sentence or sentences then being served. A prisoner who breaks prison, escapes, attempts to break prison, or attempts to escape, shall be charged with that offense and tried in the courts of the county in which the administrative office of the prison or penal facility to which the prisoner was committed or transferred is located at the time of the breaking, escape, or attempt to break or escape.

(2) "Prison" as used in this section means a state prison, penitentiary, reformatory, state house of correction, community residential center either operated or leased by the department of corrections, a camp constructed and maintained under Act No. 274 of the Public Acts of 1949, being section 798.351 of the Michigan Compiled Laws, or a penal camp, except a probation camp or probation recovery camp, and includes the grounds, farm, shop, road camp, or place of employment operated by the institution or under control of the officers of the institution, the department of corrections, a police officer of this state, or any other person authorized by the department to have a prison inmate under care, custody, or supervision, either in an institution or outside an institution, whether for the purpose of work, medical care, or any other reason.

(3) A person who escapes from the lawful custody of a guard, prison official, or an employee while outside the confines of a prison is guilty of a violation of this section. A person, admitted to a facility of the department of mental health from a prison pursuant to section 1000 c. Act No. 258 of the Public Acts of 1974, as amended, being section 330.2000 of the Michigan Compiled Laws, who escapes from the mental health facility is guilty of a violation of this section. A person released from prison under a work pass program who violates the terms of the release or fails to return to the place of imprisonment within the time provided is guilty of a violation of this section. A person violating the conditions of a parole is not an escapee under this act.

This act is ordered to take immediate effect.
Approved January 8, 1979.

[No. 632]

AN ACT to amend section 45 of Act No. 388 of the Public Acts of 1976, entitled "An act to regulate political activity; to regulate campaign financing; to restrict campaign contributions and expenditures; to require campaign statements and reports; to regulate anonymous contributions; to regulate campaign advertising and literature; to provide for segregated funds for political purposes; to provide for the use of public funds for political purposes; to create a state campaign fund; to provide for reversion of, or refunding of, unexpended balances; to require reports; to provide appropriations; to prescribe penalties; and to repeal certain acts and parts of acts," being section 169.245 of the Compiled Laws of 1970.

The People of the State of Michigan enact:

Section amended; campaign financing and advertising.

Section 1. Section 45 of Act No. 388 of the Public Acts of 1976, being section 169.245 of the Compiled Laws of 1970, is amended to read as follows:

169.245 Transfer, donation, or return of unexpended funds; funds transferred not considered qualifying contribution. [M.S.A. 4.1703(45)]

(1) A person may transfer any unexpended funds from 1 candidate committee to another candidate committee of that person if the contribution
limits prescribed in section 52 for the candidate committee receiving the funds are equal to or greater than the contribution limits for the candidate committee transferring the funds and if the candidate committees are simultaneously held by the same person. The funds being transferred shall not be considered a qualifying contribution regardless of the amount of the individual contribution being transferred.

(2) Unexpended funds in a campaign committee that are not eligible for transfer to another candidate committee of the person, pursuant to subsection (1), shall be given to a political party committee, or to a tax exempt charitable institution, or returned to the contributors of the funds upon termination of the campaign committee.

This act is ordered to take immediate effect.
Approved January 8, 1979.

AN ACT to amend sections 21, 24 and 31 of Act No. 40 of the Public Acts of 1956, entitled as amended "An act to codify the laws relating to the laying out of drainage districts, the consolidation of drainage districts, the construction and maintenance of drains, sewers, pumping equipment, bridges, culverts, fords, and such structures and mechanical devices as will properly purify the flow of such drains; to provide for flood control projects; to provide for water management, water management districts, and subdistricts, and for flood control and drainage projects within such districts; to provide for the assessment and collection of taxes; to provide for the investment of funds; to authorize public corporations to impose taxes for the payment of assessments in anticipation of which bonds are issued; to provide for the issuance of bonds by drainage districts and for the pledge of the full faith and credit of counties for payment of such bonds; to authorize counties to impose taxes when necessary to pay principal and interest on bonds for which full faith and credit is pledged; to validate certain acts and bonds; and to prescribe penalties for violations of the provisions of this act,” section 21 as amended by Act No. 170 of the Public Acts of 1974 and section 31 as amended by Act No. 104 of the Public Acts of 1978, being sections 280.21, 280.24 and 280.31 of the Compiled Laws of 1970.

The People of the State of Michigan enact:

Sections amended; drain code of 1956.

Section 1. Sections 21, 24 and 31 of Act No. 40 of the Public Acts of 1956, section 21 as amended by Act No. 170 of the Public Acts of 1974 and section 31 as amended by Act No. 104 of the Public Acts of 1978, being sections 280.21, 280.24 and 280.31 of the Compiled Laws of 1970, are amended to read as follows:

280.21 County drain commissioner; election, term, and bond; abolition of office in certain counties; transfer of power and duties; effect of establishing department of public works or public improvement agency; election of public works commissioner; public hearing; abolishing office of public works commissioner; referring to office as drain commissioner.

[M.S.A. 11.1021]

Sec. 21. (1) At the general election to be held in November, 1976, and each fourth year thereafter, a county drain commissioner shall be elected in each county having a drain commissioner by the qualified electors of the county. The