The House was called to order by the Speaker.

The roll was called by the Clerk of the House of Representatives, who announced that a quorum was present.

Afendoulis—present  Farrington—present  Kelly—present  Reilly—present
Albert—present  Frederick—present  Kesto—present  Rendon—present
Alexander—present  Garcia—present  Kosowski—present  Roberts—present
Allor—present  Garrett—present  LaFave—present  Robinson—present
Anthony—present  Gay-Dagnogo—e/d/s  LaGrand—present  Runestad—present
Barrett—present  Geiss—present  LaSata—present  Sabo—present
Bellino—present  Glenn—present  Lasinski—present  Santana—present
Bizon—present  Graves—present  Lauwers—present  Scott—absent
Brann—present  Green—present  Leonard—present  Shepard—present
Brinks—present  Greig—present  Leonard—present  Singh—present
Byrd—present  Greimel—present  Liberati—present  Sneller—present
Calley—present  Griffin—present  Lilly—present  Sowerby—present
Cambensy—present  Guerra—present  Love—present  Tedder—present
Camilleri—present  Hammoud—present  Lower—present  Theis—present
Canfield—present  Hauck—present  Lucido—present  VanderWall—present
Chang—present  Hernandez—present  Marino—present  VanSingel—present
Chatfield—present  Hertel—present  Maturen—present  Vaupel—present
Chirkun—present  Hoadley—present  McCready—present  VerHeulien—present
Clemente—present  Hoitenga—present  Miller—present  Victory—present
Cochran—present  Hornberger—present  Moss—present  Webber—present
Cole—present  Howell—present  Neeley—present  Wentworth—present
Cox—present  Howrylak—present  Noble—present  Whiteford—present
Crawford—present  Hughes—present  Pagan—present  Wittenberg—present
Dianda—present  Iden—present  Pagel—present  Yancey—present
Durhal—present  Inman—present  Peterson—present  Yanek—present
Elder—present  Johnson—present  Phelps—present  Yaroch—present
Ellison—present  Jones—present  Rabhi—present  Zemke—present
Faris—present  Kahle—present

e/d/s = entered during session
Rep. Eric Leutheuser, from the 58th District, offered the following invocation:

“God of peace, You have taught us that in returning and rest we shall be saved, in quietness and in confidence shall be our strength: By the might of Thy spirit lift us, we pray Thee, to Thy presence, where we may be still and know that Thou art God. You are the life of all, the light of the faithful, the strength of those who labor, and the sure repose of the departed; We thank Thee for the blessings of the day. We thank You for the opportunity to serve our state and our neighbors. We ask for Your wisdom as we do so, and that we may walk in Your paths until our next meeting. I ask these things in the name of the Father, Son and Holy Spirit. Amen.”

The Speaker called Associate Speaker Pro Tempore Glenn to the Chair.

Third Reading of Bills

House Bill No. 6361, entitled
A bill to amend 1939 PA 280, entitled “The social welfare act,” by amending section 106 (MCL 400.106), as amended by 2014 PA 452.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 787

Yeas—99

Afendoulis  Ellison  Kahle  Reilly
Albert  Faris  Kelly  Rendon
Alexander  Farrington  Kesto  Roberts
Allor  Frederick  Kosowski  Runestad
Anthony  Garcia  LaFave  Sabo
Barrett  Geiss  LaSata  Sheppard
Bellino  Glenn  Lasinski  Singh
Bizon  Graves  Lauwers  Sneller
Brann  Green  Leonard  Sowerby
Brinks  Greig  Leutheuser  Tedder
Byrd  Greimel  Liberati  Theis
Calley  Griffin  Lilly  VanderWall
Cambensy  Guerra  Lower  VanSingel
Camilleri  Hauck  Lucido  Vaupel
Canfield  Hernandez  Marino  VerHeulen
Chang  Hertel  Maturen  Victory
Chatfield  Hoitenga  McCready  Webber
Chirkun  Hornberger  Miller  Wentworth
Clemente  Howell  Moss  Whiteford
Cole  Howrylak  Neeley  Wittenberg
Cox  Hughes  Noble  Yancey
Crawford  Iden  Pagan  Yanez
Dianda  Inman  Pagel  Yaroch
Durhal  Johnson  Peterson  Zemke
Elder  Jones  Phelps
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. Lauwers moved that House Committees be given leave to meet during the balance of today’s session.
The motion prevailed.

By unanimous consent the House returned to the order of
Motions and Resolutions

The Speaker, on behalf of the entire membership of the House of Representatives, offered the following resolution:

House Resolution No. 466.
A resolution of tribute for the Honorable Jeff Noble.
Whereas, It is a true pleasure to recognize the Honorable Jeff Noble as his time in the House of Representatives concludes. Representative Noble served the people of this state, especially his constituents in the Twentieth District in Wayne County, with the utmost integrity over the last two years; and
Whereas, Representative Noble’s commitment to the well-being of his community long predates his time in Lansing. Over the last 20 years, he has put his degree from Francis Marion College and his Master of Divinity from Southeastern Baptist Theological Seminary to good use as the lead pastor of the Main Street Baptist Church and the senior pastor at the Praise Baptist Church, a church he founded; and
Whereas, Representative Noble has been an asset to the House of Representatives since his election in 2016. He has been a valuable member of the committees on Education Reform, Health Policy, and Transportation and Infrastructure and has served as the vice chair of the Families, Children, and Seniors Committee. He has sponsored legislation on a variety of topics, including public acts which repealed outdated laws and targeted predatory pyramid schemes; now, therefore, be it
Resolved by the House of Representatives, That we offer this expression of tribute to commend and thank the Honorable Jeff Noble for his notable contributions to this legislative body and to our state; and be it further
Resolved, That copies of this resolution be transmitted to Representative Noble as evidence of our gratitude and best wishes.
The question being on the adoption of the resolution,
The resolution was adopted.

The Speaker, on behalf of the entire membership of the House of Representatives, offered the following resolution:

House Resolution No. 467.
A resolution of tribute for the Honorable Adam Zemke.
Whereas, It is with great appreciation for his hard work and dedication to the Michigan House of Representatives and the citizens of the Fifty-fifth District that we commend Representative Adam Zemke upon completion of his three terms of service to this chamber; and
Whereas, Adam Zemke holds both bachelor’s and master’s degrees in mechanical engineering from Michigan State University. He worked in the automotive, aerospace, and defense industries before first coming to Lansing as a legislative staffer. His devotion to public service was evident as he served the community in various roles, including on the Dexter Township Public Safety Advisory Committee, the Ann Arbor Housing and Human Services Advisory Board, the Washtenaw County Community Action Board, and the Society of Automotive Engineers Board of Trustees; and
Whereas, Adam Zemke was first elected to the House in 2012. At 29, he was among the youngest members at that time. He was re-elected in 2014 and 2016 and contributed much to the chamber, including serving as chair of the House Democratic Caucus. Representative Zemke sat on the Appropriations subcommittees on Community Colleges and Joint Capital Outlay as minority vice-chair, as well as on the Education and School Aid subcommittees, demonstrating an interest and passion for education issues. His participation in thoughtful deliberation enhanced the Education Reform Committee, where he served as minority vice chair. He also contributed valuable input as a member of the Elections and Ethics and the Financial Services committees; now, therefore, be it

Resolved by the House of Representatives, That we offer this expression of tribute to commend and thank the Honorable Adam Zemke for his notable contributions to this legislative body and to our state; and be it further

Resolved, That copies of this resolution be transmitted to Representative Zemke as evidence of our esteem and best wishes.

The question being on the adoption of the resolution,

The resolution was adopted.

The Speaker, on behalf of the entire membership of the House of Representatives, offered the following resolution:

House Resolution No. 468.
A resolution of tribute for the Honorable Gary Glenn.

Whereas, With great admiration and respect for his work on behalf of the people in Bay and Midland counties, we offer our congratulations to Representative Gary Glenn as he concludes his tenure representing the Ninety-eighth District; and

Whereas, Representative Glenn was interested and active in public affairs long before he was elected to the House of Representatives in 2014. He earned a bachelor’s degree in political science from Lenoir-Rhyne University and served eight years in the United States Army Reserves and Army National Guard. In a variety of professional roles, he worked on issues and campaigns reflecting his commitment to free market principles; and

Whereas, Representative Glenn threw himself into the people’s work when he arrived in Lansing, unafraid to tackle complex issues such as energy policy. After serving as vice chair of the Energy Policy Committee in his first term, he chaired the committee during the 2017-2018 session and continued his advocacy for expanded energy choice. He also served on the Commerce and Trade; Military and Veterans Affairs; Tax Policy; Communications and Technology; and Insurance committees. Representative Glenn also welcomed the responsibility of serving as an Associate Speaker Pro Tempore; now, therefore, be it

Resolved by the House of Representatives, That we offer this expression of tribute to commend and thank the Honorable Gary Glenn for his notable contributions to this legislative body and to our state; and be it further

Resolved, That copies of this resolution be transmitted to Representative Glenn as evidence of our gratitude and best wishes.

The question being on the adoption of the resolution,

The resolution was adopted.

The Speaker, on behalf of the entire membership of the House of Representatives, offered the following resolution:

House Resolution No. 469.
A resolution of tribute for the Honorable Jim Tedder.

Whereas, It is with great appreciation for his commitment to the people of the Forty-third District, as well as the entire state, that we honor Representative Jim Tedder on his retirement from the Michigan House of Representatives after four years of dedicated service; and

Whereas, Jim Tedder joined the Legislature in 2015, bringing with him a wealth of public and private sector experience. A graduate of Central Michigan University and Oakland University, where he received his bachelor’s and master’s degrees, respectively, he started his own business in 1987, Jim Tedder Productions. He also served as a public school teacher, coach, behavior interventionist, and for six years, as a lecturer at his alma mater, Oakland University. In addition to being a leader in several local civic clubs, including the Clarkson Area Chamber of Commerce, Waterford Area Chamber of Commerce, Clarkston Rotary Club, and Clarkston Foundation, the former cubmaster worked on state and local policy for the National Association of Home Builders and the Associated Builders and Contractors; and

Whereas, Representative Tedder’s tenure in the Michigan House of Representatives has been well served by his business acumen and leadership. During his tenure, he served on numerous committees that addressed issues in taxes, workforce and talent development, communications and technology, energy, education, and regulatory reform. Chair of the Committee on Tax Policy and vice chair of the Health Policy Committee and the Workforce and Talent Development Committee, Representative Tedder has worked tirelessly to make Michigan a better place to live. He worked to lower the income tax liability for Michiganders, promote business growth, and reform the laws governing health care facilities and providers. These past two years, he has admirably served as Associate Speaker Pro Tempore; now, therefore, be it

Resolved by the House of Representatives, That we offer this expression of tribute to commend and thank the Honorable Jim Tedder for his notable contributions to this legislative body and to our state; and be it further
Resolved, That copies of this resolution be transmitted to Representative Tedder as evidence of our gratitude and best wishes.

The question being on the adoption of the resolution,

The resolution was adopted.

The Speaker, on behalf of the entire membership of the House of Representatives, offered the following resolution:

**House Resolution No. 470.**

A resolution of tribute for the Honorable Lana Theis.

Whereas, This legislative body is pleased to honor and thank Representative Lana Theis for her service. She faithfully and thoughtfully performed her duties as a legislator to the benefit of the Legislature, the Forty-second District residents of Livingston County, and the state of Michigan; and

Whereas, Lana Theis received a bachelor’s degree in biology with a minor in chemistry from California State University, Fullerton. She previously served as the Brighton Township treasurer before her election to the Legislature. She also served as chair of the Brighton Area Fire Authority and Livingston County Treasurers Association and was a member of the Brighton Township Planning Commission. Beyond her public service, she has been involved in many community endeavors, including those involving nonprofit work, business advancement, and local charity events; and

Whereas, Initially elected to the House in 2014, Representative Theis served admirably in the chamber for four years. She led as the vice chair and later chair of the Committee on Insurance. Her extensive committee work also included being vice chair of the Judiciary Committee and a member of the Financial Services, Local Government, Oversight and Ethics, Law and Justice, and Regulatory Reform committees. Among her varied policy work, she advanced legislation protecting underage sexual assault victims at school. She was always ready to dig into the details to figure out how to make improvements to public policy; now, therefore, be it

Resolved by the House of Representatives, That we offer this expression of tribute to commend and thank the Honorable Lana Theis for her notable contributions to this legislative body and to our state; and be it further

Resolved, That copies of this resolution be transmitted to Representative Theis as evidence of our gratitude and best wishes as she moves onto the Senate.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Rabhi, Camilleri, Wittenberg, Hammoud, Anthony, Hertel, Sowerby, Greig, Sneller, and Yanez offered the following resolution:

**House Resolution No. 471.**

A resolution to commemorate the bird in the state of Michigan.

Whereas, Birds are present in every environment including urban, rural, wetland, and prairie and are an ever-present reminder that nature is all around us; and

Whereas, Flyways along the Great Lakes guide waterfowl, songbirds, and raptors. Michigan’s rich and varied landscape provides diverse bird habitats including old-growth forests, wetlands, and prairies that support more than 400 bird species; and

Whereas, Michigan plays a critical role on an international scale for migratory birds that have no boundaries, with over 100 Important Bird Areas, including 10 areas of global significance; and

Whereas, The Kirtland’s warbler migrates from its winter territory in the Bahamas to its main breeding grounds in northern lower Michigan each spring. Thanks to the work and collaboration between state, federal, and private agencies, it stands as a conservation success story from fewer than 400 birds counted in 1987 to more than 4,000 today; and

Whereas, Approximately 2 million people engage in birding-related activities every year in Michigan, resulting in an annual economic impact of $1.2 billion; and

Whereas, Loss of habitat and environmental contamination present ongoing threats to birds; and

Whereas, This year is the centennial year of the Migratory Bird Treaty Act, which protects birds, including familiar backyard visitors such as the northern cardinal, blue jay, and the American robin, Michigan’s state bird; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body commemorate the bird in the state of Michigan. We recognize the significant contribution of birds to Michigan’s natural beauty, diversity, and economy as we join in this celebration to offer our support.

The question being on the adoption of the resolution,

Rep. Rabhi moved to substitute (H-1) the resolution as follows:

**Substitute for House Resolution No. 471.**

A resolution to declare December 2018 as Bird Month in the state of Michigan.
Whereas, Birds are present in every environment including urban, rural, wetland, and prairie and are an ever-present reminder that nature is all around us; and
Whereas, Flyways along the Great Lakes guide waterfowl, songbirds, and raptors. Michigan’s rich and varied landscape provides diverse bird habitats including old-growth forests, wetlands, and prairies that support more than 400 bird species; and
Whereas, Michigan plays a critical role on an international scale for migratory birds that have no boundaries, with over 100 Important Bird Areas, including 10 areas of global significance; and
Whereas, The Kirtland’s warbler migrates from its winter territory in the Bahamas to its main breeding grounds in northern lower Michigan each spring. Thanks to the work and collaboration between state, federal, and private agencies, it stands as a conservation success story from fewer than 400 birds counted in 1987 to more than 4,000 today; and
Whereas, Approximately 2 million people engage in birding-related activities every year in Michigan, resulting in an annual economic impact of $1.2 billion; and
Whereas, Loss of habitat and environmental contamination present ongoing threats to birds; and
Whereas, This year is the centennial year of the Migratory Bird Treaty Act, which protects birds, including familiar backyard visitors such as the northern cardinal, blue jay, and the American robin, Michigan’s state bird; now, therefore,
be it
Resolved by the House of Representatives, That the members of this legislative body declare December 2018 as Bird Month in the state of Michigan. We recognize the significant contribution of birds to Michigan’s natural beauty, diversity, and economy as we join in this celebration to offer our support.

The motion prevailed and the substitute (H-1) was adopted, a majority of the members serving voting therefor.
The question being on the adoption of the resolution,
The resolution was adopted.

Comments and Recommendations

Rep. Lauwers moved that the following remarks be printed in the Journal.
The motion prevailed.

Rep. Kesto:
"Thank you Mr. Speaker, never fear Klint Kesto is here.
I’ll tell you a little story, you know many people were involved in politics, and back in 2011, I shared an office back at the Wayne County Prosecutors Office with a guy named Paul Cusick, another gentleman named Tommy Nafso, and the third person who was right next door to us was Prentis Edwards. At that time we were all thinking what on Earth are we going to do here. It’s, you know, we’re in Wayne County Prosecutors Office, not making much money. Everyone else is doing big things. As we used to call it, making a move. You know, you’ve seen the westside W, this is upside down. It’s the M, making the move. So, Prentis Edwards, I don’t know if you know him, he’s a judge now, Third Circuit Court. Well he made his move. Paul Cusick, he’s a judge now, but at that time he went to the attorney general’s office. He made his move. So he says to me, what are you going to do now. I said, I don’t know, what the heck am I going to do? He says, well, there’s a new district, it’s the 39th district, it used to be Lisa Brown’s seat. Now she’s Oakland County Clerk, and it’s going to be open. Why don’t you run for that seat? I said, I don’t know anything about running a campaign, I don’t know anything about politics. He says, well let me ask you a few questions, where are you at on this issue? Where are you at on this issue? Where you at on this issue? He says, well, you’re definitely conservative, so run for office. I said alright, that makes sense. So, I put together a plan, a strategy, and the following February, filed in Oakland County, 2012. Open seat, big primary, six people. Little did I know, that it’s also, even though it was redistricted, it was still going to be a competitive seat. But, we ran, we had a good plan, and executed on that plan. I had help from Paul Cusick, Judge Cusick, Judge Prentis Edwards, Tommy Nafso, who is now in private practice, Judge David Law, who ended up getting appointed. It was just a tremendous experience. Part of it was becoming the first from the Chaldean, Christian Chaldean Community, being elected to a state office. It was a tremendous accomplishment for the whole community, and that’s why I had decided to run as well. Be part of that reinvention of Michigan, but also be a voice to that community, that minority community, that never had any representation. I think everybody in this room understands that because you have a population in your district that always wants representation, but they don’t always have it. You are their voice, don’t ever forget it. Just because maybe you don’t look exactly like them, maybe you make a little bit more, a little bit less than they do, you’re still that person’s voice.
I want to thank my family, my father, my mother, my brothers and sisters, that all helped me on that campaign during that time. It was very hard work. We still talk about how many doors we knocked. Thousands and thousands of doors. This is probably the second most nervous speech I’m giving on the house floor. I’ll take you back to around December
of 2014. At that time Jase Bolger was speaker, Jim Stamas was the floor leader. A little thing about politics, you got to figure out when you cut your deal. Sometimes the issues never have anything to do with each other, as many of you know, especially in leadership. Well, I kind of cut a deal alright, to, how about you let me propose to my girlfriend at the time on the house floor? Sitting at this microphone right here, and had some folks recording. So, we talk about accomplishments, one of them was marrying Delena, ‘s sitting right here next to me. Right here proposing on this house floor. Many of you were here, it was exciting. I think I was the first person to do it, hopefully some more of you, I know there’s some single folks in here. So, you know, meet each other, use this microphone. From that experience of being engaged on the house floor, to getting married while a state representative in 2015. Got engaged in ’14, married in ’15, had my first beautiful baby, Ava, in 2016, my next beautiful handsome son in 2017. We’re not pregnant this year, so we’re going to hold off for a minute. We talk about accomplishments in the house and I think part of it is meeting great people. I took the commitment and gave it to the governor that I will increase the population. I know many of you are doing that, Lee Chatfield, Speaker Leonard. In fact Speaker Leonard and I, we share an interesting bond, our children are only a couple of weeks apart. So, you know, it was such a joy at that time, even though they’re two weeks apart, the whole month I think, and the whole summer and fall was exciting because we both had little baby girls.

I came in and wanted to thank my staff that have been working for me. Brian Pierce, Jim Hunter, we used to call him ‘Catfish,’ I think there was a picture of Jim Hunter for some of you sports fans. Eric Singer, I gave that young man such a tough time, but boy, he was good. Krystal Yaldoo, the interns, so many of them, we have Jordan Miller that’s in my office, Majd Zuma helped me on my campaigns, Joe Tinpan, Morgan Pickering just had a baby and she was great, Richie Ferron I’m sure you’ll see him, he’s with one of the health care associations, Celine, and anyone else that I’ve missed they were great in the office. They did a great service to the constituents and to me, running the office, in terms of public policy. Had some great gentleman and ladies that worked for me. You can tell that they’re in great spots. Doug Maines, was part of the committees that I was on. Aaron Van Langevelde, he’s here still doing great work. Hassan Beydoun, Bill Stone, these are some sharp, sharp minds, and they’re going to add one more with Allisyn. Allisyn Mattice. Even though she’s only worked with me a couple weeks, whoever could scoop her up on their committee, I’d recommend you do that. The clerks in the committees were also great, we had a great time, some laughs, some tears. The lobbyists, somebody mentioned that they are a necessary evil, was that you Rep. Kelly, they are a necessary evil.

You got to figure out who your friends are in this body, by the way, whether they’re in the hallway or over here. Some are just your friends when they see you. Some, you will be long term friends, but you have to figure out how that relationship works. I can’t give you that advice, because everyone is different. Just like they are in this room, you have to figure out who your friends are. We come as a body, not to bicker and fight, but to do good policy. Everybody has good intentions.

I had my first bill with Andrea LaFontaine, from Macomb County. She got married and moved to Oakland County, so I don’t know what we’d call her now. It’s Representative Andrea LaFontaine, from Oakland County. I had a great genocide bill. The genocide bill that teaches our children. Genocide was very important to me because I come from the Chaldean Community, and at that time there was essentially a genocide going on with ISIS and the Christians in Iraq. You know, it may not affect all you folks in all of your areas, but take it like this, if we don’t teach our children today, the harms of the past will continue to be harms of the future and the tragedies of the past will continue. Whether it’s with genocide and education, or anything else, so let’s learn from our past and let’s continue to make good policy.

I’m probably the only person, maybe ever, that has served here, that had two nations come after him as a target. From that genocide bill, I had the country of Turkey, come down and send their consulate general to lobby against the bill. Although he came into my office randomly and unexpected, after I told my staff to tell him I’m a little bit busy right now, two minutes later he was in my office, sat down with him, and told me that everything I knew about in history was actually wrong, and he had a different idea how that genocide went. Then after I was helping out the Republic of China, which is Taiwan, a capitalistic economy, then I had the Peoples Republic of China send me a scathing letter about what they’ve done. Attorney General Bill Schuette, stay on duty. Our Secretary of State, Ruth Johnson, she’ll be in the senate. To those coming in new, the governor, attorney general, secretary of state, LG. It’s going to be a lot of work for everybody next year, but that doesn’t mean we get into gridlock. We had great speakers, Jase Bolger. JB, Kevin Cotter, Speaker Leonard, and of course our future speaker, wherever he is, the Chats, Chatfield. All great leaders. All very sharp and astute. I think they deserve the position and the respect.

A lot of people I came in with, I remember these late nights, and we’ll have them again, and I’m going to be calling you, Representative Mike McCready. We used to talk at 3 or 4 in the morning driving the same way, hey you still awake, hey wake up! Because it would be so late and so cold. Some old guys, that we had a crew, Aric Nesbitt, Brandt Iden, Frank Foster, and even a newcomer that’ll be here, Matt Hall. I still remember, I hope he’s listening, Frank Foster, we were in DC for a conference, and our Uber got pulled over, because it made an illegal u-turn. So, we look at each other and we say let’s get out of the car. Well, that wasn’t a bright idea as the police officer pulled out his gun, hisrevolver, and said get your A double, dollar signs, hockey sticks, whatever they say, back in the car. We said look, this isn’t our car, go get that guy. No, you get back in the car. It was fun.
Some great representatives, I still remember, Dr. Bizon, I know he’s here. I had surgery, and he was so gracious enough, he would change the bandages for me. Because Tuesday to Thursday I couldn’t have a nurse over here to change my packing because I couldn’t do it myself, obviously. Jeff Farrington, who is my mentor, and I know his wife is here, we certainly have the better Farrington, but boy he was a good guy. I still think of the lame duck times, and I’m trying to tell my wife how I’m going to do everything that Jeff Farrington did during lame duck. I haven’t had the guts to do it just yet, maybe I have to ask him.

Of course, we had those that we lost, they were great people, we’ve got to remember how short life is. Remember that any one of us can go at any time. I had some great vice chairs, by the way, and they’re both going to be in the Senate. Pete Lucido, gosh the red headed Italian, firing up Macomb County, Oakland County, Wayne County, Let It Rip, Jesus you’re doing a great job. Keep it up, fire away. And Stephanie Chang, probably one of the greatest partners, one of the greatest people, that I ever worked with. I don’t know if she’s here. You know, it’s not always that you work on the other side, but I’ll tell you what, one person that if I could work as her staff, if she’s hiring, I’ll work for you for free if you have the position. Where’s Rep. Afendoulis, he’s so gracious, he let my wife sit behind me. But if there’s, somebody who makes impressions, by the way, it’s the lame duck time, make sure you get one of those. Reps. Runested and Shane Hernandez, remember to get your groceries, and come back home. You know what they come with.

To my Oakland County people, let’s keep working, lets kind of, I know my colleagues on the other side won’t like this, but let’s keep working and get it more purple than the other way. Rep. Kathy Crawford, Howrylak, McCready, and the rest. To the press, I can’t do the point necessarily, like our president does, I’m not as tall, but thanks for always calling me and getting me at least one quote of the year. And Tim Skubick, wherever he is, he’s never around when you need him. He always corners you. The reason I bring his name up is, my dad wasn’t born here in this country, he came here in ’77, so when he hears about Tim Skubick, it’s always Scooby-Doo, how’s Scooby-Doo doing? How’s Scooby-Doo? I love Scooby-Doo.

The future is going to be bright for everyone in this room. Just make sure that you stand up for what’s right. You stand up for your constituents. You don’t have to tailor or cow-toe to anything, except whatever you believe in.

The last thing I’ll say, is that, it’s been a pleasure and an honor, and if there is ever anything I can do, for anybody, whether it be through myself, individually, my community, or anything that you need, feel free to call me. You know how to get ahold of me. I want to thank again, my beautiful wife, sitting next to me. You know what old Jack Burton says, you know when the going gets tough, and the earthquakes start rumbling, and the thunder comes through, just stand and look at it, and say hey, give me your best shot.

Thank you all, God bless you, look forward to working with you in the future.”

Rep. Theis:
“When I first started this amazing journey, people who had traveled it before told me how fast the time would go, but until I lived it, I didn’t really get that. Light speed legislating - not just for lame duck – it applies to all of each session!

This isn’t now, nor was it ever, about us. Gratitude overwhelms me when I think about the great privilege we have all been given for the opportunity to serve in this honorable body. To this day I choke up when I think about it. What an indescribable blessing.

To say that it has been a pleasure to serve with you, and with those that left after my first session, doesn’t do justice to the meaning. Ray Franz, Jeff Farrington, and Tony Forlini are already missed.

‘Honor’ is insufficient to express the full emotion involved. I’ve learned many of your stories, had the true blessing of getting to know you and some of your families, your struggles, and unfortunately had to say goodbye to some of you way too early. Julie, Pete, and John - your absence is felt. Your service to this great state is unquestioned, and you are sorely missed.

We are here to do the business of the State, representing people who come from different areas and who have very different ideas about what good policy looks like. Many in Southeastern Michigan have some very different opinions about the direction we as a state should take as compared those in the U.P., or in MY community. That doesn’t give any of us evil intent, but it does make us vote differently - and yet we are all still representing the will of our communities to the best of our ability. The process, though not perfect, works quite well. It is what our founders imagined, even if they couldn’t foresee Facebook or Twitter, and the corresponding ‘likes,’ ‘followers’ or ‘trolls.’

I hear often about how frustrated people are with politics saying it has never been this divisive. First, I remind them that one of our founding fathers died in a duel with another founding father. It has always been divisive, but then I try to remind them that in spite of all its flaws, we live under the best government devised by the minds of men in the history of the world.

No one else in history has ever had the freedom we’ve had, freedom to choose our life, freedom to choose our employment, or even the ability to improve our lot in life. What an incredible blessing that is! People in other countries are trying to figure out how to feed their children, and can’t even imagine going to a grocery store and choosing what they want to eat that evening. They wouldn’t dream of telling their children they can hope to have a better life. America is blessed. Yes, we have poverty, yes, everyone would like there to be a time when we can truthfully say we don’t, yet people of good intentions still have very different ideas for how to get to a place where we have a solution to that issue. That doesn’t make us evil, it shows we have different ideas.
The people of this state are a hardy bunch. We survived a decade where, when the rest of the country pulled out of the recession, and we just soldiered on through it. In 2010, we started to see light at the end of the tunnel. Some of us attribute that to our governor, and some of us credit that to our president, but all of us appreciate that our kids were able to find jobs not too far from home. All of us wanted our kids to be able to afford their housing, and able to have a job they loved. We want them to be able to pay off their college loans, because odds are now pretty good that they’ve got significant debt.

My biggest regret is that we haven’t successfully solved our auto insurance problem. Our current system isn’t working and I believe it to be the biggest hurdle in Michigan’s comeback. This system hurts the poorest among us the most. We need to set aside the affiliations and really look at the numbers and cost drivers - and transform those. The senior from my new district that called me a few weeks ago telling me he had to choose between food and medicine and his auto insurance, should never happen. He was calling to let me know he’d chosen the food, and he now relied on friends and family to get him around. Uber hasn’t made it to his town yet.

I’m 42. That’s not my age, it’s my district number. For my fellow nerd friends, it’s the ‘Answer to the Ultimate Question of Life, the Universe, and Everything’ as determined by the author of the Hitchhiker’s Guide to the Galaxy. I wasn’t able to convince my colleagues that applied to me, but nonetheless, in a few days someone else will be 42, and she will have many of the same friends I had while that was my title. We are not here for the relationships we build here - though they are essential. We are here for our folks back home, and we serve at their pleasure. We do well to remember the term ‘public service.’

Speaker Leonard, you showed us what Leadership should look like, combining your strength with respect for our position representing our district. Floor Leader Lauwers, I want to say again how glad I am that you - and not me - won that election. I was proud to serve under your leadership as well. And Joelle, thank you for keeping this herd of cats all going the right direction.

To Clerks Randall and Brown - your institutional knowledge and unflappably positive nature are a true inspiration. I’ve never met two people more willing to serve the public with a great attitude day in and day out than the both of you. The state is blessed to have you serve.

Chief Dickson and the entire crew, you are all amazing, and it has been an honor to get to know you. To the facilities crew at the HOB, thank you for always being there to help with a smile and a get-it-done attitude. There will be more pumpkin rolls on the way as soon as I can set the bills down long enough to bake them.

To my Republican colleagues and my family, I will thank you individually, but THANK YOU ALL.

Courage…. Representative Love and Representative Santana that is what I think of when I think of you. We don’t often agree on politics, but it is an honor be your friend. And I honestly don’t think I’ve ever met anyone more kind or happy day after day than you, Jon Hoadley. You are a great friend as well.

To my amazing staff, Jenny, Jeff, Matt, Hanna, and especially Meghan - thank you for working so hard to help me keep on track. There is simply no way we legislators can be successful without a great team.

I’m just going across the rotunda. My new title is 22 - or, just Lana. I hope to be back to this illustrious chamber regularly. So it's not goodbye, it's until next time, thank you for all you do for the good people of Michigan.”

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By unanimous consent the House returned to the order of

Third Reading of Bills

House Bill No. 6525, entitled

A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending section 40111 (MCL 324.40111), as amended by 2018 PA 272.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 788     Yeas—77

Afendoulis         Garcia         Kesto         Phelps
Albert            Glenn          Kosowski      Reilly
Alexander         Graves         LaFave        Rendon
Allor            Green            LaGrand        Roberts
Barrett         Greimel         LaSata         Runestad
Bellino         Griffin         Lauwers        Sheppard
Bizon           Hauck           Leonard        Sneller
Brann           Hernandez       Leutheuser     Tedder
Calley          Hoitenga        Liberati       Theis
Cambensy        Hornberger      Lilly          VanderWall
Canfield        Howell          Lower          VanSingel
Chatfield        Howrylak        Lucido         Vaupel
Chirkun         Hughes          Marino         VerHeulen
Cole            Iden            Maturen        Victory
Cox             Inman           McCready       Webber
Crawford        Johnson         Miller         Wentworth
Dianda          Jones           Neeley         Whiteford
Faris           Kahle           Noble          Yanez
Farrington      Kelly           Pagel          Yaroch

Nays—32

Anthony        Elder           Hertel         Robinson
Brinks          Ellison        Hoadley        Sabo
Byrd            Garrett         Lasinski       Santana
Camilleri      Gay-Dagnogo    Love           Singh
Chang           Geiss           Moss           Sowerby
Clemente        Greig           Pagan          Wittenberg
Cochran         Guerra          Peterson       Yancey
Durhal          Hammoud         Rabhi          Zemke

In The Chair: Glenn

The House agreed to the title of the bill.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

The Speaker resumed the Chair.

Comments and Recommendations

Rep. Tedder:
“Farewell Speech
-So how do I begin?
-Now on to my manifesto on the role of government vis a vis individual rights, OK not today.
-How about first thanking the people of the 43rd District for the confidence they have placed in me.
-As a person with no political pedigree, I am thankful for the opportunity to serve my district and this great state I have been proud to call home since birth.
We are all products of our experience
-Parents, my late father Tom and my mother Pauline.
-Larry Hubble, a father figure in my life for the last 13 years; thank you for your unconditional love and support.
-Instilled a blue collar work ethic.
-Though we did not have nearly as much as others growing up, I thank you for teaching me not to envy success but to emulate it.
-Wife Nancy, sons JT and Briggs, daughter Athena. No question about how taxing this job is in the family.

**Stunt Men/Women/Staff**
-Fall Guy – ‘I’m the unknown stuntman that makes Eastwood look so fine.’
-LSB, House Fiscal, Policy, Clerks, Office staff.
-Policy: Dave ‘Pure Greco’ and Allisyn Mattice.
-Writer: Tim Martin.
-Clerks: Eddie Sleeper and Kevin Gawronski.

**Staff**
-Loyalty, integrity and trust key elements of good staff; you can’t train someone to be loyal.
-Mike Alaimo, Neil Parish, Andrew Reed, Mat Wroby.

**Chief Dickson and team of Sergeants**
-Small world: Special nod to Sergeant Jon Priebe, nephew of my friend and fellow Clarkston Rotarian John Priebe. Share same name except Sergeant Priebe got the ‘H’ kicked out of him at birth.

**Legislative Greek Caucus**
-Afendoulis, Stamas, late Rep. Pettalia; affiliate members – Nicole Nystrom, Evie Zois Sweeney, Sam Boumis, Justin Winslow (restaurants, of course!).

**Tax Policy Committee**
-Rated by both MIRS and Gongwer as the most exciting committee to watch in the Michigan Legislature.
-Thank my counterpart in the Senate, Senator Jack Brandenburg for your friendship and leadership.
-Proud to have earned the name Tax Cut Tedder; no, there are few tax cuts that I have been introduced to that I didn’t like.
-Amazing Vice Chairs
  +Maturen – measured, thoughtful and extremely intelligent.
  +Byrd – one of the finest gentlemen I have had the privilege to work with. Quietly, one of the most effective members of his caucus and a real champion for the people and the city of Detroit.
  +I will miss you both.

**Local Government Leadership**
Clarkston: Mayor Luginski, Mayor Percival, Mayor Haven.
Independence Township: Supervisor Pat Kittle.
Lake Angelus: Mayor Pat McNew.
Waterford: Supervisor Gary Wall.
And all board and council members.
Clarkston Superintendent Shawn Ryan.
Waterford Superintendent Keith Wunderlich.

**Alice**
-To my favorite Alice that I will have ever or will ever know, thank you for making the best cup of coffee in Michigan and for your contagious smile and unconditional love that you show for this body. Also, I am forever grateful for providing those fragrant soaps and lotions in the men’s bathroom after Rep. Pscholka called you out in his farewell speech just a couple years ago.

**Lobbyist friends**
-Too many to list but you play a necessary and important role and, in the era of term limits, serve as the holders of institutional knowledge so integral to sound and thoughtful policymaking. There are a handful of lobbyists, however, that I would like to personally acknowledge as I have known most of them long before Speaker-Elect Chatfield was born.
-Gary Reed, 41 years
-Bill Jackson, 31 years
-Noel LaPorte, 31 years
-Kurt Berryman, 28 years
-Lee Schwartz, 25 year

**Seatmates**
-Seatmate/Mentor Peter Pettalia
- Tom Barrett
-Pat Sommerville in Seat 1 (not-so-hygienic jar of M&Ms)
-Triston Cole
-Lana ‘Ice’ Theis

**Leadership**
-Speaker Cotter
-Speaker Leonard
Key Individuals Impacting My Success
-Governor Rick Snyder
-Dan Pero
-Josiah Kissling
-Scott Hummel
-Joelle Demand
-Rob Minard

Experience as ASPT
-Thank colleagues for privilege.
Poor Man’s Chatfield preside over the most benign of bills (mostly).

-Curse of the ASPT
Recommended Changes to Mason’s Rules for incoming Speaker:
-Invoke Rabhi Rule.
-Immediate Effect Team.
  +One of the more comical things to witness from the Chair.
  +Johnson, Leutheuser, McCready, Rendon; Bizon and LaFave with friendly waves.
-Clerks Randall and Brown – two of the biggest reasons any of you should want to be a SPT/ASPT; institutional knowledge beyond measure; sage advice.
-We need to upgrade your work environment; cannot support the deplorable working conditions you are subjected to.
-Men and women who make up the clerking team.

General Reflections
In most cases don’t walk, run when you hear:
-Beware of the words ‘technical fix’ or ‘clean up’ bill.
-Another ‘tool in the toolbox.’
-No known opposition.
-The vote out of committee was unanimous, except Johnson.

Final thoughts
-We are but in many ways insignificant and temporary placeholders, privileged to hold the public trust in a way that few others will have the privilege to hold.
-Never more evident than when Rep. Durhal delivered a 38 minute and 45 second floor speech, with me in the Chair and couldn’t find one compelling reason to include me in his speech; he claims, however, that I was coming up around the 40 minute mark.

While I do not know where the future lies in the immediate, I am certain that in one capacity or another I will continue to stay engaged in the political process and pay special attention to an institution that I have come to cherish so dearly.

So, in the words of one of my favorite celebrity figures, the Governator, let me suffice to say that: I’ll Be Back!"

The Speaker called Associate Speaker Pro Tempore Tedder to the Chair.

Rep. Zemke:
“You know, up until 6th grade, I was always last. Last in line, last to get my seating assignment, last to be paired off for kickball in gym. That is, until Trevor Zhou showed up and suddenly I was second to last.

Apparently today I am 6th?

I’ve spent 6 years listening to these speeches and have often wondered what I would say, if I even decided to say anything, and who I would forget to mention. I also wondered if I hold the year’s record for ‘as long as John Olumba.’

Turns out, Fred Durhal beat me to it.

This place has been a very interesting place to grow up. Like only a small number of us, I came here a 20-something. Where many come here after spending long careers elsewhere, myself, Moss, Knezek, LaFontaine, Foster, Durhal, Guerra, Chatfield, Leonard, Camilleri, Hammoud, Jones and others all came here after a shorter time in the ‘real-world,’ at least relatively speaking. I have to say that it is very much unlike any other place I’ve worked and an experience I’m really glad I took part in at a younger age. If for no other reason than my metabolism is still good enough to burn off the freshman 15
that seems to fluctuate every two years but never really leave; I’m also happy that I managed to keep most of the hair I
came in with.

I know we all have been asked this question by constituents in our districts ‘would you do it all over again?’ I am
proud to unequivocally say ‘absolutely,’ even despite being exclusively in the minority. I really hope everyone here has
an opportunity to serve the public in both the minority and majority. Both provide us with a piece of ‘humble pie’ that
serves us well from time to time.

There are a couple of events that inspire my answer:

I will never forget the night when my predecessor, a Republican named Rick Olsen, came up to my desk while we were
waiting for bills to be finished so that we could vote on them. He said ‘pay attention tonight, this type of thing doesn’t
happen very often.’

That night was less than 6 months into my first year and those bills were to expand Medicaid and create Healthy
Michigan.

I personally knew about as much about health insurance as any healthy millennial at the time (meaning not very much),
but would come to understand the impact of that legislation months later while campaigning for our friend Theresa Abed.
It was a hot summer day and the doors were so far apart in the area we were canvassing that the manager and I were
driving between them. We pulled up to a small brick bungalow in the middle of some cornfields, with a rusty Jeep in the
dirt drive. I hopped out and ran up to the front door, just in time to be greeted by a gentleman in his 60s. I told him why
I was there, handed him a piece of her literature and figured I would be on my way before asking if he had any questions
for her. As he flipped the lit over, something caught his eye and he asked ‘Healthy Michigan - did she vote for it?’

Now, we have all been to doors where only one topic comes up and in my experience, they usually don’t end well.
Being that ‘Obamacare’ as some of you have eloquently termed it - wasn’t quite as popular at the time - the man’s
question gave me pause.

I answered him honestly ‘yes, she did, sir’ and started to explain a bit. He cut me off and said ‘let me tell you something:
I’m a machinist. I work for a small shop and a few months ago, I couldn’t see straight and was scrapping so much
material that my boss told me the company would pay to get my vision checked. I didn’t have health insurance. That trip
to the doctor showed me that the reason I couldn’t see was because there was a tumor in my head and it was pushing
against the back of my eyes, causing my vision to blur. Thank God it wasn’t cancerous. I went back to work afterwards
because I didn’t have the money to get it taken out. Then one day I heard an advertisement for this Healthy Michigan
program. So I applied, found out that I qualified, and had that tumor taken out. It saved my job. It saved my life. And if
your friend voted for it, I’ll always vote for her.’

True story. Blew me away

I’ll also never forget May 22nd, 2014. It could be because it was the night I got robbed in Detroit, or the night that
Kelly ended her 5 month ‘cooling off’ period after I may have said something semi-obnoxious during our first encounter.
It was also the night that movement on this floor literally stopped and we all clapped following the passage of the
bankruptcy legislation that changed the trajectory of Detroit and subsequently, all of Michigan.

Whenever I am asked ‘would I do it over again, knowing what I know now’ I can’t help but think of these events.
Democracy was alive and well in those moments. We as a people desperately need more of them.

Government can and should be the force for good for all of the seniors who are trying to figure out how to pay for
their home, auto insurance and prescription drug bills. For those who thought that they were doing pretty well until they
figured out that they had to choose between saving for their kid’s college education or putting that kid in daycare. And
especially for those who don’t even have any boot straps by which to pull themselves up.

Please don’t forget that these problems are very real, and please act on fixing them.

Let’s get to some thank yous. God knows I owe a lot of people more than thanks for all that you’ve done.

How am I doing on time, Fred?

I am so proud to have been elected by the people of my hometown to serve them here for the past 6 years. To all of
you in Washtenaw County, and especially all of you who come to coffee hours and ‘Ales with Adam;’ thank you. You’ve
bestowed me an honor that I will never forget.

I would be remiss if I didn’t start off with my ‘bro-row’ colleagues, Durhal and Greimel. You’ll always be my brothers.
I love you more than you’ll ever know.

I want to apologize to Leader Singh, Floor Leader Greig, Jack Schmitt and Nathan Triplett for all of the
problems we’ve caused you. It really was a terrible idea to let us sit together.

Thank you to all of the Democratic policy staff members I’ve worked with, especially Coffiann Hawthorne, Joe Clark,
Emily Schwarzkopf, Rachel Richards, Cynthia Paul and Dan Feinberg. A special shout-out to Dan, who has both been a
huge pain in my side and also gained a ton of my respect. Your words on literacy will never be forgotten and really made 4822 what it was.

I would also be remiss if I didn’t add in Republican staff members Stephanie Bogema, Jake McLaughlin, Pete Wills,
Eric Griggs, Matt Schueller, and especially Jason Mancini. Jason: Feinberg drove me more nuts than you did most of the
time. Thank you to John Roberts, Tyler Sawher, Robbie Jameson, Darrin Ackerman, Michelle Lange, Karen McPhee and Sally Durfee.
You all are incredibly intelligent, talented individuals and our government is better because of your service.

Chief Dickson, Fawn, Don, Jon, Loren, Tadd, Geoffrey, Brian, Scott, Randy, and Chris - thank you for always keeping us safe.

Clerks Randall and Brown, and all of you who do the tireless work in committee and after we leave session: thank you.

To everyone in the House Business Office: I cannot apologize enough for constantly turning in SOCC schedules late. Thank you everything you do.

Mary Ann Cleary, Bethany Wicksall and Samuel Christensen: I took five complex mathematics courses in college and still feel like an idiot around you. You are amazing.

Thank you, Alice. I literally could not function around here without what you do.

Thank you to Joelle, Ryan and Sarah: ditto to my prior sentiments about Alice.

Thank you to our band: Todd Cook, Jason Ellenberg, Cortney Goddard, Hillary Kipp, and Katie Carey. I wouldn’t want to have gone through the 2016 election with anyone else.

Brian and Brad, Josie Rones, Libby, Ron, Ray, Desmond, Emily and Jeremy: you all are my work rocks. The people of the 55th District are lucky to have had you (they tell me this a lot), and I’m forever grateful.

Thank you to John Walsh and Tommy Stallworth for showing us what statesmen look like. And thank you for saving Detroit and in many ways, saving us all.

Thank you to Governor Snyder, whom I’ve had the pleasure of having served as a boss as well as a constituent.

Thank you to the Capitol press corps: your work is crucial to the maintenance of our democracy. Thank you.

You know, it’s interesting when you find yourself defending some of your colleagues on one issue, but then eviscerating them on another. I’ve learned that in many times, some of the best friends we have are ‘frenemies.’ In that vein, thank you Eileen Weiser, Daniela Garcia and Tim Kelly. I find our conversations to be both extraordinarily interesting and also aggravating, and I’ve enjoyed pissing you off as much as getting along.

Thank you to Amanda Price. There are few people around here who have ever brought me to tears and you’re one of them. I know we will forever disagree on the means to an end, but I respect your intelligence, sincerity and heart.

Thank you to Kevin Hertel, Andy Schor, Jeremy Moss and Robert Wittenberg for being lifelong, steadfast friends.

Jeremy: I hope your next committee seatmate looks at you like I do.

Robert: making you stand on the side of US-2 in the snowy night to take that picture with my old car still doesn’t compare to the headaches you caused with your gun bills.

Thank you to Frank Liberati, Sam Singh and David LaGrand: you are all wonderful dads with great hearts.

Brandon Dillon: you’re a great friend. I wore this sweater today just for you.

Happy Birthday and thank you to Rosemary Robinson. You always voted with me when I needed you, heard me out when I asked, and remarked about my tight pants - which have gotten tighter. I still want to buy your new hipster constituents that keg of beer and talk policy sometime.

Thank you to my good friend Bill LaVoy. It broke my heart to have to sit next to you on this floor the day after you lost, and pissed me off to no end that we couldn’t claim Darrin as a true pickup because of it.

Thank you to Sherry and all of the members of the Detroit caucus - past and present. Because of you, I’ve learned all about the heart that your community has for its people. It’s inspiring and exciting. I owe you a debt that I won’t forget.

Thank you to my brothers and sisters from Macomb, especially Yanez and Chirkun: I do not understand your politics and probably never will.

Mike McCready: I’ll never forget when Art and Brad introduced us over lunch at that extremely dark and dingy place in Birmingham. I knew then what I know now: you’re a great guy who thinks with his heart and head.

Jason Sheppard: it’s been an honor to share Milan with you, brother. Make sure you introduce all of Zorn’s bills and get yours actually signed into law.

Gretchen, David, Yousef, Donna, Ronnie and Jeff: It has been an honor to serve our county alongside you. Thank you.

Al Pscholka once told all of us on ‘Approps’ that he hoped we visited a prison at some point during the term. That was an excellent, grounding piece of advice and one that I hope everyone in this chamber heeds.

I will add that I hope everyone here also spends some time really talking with people in the Upper Peninsula. I am forever grateful to Scott, John, Sara and Ed for advocating so fiercely for your peninsula, making sure we meet your people and really understand their issues. Our trips there have been one of the highlights of the past 6 years.

Superintendent Whiston, Wendy, Caroline, Stephen, Leah and Ben: thank you for your work at the department. Though we may not have been on the same page all of the time, I know you come from good places in your advocacy for education.

Thank you to Paul Muxlow, Erin Schor and Rose Bellanca: you showed me what the 28 Michigan Community colleges really do for our communities; something I am forever grateful for.

Ron Motsinger and Steve Gulick: thank you for taking the time to help a 25 year old with Justin Bieber hair really understand collective bargaining.

Thank you to David Hecker, Doug Pratt, Bill Rogers, John Kennedy, Scott Menzel, Scot Graden, Chris Timmis and Bryan Girbach: you’ve provided me with opportunity and reasonably-minded counsel for these years. I deeply appreciate it.
To Bob Kefgen, Christina Canfield and Margaret O’Brien: you showed me that grit, determination, strategy and sticking with your friends will get you to your goal. I’ll never forget our 3-year-battle on evals, and will always consider you among my most-trusted friends.

And before a few personal thank yous - the ‘best for last’ in the words of the great Afendoulis and Yanez - thank you to all of you here in the chamber and to all of you who advocate - either in the lobby, at home in our communities or elsewhere across the state. If I didn’t name you by name, it’s only because I had to shave time so that I didn’t run as long as Fred.

Your work has immeasurable value to those of us who are not experts on every one of your issues. You serve a critical role and I appreciate you.

I want to conclude with some personal thank yous to my closest friends - those who knew me largely before I came here. Robbie Ducati, Lankes, and Scraps: I appreciate your friendship and support more than I can ever say. Our experiences building race cars formed the decision-making process I engaged here. I would not be the person I am without you.

Jason, Travis, Anna, Anna, Lauren, Fletcher, Kyle, Megan and neighbor Mike: it’s been an honor to be your friend.

To the Nader and Coulston families: it’s been an honor to work with you for so many years. I am proud to consider you friends.

To Team Dingell; Donofrio, LaBarre, Dobies, Karen, Peter, Ashley, Callie and especially Mr. and Congresswoman Dingell: you have always treated me as a member of the team, though I was only an honorary one. I’m forever grateful for your friendship.

Dave Holden: Rest in Peace and thank you for everything that you taught me. When we first met, I thought we would never agree on anything, but you ended up always having my back. I’ll never forget it.

To my mom and dad, sisters and brothers: thank you for all of the parade volunteering, door knocking and support. I would not be here without you, and I don’t say thank you enough.

Leigh: your text during church one morning got me into this whole mess and I sometimes still curse your name. But you’re also like a big brother to me and I appreciate you more than you know.

Kelly: you are my rock. I am not an easy person to get along with, let alone live with, and I am amazed that you’ve stuck with me as long as you have. We went on an interesting journey over the past few months, and I am excited about many more to come. I am forever grateful to you and Emma for giving me the chances that you do to show you how much I care. I love you.

To paraphrase the great artist of my time, Macklemore: ‘acquaintances turn to friends, and friends turn to family.’ We all have family that we may agree with or disagree with. Family that we may talk with a little or a lot. This chamber is a microcosm of that.

I will cherish the times we’ve had together, and really look forward to those that will come in the future. We’ve only got five speeches left.

Best of luck and see you later.”

By unanimous consent the House returned to the order of

Third Reading of Bills

House Bill No. 6572, entitled
A bill to amend 1978 PA 397, entitled “Bullard-Plawecki employee right to know act,” by amending sections 7 and 9 (MCL 423.507 and 423.509).

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 789

Yeas—109

Afendoulis  Farrington  Kahle  Rabhi
Albert  Frederick  Kelly  Reilly
Alexander  Garcia  Kesto  Rendon
Allor  Garrett  Kosowski  Roberts
Anthony  Gay-Dagnogo  LaFave  Robinson
Barrett  Geiss  LaGrand  Runestad
Bellino  Glenn  LaSata  Sabo
Bizon  Graves  Lasinski  Santana
Brann  Green  Lauwers  Sheppard
Brinks  Greig  Leonard  Singh
Byrd  Greimel  Leutheuser  Sneller
Second Reading of Bills

**House Bill No. 6433**, entitled
The bill was read a second time.  
Rep. Noble moved that the bill be placed on the order of Third Reading of Bills.  
The motion prevailed.

**House Bill No. 6434**, entitled
Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Regulatory Reform,  
The substitute (H-1) was adopted, a majority of the members serving voting therefor.  
Rep. Iden moved that the bill be placed on the order of Third Reading of Bills.  
The motion prevailed.

**Senate Bill No. 489**, entitled
A bill to amend 1973 PA 116, entitled “An act to provide for the protection of children through the licensing and regulation of child care organizations; to provide for the establishment of standards of care for child care organizations; to prescribe powers and duties of certain departments of this state and adoption facilitators; to provide penalties; and to repeal acts and parts of acts,” by amending section 1 (MCL 722.111.amended), as amended by 2017 PA 257.  
The bill was read a second time.  
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.  
The motion prevailed.
Senate Bill No. 490, entitled
A bill to amend 1994 PA 203, entitled “Foster care and adoption services act,” by amending section 2 (MCL 722.952), as amended by 2016 PA 190.
    The bill was read a second time.
    Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
    The motion prevailed.

Senate Bill No. 797, entitled
A bill to amend 1973 PA 116, entitled “An act to provide for the protection of children through the licensing and regulation of child care organizations; to provide for the establishment of standards of care for child care organizations; to prescribe powers and duties of certain departments of this state and adoption facilitators; to provide penalties; and to repeal acts and parts of acts,” (MCL 722.111 to 722.128) by adding section 8d.
    The bill was read a second time.
    Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
    The motion prevailed.

Senate Bill No. 798, entitled
A bill to establish the safe families for children program; to prescribe the powers and duties of certain state departments and public and private agencies; to allow for temporary delegation of a parent’s or guardian’s powers regarding care, custody, or property of a minor child; and to prescribe procedures for providing host families for the temporary care of children.
    The bill was read a second time.
    Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
    The motion prevailed.

Senate Bill No. 1187, entitled
A bill to amend 2013 PA 93, entitled “Michigan indigent defense commission act,” by amending section 7 (MCL 780.987), as amended by 2018 PA 214.
    The bill was read a second time.
    Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
    The motion prevailed.

Senate Bill No. 1050, entitled
A bill to amend 1925 PA 368, entitled “An act to prohibit obstructions and encroachments on public highways, to provide for the removal thereof, to prescribe the conditions under which telegraph, telephone, power, and other public utility companies, cable television companies and municipalities may enter upon, construct and maintain telegraph, telephone, power or cable television lines, pipe lines, wires, cables, poles, conduits, sewers and like structures upon, over, across or under public roads, bridges, streets and waters and to provide penalties for the violation of this act,” by amending the title and sections 13 and 14 (MCL 247.183 and 247.184), section 13 as amended by 2005 PA 103.
    The bill was read a second time.
    Rep. Hoitenga moved to substitute (H-1) the bill.
    The motion prevailed and the substitute (H-1) was adopted, a majority of the members serving voting therefor.
    Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
    The motion prevailed.

Senate Bill No. 917, entitled
    Was read a second time, and the question being on the adoption of the proposed substitute (H-2) previously recommended by the Committee on Communications and Technology.
    The substitute (H-2) was adopted, a majority of the members serving voting therefor.
    Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
    The motion prevailed.
Senate Bill No. 922, entitled
A bill to amend 1927 PA 175, entitled “The code of criminal procedure,” by amending section 16b of chapter XVII (MCL 777.16b), as amended by 2017 PA 30.
Was read a second time, and the question being on the adoption of the proposed substitute (H-2) previously recommended by the Committee on Communications and Technology.
The substitute (H-2) was adopted, a majority of the members serving voting therefor.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

Senate Bill No. 1233, entitled
A bill to amend 2016 PA 436, entitled “Unmanned aircraft systems act,” (MCL 259.301 to 259.331) by adding section 7.
The bill was read a second time.
Rep. Lasinski moved to substitute (H-1) the bill.
The motion did not prevail and the substitute (H-1) was not adopted, a majority of the members serving not voting therefor.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

By unanimous consent the House returned to the order of
Third Reading of Bills

House Bill No. 6573, entitled
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 790     Yeas—109

Afendoulis  Farrington  Kahle  Rabhi
Albert  Frederick  Kelly  Reilly
Alexander  Garcia  Kesto  Rendon
Allor  Garrett  Kosowski  Roberts
Anthony  Gay-Dagnogo  LaFave  Robinson
Barrett  Geiss  LaGrand  Runestad
Bellino  Glenn  LaSata  Sabo
Bison  Graves  Lasinski  Santana
Brann  Green  Lauwers  Sheppard
Brinks  Greig  Leonard  Singh
Byrd  Greimel  Leutheuser  Sneller
Calley  Griffin  Liberati  Sowerby
Cambensy  Guerra  Lilly  Tedder
Camilleri  Hammoud  Love  Theis
Canfield  Hauck  Lower  VanderWall
Chang  Hernandez  Lucido  VanSingel
Chatfield  Hertel  Marino  Vaupel
Chirkun  Hoadley  Maturen  VerHeulen
Clemente  Hoitenga  McCready  Victory
Cochran  Hornberger  Miller  Webber
Cole  Howell  Moss  Wentworth
Cox  Howrylak  Neeley  Whiteford
Crawford  Hughes  Noble  Wittenberg
Dianda  Iden  Pagan  Yancey
Durhal  Inman  Pagel  Yanez
Elder  Johnson  Peterson  Yaroch
Ellison  Jones  Phelps  Zemke
Faris
The House agreed to the title of the bill. Rep. Lauwers moved that the bill be given immediate effect. The motion prevailed, 2/3 of the members serving voting therefor.

Senate Bill No. 1013, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 801h (MCL 257.801h), as added by 1996 PA 551.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 791

Yeas—103

Afendoulis  Faris  Kahle  Phelps
Albert  Farrington  Kelly  Rendon
Alexander  Frederick  Kesto  Roberts
Allor  Garcia  Kosowski  Runestad
Anthony  Garrett  LaFave  Sabo
Bellino  Gay-Dagnogo  LaGrand  Santana
Bizon  Geiss  LaSata  Sheppard
Brann  Graves  Lasinski  Singh
Brinks  Green  Lauwers  Sneller
Byrd  Greig  Leonard  Sowerby
Calley  Greimel  Leutheuser  Tedder
Cambensy  Griffin  Liberati  Theis
Camilleri  Guerra  Lilly  VanderWall
Canfield  Hammoud  Love  VanSingel
Chang  Hauck  Lower  Vaupel
Chatfield  Hernandez  Lucido  VerHeulen
Chirkun  Hertel  Marino  Victory
Clemente  Hoadley  Maturen  Webber
Cochran  Hoitenga  McCready  Wentworth
Cole  Hornberger  Miller  Whiteford
Cox  Howell  Moss  Wittenberg
Crawford  Howrylak  Neeley  Yancey
Dianda  Hughes  Noble  Yanez
Durhal  Iden  Pagan  Yaroch
Elder  Inman  Pagel  Zemke
Ellison  Jones  Peterson

Nays—6

Barrett  Johnson  Reilly  Robinson
Glenn  Rabhi

In The Chair: Tedder

Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:
“An act to provide for the registration, titling, sale, transfer, and regulation of certain vehicles operated upon the public highways of this state or any other place open to the general public or generally accessible to motor vehicles and distressed vehicles; to provide for the licensing of dealers; to provide for the examination, licensing, and control of operators and
chauffeurs; to provide for the giving of proof of financial responsibility and security by owners and operators of vehicles; to provide for the imposition, levy, and collection of specific taxes on vehicles, and the levy and collection of sales and use taxes, license fees, and permit fees; to provide for the regulation and use of streets and highways; to create certain funds; to provide penalties and sanctions for a violation of this act; to provide for civil liability of manufacturers, the manufacturers of certain devices, the manufacturers of automated technology, upfitters, owners, and operators of vehicles and service of process on residents and nonresidents; to regulate the introduction and use of certain evidence; to regulate and certify the manufacturers of certain devices; to provide for approval and certification of installers and servicers of certain devices; to provide for the levy of certain assessments; to provide for the enforcement of this act; to provide for the creation of and to prescribe the powers and duties of certain state and local agencies; to impose liability upon the state or local agencies; to provide appropriations for certain purposes; to repeal all other acts or parts of acts inconsistent with this act or contrary to this act; and to repeal certain parts of this act on a specific date,”

The House agreed to the full title.

Senate Bill No. 1023, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 248 (MCL 257.248), as amended by 2016 PA 425, and by adding section 248/.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 792

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Nays—13

| Barrett | Hornberger | Lower | Reilly |
| Farrington | Johnson | Miller | Robinson |
| Glenn | Kelly | Noble | Runestad |

In The Chair: Tedder
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to provide for the registration, titling, sale, transfer, and regulation of certain vehicles operated upon the public highways of this state or any other place open to the general public or generally accessible to motor vehicles and distressed vehicles; to provide for the licensing of dealers; to provide for the examination, licensing, and control of operators and chauffeurs; to provide for the giving of proof of financial responsibility and security by owners and operators of vehicles; to provide for the imposition, levy, and collection of specific taxes on vehicles, and the levy and collection of sales and use taxes, license fees, and permit fees; to provide for the regulation and use of streets and highways; to create certain funds; to provide penalties and sanctions for a violation of this act; to provide for civil liability of manufacturers, the manufacturers of certain devices, the manufacturers of automated technology, upfitters, owners, and operators of vehicles and service of process on residents and nonresidents; to regulate the introduction and use of certain evidence; to regulate and certify the manufacturers of certain devices; to provide for approval and certification of installers and servicers of certain devices; to provide for the levy of certain assessments; to provide for the enforcement of this act; to provide for the creation of and to prescribe the powers and duties of certain state and local agencies; to impose liability upon the state or local agencies; to provide appropriations for certain purposes; to repeal all other acts or parts of acts inconsistent with this act or contrary to this act; and to repeal certain parts of this act on a specific date,”

The House agreed to the full title.

Rep. Lauwers moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.

Senate Bill No. 434, entitled

A bill to amend 2016 PA 198, entitled “An act to create the office of the Michigan veterans’ facility ombudsman; and to prescribe the powers and duties of the office, the ombudsman, the legislative council, and the department of military and veterans affairs,” by amending section 1 (MCL 4.771).

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 793

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Nays—0

In The Chair: Tedder

The House agreed to the title of the bill.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Senate Bill No. 929, entitled
A bill to amend 1978 PA 368, entitled “Public health code,” (MCL 333.1101 to 333.25211) by adding section 20921b.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 794

Yeas—109

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Nays—0

In The Chair: Tedder

The question being on agreeing to the title of the bill,
Rep. Lauwers moved to amend the title to read as follows:
A bill to amend 1978 PA 368, entitled “An act to protect and promote the public health; to codify, revise, consolidate, classify, and add to the laws relating to public health; to provide for the prevention and control of diseases and disabilities;
to provide for the classification, administration, regulation, financing, and maintenance of personal, environmental, and other health services and activities; to create or continue, and prescribe the powers and duties of, departments, boards, commissions, councils, committees, task forces, and other agencies; to prescribe the powers and duties of governmental entities and officials; to regulate occupations, facilities, and agencies affecting the public health; to regulate health maintenance organizations and certain third party administrators and insurers; to provide for the imposition of a regulatory fee; to provide for the levy of taxes against certain health facilities or agencies; to promote the efficient and economical delivery of health care services, to provide for the appropriate utilization of health care facilities and services, and to provide for the closure of hospitals or consolidation of hospitals or services; to provide for the collection and use of data and information; to provide for the transfer of property; to provide certain immunity from liability; to regulate and prohibit the sale and offering for sale of drug paraphernalia under certain circumstances; to provide for the implementation of federal law; to provide for penalties and remedies; to provide for sanctions for violations of this act and local ordinances; to provide for an appropriation and supplements; to repeal certain acts and parts of acts; to repeal certain parts of this act; and to repeal certain parts of this act on specific dates,” (MCL 333.1101 to 333.25211) by adding section 20921a.

The motion prevailed.
The House agreed to the title as amended.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Senate Bill No. 965, entitled
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending section 9106 (MCL 324.9106), as amended by 2005 PA 55.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 795 Yeas—109

Afendoulis    Farrington    Kahle    Rabhi
Albert       Frederick    Kelly    Reilly
Alexander    Garcia       Kesto    Rendon
Allor        Garrett      Kosowski    Roberts
Anthony      Gay-Dagnogo  LaFave    Robinson
Barrett      Geiss        LaGrand    Runestad
Bellino      Glenn        LaSata    Sabo
Bizon        Graves       Lasinski   Santana
Brann        Green        Lauwers   Sheppard
Brinks       Greig        Leonard   Singh
Byrd         Greimel      Leutheuser  Sneller
Calley       Griffin      Liberati   Sowerby
Cambensy    Guerra       Lilly      Tedder
Camilleri    Hammoud     Love       Theis
Canfield     Hauck        Lower      VanderWall
Chang        Hernandez    Lucido    VanSingel
Chatfield    Hertel       Marino     Vaupel
Chirkun      Hoadley     Maturen    VerHeulen
Clemente     Hoitenga     McCready    Victory
Cochran      Hornberger   Miller     Webber
Cole         Howell       Moss       Wentworth
Cox          Howrylak     Neeley     Whiteford
Crawford     Hughes       Noble      Wittenberg
Dianda       Iden         Pagan      Yancey
Durhal       Inman        Pagel      Yanez
Elder        Johnson      Peterson   Yaroch
Ellison      Jones        Phelps     Zemke
Faris
In The Chair: Tedder

Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to protect the environment and natural resources of the state; to codify, revise, consolidate, and classify laws relating to the environment and natural resources of the state; to regulate the discharge of certain substances into the environment; to regulate the use of certain lands, waters, and other natural resources of the state; to protect the people’s right to hunt and fish; to prescribe the powers and duties of certain state and local agencies and officials; to provide for certain charges, fees, assessments, and donations; to provide certain appropriations; to prescribe penalties and provide remedies; and to repeal acts and parts of acts,”

The House agreed to the full title.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Senate Bill No. 981, entitled
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 796

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In The Chair: Tedder
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to provide for the inspection, licensing, and regulation of carnival and amusement rides; to provide for the safety of the public using carnival and amusement rides; to provide for the powers and duties of certain state governmental officers and entities; to provide for the disposition of revenues; and to prescribe penalties,”

The House agreed to the full title.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. Chirkun, having reserved the right to explain his protest against the passage of the bill, made the following statement:

“Mr. Speaker and members of the House:
My NO vote reason is that the state of Michigan Carnival -amusement ride inspector went vacant for 18 mos. If the state was serious they would have paid what the market rate for a good engineer amusement ride inspector should make.
I will not put my children or grandchildren on a ride that is not inspected by a certified amusement ride engineer. It is an accident waiting to happen just to save a couple of bucks and put people lives at risk.”

Senate Bill No. 898, entitled
A bill to amend 1956 PA 218, entitled “The insurance code of 1956,” by amending section 4621 (MCL 500.4621), as added by 2008 PA 29.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 797

Roll Call No. 797

| Yeas—107 |
|----------|----------|----------|----------|
| Afendoulis | Faris | Jones | Phelps |
| Albert | Farrington | Kahle | Reilly |
| Alexander | Frederick | Kelly | Rendon |
| Allor | Garcia | Kesto | Roberts |
| Anthony | Garrett | Kosowski | Runestad |
| Barrett | Gay-Dagnogo | LaFave | Sabo |
| Bellino | Geiss | LaGrand | Santana |
| Bizon | Glenn | LaSata | Sheppard |
| Brann | Graves | Lasinski | Singh |
| Brinks | Green | Lauwers | Sneller |
| Byrd | Greig | Leonard | Sowerby |
| Calley | Greimel | Leutheuser | Tedder |
| Cambensy | Griffin | Liberati | Theis |
| Camilleri | Guerra | Lilly | VanderWall |
| Canfield | Hammoud | Love | VanSingel |
| Chang | Hauck | Lower | Vaupel |
| Chatfield | Hernandez | Lucido | VerHeulen |
| Chirkun | Hertel | Marino | Victory |
| Clemente | Hoadley | Maturen | Webber |
| Cochran | Hoitenga | McCready | Wentworth |
| Cole | Hornberger | Miller | Whiteford |
| Cox | Howell | Moss | Wittenberg |
| Crawford | Howrylak | Neeley | Yancey |
| Dianda | Hughes | Noble | Yaneyz |
| Durhal | Iden | Pagan | Yaroch |
| Elder | Inman | Pagel | Zemke |
| Ellison | Johnson | Peterson |  |
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to revise, consolidate, and classify the laws relating to the insurance and surety business; to regulate the incorporation or formation of domestic insurance and surety companies and associations and the admission of foreign and alien companies and associations; to provide their rights, powers, and immunities and to prescribe the conditions on which companies and associations organized, existing, or authorized under this act may exercise their powers; to provide the rights, powers, and immunities and to prescribe the conditions on which other persons, firms, corporations, associations, risk retention groups, and purchasing groups engaged in an insurance or surety business may exercise their powers; to provide for the imposition of a privilege fee on domestic insurance companies and associations and the state accident fund; to provide for the imposition of a tax on the business of foreign and alien companies and associations; to provide for the imposition of a tax on risk retention groups and purchasing groups; to provide for the imposition of a tax on the business of surplus line agents; to provide for the imposition of regulatory fees on certain insurers; to provide for assessment fees on certain health maintenance organizations; to modify tort liability arising out of certain accidents; to provide for limited actions with respect to that modified tort liability and to prescribe certain procedures for maintaining those actions; to require security for losses arising out of certain accidents; to provide for the continued availability and affordability of automobile insurance and homeowners insurance in this state and to facilitate the purchase of that insurance by all residents of this state at fair and reasonable rates; to provide for certain reporting with respect to insurance and with respect to certain claims against uninsured or self-insured persons; to prescribe duties for certain state departments and officers with respect to that reporting; to provide for certain assessments; to establish and continue certain state insurance funds; to modify and clarify the status, rights, powers, duties, and operations of the nonprofit malpractice insurance fund; to provide for the departmental supervision and regulation of the insurance and surety business within this state; to provide for regulation over worker’s compensation self-insurers; to provide for the conservation, rehabilitation, or liquidation of unsound or insolvent insurers; to provide for the protection of policyholders, claimants, and creditors of unsound or insolvent insurers; to provide for associations of insurers to protect policyholders and claimants in the event of insurer insolvencies; to prescribe educational requirements for insurance agents and solicitors; to provide for the regulation of multiple employer welfare arrangements; to create an automobile theft prevention authority to reduce the number of automobile thefts in this state; to provide for the powers and duties of the automobile theft prevention authority; to provide certain powers and duties upon certain officials, departments, and authorities of this state; to provide for an appropriation; to repeal acts and parts of acts; and to provide penalties for the violation of this act,”

The House agreed to the full title.

Senate Bill No. 1029, entitled
A bill to amend 1956 PA 218, entitled “The insurance code of 1956,” by amending section 7604 (MCL 500.7604), as amended by 1994 PA 226, and by adding chapter 55.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 798

Yeas—108

Afendoulis  Faris  Jones  Phelps
Albert    Farrington  Kahle  Rabhi
Alexander Frederick  Kelly  Reilly
Allor    Garcia  Kesto  Rendon
Anthony Garrett  Kosowski  Roberts
Barrett    Gay-Dagnogo  LaFave  Runestad
Bellino    Geiss  LaGrand  Sabo
Bizon  Glenn  LaSata  Santana
Brann    Graves  Lasinski  Sheppard
Brinks    Green  Lauwers  Singh
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to revise, consolidate, and classify the laws relating to the insurance and surety business; to regulate the incorporation or formation of domestic insurance and surety companies and associations and the admission of foreign and alien companies and associations; to provide their rights, powers, and immunities and to prescribe the conditions on which companies and associations organized, existing, or authorized under this act may exercise their powers; to provide the rights, powers, and immunities and to prescribe the conditions on which other persons, firms, corporations, associations, risk retention groups, and purchasing groups engaged in an insurance or surety business may exercise their powers; to provide for the imposition of a privilege fee on domestic insurance companies and associations and the state accident fund; to provide for the imposition of a tax on the business of foreign and alien companies and associations; to provide for the imposition of a tax on risk retention groups and purchasing groups; to provide for the imposition of a tax on the business of surplus line agents; to provide for the imposition of regulatory fees on certain insurers; to provide for assessment fees on certain health maintenance organizations; to modify tort liability arising out of certain accidents; to provide for limited actions with respect to that modified tort liability and to prescribe certain procedures for maintaining those actions; to require security for losses arising out of certain accidents; to provide for the continued availability and affordability of automobile insurance and homeowners insurance in this state and to facilitate the purchase of that insurance by all residents of this state at fair and reasonable rates; to provide for certain reporting with respect to insurance and with respect to certain claims against uninsured or self-insured persons; to prescribe duties for certain state departments and officers with respect to that reporting; to provide for certain assessments; to establish and continue certain state insurance funds; to modify and clarify the status, rights, powers, duties, and operations of the nonprofit malpractice insurance fund; to provide for the departmental supervision and regulation of the insurance and surety business within this state; to provide for regulation over worker’s compensation self-insurers; to provide for the conservation, rehabilitation, or liquidation of unsound or insolvent insurers; to provide for the protection of policyholders, claimants, and creditors of unsound or insolvent insurers; to provide for associations of insurers to protect policyholders and claimants in the event of insurer insolvencies; to prescribe educational requirements for insurance agents and solicitors; to provide for the regulation of multiple employer welfare arrangements; to create an automobile theft prevention authority to reduce the number of automobile thefts in this state; to prescribe the powers and duties of the automobile theft prevention authority; to provide certain powers and duties upon certain officials, departments, and authorities of this state; to provide for an appropriation; to repeal acts and parts of acts; and to provide penalties for the violation of this act.”

The House agreed to the full title.

Rep. Lauwers moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.
Senate Bill No. 1160, entitled
A bill to amend 1998 PA 58, entitled “Michigan liquor control code of 1998,” by amending section 109 (MCL 436.1109), as amended by 2014 PA 42.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 799

<table>
<thead>
<tr>
<th>Yeas—106</th>
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<tbody>
<tr>
<td>Afendoulis</td>
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<td>Elder</td>
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<td>Ellison</td>
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</tbody>
</table>

Nays—2

| Noble | Robinson |

In The Chair: Tedder

Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts.”
The House agreed to the full title.
Rep. Cole moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. LaGrand, under Rule 31, made the following statement:
“Mr. Speaker and members of the House:
I did not vote on Roll Call No. 799 because of a possible conflict of interest.”

Senate Bill No. 1161, entitled
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

<table>
<thead>
<tr>
<th>Roll Call No. 800</th>
<th>Yeas—106</th>
</tr>
</thead>
<tbody>
<tr>
<td>Afendoulis</td>
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<td>Inman</td>
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<tr>
<td>Ellison</td>
<td>Johnson</td>
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</tbody>
</table>

Nays—2

Noble Robinson

In The Chair: Tedder
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts,”

The House agreed to the full title.

Rep. Cole moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. LaGrand, under Rule 31, made the following statement:
“Mr. Speaker and members of the House:
I did not vote on Roll Call No. 800 because of a possible conflict of interest.”

Senate Bill No. 1162, entitled
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 801

| Yeas—106 |
|----------------------|----------------------|----------------------|
| Afendoulis           | Faris               | Jones               |
| Albert               | Farrington          | Kahle               |
| Alexander            | Frederick           | Kelly               |
| Allor                | Garcia              | Kesto               |
| Anthony              | Garrett             | Kosowski            |
| Barrett              | Gay-Dagnogo         | LaFave              |
| Bellino              | Geiss               | LaSata              |
| Bizon                | Glenn               | Lasinski            |
| Brann                | Graves              | Lauwers             |
| Brinks               | Green               | Leonard             |
| Byrd                 | Greig               | Leutheuser          |
| Calley               | Greimel             | Liberati            |
| Cambensy             | Griffin             | Lilly               |
| Camilleri            | Guerra              | Love                |
| Canfield             | Hammoud             | Lower               |
| Chang                | Hauck               | Lucido              |
| Chatfield            | Hernandez           | Marino              |
| Chirkun              | Hertel              | Maturen             |
| Clemente             | Hoadley             | McCready            |
| Cochran              | Hoitenga            | Miller              |
| Cole                 | Hornberger          | Moss                |
| Cox                  | Howell              | Neeley              |
| Crawford             | Howrylak            | Pagan               |
| Dianda               | Hughes              | Pagel               |
| Durhal               | Iden                | Peterson            |
| Elder                | Inman               | Phelps              |
| Ellison              | Johnson             | Rabhi               |
|                      |                     | Reilly              |
|                      |                     | Rendon              |
|                      |                     | Roberts             |
|                      |                     | Runestad            |
|                      |                     | Sabo                |
|                      |                     | Santana             |
|                      |                     | Sheppard            |
|                      |                     | Singh               |
|                      |                     | Sneller             |
|                      |                     | Sowerby             |
|                      |                     | Tedder              |
|                      |                     | Theis               |
|                      |                     | VanderWall          |
|                      |                     | VanSingel           |
|                      |                     | Vaupel              |
|                      |                     | VerHeulen           |
|                      |                     | Victory             |
|                      |                     | Webber              |
|                      |                     | Wentworth           |
|                      |                     | Whiteford           |
|                      |                     | Wittenberg          |
|                      |                     | Yancey              |
|                      |                     | Yanez               |
|                      |                     | Yaroch              |
|                      |                     | Zemke               |
Nays—2

Noble Robinson

In The Chair: Tedder

Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts,”

The House agreed to the full title.

Rep. Cole moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. LaGrand, under Rule 31, made the following statement:

“Mr. Speaker and members of the House:
I did not vote on Roll Call No. 801 because of a possible conflict of interest.”

Senate Bill No. 1163, entitled

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 802

<table>
<thead>
<tr>
<th>Yeas—106</th>
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<tbody>
<tr>
<td>Afendoulis</td>
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</tbody>
</table>
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts,”

The House agreed to the full title.

Rep. Cole moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.

Rep. LaGrand, under Rule 31, made the following statement:

“Mr. Speaker and members of the House:
I did not vote on Roll Call No. 802 because of a possible conflict of interest.”

Senate Bill No. 1164, entitled

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts,”

The House agreed to the full title.
Rep. Cole moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. LaGrand, under Rule 31, made the following statement:
“Mr. Speaker and members of the House:
I did not vote on Roll Call No. 803 because of a possible conflict of interest.”
Senate Bill No. 1165, entitled

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 804  Yeas—106

Afendoulis  Faris  Jones  Rabhi
Albert  Farrington  Kahle  Reilly
Alexander  Frederick  Kelly  Rendon
Allor  Garcia  Kesto  Roberts
Anthony  Garrett  Kosowski  Runestad
Barrett  Gay-Dagnogo  LaFave  Sabo
Bellino  Geiss  LaSata  Santana
Bizon  Glenn  Lasinski  Sheppard
Brann  Graves  Lauwers  Singh
Brinks  Green  Leonard  Sneller
Byrd  Greig  Leutheuser  Sowerby
Calley  Greimel  Liberati  Tedder
Cambensy  Griffin  Lilly  Theis
Camilleri  Guerra  Love  VanderWall
Canfield  Hammoud  Lower  VanSingel
Chang  Hauck  Lucido  Vaupel
Chatfield  Hernandez  Marino  VerHeulen
Chirkun  Hertel  Maturen  Victory
Clemente  Hoadley  McCready  Wiese
Cochran  Hoitenga  Miller  Wentworth
Cole  Hornberger  Moss  Whiteford
Cox  Howell  Neeley  Wittenberg
Crawford  Howrylak  Pagan  Yancey
Dianda  Hughes  Pagel  Yanez
Durhal  Iden  Peterson  Yaroch
Elder  Inman  Phelps  Zemke
Ellison  Johnson

Nays—2

Noble  Robinson

In The Chair: Tedder

Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts.”
The House agreed to the full title.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. LaGrand, under Rule 31, made the following statement:
“Mr. Speaker and members of the House:
I did not vote on Roll Call No. 804 because of a possible conflict of interest.”

Senate Bill No. 1166, entitled
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 805  Yeas—106

Afendoulis  Фaris  Jones  Rabhi
Albert  Farrington  Kahle  Reilly
Alexander  Frederick  Kelly  Rendon
Allor  Garcia  Kesto  Rendon
Anthony  Garrett  Kosowski  Runestad
Barrett  Gay-Dagnogo  LaFave  Sa бо
Bellino  Geiss  LaSata  Santana
Bizon  Glenn  Lasinski  Sheppard
Brann  Graves  Lauwers  Singh
Brinks  Green  Leonard  Sneller
Byrd  Greig  LeTheuener  Sowerby
Calley  Greimel  Liberati  Tedder
Cambensy  Griffin  Lilly  Theis
Camilleri  Guerra  Love  VanderWall
Canfield  Hammoud  Lower  VanSingel
Chang  Hauck  Lucido  Vaupel
Chatfield  Hernandez  Marino  VerHeulen
Chirkun  Hertel  Maturen  Victory
Clemente  Hoadley  McCready  Webber
Cochran  Hoitenga  Miller  Wentworth
Cole  Hornberger  Moss  Whiteford
Cox  Howell  Neeley  Wittenberg
Crawford  Howrylak  Pagan  Yancey
Dianda  Hughes  Pagel  Yanez
Durhal  Iden  Peterson  Yaroch
Elder  Inman  Phelps  Zemke
Ellison  Johnson

Nays—2

Noble  Robinson

In The Chair: Tedder
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts,”

The House agreed to the full title.

Rep. Cole moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. LaGrand, under Rule 31, made the following statement:

“Mr. Speaker and members of the House:
I did not vote on Roll Call No. 805 because of a possible conflict of interest.”

Senate Bill No. 1167, entitled

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 806

Yeas—105

Afendoulis  Faris  Johnson  Phelps
Albert  Farrington  Jones  Rabhi
Alexander  Frederick  Kahle  Rendon
Allor  Garcia  Kelly  Roberts
Anthony  Garrett  Kosowski  Runestad
Barrett  Gay-Dagnogo  LaFave  Sabo
Bellino  Geiss  LaSata  Santana
Bizon  Glenn  Sheppard  Singh
Brann  Graves  Sneller  Snover
Brinks  Green  Sowerby  Tedder
Byrd  Greig  Theis  VanderWall
Calley  Greimel  Liberati  VanSingel
Cambensy  Griffin  Lilly  Vaupel
Camilleri  Guerra  Love  VerHeulen
Canfield  Hammoud  Lower  Victory
Chang  Hauck  Lucido  Webber
Chatfield  Hernandez  Marino  Wentworth
Chirkun  Hertel  Maturen  Wittenberg
Clemente  Hoadley  McCready  Whiteford
Cochran  Hoitenga  Miller  Yancey
Cole  Hornberger  Moss  Yanez
Cox  Howell  Neeley  Yaroch
Crawford  Howrylak  Pagan  Zemke
Dianda  Hughes  Pagel
Durhal  Iden  Peterson
Elder  Inman
Nays—3

Noble Reilly Robinson

In The Chair: Tedder

Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts,”

The House agreed to the full title.

Rep. Cole moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.

Rep. LaGrand, under Rule 31, made the following statement:

“Mr. Speaker and members of the House:

I did not vote on Roll Call No. 806 because of a possible conflict of interest.”

Associate Speaker Pro Tempore Tedder called Associate Speaker Pro Tempore Glenn to the Chair.

Senate Bill No. 1168, entitled


Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 807 Yeas—106

Afendoulis Faris Jones Rabhi
Albert Farrington Kahle Reilly
Alexander Frederick Kelly Rendon
Allor Garcia Kesto Roberts
Anthony Garrett Kosowski Runestad
Barrett Gay-Dagnogo LaFave Sabo
Bellino Geiss LaSata Santana
Bizon Glenn Lasinski Sheppard
Brann Graves Lauwers Singh
Brinks Green Leonard Sneller
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts.”

The House agreed to the full title.
Rep. Cole moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. LaGrand, under Rule 31, made the following statement:
“Mr. Speaker and members of the House:
I did not vote on Roll Call No. 807 because of a possible conflict of interest.”

Senate Bill No. 1181, entitled
A bill to amend 1998 PA 58, entitled “Michigan liquor control code of 1998,” (MCL 436.1101 to 436.2303) by adding section 610d.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

"An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts,"

The House agreed to the full title.

Rep. Cole moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.
House Bill No. 6124, entitled
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 2001, 72302, 74101, 74116, 74117, 74120, 78101, 78105, and 83106 (MCL 324.2001, 324.72302, 324.74101, 324.74116, 324.74117, 324.74120, 324.74122, 324.78101, 324.78105, and 324.83106), section 2001 as amended by 2010 PA 32, section 72302 as added by 1995 PA 58, sections 74101 and 74122 as amended by 2010 PA 33, section 74116 as amended by 2016 PA 1, sections 74117, 74120, and 78105 as amended by 2013 PA 81, section 78101 as amended by 2010 PA 302, and section 83106 as amended by 2010 PA 34; and to repeal acts and parts of acts.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 809

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<th>Yeas—89</th>
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Nays—20

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<td>Barrett</td>
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In The Chair: Glenn

The House agreed to the title of the bill.
Rep. Cole moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

House Bill No. 6125, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 805 (MCL 257.805), as amended by 2013 PA 82.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:
Roll Call No. 810

Yeas—87

Afendoulis  Farrington  Kesto  Roberts
Albert  Frederick  LaGrand  Runestad
Alexander  Garcia  LaSata  Sabo
Allor  Garrett  Lasinski  Santana
Anthony  Geiss  Leutheuser  Sheppard
Bellino  Graves  Liberati  Singh
Bizon  Green  Lilly  Sneller
Brann  Greig  Love  Sowerby
Brinks  Griffin  Lower  Tedder
Byrd  Guerra  Lucido  VanderWall
Calley  Hammoud  Marino  VanSingel
Camilleri  Hauck  Maturen  Vaupel
Canfield  Hertel  McCready  VerHeulen
Chang  Hoadley  Moss  Victory
Clemente  Hornberger  Neeley  Webber
Cochran  Howell  Noble  Whiteford
Cox  Howrylak  Pagan  Wittenberg
Crawford  Hughes  Pagel  Yancey
Durhal  Iden  Peterson  Yanez
Elder  Inman  Phelps  Yaroch
Ellison  Kahle  Rabhi  Zemke
Faris  Kelly  Rendon

Nays—22

Barrett  Gay-Dagnogo  Jones  Miller
Cambensy  Glenn  Kosowski  Reilly
Chatfield  Greimel  LaFave  Robinson
Chirkun  Hernandez  Lauwers  Theis
Cole  Hoitenga  Leonard  Wentworth
Dianda  Johnson

In The Chair: Glenn

The House agreed to the title of the bill.
Rep. Cole moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

By unanimous consent the House returned to the order of

Messages from the Senate

The Speaker laid before the House

House Bill No. 5374, entitled

A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending sections 33 and 39 (MCL 257.33 and 257.39), section 33 as amended by 2017 PA 139, and by adding section 43c.

(The bill was received from the Senate on December 11, with substitute (S-1), title amendment and immediate effect given by the Senate, consideration of which, under the rules, was postponed until today, see House Journal No. 78, p. 2539.)
The question being on concurring in the substitute (S-1) made to the bill by the Senate,
The substitute (S-1) was concurred in, a majority of the members serving voting therefor, by yeas and nays, as follows:
The Speaker laid before the House

**House Bill No. 5643, entitled**

A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending sections 667, 668, and 669 (MCL 257.667, 257.668, and 257.669), sections 667 and 668 as amended by 2002 PA 534 and section 669 as amended by 2015 PA 128.

(The bill was received from the Senate on December 11, with substitute (S-2), title amendment and immediate effect given by the Senate, consideration of which, under the rules, was postponed until today, see House Journal No. 78, p. 2540.)

The question being on concurring in the substitute (S-2) made to the bill by the Senate,

The substitute (S-2) was concurred in, a majority of the members serving voting therefor, by yeas and nays, as follows:

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<tr>
<th>Roll Call No. 812</th>
<th>Yeas—108</th>
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**Nays—0**

In The Chair: Glenn

The House agreed to the title as amended.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.
Reilly

In The Chair: Glenn

The House agreed to the title as amended.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

The Speaker laid before the House

**House Bill No. 5720, entitled**

A bill to amend 1961 PA 120, entitled “An act to authorize the development or redevelopment of principal shopping districts and business improvement districts; to permit the creation of certain boards; to provide for the operation of principal shopping districts and business improvement districts; to provide for the creation, operation, and dissolution of business improvement zones; and to authorize the collection of revenue and the bonding of certain local governmental units for the development or redevelopment projects,” by amending section 10 (MCL 125.990), as amended by 2013 PA 126.

(The bill was received from the Senate on December 11, with substitute (S-2), title amendment and immediate effect given by the Senate, consideration of which, under the rules, was postponed until today, see House Journal No. 78, p. 2540.)
The question being on concurring in the substitute (S-2) made to the bill by the Senate,
The substitute (S-2) was concurred in, a majority of the members serving voting therefor, by yeas and nays, as follows:

**Roll Call No. 813**

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The House agreed to the title as amended.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

In The Chair: Glenn

The House agreed to the title as amended.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

Associate Speaker Pro Tempore Glenn called Associate Speaker Pro Tempore Tedder to the Chair.

By unanimous consent the House returned to the order of

Announcement by the Clerk of Printing and Enrollment

The Clerk announced that the following bill and joint resolution had been reproduced and made available electronically on Tuesday, December 11:

**House Bill No.  6601**
**House Joint Resolution  PP**

Reports of Standing Committees

The Committee on Tax Policy, by Rep. Tedder, Chair, reported

**House Bill No. 4985, entitled**

A bill to amend 1893 PA 206, entitled “The general property tax act,” by amending sections 7b and 53b (MCL 211.7b and 211.53b), section 7b as amended by 2013 PA 161 and section 53b as amended by 2016 PA 108.

With the recommendation that the substitute (H-2) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.
Favorable Roll Call

To Report Out:
Yeas: Reps. Tedder, Maturen, Howrylak, Leutheuser, Lucido, Vaupel, Johnson, Byrd, Neeley and Ellison
Nays: Rep. Kahle

The Committee on Tax Policy, by Rep. Tedder, Chair, reported
**House Bill No. 4986, entitled**

With the recommendation that the substitute (H-2) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Tedder, Maturen, Howrylak, Leutheuser, Lucido, Vaupel, Johnson, Byrd, Neeley and Ellison
Nays: Rep. Kahle

The Committee on Tax Policy, by Rep. Tedder, Chair, reported
**House Bill No. 6024, entitled**
A bill to amend 1893 PA 206, entitled “The general property tax act,” by amending section 7b (MCL 211.7b), as amended by 2013 PA 161.

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Tedder, Maturen, Howrylak, Leutheuser, Lucido, Vaupel, Johnson, Kahle, Lower, Byrd, Neeley and Ellison
Nays: None

The Committee on Tax Policy, by Rep. Tedder, Chair, reported
**Senate Bill No. 304, entitled**
A bill to amend 1993 PA 327, entitled “Tobacco products tax act,” by amending section 7 (MCL 205.427), as amended by 2016 PA 86.

Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Tedder, Maturen, Howrylak, Leutheuser, Lucido, Vaupel, Johnson, Kahle, Lower, Byrd and Neeley
Nays: Reps. Howrylak and Ellison

The Committee on Tax Policy, by Rep. Tedder, Chair, reported
**Senate Bill No. 1026, entitled**
A bill to amend 1933 PA 167, entitled “General sales tax act,” by amending section 1a (MCL 205.51a), as amended by 2017 PA 221.

Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.
Favorable Roll Call

To Report Out:
Yeas: Reps. Tedder, Maturen, Leutheuser, Lucido, Vaupel, Kahle, Lower, Byrd and Neeley
Nays: Reps. Howrylak, Johnson and Ellison

The Committee on Tax Policy, by Rep. Tedder, Chair, reported
Senate Bill No. 1027, entitled
A bill to amend 1937 PA 94, entitled “Use tax act,” by amending section 2b (MCL 205.92b), as amended by 2017 PA 220.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Tedder, Maturen, Leutheuser, Lucido, Vaupel, Kahle, Lower, Byrd and Neeley
Nays: Reps. Howrylak, Johnson and Ellison

The Committee on Tax Policy, by Rep. Tedder, Chair, reported
Senate Bill No. 1223, entitled
A bill to amend 2018 PA 57, entitled “Recodified tax increment financing act,” by amending sections 213c, 312b, and 411b (MCL 125.4213c, 125.4312b, and 125.4411b).
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Tedder, Maturen, Leutheuser, Lucido, Vaupel, Kahle, Lower, Byrd, Neeley and Ellison
Nays: Rep. Howrylak

The Committee on Regulatory Reform, by Rep. Iden, Chair, reported
House Bill No. 6498, entitled
A bill to amend 1981 PA 118, entitled “An act to regulate motor vehicle manufacturers, distributors, wholesalers, dealers, and their representatives; to regulate dealings between manufacturers and distributors or wholesalers and their dealers; to regulate dealings between manufacturers, distributors, wholesalers, dealers, and consumers; to prohibit unfair practices; to provide remedies and penalties; and to repeal certain acts and parts of acts,” by amending sections 1, 2, 3, 4, 6, 7, 8, 13, 14, 15, 16, 17, 19, and 22a (MCL 445.1561, 445.1562, 445.1563, 445.1564, 445.1566, 445.1567, 445.1568, 445.1573, 445.1574, 445.1575, 445.1576, 445.1577, 445.1579, and 445.1582a), sections 2, 3, and 4 as amended by 2010 PA 140, section 6 as amended by 2010 PA 139, section 13 as amended by 2010 PA 141, section 14 as amended by 2014 PA 354, sections 15 and 17 as amended by 2010 PA 138, sections 16 and 19 as amended by 1983 PA 188, and section 22a as added by 1998 PA 456, and by adding sections 14b, 17a, and 17b.
With the recommendation that the substitute (H-1) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Tedder, Chair, of the Committee on Tax Policy, was received and read:
Meeting held on: Wednesday, December 12, 2018
Present: Reps. Tedder, Maturen, Howrylak, Leutheuser, Lucido, Vaupel, Johnson, Kahle, Lower, Byrd, Neeley and Ellison
Absent: Rep. Yancey
Excused: Rep. Yancey

The Committee on Regulatory Reform, by Rep. Iden, Chair, reported
House Bill No. 6498, entitled
A bill to amend 1981 PA 118, entitled “An act to regulate motor vehicle manufacturers, distributors, wholesalers, dealers, and their representatives; to regulate dealings between manufacturers and distributors or wholesalers and their dealers; to regulate dealings between manufacturers, distributors, wholesalers, dealers, and consumers; to prohibit unfair practices; to provide remedies and penalties; and to repeal certain acts and parts of acts,” by amending sections 1, 2, 3, 4, 6, 7, 8, 13, 14, 15, 16, 17, 19, and 22a (MCL 445.1561, 445.1562, 445.1563, 445.1564, 445.1566, 445.1567, 445.1568, 445.1573, 445.1574, 445.1575, 445.1576, 445.1577, 445.1579, and 445.1582a), sections 2, 3, and 4 as amended by 2010 PA 140, section 6 as amended by 2010 PA 139, section 13 as amended by 2010 PA 141, section 14 as amended by 2014 PA 354, sections 15 and 17 as amended by 2010 PA 138, sections 16 and 19 as amended by 1983 PA 188, and section 22a as added by 1998 PA 456, and by adding sections 14b, 17a, and 17b.
With the recommendation that the substitute (H-1) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.
Favorable Roll Call

To Report Out:
Yeas: Reps. Iden, Bellino, Kesto, Crawford, Theis, Webber, Griffin, Hauck, Hoitenga, Reilly, Moss, Dianda, Chirkun, Liberati and Jones
Nays: None

The Committee on Regulatory Reform, by Rep. Iden, Chair, reported

**Senate Bill No. 1094, entitled**
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Iden, Bellino, Kesto, Crawford, Theis, Webber, Griffin, Hauck, Hoitenga, Reilly, Moss, Dianda, Chirkun, Liberati, Love and Jones
Nays: None

The Committee on Regulatory Reform, by Rep. Iden, Chair, reported

**Senate Bill No. 1185, entitled**
A bill to amend 2016 PA 407, entitled “Skilled trades regulation act,” by amending section 733 (MCL 339.5733), as amended by 2018 PA 331.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Iden, Bellino, Kesto, Crawford, Theis, Webber, Griffin, Hauck, Hoitenga and Reilly
Nays: Reps. Moss, Dianda, Chirkun, Liberati, Love and Jones

The Committee on Regulatory Reform, by Rep. Iden, Chair, reported

**Senate Bill No. 1207, entitled**
A bill to amend 1972 PA 230, entitled “Stille-DeRossett-Hale single state construction code act,” (MCL 125.1501 to 125.1531) by adding section 13g.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Iden, Bellino, Kesto, Crawford, Theis, Webber, Griffin, Hauck, Hoitenga and Reilly
Nays: None

The Committee on Regulatory Reform, by Rep. Iden, Chair, reported

**Senate Bill No. 1219, entitled**
With the recommendation that the substitute (H-1) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.
Favorable Roll Call

To Report Out:
Yeas: Reps. Iden, Bellino, Kesto, Crawford, Theis, Webber, Griffin, Hauck, Hoitenga, Reilly, Moss, Dianda, Chirkun, Liberati, Love and Jones
Nays: None

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Iden, Chair, of the Committee on Regulatory Reform, was received and read:
Meeting held on: Wednesday, December 12, 2018
Present: Reps. Iden, Bellino, Kesto, Crawford, Theis, Webber, Griffin, Hauck, Hoitenga, Reilly, Moss, Dianda, Chirkun, Liberati, Love and Jones

The Committee on Agriculture, by Rep. Barrett, Chair, reported
Senate Bill No. 579, entitled
With the recommendation that the substitute (H-1) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nays: None

The Committee on Agriculture, by Rep. Barrett, Chair, reported
Senate Bill No. 1034, entitled
A bill to amend 1893 PA 206, entitled “The general property tax act,” by amending section 7jj (MCL 211.7jj[1]), as amended by 2018 PA 117.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Barrett, Alexander, Lauwers, Howell, Albert, Calley, Frederick and Sneller
Nays: Reps. Elder, Phelps and Sabo

The Committee on Agriculture, by Rep. Barrett, Chair, reported
Senate Bill No. 1130, entitled
A bill to amend 1996 PA 376, entitled “Michigan renaissance zone act,” by amending sections 8c and 8e (MCL 125.2688c and 125.2688e), section 8c as amended by 2006 PA 284 and section 8e as amended by 2008 PA 329.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nays: None
COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Barrett, Chair, of the Committee on Agriculture, was received and read:
Meeting held on: Wednesday, December 12, 2018

The Committee on Health Policy, by Rep. Vaupel, Chair, reported
Senate Bill No. 331, entitled
A bill to amend 1978 PA 368, entitled “Public health code,” by amending sections 17001 and 17021 (MCL 333.17001 and 333.17021), as amended by 2016 PA 379, and by adding sections 16338, 17091, 17092, 17093, 17094, 17095, 17096, and 17097.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call
To Report Out:
Nays: None

The Committee on Health Policy, by Rep. Vaupel, Chair, reported
Senate Bill No. 1234, entitled
A bill to amend 1978 PA 368, entitled “Public health code,” (MCL 333.1101 to 333.25211) by adding section 20925.
With the recommendation that the substitute (H-2) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call
To Report Out:
Nays: None

The Committee on Health Policy, by Rep. Vaupel, Chair, reported
Senate Bill No. 1245, entitled
A bill to provide for the establishment of policies and promulgation of rules governing access to and use of certain controlled substances data from the department of state police; to provide for the powers and duties of certain state and local governmental officers and entities; and to provide for penalties.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call
To Report Out:
Nays: Reps. Noble, Garrett and Hammoud

The Committee on Health Policy, by Rep. Vaupel, Chair, reported
Senate Bill No. 1246, entitled
A bill to amend 1927 PA 175, entitled “The code of criminal procedure,” by amending section 11b of chapter XVII (MCL 777.11b), as amended by 2016 PA 234.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.
Favorable Roll Call

To Report Out:
Yeas: Reps. Vaupel, Tedder, Graves, Garcia, Sheppard, Calley, Farrington, Hauck, Hornberger, Kahle, Brinks, Ellison and Hertel
Nays: Reps. Noble, Garrett and Hammoud

The Committee on Health Policy, by Rep. Vaupel, Chair, reported

**Senate Bill No. 1247, entitled**
A bill to amend 1978 PA 368, entitled “Public health code,” by amending sections 7109 and 7333a (MCL 333.7109 and 333.7333a), section 7109 as amended by 2016 PA 383 and section 7333a as amended by 2017 PA 252.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Vaupel, Tedder, Graves, Garcia, Sheppard, Calley, Farrington, Hauck, Hornberger, Kahle, Brinks, Ellison and Hertel
Nays: Reps. Noble, Garrett and Hammoud

**COMMITTEE ATTENDANCE REPORT**

The following report, submitted by Rep. Vaupel, Chair, of the Committee on Health Policy, was received and read:
Meeting held on: Wednesday, December 12, 2018

The Committee on Elections and Ethics, by Rep. Miller, Chair, reported

**House Bill No. 4328, entitled**
A bill to amend 1954 PA 116, entitled “Michigan election law,” (MCL 168.1 to 168.992) by adding sections 736h and 763.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Miller, Calley, Kesto, Garcia, Lilly, Guerra, Zemke and Moss
Nays: None

The Committee on Elections and Ethics, by Rep. Miller, Chair, reported

**House Bill No. 4635, entitled**
A bill to amend 1954 PA 116, entitled “Michigan election law,” (MCL 168.1 to 168.992) by adding sections 484a and 956a.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Miller, Calley, Kesto, Webber, Lilly, Guerra, Zemke and Moss
Nays: None
The Committee on Elections and Ethics, by Rep. Miller, Chair, reported
House Bill No. 5208, entitled
A bill to amend 1954 PA 116, entitled “Michigan election law,” (MCL 168.1 to 168.992) by adding sections 473a and 960a. Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Miller, Calley, Kesto, Lilly, Guerra, Zemke and Moss
Nays: None

The Committee on Elections and Ethics, by Rep. Miller, Chair, reported
House Bill No. 5209, entitled
A bill to amend 1954 PA 116, entitled “Michigan election law,” (MCL 168.1 to 168.992) by adding sections 484a and 956a. Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Miller, Calley, Kesto, Webber, Lilly, Guerra, Zemke and Moss
Nays: None

The Committee on Elections and Ethics, by Rep. Miller, Chair, reported
House Bill No. 5210, entitled
A bill to amend 1954 PA 116, entitled “Michigan election law,” (MCL 168.1 to 168.992) by adding sections 483b and 957a. Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Miller, Calley, Kesto, Webber, Lilly, Guerra, Zemke and Moss
Nays: None

The Committee on Elections and Ethics, by Rep. Miller, Chair, reported
House Bill No. 5212, entitled
A bill to amend 1954 PA 116, entitled “Michigan election law,” (MCL 168.1 to 168.992) by adding sections 483c and 957b. Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Miller, Calley, Webber, Lilly, Guerra, Zemke and Moss
Nays: Rep. Kesto

The Committee on Elections and Ethics, by Rep. Miller, Chair, reported
House Bill No. 5213, entitled
A bill to amend 1954 PA 116, entitled “Michigan election law,” (MCL 168.1 to 168.992) by adding sections 484a and 956a. Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.
Favorable Roll Call

To Report Out:
Yeas: Reps. Miller, Calley, Kesto, Lilly, Guerra, Zemke and Moss
Nays: None

The Committee on Elections and Ethics, by Rep. Miller, Chair, reported

**House Bill No. 6582, entitled**
With the recommendation that the substitute (H-1) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Miller, Calley, Kesto, Garcia, Webber and Lilly
Nays: None

The Committee on Elections and Ethics, by Rep. Miller, Chair, reported

**House Bill No. 6595, entitled**
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Miller, Calley, Kesto, Garcia, Webber and Lilly
Nays: Reps. Guerra, Zemke and Moss

**COMMITTEE ATTENDANCE REPORT**

The following report, submitted by Rep. Miller, Chair, of the Committee on Elections and Ethics, was received and read:
Meeting held on: Wednesday, December 12, 2018
Present: Reps. Miller, Calley, Kesto, Garcia, Webber, Lilly, Guerra, Zemke and Moss

The Committee on Appropriations, by Rep. Cox, Chair, reported

**House Bill No. 5898, entitled**
A bill to amend 1976 PA 399, entitled “Safe drinking water act,” by amending the title and sections 11a and 11d (MCL 325.1011a and 325.1011d), the title as amended by 1998 PA 56 and sections 11a and 11d as added by 1993 PA 165, and by adding section 11e.
With the recommendation that the substitute (H-1) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Cox, VerHeulen, Kelly, Pagel, Victory, Afendoulis, Bizon, Canfield, Inman, Allor, Brann, Hernandez, LaSata, Marino, VanSingel, Whiteford, Yaroch and Durhal
Nays: None
The Committee on Appropriations, by Rep. Cox, Chair, reported

**Senate Bill No. 882, entitled**
With the recommendation that the substitute (H-1) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nays: None

The Committee on Appropriations, by Rep. Cox, Chair, reported

**Senate Bill No. 982, entitled**
A bill to create the office of school safety and prescribe its powers and duties; and to provide for the powers and duties of certain state entities.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nays: None

The Committee on Appropriations, by Rep. Cox, Chair, reported

**Senate Bill No. 983, entitled**
With the recommendation that the substitute (H-1) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nays: None

The Committee on Appropriations, by Rep. Cox, Chair, reported

**Senate Bill No. 990, entitled**
A bill to amend 1976 PA 451, entitled “The revised school code,” (MCL 380.1 to 380.1852) by adding section 1264.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nays: None
The Committee on Appropriations, by Rep. Cox, Chair, reported

**Senate Bill No. 991, entitled**

A bill to amend 2013 PA 183, entitled “Student safety act,” by amending section 3 (MCL 752.913).

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

The bill and substitute were referred to the order of Second Reading of Bills.

**Favorable Roll Call**

To Report Out:


Nays: None

The Committee on Appropriations, by Rep. Cox, Chair, reported

**Senate Bill No. 1108, entitled**


Without amendment and with the recommendation that the bill pass.

The bill was referred to the order of Second Reading of Bills.

**Favorable Roll Call**

To Report Out:

Yeas: Reps. Cox, VerHeulen, Pagel, Victory, Afendoulis, Bizon, Canfield, Inman, Allor, Brann, Hernandez, LaSata, Marino, VanSingel, Whiteford, Yaroch, Durhal, Cochran, Faris, Kosowski, Pagan and Peterson

Nays: Reps. Kelly, Yaroch, Yanez and Rabhi

The Committee on Appropriations, by Rep. Cox, Chair, reported

**Senate Bill No. 1116, entitled**

A bill to amend 1987 PA 231, entitled “An act to create a transportation economic development fund in the state treasury; to prescribe the uses of and distributions from this fund; to create the office of economic development and to prescribe its powers and duties; to prescribe the powers and duties of the state transportation department, state transportation commission, and certain other bodies; and to permit the issuance of certain bonds,” by amending sections 3, 9, 10, 11, and 13 (MCL 247.903, 247.909, 247.910, 247.911, and 247.913), sections 3, 11, and 13 as amended by 2016 PA 501, section 9 as amended by 2016 PA 500, and section 10 as amended by 1993 PA 149.

With the recommendation that the substitute (H-2) be adopted and that the bill then pass.

The bill and substitute were referred to the order of Second Reading of Bills.

**Favorable Roll Call**

To Report Out:


Nays: None

**COMMITTEE ATTENDANCE REPORT**

The following report, submitted by Rep. Cox, Chair, of the Committee on Appropriations, was received and read:

Meeting held on: Wednesday, December 12, 2018


Absent: Rep. Miller

Excused: Rep. Miller
The Committee on Transportation and Infrastructure, by Rep. Cole, Chair, reported

**Senate Bill No. 209, entitled**
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nay: None

The Committee on Transportation and Infrastructure, by Rep. Cole, Chair, reported

**Senate Bill No. 374, entitled**
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 224 (MCL 257.224), as amended by 2018 PA 342.
With the recommendation that the substitute (H-2) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nay: Reps. Roberts and Howell

The Committee on Transportation and Infrastructure, by Rep. Cole, Chair, reported

**Senate Bill No. 964, entitled**
A bill to amend 1972 PA 106, entitled “Highway advertising act of 1972,” by amending sections 2, 3, 4, 6, 7, 7a, 9, 17, 17a, 19, and 23 (MCL 252.302, 252.303, 252.304, 252.306, 252.307, 252.307a, 252.309, 252.317, 252.317a, 252.319, and 252.323), sections 2, 4, 6, 7, 7a, and 17 as amended and section 17a as added by 2014 PA 2 and sections 3, 9, and 19 as amended by 2006 PA 448, and by adding section 8; and to repeal acts and parts of acts.
With the recommendation that the substitute (H-1) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yea: Reps. Cole, Webber, Lucido, Maturen, Roberts, Alexander, Calley and Noble
Nay: Reps. Maturen, Howell, Chirkun, Clemente, Sabo and Yancey

The Committee on Transportation and Infrastructure, by Rep. Cole, Chair, reported

**Senate Bill No. 995, entitled**
A bill to amend 1951 PA 51, entitled “An act to provide for the classification of all public roads, streets, and highways in this state, and for the revision of that classification and for additions to and deletions from each classification; to set up and establish the Michigan transportation fund; to provide for the deposits in the Michigan transportation fund of specific taxes on motor vehicles and motor vehicle fuels; to provide for the allocation of funds from the Michigan transportation fund and the use and administration of the fund for transportation purposes; to promote safe and efficient travel for motor vehicle drivers, bicyclists, pedestrians, and other legal users of roads, streets, and highways; to set up and establish the truck safety fund; to provide for the allocation of funds from the truck safety fund and administration of the fund for truck safety purposes; to set up and establish the Michigan truck safety commission; to establish certain standards for road contracts for certain businesses; to provide for the continuing review of transportation needs within the state; to authorize the state transportation commission, counties, cities, and villages to borrow money, issue bonds, and make pledges of funds for transportation purposes; to authorize counties to advance funds for the payment of deficiencies
necessary for the payment of bonds issued under this act; to provide for the limitations, payment, retirement, and security of the bonds and pledges; to provide for appropriations and tax levies by counties and townships for county roads; to authorize contributions by townships for county roads; to provide for the establishment and administration of the state trunk line fund, local bridge fund, comprehensive transportation fund, and certain other funds; to provide for the deposits in the state trunk line fund, critical bridge fund, comprehensive transportation fund, and certain other funds of money raised by specific taxes and fees; to provide for definitions of public transportation functions and criteria; to define the purposes for which Michigan transportation funds may be allocated; to provide for Michigan transportation fund grants; to provide for review and approval of transportation programs; to provide for submission of annual legislative requests and reports; to provide for the establishment and functions of certain advisory entities; to provide for conditions for grants; to provide for the issuance of bonds and notes for transportation purposes; to provide for the making of loans for transportation purposes by the state transportation department and for the receipt and repayment by local units and agencies of those loans from certain specified sources; and to repeal acts and parts of acts,” by amending sections 10 and 11h (MCL 247.660 and 247.661h), section 10 as amended and section 11h as added by 2016 PA 246.

Without amendment and with the recommendation that the bill pass.

The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nays: None

The Committee on Transportation and Infrastructure, by Rep. Cole, Chair, reported

Senate Bill No. 1040, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 20a (MCL 257.20a), as amended by 2012 PA 239, and by adding section 30d.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nays: Rep. Maturen

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Cole, Chair, of the Committee on Transportation and Infrastructure, was received and read:
Meeting held on: Wednesday, December 12, 2018

Messages from the Senate

House Bill No. 5711, entitled
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending section 43517 (MCL 324.43517), as added by 2011 PA 109.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

**House Bill No. 5836, entitled**
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 44522, 80141, and 80212 (MCL 324.44522, 324.80141, and 324.80212), section 44522 as amended by 2012 PA 294 and sections 80141 and 80212 as amended by 2012 PA 120; and to repeal acts and parts of acts.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

**House Bill No. 5988, entitled**
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending section 80221 (MCL 324.80221), as added by 2000 PA 229.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

**House Bill No. 5989, entitled**
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending section 80213 (MCL 324.80213), as added by 2000 PA 229.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

**House Bill No. 6028, entitled**
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

**House Bill No. 6058, entitled**
A bill to amend 1978 PA 368, entitled “Public health code,” (MCL 333.1101 to 333.25211) by adding section 16174a.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

**House Bill No. 6059, entitled**
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.
House Bill No. 6060, entitled
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 6431, entitled
A bill to amend 1956 PA 218, entitled “The insurance code of 1956,” by amending sections 2266, 3801, 3803, 3811a, 3813, 3815, 3819a, 3827, 3829, 3831, 3835, 3843, and 3847 (MCL 500.2266, 500.3801, 500.3803, 500.3811a, 500.3813, 500.3815, 500.3819a, 500.3827, 500.3829, 500.3831, 500.3835, 500.3843, and 500.3847), section 2266 as added by 2018 PA 205, sections 3801, 3803, 3815, and 3831 as amended and sections 3811a and 3819a as added by 2009 PA 220, sections 3813, 3843, and 3847 as added by 1992 PA 84, sections 3827 and 3835 as amended by 2006 PA 462, and section 3829 as amended by 2002 PA 304, and by adding section 3811b; and to repeal acts and parts of acts.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 6432, entitled
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 4412, entitled
A bill to amend 1973 PA 186, entitled “Tax tribunal act,” by amending sections 3, 21, 22, 25, 26, 32, 34, 35a, 49, 51, and 62 (MCL 205.703, 205.721, 205.722, 205.725, 205.726, 205.732, 205.734, 205.735a, 205.749, 205.751, and 205.762), sections 3, 32, and 35a as amended by 2008 PA 125, section 22 as amended by 2008 PA 127, sections 26 and 49 as amended by 2008 PA 126, section 34 as amended by 1980 PA 437, and section 62 as amended by 2008 PA 128; and to repeal acts and parts of acts.
The Senate has substituted (S-2) the bill.
The Senate has passed the bill as substituted (S-2), ordered that it be given immediate effect and amended the title to read as follows:
A bill to amend 1973 PA 186, entitled “An act to create the tax tribunal; to provide for personnel, jurisdiction, functions, practice and procedure; to provide for appeals; and to prescribe the powers and duties of certain state agencies; and to abolish certain boards,” by amending sections 21 and 22 (MCL 205.721 and 205.722), section 22 as amended by 2008 PA 127.
The Speaker announced that pursuant to Rule 42, the bill was laid over one day.

House Bill No. 6444, entitled
A bill to amend 1956 PA 218, entitled “The insurance code of 1956,” by amending sections 1201, 1207, 1208a, and 1211 (MCL 500.1201, 500.1207, 500.1208a, and 500.1211), section 1201 as amended by 2012 PA 462, section 1207 as amended by 1993 PA 200, and sections 1208a and 1211 as added by 2001 PA 228.
The Senate has amended the bill as follows:
1. Amend page 2, line 5, after “BENEFICIARY.” by striking out the balance of the subdivision.
2. Amend page 7, line 17, after “IF” by striking out “BOTH” and inserting “ALL”.
3. Amend page 7, following line 25, by inserting:

“(C) THE COVERAGE BEING OBTAINED IS NOT A HEALTH INSURANCE POLICY OR A HEALTH MAINTENANCE CONTRACT.”.
The Senate has passed the bill as amended, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.

The Speaker announced that pursuant to Rule 42, the bill was laid over one day.

**Notices**

**Waiver of Remaining Session Days**

TO: Katie Wienczewski, Acting Director  
Office of Performance and Transformation,  
Office of Regulatory Reinvention  
Secretary of the Senate  
Clerk of the House  
FROM: Senator Jim Stamas, Chair  
Representative Steven Johnson, Alternate Chair  
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

- **Department of Licensing and Regulatory Affairs**  
  - **Corporations, Securities, and Commercial Licensing Bureau**  
  - **Securities**  
    - (2015-027 LR) (JCAR 18-21)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,

Senator Jim Stamas  
Chair  

Representative Steven Johnson  
Alternate Chair

**Waiver of Remaining Session Days**

TO: Katie Wienczewski, Acting Director  
Office of Performance and Transformation,  
Office of Regulatory Reinvention  
Secretary of the Senate  
Clerk of the House  
FROM: Senator Jim Stamas, Chair  
Representative Steven Johnson, Alternate Chair  
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

- **Department of Natural Resources**  
  - **Office of Minerals Management**  
    - **Leasing State-Owned Nonmetallic Mineral Rights**  
      - (2016-051 NR) (JCAR 18-22)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,

Senator Jim Stamas  
Chair  

Representative Steven Johnson  
Alternate Chair
TO: Katie Wienczewski, Acting Director  
Office of Performance and Transformation,  
Office of Regulatory Reinvention  
Secretary of the Senate  
Clerk of the House  
FROM: Senator Jim Stamas, Chair  
Representative Steven Johnson, Alternate Chair  
DATE: December 11, 2018  

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:  
Department of Licensing and Regulatory Affairs  
Public Service Commission  
Gas Safety  
(2016-057 LR) (JCAR 18-23)  

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.  
Sincerely,  
Senator Jim Stamas  
Chair  
Representative Steven Johnson  
Alternate Chair  

TO: Katie Wienczewski, Acting Director  
Office of Performance and Transformation,  
Office of Regulatory Reinvention  
Secretary of the Senate  
Clerk of the House  
FROM: Senator Jim Stamas, Chair  
Representative Steven Johnson, Alternate Chair  
DATE: December 11, 2018  

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:  
Department of Licensing and Regulatory Affairs  
Director’s Office  
Residential Builders and Maintenance and Alteration Contractors  
(2017-087 LR) (JCAR 18-24)  

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.  
Sincerely,  
Senator Jim Stamas  
Chair  
Representative Steven Johnson  
Alternate Chair  

TO: Katie Wienczewski, Acting Director  
Office of Performance and Transformation,  
Office of Regulatory Reinvention  
Secretary of the Senate  
Clerk of the House  
FROM: Senator Jim Stamas, Chair  
Representative Steven Johnson, Alternate Chair  
DATE: December 11, 2018
Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
Michigan Public Service Commission
Consumer Standards and Billing Practices for Electric and Natural Gas Service
(2018-001 LR) (JCAR 18-25)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
Office of Performance and Transformation,
Office of Regulatory Reinvention
Secretary of the Senate
Clerk of the House
FROM: Senator Jim Stamas, Chair
Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
Director’s Office
Veterinary Medicine – General Rules
(2017-019 LR) (JCAR 18-26)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair
Representative Steven Johnson
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
Office of Performance and Transformation,
Office of Regulatory Reinvention
Secretary of the Senate
Clerk of the House
FROM: Senator Jim Stamas, Chair
Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
Director’s Office
Veterinary Technician Licensure
(2017-020 LR) (JCAR 18-27)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair
Representative Steven Johnson
Alternate Chair
Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director  
Office of Performance and Transformation,  
Office of Regulatory Reinvention  
Secretary of the Senate  
Clerk of the House  

FROM:  Senator Jim Stamas, Chair  
Representative Steven Johnson, Alternate Chair  

DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs  
Director’s Office  
Audiology – General Rules  
(2018-015 LR) (JCAR 18-28)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,

Senator Jim Stamas  
Chair

Representative Steven Johnson  
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director  
Office of Performance and Transformation,  
Office of Regulatory Reinvention  
Secretary of the Senate  
Clerk of the House  

FROM:  Senator Jim Stamas, Chair  
Representative Steven Johnson, Alternate Chair  

DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs  
Director’s Office  
Chiropractic – General Rules  
(2018-016 LR) (JCAR 18-29)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,

Senator Jim Stamas  
Chair

Representative Steven Johnson  
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director  
Office of Performance and Transformation,  
Office of Regulatory Reinvention  
Secretary of the Senate  
Clerk of the House  

FROM:  Senator Jim Stamas, Chair  
Representative Steven Johnson, Alternate Chair  

DATE: December 11, 2018
Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
Director’s Office
Behavior Analysts – General Rules
(2018-019 LR) (JCAR 18-30)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
Office of Performance and Transformation,
Office of Regulatory Reinvention
Secretary of the Senate
Clerk of the House

FROM: Senator Jim Stamas, Chair
Representative Steven Johnson, Alternate Chair

DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
Bureau of Professional Licensing
General Rules – Public Health Code
(2018-024 LR) (JCAR 18-32)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
Office of Performance and Transformation,
Office of Regulatory Reinvention
Secretary of the Senate
Clerk of the House

FROM: Senator Jim Stamas, Chair
Representative Steven Johnson, Alternate Chair

DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
Director’s Office
Pharmacy – Controlled Substances
(2018-020 LR) (JCAR 18-31)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair

Waiver of Remaining Session Days
Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
    Office of Performance and Transformation,
    Office of Regulatory Reinvention
    Secretary of the Senate
    Clerk of the House
FROM: Senator Jim Stamas, Chair
      Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
    Director’s Office
    General Industry Safety and Health Standard
    Part 310. Lead in General Industry
    (2018-044 LR) (JCAR 18-33)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
    Office of Performance and Transformation,
    Office of Regulatory Reinvention
    Secretary of the Senate
    Clerk of the House
FROM: Senator Jim Stamas, Chair
      Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
    Director’s Office
    Construction Safety and Health Standard
    Part 603. Lead Exposure in Construction
    (2018-045 LR) (JCAR 18-34)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
    Office of Performance and Transformation,
    Office of Regulatory Reinvention
    Secretary of the Senate
    Clerk of the House
FROM: Senator Jim Stamas, Chair
      Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018
Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
Director’s Office
(2017-001 LR) (JCAR 18-35)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
    Office of Performance and Transformation,
    Office of Regulatory Reinvention
    Secretary of the Senate
    Clerk of the House
FROM: Senator Jim Stamas, Chair
      Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
Public Service Commission
Technical Standards for Electric Service
(2017-091 LR) (JCAR 18-36)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
    Office of Performance and Transformation,
    Office of Regulatory Reinvention
    Secretary of the Senate
    Clerk of the House
FROM: Senator Jim Stamas, Chair
      Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
Workers’ Compensation Agency
Workers’ Compensation Health Care Services
(2018-017 LR) (JCAR 18-37)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair
Waiver of
Remaining Session Days

TO: Katie Wienczewski, Acting Director
Office of Performance and Transformation,
Office of Regulatory Reinvention
Secretary of the Senate
Clerk of the House
FROM: Senator Jim Stamas, Chair
Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Transportation
Bureau of Urban and Public Transportation
Motor Bus Transportation
(2018-010 TP) (JCAR 18-38)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,

Senator Jim Stamas  Representative Steven Johnson
Chair  Alternate Chair

Waiver of
Remaining Session Days

TO: Katie Wienczewski, Acting Director
Office of Performance and Transformation,
Office of Regulatory Reinvention
Secretary of the Senate
Clerk of the House
FROM: Senator Jim Stamas, Chair
Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Environmental Quality
Air Quality Division
Air Pollution Control
Part 9. Emission Limitations and Prohibitions-Miscellaneous
(2017-006 EQ) (JCAR 18-40)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,

Senator Jim Stamas  Representative Steven Johnson
Chair  Alternate Chair

Waiver of
Remaining Session Days

TO: Katie Wienczewski, Acting Director
Office of Performance and Transformation,
Office of Regulatory Reinvention
Secretary of the Senate
Clerk of the House
FROM: Senator Jim Stamas, Chair
Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018
Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Environmental Quality
Air Quality Division
Part 18. Prevention of Significant Deterioration of Air Quality
(2017-070 EQ) (JCAR 18-41)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
Office of Performance and Transformation,
Office of Regulatory Reinvention
Secretary of the Senate
Clerk of the House
FROM: Senator Jim Stamas, Chair
Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
Public Service Commission
Code of Conduct
(2018-002 LR) (JCAR 18-43)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
Office of Performance and Transformation,
Office of Regulatory Reinvention
Secretary of the Senate
Clerk of the House
FROM: Senator Jim Stamas, Chair
Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Environmental Quality
Air Quality Division
Part 18. Prevention of Significant Deterioration of Air Quality
(2017-070 EQ) (JCAR 18-41)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
Office of Performance and Transformation,
Office of Regulatory Reinvention
Secretary of the Senate
Clerk of the House
FROM: Senator Jim Stamas, Chair
Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Environmental Quality
Air Quality Division
Part 18. Prevention of Significant Deterioration of Air Quality
(2017-070 EQ) (JCAR 18-41)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair
Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director  
Office of Performance and Transformation,  
Office of Regulatory Reinvention  
Secretary of the Senate  
Clerk of the House  

FROM: Senator Jim Stamas, Chair  
Representative Steven Johnson, Alternate Chair  

DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:
Department of Licensing and Regulatory Affairs  
Director’s Office  
Social Work – General Rules  
(2017-094 LR) (JCAR 18-44)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas  
Chair  
Representative Steven Johnson  
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director  
Office of Performance and Transformation,  
Office of Regulatory Reinvention  
Secretary of the Senate  
Clerk of the House  

FROM: Senator Jim Stamas, Chair  
Representative Steven Johnson, Alternate Chair  

DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:
Department of Licensing and Regulatory Affairs  
Public Service Commission  
Unbundled Network Element and Local Interconnection Services  
(2018-027 LR) (JCAR 18-45)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas  
Chair  
Representative Steven Johnson  
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director  
Office of Performance and Transformation,  
Office of Regulatory Reinvention  
Secretary of the Senate  
Clerk of the House  

FROM: Senator Jim Stamas, Chair  
Representative Steven Johnson, Alternate Chair  

DATE: December 11, 2018
Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
Public Service Commission
Basic Local Exchange Service Customer Migration
(2018-030 LR) (JCAR 18-46)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair
Representative Steven Johnson
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
Office of Performance and Transformation,
Office of Regulatory Reinvention
Secretary of the Senate
Clerk of the House
FROM: Senator Jim Stamas, Chair
Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
Bureau of Construction Codes
Survey and Remonumentation – General Rules
(2018-011 LR) (JCAR 18-47)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair
Representative Steven Johnson
Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
Office of Performance and Transformation,
Office of Regulatory Reinvention
Secretary of the Senate
Clerk of the House
FROM: Senator Jim Stamas, Chair
Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
Director’s Office
Massage Therapy – General Rules
(2017-086 LR) (JCAR 18-48)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair
Representative Steven Johnson
Alternate Chair
Waiver of
Remaining Session Days

TO: Katie Wienczewski, Acting Director
    Office of Performance and Transformation,
    Office of Regulatory Reinvention
    Secretary of the Senate
    Clerk of the House
FROM: Senator Jim Stamas, Chair
       Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived
the remaining session days for the following rule set:

    Department of Insurance and Financial Services
    Credit for Reinsurance
    (2018-056 IF) (JCAR 18-50)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention
may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair

Waiver of
Remaining Session Days

TO: Katie Wienczewski, Acting Director
    Office of Performance and Transformation,
    Office of Regulatory Reinvention
    Secretary of the Senate
    Clerk of the House
FROM: Senator Jim Stamas, Chair
       Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived
the remaining session days for the following rule set:

    Department of Environmental Quality
    Air Quality Division
    Air Pollution Control
    Part 19. New Source Review for Major Sources Impacting Nonattainment Areas
    (2017-071 EQ) (JCAR 18-51)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention
may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair

Waiver of
Remaining Session Days

TO: Katie Wienczewski, Acting Director
    Office of Performance and Transformation,
    Office of Regulatory Reinvention
    Secretary of the Senate
    Clerk of the House
FROM: Senator Jim Stamas, Chair
       Representative Steven Johnson, Alternate Chair
DATE: December 11, 2018
Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Military and Veterans Affairs
Veterans Home Rules
(2018-008 MA) (JCAR 18-52)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,

Senator Jim Stamas                    Representative Steven Johnson
Chair                                Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
Office of Performance and Transformation,
Office of Regulatory Reinvention
Secretary of the Senate
Clerk of the House

FROM: Senator Jim Stamas, Chair
Representative Steven Johnson, Alternate Chair

DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
Director’s Office
Accountancy – General Rules
(2018-025 LR) (JCAR 18-53)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,

Senator Jim Stamas                    Representative Steven Johnson
Chair                                Alternate Chair

Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
Office of Performance and Transformation,
Office of Regulatory Reinvention
Secretary of the Senate
Clerk of the House

FROM: Senator Jim Stamas, Chair
Representative Steven Johnson, Alternate Chair

DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of State Police
Commercial Vehicle Enforcement Division
Motor Carriers
(2017-015 SP) (JCAR 18-54)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,

Senator Jim Stamas                    Representative Steven Johnson
Chair                                Alternate Chair
Waiver of Remaining Session Days

TO: Katie Wienczewski, Acting Director
Office of Performance and Transformation,
Office of Regulatory Reinvention
Secretary of the Senate
Clerk of the House

FROM: Senator Jim Stamas, Chair
Representative Steven Johnson, Alternate Chair

DATE: December 11, 2018

Pursuant to MCL 24.245a(1), the Joint Committee on Administrative Rules has by a concurrent majority vote, waived the remaining session days for the following rule set:

Department of Licensing and Regulatory Affairs
Bureau of Community and Health Systems
Substance Use Disorders Service Program
(2018-028 LR) (JCAR 18-55)

According to MCL 24.245a(3), if the Committee waives the remaining session days, the Office of Regulatory Reinvention may immediately file the rule.

Sincerely,
Senator Jim Stamas
Chair

Representative Steven Johnson
Alternate Chair

Introduction of Bills

Rep. Howrylak introduced

House Bill No. 6602, entitled


The bill was read a first time by its title and referred to the Committee on Government Operations.
Rep. Howrylak introduced

**House Bill No. 6603, entitled**

A bill to amend 1966 PA 293, entitled “An act to provide for the establishment of charter counties; to provide for the election of charter commissioners; to prescribe their powers and duties; to prohibit certain acts of a county board of commissioners after the approval of the election of a charter commission; to prescribe the mandatory and permissive provisions of a charter; to provide for the exercise by a charter county of certain powers whether or not authorized by its charter; and to prescribe penalties and provide remedies,” by amending section 14 (MCL 45.514), as amended by 2017 PA 210.

The bill was read a first time by its title and referred to the Committee on Government Operations.

**Announcements by the Clerk**

December 11, 2018

Received from the Auditor General a copy of the:


Gary L. Randall
Clerk of the House

Associate Speaker Pro Tempore Tedder called Associate Speaker Pro Tempore Glenn to the Chair.

By unanimous consent the House returned to the order of

**Second Reading of Bills**

**Senate Bill No. 842, entitled**

A bill to amend 1978 PA 368, entitled “Public health code,” by amending section 17766 (MCL 333.17766), as amended by 2006 PA 416, and by adding sections 7423 and 21418.

The bill was read a second time.

Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.

The motion prevailed.

**Senate Bill No. 1195, entitled**

A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” (MCL 324.101 to 324.90106) by adding section 11109.

The bill was read a second time.

Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.

The motion prevailed.

**Senate Bill No. 1196, entitled**

A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” (MCL 324.101 to 324.90106) by adding section 11104 (MCL 324.11104), as amended by 2001 PA 165 and by adding sections 11132 and 11514b.

The bill was read a second time.

Rep. Howell moved to amend the bill as follows:
1. Amend page 7, line 18, after “(1)” by striking out the balance of the line through the first “A” on line 19 and inserting “A”.

The motion prevailed and the amendment was adopted, a majority of the members serving voting therefor.

Rep. Pagan moved to amend the bill as follows:
1. Amend page 5, line 4, by striking out all of subsection (4).
2. Amend page 5, line 19, by striking out all of subsection (5) and renumbering the remaining subsections.

The motion did not prevail and the amendments were not adopted, a majority of the members serving not voting therefor.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills. The motion prevailed.

By unanimous consent the House returned to the order of

**Third Reading of Bills**

Rep. Lauwers moved that Senate Bill No. 842 be placed on its immediate passage. The motion prevailed, a majority of the members serving voting therefor.

**Senate Bill No. 842, entitled**

A bill to amend 1978 PA 368, entitled “Public health code,” by amending section 17766 (MCL 333.17766), as amended by 2006 PA 416, and by adding sections 7423 and 21418.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

**Roll Call No. 814**

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<th>Yeas—106</th>
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In The Chair: Glenn

Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to protect and promote the public health; to codify, revise, consolidate, classify, and add to the laws relating to public health; to provide for the prevention and control of diseases and disabilities; to provide for the classification,
administration, regulation, financing, and maintenance of personal, environmental, and other health services and activities; to create or continue, and prescribe the powers and duties of, departments, boards, commissions, councils, committees, task forces, and other agencies; to prescribe the powers and duties of governmental entities and officials; to regulate occupations, facilities, and agencies affecting the public health; to regulate health maintenance organizations and certain third party administrators and insurers; to provide for the imposition of a regulatory fee; to provide for the levy of taxes against certain health facilities or agencies; to promote the efficient and economical delivery of health care services, to provide for the appropriate utilization of health care facilities and services, and to provide for the closure of hospitals or consolidation of hospitals or services; to provide for the collection and use of data and information; to provide for the transfer of property; to provide certain immunity from liability; to regulate and prohibit the sale and offering for sale of drug paraphernalia under certain circumstances; to provide for the implementation of federal law; to provide for penalties and remedies; to provide for sanctions for violations of this act and local ordinances; to provide for an appropriation and supplements; to repeal certain acts and parts of acts; to repeal certain parts of this act; and to repeal certain parts of this act on specific dates;”

The House agreed to the full title.

Rep. Lauwers moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.

Rep. Lauwers moved that Senate Bill No. 1195 be placed on its immediate passage.

The motion prevailed, a majority of the members serving voting therefor.

Senate Bill No. 1195, entitled

A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” (MCL 324.101 to 324.90106) by adding section 11109.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 815

<table>
<thead>
<tr>
<th>Yeas—91</th>
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Nays—18

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<th>Nays—18</th>
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<tbody>
<tr>
<td>Allor</td>
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<td>Camilleri</td>
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</table>
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to protect the environment and natural resources of the state; to codify, revise, consolidate, and classify laws relating to the environment and natural resources of the state; to regulate the discharge of certain substances into the environment; to regulate the use of certain lands, waters, and other natural resources of the state; to protect the people’s right to hunt and fish; to prescribe the powers and duties of certain state and local agencies and officials; to provide for certain charges, fees, assessments, and donations; to provide certain appropriations; to prescribe penalties and provide remedies; and to repeal acts and parts of acts,”

The House agreed to the full title.

Rep. Lauwers moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.

Associate Speaker Pro Tempore Glenn called Associate Speaker Pro Tempore Tedder to the Chair.

Rep. Lauwers moved that Senate Bill No. 1196 be placed on its immediate passage.

The motion prevailed, a majority of the members serving voting therefor.

**Senate Bill No. 1196, entitled**

A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending section 11104 (MCL 324.11104), as amended by 2001 PA 165 and by adding sections 11132 and 11514b.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

**Roll Call No. 816**

<table>
<thead>
<tr>
<th>Yeas—66</th>
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<tbody>
<tr>
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<tr>
<td>Yaroch</td>
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<table>
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<tbody>
<tr>
<td>Allor</td>
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<tr>
<td>Anthony</td>
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<td>Anthony</td>
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<td>Geiss</td>
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<td>Kosowski</td>
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<td>Sabo</td>
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</table>
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to protect the environment and natural resources of the state; to codify, revise, consolidate, and classify laws relating to the environment and natural resources of the state; to regulate the discharge of certain substances into the environment; to regulate the use of certain lands, waters, and other natural resources of the state; to protect the people’s right to hunt and fish; to prescribe the powers and duties of certain state and local agencies and officials; to provide for certain charges, fees, assessments, and donations; to provide certain appropriations; to prescribe penalties and provide remedies; and to repeal acts and parts of acts,”

The House agreed to the full title.

Rep. Lauwers moved that the bill be given immediate effect.

The motion prevailed, 2/3 of the members serving voting therefor.

Rep. Lauwers moved that House Bill No. 6433 be placed on its immediate passage.

The motion prevailed, a majority of the members serving voting therefor.

House Bill No. 6433, entitled


Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 817

<table>
<thead>
<tr>
<th>Yeas</th>
<th>—104</th>
</tr>
</thead>
</table>

Afendoulis | Ellison | Inman | Peterson |
Albert | Faris | Jones | Phelps |
Alexander | Farrington | Kahle | Rabbi |
Allor | Frederick | Kelly | Rendon |
Anthony | Garcia | Kesto | Roberts |
Barrett | Garrett | Kosowski | Robinson |
Bellino | Gay-Dagnogo | LaFave | Sabo |
Bizon | Geiss | LaGrand | Santana |
Brann | Glenn | LaSata | Sheppard |
Brinks | Graves | Lasinski | Singh |
Byrd | Green | Lauwers | Sneller |
Calley | Greig | Leonard | Sowerby |
Cambensy | Greimel | Leutheuser | Tedder |
Camilleri | Griffin | Liberati | Theis |
Canfield | Guerra | Lilly | VanderWall |
Chang | Hammoud | Love | VanSingel |
Chatfield | Hauck | Lucido | Vaupel |
Chirkun | Hernandez | Marino | VerHeulen |
Clemente | Hertel | Maturen | Victory |
Cochran | Hoadley | McCready | Webber |
Cole | Hoitenga | Miller | Wentworth |
Cox | Hornberger | Moss | Whiteford |
The House agreed to the title of the bill.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

In The Chair: Tedder

Rep. Yaroch, having reserved the right to explain his protest against the passage of the bill, made the following statement:
“Mr. Speaker and members of the House:
Charity is crucial to maintaining our humanity, but our tax code should serve the purpose of providing revenue for the operation of our government and not for the incentivizing of human behavior. In 2011, the Michigan tax code was streamlined to spread the tax burden more equally across society, but the passage of this bill opens the flood gates to returning to a system of winners and losers.”

Rep. Lauwers moved that House Bill No. 6434 be placed on its immediate passage.
The motion prevailed, a majority of the members serving voting therefor.

House Bill No. 6434, entitled
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 818
Yeas—103

Afendoulis  Ellison  Inman  Phelps
Albert  Faris  Jones  Rabhi
Alexander  Farrington  Kahle  Rendon
Allor  Frederick  Kesto  Roberts
Anthony  Garcia  Kosowski  Robinson
Barrett  Garrett  LaFave  Sabo
Bellino  Gay-Dagnogo  LaGrand  Santana
Bizon  Geiss  LaSata  Sheppard
Brann  Glenn  Lasinski  Singh
Brinks  Graves  Lauwers  Sneller
Byrd  Green  Leonard  Sowerby
Calley  Greig  Leutheuser  Tedder
Cambensy  Greimel  Liberati  Theis
Camilleri  Griffin  Lilly  VanderWall
Canfield  Guerra  Love  VanSingel
The House agreed to the title of the bill.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. Yaroch, having reserved the right to explain his protest against the passage of the bill, made the following statement:
“Mr. Speaker and members of the House:
Charity is crucial to maintaining our humanity, but our tax code should serve the purpose of providing revenue for the operation of our government and not for the incentivizing of human behavior. In 2011, the Michigan tax code was streamlined to spread the tax burden more equally across society, but the passage of this bill opens the flood gates to returning to a system of winners and losers.”

Second Reading of Bills

House Bill No. 6595, entitled
The bill was read a second time.

Rep. Lower moved to substitute (H-2) the bill.
The motion did not prevail and the substitute (H-2) was not adopted, a majority of the members serving not voting therefor.

Rep. Lower moved to substitute (H-4) the bill.
The motion prevailed and the substitute (H-4) was adopted, a majority of the members serving voting therefor.
Rep. Lower moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.
Rep. Lauwers moved that the bill be placed on its immediate passage.
The motion prevailed, a majority of the members serving voting therefor.
By unanimous consent the House returned to the order of

**Third Reading of Bills**

**House Bill No. 6595, entitled**
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

**Roll Call No. 819**

<table>
<thead>
<tr>
<th>Yeas—60</th>
<th>Nays—49</th>
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<tbody>
<tr>
<td>Afendoulis Frederick</td>
<td>Anthony Faris</td>
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<td>Byrd Gay-Dagnogo</td>
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<td>Chang Greig</td>
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<td>Bizon Hernandez</td>
<td>Chirkun Greimel</td>
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<td>Brann Hoitenga</td>
<td>Clemente Guerra</td>
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<tr>
<td>Calley Hornberger</td>
<td>Cochran Hammoud</td>
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<td>Canfield Howell</td>
<td>Dianda Hertel</td>
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<td>Chatfield Hughes</td>
<td>Durhal Hoadley</td>
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<td>Cole Iden</td>
<td>Elder Howrylak</td>
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<td>Cox Inman</td>
<td>Ellison</td>
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<td>Crawford Kahle</td>
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<td>Farrington Kelly</td>
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In The Chair: Tedder

The question being on agreeing to the title of the bill,
Rep. Lauwers moved to amend the title to read as follows:
A bill to amend 1954 PA 116, entitled “Michigan election law,” by amending sections 471, 477, 479, and 482 (MCL 168.471, 168.477, 168.479, and 168.482), section 471 as amended by 1999 PA 219, section 477 as amended by 2012 PA 276, and section 482 as amended by 1998 PA 142, and by adding sections 482a, 482b, 482c, and 482d.
The motion prevailed.
The House agreed to the title as amended.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. Yaroch, having reserved the right to explain his protest against the passage of the bill, made the following statement:
“Mr. Speaker and members of the House:
As a constitutional conservative, I cannot support this bill as I question its constitutionality.”

By unanimous consent the House returned to the order of
Motions and Resolutions

Rep. Lauwers moved to vacate the enrollment of House Bill No. 4205.
The motion prevailed.

Messages from the Senate

House Bill No. 4205, entitled
A bill to amend 1969 PA 306, entitled “An act to provide for the effect, processing, promulgation, publication, and inspection of state agency rules, determinations, and other matters; to provide for the printing, publishing, and distribution of certain publications; to provide for state agency administrative procedures and contested cases and appeals from contested cases in licensing and other matters; to create and establish certain committees and offices; to provide for declaratory judgments as to rules; to repeal certain acts and parts of acts; and to repeal certain parts of this act on a specific date,” by amending sections 32 and 45 (MCL 24.232 and 24.245), section 32 as amended by 2011 PA 270 and section 45 as amended by 2016 PA 513.
(The bill was enrolled on December 11, see House Journal No. 78, p. 2553.)

Rep. Lauwers moved to reconsider the vote by which the House concurred in the Senate substitute (S-1).
The motion prevailed, a majority of the members serving voting therefor.
The question being on concurring in the substitute (S-1) made to the bill by the Senate,

Rep. Cole moved to amend the Senate substitute (S-1) as follows:
1. Amend page 10, line 7, after “1,” by striking out “2018” and inserting “2019”.
The motion prevailed and the amendment was adopted, a majority of the members serving voting therefor.
The question being on concurring in the substitute (S-1) made to the bill by the Senate,
The substitute (S-1), as amended, was concurred in, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 820

<table>
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<tr>
<th>Afendoulis</th>
<th>Garcia</th>
<th>Kesto</th>
<th>Rendon</th>
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<td>Glenn</td>
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<td>Cox</td>
<td>Johnson</td>
<td>Miller</td>
<td>Wentworth</td>
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Second Reading of Bills

House Bill No. 6582, entitled

Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Elections and Ethics,

The substitute (H-1) was adopted, a majority of the members serving voting therefor.

Rep. Lilly moved that the bill be placed on the order of Third Reading of Bills.

The motion prevailed.

House Bill No. 4635, entitled
A bill to amend 1954 PA 116, entitled “Michigan election law,” (MCL 168.1 to 168.992) by adding sections 484a and 956a.

The bill was read a second time.

Rep. Moss moved that the bill be placed on the order of Third Reading of Bills.

The motion prevailed.

House Bill No. 5208, entitled

The bill was read a second time.

Rep. Moss moved that the bill be placed on the order of Third Reading of Bills.

The motion prevailed.

House Bill No. 5209, entitled
A bill to amend 1954 PA 116, entitled “Michigan election law,” (MCL 168.1 to 168.992) by adding sections 484a and 956a.

The bill was read a second time.

Rep. Moss moved to substitute (H-1) the bill.

The motion prevailed and the substitute (H-1) was adopted, a majority of the members serving voting therefor.
Rep. Moss moved that the bill be placed on the order of Third Reading of Bills. The motion prevailed.

**House Bill No. 5212, entitled**
A bill to amend 1954 PA 116, entitled “Michigan election law,” (MCL 168.1 to 168.992) by adding sections 483c and 957b. The bill was read a second time. Rep. Love moved that the bill be placed on the order of Third Reading of Bills. The motion prevailed.

By unanimous consent the House returned to the order of

**Third Reading of Bills**

Rep. Lauwers moved that House Bill No. 6582 be placed on its immediate passage. The motion prevailed, a majority of the members serving voting therefor.

**House Bill No. 6582, entitled**

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

**Roll Call No. 821**

| Yeas—99 |
|-----------------|-----------------|-----------------|-----------------|
| Afendoulis       | Ellison         | Johnson         | Phelps          |
| Albert           | Faris           | Jones           | Reilly          |
| Alexander        | Farrington      | Kahle           | Rendon          |
| Allor            | Frederick       | Kelly           | Roberts         |
| Anthony          | Garcia          | Kesto           | Runestad        |
| Barrett          | Garrett         | Kosowski        | Sabo            |
| Bellino          | Gay-Dagnogo     | LaFave          | Sheppard        |
| Bizon            | Geiss           | LaSata          | Singh           |
| Brann            | Glenn           | Lasinski        | Sneller         |
| Brinks           | Graves          | Lauwers         | Sowerby         |
| Byrd             | Green           | Leonard         | Tedder          |
| Calley           | Greig           | Leutheuser      | Theis           |
| Cambensy         | Griffin         | Lilly           | VanderWall      |
| Camilleri        | Guerra          | Love            | VanSingel       |
| Canfield         | Hammoud         | Lower           | Vaupel          |
| Chang            | Hauck           | Lucido          | VerHeulen       |
| Chatfield        | Hernandez       | Marino          | Victory         |
| Chirkun          | Hertel          | Maturen         | Webber          |
| Clemente         | Hoadley         | McCready        | Wentworth       |
| Cole             | Hoitenga        | Miller          | Whiteford       |
| Cox              | Hornberger      | Moss            | Wittenberg      |
| Crawford         | Howell          | Neeley          | Yanez           |
| Dianda           | Hughes          | Noble           | Yaroch          |
| Durhal           | Iden            | Pagan           | Zemke           |
| Elder            | Inman           | Pagel           |                 |

| Nays—10 |
|-----------------|-----------------|-----------------|-----------------|
| Cochran          | LaGrand         | Rabhi           | Santana         |
| Greimel          | Liberati        | Robinson        | Yancey          |
| Howrylak         | Peterson        |                 |                 |

In The Chair: Tedder
The House agreed to the title of the bill.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. Howrylak, having reserved the right to explain his protest against the passage of the bill, made the following statement:
“Mr. Speaker and members of the House:
This bill is unnecessary and is a bad solution in search of a non-existent problem. Indeed, it will have a chilling effect on the Freedom of Information Act. This Act is one of two major ‘sunshine laws’ in our state, the other being the Open Meetings Act. It is incumbent upon our governments, in this democratic republic, to as transparent, open and accessible to the people. There is absolutely no good reason to create yet more burdens for the people to access government information. This bill in contrary to the intent of the Freedom of Information Act.”

Rep. Lauwers moved that House Bill No. 4635 be placed on its immediate passage.
The motion prevailed, a majority of the members serving voting therefor.

**House Bill No. 4635, entitled**
A bill to amend 1954 PA 116, entitled “Michigan election law,” (MCL 168.1 to 168.992) by adding sections 484a and 956a.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

**Roll Call No. 822**

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<tr>
<td>Hoadley</td>
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<tr>
<td>Howrylak</td>
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</tbody>
</table>

In The Chair: Tedder
The House agreed to the title of the bill.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. Lauwers moved that House Bill No. 5208 be placed on its immediate passage.
The motion prevailed, a majority of the members serving voting therefor.

**House Bill No. 5208, entitled**
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

### Roll Call No. 823

<table>
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<tr>
<th>Yeas—104</th>
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### Nays—5

| Calley | Howrylak | LaSata | Robinson |
| Garcia | |

In The Chair: Tedder

The House agreed to the title of the bill.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.
Rep. Lauwers moved that **House Bill No. 5209** be placed on its immediate passage. The motion prevailed, a majority of the members serving voting therefor.

**House Bill No. 5209, entitled**
A bill to amend 1954 PA 116, entitled “Michigan election law,” (MCL 168.1 to 168.992) by adding sections 484a and 956a. Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

**Roll Call No. 824**

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<th>Yeas—104</th>
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In The Chair: Tedder

The question being on agreeing to the title of the bill, Rep. Lauwers moved to amend the title to read as follows: A bill to amend 1954 PA 116, entitled “Michigan election law,” (MCL 168.1 to 168.992) by adding sections 484b and 956b. The motion prevailed.

The House agreed to the title as amended.

Rep. Lauwers moved that the bill be given immediate effect. The motion prevailed, 2/3 of the members serving voting therefor.
Rep. Lauwers moved that House Bill No. 5212 be placed on its immediate passage. The motion prevailed, a majority of the members serving voting therefor.

**House Bill No. 5212, entitled**
A bill to amend 1954 PA 116, entitled “Michigan election law,” (MCL 168.1 to 168.992) by adding sections 483c and 957b. Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

**Roll Call No. 825**

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In The Chair: Tedder

The House agreed to the title of the bill.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. Yaroch, having reserved the right to explain his protest against the passage of the bill, made the following statement:
“Mr. Speaker and members of the House:
As a constitutional conservative, I cannot support this bill as I question its constitutionality.”
Second Reading of Bills

House Bill No. 5898, entitled
A bill to amend 1976 PA 399, entitled “Safe drinking water act,” by amending the title and sections 11a and 11d (MCL 325.1011a and 325.1011d), the title as amended by 1998 PA 56 and sections 11a and 11d as added by 1993 PA 165, and by adding section 11e.

Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Appropriations,

The substitute (H-1) was adopted, a majority of the members serving voting therefor.

Rep. Inman moved that the bill be placed on the order of Third Reading of Bills.

The motion prevailed.

Rep. Lauwers moved that the bill be placed on its immediate passage.

The motion prevailed, a majority of the members serving voting therefor.

By unanimous consent the House returned to the order of

Third Reading of Bills

House Bill No. 5898, entitled
A bill to amend 1976 PA 399, entitled “Safe drinking water act,” by amending the title and sections 11a and 11d (MCL 325.1011a and 325.1011d), the title as amended by 1998 PA 56 and sections 11a and 11d as added by 1993 PA 165, and by adding section 11e.

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 826

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Nays—49

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</table>
The House agreed to the title of the bill.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Second Reading of Bills

**House Bill No. 4525, entitled**
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending sections 25a and 31 (MCL 257.25a and 257.31), section 25a as added by 1984 PA 328.
Was read a second time, and the question being on the adoption of the proposed substitute (H-3) previously recommended by the Committee on Transportation and Infrastructure.
The substitute (H-3) was not adopted, a majority of the members serving not voting therefor.

Rep. Howell moved to substitute (H-4) the bill.
The motion prevailed and the substitute (H-4) was adopted, a majority of the members serving voting therefor.
Rep. Cole moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.
Rep. Lauwers moved that the bill be placed on its immediate passage.
The motion prevailed, a majority of the members serving voting therefor.

By unanimous consent the House returned to the order of

**Third Reading of Bills**

**House Bill No. 4525, entitled**
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending sections 25a and 31 (MCL 257.25a and 257.31), section 25a as added by 1984 PA 328.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

**Roll Call No. 827**

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The question being on agreeing to the title of the bill,
Rep. Lauwers moved to amend the title to read as follows:
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 25a (MCL 257.25a), as amended by 2017 PA 94.
The motion prevailed.
The House agreed to the title as amended.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Second Reading of Bills

House Bill No. 6252, entitled
A bill to create a suicide prevention commission within the department of health and human services and to prescribe its powers and duties; and to prescribe the powers and duties of certain state officers and entities.
Was read a second time, and the question being on the adoption of the proposed substitute (H-2) previously recommended by the Committee on Judiciary,
The substitute (H-2) was adopted, a majority of the members serving voting therefor.
Rep. Runestad moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.
Rep. Lauwers moved that the bill be placed on its immediate passage.
The motion prevailed, a majority of the members serving voting therefor.

By unanimous consent the House returned to the order of
Third Reading of Bills

House Bill No. 6252, entitled
A bill to create a suicide prevention commission within the department of health and human services and to prescribe its powers and duties; and to prescribe the powers and duties of certain state officers and entities.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 828

Yeas—104

Afendoulis  Faris  Kahle  Rabhi
Albert  Farrington  Kesto  Rendon
Alexander  Frederick  Kosowski  Roberts
Anthony  Garcia  LaFave  Robinson
Barrett  Garrett  LaGrand  Runestad
The question being on agreeing to the title of the bill,
Rep. Lauwers moved to amend the title to read as follows:
A bill to create a suicide prevention commission within the legislative council and to prescribe its powers and duties; and to prescribe the powers and duties of certain state officers and entities.
The motion prevailed.
The House agreed to the title as amended.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

By unanimous consent the House returned to the order of
Motions and Resolutions

Rep. Lauwers moved that Rule 42 be suspended.
The motion prevailed, 3/5 of the members present voting therefor.

Rep. Lauwers moved that the Committee on Military and Veterans Affairs be discharged from further consideration of House Bill No. 4785.
The motion prevailed, a majority of the members serving voting therefor.
The bill was placed on the order of Second Reading of Bills.

Rep. Lauwers moved that Rule 42 be suspended.
The motion prevailed, 3/5 of the members present voting therefor.

Rep. Lauwers moved that the Committee on Military and Veterans Affairs be discharged from further consideration of House Bill No. 4786.
The motion prevailed, a majority of the members serving voting therefor.
The bill was placed on the order of Second Reading of Bills.
Rep. Lauwers moved that when the House adjourns today it stand adjourned until Thursday, December 13, at 12:01 a.m. The motion prevailed.

Rep. Hornberger moved that the House adjourn. The motion prevailed, the time being 11:59 p.m.

Associate Speaker Pro Tempore Tedder declared the House adjourned until Thursday, December 13, at 12:01 a.m.

GARY L. RANDALL
Clerk of the House of Representatives