## HOUSE BILL NO. 4471

April 25, 2023, Introduced by Reps. Paiz, Hoskins, Hood, Wegela, Brabec, Byrnes, Dievendorf, Rheingans, Edwards, Brenda Carter, Glanville, Tyrone Carter, Liberati, Andrews, Wilson, Neeley, MacDonell, Price, Hill, McKinney, Thompson, Brixie, Rogers, VanderWall, O'Neal and Aiyash and referred to the Committee on Criminal Justice.

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending sections 12 and 31 of chapter IX and section 17f of chapter XVII (MCL 769.12, 769.31, and 777.17f), section 12 of chapter IX as amended by 2012 PA 319, section 31 of chapter IX as amended by 2020 PA 395, and section 17f of chapter XVII as amended by 2012 PA 611.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

CHAPTER IX

Sec. 12. (1) If a person has been convicted of any combination 1 2 of 3 or more felonies or attempts to commit felonies, whether the convictions occurred in this state or would have been for felonies 3 or attempts to commit felonies in this state if obtained in this 4 5 state, and that person commits a subsequent felony within this 6 state, the person shall must be punished upon conviction of the 7 subsequent felony and sentencing sentenced under section 13 of this 8 chapter as follows:

9 (a) If the subsequent felony is a serious crime or a
10 conspiracy to commit a serious crime, and 1 or more of the prior
11 felony convictions are listed prior felonies, the court shall
12 sentence the person to imprisonment for not less than 25 years. Not
13 more than 1 conviction arising out of the same transaction shall be
14 is considered a prior felony conviction for the purposes of this
15 subsection only.

(b) If the subsequent felony is punishable upon a first conviction by imprisonment for a maximum term of 5 years or more or for life, the court, except as otherwise provided in this section or section 1 of chapter XI, may sentence the person to imprisonment for life or for a lesser term.

(c) If the subsequent felony is punishable upon a first conviction by imprisonment for a maximum term that is less than 5 years, the court, except as otherwise provided in this section or section 1 of chapter XI, may sentence the person to imprisonment for a maximum term of not more than 15 years.

26 (d) If the subsequent felony is a major controlled substance
27 offense, the person shall must be punished as provided by part 74
28 of the public health code, 1978 PA 368, MCL 333.7401 to 333.7461.
29 (2) If the court imposes a sentence of imprisonment for any

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term of years under this section, the court shall fix the length of both the minimum and maximum sentence within any specified limits in terms of years or a fraction of a year, and the sentence so imposed shall must be considered an indeterminate sentence. The court shall not fix a maximum sentence that is less than the maximum term for a first conviction.

7 (3) A conviction shall must not be used to enhance a sentence
8 under this section if that conviction is used to enhance a sentence
9 under a statute that prohibits use of the conviction for further
10 enhancement under this section.

11 (4) An offender sentenced under this section or section 10 or 12 11 of this chapter for an offense other than a major controlled 13 substance offense is not eligible for parole until expiration of 14 the following:

15 (a) For a prisoner other than a prisoner subject to
16 disciplinary time, the minimum term fixed by the sentencing judge
17 at the time of sentence unless the sentencing judge or a successor
18 gives written approval for parole at an earlier date authorized by
19 law.

20 (b) For a prisoner subject to disciplinary time, the minimum
 21 term fixed by the sentencing judge.

(5) This section and sections 10 and 11 of this chapter are
not in derogation of other provisions of law that permit or direct
the imposition of a consecutive sentence for a subsequent felony.

25 (6) As used in this section:

26 (a) "Listed prior felony" means a violation or attempted27 violation of any of the following:

28 (i) Section 602a(4) or (5) or 625(4) of the Michigan vehicle
29 code, 1949 PA 300, MCL 257.602a and 257.625.

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(*ii*) Article 7 of the public health code, 1978 PA 368, MCL
 333.7101 to 333.7545, that is punishable by imprisonment for more
 than 4 years.

4 (iii) Section 72, 82, 83, 84, 85, 86, 87, 88, 89, 91, 110a(2) or 5 (3), 136b(2) or (3), 145n(1) or (2), 157b, 197c, 226, 227, 234a, 6 234b, 234c, 317, 321, 329, 349, 349a, 350, 397, 411h(2)(b), 411i, 479a(4) or (5), 520b, 520c, 520d, 520g, 529, 529a, or 530 of the 7 8 Michigan penal code, 1931 PA 328, MCL 750.72, 750.82, 750.83, 9 750.84, 750.85, 750.86, 750.87, 750.88, 750.89, 750.91, 750.110a, 10 750.136b, 750.145n, 750.157b, 750.197c, 750.226, 750.227, 750.234a, 11 750.234b, 750.234c, 750.317, 750.321, 750.329, 750.349, 750.349a, 12 750.350, 750.397, 750.411h, 750.411i, 750.479a, 750.520b, 750.520c, 13 750.520d, 750.520g, 750.529, 750.529a, and 750.530.

14 (*iv*) A second or subsequent violation or attempted violation of
15 section 227b of the Michigan penal code, 1931 PA 328, MCL 750.227b.

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(v) Section 2a of 1968 PA 302, MCL 752.542a.

17 (b) "Prisoner subject to disciplinary time" means that term as
18 defined in section 34 of 1893 PA 118, MCL 800.34.

(b) (c) "Serious crime" means an offense against a person in
violation of section 83, 84, 86, 88, 89, 317, 321, 349, 349a, 350,
397, 520b, 520c, 520d, 520g(1), 529, or 529a of the Michigan penal
code, 1931 PA 328, MCL 750.83, 750.84, 750.86, 750.88, 750.89,
750.317, 750.321, 750.349, 750.349a, 750.350, 750.397, 750.520b,
750.520c, 750.520d, 750.520g, 750.529, and 750.529a.

25 Sec. 31. As used in this section and section 34 of this 26 chapter:

27 (a) "Departure" means a sentence imposed that is not within
28 the appropriate minimum sentence range established under the
29 sentencing guidelines set forth in chapter XVII.

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(b) "Intermediate sanction" means probation or any sanction,
other than imprisonment in a county jail, state prison, or state
reformatory, that may lawfully be imposed. Intermediate sanction
includes, but is not limited to, 1 or more of the following:

5 (i) Inpatient or outpatient drug treatment or participation in
a drug treatment court under chapter 10A of the revised judicature
act of 1961, 1961 PA 236, MCL 600.1060 to 600.1082.600.1088.

8 (ii) Probation with any probation conditions required or9 authorized by law.

10 (*iii*) Residential probation.

11 (*iv*) Probation with special alternative incarceration.

12 (v) Mental health treatment.

13 (vi) Mental health or substance abuse counseling.

14 (vii) Participation in a community corrections program.

- 15 (*viii*) Community service.
- 16 (*ix*) Payment of a fine.
- 17 (x) House arrest.

18 (xi) Electronic monitoring.

19 (c) "Offender characteristics" means only the prior criminal20 record of an offender.

21 (d) "Offense characteristics" means the elements of the crime 22 and the aggravating and mitigating factors relating to the offense 23 that the legislature determines are appropriate. For purposes of 24 this subdivision, an offense described in **former** section 33b of the 25 corrections code of 1953, 1953 PA 232, MCL 791.233b, that resulted 26 in a conviction and that arose out of the same transaction as the 27 offense for which the sentencing guidelines are being scored shall 28 be considered as is an aggravating factor.

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(e) "Prior criminal record" means all of the following:

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1 (i) Misdemeanor and felony convictions. 2 (ii) Probation and parole violations involving criminal 3 activity. 4 (iii) Dispositions entered under section 18 of chapter XIIA of 5 the probate code of 1939, 1939 PA 288, MCL 712A.18, for acts that 6 would have been crimes if committed by an adult. 7 (iv) Assignment to youthful trainee status under sections 11 to 8 15 of chapter II. 9 (v) A conviction set aside under 1965 PA 213, MCL 780.621 to 10 780.624. 11 (vi) Dispositions described in subparagraph (iii) that have been 12 set aside under section 18e of chapter XIIA of the probate code of 13 1939, 1939 PA 288, MCL 712A.18e, or expunged. 14 CHAPTER XVII 15 Sec. 17f. This chapter applies to the following felonies 16 enumerated in chapters 760 to 799 of the Michigan Compiled Laws: 17 M.C.L. Category Class Description Stat Max 18 764.1e Pub trst С Peace officer - making 15 19 false statement in a 20 complaint 767.4a 21 Pub trst Disclosing or 4 F 22 possessing grand jury 23 information 24 767A.9(1)(a) Perjury committed in Pub trst С 15 25 prosecutor's 26 investigative hearing

1	767A.9(1)(b)	Pub trst	В	Perjury committed in	Life
2				prosecutor's	
3				investigative hearing	
4				regarding a crime	
5				punishable by	
6				imprisonment for life	
7				or by imprisonment for	
8				life or any term of	
9				years	
10	771.3f	Pub ord	G	Tampering with or	2
11				removing electronic	
12				monitoring device	
13	<del>791.236(17)</del>	Pub ord	F	Failure to provide	4
14	791.236(16)			correct notice of	
15				proposed domicile by	
16				sex offender	
17	Enacting section 1. This amendatory act does not take effect				
18	unless Senate Bil	l No or	r House	Bill No. 4470 (request no	).
19	00841'23) of the 102nd Legislature is enacted into law.				