available after the amount appropriated for trial court reimbursement is made shall be appropriated from the state general fund for judges' compensation. If an appropriation is made under this section, the state court administrative office shall notify, within 14 days of the appropriation, the senate and house standing committees on appropriations, the senate and house appropriations subcommittees on judiciary, the senate and house fiscal agencies, and the state budget office.</p>	<p>Sec. 10-308. Retains current law with technical changes.</p> <p>Revises "notify" to "issue a report".</p> <p>Strikes list of report recipients due to inclusion of new Sec. 218.</p>	<p>Sec. 307. Retains current law with technical changes.</p> <p>Revises "notify" to "issue a report".</p> <p>Strikes list of report recipients due to inclusion of new Sec. 205.</p>	<p>Sec. 308. Retains current law.</p>	<p>Sec. 307. Retains current law with technical changes.</p> <p>Revises "notify" to "issue a report".</p> <p>Strikes list of report recipients due to inclusion of new Sec. 205.</p>



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<p>Report on Problem-Solving Courts</p> <p>Sec. 309. By April 1, the state court administrative office shall provide a report on drug treatment, mental health, and veterans court programs in this state. The report shall include information on the number of each type of program that has been established, the number of program participants in each jurisdiction, the impact of the programs on offender criminal involvement and recidivism, and an accounting of prior year expenditures, including grant amounts requested by the courts, grant amounts awarded to the courts, and grant amounts expended by the courts. The report shall be submitted to the senate and house appropriations subcommittees on judiciary, the senate and house fiscal agencies, and the state budget office.</p>	<p>Sec. 10-309. Retains current law with technical change.</p> <p>Strikes list of report recipients due to inclusion of new Sec. 218.</p>	<p>Sec. 308. Retains current law with technical change.</p> <p>Strikes list of report recipients due to inclusion of new Sec. 205.</p>	<p>Sec. 309. Retains current law.</p>	<p>Sec. 308. Retains current law with technical change.</p> <p>Strikes list of report recipients due to inclusion of new Sec. 205.</p>
<p>Oral Fluid Testing Program to Determine Compliance</p> <p>Sec. 310. (1) From the funds appropriated in part 1 for problem solving courts, \$100,000.00 shall be used by the state court administrative office for a program in a veterans treatment court or a mental health treatment court, or both, that investigates the effectiveness of oral fluid testing to determine compliance with required mental health medicine prescriptions or requirements.</p> <p>(2) By April 1, the state court administrative office shall provide a report on the oral fluid testing programs established in this state. The report shall include information on the number of programs established, the number of program participants in each jurisdiction, and the rearrest rate of participants while participating in the program. The report shall be submitted to the senate and house appropriations subcommittees on judiciary, the senate and house fiscal agencies, and the state budget office.</p>	<p>Sec. 10-310. Retains current law with technical change.</p> <p>Strikes list of report recipients due to inclusion of new Sec. 218.</p>	<p>Sec. 309. Retains current law with technical change.</p> <p>Strikes list of report recipients due to inclusion of new Sec. 205.</p>	<p>Sec. 310. Retains current law.</p>	<p>Sec. 309. Retains current law with technical change.</p> <p>Strikes list of report recipients due to inclusion of new Sec. 205.</p>



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<p><i>Drug Treatment Courts</i></p> <p>Sec. 311. (1) The funds appropriated in part 1 for drug treatment courts as that term is defined in section 1060 of the revised judicature act of 1961, 1961 PA 236, MCL 600.1060, shall be administered by the state court administrative office to operate drug treatment court programs. A drug treatment court shall be responsible for handling cases involving substance abusing nonviolent offenders through comprehensive supervision, testing, treatment services, and immediate sanctions and incentives. A drug treatment court shall use all available county and state personnel involved in the disposition of cases including, but not limited to, parole and probation agents, prosecuting attorneys, defense attorneys, and community corrections providers. The funds may be used in connection with other federal, state, and local funding sources.</p> <p>(2) From the funds appropriated in part 1, the chief justice shall allocate sufficient funds for the Michigan judicial institute to provide in-state training for those identified in subsection (1), including training for new drug treatment court judges.</p> <p>(3) For drug treatment court grants, consideration for priority may be given to those courts where higher instances of substance abuse cases are filed.</p> <p>(4) The judiciary shall receive \$1,500,000.00 in Byrne formula grant funding as an interdepartmental grant from the department of state police to be used for expansion of drug treatment courts, to assist in avoiding prison bed space growth for nonviolent offenders in collaboration with the department of corrections.</p>	<p>Sec. 10-311. Retains current law.</p>	<p>Sec. 310. Retains current law.</p>	<p>Sec. 311. Retains current law.</p>	<p>Sec. 310. Retains current law.</p>
<p><i>Minors Seeking Court-Issued Waivers of Consent</i></p> <p>Sec. 312. From the funds appropriated in part 1, the state court administrator shall produce a statistical report regarding the implementation of the parental rights restoration act, 1990 PA 211, MCL 722.901 to 722.908, as it pertains to minors seeking court-issued waivers of parental consent. The state court administrative office shall report the total number of petitions filed and the total number of petitions granted under that act.</p>	<p>Strikes current law.</p>	<p>Sec. 311. Retains current law.</p>	<p>Sec. 312. Retains current law.</p>	<p>Sec. 311. Retains current law.</p>



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<p>Swift and Sure Sanctions Program</p> <p>Sec. 320. (1) From the funds appropriated in part 1 for the swift and sure sanctions program, created under section 3 of chapter XIA of the code of criminal procedure, 1927 PA 175, MCL 771A.3, the state court administrative office shall administer a program to distribute grants to qualifying courts in accordance with the objectives and requirements of the probation swift and sure sanctions act, chapter XIA of the code of criminal procedure, 1927 PA 175, MCL 771A.1 to 771A.8. Of the funds designated for the program, not more than \$100,000.00 shall be available to the state court administrative office to pay for employee costs associated with the administration of the program funds. Of the funds designated for the program, \$500,000.00 is reserved for programs in counties that had more than 325 individuals sentenced to prison in the previous calendar year. Courts interested in participating in the swift and sure sanctions program may apply to the state court administrative office for a portion of the funds appropriated in part 1 under this section.</p> <p>(2) By April 1, the state court administrative office, in cooperation with the department of corrections, shall provide a report on the courts that receive funding under the swift and sure sanctions program described in subsection (1) to the senate and house appropriations subcommittees on judiciary, the senate and house fiscal agencies, and the state budget office. The report shall include all of the following:</p> <p>(a) The number of offenders who participate in the program.</p> <p>(b) The criminal history of offenders who participate in the program.</p> <p>(c) The recidivism rate of offenders who participate in the program, including the rate of return to jail, prison, or both.</p> <p>(d) A detailed description of the establishment and parameters of the program.</p> <p>(e) A list of courts participating in the program.</p> <p>(f) An accounting of prior year expenditures, including grant amounts requested by the courts, grant amounts awarded to the courts, and grant amounts expended by the courts.</p> <p>(3) As used in this section, “program” means a swift and sure sanctions program described in subsection (1).</p>	<p>Sec. 10-320. Retains current law with technical changes.</p> <p>Strikes "created under section 3 of chapter XIA of the code of criminal procedure, 1927 PA 175, MCL 771A.3,".</p> <p>Strikes list of report recipients due to inclusion of new Sec. 218.</p>	<p>Sec. 312. Retains current law with technical changes.</p> <p>Strikes "created under section 3 of chapter XIA of the code of criminal procedure, 1927 PA 175, MCL 771A.3,".</p> <p>Strikes list of report recipients due to inclusion of new Sec. 205.</p>	<p>Sec. 320. Retains current law.</p>	<p>Sec. 312. Retains current law with technical changes.</p> <p>Strikes "created under section 3 of chapter XIA of the code of criminal procedure, 1927 PA 175, MCL 771A.3,".</p> <p>Strikes list of report recipients due to inclusion of new Sec. 205.</p>



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<p>Legal Self-Help Website</p> <p>Sec. 321. From the funds appropriated in part 1, the judicial branch shall support a statewide legal self-help internet website and local nonprofit self-help centers that use the statewide website to provide assistance to individuals representing themselves in civil legal proceedings. The state court administrative office shall summarize the costs of maintaining the website, provide statistics on the number of people visiting the website, and provide information on content usage, form completion, and user feedback. By March 1, the state court administrative office shall report this information for the preceding fiscal year to the senate and house appropriations subcommittees on judiciary, the senate and house fiscal agencies, and the state budget office.</p>	<p>Sec. 10-321. Retains current law with technical change.</p> <p>Strikes list of report recipients due to inclusion of new Sec. 218.</p>	<p>Sec. 313. Retains current law with technical change.</p> <p>Strikes list of report recipients due to inclusion of new Sec. 205.</p>	<p>Sec. 321. Retains current law.</p>	<p>Sec. 313. Retains current law with technical change.</p> <p>Strikes list of report recipients due to inclusion of new Sec. 205.</p>
<p>State Appellate Defender Office Receipt of Federal Funding</p> <p>Sec. 322. If Byrne formula grant funding is awarded to the state appellate defender in excess of the amount appropriated in part 1, the state appellate defender office may receive and expend Byrne formula grant funds in an amount not to exceed \$250,000.00 as an interdepartmental grant from the department of state police. If the appellate defender appointed under section 3 of the appellate defender act, 1978 PA 620, MCL 780.713, receives federal grant funding from the United States Department of Justice in excess of the amount appropriated in part 1, the office of appellate defender may receive and expend grant funds in an amount not to exceed \$300,000.00 as other federal grants.</p>	<p>Sec. 10-322. Retains current law with technical changes.</p> <p>Strikes "appointed under section 3 of the appellate defender act, 1978 PA 620, MCL 780.713,".</p> <p>Strikes "as other federal grants".</p>	<p>Sec. 314. Retains current law with technical changes.</p> <p>Strikes "appointed under section 3 of the appellate defender act, 1978 PA 620, MCL 780.713,".</p> <p>Strikes "as other federal grants".</p> <p>Refers to "state appellate defender office" consistently, wherever mentioned.</p>	<p>Sec. 322. Retains current law.</p>	<p>Sec. 314. Retains current law with technical changes.</p> <p>Strikes "appointed under section 3 of the appellate defender act, 1978 PA 620, MCL 780.713,".</p> <p>Strikes "as other federal grants".</p> <p>Refers to "state appellate defender office" consistently, wherever mentioned.</p>



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<p>Medication-Assisted Treatment Program</p> <p>Sec. 324. (1) From the funds appropriated in part 1 for the medication-assisted treatment program, the judiciary shall maintain a medication-assisted treatment program to provide treatment for opioid-addicted and alcohol-addicted individuals who are referred to and voluntarily participate in the medication-assisted treatment program.</p> <p>(2) By February 1, the judiciary shall report on the medication-assisted treatment program. The report shall include itemized spending by court, the number of participants, and statistics that indicate average program participation duration and success rates.</p>	<p>Sec. 10-324. Retains current law with technical change.</p> <p>Revises "medication-assisted treatment program" to "drug treatment courts".</p>	<p>Sec. 315. Retains current law with technical change.</p> <p>Revises "medication-assisted treatment program" to "drug treatment courts".</p>	<p>Sec. 324. Retains current law and adds new (3).</p> <p>(3) The goal of the medication-assisted treatment program is for participants to be free of narcotic addiction before ending participation in the program.</p>	<p>Sec. 315. Retains current law with technical change; adds new (3).</p> <p>Revises "medication-assisted treatment program" to "drug treatment courts"; and adds (3) The goal of the medication-assisted treatment program is for participants to be free of narcotic addiction before ending participation in the program.</p>
<p>ONE-TIME APPROPRIATIONS</p> <p>Compliance with U.S. Supreme Court Decision Regarding Juvenile Lifers</p> <p>Sec. 402. (1) From the funds appropriated in part 1, the state appellate defender office attorneys and support staff shall ensure Michigan compliance with <i>Montgomery v Louisiana</i>, 577 US__ (2016). The purpose of the program is to ensure competent, resourced, and supervised counsel in cases involving the resentencing of juvenile lifers. The representation by SADO counsel will create opportunities for release, saving prison costs for the state.</p> <p>(2) The state appellate defender office shall submit a report by September 30 to the senate and house appropriations subcommittees on judiciary, the senate and house fiscal agencies, and the state budget office on the number of juvenile lifer cases investigated and prepared by the state appellate defender office. The report shall include a calculation of hours spent and focus on incremental costs associated with investigating and conducting a robust examination of each case, with particular emphasis on those costs that may be avoided after the cases have been disposed.</p>	<p>Sec. 10-323. Retains current law with technical changes and date change.</p> <p>Strikes "attorneys and support staff".</p> <p>Revises "September 30" to "December 31".</p> <p>Strikes list of report recipients due to inclusion of new Sec. 218.</p>	<p>Sec. 401. Retains current law with technical changes and date change.</p> <p>Strikes "attorneys and support staff".</p> <p>Revises "September 30" to "November 30".</p> <p>Strikes list of report recipients due to inclusion of new Sec. 205.</p>	<p>Sec. 402. Retains current law with date change.</p> <p>Revises "September 30" to "December 31".</p>	<p>Sec. 401. Retains current law with technical changes and date change.</p> <p>Strikes "attorneys and support staff".</p> <p>Revises "September 30" to "December 31".</p> <p>Strikes list of report recipients due to inclusion of new Sec. 205.</p>



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<p>NEW LANGUAGE – <i>Statewide Judicial Case Management System</i></p> <p>Sec. 400. The unexpended appropriations in part 1 for statewide judicial case management system are designated as a work project appropriation. Any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be available for expenditure for the project under this section until the project has been completed. The following is in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a:</p> <p>(a) The purpose of the project is to develop a judicial case management system used by courts in this state.</p> <p>(b) The project will be accomplished utilizing state resources and contracts.</p> <p>(c) The estimated completion cost of this project is \$175,000,000.00.</p> <p>(d) The tentative completion date for this work project is September 30, 2027.</p>	<p>Sec. 10-400. Includes new language.</p>	<p>Sec. 402. Revises executive language.</p> <p>Sec. 402. (1) Funds appropriated in part 1 for a statewide judicial case management system must be used by the state court administrative office to enter into a contract with a vendor to establish a statewide judicial case management system. Of the funds appropriated in part 1 for statewide judicial case management system, an amount not to exceed \$10,000,000.00 may be used for planning and designing the statewide judicial case management system.</p> <p>The remaining funds are not available for expenditure until a detailed spending plan is presented to and approved by the senate and house appropriations committees.</p>	<p>Not included.</p>	<p>Sec. 402. Includes new language: (1) Funds appropriated in part 1 for statewide judicial case management system are one-time funds that must be used by the state court administrative office to establish a statewide judicial case management system that demonstrates the ability to integrate criminal justice data across the state and local units of government. Funds are prohibited from being used to supplant the current user fee system and administrative purposes unrelated to the statewide judicial case management system. The system must take into account improving operations, financial systems, research, informing of policy, and gaining actionable insights across organizational data.</p>



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		<p>(2) The statewide judicial case management system established under subsection (1) must do all of the following:</p> <p>(a) Provide uniform collection, record, and reporting of data for all of the following:</p> <p>(i) A criminal case from arrest through disposition and completion of a sentence, as applicable, including, but not limited to, a sentence of probation.</p> <p>(ii) A juvenile justice system case, including, but not limited to, a disposition involving probation.</p> <p>(iii) A case involving neglect or abuse of a child.</p> <p>(iv) A civil case.</p> <p>(b) Integrate with financial and other systems utilized by departments and agencies of this state and units of local government, including, but not limited to, the department of state police and other law enforcement agencies, prosecuting attorneys, and courts.</p>		<p>(2) The intended purpose is to provide broad access to criminal justice information across state departments and agencies and local units of government, including, but not limited to, the department of state police and other law enforcement agencies, the department of corrections, jail administrators, judges, prosecuting attorneys, and courts. The project must comply with all security measures and restrictions to ensure that access to any information is held confidential under federal and state law. Access to information must be limited to authorized persons only.</p> <p>(3) The system must be hosted in a secure cloud by a vendor that has documented experience operating in a state that has a population size similar to this state.</p> <p>(4) The state court administrative office must submit an implementation status report within 12 months.</p>



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		<p>(c) Provide storage of the following information and data that may be accessed by approved users in real time, including, but not limited to, prosecutors, judges, law enforcement officers, and jail administrators:</p> <p>(i) Data entered for the following events:</p> <p>(A) Arrest and jail booking.</p> <p>(B) Authorizations for a criminal charge or filing of a petition, as applicable.</p> <p>(C) Sentencing.</p> <p>(D) Probable cause findings following a preliminary examination, transfer, removal, and remand.</p> <p>(ii) The name and address of each individual entered into a system that is capable of aggregating data for statistical purposes.</p> <p>(iii) Restitution owed and remaining as to each defendant or juvenile.</p> <p>(iv) Case entries for juvenile justice system cases, including cases placed on the consent calendar.</p>		<p>(5) The unexpended appropriations in part 1 for statewide judicial case management system are designated as a work project appropriation. Any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be available for expenditure for the project under the section until the project has been completed. The following is in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a:</p> <p>(a) The purpose of the project is to establish a statewide judicial case management system that demonstrates the ability to integrate criminal justice data across the state and local units of government.</p> <p>(b) The project will be accomplished utilizing state resources and contracts.</p>



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		<p>(d) Perform alias and phonetic name searches.</p> <p>(e) Provide real-time updates of record changes to approved users, including, but not limited to, prosecutors, judges, law enforcement officers, and jail administrators.</p> <p>(3) By November 30, the state court administrative office shall submit a report on the following:</p> <p>(a) An analysis of individuals who have multiple data entries under subsection (2), including, but not limited to, demographic information; restitution owed; restitution aging; fees, fines, and court costs owed; and fees, fines, and court costs aging.</p> <p>(b) The extent to which the statewide judicial case management system has improved overall system performance by decreasing the duplication of data.</p>		<p>(c) The estimated completion cost of the project is \$150,000,000.00.</p> <p>(d) The tentative completion date for the work project is September 30, 2027.</p>



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	EXECUTIVE	HOUSE	SENATE	ENACTED
		<p>(c) How the statewide judicial case management system is tracking individuals who have entries from a juvenile justice system case or a case that involved abuse or neglect of the individual as a child, and who are subsequently involved in a criminal case.</p> <p>(4) Unexpended appropriations in part 1 for statewide judicial case management system are designated as a work project appropriation. Any unencumbered or unallotted funds must not lapse at the end of the fiscal year and must be available for expenditure for the project under this section until the project has been completed. The following is in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a:</p>		



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	EXECUTIVE	HOUSE	SENATE	ENACTED
		<p>(a) The purpose of the project is to develop a statewide judicial case management system to be used by courts in this state.</p> <p>(b) The project will be accomplished by utilizing state employees or contracts with service providers, or both.</p> <p>(c) The estimated completion cost of this project is \$174,888,900.00.</p> <p>(d) The tentative completion date for this work project is September 30, 2027.</p>		
<p>NEW LANGUAGE – Trial Court Backlog</p> <p>Sec. 403. (1) Funds appropriated in part 1 for trial court backlog must be used by the judiciary to assist trial courts with processing backlog cases. Funds must be allocated and expended in a manner consistent with federal rules and regulations.</p> <p>(2) From the funds appropriated in part 1 for trial court backlog, \$7,000,000.00 must be used to create a virtual backlog response docket.</p> <p>(3) The unexpended funds appropriated in part 1 for trial court backlog are designated as a work project appropriation. Any unencumbered or unallotted funds must not lapse at the end of the fiscal year and must be available for expenditures for projects under this section until the projects have been completed. The following is in compliance with section 451a(1) of the management and budget act, 1984 PA 431, MCL 18.1451a:</p> <p>(a) The purpose of the project is to assist trial courts with processing backlog cases.</p> <p>(b) The project will be accomplished by utilizing state employees or contracts with service providers, or both.</p> <p>(c) The total estimated cost of the project is \$15,000,000.00.</p> <p>(d) The tentative completion date is September 30, 2027.</p>	Not included.	Sec. 403. Includes new language.	Not included.	Not included.