

Truancy/Chronic Absenteeism Package

Attached are the following

1. Truancy FAQs
2. Key Highlights of Senate Bills 103-106
3. Summary of Senate Bills 103-106
4. Senate Bills 103-106 (As passed by the Senate)

Purpose of the package:

- Adds graduated interventions for repeatedly absent and truant students, and
- Adds definitions for truant, chronically absent, disciplinary absent, excused and unexcused absences, and
- Provides authority and jurisdiction over truant students to the Court

Summary:

Michigan has no standard definitions for chronic absenteeism or truancy. As a result, rules vary from district to district throughout our entire state, there is insufficient accounting of missed seat time, and students are often suspended or expelled without ever addressing what causes them to miss school in the first place.

A child is often absent from school because of internal and external barriers. These proposed changes to the law are meant to address what actually causes the children to miss school in the first place so that we can enable them for long-term success.

Students who miss school are more likely to struggle academically and eventually to drop out of school altogether. The decision to drop out is a dangerous one for the student. Dropouts are much more likely than their peers who graduate to be unemployed, living in poverty, receiving public assistance, in prison, unhealthy, divorced, and single parents with children who drop out from high school.

Our communities and nation also suffer from the dropout epidemic due to the loss of productive workers and higher costs associated with increased incarceration, crime, health care and social services.

Punishing students who fail to come to school by sending them home is counterproductive and contributes to lower graduation and higher delinquency rates. **Bottom line: This is a statewide issue that must be addressed as Michigan currently ranks 37th in the nation for graduation rates.**

Truancy FAQ

What is wrong with our current truancy laws?

Michigan has no standard definition for chronic absenteeism or truancy for schools. As a result, rules vary from district to district, there is insufficient accounting of missed seat time, and students are often suspended or expelled without ever addressing what causes them to miss school in the first place.

Why should the truancy law be changed?

Punishing students who fail to come to school by sending them home is counterproductive and contributes to lower graduation and higher delinquency rates.

Elementary school students who miss school are more likely to struggle academically and eventually to drop out of school altogether. The decision to drop out is a dangerous one for the student. Dropouts are much more likely than their peers who graduate to be unemployed, living in poverty, receiving public assistance, in prison, unhealthy, divorced, and single parents with children who drop out from high school themselves.

Our communities and nation also suffer from the dropout epidemic due to the loss of productive workers and the higher costs associated with increased incarceration, health care and social services.

What will the changes mean for schools?

The proposed legislation would define “chronic absenteeism” and “truancy,” which are now categorized differently and treated differently from district to district. Schools would have consistent definitions and guidelines for dealing with truant students with preventative and corrective measures so that the response to skipping school is not just sending students home, where they miss even more class time.

What are the benefits to changing these laws?

When people think of truancy they think of kids making a decision to run with the wrong crowd. Instead, most truancy is the result of circumstances the kid can't control such as they are babysitting younger siblings, they don't have a coat, or they are being bullied.

The proposed changes to the law are meant to address what actually causes the children to miss school in the first place so that we can enable them for long-term success.

Are truancy issues problems in my community?

An estimated 250,000 Michigan youth are not enrolled in school, are not working, and do not have a GED or high school diploma. Michigan ranks 37th in the nation for graduation rates and is continuing to trend downwards. Of the 8,800 people sentenced to prison in Michigan in 2016, 49% did not have a GED or high school diploma. 72% of Michigan inmates read at less than a 3rd grade level.

Will these changes save my district money?

Every student a district loses is worth roughly \$7,200 in annual per pupil funding. Every prisoner Michigan gains each year costs about \$37,500. An average prisoner spends 4 years in prison costing a total of \$150,000 each. Michigan currently houses more than 400 juveniles less than eighteen years old.

Summary of Senate Bills 103-106

Proposed Amendments to The Revised School Code (Excerpt) Act 451 of 1976:

Senate Bill 103- Amend 380.1561 as follows:

1. Removes attendance requirement of “continuous and consecutive.”
2. Remove attendance requirements pertaining to “school year round” school districts.
3. Adds requirement that a child shall be “in attendance.”
4. Adds requirement that a truant child (and family) shall receive interventions described in Section 380.1586.
5. Adds a child shall not be suspended or expelled solely for truant or chronically absent behavior.
6. Adds that suspensions or expulsions may result in a child being chronically absent.
7. Adds definitions for “chronically absent”, “disciplinary absence”, “documentation”, “excused absence”, “in attendance”, “late arrival” or “tardy”, “school activity”, “truant” and “unexcused absence.”

Senate Bill 104 - Amend 380.1586 as follows:

1. Adds “or designated school official” throughout where attendance officer is used (in case school does not have an attendance officer)
2. Adds interventions for repeatedly absent and truant children.
3. Modifies process when a child is repeatedly absent without valid excuse or is failing in homework from suggested to mandatory.
4. Adds following exceptions to mandatory process above that may be considered by the school before requiring a meeting (a) the reason for the child’s absences, if provided, and (b) whether a lesser intervention would properly address the absences by the student.
5. Adds requirement that a meeting notice is to be sent if a child is truant
6. Adds requirement that the following is to occur at the meeting: an attendance agreement is to be offered that requires the child to resume regular and consecutive attendance, consequences to be discussed if attendance issue is not resolved, interventions offered (if available), and the child’s teacher(s) to be given the letter and attendance agreement so they can monitor and report attendance.
7. Adds provision that if the attendance issue is not resolved, the designated school official may provide or pursue appropriate interventions.

Senate Bill 105 - Amend 380.1310a as follows:

1. Adds required reporting to state by school:
 - Chronic absenteeism (child identified as missing 10% of school for any reason)
 - Truancy (ten or more unexcused absences)
 - Disciplinary absences (absences as a result of school or district disciplinary absences)
 - Expulsions
 - Suspensions

Proposed Amendments to The Probate Code of 1939 (EXCERPT) Act 288 of 1939:

Senate Bill 106- Amend 712A.2 as follows:

1. Adds definition for “willfully.”
2. Adds court authority and jurisdiction over truant or chronically absent juveniles.

Key Highlights/Goals of Truancy/Chronic Absenteeism Laws

Senate Bills 103-106

Interventions:

1. First level:

Mandatory notification to meet with school to discuss issues if:

- Child is truant, or
- Chronically absent, or
- Failing in schoolwork, or
- Evidence of behavior problems, **and**
- attempts to confer with parents fail

Exceptions: School may consider the reason for child's absence and whether a lesser intervention is appropriate

2. Second level:

Mandatory notification to meet with the school to discuss truant behavior, offer attendance agreement and interventions, discuss consequences if:

- If lesser intervention is not appropriate

3. Third level:

Discretionary action by school to provide or pursue appropriate interventions:

- If attendance issue is not resolved above at level two, or
- If child continues to be chronically absent

4. Fourth level:

Mandatory action to pursue court intervention by school if attendance issue is not resolved by 1-3 level interventions above by:

- Requesting a truancy conference in the juvenile court with the parent
- Filing a truancy petition in the juvenile court
- Referring the matter to the prosecuting attorney

Definitions:

Adds the following definitions:

- "**Chronically absent**" means a pupil who is absent for at least 10% of the days school is in session in a school year.

- "**Disciplinary absence**" means an absence that is the result of disciplinary action imposed by school officials and is neither an unexcused nor an excused absence. For purposes of data collection, a disciplinary absence of one to five consecutive days would have to be labeled and tracked as short-term. A disciplinary absence of six consecutive days or more would have to be labeled and tracked as long-term.
- "**Documentation**" means a signed note from a pupil's parent or legal guardian, a signed note from a school employee or official who spoke in person to a pupil's parent or legal guardian regarding the pupil's absence, or a note confirming a pupil's absence by a school nurse, a licensed medical professional, or a person who is exempt from medical licensure under the Public Health Code. For an absence due to a pupil's illness or medical condition, documentation from a licensed medical professional or an individual exempt from licensure would be required only if the absence lasted at least five consecutive school days in the same school year.
- "**Excused absence**" means the following:
 1. For a pupil's first five absences from school for a school year, "excused absence" would mean an absence for which documentation of the reason for the absence has been submitted and approved.
 2. For a pupil's sixth or subsequent absence for a school year, an absence would be considered excused only for one of the following reasons and only when documentation had been submitted and approved:
 - The pupil's illness or medical condition.
 - Medical appointment of the pupil, including medical, counseling, dental, or optometry.
 - The pupil's observance of a religious holiday.
 - Death in the pupil's family.
 - Other emergency beyond the control of the pupil or his or her family.
 - A mandated court appearance for the pupil.
 - An extraordinary educational opportunity that was pre-approved by school officials in accordance with guidelines of the Department of Education
 - Military service of the pupil's parent or legal guardian
 - Homelessness.
- "**In attendance**" means, for a school day, that a pupil is present at his or her assigned school or school activity for at least 90% of the school day.
- "**Late Arrival**" or "**Tardy**" means arriving for class or school activity after the established commencement time, unless excused
- "**School Activity**" means an activity sponsored by a school at which attendance by the pupil is mandatory.

- **"Truant"** means a pupil who has at least 10 unexcused absences per school year.
- **"Unexcused absence"** means any absence that is neither an excused absence nor a disciplinary absence. The accumulation of 10 late arrivals would equal one unexcused absence.

Reporting:

Amends the Code to require a school board's annual report regarding expulsions to include sufficient data about suspensions, truancy, chronic absence, and disciplinary absence.

Other:

1. Prohibits a child from being suspended or expelled solely for truancy or chronic absence from school.
2. Amends the juvenile code to extend the family court's exclusive jurisdiction to a juvenile who was found truant.
3. Currently, the Code requires a child's attendance to be continuous and consecutive for the school year established by the school district where the child is enrolled. In a district that maintains school during the entire calendar year and in which the school year is divided into quarters, a child is not required to attend school more than three quarters in one calendar year, but must not be absent for two or more consecutive quarters. The bill would delete these provisions.

**SUBSTITUTE FOR
SENATE BILL NO. 103**

A bill to amend 1976 PA 451, entitled
"The revised school code,"
by amending sections 1311 and 1561 (MCL 380.1311 and 380.1561),
section 1311 as amended by 2016 PA 364 and section 1561 as amended
by 2016 PA 532.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 1311. (1) Subject to subsection (2), the school board, or
2 the school district superintendent, a school building principal, or
3 another school district official if designated by the school board,
4 may authorize or order the suspension or expulsion from school of a
5 pupil guilty of gross misdemeanor or persistent disobedience if, in
6 the judgment of the school board or its designee, as applicable,
7 the interest of the school is served by the authorization or order.
8 If there is reasonable cause to believe that the pupil is a student
9 with a disability, and the school district has not evaluated the

1 pupil in accordance with rules of the superintendent of public
2 instruction to determine if the pupil is a student with a
3 disability, the pupil shall be evaluated immediately by the
4 intermediate school district of which the school district is
5 constituent in accordance with section 1711. **A CHILD SHALL NOT BE**
6 **SUSPENDED OR EXPELLED SOLELY FOR BEING TRUANT OR CHRONICALLY**
7 **ABSENT.**

8 (2) Subject to subsection (3) and section 1310d, if a pupil
9 possesses in a weapon free school zone a weapon that constitutes a
10 dangerous weapon, commits arson in a school building or on school
11 grounds, or commits criminal sexual conduct in a school building or
12 on school grounds, the school board, or the designee of the school
13 board as described in subsection (1) on behalf of the school board,
14 shall expel the pupil from the school district permanently, subject
15 to possible reinstatement under subsection (6). However, a school
16 board is not required to expel a pupil for possessing a weapon if
17 the pupil establishes in a clear and convincing manner at least 1
18 of the following:

19 (a) The object or instrument possessed by the pupil was not
20 possessed by the pupil for use as a weapon, or for direct or
21 indirect delivery to another person for use as a weapon.

22 (b) The weapon was not knowingly possessed by the pupil.

23 (c) The pupil did not know or have reason to know that the
24 object or instrument possessed by the pupil constituted a dangerous
25 weapon.

26 (d) The weapon was possessed by the pupil at the suggestion,
27 request, or direction of, or with the express permission of, school

1 or police authorities.

2 (3) ~~There~~**BEGINNING AUGUST 1, 2017, THERE** is a rebuttable
3 presumption that expulsion under subsection (2) for possession of a
4 weapon is not justified if both of the following are met:

5 (a) The school board or its designee determines in writing
6 that at least 1 of the factors listed in subsection (2)(a) to (d)
7 has been established in a clear and convincing manner.

8 (b) The pupil has no history of suspension or expulsion.

9 (4) If an individual is expelled pursuant to subsection (2),
10 the expelling school district shall enter on the individual's
11 permanent record that he or she has been expelled pursuant to
12 subsection (2). Except if a school district operates or
13 participates cooperatively in an alternative education program
14 appropriate for individuals expelled pursuant to subsection (2) and
15 in its discretion admits the individual to that program, and except
16 for a strict discipline academy established under sections 1311b to
17 1311m, an individual expelled pursuant to subsection (2) is
18 expelled from all public schools in this state and the officials of
19 a school district shall not allow the individual to enroll in the
20 school district unless the individual has been reinstated under
21 subsection (6). Except as otherwise provided by law, a program
22 operated for individuals expelled pursuant to subsection (2) shall
23 ensure that those individuals are physically separated at all times
24 during the school day from the general pupil population. If an
25 individual expelled from a school district pursuant to subsection
26 (2) is not placed in an alternative education program or strict
27 discipline academy, the school district may provide, or may arrange

1 for the intermediate school district to provide, appropriate
2 instructional services to the individual at home. The type of
3 services provided shall meet the requirements of section 6(4)(u) of
4 the state school aid act of 1979, MCL 388.1606, and the services
5 may be contracted for in the same manner as services for homebound
6 pupils under section 109 of the state school aid act of 1979, MCL
7 388.1709. This subsection does not require a school district to
8 expend more money for providing services for a pupil expelled
9 pursuant to subsection (2) than the amount of the foundation
10 allowance the school district receives for the pupil as calculated
11 under section 20 of the state school aid act of 1979, MCL 388.1620.

12 (5) If a school board expels an individual pursuant to
13 subsection (2), the school board shall ensure that, within 3 days
14 after the expulsion, an official of the school district refers the
15 individual to the appropriate county department of ~~social~~**HUMAN**
16 services or county community mental health ~~agency~~**SERVICES PROGRAM**
17 and notifies the individual's parent or legal guardian or, if the
18 individual is at least age 18 or is an emancipated minor, notifies
19 the individual of the referral.

20 (6) The parent or legal guardian of an individual expelled
21 pursuant to subsection (2) or, if the individual is at least age 18
22 or is an emancipated minor, the individual may petition the
23 expelling school board for reinstatement of the individual to
24 public education in the school district. If the expelling school
25 board denies a petition for reinstatement, the parent or legal
26 guardian or, if the individual is at least age 18 or is an
27 emancipated minor, the individual may petition another school board

1 for reinstatement of the individual in that other school district.
2 All of the following apply to reinstatement under this subsection:

3 (a) For an individual who was enrolled in grade 5 or below at
4 the time of the expulsion and who has been expelled for possessing
5 a firearm or threatening another person with a dangerous weapon,
6 the parent or legal guardian or, if the individual is at least age
7 18 or is an emancipated minor, the individual may initiate a
8 petition for reinstatement at any time after the expiration of 60
9 school days after the date of expulsion. For an individual who was
10 enrolled in grade 5 or below at the time of the expulsion and who
11 has been expelled pursuant to subsection (2) for a reason other
12 than possessing a firearm or threatening another person with a
13 dangerous weapon, the parent or legal guardian or, if the
14 individual is at least age 18 or is an emancipated minor, the
15 individual may initiate a petition for reinstatement at any time.
16 For an individual who was in grade 6 or above at the time of
17 expulsion, the parent or legal guardian or, if the individual is at
18 least age 18 or is an emancipated minor, the individual may
19 initiate a petition for reinstatement at any time after the
20 expiration of 150 school days after the date of expulsion.

21 (b) An individual who was in grade 5 or below at the time of
22 the expulsion and who has been expelled for possessing a firearm or
23 threatening another person with a dangerous weapon shall not be
24 reinstated before the expiration of 90 school days after the date
25 of expulsion. An individual who was in grade 5 or below at the time
26 of the expulsion and who has been expelled pursuant to subsection
27 (2) for a reason other than possessing a firearm or threatening

1 another person with a dangerous weapon shall not be reinstated
2 before the expiration of 10 school days after the date of the
3 expulsion. An individual who was in grade 6 or above at the time of
4 the expulsion shall not be reinstated before the expiration of 180
5 school days after the date of expulsion.

6 (c) It is the responsibility of the parent or legal guardian
7 or, if the individual is at least age 18 or is an emancipated
8 minor, of the individual to prepare and submit the petition. A
9 school board is not required to provide any assistance in preparing
10 the petition. Upon request by a parent or legal guardian or, if the
11 individual is at least age 18 or is an emancipated minor, by the
12 individual, a school board shall make available a form for a
13 petition.

14 (d) Not later than 10 school days after receiving a petition
15 for reinstatement under this subsection, a school board shall
16 appoint a committee to review the petition and any supporting
17 information submitted by the parent or legal guardian or, if the
18 individual is at least age 18 or is an emancipated minor, by the
19 individual. The committee shall consist of 2 school board members,
20 1 school administrator, 1 teacher, and 1 parent of a pupil in the
21 school district. During this time the superintendent of the school
22 district may prepare and submit for consideration by the committee
23 information concerning the circumstances of the expulsion and any
24 factors mitigating for or against reinstatement.

25 (e) Not later than 10 school days after all members are
26 appointed, the committee described in subdivision (d) shall review
27 the petition and any supporting information and information

1 provided by the school district and shall submit a recommendation
2 to the school board on the issue of reinstatement. The
3 recommendation shall be for unconditional reinstatement, for
4 conditional reinstatement, or against reinstatement, and shall be
5 accompanied by an explanation of the reasons for the recommendation
6 and of any recommended conditions for reinstatement. The
7 recommendation shall be based on consideration of all of the
8 following factors:

9 (i) The extent to which reinstatement of the individual would
10 create a risk of harm to pupils or school personnel.

11 (ii) The extent to which reinstatement of the individual would
12 create a risk of school district liability or individual liability
13 for the school board or school district personnel.

14 (iii) The age and maturity of the individual.

15 (iv) The individual's school record before the incident that
16 caused the expulsion.

17 (v) The individual's attitude concerning the incident that
18 caused the expulsion.

19 (vi) The individual's behavior since the expulsion and the
20 prospects for remediation of the individual.

21 (vii) If the petition was filed by a parent or legal guardian,
22 the degree of cooperation and support that has been provided by the
23 parent or legal guardian and that can be expected if the individual
24 is reinstated, including, but not limited to, receptiveness toward
25 possible conditions placed on the reinstatement.

26 (f) Not later than the next regularly scheduled board meeting
27 after receiving the recommendation of the committee under

1 subdivision (e), a school board shall make a decision to
2 unconditionally reinstate the individual, conditionally reinstate
3 the individual, or deny reinstatement of the individual. The
4 decision of the school board is final.

5 (g) A school board may require an individual and, if the
6 petition was filed by a parent or legal guardian, his or her parent
7 or legal guardian to agree in writing to specific conditions before
8 reinstating the individual in a conditional reinstatement. The
9 conditions may include, but are not limited to, agreement to a
10 behavior contract, which may involve the individual, parent or
11 legal guardian, and an outside agency; participation in or
12 completion of an anger management program or other appropriate
13 counseling; periodic progress reviews; and specified immediate
14 consequences for failure to abide by a condition. A parent or legal
15 guardian or, if the individual is at least age 18 or is an
16 emancipated minor, the individual may include proposed conditions
17 in a petition for reinstatement submitted under this subsection.

18 (7) A school board or school administrator that complies with
19 subsection (2) is not liable for damages for expelling a pupil
20 pursuant to subsection (2), and the authorizing body of a public
21 school academy is not liable for damages for expulsion of a pupil
22 by the public school academy pursuant to subsection (2).

23 (8) The department shall develop and distribute to all school
24 districts a form for a petition for reinstatement to be used under
25 subsection (6).

26 (9) This section does not diminish any rights under federal
27 law of a pupil who has been determined to be eligible for special

1 education programs and services.

2 (10) If a pupil expelled from a public school district
3 pursuant to subsection (2) is enrolled by a public school district
4 sponsored alternative education program or a public school academy
5 during the period of expulsion, the public school academy or
6 alternative education program shall immediately become eligible for
7 the prorated share of either the public school academy or operating
8 school district's foundation allowance or the expelling school
9 district's foundation allowance, whichever is higher.

10 (11) If an individual is expelled pursuant to subsection (2),
11 it is the responsibility of that individual and of his or her
12 parent or legal guardian to locate a suitable alternative
13 educational program and to enroll the individual in such a program
14 during the expulsion. The office of safe schools in the department
15 shall compile information on and catalog existing alternative
16 education programs or schools and nonpublic schools that may be
17 open to enrollment of individuals expelled pursuant to subsection
18 (2) and pursuant to section 1311a, and shall periodically
19 distribute this information to school districts for distribution to
20 expelled individuals. A school board that establishes an
21 alternative education program or school described in this
22 subsection shall notify the office of safe schools about the
23 program or school and the types of pupils it serves. The office of
24 safe schools also shall work with and provide technical assistance
25 to school districts, authorizing bodies for public school
26 academies, and other interested parties in developing these types
27 of alternative education programs or schools in geographic areas

1 that are not being served.

2 (12) As used in this section:

3 (a) "Arson" means a felony violation of chapter X of the
4 Michigan penal code, 1931 PA 328, MCL 750.71 to 750.79.

5 **(B) "CHRONICALLY ABSENT" MEANS THAT TERM AS DEFINED IN SECTION**
6 **1561.**

7 (C) ~~(b)~~ "Criminal sexual conduct" means a violation of section
8 520b, 520c, 520d, 520e, or 520g of the Michigan penal code, 1931 PA
9 328, MCL 750.520b, 750.520c, 750.520d, 750.520e, and 750.520g.

10 (D) ~~(e)~~ "Dangerous weapon" means that term as defined in
11 section 1313.

12 (E) ~~(d)~~ "Firearm" means that term as defined in section 921 of
13 title 18 of the United States Code, 18 USC 921.

14 (F) ~~(e)~~ "School board" means a school board, intermediate
15 school board, or the board of directors of a public school academy.

16 (G) ~~(f)~~ "School district" means a school district,
17 intermediate school district, or public school academy.

18 **(H) "TRUANT" MEANS THAT TERM AS DEFINED IN SECTION 1561.**

19 (I) ~~(g)~~ "Weapon free school zone" means that term as defined
20 in section 237a of the Michigan penal code, 1931 PA 328, MCL
21 750.237a.

22 Sec. 1561. (1) Except as otherwise provided in this section,
23 for a child who turned age 11 before December 1, 2009 or who
24 entered grade 6 before 2009, the child's parent, guardian, or other
25 person in this state having control and charge of the child shall
26 send that child to a public school during the entire school year
27 from the age of 6 to the child's sixteenth birthday. Except as

1 otherwise provided in this section, for a child who turns age 11 on
 2 or after December 1, 2009 or a child who was age 11 before that
 3 date and enters grade 6 in 2009 or later, the child's parent,
 4 guardian, or other person in this state having control and charge
 5 of the child shall send the child to a public school during the
 6 entire school year from the age of 6 to the child's eighteenth
 7 birthday. ~~The child's attendance shall be continuous and~~
 8 ~~consecutive for the school year fixed by the school district in~~
 9 ~~which the child is enrolled. In a school district that maintains~~
 10 ~~school during the entire calendar year and in which the school year~~
 11 ~~is divided into quarters, a child is not required to attend the~~
 12 ~~public school more than 3 quarters in 1 calendar year, but a child~~
 13 ~~shall not be absent for 2 or more consecutive quarters.~~

14 (2) A child becoming 6 years of age before December 1 shall be
 15 enrolled on the first school day of the school year in which the
 16 child's sixth birthday occurs **AND SHALL BE IN ATTENDANCE AFTER**
 17 **ENROLLMENT**, and a child becoming 6 years of age on or after
 18 December 1 shall be enrolled on the first school day of the school
 19 year following the school year in which the child's sixth birthday
 20 occurs **AND SHALL BE IN ATTENDANCE AFTER ENROLLMENT. IF A CHILD IS**
 21 **TRUANT OR CHRONICALLY ABSENT, THE PUBLIC SCHOOL IN WHICH THE CHILD**
 22 **IS ENROLLED SHALL TAKE THE MEASURES REQUIRED UNDER SECTION 1586.**

23 (3) A child is not required to attend ~~BE IN ATTENDANCE IN~~ a
 24 public school in any of the following cases:

25 (a) The child is attending regularly and is being taught in a
 26 state approved nonpublic school, which teaches subjects comparable
 27 to those taught in the public schools to children of corresponding

1 age and grade, as determined by the course of study for the public
2 schools of the district within which the nonpublic school is
3 located.

4 (b) The child is less than 9 years of age and does not reside
5 within 2-1/2 miles by the nearest traveled road of a public school.
6 If transportation is furnished for pupils in the school district of
7 the child's residence, this subdivision does not apply.

8 (c) The child is age 12 or 13 and is ~~in attendance at~~
9 **ATTENDING** confirmation classes conducted for a period of 5 months
10 or less.

11 (d) The child is regularly enrolled in a public school while
12 ~~in attendance at~~ **ATTENDING** religious instruction classes for not
13 more than 2 class hours per week, off public school property during
14 public school hours, upon written request of the parent, guardian,
15 or person in loco parentis.

16 (e) The child has graduated from high school or has fulfilled
17 all requirements for high school graduation.

18 (f) The child is being educated at the child's home by his or
19 her parent or legal guardian in an organized educational program in
20 the subject areas of reading, spelling, mathematics, science,
21 history, civics, literature, writing, and English grammar.

22 (4) For a child being educated at the child's home by his or
23 her parent or legal guardian, exemption from the requirement to
24 ~~attend~~ **BE IN ATTENDANCE IN** public school may exist under either
25 subsection (3) (a) or (3) (f), or both.

26 (5) For a child who turns age 11 on or after December 1, 2009
27 or who was age 11 before that date and enters grade 6 in 2009 or

1 later, this section does not apply to the child if the child is at
2 least age 16 and the child's parent or legal guardian has provided
3 to school officials of the school district in which the child
4 resides a written notice that the child has the permission of the
5 parent or legal guardian to stop attending school.

6 (6) FOR THE PURPOSES OF REQUIRING A PUPIL'S PARENT OR LEGAL
7 GUARDIAN TO PROVIDE DOCUMENTATION FOR AN EXCUSED ABSENCE UNDER THIS
8 SECTION, A SCHOOL DISTRICT, INTERMEDIATE SCHOOL DISTRICT, OR PUBLIC
9 SCHOOL ACADEMY SHALL TAKE STEPS TO PROVIDE APPROPRIATE ASSISTANCE
10 FOR ILLITERACY AND SHALL ALLOW A NON-ENGLISH-SPEAKING PARENT OR
11 LEGAL GUARDIAN TO SUBMIT DOCUMENTATION IN HIS OR HER NATIVE
12 LANGUAGE.

13 (7) FOR PURPOSES OF DATA COLLECTION, A DISCIPLINARY ABSENCE OF
14 1 TO 5 CONSECUTIVE DAYS SHALL BE LABELED AND TRACKED AS SHORT-TERM
15 AND A DISCIPLINARY ABSENCE OF 6 OR MORE CONSECUTIVE DAYS SHALL BE
16 LABELED AND TRACKED AS LONG-TERM.

17 (8) AS USED IN THIS SECTION:

18 (A) "CHRONICALLY ABSENT" MEANS A PUPIL IS ABSENT FOR 10% OR
19 MORE OF THE DAYS SCHOOL IS IN SESSION IN A SCHOOL YEAR FOR WHICH
20 THE PUPIL IS ENROLLED IN SCHOOL, WHETHER THE ABSENTEEISM IS DUE TO
21 UNEXCUSED, EXCUSED, OR DISCIPLINARY ABSENCES.

22 (B) "DISCIPLINARY ABSENCE" MEANS AN ABSENCE THAT IS THE RESULT
23 OF DISCIPLINARY ACTION IMPOSED BY SCHOOL OFFICIALS AND IS NEITHER
24 AN UNEXCUSED NOR EXCUSED ABSENCE.

25 (C) "DOCUMENTATION" MEANS A WRITTEN DOCUMENT THAT MAY INCLUDE
26 A SIGNED NOTE FROM A PUPIL'S PARENT OR LEGAL GUARDIAN, A SIGNED
27 NOTE FROM A SCHOOL EMPLOYEE OR OFFICIAL WHO SPOKE IN PERSON TO A

1 PUPIL'S PARENT OR LEGAL GUARDIAN REGARDING THE PUPIL'S ABSENCE, OR
2 A NOTE CONFIRMING A PUPIL'S ABSENCE BY A SCHOOL NURSE, A LICENSED
3 MEDICAL PROFESSIONAL, OR AN INDIVIDUAL DESCRIBED UNDER SECTION
4 16171 OF THE PUBLIC HEALTH CODE, 1978 PA 368, MCL 333.16171. FOR AN
5 ABSENCE DUE TO ILLNESS OR MEDICAL CONDITION OF THE PUPIL,
6 DOCUMENTATION FROM A LICENSED MEDICAL PROFESSIONAL OR AN INDIVIDUAL
7 DESCRIBED UNDER SECTION 16171 OF THE PUBLIC HEALTH CODE, 1978 PA
8 368, MCL 333.16171, IS REQUIRED ONLY IF THE PUPIL'S ILLNESS- OR
9 MEDICAL-CONDITION-RELATED ABSENCE LASTS FOR 5 OR MORE CONSECUTIVE
10 SCHOOL DAYS IN THE SAME SCHOOL YEAR.

11 (D) "EXCUSED ABSENCE" MEANS, FOR A PUPIL'S FIRST 5 ABSENCES
12 FROM SCHOOL FOR A SCHOOL YEAR, AN ABSENCE FOR WHICH DOCUMENTATION
13 OF THE REASON FOR THE ABSENCE HAS BEEN SUBMITTED AND APPROVED. FOR
14 A PUPIL'S SIXTH OR SUBSEQUENT ABSENCE FROM SCHOOL FOR A SCHOOL
15 YEAR, AN ABSENCE IS CONSIDERED EXCUSED ONLY FOR 1 OF THE FOLLOWING
16 REASONS AND ONLY WHEN DOCUMENTATION HAS BEEN SUBMITTED AND
17 APPROVED:

18 (i) ILLNESS OR MEDICAL CONDITION OF THE PUPIL.

19 (ii) MEDICAL APPOINTMENT OF THE PUPIL, INCLUDING, BUT NOT
20 LIMITED TO, MEDICAL, COUNSELING, DENTAL, OR OPTOMETRY.

21 (iii) THE PUPIL'S OBSERVANCE OF A RELIGIOUS HOLIDAY.

22 (iv) DEATH IN THE PUPIL'S FAMILY.

23 (v) OTHER EMERGENCY BEYOND THE CONTROL OF THE PUPIL OR THE
24 PUPIL'S FAMILY.

25 (vi) A MANDATED COURT APPEARANCE FOR THE PUPIL.

26 (vii) AN EXTRAORDINARY EDUCATIONAL OPPORTUNITY THAT IS PRE-
27 APPROVED BY SCHOOL OFFICIALS IN ACCORDANCE WITH DEPARTMENT

1 GUIDELINES.

2 (viii) MILITARY SERVICE OF THE PUPIL'S PARENT OR LEGAL
3 GUARDIAN.

4 (ix) HOMELESSNESS.

5 (E) "IN ATTENDANCE" MEANS, FOR A SCHOOL DAY, THAT A PUPIL IS
6 PRESENT AT HIS OR HER ASSIGNED SCHOOL OR SCHOOL ACTIVITY FOR AT
7 LEAST 90% OF THE SCHOOL DAY. HOWEVER, IF A SCHOOL'S ATTENDANCE
8 RECORDING SYSTEM PRECLUDES THE SCHOOL FROM DETERMINING WHETHER A
9 PUPIL IS PRESENT FOR AT LEAST 90% OF A SCHOOL DAY, UNTIL AUGUST 1,
10 2020, THE SCHOOL MAY DETERMINE WHETHER A PUPIL IS IN ATTENDANCE
11 USING ITS CURRENT RECORDING SYSTEM IN A MANNER THAT OPTIMIZES THE
12 SCHOOL'S CAPACITY TO DETERMINE WHETHER A PUPIL IS PRESENT FOR AT
13 LEAST 90% OF A SCHOOL DAY AS LONG AS THAT RECORDING SYSTEM ENSURES
14 THAT A PUPIL DETERMINED TO BE IN ATTENDANCE IS PRESENT FOR AT LEAST
15 80% OF THE SCHOOL DAY. AFTER AUGUST 1, 2020, A SCHOOL SHALL
16 CONSIDER A PUPIL TO BE IN ATTENDANCE ONLY IF THE PUPIL IS PRESENT
17 FOR AT LEAST 90% OF THE SCHOOL DAY, REGARDLESS OF THE CAPACITY OF
18 THE SCHOOL'S ATTENDANCE RECORDING SYSTEM.

19 (F) "LATE ARRIVAL" OR "TARDY" MEANS ARRIVING FOR CLASS OR
20 SCHOOL ACTIVITY AFTER THE ESTABLISHED COMMENCEMENT TIME, UNLESS
21 EXCUSED.

22 (G) "SCHOOL ACTIVITY" MEANS AN ACTIVITY SPONSORED BY A SCHOOL
23 AT WHICH ATTENDANCE BY THE PUPIL IS MANDATORY.

24 (H) "TRUANT" MEANS A CHILD WHO HAS 10 OR MORE UNEXCUSED
25 ABSENCES PER SCHOOL YEAR. A PUPIL MAY BE CONSIDERED TO BE TRUANT
26 ONLY ONCE IN A PARTICULAR SCHOOL YEAR.

27 (I) "UNEXCUSED ABSENCE" MEANS ANY ABSENCE THAT IS NEITHER AN

1 EXCUSED ABSENCE NOR A DISCIPLINARY ABSENCE. ALSO, THE ACCUMULATION
2 OF 10 LATE ARRIVALS EQUALS 1 UNEXCUSED ABSENCE.

3 Enacting section 1. This amendatory act takes effect 90 days
4 after the date it is enacted into law.

SUBSTITUTE FOR
SENATE BILL NO. 104

A bill to amend 1976 PA 451, entitled
"The revised school code,"
by amending section 1586 (MCL 380.1586).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 1586. (1) The attendance officer **OR DESIGNATED SCHOOL**
2 **OFFICIAL** shall investigate each case of nonattendance at school
3 when notified by a teacher, **SCHOOL DISTRICT** superintendent,
4 intermediate superintendent, or other person of a violation of this
5 part. If the child complained of is not exempt from public school
6 attendance under the conditions listed in section 1561, the
7 attendance officer **OR DESIGNATED SCHOOL OFFICIAL** shall proceed
8 immediately in the manner provided in this part.

9 (2) If a child is ~~repeatedly absent from school without valid~~
10 ~~excuse,~~ **TRUANT OR CHRONICALLY ABSENT**, or is failing in schoolwork
11 or gives evidence of behavior problems, and attempts to confer with
12 the parent or other person in parental relationship to the child

1 fail, the SCHOOL DISTRICT superintendent, ~~of schools,~~ or the
2 intermediate superintendent in a district ~~which~~ **THAT** does not
3 employ a superintendent, ~~may~~ **SHALL** request the attendance officer
4 **OR DESIGNATED SCHOOL OFFICIAL** to notify the parent or other person
5 in parental relationship by registered mail to come to the school
6 or to a place designated at a time specified to discuss the child's
7 irregularity in attendance, failing work, or behavior problems with
8 the proper school authorities. **HOWEVER, THE SUPERINTENDENT, OR THE**
9 **INTERMEDIATE SUPERINTENDENT IN A DISTRICT THAT DOES NOT EMPLOY A**
10 **SUPERINTENDENT, MAY CONSIDER THE REASON OR REASONS FOR A CHILD'S**
11 **ABSENCE, IF AVAILABLE, AND WHETHER A LESSER INTERVENTION WOULD BE**
12 **LIKELY TO PROPERLY ADDRESS THE SITUATION BEFORE REQUIRING A MEETING**
13 **UNDER THIS SUBSECTION. IF A MEETING IS HELD UNDER THIS SUBSECTION,**
14 **THEN AT THIS MEETING, SCHOOL OFFICIALS SHALL OFFER AN ATTENDANCE**
15 **AGREEMENT THAT REQUIRES THE CHILD TO RESUME REGULAR AND CONSECUTIVE**
16 **ATTENDANCE, SHALL DISCUSS CONSEQUENCES THAT WILL OCCUR IF THE**
17 **ATTENDANCE ISSUE IS NOT RESOLVED, AND MAY OFFER INTERVENTIONS AS**
18 **AVAILABLE, INCLUDING, BUT NOT LIMITED TO, MENTAL HEALTH SCREENING,**
19 **PROBLEM SOLVING, TUTORING, AND MENTORING. SCHOOL OFFICIALS SHALL**
20 **ENSURE THAT EACH OF THE CHILD'S TEACHERS IS PROVIDED WITH A COPY OF**
21 **THE LETTER AND ATTENDANCE AGREEMENT SO THAT THEY CAN MONITOR AND**
22 **REPORT ATTENDANCE.**

23 (3) IF SCHOOL OFFICIALS DETERMINE THAT THE ATTENDANCE ISSUE
24 INVOLVED IN THE MEETING UNDER SUBSECTION (2) IS NOT RESOLVED OR IF
25 THE CHILD CONTINUES TO BE CHRONICALLY ABSENT, THE ATTENDANCE
26 OFFICER OR DESIGNATED SCHOOL OFFICIAL MAY PROVIDE OR PURSUE
27 APPROPRIATE INTERVENTIONS. IF THESE FURTHER INTERVENTIONS DO NOT

1 RESOLVE THE ATTENDANCE ISSUE, THE ATTENDANCE OFFICER OR DESIGNATED
 2 SCHOOL OFFICIAL SHALL PURSUE THE APPROPRIATE COURT INTERVENTION,
 3 WHICH MAY INCLUDE ANY OF THE FOLLOWING:

4 (A) REQUESTING A TRUANCY CONFERENCE IN THE JUVENILE COURT WITH
 5 THE PARENT OR OTHER PERSON IN PARENTAL RELATIONSHIP TO THE CHILD
 6 AND WITH THE CHILD IF THE CHILD IS AGE 12 OR OLDER.

7 (B) FILING A TRUANCY PETITION IN THE JUVENILE COURT.

8 (C) REFERRING THE MATTER TO THE PROSECUTING ATTORNEY FOR
 9 REVIEW AND APPROPRIATE ACTION.

10 (4) ~~(3)~~ The superintendent, or the teacher in a district which
 11 **THAT** does not employ a superintendent, shall provide information
 12 concerning the nonattendance of each nonresident pupil to the
 13 intermediate superintendent of the intermediate school district in
 14 which the nonresident pupil resides. The intermediate attendance
 15 officer, when notified by the intermediate superintendent or **SCHOOL**
 16 **DISTRICT** superintendent, ~~of schools,~~ shall investigate and proceed
 17 in all cases of nonattendance of nonresident pupils in the same
 18 manner provided in this part for enforcing attendance of pupils
 19 attending schools in districts in which they reside.

20 (5) AS USED IN THIS SECTION, "CHRONICALLY ABSENT" AND "TRUANT"
 21 MEAN THOSE TERMS AS DEFINED IN SECTION 1561.

22 Enacting section 1. This amendatory act takes effect 90 days
 23 after the date it is enacted into law.

24 Enacting section 2. This amendatory act does not take effect
 25 unless Senate Bill No. 103 of the 99th Legislature is enacted into
 26 law.

SUBSTITUTE FOR
SENATE BILL NO. 105

A bill to amend 1976 PA 451, entitled
"The revised school code,"
by amending section 1310a (MCL 380.1310a), as amended by 2016 PA
532.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 1310a. (1) At least annually, each school board shall
2 prepare and submit to the superintendent of public instruction, in
3 the form and manner prescribed by the superintendent of public
4 instruction, a report stating the number of pupils expelled **OR**
5 **SUSPENDED** from the school district during the immediately preceding
6 school year ~~, with~~ **AND THE NUMBER OF PUPILS WHO WERE TRUANT,**
7 **CHRONICALLY ABSENT, OR DISCIPLINARY ABSENT DURING THE IMMEDIATELY**
8 **PRECEDING SCHOOL YEAR. FOR EACH EXPULSION OR SUSPENSION, THE REPORT**
9 **SHALL INCLUDE** a brief **WRITTEN** description of the incident that
10 caused ~~each~~ **THE** expulsion **OR SUSPENSION, THE PARTICIPANTS, AND THE**
11 **DISCIPLINARY OUTCOMES. FOR EACH INCIDENT OF A PUPIL WHO IS TRUANT,**

Senate Bill No. 105 as amended May 17, 2017

1 CHRONICALLY ABSENT, OR DISCIPLINARY ABSENT, THE REPORT SHALL
 2 CONTAIN <<SUFFICIENT>> DATA ESTABLISHING THAT THE
 3 PUPIL IS TRUANT, CHRONICALLY ABSENT, OR DISCIPLINARY ABSENT.

4 (2) In order to obtain an accurate local picture of school
 5 crime and to develop the partnerships necessary to plan and
 6 implement school safety programs, at least annually, each school
 7 board shall post on its website, in the form and manner prescribed
 8 by the superintendent of public instruction, incidents of crime
 9 occurring at school within the school district. In determining the
 10 form and manner of this report, the superintendent of public
 11 instruction shall consult with local and intermediate school
 12 districts and law enforcement officials. The reporting shall
 13 include at least ~~crimes~~ **ALL INCIDENTS** involving physical violence,
 14 gang-related activity, illegal possession of a controlled substance
 15 or controlled substance analogue, or other intoxicant, trespassing,
 16 and property crimes including, but not limited to, theft and
 17 vandalism. For a property crime, the report shall include an
 18 estimate of the cost to the school district resulting from the
 19 property crime. The school crime reporting requirements of this
 20 subsection are intended to do all of the following:

21 (a) Help policymakers and program designers develop
 22 appropriate prevention and intervention programs.

23 (b) Provide the continuous assessment tools needed for
 24 revising and refining school safety programs.

25 (c) Assist schools and school districts to identify the most
 26 pressing safety issues confronting their school communities, to
 27 direct resources appropriately, and to enhance campus safety

1 through prevention and intervention strategies.

2 (d) Foster the creation of partnerships among schools, school
3 districts, state agencies, communities, law enforcement, and the
4 media to prevent further crime and violence and to assure a safe
5 learning environment for every pupil.

6 (3) Each school building shall collect and keep current on a
7 weekly basis the information required for the report under
8 subsection (2) and must provide that information, within 7 days,
9 upon request. At least annually, each school board shall make a
10 copy disaggregated by school building, of the most recent report
11 for the school district under subsection (2) available to the
12 parent or legal guardian of each pupil enrolled in the school
13 district.

14 (4) As used in this section, **"CHRONICALLY ABSENT",**
15 **"DISCIPLINARY ABSENT", AND "TRUANT" MEAN THOSE TERMS AS DEFINED IN**
16 **SECTION 1561 AND "at school", "school board", and "school district"**
17 mean those terms as defined in section 1310.

18 Enacting section 1. This amendatory act takes effect 90 days
19 after the date it is enacted into law.

20 Enacting section 2. This amendatory act does not take effect
21 unless Senate Bill No. 103 of the 99th Legislature is enacted into
22 law.

SENATE BILL No. 106

February 7, 2017, Introduced by Senators EMMONS and SCHUITMAKER and referred to the Committee on Families, Seniors and Human Services.

A bill to amend 1939 PA 288, entitled "Probate code of 1939," by amending section 2 of chapter XIIA (MCL 712A.2), as amended by 2014 PA 519.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

CHAPTER XIIA

Sec. 2. The court has the following authority and jurisdiction:

(a) Exclusive original jurisdiction superior to and regardless of the jurisdiction of another court in proceedings concerning a juvenile under 17 years of age who is found within the county if 1 or more of the following applies:

(1) Except as otherwise provided in this sub-subdivision, the

1 juvenile has violated any municipal ordinance or law of the state
2 or of the United States. If the court enters into an agreement
3 under section 2e of this chapter, the court has jurisdiction over a
4 juvenile who committed a civil infraction as provided in that
5 section. The court has jurisdiction over a juvenile 14 years of age
6 or older who is charged with a specified juvenile violation only if
7 the prosecuting attorney files a petition in the court instead of
8 authorizing a complaint and warrant. As used in this sub-
9 subdivision, "specified juvenile violation" means 1 or more of the
10 following:

11 (A) A violation of section 72, 83, 86, 89, 91, 316, 317, 349,
12 520b, 529, 529a, or 531 of the Michigan penal code, 1931 PA 328,
13 MCL 750.72, 750.83, 750.86, 750.89, 750.91, 750.316, 750.317,
14 750.349, 750.520b, 750.529, 750.529a, and 750.531.

15 (B) A violation of section 84 or 110a(2) of the Michigan penal
16 code, 1931 PA 328, MCL 750.84 and 750.110a, if the juvenile is
17 armed with a dangerous weapon. As used in this paragraph,
18 "dangerous weapon" means 1 or more of the following:

19 (i) A loaded or unloaded firearm, whether operable or
20 inoperable.

21 (ii) A knife, stabbing instrument, brass knuckles, blackjack,
22 club, or other object specifically designed or customarily carried
23 or possessed for use as a weapon.

24 (iii) An object that is likely to cause death or bodily injury
25 when used as a weapon and that is used as a weapon or carried or
26 possessed for use as a weapon.

27 (iv) An object or device that is used or fashioned in a manner

1 to lead a person to believe the object or device is an object or
2 device described in subparagraphs (i) to (iii).

3 (C) A violation of section 186a of the Michigan penal code,
4 1931 PA 328, MCL 750.186a, regarding escape or attempted escape
5 from a juvenile facility, but only if the juvenile facility from
6 which the individual escaped or attempted to escape was 1 of the
7 following:

8 (i) A high-security or medium-security facility operated by
9 the department of human services or a county juvenile agency.

10 (ii) A high-security facility operated by a private agency
11 under contract with the department of human services or a county
12 juvenile agency.

13 (D) A violation of section 7401(2)(a)(i) or 7403(2)(a)(i) of
14 the public health code, 1978 PA 368, MCL 333.7401 and 333.7403.

15 (E) An attempt to commit a violation described in paragraphs
16 (A) to (D).

17 (F) Conspiracy to commit a violation described in paragraphs
18 (A) to (D).

19 (G) Solicitation to commit a violation described in paragraphs
20 (A) to (D).

21 (H) A lesser included offense of a violation described in
22 paragraphs (A) to (G) if the individual is charged with a violation
23 described in paragraphs (A) to (G).

24 (I) Another violation arising out of the same transaction as a
25 violation described in paragraphs (A) to (G) if the individual is
26 charged with a violation described in paragraphs (A) to (G).

27 (2) The juvenile has deserted his or her home without

1 sufficient cause, and the court finds on the record that the
 2 juvenile has been placed or refused alternative placement or the
 3 juvenile and the juvenile's parent, guardian, or custodian have
 4 exhausted or refused family counseling.

5 (3) The juvenile is repeatedly disobedient to the reasonable
 6 and lawful commands of his or her parents, guardian, or custodian,
 7 and the court finds on the record by clear and convincing evidence
 8 that court-accessed services are necessary.

9 (4) The juvenile willfully and repeatedly absents himself or
 10 herself from school or other learning program intended to meet the
 11 juvenile's educational needs, or repeatedly violates rules and
 12 regulations of the school or other learning program, and the court
 13 finds on the record that the juvenile, the juvenile's parent,
 14 guardian, or custodian, and school officials or learning program
 15 personnel have met on the juvenile's educational problems and
 16 educational counseling and alternative agency help have been
 17 sought. As used in this sub-subdivision only: ~~,"learning~~

18 (A) "**LEARNING** program" means an organized educational program
 19 that is appropriate, given the age, intelligence, ability, and
 20 psychological limitations of a juvenile, in the subject areas of
 21 reading, spelling, mathematics, science, history, civics, writing,
 22 and English grammar.

23 (B) "**WILLFULLY**" MEANS AN ACT DONE INTENTIONALLY, KNOWINGLY,
 24 AND PURPOSELY, WITHOUT A JUSTIFIABLE EXCUSE.

25 (5) THE JUVENILE IS FOUND TO BE TRUANT. AS USED IN THIS SUB-
 26 SUBDIVISION, "TRUANT" MEANS THAT TERM AS DEFINED IN SECTION 1561 OF
 27 THE REVISED SCHOOL CODE, 1976 PA 451, MCL 380.1561.

1 (b) Jurisdiction in proceedings concerning a juvenile under 18
2 years of age found within the county:

3 (1) Whose parent or other person legally responsible for the
4 care and maintenance of the juvenile, when able to do so, neglects
5 or refuses to provide proper or necessary support, education,
6 medical, surgical, or other care necessary for his or her health or
7 morals, who is subject to a substantial risk of harm to his or her
8 mental well-being, who is abandoned by his or her parents,
9 guardian, or other custodian, or who is without proper custody or
10 guardianship. As used in this sub-subdivision:

11 (A) "Education" means learning based on an organized
12 educational program that is appropriate, given the age,
13 intelligence, ability, and psychological limitations of a juvenile,
14 in the subject areas of reading, spelling, mathematics, science,
15 history, civics, writing, and English grammar.

16 (B) "Without proper custody or guardianship" does not mean a
17 parent has placed the juvenile with another person who is legally
18 responsible for the care and maintenance of the juvenile and who is
19 able to and does provide the juvenile with proper care and
20 maintenance.

21 (2) Whose home or environment, by reason of neglect, cruelty,
22 drunkenness, criminality, or depravity on the part of a parent,
23 guardian, nonparent adult, or other custodian, is an unfit place
24 for the juvenile to live in.

25 (3) If the juvenile is dependent and is in danger of
26 substantial physical or psychological harm. The juvenile may be
27 found to be dependent when any of the following occurs:

1 (A) The juvenile is homeless or not domiciled with a parent or
2 other legally responsible person.

3 (B) The juvenile has repeatedly run away from home and is
4 beyond the control of a parent or other legally responsible person.

5 (C) The juvenile is alleged to have committed a commercial
6 sexual activity as that term is defined in section 462a of the
7 Michigan penal code, 1931 PA 328, MCL 750.462a or a delinquent act
8 that is the result of force, fraud, coercion, or manipulation
9 exercised by a parent or other adult.

10 (D) The juvenile's custodial parent or legally responsible
11 person has died or has become permanently incapacitated and no
12 appropriate parent or legally responsible person is willing and
13 able to provide care for the juvenile.

14 (4) Whose parent has substantially failed, without good cause,
15 to comply with a limited guardianship placement plan described in
16 section 5205 of the estates and protected individuals code, 1998 PA
17 386, MCL 700.5205, regarding the juvenile.

18 (5) Whose parent has substantially failed, without good cause,
19 to comply with a court-structured plan described in section 5207 or
20 5209 of the estates and protected individuals code, 1998 PA 386,
21 MCL 700.5207 and 700.5209, regarding the juvenile.

22 (6) If the juvenile has a guardian under the estates and
23 protected individuals code, 1998 PA 386, MCL 700.1101 to 700.8206,
24 and the juvenile's parent meets both of the following criteria:

25 (A) The parent, having the ability to support or assist in
26 supporting the juvenile, has failed or neglected, without good
27 cause, to provide regular and substantial support for the juvenile

1 for 2 years or more before the filing of the petition or, if a
2 support order has been entered, has failed to substantially comply
3 with the order for 2 years or more before the filing of the
4 petition.

5 (B) The parent, having the ability to visit, contact, or
6 communicate with the juvenile, has regularly and substantially
7 failed or neglected, without good cause, to do so for 2 years or
8 more before the filing of the petition.

9 If a petition is filed in the court alleging that a juvenile
10 is within the provisions of subdivision (b) (1), (2), (3), (4), (5),
11 or (6) and the custody of that juvenile is subject to the prior or
12 continuing order of another court of record of this state, the
13 manner of notice to the other court of record and the authority of
14 the court to proceed is governed by rule of the supreme court.

15 (c) Jurisdiction over juveniles under 18 years of age,
16 jurisdiction of whom has been waived to the family division of
17 circuit court by a circuit court under a provision in a temporary
18 order for custody of juveniles based upon a complaint for divorce
19 or upon a motion related to a complaint for divorce by the
20 prosecuting attorney, in a divorce judgment dissolving a marriage
21 between the juvenile's parents, or by an amended judgment relative
22 to the juvenile's custody in a divorce.

23 (d) If the court finds on the record that voluntary services
24 have been exhausted or refused, concurrent jurisdiction in
25 proceedings concerning a juvenile between the ages of 17 and 18
26 found within the county who is 1 or more of the following:

27 (1) Repeatedly addicted to the use of drugs or the intemperate

1 use of alcoholic liquors.

2 (2) Repeatedly associating with criminal, dissolute, or
3 disorderly persons.

4 (3) Found of his or her own free will and knowledge in a house
5 of prostitution, assignation, or ill-fame.

6 (4) Repeatedly associating with thieves, prostitutes, pimps,
7 or procurers.

8 (5) Willfully disobedient to the reasonable and lawful
9 commands of his or her parents, guardian, or other custodian and in
10 danger of becoming morally depraved.

11 If a juvenile is brought before the court in a county other
12 than that in which the juvenile resides, before a hearing and with
13 the consent of the judge of the court in the county of residence,
14 the court may enter an order transferring jurisdiction of the
15 matter to the court of the county of residence. Consent to transfer
16 jurisdiction is not required if the county of residence is a county
17 juvenile agency and satisfactory proof of residence is furnished to
18 the court of the county of residence. The order does not constitute
19 a legal settlement in this state that is required for the purpose
20 of section 55 of the social welfare act, 1939 PA 280, MCL 400.55.
21 The order and a certified copy of the proceedings in the
22 transferring court shall be delivered to the court of the county of
23 residence. A case designated as a case in which the juvenile shall
24 be tried in the same manner as an adult under section 2d of this
25 chapter may be transferred for venue or for juvenile disposition,
26 but shall not be transferred on grounds of residency. If the case
27 is not transferred, the court having jurisdiction of the offense

1 shall try the case.

2 (e) Authority to establish or assist in developing a program
3 or programs within the county to prevent delinquency and provide
4 services to act upon reports submitted to the court related to the
5 behavior of a juvenile who does not require formal court
6 jurisdiction but otherwise falls within subdivision (a). These
7 services shall be used only if the juvenile and his or her parents,
8 guardian, or custodian voluntarily accepts them.

9 (f) If the court operates a detention home for juveniles
10 within the court's jurisdiction under subdivision (a)(1), authority
11 to place a juvenile within that home pending trial if the juvenile
12 is within the circuit court's jurisdiction under section 606 of the
13 revised judicature act of 1961, 1961 PA 236, MCL 600.606, and if
14 the circuit court orders the family division of circuit court in
15 the same county to place the juvenile in that home. The family
16 division of circuit court shall comply with that order.

17 (g) Authority to place a juvenile in a county jail under
18 section 27a of chapter IV of the code of criminal procedure, 1927
19 PA 175, MCL 764.27a, if the court designates the case under section
20 2d of this chapter as a case in which the juvenile is to be tried
21 in the same manner as an adult and the court determines there is
22 probable cause to believe that the offense was committed and
23 probable cause to believe the juvenile committed that offense.

24 (h) Jurisdiction over a proceeding under section 2950 or 2950a
25 of the revised judicature act of 1961, 1961 PA 236, MCL 600.2950
26 and 600.2950a, in which a minor less than 18 years of age is the
27 respondent, or a proceeding to enforce a valid foreign protection

1 order issued against a respondent who is a minor less than 18 years
2 of age. A personal protection order shall not be issued against a
3 respondent who is a minor less than 10 years of age. Venue for an
4 initial action under section 2950 or 2950a of the revised
5 judicature act of 1961, 1961 PA 236, MCL 600.2950 and 600.2950a, is
6 proper in the county of residence of either the petitioner or
7 respondent. If the respondent does not live in this state, venue
8 for the initial action is proper in the petitioner's county of
9 residence.

10 (i) In a proceeding under this chapter concerning a juvenile's
11 care and supervision, the court may issue orders affecting a party
12 as necessary. This subdivision does not apply after May 1, 2018. As
13 used in this subdivision, "party" means 1 of the following:

14 (i) In a delinquency proceeding, the petitioner and juvenile.

15 (ii) In a child protective proceeding, the petitioner,
16 department of human services, child, respondent, parent, guardian,
17 or legal custodian, and any licensed child caring institution or
18 child placing agency under contract with the department of human
19 services to provide for a juvenile's care and supervision.

20 Enacting section 1. This amendatory act does not take effect
21 unless Senate Bill No. 103

22 of the 99th Legislature is enacted into law.

Michigan House of Representatives

*Judiciary Committee - this is the committee the bills were referred to on May 18 , 2017

County	District and Areas	Representative	Party	Phone	Email	Website
Alcona	106 - Alcona County, Alpena County, Presque Isle County, Iosco County, Cheboygan County (part) - Aloha Twp, Benton Twp, Burt Twp, Ellis Twp, Forest Twp, Grant Twp, Inverness Twp, Mentor Twp, Mullett Twp, Nunda Twp, Walker Twp, Waverly Twp, and Wilmot Twp	Rep. Sue Allor House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0833	SueAllor@house.mi.gov	Link
Alger	109 - Alger County, Luce County, Schoolcraft County, Marquette County (part), Champion Twp, Chocolay Twp, Ely Twp, Ewing Twp, Forsyth Twp, Humboldt Twp, Ishpeming city, Marquette city, Marquette Twp, Michigamme Twp, Negaunee city, Negaunee Twp, Republic Twp, Richmond Twp, Sands Twp, Skandia Twp, Tilden Twp, Turin Twp, Wells Twp, West Branch Twp	Vacant House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0498	District109@house.mi.gov	Link
Allegan	80 - Allegan County (part) - Allegan city, Fennville city, Holland city (part), Otsego city (part), Plainwell city (part), Saugatuck city (part), South Haven (part), Village of Douglas city, Allegan Twp, Casco Twp, Cheshire Twp, Clyde Twp, Fillmore Twp, Ganges Twp, Gun Plain Twp, Heath Twp, Hopkins, Twp, Laketown Twp, Lee Twp, Manlius Twp, Martin Twp, Monterey Twp, Otsego Twp, Overisel Twp, Salem Twp, Saugatuck Twp, Trowbridge Twp, Valley Twp, Watson Twp	Rep. Mary Whiteford House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0836	MaryWhiteford@house.mi.gov	Link

Alpena	106 - Alpena County, Presque Isle County, Alcona County, Iosco County, Cheboygan County (part) - Aloha Twp, Benton Twp, Burt Twp, Ellis Twp, Forest Twp, Grant Twp, Inverness Twp, Mentor Twp, Mullett Twp, Nunda Twp, Walker Twp, Waverly Twp, and Wilmot Twp	Rep. Sue Allor House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0833	SueAllor@house.mi.gov	Link
Antrim	105 - Antrim County, Otsego County, Charlevoix County, Montmorency County, Oscoda County	Rep. Triston Cole* Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0829	TristonCole@house.mi.gov	Link
Arenac	97 - Arenac County, Clare County, Gladwin County, Osceola County (part) - Evert city, Evert Twp, Hersey Twp, Highland Twp, Marion Twp, Middle Branch Twp, Orient Twp, Osceola Twp, Sherman Twp, Sylvan Twp	Rep. Jason Wentworth House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-8962	JasonWentworth@house.mi.gov	Link
Baraga	110 - Baraga County, Gogebic County, Houghton County, Iron County, Keweenaw County, Ontonagon County, Marquette (part) - Ishpeming Twp, Powell Twp	Rep. Scott Dianda House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0850	ScottDianda@house.mi.gov	Link
Barry	87 - Barry County, Ionia County (part) - Boston Twp, Campbell Twp, Danby Twp, Keene Twp, Lyons Twp, North Plains Twp, Odessa Twp, Orange Twp, Portland Twp, Ronald Twp, Sebewa Twp, Berlin Twp (part), Eaton Township (part) - Portland city	Rep. Julie Calley House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0842	JulieCalley@house.mi.gov	Link
Bay	96 - Bay County (part) - Bay City city, Essexville city, Frankenlust Twp, Hampton Twp, Kawkawlin Twp, Merritt Twp, Monitor Twp, Portsmouth Twp	Rep. Brian Elder House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0158	BrianElder@house.mi.gov	Link

Bay	98 - Bay County (part) - Auburn city, Pinconning city, Linwood city, Beaver Twp, Fraser Twp, Garfield Twp, Gibson Twp, Mount Forest Twp, Pinconning Twp, Williams Twp. Midland County (part) - Midland city, village of Sanford, Midland Twp, Homer Twp, Jerome Twp, Larkin Twp, Lee Twp, Lincoln Twp	Rep. Gary Glenn House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	House R	(517) 373-1791	GaryGlenn@house.mi.gov	Link
Benzie	101 - Benzie County, Manistee County, Mason County, Leelanau County	Rep. Curt VanderWall House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0825	CurtVanderWall@house.mi.gov	Link
Berrien	78 - Berrien County (part) - Niles city, New Buffalo city, Buchanan city, Three Oaks Twp, Chikaming Twp, Weesaw Twp, Baroda Twp, Bertrand Twp, Oronoko Twp, Sodus Twp, Pipestone Twp, Berrien Twp, Buchanan Twp, Niles Twp, Galien Twp, Silver Creek Twp, Howard Twp, Milton Twp, Ontwa Twp	Rep. Dave Pagel House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	House R	(517) 373-1796	DavePagel@house.mi.gov	Link
Berrien	79 - Berrien County (part) - Coloma city, St. Joseph city, Benton Harbor city, Bridgman city, Watervliet city, Bainbridge Twp, Benton Twp, Coloma Twp, Hagar Twp, Lake Charter Twp, Lincoln Twp, Royalton Twp, St. Joseph Twp, Watervliet Twp	Rep. Kim LaSata House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1403	KimLaSata@house.mi.gov	Link
Branch	58 - Branch County, Hillsdale County	Rep. Eric Leutheuser House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1794	EricLeutheuser@house.mi.gov	Link
Calhoun	62 - Calhoun County (part) - Albion city, Albion Twp, Battle Creek city, Bedford twp, Clarence Twp, Convis Twp, Lee Twp, Penfiled Twp, Sheridan Twp, Springfield city	Rep. John Bizon House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0555	DRJohnBizon@house.mi.gov	Link

Calhoun	63 - Calhoun County (part) - Athens Twp, Burlington Twp, Clarendon Twp, Eckford Twp, Emmet Twp, Fredonia Twp, Homer Twp, Leroy Twp, Marengo Twp, Marshall city, Newton Twp, Tekonsha Twp. Kalamazoo County (part - Brady Twp, Charleston Twp, Climax Twp, Comstock Twp, Galesburg city, Kalamazoo Twp (part), Pavilion Twp, Richland Twp, Roxx Twp, Wakeshma Twp	Rep. David Maturen House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1787	DavidMaturen@house.mi.gov	Link
Cass	59 - Cass County (part) - Calvin Twp, Dowagiac city, Jefferson Twp, La Grange Twp, Marcellus Twp, Mason Twp, Newburg Twp, Penn Twp, Pokagon Twp, Porter Twp, Volinia Twp, Wayne Twp. St. Joseph County	Rep. Aaron Miller House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0832	AaronMiller@house.mi.gov	Link
Charlevoix	105 - Charlevoix County, Montmorency County, Oscoda County, Antrim County, Otsego County	Rep. Triston Cole* Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0829	TristonCole@house.mi.gov	Link
Cheboygan	106 - Cheboygan County (part) - Aloha Twp, Benton Twp, Burt Twp, Ellis Twp, Forest Twp, Grant Twp, Inverness Twp, Mentor Twp, Mullett Twp, Nunda Twp, Walker Twp, Waverly Twp, and Wilmot Twp. Alpena County, Presque Isle County, Alcona County, Iosco County	Rep. Sue Allor House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0833	SueAllor@house.mi.gov	Link
Cheboygan	107 - Cheboygan County (part) - Koehler, Twp, Tuscarora Twp, Beaugrand Twp, Hebron Twp, Mackinaw Twp, Munro Twp, Cheboygan city. Chippewa County, Emmet County, Mackinac County	Rep. Lee Chatfield House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-2629	LeeChatfield@house.mi.gov	Link
Chippewa	107 - Chippewa County, Emmet County, Mackinac County, Cheboygan County (part) - Koehler, Twp, Tuscarora Twp, Beaugrand Twp, Hebron Twp, Mackinaw Twp, Munro Twp, Cheboygan city	Rep. Lee Chatfield House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-2629	LeeChatfield@house.mi.gov	Link

Clare	97 - Clare County, Gladwin County, Arenac County, Osceola County (part) - Evart city, Evart Twp, Hersey Twp, Highland Twp, Marion Twp, Middle Branch Twp, Orient Twp, Osceola Twp, Sherman Twp, Sylvan Twp	Rep. Jason Wentworth House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-8962	JasonWentworth@house.mi.gov	Link
Clinton	93 - Clinton County, Gratiot County (part) - Ithaca city, Sumner Twp, Arcada Twp, New Haven Twp, North Shade Twp, Newark Twp, Fulton Twp, Washington Twp, North Star Twp, Elba Twp, Hamilton Twp, Lafayette Twp, Wheeler Twp	Rep. Tom Leonard House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1778	TomLeonard@house.mi.gov	Link
Crawford	103 - Crawford County, Kalkaska County, Roscommon County, Ogemaw County, Missaukee County	Rep. Daire Rendon House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-3817	DaireRendon@house.mi.gov	Link
Delta	108 - Delta County, Dickinson County, Menominee County	Rep. Beau LaFave* Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0156	BeauLaFave@house.mi.gov	Link
Dickinson	108 - Dickinson County, Delta County, Menominee County	Rep. Beau LaFave* Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0156	BeauLaFave@house.mi.gov	Link
Eaton	65 - Eaton County (part) - Brookfield Twp, Eaton Twp (part), Eaton Rapids City, Hamlin Twp. Jackson Twp (part) - Blackman Twp, Columbia wp, Grass Lake Twp, Henrietta Twp, Leoni Twp, Liberty Twp, Norvell Twp, Rives Twp, Springport Twp, Tompkins Twp, Waterloo Twp. Lenawee County (part) - Cambridge Twp	Rep. Brett Roberts House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1775	BrettRoberts@house.mi.gov	Link

Eaton	71 - Eaton County (part) -Charlotte city, Olivet city, Potterville city, Grand Ledge city, Lansing (part), Bellevue Twp, Benton Twp, Carmel Twp, Chester Twp, Delta Charter Eaton Rapids Twp, Kalamo Twp, Oneida Charter Twp, Roxand Twp, Sunfield Twp, Vermontville Twp, Walton Twp, Windsor Charter Twp	Rep. Tom Barrett House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0853	TomBarrett@house.mi.gov	Link
Emmet	107 - Emmet County, Chippewa County, Mackinac County, Cheboygan County (part) - Koehler, Twp, Tuscarora Twp, Beaugrand Twp, Hebron Twp, Mackinaw Twp, Munro Twp, Cheboygan city	Rep. Lee Chatfield House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-2629	LeeChatfield@house.mi.gov	Link
Genesee	34 - Genesee County (part) - Flint city (part)	Rep. Sheldon Neeley House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-8808	SheldonNeeley@house.mi.gov	Link
Genesee	48 - Genesee County (part) - Clio city, Davison city, Davison Twp, Forest Twp, Genesee Twp, Montrose Twp, Richfield Twp, Thetford Twp, Vienna Twp	Rep. Pam Faris House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-7557	PamFaris@house.mi.gov	Link
Genesee	49 - Genesee County (part) - Flint city (part), Flint Twp, Flushing city, Mount Morris city, Mount Morris Twp, Swartz Creek city	Rep. Phil Phelps House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-7515	RepPhelps@house.mi.gov	Link
Genesee	50 - Genesee County (part) - Burton city, Grand Blanc city, Grand Bland Twp, Mundy Twp	Rep. Tim Sneller House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-3906	TimSneller@house.mi.gov	Link
Genesee	51- Genesee County (part) - Argentine Twp, Atlas Twp, Clayton Twp, Fenton City (part), Fenton Twp, Flushong Twp, Gaines Twp, Linden city. Oakland County (part) - Fenton city (part), Groveland Twp, Holly Twp, Rose Twp	Rep. Joseph Graves House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1780	JosephGraves@house.mi.gov	Link

Gladwin	97 - Gladwin County, Clare County, Arenac County, Osceola County (part) - Ewart city, Ewart Twp, Hersey Twp, Highland Twp, Marion Twp, Middle Branch Twp, Orient Twp, Osceola Twp, Sherman Twp, Sylvan Twp	Rep. Jason Wentworth House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-8962	JasonWentworth@house.mi.gov	Link
Gogebic	110 - Gogebic County, Baraga County, Houghton County, Iron County, Keweenaw County, Ontonagon County, Marquette (part) - Ishpeming Twp, Powell Twp	Rep. Scott Dianda House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0850	ScottDianda@house.mi.gov	Link
Grand Travers	104 - Grand Traverse County	Rep. Larry Inman House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1766	LarryInman@house.mi.gov	Link
Gratiot	70 - Gratiot County (part) -Alma city , St. Louis city, Arcada Twp (part), Emerson Twp (part), Bethany Twp, Pine River Twp, Seville Twp, Montcalm County	Rep. James Lower House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0834	JamesLower@house.mi.gov	Link
Gratiot	93 - Gratiot County (part) - Ithaca city, Sumner Twp, Arcada Twp, New Haven Twp, North Shade Twp, Newark Twp, Fulton Twp, Washington Twp, North Star Twp, Elba Twp, Hamilton Twp, Lafayette Twp, Wheeler Twp. Clinton County	Rep. Tom Leonard Speaker of the House House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1778	TomLeonard@house.mi.gov	Link
Hillsdale	58 - Branch County, Hillsdale County	Rep. Eric Leutheuser House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1794	EricLeutheuser@house.mi.gov	Link
Houghton	110 - Houghton County, Baraga County, Gogebic County, Iron County, Keweenaw County, Ontonagon County, Marquette (part) - Ishpeming Twp, Powell Twp	Rep. Scott Dianda House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0850	ScottDianda@house.mi.gov	Link
Huron	84 - Huron County, Tuscola County	Rep. Edward Canfield House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0476	EdwardCanfield@house.mi.gov	Link

Ingham	67 - Ingham County (part) - Alaiedon Twp, Aurelius Twp, Bunker Hill Twp, Delhi Charter Twp, Ingham Twp, Lansing city, Leroy Twp, Leslie City, Leslie Township, Mason city, Onondaga Twp, Stockbridge Twp, Vevay Twp, Wheatfield Twp, White Oak Twp, Williamston city	Rep. Tom Cochran House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0587	TomCochran@house.mi.gov	Link
Ingham	68 - Ingham County (part) - Lansing city (part) - Lansing Twp	Rep. Andy Schor House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0826	AndySchor@house.mi.gov	Link
Ingham	69 - Ingham County (part) - East Lansing city (part) - Lansing city (part) - Locke Twp, Meridian Twp, Williamstown Twp	Rep. Sam Singh House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-1786	SamSingh@house.mi.gov	Link
Ionia	86 - Ionia County (part) - Belding city, Ionia city, Lowell city, Easton Twp, Ionia Twp, Orleans Twp, Otisco Twp, Ada Twp, Bowne Twp, Caledonia Twp, Cascade Twp, Grattan Twp, Lowell Twp, Vergennes Twp. Kent County	Rep. Thomas Albert House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0846	ThomasAlbert@house.mi.gov	Link
Ionia	87 - Ionia County (part) - Boston Twp, Campbell Twp, Danby Twp, Keene Twp, Lyons Twp, North Plains Twp, Odessa Twp, Orange Twp, Portland Twp, Ronald Twp, Sebewa Twp, Berlin Twp (part), Eaton Township (part) - Portland city. Barry County	Rep. Julie Calley House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0842	JulieCalley@house.mi.gov	Link
Iosco	106 - Iosco County, Alpena County, Presque Isle County, Alcona County, Cheboygan County (part) - Aloha Twp, Benton Twp, Burt Twp, Ellis Twp, Forest Twp, Grant Twp, Inverness Twp, Mentor Twp, Mullett Twp, Nunda Twp, Walker Twp, Waverly Twp, and Wilmot Twp	Rep. Sue Allor House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0833	SueAllor@house.mi.gov	Link

Iron	110 - Iron County, Baraga County, Gogebic County, Houghton County, Keweenaw County, Ontonagon County, Marquette (part) - Ishpeming Twp, Powell Twp	Rep. Scott Dianda House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0850	ScottDianda@house.mi.gov	Link
Isabella	99 - Isabella County, Midland County (part) - Warren Twp, Geneva Twp, Greendale Twp, Jasper Twp, Edenville Twp, Porter Twp, Hope Twp, Mt. Haley Twp, Mills Twp, Ingersoll Twp	Rep. Roger Hauck House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1789	RogerHauck@house.mi.gov	Link
Jackson	64 - Jackson County (part) - Concord Twp, Hanover Twp, Jackson city, Napoleon Twp, Parma Twp, Pulaski Twp, Sandstone Twp, Spring Arbor Twp, Summit Twp	Rep. Julie Alexander House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1795	JulieAlexander@house.mi.gov	Link
Kalamazoo	60 - Kalamazoo County (part) - Kalamazoo city, Kalamazoo Twp (part), Portage city (part)	Rep. Jon Hoadley House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-1785	JonHoadley@house.mi.gov	Link
Kalamazoo	61 - Kalamazoo County (part) - Oshtemo Twp, Portage city (part), Prairie Ronde Twp, Texas Twp	Rep. Brandt Iden House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1774	BrandtIden@house.mi.gov	Link
Kalamazoo	66 - Kalamazoo County (part) - Alamo Twp, Cooper Twp and the city of Parchment, Van Buren County	Rep. Beth Griffin House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0839	BethGriffin@house.mi.gov	Link
Kalkaska	103 - Kalkaska County, Roscommon County, Ogemaw County, Missaukee County, Crawford County	Rep. Daire Rendon House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-3817	DaireRendon@house.mi.gov	Link
Kent	72 - Kent County (part) - Dorr Twp, LeightonTwp, Wayland Twp, Gaines Twp, Kentwood city, Wayland city	Rep. Steven Johnson House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0840	StevenJohnson@house.mi.gov	Link
Kent	73 - Kent County (part) - East Grand Rapids city, Cannon Twp, Courtland Twp, Nelson Twp, Oakfield Twp, Plainfield Twp, Spencer Twp, Grand Rapids Charter Twp	Rep. Chris Afendoulis House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0218	ChrisAfendoulis@house.mi.gov	Link

Kent	74 - Kent (part) - Walker city, Grandville city, Rockford city, Cedar Springs city, Solon Twp, Tyrone Twp, Sparta Twp, Algoma Twp, and Alpine Twp	Rep. Rob VerHeulen House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-8900	RobVerHeulen@house.mi.gov	Link
Kent	75 - Kent (part) - Grand Rapids city (part)	Rep. David LaGrand House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-2668	DavidLaGrand@house.mi.gov	Link
Kent	76 - Kent County (part) - Grand Rapids city (part)	Rep. Winnie Brinks House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0822	WinnieBrinks@house.mi.gov	Link
Kent	77 - Kent County (part) - Byron Twp, Wyoming city	Rep. Tommy Brann House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-2277	TommyBrann@house.mi.gov	Link
Kent	86 - Kent County; Ionia County (part) - Belding city, Ionia city, Lowell city, Easton Twp, Ionia Twp, Orleans Twp, Otisco Twp, Ada Twp, Bowne Twp, Caledonia Twp, Cascade Twp, Grattan Twp, Lowell Twp, Vergennes Twp	Rep. Thomas Albert House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0846	ThomasAlbert@house.mi.gov	Link
Keweenaw	110 - Keweenaw County, Baraga County, Gogebic County, Houghton County, Iron County, Ontonagon County, Marquette (part) - Ishpeming Twp, Powell Twp	Rep. Scott Dianda House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0850	ScottDianda@house.mi.gov	Link
Lake	100 - Lake County, Oceana County, Newaygo County	Rep. Scott VanSingel House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-7317	ScottVanSingel@house.mi.gov	Link
Lapeer	82 - Lapeer County	Rep. Gary Howell House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1800	GaryHowell@house.mi.gov	Link
Leelanau	101 - Leelanau County, Benzie County, Manistee County, Mason County	Rep. Curt VanderWall House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0825	CurtVanderWall@house.mi.gov	Link

Lenawee	57 - Lenawee County (part) - Adrian city, Adrian twp, Blissfield Twp, Clinton Twp, Deerfield Twp, Dover Twp, Fairfield Twp, Franklin twp, Hudson city, Hudson Twp, Macon Twp, Madison Charter Twp, Medina Twp, Morenci city, Ogden Twp, Palmyra Twp, Raisin Twp, Ridgeway Twp, Riga Twp, Rollin Twp, Rome Twp, Seneca Twp, Tecumseh Twp, Tecumseh Twp, Woodstock Twp	Rep. Bronna Kahle House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1706	BronnaKahle@house.mi.gov	Link
Livingston	42 - Livingston County (part) - Brighton city, Broghton Twp, Genoa Twp, Green Oak Twp, Hamburg Twp, Putnam Twp	Rep. Lana Theis* Majority Vice-Chair of Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1784	LanaTheis@house.mi.gov	Link
Livingston	47 - Livingston County (part) - Cohoctah Twp, Conway Twp, Deerfield Twp, Fenton city (part), Handy Twp, Hartland Twp, Howell city, Iosco Twp, Marion Twp, Oceola Twp, Tyrone Twp, Unadilla Twp	Rep. Hank Vaupel House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-8835	HankVaupel@house.mi.gov	Link
Luce	109 - Luce County, Alger County, Schoolcraft County, Marquette County (part), Champion Twp, Chocolay Twp, Ely Twp, Ewing Twp, Forsyth Twp, Humboldt Twp, Ishpeming city, Marquette city, Marquette Twp, Michigamme Twp, Negaunee city, Negaunee Twp, Republic Twp, Richmond Twp, Sands Twp, Skandia Twp, Tilden Twp, Turin Twp, Wells Twp, West Branch Twp,	Vacant House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0498	District109@house.mi.gov	Link
Mackinac	107 - Mackinac County, Chippewa County, Emmet County, Cheboygan County (part) - Koehler, Twp, Tuscarora Twp, Beaugrand Twp, Hebron Twp, Mackinaw Twp, Munro Twp, Cheboygan city	Rep. Lee Chatfield House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-2629	LeeChatfield@house.mi.gov	Link

Macomb	18 - Macomb County (part) - Eastpointe city, St Clair Shoes city, Village of Grosse Pointe Shores, a Michigan City city (part)	Rep. Kevin Hertel House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-1180	KevinHertel@house.mi.gov	Link
Macomb	22 - Macomb County (part) - Roseville city, Warren city (part)	Rep. John Chirkun House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0854	JohnChirkun@house.mi.gov	Link
Macomb	24 - Macomb County (part) - Clinton Twp (part), Macomb Twp (part)	Rep. Steve Marino House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0113	SteveMarino@house.mi.gov	Link
Macomb	25 - Macomb County (part) - Sterling Heights city (part), Warren city (part)	Rep. Henry Yanez House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-2275	HenryYanez@house.mi.gov	Link
Macomb	28 - Macomb County (part) - Center Line city, Warren city (part)	Rep. Patrick Green House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-1772	PatrickGreen@house.mi.gov	Link
Macomb	30 - Macomb County (part) - Shelby Charter Twp (part), Sterling Heights city (part), Utica city	Rep. Diana Farrington House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-7768	DianaFarrington@house.mi.gov	Link
Macomb	31 - Macomb County (part) - Clinton Twp (part), Fraser City, Mount Clemens city	Rep. William Sowerby* Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0159	WilliamSowerby@house.mi.gov	Link
Macomb	32 - Macomb County (part) - Chesterfield Twp, New Baltimore city. St Clair County (part) - Casco Twp, Columbus Twp, Ira Twp, Kenoskee Twp, Kimball Twp, Memphis city (part), Richmond city (part), Riley Twp, Wales Twp	Pamela Hornberger* Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-8931	PamelaHornberger@house.mi.gov	Link
Macomb	33 - Macomb County (part) - Armada Twp, Lenox Twp, Macomb Twp (part), Memphis Twp (part), Memphis city (part), Ray Twp, Richmond city (part), Richmond Twp	Rep. Jeff Yaroch House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0820	JeffYaroch@house.mi.gov	Link

Macomb	36 - Macomb County (part) - Bruce Twp, Shelby Charter Twp (part), Washington Twp	Rep. Peter Lucido House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0843	PeterLucido@house.mi.gov	Link
Manistee	101 - Manistee County, Leelanau County, Benzie County, Mason County	Rep. Curt VanderWall House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0825	CurtVanderWall@house.mi.gov	Link
Marquette	109 - Marquette County (part), Champion Twp, Chocoday Twp, Ely Twp, Ewing Twp, Forsyth Twp, Humboldt Twp, Ishpeming city, Marquette city, Marquette Twp, Michigamme Twp, Negaunee city, Negaunee Twp, Republic Twp, Richmond Twp, Sands Twp, Skandia Twp, Tilden Twp, Turin Twp, Wells Twp, West Branch Twp. Alger County, Luce County, Schoolcraft County.	Vacant House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0498	District109@house.mi.gov	Link
Marquette	110 - Marquette (part) - Ishpeming Twp, Powell Twp. Baraga County, Gogebic County, Houghton County, Iron County, Keweenaw County, Ontonagon County	Rep. Scott Dianda House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0850	ScottDianda@house.mi.gov	Link
Mason	101 - Mason County, Benzie County, Manistee County, Leelanau County	Rep. Curt VanderWall House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0825	CurtVanderWall@house.mi.gov	Link
Mecosta	102 - Mecosta County, Wexford County, Osceola County (part) - Reed City city, Burdell Twp, Cedar Twp, Hartwick Twp, Le Roy Twp, Lincoln Twp Richmond Twp, Rose Lake Twp	Rep. Michele Hoitenga House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1747	MicheleHoitenga@house.mi.gov	Link
Menominee	108 - Menominee County, Delta County, Dickinson County	Rep. Beau LaFave* Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0156	BeauLaFave@house.mi.gov	Link

Midland	98 - Midland County (part) - Midland city, village of Sanford, Midland Twp, Homer Twp, Jerome Twp, Larkin Twp, Lee Twp, Lincoln Twp. Bay County (part) - Auburn city, Pinconning city, Linwood city, Beaver Twp, Fraser Twp, Garfield Twp, Gibson Twp, Mount Forest Twp, Pinconning Twp, Williams Twp	Rep. Gary Glenn House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1791	GaryGlenn@house.mi.gov	Link
Midland	99 - Midland County (part) - Warren Twp, Geneva Twp, Greendale Twp, Jasper Twp, Edenville Twp, Porter Twp, Hope Twp, Mt. Haley Twp, Mills Twp, Ingersoll Twp. Isabella County	Rep. Roger Hauck House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1789	RogerHauck@house.mi.gov	Link
Missaukee	103 - Missaukee County, Crawford County, Kalkaska County, Roscommon County, Ogemaw County	Rep. Daire Rendon House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-3817	DaireRendon@house.mi.gov	Link
Monroe	56 - Monroe County (part) - Bedford Twp, Dundee Twp, Erie Twp, Ida Twp, La Salle Twp, Luna Pier city, Milan Twp, Milan city (part), Monroe Township (part), Petersburg city, Raisinville Twp, Summerfield Twp, Whiteford Twp.	Rep. Jason Sheppard House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-2617	JasonSheppard@house.mi.gov	Link
Monroe	17 - Monroe County (part) - Ash Twp, Berline Twp, Exeter Twp, Frenchtown Twp, London Twp, Monroe city, Monroe Township (part). Wayne County (part) - Flat Rock city, Rockwood city, Sumpter Twp	Rep. Joseph Bellino House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1530	JosephBellino@house.mi.gov	Link
Montcalm	70 - Montcalm County, Gratiot County (part) - Alma city, St. Louis city, Arcada Twp (part), Emerson Twp (part), Bethany Twp, Pine River Twp, Seville Twp	Rep. James Lower House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0834	JamesLower@house.mi.gov	Link
Montmorency	105 - Montmorency County, Oscoda County, Antrim County, Otsego County, Charlevoix County	Rep. Triston Cole* Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0829	TristonCole@house.mi.gov	Link

Muskegon	91- Muskegon County (part) Montague city Norton Shores city, Roosevelt Park city, Whitehall city, Blue Lake Twp, Casnovia Twp, Cedar Creek Twp, Dalton Twp, Egleston Twp, Fruitport Twp, Holton Twp, Montague Twp, Moorland Twp, Ravenna Twp, Sullivan Twp, White River Twp	Rep. Holly Hughes House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-3436	HollyHughes@house.mi.gov	Link
Muskegon	92 - Muskegon County (part), Fruitland Twp, Laketon Twp, Muskegon city, Muskegon Twp, Muskegon Heights city, North Muskegon city, Whitehall Twp	Rep. Terry Sabo House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-2646	TerrySabo@house.mi.gov	Link
Newaygo	100 - Newaygo County, Lake County, Oceana County	Rep. Scott VanSingel House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-7317	ScottVanSingel@house.mi.gov	Link
Oakland	26 - Oakland County (part) - Madison Heights city, Royal Oak city	Rep. Jim Ellison House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-3818	JimEllison@house.mi.gov	Link
Oakland	27 - Oakland County (part - Berkley city, Ferndale city, Hazel Park city, Huntington Woods city, Oak Park city, Pleasant Ridge city, Royal Oak Twp	Rep. Robert Wittenberg House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0478	RobertWittenberg@house.mi.gov	Link
Oakland	35 - Oakland County (part) - Lathrup Village city, Southfield city, Southfield Twp	Rep. Jeremy Moss House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-1788	JeremyMoss@house.mi.gov	Link
Oakland	37 - Oakland County (part) - Farmington city, Farmington Hills city	Rep. Christine Greig House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-1793	ChristineGreig@house.mi.gov	Link
Oakland	38 - Oakland County (part) - Lyon Twp, Northville city (part), Novi city, Novi Twp, South Lyon city, Walled Lake city	Rep. Kathy Crawford House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0827	KathyCrawford@house.mi.gov	Link

Oakland	43 - Oakland County (part) - Independence Twp, Lake Angelus city, Village of Clarkston city, Waterford Twp (part)	Rep. Jim Tedder House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0615	JimTedder@house.mi.gov	Link
Oakland	44 - Oakland County (part) - Highland Twp, Milford twp, Springfield Twp, Waterford Twp (part), White Lake Twp and the Village of Milford	Rep. Jim Runestad* Chair of Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-2616	JimRunestad@house.mi.gov	Link
Oakland	51 - Oakland County (part) - Fenton city (part), Groveland Twp, Holly Twp, Rose Twp. Genesee County (part) - Argentine Twp, Atlas Twp, Clayton Twp, Fenton City (part), Fenton Twp, Flushong Twp, Gaines Twp, Linden city	Rep. Joseph Graves House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1780	JosephGraves@house.mi.gov	Link
Oalkand	29 - Oakland County (part) - Auburn Hills city, Keego Harbor city, Orchard Lake Village city, Pontiac city, Sylvan Lake city	Rep. Tim Greimel* Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0475	TimGreimel@house.mi.gov	Link
Oalkand	29 - Oakland County (part) - Commerce Twp, West Bloomfield Twp (part), Wixom city	Rep. Klint Kesto House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1799	KlintKesto@house.mi.gov	Link
Oalkand	40 - Oakland County (part) - Birmingham city, Bloomfield Twp, Bloomfield Hills city, West Bloomfield Twp (part)	Rep. Michael McCready House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-8670	MikeMcCready@house.mi.gov	Link
Oalkand	41 - Oakland County (part) - Clawson city, Troy city	Rep. Martin Howrylak* Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1783	MartinHowrylak@house.mi.gov	Link
Oalkand	45 - Oakland County (part) - Oakland Charter Twp (part), Rochester city, Rochester Hills	Rep. Michael Webber House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1773	MichaelWebber@house.mi.gov	Link

Oakland	46 - Oakland County (part) - Addison Twp, Brandon Twp, Oakland Charter Twp (part), Orion Township, Oxford Twp	Rep. John Reilly House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1798	JohnReilly@house.mi.gov	Link
Oceana	100 - Oceana County, Lake County, Newaygo County	Rep. Scott VanSingel House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-7317	ScottVanSingel@house.mi.gov	Link
Ogemaw	103 - Ogemaw County, Missaukee County, Crawford County, Kalkaska County, Roscommon County	Rep. Daire Rendon House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-3817	DaireRendon@house.mi.gov	Link
Ontonagon	110 - Ontonagon County, Baraga County, Gogebic County, Houghton County, Iron County, Keweenaw County, Marquette (part) - Ishpeming Twp, Powell Twp	Rep. Scott Dianda House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0850	ScottDianda@house.mi.gov	Link
Osceola	97 - Osceola County (part) Evart city, Evart Twp, Hersey Twp, Highland Twp, Marion Twp, Middle Branch Twp, Orient Twp, Osceola Twp, Sherman Twp, Sylvan Twp. Clare County, Gladwin County, Arenac County	Rep. Jason Wentworth House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-8962	JasonWentworth@house.mi.gov	Link
Osceola	102 - Osceola County (part) - Reed City city, Burdell Twp, Cedar Twp, Hartwick Twp, Le Roy Twp, Lincoln Twp Richmond Twp, Rose Lake Twp. Wexford County, Mecosta County	Rep. Michele Hoytenga House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1747	MicheleHoytenga@house.mi.gov	Link
Oscoda	105 - Oscoda County, Antrim County, Otsego County, Charlevoix County, Montmorency County	Rep. Triston Cole* Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0829	TristonCole@house.mi.gov	Link
Otsego	105 - Otsego County, Charlevoix County, Montmorency County, Oscoda County, Antrim County	Rep. Triston Cole* Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0829	TristonCole@house.mi.gov	Link

Ottawa	88 - Ottawa County (part) - Allendale Twp, Georgetown Twp, Tallmadge Twp, Wright Twp, Chester Twp, Coopersville Twp, Polkton Twp	Rep. Roger Victory House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1830	RogerVictory@house.mi.gov	Link
Ottawa	89 - Ottawa County (part) - Grand Haven Twp, Olive Twp, Park Twp, Port Sheldon Twp, Robinson Twp, Blendon Twp, Crockery Twp, Spring Lake Twp, Ferrysburg City, Grand Haven City	Rep. Jim Lilly House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0838	JimLilly@house.mi.gov	Link
Ottawa	90 - Ottawa County (part) - Holland city, Hudsonville city, Zeeland city, Holland Twp, Jamestown Twp, Zeeland Twp	Rep. Daniela Garcia House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0830	DanielaGarcia@house.mi.gov	Link
Presque Isle	106 - Presque Isle County, Alpena County, Alcona County, Iosco County, Cheboygan County (part) - Aloha Twp, Benton Twp, Burt Twp, Ellis Twp, Forest Twp, Grant Twp, Inverness Twp, Mentor Twp, Mullett Twp, Nunda Twp, Walker Twp, Waverly Twp, and Wilmot Twp	Rep. Sue Allor House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0833	SueAllor@house.mi.gov	Link
Roscommon	103 - Roscommon County, Ogemaw County, Missaukee County, Crawford County, Kalkaska County	Rep. Daire Rendon House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-3817	DaireRendon@house.mi.gov	Link
Saginaw	94 - Saginaw County (part) - Frankenmuth city, Blumfield Twp, Frankenmuth Twp, Albee Twp, Taymouth Twp, Birch Run Twp, St. Charles Twp, Swan Creek Twp, Thomas Twp, Saginaw Twp, Tittabawassee Twp	Rep. Tim Kelly House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0837	TimKelly@house.mi.gov	Link
Saginaw	95 - Saginaw County (part) - Bridgeport Twp, Buena Vista Twp, Carrollton Twp, James Twp, Kochville Twp, Saginaw city, Spaulding Twp, Zilwaukee city, Zilwaukee Twp	Rep. Vanessa Guerra* Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0152	VanessaGuerra@house.mi.gov	Link

Sanilac	83 - Sanilac County , St. Clair County (part) - Burtchville Twp, Fort Gratiot Twp, Port Huron city	Rep. Shane Hernandez House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0835	ShaneHernandez@house.mi.gov	Link
Schoolcraft	109 - Schoolcraft County, Alger County, Luce County, Marquette County (part), Champion Twp, Chocolay Twp, Ely Twp, Ewing Twp, Forsyth Twp, Humboldt Twp, Ishpeming city, Marquette city, Marquette Twp, Michigamme Twp, Negaunee city, Negaunee Twp, Republic Twp, Richmond Twp, Sands Twp, Skandia Twp, Tilden Twp, Turin Twp, Wells Twp, West Branch Twp,	Vacant	D	(517) 373-0498	District109@house.mi.gov	Link
Shiawassee	85 - Shiawassee County, Saginaw County (part) - Brady Twp, Brant Twp, Chapin Twp, Chesaning Twp, Fremont Twp, Jonesfield Twp, Lakefield Twp, Maple Grove Twp, Marion Twp, Richland Twp	Rep. Ben Frederick House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0841	BenFrederick@house.mi.gov	Link
St. Clair	32 - St Clair County (part) - Casco Twp, Columbus Twp, Ira Twp, Kenockee Twp, Kimball Twp, Memphis city (part), Richmond city (part), Riley Twp, Wales Twp. Macomb County (part) - Chesterfield Twp, New Baltimore city	Rep. Pamela Hornberger House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-8931	PamelaHornberger@house.mi.gov	Link
St. Clair	81- St. Clair County (part) - Lynn Twp, Berlin Twp, Emmett Twp, Brockway Twp, Greenwood Twp, Grant Twp, Clay Twp, Clyde Two, Port Huron Twp, St. Clair Twp, East China Twp, China Twp, Cottreville Twp, Mussey Twp, Yale city, St. Clair city, Marine city, Marysville city, Algonac city	Rep. Dan Lauwers House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1790	DanLauwers@house.mi.gov	Link
St. Clair	83 - St. Clair County (part) - Burtchville Twp, Fort Gratiot Twp, Port Huron city, Sanilac County	Rep. Shane Hernandez House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0835	ShaneHernandez@house.mi.gov	Link

Tuscola	84 - Tuscola County, Huron County	Rep. Edward Canfield House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0476	EdwardCanfield@house.mi.gov	Link
Van Buren	66 - Van Buren County, Kalamazoo County (part) -Alamo Twp, Cooper Twp and the city of Parchment	Rep. Beth Griffin House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-0839	BethGriffin@house.mi.gov	Link
Washtenaw	52 - Washtenaw County (part) - Ann Arbor city (part), Bridgewater Twp, Chelsea city, Dexter Twp, Freedom Twp, Lima Twp, Lodi Twp, Lyndon Twp, Manchester Twp, Pittsfield Twp (part), Salem Twp, Scio Twp (part), Sharon Twp, Sylvan twp, Webster Twp	Rep. Donna Lasinski House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0828	DonnaLasinski@house.mi.gov	Link
Washtenaw	53 - Washtenaw County (part) - Ann Arbor city (part), Ann Arbor Twp (part), Pittsfield Twp (part), Scio Twp (part)	Rep. Yousef Rabhi House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-2577	YousefRabhi@house.mi.gov	Link
Washtenaw	54 - Washtenaw County (part) - Superior Twp, Ypsialnti city, Ypsilanti Twp	Rep. Ronnie Peterson House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-1771	RonniePeterson@house.mi.gov	Link
Washtenaw	55 - Washtenaw County (part) - Ann Arbor city (part), Ann Arbor Twp (part), Augusta Twp, Milan City (part), Pittsfield Twp (part), York Twp	Rep. Adam Zemke House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-1792	AdamZemke@house.mi.gov	Link
Wayne	1- Wayne County (part), Detroit City (part) - Grosse Point Woods city, Harper Woods city, Village of Grosse Pint Shores, Michigian City city (part)	Vacant House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0154	District001@house.mi.gov	Link
Wayne	2 - Wayne County (part) - Grosse Point City, Grosse Point Farms city, Gross Pointe Park city	Rep. Bettie Scott House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-1776	BettieCookScott@house.mi.gov	Link
Wayne	3 - Wayne County (part) - Detroit City (part)	Wendell Byrd	D	(517) 373-0144	WendellByrd@house.mi.gov	Link

Wayne	4 - Wayne County (part) - Detroit City (part) - Hamtramck city	Rep. Rose Mary Robinson* Judiciary Committee House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-1008	RoseMaryRobinson@house.mi.gov	Link
Wayne	5 - Wayne County (part) - Detroit city (part)	Rep. Fred Durhal House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0844	FredDurhal@house.mi.gov	Link
Wayne	6 - Wayne County (part) - Detroit city (part), Ecorse city, River Rouge city	Rep. Stephanie Chang House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0823	StephanieChang@house.mi.gov	Link
Wayne	7 - Wayne County (part) - Detroit city (part) - Highland Park city	Rep. LaTanya Garrett House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-2276	LaTanyaGarrett@house.mi.gov	Link
Wayne	8 - Wayne County (part), Detroit city (part)	Rep. Sherry Gay-Dagnogo House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-3815	SherryGay-Dagnogo@house.mi.gov	Link
Wayne	9 - Wayne County (part) - Dearborn city (part), Detroit city (part)	Rep. Sylvia Santana House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-6990	SylviaSantana@house.mi.gov	Link
Wayne	10 - Wayne County (part), Detroit city (part), Redford Township	Rep. Leslie Love House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0857	LeslieLove@house.mi.gov	Link
Wayne	11 - Wayne County (part) - Dearborn Heights city (part), Garden City city, Inkster city, Livonia city (part), Westland city (part)	Rep. Jewell Jones House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0849	JewellJones@house.mi.gov	Link
Wayne	12 - Wayne County (part) - Romulus city, Taylor city, Van Buren Township (part)	Rep. Erika Geiss House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0852	ErikaGeiss@house.mi.gov	Link

Wayne	13 - Wayne County (part) - Allen Park City, Dearborn Heights city (part) - Southgate city	Rep. Frank Liberati House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0845	FrankLiberati@house.mi.gov	Link
Wayne	14 - Wayne County (part) - Lincoln Park city, Melvindale city, Riverview city, Wyandotte city	Rep. Cara Clemente House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0140	CaraClemente@house.mi.gov	Link
Wayne	15 - Wayne County (part) - 7 Dearborn city (part)	Rep. Abdullah Hammoud House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0847	AbdullahHammoud@house.mi.gov	Link
Wayne	16 - Wayne County (part) - Wayne city, Westland city (part)	Rep. Robert Kosowski House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-2576	RobertKosowski@house.mi.gov	Link
Wayne	19 - Wayne County (part) - Livonia City (part)	Rep. Laura Cox House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-3920	LauraCox@house.mi.gov	Link
Wayne	20 - Wayne County (part) - Canton Twp (part), Northville city (part), Northville Twp, Plymouth city, Plymouth Twp	Rep. Jeff Noble House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-3816	JeffNoble@house.mi.gov	Link
Wayne	21 - Wayne County (part) - Belleville city, Canton Twp (part), Van Buren Twp (part)	Rep. Kristy Pagan House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-2575	KristyPagan@house.mi.gov	Link
Wayne	23 - Wayne County (part) - Brownstown Twp, Gibraltar city, Grosse Ile Twp, Huron Twp, Trenton city, Woodhaven city	Rep. Darrin Camilleri House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	D	(517) 373-0855	DarrinCamilleri@house.mi.gov	Link
Wayne	17 - Wayne County (part) - Flat Rock city, Rockwood city, Sumpter Twp, Monroe County (part) - Ash Twp, Berline Twp, Exeter Twp, Frenchtown Twp, London Twp, Monroe city, Monroe Township (part).	Rep. Joseph Bellino House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1530	JosephBellino@house.mi.gov	Link

Wexford	102 - Wexford County, Mecosta County, Osceola County (part) - Reed City city, Burdell Twp, Cedar Twp, Hartwick Twp, Le Roy Twp, Lincoln Twp Richmond Twp, Rose Lake Twp	Rep. Michele Hoitenga House of Representatives P.O. Box 30014 Lansing, MI 48909-7514	R	(517) 373-1747	MicheleHoitenga@house.mi.gov	Link
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September 26, 2017

Representative Andy Schor
P.O. Box 30014
Lansing, MI 48909-7514

Dear Representative Schor:

I am writing to urge you to support SBs 103-106, which would provide common definitions for truancy and chronic absenteeism with appropriate graduated interventions for when a child is missing school.

Michigan has no standard definitions for chronic absenteeism or truancy. As a result, rules vary from district to district throughout our entire state, there is insufficient accounting of missed seat time, and students are often suspended or expelled without ever addressing what causes them to miss school in the first place.

A child is often absent from school because of internal and external barriers. These proposed changes to the law are meant to address what actually causes the children to miss school in the first place so that we can enable them for long-term success.

Students who miss school are more likely to struggle academically and eventually to drop out of school altogether. The decision to drop out is a dangerous one for the student. Dropouts are much more likely than their peers who graduate to be unemployed, living in poverty, receiving public assistance, in prison, unhealthy, divorced, and single parents with children who drop out from high school.

Our communities and nation also suffer from the dropout epidemic due to the loss of productive workers and higher costs associated with increased incarceration, crime, health care and social services.

Punishing students who fail to come to school by sending them home is counterproductive and contributes to lower graduation and higher delinquency rates. **Bottom line: This is a statewide issue that must be addressed as Michigan currently ranks 39th in the nation for graduation rates.**

Please Support SBs 103-106 and keep our children in school. Every Day, Every Child!

Sincerely,

Dear Representatives Runestad, Theis, Howrylak, Cole, Hornberger, LaFave, Greimel, Robinson, Guerra, and Sowerby,

I'm writing to express my strong support for Senate Bills SB 103-106. This proposed legislation seeks to keep children in school thereby significantly reducing the probability of their entering the juvenile justice system. Nearly half of Michigan's prisoners have neither a high school diploma nor a GED. Over 70% of them read at less than a 3rd grade level. The annual cost of prisoner incarceration averages \$37,500 so there is both an economic driving force, and more importantly, a human quality of life consideration in saving these lives.

Truancy, suspensions and expulsions are key variables that need to be addressed to keep children in school. These bills are a giant first step in that direction.

The work we've done in our county and increasingly across the state through the Michigan School-Justice Partnership has demonstrated a strong and clear connection between school attendance, completion, and juvenile delinquency. The better the attendance and completion rates, the lower is the probability of involvement in the justice system.

There is broad bipartisan support for these bills across the state. I strongly endorse these bills and urge your thoughtful consideration and support for their enactment.

Please feel free to contact me if you have questions or if you have any questions about our work in this area.

Very truly yours,