



JUDICIARY - Boilerplate

FY 2014-15 CURRENT LAW	FY 2015-2016		
	EXECUTIVE	HOUSE	SENATE
<p><u>GENERAL SECTIONS</u></p> <p><i>Estimates total state spending and payments to local units of government.</i></p> <p>Sec. 201. Pursuant to section 30 of article IX of the state constitution of 1963, total state spending from state resources under part 1 for fiscal year 2014-2015 is \$270,779,900.00 and state spending from state resources to be paid to local units of government for fiscal year 2014-2015 is \$139,407,400.00. The itemized statement below identifies appropriations from which spending to local units of government will occur:</p> <p>JUDICIARY SUPREME COURT State court administrative office\$ 162,500 Drug treatment courts.....10,658,000 Mental health courts and diversion services.....5,722,800 Veterans courts 500,000 Swift and sure sanctions program 5,900,000 Next generation Michigan court system4,125,000 TRIAL COURT OPERATIONS Court equity fund reimbursements\$ 60,835,100 Judicial technology improvement fund4,815,000 Trial court innovation fund 337,500 Drunk driving case-flow program.....3,300,000 Drug case-flow program250,000 Juror compensation reimbursement.....6,600,000 JUSTICES' AND JUDGES' COMPENSATION District court judicial salary standardization.....\$ 11,156,700 Probate court judges' state base salaries9,627,900 Probate court judicial salary standardization4,669,600 Circuit court judicial salary standardization9,796,400 Grant to OASI contribution fund, employers share, social security.....950,900 TOTAL..... \$ 139,407,400</p>	<p>Sec. 11-201. Retains current law; adjusts amounts to reflect appropriations in the Executive bill; updates fiscal years.</p>	<p>Sec. 201. Retains current law; adjusts amounts to reflect appropriations in the House bill; updates fiscal years.</p>	<p>Sec. 201. Retains current law; adjusts amounts to reflect appropriations in the Senate bill; updates fiscal years.</p>

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<p><i>Subjects appropriations to the Management and Budget Act, 1984 PA 431.</i></p> <p>Sec. 202. (1) The appropriations authorized under this part and part 1 are subject to the management and budget act, 1984 PA 431, MCL 18.1101 to 18.1594. (2) Funds appropriated in part 1 to an entity within the judicial branch shall not be expended or transferred to another account without written approval of the authorized agent of the judicial entity. If the authorized agent of the judicial entity notifies the state budget director of its approval of an expenditure or transfer, the state budget director shall immediately make the expenditure or transfer. The authorized judicial entity agent shall be designated by the chief justice of the supreme court.</p>	<p>Sec. 11-202. Retains current law.</p>	<p>Sec. 202. Retains current law.</p>	<p>Sec. 202. Retains current law.</p>
<p><i>Defines various acronyms included in the bill.</i></p> <p>Sec. 203. As used in this part and part 1:</p> <p>(a) "DOJ" means the United States department of justice. (b) "DOT" means the United States department of transportation. (c) "FTE" means full-time equated. (d) "HHS" means the United States department of health and human services. (e) "IDG" means interdepartmental grant. (f) "OASI" means old age survivor's insurance.</p>	<p>Sec. 11-203. Retains current law; adjusts acronyms to reflect those that are included in the Executive bill.</p>	<p>Sec. 203. Retains current law; adjusts acronyms to reflect those that are included in the House bill.</p>	<p>Sec. 203. Retains current law; adjusts acronyms to reflect those that are included in the Senate bill.</p>
<p><i>Prohibits judicial branch from taking disciplinary action against employees for communicating with legislators or their staff.</i></p> <p>Sec. 204. The judicial branch shall not take disciplinary action against an employee for communicating with a member of the legislature or his or her staff.</p>	<p>Strikes current law.</p>	<p>Sec. 204. Retains current law.</p>	<p>Sec. 204. Retains current law.</p>
<p><i>Expresses legislative intent that judges presiding over hearings on foster care cases publicly acknowledge and request input from foster parent(s) during hearings.</i></p> <p>Sec. 205. It is the intent of the legislature that judges who are presiding over a hearing on a foster care case shall publicly acknowledge and request the input of the foster parent or foster parents during the hearing.</p>	<p>Strikes current law.</p>	<p>Sec. 205. Retains current law.</p>	<p>Sec. 205. Retains current law.</p>

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<p><i>Expresses legislative intent that judges presiding over foster care cases provide explanations in court records for any changes made to foster care family service plans.</i></p> <p>Sec. 207. If the judicial branch makes any changes to a foster care family service plan before its finalization, it is the intent of the legislature that the presiding judge provide an explanation for any changes to that plan in the court record.</p>	Strikes current law.	Sec. 207. Retains current law.	Sec. 207. Retains current law.
<p><i>Requires judicial branch to use the Internet to fulfill reporting requirements; authorizes transmission of reports via e-mail.</i></p> <p>Sec. 208. The reporting requirements of this part shall be completed with the approval of, and at the direction of, the supreme court, except as otherwise provided in this part. The judicial branch shall use the Internet to fulfill the reporting requirements of this part. This may include transmission of reports via electronic mail to the recipients identified for each reporting requirement, or it may include placement of reports on an Internet or Intranet site.</p>	Sec. 11-208. Retains current law.	Sec. 208. Retains current law.	Sec. 208. Retains current law.
<p><i>Expresses legislative intent that SCAO implement a database, if funding becomes available, that tracks statistical and demographic data on adjudicated juveniles; establishes as work project account; requires SCAO to report on project.</i></p> <p>Sec. 209. (1) If funds become available in part 1 for juvenile justice vision 20/20, the state court administrative office shall implement the information technology services and projects described in subsection (2). (2) The state court administrative office shall use the funds described in subsection (1) to implement a data exchange for use by circuit and probate courts, private juvenile justice agencies, and the state court administrative office under the guidance of appropriate data sharing agreements that tracks statistical and demographic data on juveniles referred to the family division of the circuit court, otherwise known as the juvenile courts, after successful implementation and evaluation of the existing pilot database in Ottawa, Kalamazoo, Kent, Ionia, and Berrien Counties.</p>	Strikes current law.	Sec. 209. Retains current law.	Sec. 209. Retains current law.



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<p>(3) It is the intent of the legislature that the purpose of the project is to implement a new juvenile justice data sharing model that will track data on juveniles referred to the courts. The project will be accomplished by local court staff, state employees, contracts with private vendors, and juvenile justice stakeholders. The total estimated cost of the project is \$5,550,000.00. The tentative completion date is September 30, 2019. The data exchange shall be compatible with the Michigan statewide automated child welfare information system.</p> <p>(4) If funding becomes available for the project, the state court administrative office shall submit a report by March 1 to the senate and house appropriations subcommittees on judiciary, the senate and house fiscal agencies, the senate and house policy offices, and the state budget office on the status of the implementation items described in subsections (1) and (2) should funding become available.</p>			

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<p><i>Requires judicial branch to establish an interagency agreement with DHS and MDOC linking the Swift and Sure Sanctions program with the Michigan Rehabilitative Services program for the purpose of providing job placement and other support services to eligible probationers; authorizes participation in the Swift and Sure Sanctions program by parolees pending enactment of proposed legislation.</i></p> <p>Sec. 211. From the funds appropriated in part 1, the judicial branch shall establish an interagency agreement with the department of human services and the department of corrections linking the swift and sure sanctions program with the Michigan rehabilitative services program. Funds shall be used to contract with accredited, community-based rehabilitation organizations for job placement and other support services for eligible probationers. The purpose of this relationship is to utilize synergies that exist between the client bases and determine eligibility of offenders in the swift and sure sanctions program for services rendered by the Michigan rehabilitative services program. These funds shall be used to assist individuals who have a history of probation violations and mental health needs but shall not be used for individuals who are currently incarcerated. If future legislation allows for parolees to participate in the swift and sure sanctions program under chapter XIA of the code of criminal procedure, 1927 PA 175, MCL 771A.1 to 771A.8, funds may be utilized for individuals participating as parolees.</p>	Strikes current law.	Strikes current law.	Sec. 211. Retains current law.
<p><i>Requires judicial branch to receive and retain copies of all reports required; requires federal and state guidelines to be followed for short-term and long-term retention of records; authorizes judicial branch to electronically retain copies of reports unless otherwise required by federal and state guidelines.</i></p> <p>Sec. 212. The judicial branch shall receive and retain copies of all reports funded from appropriations in part 1. Federal and state guidelines for short-term and long-term retention of records shall be followed. The judicial branch may electronically retain copies of reports unless otherwise required by federal and state guidelines.</p>	Strikes current law.	Sec. 212. Retains current law.	Sec. 212. Retains current law.

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<p><i>Prohibits purchase of foreign goods or services if competitively priced and of comparable quality American goods or services are available; requires preference to be given to goods and services manufactured by Michigan businesses and Michigan businesses owned and operated by veterans.</i></p> <p>Sec. 214. Funds appropriated in part 1 shall not be used for the purchase of foreign goods or services, or both, if competitively priced and of comparable quality American goods or services, or both, are available. Preference shall be given to goods or services, or both, manufactured or provided by Michigan businesses, if they are competitively priced and of comparable quality. In addition, preference shall be given to goods or services, or both, that are manufactured or provided by Michigan businesses owned and operated by veterans, if they are competitively priced and of comparable quality.</p>	<p>Sec. 11-214. Retains current law.</p>	<p>Sec. 214. Retains current law.</p>	<p>Sec. 214. Retains current law.</p>
<p><i>Requires SCAO to report on out-of-state travel expenses paid for in whole or in part with state appropriations.</i></p> <p>Sec. 215. Not later than January 1 of each year, the state court administrative office shall prepare a report on out-of-state travel listing all travel by judicial branch employees outside this state in the immediately preceding fiscal year that was funded in whole or in part with funds appropriated in the budget for the judicial branch. The report shall be submitted to the senate and house of representatives standing committees on appropriations, the senate and house fiscal agencies, and the state budget director. The report shall include the following information: (a) The dates of each travel occurrence. (b) The transportation and related costs of each travel occurrence, including the proportion funded with state general fund/general purpose revenues, the proportion funded with state restricted revenues, the proportion funded with federal revenues, and the proportion funded with other revenues.</p>	<p>Sec. 11-215. Retains current law.</p>	<p>Sec. 215. Retains current law.</p>	<p>Sec. 215. Retains current law.</p>

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<p>Requires State Budget Office (SBO) to report on estimates of general fund lapses by major program or program areas at the close of the fiscal year.</p> <p>Sec. 219. Not later than November 30, the state budget office shall prepare and transmit a report that provides for estimates of the total general fund/general purpose appropriation lapses at the close of the prior fiscal year. This report shall summarize the projected year-end general fund/general purpose appropriation lapses by major program or program areas. The report shall be transmitted to the chairpersons of the senate and house appropriations committees and the senate and house fiscal agencies.</p>	<p>Sec. 11-219. Retains current law.</p>	<p>Sec. 219. Retains current law.</p>	<p>Sec. 219. Retains current law.</p>
<p>Requires judicial branch to develop and maintain, on a publicly accessible Internet site, all expenditures made by the judicial branch within the fiscal year.</p> <p>Sec. 221. <u>From the funds appropriated in part 1, the judicial branch shall develop, post, and maintain, on a user-friendly and publicly accessible Internet site, all expenditures made by the judicial branch within a fiscal year. The posting shall include the purpose for which each expenditure is made. The judicial branch shall not provide financial information on its website under this section if doing so would violate a federal or state law, rule, regulation, or guideline that establishes privacy or security standards applicable to that financial information.</u></p>	<p>Sec. 11-221. Retains current law with technical change.</p> <p>Revises first part of first sentence to read: "The judicial branch shall maintain a searchable website accessible by the public at no cost that includes all expenditures..."</p>	<p>Sec. 221. Retains current law with technical change.</p> <p>Revises first part of first sentence to read: "The judicial branch shall maintain a searchable website accessible by the public at no cost that includes all expenditures..."</p>	<p>Sec. 221. Retains current law with technical change.</p> <p>Revises first part of first sentence to read: "The judicial branch shall maintain a searchable website accessible by the public at no cost that includes all expenditures..."</p>
<p>Requires judicial branch to work with the SBO to report annually on estimated state restricted fund balances, state restricted fund projected revenues, and state restricted fund expenditures.</p> <p>Sec. 222. Within 14 days after the release of the executive budget recommendation, the judicial branch shall cooperate with the state budget office to provide the chairpersons of the senate and house appropriations committees, the chairpersons of the senate and house appropriations subcommittees on judiciary, and the senate and house fiscal agencies with an annual report on estimated state restricted fund balances, state restricted fund projected revenues, and state restricted fund expenditures for the fiscal years ending September 30, 2014 and September 30, 2015.</p>	<p>Sec. 11-222. Retains current law; updates fiscal years.</p>	<p>Sec. 222. Retains current law; updates fiscal years.</p>	<p>Sec. 222. Retains current law; strikes specific fiscal years, refers to "prior two fiscal years".</p>

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<p><i>Requires judiciary to maintain, on a publicly accessible website, a scorecard that identifies, tracks, and regularly updates key metrics that are used to monitor and improve the judiciary's performance.</i></p> <p>Sec. 223. The judiciary shall maintain, on a publicly accessible website, a scorecard that identifies, tracks, and regularly updates key metrics that are used to monitor and improve the judiciary's performance.</p>	<p>Sec. 11-223. Retains current law.</p>	<p>Sec. 223. Retains current law.</p>	<p>Sec. 223. Retains current law.</p>
<p><i>States that the total amount of funding estimated to be expended on legacy costs in FY 2014-15 is \$14.3 million (\$8.0 million on pension-related legacy costs; \$6.3 million on health care-related legacy costs).</i></p> <p>Sec. 224. Total authorized appropriations from all sources under part 1 for legacy costs for the fiscal year ending September 30, 2015 are \$14,307,500.00. From this amount, total appropriations for judiciary pension-related legacy costs are estimated at \$7,996,600.00. Total appropriations for judiciary retiree health care legacy costs are estimated at \$6,310,900.00.</p>	<p>Sec. 11-224. Retains current law; updates fiscal years; adjusts appropriation amounts.</p>	<p>Sec. 224. Retains current law; updates fiscal years; adjusts appropriation amounts.</p>	<p>Sec. 224. Retains current law; updates fiscal years; adjusts appropriation amounts.</p>
<p><i>Requires judiciary to report a list of specific benchmarks intended to measure performance or return on taxpayer investment for each new program or program expansion for which funds in excess of \$500,000 are appropriated; requires report on progress of program and status of expenditures as measured by benchmarks.</i></p> <p>Sec. 225. (1) For each new program or program expansion for which funds in excess of \$500,000.00 are appropriated in part 1, the judiciary shall identify specific benchmarks intended to measure the performance or return on taxpayer investment of the program and its associated expenditures. (2) By November 1, the judiciary shall report the proposed benchmarks to the senate and house appropriations subcommittees on judiciary, to the senate and house fiscal agencies, and to the state budget director. (3) The judiciary shall provide an update on its progress in achieving those benchmarks at an appropriations subcommittee meeting called for the purpose of discussing benchmarks and their status.</p>	<p>Strikes current law.</p>	<p>Sec. 225. Retains current law.</p>	<p>Sec. 225. Retains current law.</p>

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(4) It is the intent of the legislature that, beginning with the budget for the fiscal year ending September 30, 2016, any proposal for a new program or an expansion of an existing program in excess of \$500,000.00 initiated by the executive branch or the legislature shall include, as part of the original proposal or budget request, a list of benchmarks intended to measure the performance or return on taxpayer investment of the program or spending increase.			
<p><u>JUDICIAL BRANCH</u></p> <p><i>Requires SCAO to recover direct and overhead costs from trial courts by charging a fee for services rendered.</i></p> <p>Sec. 301. Pursuant to the appropriations in part 1, the direct trial court automation support program of the state court administrative office shall recover direct and overhead costs from trial courts by charging for services rendered. The fee shall cover the actual costs incurred to the direct trial court automation support program in providing the service, including development of future versions of case management systems.</p>	Sec. 11-301. Retains current law.	Sec. 301. Retains current law.	Sec. 301. Retains current law.
<p><i>Requires Supreme Court approval of expenditure of appropriated funds.</i></p> <p>Sec. 302. Funds appropriated within the judicial branch shall not be expended by any component within the judicial branch without the approval of the supreme court.</p>	Sec. 11-302. Retains current law.	Sec. 302. Retains current law.	Sec. 302. Retains current law.
<p><i>Specifies allocation of funding for Circuit Court and Court of Claims reimbursement.</i></p> <p>Sec. 303. Of the amount appropriated in part 1 for the judicial branch, \$511,900.00 is allocated for circuit court reimbursement under section 3 of 1978 PA 16, MCL 800.453, and for costs associated with the court of claims.</p>	Sec. 11-303. Retains current law.	Sec. 303. Retains current law.	Sec. 303. Retains current law.
<p><i>Requires Supreme Court and SCAO to maintain efforts to assist local trial courts in improving judgment collections.</i></p> <p>Sec. 306. The supreme court and the state court administrative office shall continue to maintain, as a priority, the assisting of local trial courts in improving the collection of judgments.</p>	Strikes current law.	Sec. 306. Retains current law.	Strikes current law.

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			<p>NEW LANGUAGE</p> <p>Sec. 306. By February 1, the state court administrative office shall produce a statistical report, categorized by county, regarding both the collected and uncollected amounts of restitution payments, court fees, and any other applicable judgment placed upon any person within the county reported for the years 2009 through 2014.</p>
<p><i>Expresses legislative intent that the \$1.7 million appropriation for Mental Health and Diversion Services is to be used to address recommendations of Mental Health Diversion Council.</i></p> <p>Sec. 307. From the funds appropriated in part 1 for mental health courts and diversion services, \$1,730,000.00 is intended to address the recommendations of the mental health diversion council.</p>	<p>Sec. 11-307. Retains current law.</p>	<p>Sec. 307. Retains current law.</p>	<p>Sec. 307. Retains current law, but adjusts dollar amount to "\$1,000,000.00".</p>
<p><i>Authorizes appropriation of GF/GP to meet cost of judges' compensation should funds from Court Fee Fund be insufficient.</i></p> <p>Sec. 308. If sufficient funds are not available from the court fee fund to pay judges' compensation, the difference between the appropriated amount from that fund for judges' compensation and the actual amount available after the amount appropriated for trial court reimbursement is made shall be appropriated from the state general fund for judges' compensation.</p>	<p>Sec. 11-308. Retains current law.</p>	<p>Sec. 308. Retains current law.</p>	<p>Sec. 308. Retains current law, but adds sentence at end of section:</p> <p>"If an appropriation is made under this section, the state court administrative office shall notify, within 14 days of the appropriation, the senate and house standing committees on appropriations, the senate and house standing committee on appropriations subcommittee on judiciary, the senate and house fiscal agencies, and the state budget office."</p>



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<p>Requires SCAO to provide an annual update on the status of mental health courts.</p> <p>Sec. 309. By April 1, the state court administrative office shall provide an update on the status of the mental health courts to the state budget director, the senate and house appropriations subcommittees on judiciary, and the senate and house fiscal agencies.</p>	Strikes current law.	Strikes current law.	Strikes current law.
<p>Requires SCAO to evaluate and collect data on performance of drug treatment court programs; requires SCAO to provide an annual review.</p> <p>Sec. 310. From the funds appropriated in part 1 for drug treatment court programs, with the approval of and at the discretion of the supreme court, the state court administrative office shall evaluate and collect data on the performance of drug treatment court programs. The state court administrative office shall provide an annual review of the performance of drug courts as prescribed in section 1078(6) of the revised judicature act of 1961, 1961 PA 236, MCL 600.1078. Both of the following apply to that annual review: (a) It shall include measures of the impact of drug court programs in changing offender criminal involvement (recidivism) and substance abuse and in reducing prison admissions. (b) It shall be completed no later than April 1 of each year and shall also be provided to the senate and house appropriations subcommittees on judiciary, the senate and house fiscal agencies, and the state budget director.</p>	Strikes current law.	Strikes current law.	Strikes current law.

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		<p>NEW LANGUAGE</p> <p>Sec. 309. By April 1, the state court administrative office shall provide a report on drug treatment, mental health, and veterans court programs in this state. The report shall include information on the number of each type of program that has been established, the number of program participants in each jurisdiction, and the impact of the programs on offender criminal involvement and recidivism. The report shall be submitted to the senate and house appropriations subcommittees on judiciary, the senate and house fiscal agencies, and the state budget director.</p>	Not included.
<p><i>Specifies criteria for drug treatment court grants; specifies that \$1.5 million in Byrne grant revenue is to be used for expanding drug treatment courts to assist in avoiding prison bed space growth for nonviolent offenders.</i></p> <p>Sec. 311. (1) The funds appropriated in part 1 for drug treatment courts shall be administered by the state court administrative office to operate drug treatment court programs. A drug treatment court shall be responsible for handling cases involving substance abusing nonviolent offenders through comprehensive supervision, testing, treatment services, and immediate sanctions and incentives. A drug treatment court shall use all available county and state personnel involved in the disposition of cases including, but not limited to, parole and probation agents, prosecuting attorneys, defense attorneys, and community corrections providers. The funds may be used in connection with other federal, state, and local funding sources.</p> <p>(2) From the funds appropriated in part 1, the chief justice shall allocate sufficient funds for the judicial institute to provide in-state training for those identified in subsection (1), including training for new drug treatment court judges.</p>	Sec. 11-311. Retains current law.	Sec. 311. Retains current law.	Sec. 311. Retains current law.

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<p>(3) For drug treatment court grants, consideration for priority may be given to those courts where higher instances of substance abuse cases are filed.</p> <p>(4) The judiciary shall receive \$1,500,000.00 in Byrne formula grant funding as an interdepartmental grant from the department of state police to be used for expansion of drug treatment courts, to assist in avoiding prison bed space growth for nonviolent offenders in collaboration with the department of corrections.</p>			
<p>Requires SCAO to report on total number of petitions filed by minors seeking court-issued waiver of parental consent under Parental Rights Restoration Act, and total number of petitions granted.</p> <p>Sec. 312. From the funds appropriated in part 1, the state court administrator shall produce a statistical report regarding the implementation of the parental rights restoration act, 1990 PA 211, MCL 722.901 to 722.908, as it pertains to minors seeking a court-issued waiver of parental consent. In accordance with section 208, the state court administrative office shall report the total number of petitions filed and the total number of petitions granted under that act.</p>	Strikes current law.	Sec. 312. Retains current law.	Sec. 312. Retains current law.
<p>Prohibits funding from being used for permanent assignment of state-owned vehicles to justices, judges, or other judicial branch employees.</p> <p>Sec. 317. Funds appropriated in part 1 shall not be used for the permanent assignment of state-owned vehicles to justices or judges or any other judicial branch employee. This section does not preclude the use of state-owned motor pool vehicles for state business in accordance with approved guidelines.</p>	Sec. 11-317. Retains current law.	Sec. 317. Retains current law.	Sec. 317. Retains current law.
<p>Requires funding appropriated for community court pilot project to be used for administering a pilot program of neighborhood-focused community courts.</p> <p>Sec. 318. The funds appropriated in part 1 for the community court pilot project shall be used for the purposes of administering a pilot program of neighborhood-focused community courts. The state court administrative office shall work collaboratively with the designated courts when establishing the community courts.</p>	Strikes current law.	Strikes current law.	Strikes current law.

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<p><i>Specifies that \$6.0 million appropriation is to be expended for the Swift and Sure Sanctions program; requires SCAO to report on offenders participating and recidivism rates.</i></p> <p>Sec. 320. (1) From the funds appropriated in part 1 for the swift and sure sanctions program, the state court administrative office shall administer a program to distribute grants to qualifying courts in accordance with the objectives and requirements of the probation swift and sure sanctions act, chapter XIA of the code of criminal procedure, 1927 PA 175, MCL 771A.1 to 771A.8. Of the \$6,000,000.00 designated for the program, not more than \$100,000.00 shall be available to the state court administrative office to pay for employee costs associated with the administration of the program funds. Courts interested in participating in the swift and sure sanctions program may apply to the state court administrative office for a portion of the funds appropriated in part 1 under this section.</p> <p>(2) By April 1, the state court administrative office shall provide a report on the courts that receive funding under the swift and sure sanctions program described in subsection (1) to the state budget director, the senate and house appropriations subcommittees on the judiciary, and the senate and house fiscal agencies. The report shall include all of the following:</p> <p>(a) The number of offenders who participate in the program.</p> <p>(b) The criminal history of offenders who participate in the program.</p> <p>(c) The recidivism rate of offenders who participate in the program, including the rate of return to jail, prison, or both.</p> <p>(d) A detailed description of the establishment and parameters of the program.</p> <p>(3) As used in this section, "program" means a swift and sure sanctions program described in subsection (1).</p>	<p>Strikes current law.</p>	<p>Sec. 320. Retains current law; adjusts appropriation amount to reflect appropriation included in the House bill.</p>	<p>Sec. 320. Retains current law; adjusts appropriation amount to reflect appropriation included in the Senate bill.</p>

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<p><i>Expresses legislative intent that judicial branch support a statewide legal self-help website and local nonprofit self-help centers that provide assistance to persons representing themselves in civil legal proceedings; requires SCAO to summarize costs of maintaining website, provide statistics on number of people visiting website, and provide information on content usage, form completion, and user feedback.</i></p> <p>Sec. 321. It is the intent of the legislature that the judicial branch support a statewide legal self-help Internet website and local nonprofit self-help centers that use the statewide website to provide assistance to individuals representing themselves in civil legal proceedings. The state court administrative office shall summarize the costs of maintaining the website, provide statistics on the number of people visiting the website, and provide information on content usage, form completion, and user feedback. By March 1, the state court administrative office shall report this information for the preceding fiscal year to the senate and house appropriations subcommittees on judiciary, the senate and house fiscal agencies, and the state budget director.</p>	Strikes current law.	Sec. 321. Retains current law.	Sec. 321. Retains current law.
<p><i>Authorizes SADO to receive and expend up to \$250,000 in federal Byrne grant funding and up to \$300,000 in other federal grant funding if made available.</i></p> <p>Sec. 322. If Byrne formula grant funding is awarded to the state appellate defender, the state appellate defender office may receive and expend Byrne formula grant funds in an amount not to exceed \$250,000.00 as an interdepartmental grant from the department of state police. If the appellate defender appointed under section 3 of the appellate defender act, 1978 PA 620, MCL 780.713, receives federal grant funding from the department of justice in excess of the amount appropriated in part 1, the office of appellate defender may receive and expend grant funds in an amount not to exceed \$300,000.00 as other federal grants.</p>	Sec. 11-322. Retains current law.	Sec. 322. Retains current law.	Sec. 322. Retains current law, but adds Michigan Indigent Defense Commission to the language.

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	EXECUTIVE	HOUSE	SENATE
		<p>NEW LANGUAGE</p> <p>Sec. 322a. If Byrne formula grant funding is awarded to the Michigan indigent defense commission, the Michigan indigent defense commission may receive and expend Byrne formula grant funds in an amount not to exceed \$250,000.00 as an interdepartmental grant from the department of state police. The Michigan indigent defense commission, created under section 5 of the Michigan indigent defense commission act, 2013 PA 93, MCL 780.985, may receive and expend federal grant funding from the United States Department of Justice in an amount not to exceed \$300,000.00 as other federal grants.</p>	Not included.
<p><i>Requires SCAO to provide courts with a quarterly listing of out-of-state placements of juveniles made by each court, along with an annual listing of per diem costs of public and private residential care facilities located or doing business in the state, and recidivism data for each facility, if available from DHS.</i></p> <p>Sec. 323. The state court administrative office shall provide courts with a quarterly listing of out-of-state placements of juveniles by each court. The state court administrative office shall also provide each judge who hears juvenile matters with the annual listing of per diem costs of the public and private residential care facilities located or doing business in this state, and the recidivism data for each facility, if available, as provided by the department of human services. The courts shall acknowledge receipt of this information.</p>	Strikes current law.	Strikes current law.	Sec. 323. Retains current law.



JUDICIARY - Boilerplate

FY 2014-15 CURRENT LAW	FY 2015-2016		
	EXECUTIVE	HOUSE	SENATE
<p><u>GENERAL SECTIONS</u></p> <p><i>Expresses legislative intent that FY 2015-16 appropriations will be funded at same level as FY 2014-15 appropriations, adjusting for caseloads, federal fund match rates, economic factors, and available revenue.</i></p> <p>Sec. 1201. It is the intent of the legislature to provide appropriations for the fiscal year ending on September 30, 2016 for the line items listed in part 1. The fiscal year 2015-2016 appropriations are anticipated to be the same as those for fiscal year 2014-2015, except that the line items will be adjusted for changes in caseload and related costs, federal fund match rates, economic factors, and available revenue. These adjustments will be determined after the January 2015 consensus revenue estimating conference.</p>	Strikes current law.	Sec. 1201. Retains current law.	Sec. 1201. Retains current law.