

STATE OF MICHIGAN

88th Judicial District - Alpena County
88th Adult Drug / Alcohol Treatment Court - Alpena / Montmorency County

HON. ALAN M. CURTIS DISTRICT JUDGE

Chrissy L. Delekta
COURT ADMINISTRATOR/MAGISTRATE

Kimberly Nowak
MAGISTRATE/COURT RECORDER

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Ned V. Heath
PROBATION/PRE-SENTENCE

Jessica Konarzewski
CHIEF DEPUTY CLERK

January 05, 2026

Alpena County Board of Commissioners
Finance Committee
Courthouse
Alpena, MI 49707

RE: Drunk Driving Caseflow Assistance Fund
Carryover of \$5585.18 from calendar year 2025 to 2026

To Whom It May Concern:

As part of the drunk driving legislation enacted by the State of Michigan in 1992, the Drunk Driving Caseflow Assistance Fund was created (MCL 275.625h(5)) to promote the timely disposition of cases in which the defendant is charged with violation of section 625(1)(3), or a corresponding local ordinance. Those funds are disbursed by the State Court Administrator's Office on an annual basis to individual District Courts, calculated from each Court's OUIL/OWI and Drug Cases annual caseload report.

This money is to be deposited with the Treasurer of this County as the Court's local funding unit, for appropriation back to this court to carry out the purpose of the Act. The court will be using these funds for trainings, court room monitors for security, and any additional District Court needs.

Please carry over the 2025 balance of \$5585.00 (101-286-977.000) to the 2026 calendar year.

I have attached a copy of the statute for reference.

Sincerely,



Chrissy L. Delekta
88th District Court Administrator/Magistrate

cc: Alpena County Treasurer
Alpena County Administrator

cld

MICHIGAN VEHICLE CODE (EXCERPT)
Act 300 of 1949

257.625h Drunk driving prevention equipment and training fund; drunk driving caseload assistance fund.

Sec. 625h.

(1) The drunk driving prevention equipment and training fund is created as a separate fund in the state treasury. Money in the fund shall be expended only as provided in subsection (2). The state treasurer shall credit to the fund all money received for that purpose under section 320e, and as otherwise provided by law. The state treasurer shall invest money in the fund in the same manner as surplus funds are invested under section 143 of 1855 PA 105, MCL 21.143. Earnings from the fund shall be credited to the fund. Money in the fund at the end of the fiscal year shall remain in the fund, and shall not revert to the general fund.

(2) The department of state police shall administer the fund. Money in the fund shall be used only to administer the fund, to purchase and maintain breath alcohol testing equipment, and to provide training to law enforcement personnel of this state in the use of that breath alcohol testing equipment.

(3) The department of treasury shall, before November 1 of each year, notify the department of state police of the balance in the fund at the close of the preceding fiscal year.

(4) The department of state police shall promulgate rules to implement subsection (2).

(5) The drunk driving caseload assistance fund is created as a separate fund in the state treasury. The purpose of the fund is to promote the timely disposition of cases in which the defendant is charged with a violation of any of the following or a local ordinance substantially corresponding to any of the following:

(a) Section 625 or 625m.

(b) Section 80176, 81134, 81135, or 82127 of the natural resources and environmental protection act, 1994 PA 451, MCL 324.80176, 324.81134, 324.81135, and 324.82127.

(6) Money in the fund shall be expended only as provided in subsection (8).

(7) The state treasurer shall credit the drunk driving caseload assistance fund with deposits of proceeds from the collection of revenue from license reinstatement fees as provided for in section 320e, and all income from investment credited to the fund by the state treasurer. The state treasurer may invest money contained in the drunk driving caseload assistance fund in any manner authorized by law for the investment of state money. However, an investment shall not interfere with any apportionment, allocation, or payment of money as required by this section. The state treasurer shall credit to the fund all income earned as a result of an investment. Money in the fund at the end of the fiscal year shall remain in the fund and shall not revert to the general fund.

(8) The state court administrator, at the direction of the supreme court and upon confirmation of the amount by the state treasurer, shall distribute from the drunk driving caseload assistance fund the total amount available in a fiscal year to each district of the district court and each municipal court as provided in this section. The state court administrator, after reimbursement of costs as provided in this subsection, shall distribute the balance of the drunk driving caseload assistance fund annually to each district of the district court and each municipal court in an amount determined by multiplying the amount available for distribution by a fraction, the numerator of which is the number of cases in which the defendant was charged with a violation enumerated in subsection (5) in the prior calendar year in that district of the district court or that municipal court as certified by the state court administrator and the denominator of which is the total number of cases in all districts of the district court and all municipal courts in which the defendant was charged with a violation enumerated in subsection (5) in the calendar year. The state court administrative office shall be reimbursed annually from the drunk driving caseload assistance fund for all reasonable costs associated with the administration of this section, including judicial and staff training, on-site management assistance, and software development and conversion.

History: Add. 1982, Act 310, Eff. Mar. 30, 1983 ;-- Am. 1991, Act 98, Eff. Oct. 1, 1991 ;-- Am. 1994, Act 450, Eff. May 1, 1995 ;-- Am. 1996, Act 59, Imd. Eff. Feb. 26, 1996 ;-- Am. 1999, Act 73, Eff. Oct. 1, 1999

Compiler's Notes: Section 2 of Act 310 of 1982 provides: "All proceedings pending and all rights and liabilities existing, acquired, or incurred at the time this amendatory act takes effect are saved and may be consummated according to the law in force when they are commenced. This amendatory act shall not be construed to affect any prosecution pending or initiated before the effective date of this amendatory act, or initiated after the effective date of this amendatory act for an offense committed before that effective date." Another Sec. 6a, as added by Act 104 of 1991, was originally compiled at MCL 257.625h[1] to distinguish it from this Sec. 6a, as added by Act 310 of 1983. Former MCL 257.625h[1], which pertained to preliminary chemical breath analysis, was repealed by Act 104 of 1991, Eff. Jan. 1, 1992.