A bill to amend 1931 PA 328, entitled
"The Michigan penal code,"
by amending section 465 (MCL 750.465).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 465. (1) The owner, lessee, operator, or manager of each
theatre, circus, athletic grounds used for an athletic game, or
place of public entertainment or amusement shall have printed on
each ticket issued for admission to, or for a seat of, the theatre,
circus, athletic grounds, or place of public entertainment or
amusement, in conspicuous type, the price of the ticket, and the
number on the seat when each seat is IF THE SEATS ARE numbered. The
owner, lessee, operator, or manager also shall print or endorse on
the ticket the charge in excess of the box office price at which
the ticket is sold if the ticket is purchased at a location other
than the box office where the event occurs and the following statement: "This ticket may be purchased at the box office price without the surcharge by purchasing the ticket at the box office where the event is scheduled to occur."

(2) A person owning, occupying, managing, or controlling a building, room, park or enclosure for the sale of tickets for a theatre, circus, athletic game, or place of public entertainment or amusement, who asks, demands, or receives from a person for the sale of the ticket to a theatre, circus, athletic grounds, or place of public entertainment or amusement, a price in excess of the general admission advertised or charged for the same privilege, or a person, who by himself or herself or his or her agent or employee, offers for sale upon a public place or thoroughfare, a ticket to a theatre, circus, athletic grounds, or place of public entertainment or amusement, for admission to, or for a seat or other privilege in a theatre, circus, athletic grounds, or place of public entertainment or amusement, at a price in excess of that demanded or received from the general public for the same privilege, or in excess of the advertised or printed rate, shall be punished as provided in subsection (6), except if the request, demand, or receipt is with the written permission of the owner, lessee, operator, or manager of the theatre, circus, athletic grounds, or place of public entertainment or amusement where the event occurs. If the owner, lessee, operator, or manager permits, in writing, a charge in excess of the box office price, the permission shall be limited to the sales of tickets at locations other than the box office where the event occurs.
(3) Except as provided in subsections (1) and (2), a person shall not establish an agency or suboffice for the sale of a seat ticket of admission to a theatre, circus, athletic grounds, or place of public entertainment or amusement at a price greater than the sale of a seat ticket at the box office of the theatre, circus, athletic grounds, place of public entertainment or amusement, or in excess of the advertised price of the seat ticket.

(4) Except as provided in subsections (1) and (2), the owner, lessee, operator, or occupant of a building, room, enclosure, or other place open to the public, who permits a person to sell or exhibit for sale in the building, room, enclosure, or other place open to the public, 1 or more tickets for a theatre, circus, athletic grounds, or place of public entertainment or amusement, for more than the price printed on the ticket, shall be liable and guilty equally as the person.

(5) If the owner, lessee, operator, or manager of a circus, theatre, athletic grounds, or place of public entertainment or amusement has sold a ticket or admission to a person, under restrictive conditions and at a less rate than the general admission charged, and whose name appears on the face of the ticket or is registered in the office of the owner, lessee, operator, or managers as the holder of the ticket and if it is printed on the face of the ticket that the ticket is nontransferable and sold only to the person whose name appears on the face of the ticket or is registered, the holder of the ticket shall not sell the ticket to another person, and a person selling the ticket shall be punished as provided in subsection (6).
A person who violates this section is guilty of a misdemeanor.

(2) A person shall not knowingly sell, give, transfer, use, distribute, or possess with the intent to distribute software that is primarily designed or produced for the purpose of interfering with the ticket sale operations of any owner, lessee, operator, or manager of a theatre, circus, athletic grounds, or place of public entertainment or amusement over the Internet by circumventing any measures or controls on the seller's website that are instituted to ensure an equitable sale process.

(3) Except as provided in subsection (4), a person owning, operating, or controlling a ticket website for an event scheduled at a venue in this state shall not use a subdomain or domain name in the ticket website's URL that contains any of the following:

(A) The name of the venue.

(B) The name of the event, including the name of a person or entity scheduled to perform or appear at the event.

(C) A name substantially similar to those described in subdivision (A) or (B).

(4) Subsection (3) does not apply if the person owning, operating, or controlling a ticket website for an event scheduled in this state is acting on behalf of the venue.

(5) A person that violates this section is guilty of a misdemeanor punishable by imprisonment for not more than 93 days or a fine of not more than $500.00, or both.

(6) As used in this section:

(A) "Ticket website" means a website advertising the sale of
TICKETS, OFFERING THE SALE OF TICKETS, OR FACILITATING A SECONDARY
TICKET EXCHANGE.

(B) "URL" MEANS THE UNIFORM RESOURCE LOCATOR FOR A WEBSITE ON
THE INTERNET.

(C) "VENUE" INCLUDES A SPORTS VENUE, CONCERT VENUE, THEATRICAL
VENUE, CLUB, CONVENTION CENTER, FAIRGROUNDS, PUBLIC ASSEMBLY
FACILITY, OR MASS GATHERING LOCATION.

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