SUBSTITUTE FOR HOUSE BILL NO. 4030

A bill to amend 1927 PA 372, entitled

"An act to regulate and license the selling, purchasing, possessing, and carrying of certain firearms, gas ejecting devices, and electro-muscular disruption devices; to prohibit the buying, selling, or carrying of certain firearms, gas ejecting devices, and electro-muscular disruption devices without a license or other authorization; to provide for the forfeiture of firearms and electro-muscular disruption devices under certain circumstances; to provide for penalties and remedies; to provide immunity from civil liability under certain circumstances; to prescribe the powers and duties of certain state and local agencies; to prohibit certain conduct against individuals who apply for or receive a license to carry a concealed pistol; to make appropriations; to prescribe certain conditions for the appropriations; and to repeal all acts and parts of acts inconsistent with this act,"

by amending section 5b (MCL 28.425b), as amended by 2017 PA 95.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 5b. (1) To obtain a license to carry a concealed pistol, 1 2 an individual shall apply to the county clerk in the county in which the individual resides. The applicant shall file the 3 application with the county clerk in the county in which the 4 5 applicant resides during the county clerk's normal business hours. 6 The application must be on a form provided by the director of the 7 department of state police and allow the applicant to designate 8 whether the applicant seeks an emergency license. The applicant 9 shall sign the application under oath. The county clerk or his or 10 her representative shall administer the oath. An application under 11 this subsection is not considered complete until an applicant 12 submits all of the required information and fees and has fingerprints taken under subsection (9). An application under this 13 14 subsection is considered withdrawn if an applicant does not have 15 fingerprints taken under subsection (9) within 45 days of the date 16 an application is filed under this subsection. A completed 17 application and all receipts issued under this section expire 1 18 year from the date of application. The county clerk shall issue the 19 applicant a receipt for his or her application at the time the 20 application is submitted containing the name of the applicant, the applicant's state-issued driver license or personal identification 21 22 card number, the date and time the receipt is issued, the amount 23 paid, the name of the county in which the receipt is issued, an impression of the county seal, and the statement, "This receipt was 24 25 issued for the purpose of applying for a concealed pistol license and for obtaining fingerprints related to that application. This 26 27 receipt does not authorize an individual to carry a concealed pistol in this state.". The application must contain all of the 28 29 following:

(a) The applicant's legal name, date of birth, the address of
 his or her primary residence, and his or her state-issued driver
 license or personal identification card number.

4 (b) A statement by the applicant that the applicant meets the5 criteria for a license under this act to carry a concealed pistol.

6 (c) A statement by the applicant authorizing the department of
7 state police to access any record needed to perform the
8 verification in subsection (6).

9 (d) A statement by the applicant regarding whether he or she
10 has a history of mental illness that would disqualify him or her
11 under subsection (7)(j) to (l) from receiving a license to carry a
12 concealed pistol.

(e) A statement by the applicant regarding whether he or she
has ever been convicted in this state or elsewhere for any of the
following:

16 (*i*) Any felony.

(*ii*) A misdemeanor listed under subsection (7)(h) if the applicant was convicted of that misdemeanor in the 8 years immediately preceding the date of the application, or a misdemeanor listed under subsection (7)(i) if the applicant was convicted of that misdemeanor in the 3 years immediately preceding the date of the application.

(f) A statement by the applicant whether he or she has beendishonorably discharged from the United States Armed Forces.

(g) If an applicant does not have a digitized photograph on
file with the secretary of state, a passport-quality photograph of
the applicant provided by the applicant at the time of application.

28 (h) A certificate stating that the applicant has completed the29 training course prescribed by this act.

(2) The county clerk shall not require the applicant to submit 1 any additional forms, documents, letters, or other evidence of 2 eligibility for obtaining a license to carry a concealed pistol 3 except as set forth in subsection (1) or as otherwise provided for 4 5 in this act. The application form must contain a conspicuous 6 warning that the application is executed under oath and that 7 intentionally making a material false statement on the application 8 is a felony punishable by imprisonment for not more than 4 years or 9 a fine of not more than \$2,500.00, or both.

10 (3) An individual who intentionally makes a material false 11 statement on an application under subsection (1) is guilty of a 12 felony punishable by imprisonment for not more than 4 years or a 13 fine of not more than \$2,500.00, or both.

14 (4) The county clerk shall retain a copy of each application
15 for a license to carry a concealed pistol as an official record.
16 One year after the expiration of a concealed pistol license, the
17 county clerk may destroy the record and a name index of the record
18 shall must be maintained in the database created in section 5e.

(5) Each applicant shall pay a nonrefundable application and 19 20 licensing fee of \$100.00 not more than \$45.00 by any method of 21 payment accepted by that county for payments of other fees and penalties. Except as provided in subsection (9), no other charge, 22 23 fee, cost, or assessment, including any local charge, fee, cost, or 24 assessment, is required of the applicant except as specifically 25 authorized in this act. The applicant shall pay the application and licensing fee to the county. The county treasurer shall forward 26 27 \$15.00 from each application and licensing fee to the state treasurer. The state treasurer shall deposit the fee in the general 28 29 fund to the credit of the department of state police. The county

treasurer shall deposit \$26.00 the balance of each application and 1 licensing fee collected under this section in the concealed pistol 2 licensing fund of that county created in section 5x. The county 3 treasurer shall forward the balance remaining to the state 4 5 treasurer. The state treasurer shall deposit the balance of the fee 6 in the general fund to the credit of the department of state 7 police. The department of state police shall use the money the 8 department received under this act to only for the following:

9 (a) To process the fingerprints and to reimburse the Federal
10 Bureau of Investigation for the costs associated with processing
11 fingerprints submitted under this act. The balance of the money
12 received under this act must be credited to the department of state
13 police.

14 (b) To reimburse the department for costs related to the
15 requirements imposed on the department by this section and sections
16 5, 5a, 5c, 5d, 5e, 5l, 6, and 8.

17 (6) The department of state police shall verify the 18 requirements of subsection (7)(d), (e), (f), (h), (i), (j), (k), 19 and (m) through the law enforcement information network and the 20 national instant criminal background check system and shall report 21 to the county clerk all statutory disqualifications, if any, under 22 this act that apply to an applicant.

(7) The county clerk shall issue and shall send by first-class
mail a license to an applicant to carry a concealed pistol within
the period required under this act if the county clerk determines
that all of the following circumstances exist:

27 (a) The applicant is 21 years of age or older.

(b) The applicant is a citizen of the United States or is analien lawfully admitted into the United States, is a legal resident

of this state, and has resided in this state for not less than the 1 6 months immediately preceding the date of application. The county 2 3 clerk shall waive the 6-month residency requirement for an emergency license under section 5a(4) if the applicant is a 4 petitioner for a personal protection order issued under section 5 6 2950 or 2950a of the revised judicature act of 1961, 1961 PA 236, MCL 600.2950 and 600.2950a, or if the county sheriff determines 7 8 that there is clear and convincing evidence to believe that the 9 safety of the applicant or the safety of a member of the 10 applicant's family or household is endangered by the applicant's 11 inability to immediately obtain a license to carry a concealed pistol. If the applicant holds a valid concealed pistol license 12 13 issued by another state at the time the applicant's residency in 14 this state is established, the county clerk shall waive the 6-month 15 residency requirement and the applicant may apply for a concealed pistol license at the time the applicant's residency in this state 16 is established. For the purposes of this section, an individual is 17 18 considered a legal resident of this state if any of the following 19 apply:

(i) The individual has a valid, lawfully obtained driver
license issued under the Michigan vehicle code, 1949 PA 300, MCL
257.1 to 257.923, or official state personal identification card
issued under 1972 PA 222, MCL 28.291 to 28.300.

24 (*ii*) The individual is lawfully registered to vote in this25 state.

26 (*iii*) The individual is on active duty status with the United
27 States Armed Forces and is stationed outside of this state, but the
28 individual's home of record is in this state.

29

(iv) The individual is on active duty status with the United

States Armed Forces and is permanently stationed in this state, but
 the individual's home of record is in another state.

3 (c) The applicant has knowledge and has had training in the
4 safe use and handling of a pistol by the successful completion of a
5 pistol safety training course or class that meets the requirements
6 of section 5j.

7 (d) Based solely on the report received from the department of
8 state police under subsection (6), the applicant is not the subject
9 of an order or disposition under any of the following:

10 (i) Section 464a of the mental health code, 1974 PA 258, MCL
11 330.1464a.

12 (*ii*) Section 5107 of the estates and protected individuals13 code, 1998 PA 386, MCL 700.5107.

14 (*iii*) Sections 2950 and 2950a of the revised judicature act of
15 1961, 1961 PA 236, MCL 600.2950 and 600.2950a.

16 (*iv*) Section 6b of chapter V of the code of criminal procedure, 17 1927 PA 175, MCL 765.6b, if the order has a condition imposed under 18 section 6b(3) of chapter V of the code of criminal procedure, 1927 19 PA 175, MCL 765.6b.

20 (v) Section 16b of chapter IX of the code of criminal
 21 procedure, 1927 PA 175, MCL 769.16b.

(e) Based solely on the report received from the department of
state police under subsection (6), the applicant is not prohibited
from possessing, using, transporting, selling, purchasing,
carrying, shipping, receiving, or distributing a firearm under
section 224f of the Michigan penal code, 1931 PA 328, MCL 750.224f.
(f) Based solely on the report received from the department of

28 state police under subsection (6), the applicant has never been 29 convicted of a felony in this state or elsewhere, and a felony

charge against the applicant is not pending in this state or
 elsewhere at the time he or she applies for a license described in
 this section.

4 (g) The applicant has not been dishonorably discharged from5 the United States Armed Forces.

6 (h) Based solely on the report received from the department of
7 state police under subsection (6), the applicant has not been
8 convicted of a misdemeanor violation of any of the following in the
9 8 years immediately preceding the date of application and a charge
10 for a misdemeanor violation of any of the following is not pending
11 against the applicant in this state or elsewhere at the time he or
12 she applies for a license described in this section:

13 (i) Section 617a (failing to stop when involved in a personal 14 injury accident), section 625 as punishable under subsection (9)(b) 15 of that section (operating while intoxicated, second offense), 16 section 625m as punishable under subsection (4) of that section 17 (operating a commercial vehicle with alcohol content, second offense), section 626 (reckless driving), or a violation of section 18 19 904(1) (operating while license suspended or revoked, second or 20 subsequent offense) of the Michigan vehicle code, 1949 PA 300, MCL 21 257.617a, 257.625, 257.625m, 257.626, and 257.904.

(ii) Section 185(7) of the aeronautics code of the state of
Michigan, 1945 PA 327, MCL 259.185 (operating aircraft while under
the influence of intoxicating liquor or a controlled substance with
prior conviction).

26 (iii) Section 29 of the weights and measures act, 1964 PA 283,
27 MCL 290.629 (hindering or obstructing certain persons performing
28 official weights and measures duties).

29

(iv) Section 10 of the motor fuels quality act, 1984 PA 44, MCL

290.650 (hindering, obstructing, assaulting, or committing bodily
 injury upon director or authorized representative).

(v) Section 80176 as punishable under section 80177(1)(b) 3 4 (operating vessel under the influence of intoxicating liquor or a controlled substance, second offense), section 81134 as punishable 5 6 under subsection (8) (b) of that section (operating ORV under the 7 influence of intoxicating liquor or a controlled substance, second 8 or subsequent offense), or section 82127 as punishable under 9 section 82128(1)(b) (operating snowmobile under the influence of 10 intoxicating liquor or a controlled substance, second offense) of 11 the natural resources and environmental protection act, 1994 PA 12 451, MCL 324.80176, 324.80177, 324.81134, 324.82127, and 324.82128.

13 (vi) Section 7403 of the public health code, 1978 PA 368, MCL
14 333.7403 (possession of controlled substance, controlled substance
15 analogue, or prescription form).

(vii) Section 353 of the railroad code of 1993, 1993 PA 354,
MCL 462.353, punishable under subsection (4) of that section
(operating locomotive under the influence of intoxicating liquor or
a controlled substance, or while visibly impaired, second offense).

20 (viii) Section 7 of 1978 PA 33, MCL 722.677 (displaying sexually
21 explicit matter to minors).

22 (ix) Section 81 (assault or domestic assault), section 81a(1) 23 or (2) (aggravated assault or aggravated domestic assault), section 24 115 (breaking and entering or entering without breaking), section 25 136b(7) (fourth degree child abuse), section 145n (vulnerable adult 26 abuse), section 157b(3)(b) (solicitation to commit a felony), 27 section 215 (impersonating peace officer or medical examiner), 28 section 223 (illegal sale of a firearm or ammunition), section 224d 29 (illegal use or sale of a self-defense spray), section 226a (sale

or possession of a switchblade), section 227c (improper 1 transportation of a loaded firearm), section 229 (accepting a 2 pistol in pawn), section 232a (improperly obtaining a pistol, 3 making a false statement on an application to purchase a pistol, or 4 5 using false identification to purchase a pistol), section 233 6 (intentionally aiming a firearm without malice), section 234 7 (intentionally discharging a firearm aimed without malice), section 8 234d (possessing a firearm on prohibited premises), section 234e 9 (brandishing a firearm in public), section 234f (possession of a 10 firearm by an individual less than 18 years of age), section 235 11 (intentionally discharging a firearm aimed without malice causing injury), section 235a (parent of a minor who possessed a firearm in 12 a weapon free school zone), section 236 (setting a spring gun or 13 14 other device), section 237 (possessing a firearm while under the 15 influence of intoxicating liquor or a controlled substance), 16 section 237a (weapon free school zone violation), section 335a (indecent exposure), section 411h (stalking), or section 520e 17 (fourth degree criminal sexual conduct) of the Michigan penal code, 18 1931 PA 328, MCL 750.81, 750.81a, 750.115, 750.136b, 750.145n, 19 20 750.157b, 750.215, 750.223, 750.224d, 750.226a, 750.227c, 750.229, 750.232a, 750.233, 750.234, 750.234d, 750.234e, 750.234f, 750.235, 21 750.235a, 750.236, 750.237, 750.237a, 750.335a, 750.411h, and 22 23 750.520e.

24 (x) Former section 228 of the Michigan penal code, 1931 PA 25 328.

26 (x) (xi) Section 1 (reckless, careless, or negligent use of a
27 firearm resulting in injury or death), section 2 (careless,
28 reckless, or negligent use of a firearm resulting in property
29 damage), or section 3a (reckless discharge of a firearm) of 1952 PA

1 45, MCL 752.861, 752.862, and 752.863a.

(xi) (xii) A violation of a law of the United States, another
state, or a local unit of government of this state or another state
substantially corresponding to a violation described in
subparagraphs (i) to (xi). (x).

6 (i) Based solely on the report received from the department of 7 state police under subsection (6), the applicant has not been 8 convicted of a misdemeanor violation of any of the following in the 9 3 years immediately preceding the date of application unless the misdemeanor violation is listed under subdivision (h) and a charge 10 11 for a misdemeanor violation of any of the following is not pending 12 against the applicant in this state or elsewhere at the time he or 13 she applies for a license described in this section:

14 (i) Section 625 (operating under the influence), section 625a 15 (refusal of commercial vehicle operator to submit to a chemical 16 test), section 625k (ignition interlock device reporting 17 violation), section 625l (circumventing an ignition interlock device), or section 625m punishable under subsection (3) of that 18 section (operating a commercial vehicle with alcohol content) of 19 20 the Michigan vehicle code, 1949 PA 300, MCL 257.625, 257.625a, 21 257.625k, 257.625l, and 257.625m.

(ii) Section 185 of the aeronautics code of the state of
Michigan, 1945 PA 327, MCL 259.185 (operating aircraft under the
influence).

(iii) Section 81134 (operating ORV under the influence or
operating ORV while visibly impaired), or section 82127 (operating
a snowmobile under the influence) of the natural resources and
environmental protection act, 1994 PA 451, MCL 324.81134 and
324.82127.

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(*iv*) Part 74 of the public health code, 1978 PA 368, MCL
 333.7401 to 333.7461 (controlled substance violation).

3 (v) Section 353 of the railroad code of 1993, 1993 PA 354, MCL
4 462.353, punishable under subsection (3) of that section (operating
5 locomotive under the influence).

6 (vi) Section 167 (disorderly person), section 174 7 (embezzlement), section 218 (false pretenses with intent to defraud), section 356 (larceny), section 356d (second degree retail 8 9 fraud), section 359 (larceny from a vacant building or structure), section 362 (larceny by conversion), section 362a (larceny -10 11 defrauding lessor), section 377a (malicious destruction of property), section 380 (malicious destruction of real property), 12 13 section 535 (receiving or concealing stolen property), or section 14 540e (malicious use of telecommunications service or device) of the Michigan penal code, 1931 PA 328, MCL 750.167, 750.174, 750.218, 15 750.356, 750.356d, 750.359, 750.362, 750.362a, 750.377a, 750.380, 16 17 750.535, and 750.540e.

18 (vii) A violation of a law of the United States, another state,
19 or a local unit of government of this state or another state
20 substantially corresponding to a violation described in
21 subparagraphs (i) to (vi).

(j) Based solely on the report received from the department of state police under subsection (6), the applicant has not been found guilty but mentally ill of any crime and has not offered a plea of not guilty of, or been acquitted of, any crime by reason of insanity.

27 (k) Based solely on the report received from the department of
28 state police under subsection (6), the applicant is not currently
29 and has never been subject to an order of involuntary commitment in

1 a

an inpatient or outpatient setting due to mental illness.

(1) The applicant has filed a statement under subsection (1) (d)
that the applicant does not have a diagnosis of mental illness that
includes an assessment that the individual presents a danger to
himself or herself or to another at the time the application is
made, regardless of whether he or she is receiving treatment for
that illness.

8 (m) Based solely on the report received from the department of
9 state police under subsection (6), the applicant is not under a
10 court order of legal incapacity in this state or elsewhere.

11 (n) The applicant has a valid state-issued driver license or 12 personal identification card.

13 (8) Upon entry of a court order or conviction of 1 of the 14 enumerated prohibitions for using, transporting, selling, 15 purchasing, carrying, shipping, receiving, or distributing a 16 firearm in this section the department of state police shall 17 immediately enter the order or conviction into the law enforcement information network. For purposes of this act, information of the 18 19 court order or conviction must not be removed from the law 20 enforcement information network, but may be moved to a separate 21 file intended for the use of the department of state police, the 22 courts, and other government entities as necessary and exclusively 23 to determine eligibility to be licensed under this act.

(9) An individual, after submitting an application and paying
the fee prescribed under subsection (5), shall request that
classifiable fingerprints be taken by a county clerk, the
department of state police, a county sheriff, a local police
agency, or other entity, if the county clerk, department of state
police, county sheriff, local police agency, or other entity

provides fingerprinting capability for the purposes of this act. An 1 individual who has had classifiable fingerprints taken under 2 section 5a(4) does not need additional fingerprints taken under 3 this subsection. If the individual requests that classifiable 4 5 fingerprints be taken by the county clerk, department of state 6 police, county sheriff, a local police agency, or other entity, the 7 individual shall also pay a fee of \$15.00 by any method of payment 8 accepted for payments of other fees and penalties. A county clerk 9 shall deposit any fee it accepts under this subsection in the 10 concealed pistol licensing fund of that county created in section 11 5x. The county clerk, department of state police, county sheriff, local police agency, or other entity shall take the fingerprints 12 within 5 business days after the request. County clerks, the 13 14 department of state police, county sheriffs, local police agencies, 15 and other entities shall provide reasonable access to 16 fingerprinting services during normal business hours as is necessary to comply with the requirements of this act if the county 17 18 clerk, department of state police, county sheriff, local police 19 agency, or other entity provides fingerprinting capability for the 20 purposes of this act. The entity providing fingerprinting services shall issue the individual a receipt at the time his or her 21 fingerprints are taken. The county clerk, department of state 22 23 police, county sheriff, local police agency, or other entity shall not provide a receipt under this subsection unless the individual 24 25 requesting the fingerprints provides an application receipt received under subsection (1). A receipt under this subsection must 26 27 contain all of the following:

- 28
- (a) The name of the individual.
- 29

(b) The date and time the receipt is issued.

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1 (c) The amount paid.

2 (d) The name of the entity providing the fingerprint services.
3 (e) The individual's state-issued driver license or personal
4 identification card number.

5 (f) The statement "This receipt was issued for the purpose of 6 applying for a concealed pistol license. As provided in section 5b of 1927 PA 372, MCL 28.425b, if a license or notice of statutory 7 8 disqualification is not issued within 45 days after the date this 9 receipt was issued, this receipt shall serve as a concealed pistol 10 license for the individual named in the receipt when carried with 11 an official state-issued driver license or personal identification 12 card. The receipt is valid as a license until a license or notice of statutory disqualification is issued by the county clerk. This 13 14 receipt does not exempt the individual named in the receipt from 15 complying with all applicable laws for the purchase of firearms.".

16 (10) The fingerprints must be taken, under subsection (9), in 17 a manner prescribed by the department of state police. The county 18 clerk, county sheriff, local police agency, or other entity shall 19 immediately forward the fingerprints taken by that entity to the 20 department of state police for comparison with fingerprints already on file with the department of state police. The department of 21 state police shall immediately forward the fingerprints to the 22 23 Federal Bureau of Investigation. Within 5 business days after 24 completing the verification under subsection (6), the department 25 shall send the county clerk a list of an individual's statutory disqualifications under this act. Except as provided in section 26 27 5a(4), the county clerk shall not issue a concealed pistol license 28 until he or she receives the report of statutory disqualifications 29 prescribed in this subsection. If an individual's fingerprints are

not classifiable, the department of state police shall, at no
charge, take the individual's fingerprints again or provide for the
comparisons under this subsection to be conducted through
alternative means. The county clerk shall not issue a notice of
statutory disqualification because an individual's fingerprints are
not classifiable by the Federal Bureau of Investigation.

16

7 (11) The county clerk shall send by first-class mail a notice
8 of statutory disqualification for a license under this act to an
9 individual if the individual is not qualified under subsection (7)
10 to receive that license.

11 (12) A license to carry a concealed pistol that is issued
12 based upon an application that contains a material false statement
13 is void from the date the license is issued.

14 (13) Subject to subsection (10), the department of state 15 police shall complete the verification required under subsection 16 (6) and the county clerk shall issue a license or a notice of statutory disqualification within 45 days after the date the 17 18 individual has classifiable fingerprints taken under subsection (9). The county clerk shall include an indication on the license if 19 20 an individual is exempt from the prohibitions against carrying a concealed pistol on premises described in section 50 if the 21 applicant provides acceptable proof that he or she qualifies for 22 23 that exemption. If the county clerk receives notice from a county 24 sheriff or chief law enforcement officer that a licensee is no 25 longer a member of a sheriff's posse, an auxiliary officer, or a 26 reserve officer, the county clerk shall notify the licensee that he 27 or she shall surrender the concealed pistol license indicating that the individual is exempt from the prohibitions against carrying a 28 29 concealed pistol on premises described in section 50. The licensee

1 shall, within 30 days after receiving notice from the county clerk, 2 surrender the license indicating that the individual is exempt from 3 the prohibitions against carrying a concealed pistol on premises 4 described in section 50 and obtain a replacement license after 5 paying the fee required under subsection (15). If the county clerk 6 issues a notice of statutory disqualification, the county clerk 7 shall within 5 business days do all of the following:

8 (a) Inform the individual in writing of the reasons for the
9 denial or disqualification. Information under this subdivision
10 shall must include all of the following:

11 (i) A statement of each statutory disqualification identified.
12 (ii) The source of the record for each statutory

13 disqualification identified.

14 (*iii*) The contact information for the source of the record for15 each statutory disqualification identified.

(b) Inform the individual in writing of his or her right toappeal the denial or notice of statutory disqualification to thecircuit court as provided in section 5d.

(c) Inform the individual that he or she should contact the
source of the record for any statutory disqualification to correct
any errors in the record resulting in the statutory
disqualification.

(14) If a license or notice of statutory disqualification is not issued under subsection (13) within 45 days after the date the individual has classifiable fingerprints taken under subsection (9), the receipt issued under subsection (9) serves as a concealed pistol license for purposes of this act when carried with a stateissued driver license or personal identification card and is valid until a license or notice of statutory disqualification is issued 1 by the county clerk.

2 (15) If an individual licensed under this act to carry a concealed pistol moves to a different county within this state, his 3 or her license remains valid until it expires or is otherwise 4 5 suspended or revoked under this act. An individual may notify a 6 county clerk that he or she has moved to a different address within 7 this state for the purpose of receiving the notice under section 8 5l(1). A license to carry a concealed pistol that is lost, stolen, 9 defaced, or replaced for any other reason may be replaced by the 10 issuing county clerk for a replacement fee of \$10.00. A county clerk shall deposit a replacement fee under this subsection in the 11 12 concealed pistol licensing fund of that county created in section 13 5x.

14 (16) If a license issued under this act is suspended or 15 revoked, the license is forfeited and the individual shall return 16 the license to the county clerk forthwith by mail or in person. The 17 county clerk shall retain a suspended or revoked license as an 18 official record 1 year after the expiration of the license, unless 19 the license is reinstated or a new license is issued. The county 20 clerk shall notify the department of state police if a license is 21 suspended or revoked. The department of state police shall enter 22 that suspension or revocation into the law enforcement information 23 network. An individual who fails to return a license as required 24 under this subsection after he or she was notified that his or her 25 license was suspended or revoked is guilty of a misdemeanor 26 punishable by imprisonment for not more than 93 days or a fine of 27 not more than \$500.00, or both.

28 (17) An applicant or an individual licensed under this act to29 carry a concealed pistol may be furnished a copy of his or her

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application under this section upon request and the payment of a
 reasonable fee not to exceed \$1.00. The county clerk shall deposit
 any fee collected under this subsection in the concealed pistol
 licensing fund of that county created in section 5x.

5 (18) This section does not prohibit the county clerk from
6 making public and distributing to the public at no cost lists of
7 individuals who are certified as qualified instructors as
8 prescribed under section 5j.

9 (19) A county clerk issuing an initial license or renewal 10 license under this act shall mail the license to the licensee by 11 first-class mail in a sealed envelope. Upon payment of the fee under subsection (15), a county clerk shall issue a replacement 12 license in person at the time of application for a replacement 13 14 license. A county clerk may also deliver a replacement license by 15 first-class mail if the individual submits to the clerk a written 16 request and a copy of the individual's state-issued driver license or personal identification card. 17

18 (20) A county clerk, county sheriff, county prosecuting 19 attorney, police department, or the department of state police is 20 not liable for civil damages as a result of issuing a license under 21 this act to an individual who later commits a crime or a negligent 22 act.

(21) An individual licensed under this act to carry a concealed pistol may voluntarily surrender that license without explanation. A county clerk shall retain a surrendered license as an official record for 1 year after the license is surrendered. If an individual voluntarily surrenders a license under this subsection, the county clerk shall notify the department of state police. The department of state police shall enter into the law

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enforcement information network that the license was voluntarily
 surrendered and the date the license was voluntarily surrendered.

3

(22) As used in this section:

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(a) "Acceptable proof" means any of the following:

5 (i) For a retired police officer or retired law enforcement
6 officer, the officer's retired identification or a letter from a
7 law enforcement agency stating that the retired police officer or
8 law enforcement officer retired in good standing.

9 (ii) For an individual who is employed or contracted by an 10 entity described under section 50(1) to provide security services, 11 a letter from that entity stating that the employee is required by 12 his or her employer or the terms of a contract to carry a concealed 13 firearm on the premises of the employing or contracting entity and 14 his or her employee identification.

15 (*iii*) For an individual who is licensed as a private 16 investigator or private detective under the professional 17 investigator licensure act, 1965 PA 285, MCL 338.821 to 338.851, 18 his or her license.

19 (*iv*) For an individual who is a corrections officer of a county 20 sheriff's department, his or her employee identification and a 21 letter stating that the individual has received county sheriff 22 approved weapons training.

(v) For an individual who is a retired corrections officer of a county sheriff's department, a letter from the county sheriff's office stating that the retired corrections officer retired in good standing and that the individual has received county sheriff approved weapons training.

(vi) For an individual who is a motor carrier officer orcapitol security officer of the department of state police, his or

1 her employee identification.

2 (vii) For an individual who is a member of a sheriff's posse,
3 his or her identification.

4 (viii) For an individual who is an auxiliary officer or reserve
5 officer of a police or sheriff's department, his or her employee
6 identification.

7 (ix) For an individual who is a parole, probation, or
8 corrections officer, or absconder recovery unit member, of the
9 department of corrections, his or her employee identification and
10 proof that the individual obtained a Michigan department of
11 corrections weapons permit.

12 (x) For an individual who is a retired parole, probation, or 13 corrections officer, or retired absconder recovery unit member, of 14 the department of corrections, a letter from the department of 15 corrections stating that the retired parole, probation, or 16 corrections officer, or retired absconder recovery unit member, 17 retired in good standing and proof that the individual obtained a 18 Michigan department of corrections weapons permit.

19 (xi) For a state court judge or state court retired judge, a
20 letter from the judicial tenure commission stating that the state
21 court judge or state court retired judge is in good standing.

22 (xii) For an individual who is a court officer, his or her23 employee identification.

(xiii) For a retired federal law enforcement officer, the identification required under the law enforcement officers safety act 18 USC 926c or a letter from a law enforcement agency stating that the retired federal law enforcement officer retired in good standing.

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(xiv) For an individual who is a peace officer, his or her

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1 employee identification.

(b) "Convicted" means a final conviction, the payment of a
fine, a plea of guilty or nolo contendere if accepted by the court,
or a finding of guilt for a criminal law violation or a juvenile
adjudication or disposition by the juvenile division of probate
court or family division of circuit court for a violation that if
committed by an adult would be a crime.

8 (c) "Felony" means, except as otherwise provided in this 9 subdivision, that term as defined in section 1 of chapter I of the 10 code of criminal procedure, 1927 PA 175, MCL 761.1, or a violation 11 of a law of the United States or another state that is designated 12 as a felony or that is punishable by death or by imprisonment for 13 more than 1 year. Felony does not include a violation of a penal 14 law of this state that is expressly designated as a misdemeanor.

(d) "Mental illness" means a substantial disorder of thought or mood that significantly impairs judgment, behavior, capacity to recognize reality, or ability to cope with the ordinary demands of life, and includes, but is not limited to, clinical depression.

(e) "Misdemeanor" means a violation of a penal law of this state or violation of a local ordinance substantially corresponding to a violation of a penal law of this state that is not a felony or a violation of an order, rule, or regulation of a state agency that is punishable by imprisonment or a fine that is not a civil fine, or both.

25 (f) "Treatment" means care or any therapeutic service,
26 including, but not limited to, the administration of a drug, and
27 any other service for the treatment of a mental illness.

28 Enacting section 1. This amendatory act does not take effect29 unless House Bill No. 4498 of the 101st Legislature is enacted into

1 law.

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