House Chamber, Lansing, Tuesday, March 17, 2020.

10:00 a.m.

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.
Speaker Lee Chatfield, from the 107th District, offered the following invocation:

“Father in heaven, Lord, we thank You for the freedoms that we have in this country, that You have bestowed upon us. We thank You for the heritage and the principles that this country and our state were founded on. Lord, we thank You for the responsibility that You have given us as elected officials to ensure that those freedoms are secured across the state to every single individual.

Lord, I pray that this morning we would show courage. I pray that in the coming weeks and months we would be an example to those that we’ve been called to serve. Lord, You do tell us in Your word that there is no trial or tribulation or circumstance that we can go through personally that You cannot empathize with.

I pray that we would find solace in that fact and I pray that we would truly work together in a bipartisan way to deal with the issues and circumstances that are facing our state.

Lord, You told us that You have not given us the spirit of fear, but of power and of love and of a sound mind. I pray that we would use that sound mind this morning and in the coming weeks to work collaboratively with one another, to work with Governor Whitmer, to work with President Trump, to ensure that everything we do is for the health and safety and well-being of the people that we’ve been called to serve.

I pray at this time that we would humble ourselves for the mighty hand of God, that You would exalt us in due time. I pray that You would exalt our state, I pray that You would exalt our country. I pray that each one of us here with a sound mind and approaching this, Lord, in a way that only You can give us as the father of lights to illumine on our minds. I pray that we would also show compassion for those that we serve. Help us during this time give us wisdom, give us discernment, bless the proceedings of this body today and in the weeks and months that follow. We pray all these things in the name of Jesus Christ our savior, Amen.”


The motion prevailed.

Motions and Resolutions

Rep. Cole moved that Rule 42 be suspended.

The motion prevailed, 3/5 of the members present voting therefor.

Rep. Cole moved that the Committee on Ways and Means be discharged from further consideration of House Bill No. 5496.

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

The bill was placed on the order of Second Reading of Bills.

Notices

March 17, 2020

Clerk Gary Randall
Michigan House of Representatives
Michigan State Capitol
Room H72
Lansing, MI 48913

Dear Clerk Randall,

This letter is to reassign Rep. Brixie to seat 92 on the House Floor.

Sincerely,
Lee Chatfield
Speaker of the House
107th District
By unanimous consent the House returned to the order of
   Motions and Resolutions

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

Rep. Cole moved that the Committee on Ways and Means be discharged from further consideration of Senate Bill No. 711.
The motion prevailed, a majority of the members serving voting therefor.
The bill was placed on the order of Second Reading of Bills.

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

Rep. Cole moved that the Committee on Ways and Means be discharged from further consideration of Senate Bill No. 712.
The motion prevailed, a majority of the members serving voting therefor.
The bill was placed on the order of Second Reading of Bills.

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

Rep. Cole moved that the Committee on Judiciary be discharged from further consideration of Senate Bill No. 754.
The motion prevailed, a majority of the members serving voting therefor.
The bill was placed on the order of Second Reading of Bills.

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

Rep. Cole moved that the Committee on Commerce and Tourism be discharged from further consideration of Senate Bill No. 812.
The motion prevailed, a majority of the members serving voting therefor.
The bill was placed on the order of Second Reading of Bills.

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

Rep. Cole moved that the Committee on Appropriations be discharged from further consideration of House Bill No. 5397.
The motion prevailed, a majority of the members serving voting therefor.
The bill was placed on the order of Second Reading of Bills.

Third Reading of Bills

House Bill No. 5426, entitled
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:
In The Chair: Chatfield

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. 5427, 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. 164**

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**Roll Call No. 163**

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In The Chair: Chatfield

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.

Second Reading of Bills

House Bill No. 4910, entitled
A bill to regulate the prescription of emotional support animals by health care providers and requests for reasonable accommodation for emotional support animals in housing; to provide for the powers and duties of certain state and local governmental officers and entities; and to prescribe penalties.
Was read a second time, and the question being on the adoption of the proposed substitute (H-3) previously recommended by the Committee on Judiciary,
The substitute (H-3) was not adopted, a majority of the members serving not voting therefor.

Rep. Hall 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. Hall moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

House Bill No. 4313, entitled
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” (MCL 324.101 to 324.90106) by adding section 43525c.
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. Cherry moved to amend the bill as follows:
1. Amend page 1, line 1, after “(1)” by striking out “An” and inserting “Except as otherwise provided in this section, an”.
2. Amend page 1, line 8, after “section.” by inserting “An individual only hunting pheasants on land owned by that individual or owned by that individual’s parent, child, or spouse is not required to obtain an annual pheasant hunting license under this section.”.
The motion prevailed and the amendments were adopted, a majority of the members serving voting therefor.
Rep. Howell moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.
House Bill No. 4686, entitled
A bill to amend 1996 IL 1, entitled “Michigan gaming control and revenue act,” by amending section 25 (MCL 432.225), as added by 1997 PA 69.
  Was read a second time, and the question being on the adoption of the proposed substitute (H-2) previously recommended by the Committee on Ways and Means,
  The substitute (H-2) was adopted, a majority of the members serving voting therefor.
  Rep. Berman moved that the bill be placed on the order of Third Reading of Bills.
  The motion prevailed.

House Bill No. 5024, entitled
A bill to amend 1846 RS 16, entitled “Of the powers and duties of townships, the election and duties of township officers, and the division of townships,” (MCL 41.1a to 41.110c) by adding section 4a.
  Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Ways and Means,
  The substitute (H-1) was adopted, a majority of the members serving voting therefor.
  Rep. Sneller moved that the bill be placed on the order of Third Reading of Bills.
  The motion prevailed.

House Bill No. 5025, entitled
A bill to amend 1846 RS 16, entitled “Of the powers and duties of townships, the election and duties of township officers, and the division of townships,” by amending section 110c (MCL 41.110c), as amended by 2015 PA 248, and by adding section 3c.
  Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Ways and Means,
  The substitute (H-1) was adopted, a majority of the members serving voting therefor.
  Rep. Howell moved that the bill be placed on the order of Third Reading of Bills.
  The motion prevailed.

House Bill No. 5437, entitled
  The bill was read a second time.
  Rep. Sneller moved that the bill be placed on the order of Third Reading of Bills.
  The motion prevailed.

Senate Bill No. 125, 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 Ways and Means,
  The substitute (H-1) 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.

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

Rep. Cole moved that House Bill No. 4313 be placed on its immediate passage.
  The motion prevailed, a majority of the members serving voting therefor.

House Bill No. 4313, entitled
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” (MCL 324.101 to 324.90106) by adding section 43525c.
  Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:
Roll Call No. 165  

Yeas—76

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Nays—14

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<td>Hernandez</td>
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In The Chair: Chatfield

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.

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

“Mr. Speaker and members of the House:
This is legislation that further hinders hunting by imposing an increased financial burden on sportsmen and sportswomen who do not utilize public lands. Fees for hunting were revised to include pheasant hunting in the base license, and part of that should maintain game in public lands now.”

Rep. Cole moved that House Bill No. 4686 be placed on its immediate passage.
The motion prevailed, a majority of the members serving voting therefor.

House Bill No. 4686, entitled
A bill to amend 1996 IL 1, entitled “Michigan gaming control and revenue act,” by amending section 25 (MCL 432.225), as added by 1997 PA 69.  
Was read a third time and passed, 3/4 of the members serving voting therefor, by yeas and nays, as follows:
The question being on agreeing to the title of the bill, Rep. Cole moved to amend the title to read as follows:

A bill to amend 1996 IL 1, entitled “Michigan Gaming Control and Revenue Act,” by amending section 25 (MCL 432.225), as amended by 2019 PA 158.

The motion prevailed.

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

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

Rep. Cole moved that House Bill No. 5024 be placed on its immediate passage.

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

**House Bill No. 5024, entitled**

A bill to amend 1846 RS 16, entitled “Of the powers and duties of townships, the election and duties of township officers, and the division of townships,” (MCL 41.1a to 41.110c) by adding section 4a.

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

**Roll Call No. 167**

Yeas—72

Afendoulis  Frederick  Kahle  Shannon
Alexander  Garrett  Kennedy  Sheppard
Rep. Cole moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

House Bill No. 5025, entitled
A bill to amend 1846 RS 16, entitled “Of the powers and duties of townships, the election and duties of township officers, and the division of townships,” by amending section 110c (MCL 41.110c), as amended by 2015 PA 248, and by adding section 3c.

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

Roll Call No. 168

Yeas—76

Afendoulis  Filler  Kahle  Sabo
Alexander  Frederick  Kennedy  Shannon
Anthony  Garrett  Koleszar  Sheppard
Bolden  Garza  Kuppa  Slagh

Nays—19

Albert  Hall  LaFave  Paquette
Bellino  Hernandez  Lightner  Reilly
Berman  Hoitenga  Maddock  VanWoerkom
Bollin  Hornberger  Marino  Wakeman
Brann  Johnson, S.  Meerman

In The Chair: Chatfield

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.
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.

Rep. Cole moved that House Bill No. 5437 be placed on its immediate passage.
The motion prevailed, a majority of the members serving voting therefor.

House Bill No. 5437, 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. 169

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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.

Rep. Cole moved to reconsider the vote by which the House passed House Bill No. 4686.
The motion prevailed, a majority of the members serving voting therefor.

**House Bill No. 4686, entitled**
A bill to amend 1996 IL 1, entitled “Michigan Gaming Control and Revenue Act,” by amending section 25 (MCL 432.225), as amended by 2019 PA 158.
(The bill was passed earlier today, see today’s Journal, p. 509.)
The question being on the passage of the bill,
The bill was then passed, 3/4 of the members serving voting therefor, by yeas and nays, as follows:

**Roll Call No. 170  Yeas—91**

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<td>Cole</td>
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Hornberger

In The Chair: Chatfield

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.

Rep. Cole moved to reconsider the vote by which the House passed House Bill No. 4686.
The motion prevailed, a majority of the members serving voting therefor.

**House Bill No. 4686, entitled**
A bill to amend 1996 IL 1, entitled “Michigan Gaming Control and Revenue Act,” by amending section 25 (MCL 432.225), as amended by 2019 PA 158.
(The bill was passed earlier today, see today’s Journal, p. 509.)
The question being on the passage of the bill,
The bill was then passed, 3/4 of the members serving voting therefor, by yeas and nays, as follows:

**Roll Call No. 170  Yeas—91**

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<td>Chirkun</td>
<td>Hornberger</td>
<td>Mueller</td>
<td>Wentworth</td>
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<tr>
<td>Cole</td>
<td>Howell</td>
<td>O’Malley</td>
<td>Whiteford</td>
</tr>
</tbody>
</table>
Brann

In The Chair: Chatfield

The House agreed to the title of the bill.

Rep. Cole moved that Senate Bill No. 125 be placed on its immediate passage. The motion prevailed, a majority of the members serving voting therefor.

Senate Bill No. 125, 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. 171

Yeas—92

Afendoulis
Albert
Alexander
Anthony
Bellino
Berman
Bolden
Bollin
Brann
Brixie
Byrd
Calley
Cambensy
Camilleri
Carter, T.
Chatfield
Cherry
Chirkun
Cole
Coleman
Elder
Ellison
Farrington
Filler
Huizenga
Iden
Inman
Johnson, C.
Johnson, S.
Johnson, C.
Johnson, S.
Johnson, S.
Johnson, S.
Johnson, C.
Peterson
Pohutsky
Pohutsky
Pohutsky
Yancey
Yaroch
Reilly
Kahle
Kenedy
Koleszar
Kuppa
LaFave
Lasinski
Leutheuser
Lightner
Lilly
Love
Lower
Maddock
Manoogian
Marino
Meerman
Miller
Mueller
O’Malley
Paquette
Peterson
Pohutsky
Reilly
Rabhi
Rabhi
Rabhi
Reilly
Rabhi
Rabhi
Rabhi

Nays—1

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

"An act concerning unclaimed property; to provide for the reporting and disposition of unclaimed property; to make uniform the law concerning unclaimed property; to prescribe the powers and duties of certain state agencies and officials; to prescribe penalties and provide remedies; 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. Cole moved that House Bill No. 4910 be placed on its immediate passage.
The motion prevailed, a majority of the members serving voting therefor.

House Bill No. 4910, entitled
A bill to regulate the prescription of emotional support animals by health care providers and requests for reasonable accommodation for emotional support animals in housing; to provide for the powers and duties of certain state and local governmental officers and entities; and to prescribe penalties.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 172

Yeas—59

Afendoulis  Filler  Johnson, S.  Sabo
Albert  Frederick  Kahle  Sheppard
Alexander  Garza  Leutheuser  Slagh
Bellino  Glenn  Lightner  VanSingel
Berman  Griffin  Lilly  VanWoerkom
Bollin  Hall  Lower  Vaupel
Brann  Hauck  Maddock  Wakeman
Calley  Hernandez  Marino  Webber
Cambensy  Hertel  Meerman  Wendzel
Chatfield  Hoitenga  Miller  Wentworth
Chirkun  Hornberger  Mueller  Whiteford
Cole  Howell  O’Malley  Wozniak
Coleman  Huizenga  Paquette  Yancey
Elder  Iden  Reilly  Yaroch
Farrington

Nays—33

Anthony  Greig  Koleszar  Rabhi
Bolden  Guerra  Kuppa  Shannon
Brixie  Haadsma  LaFave  Sneller
Byrd  Hammoud  Lasinski  Sowerby
Camilleri  Hoadley  Love  Stone
Carter, T.  Hood  Manoogian  Tate
Cherry  Johnson, C.  Peterson  Warren
Ellison  Kennedy  Pohutsky  Witwer
Garrett

In The Chair: Chatfield

The question being on agreeing to the title of the bill,

Rep. Cole moved to amend the title to read as follows:

A bill to regulate the certification of an individual’s need for an emotional support animal by health care providers and requests for reasonable accommodation for emotional support animals in housing; to provide for the powers and duties of certain state and local governmental officers and entities; and to prescribe penalties.

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

The Speaker called the Speaker Pro Tempore to the Chair.

Rep. Kennedy moved that her name be removed as co-sponsor of the bill.
The motion prevailed.

Rep. Kennedy, having reserved the right to explain her protest against the passage of the bill, made the following statement:
“Mr. Speaker and members of the House:
I recognize that the misuse of the emotional support animal rules as become a problem of ethics in the medical community and an issue in the rental community. I fully support oversight in the use of emotional support animals. However, I believe that this bill is too punitive in nature, and should be limited to fines rather than lease termination.”

The Speaker resumed the Chair.

Announcements by the Clerk

Following receipt by the Clerk of the House of Representatives of a correct transcript of the Statement of the Board of Canvassers, of the County of Genesee (District 34), Representative-elect Cynthia R. Neeley took and subscribed the constitutional oath of office on March 17, 2020 which was administered by the Clerk of the House of Representatives, Gary L. Randall. Said oath was filed in the office of the Clerk of the House of Representatives.
Rep. Cynthia Neeley was assigned seat No. 95.

By unanimous consent the House returned to the order of Notices

Mr. Gary L. Randall, Clerk
Michigan House of Representatives
State Capitol Building
Lansing, MI 48913

Dear Mr. Clerk:
I appoint Rep. Cynthia Neeley to the committee on Insurance and assign her to seat 95 on the House Floor.
I am also removing Rep. Yousef Rabhi from the committee on Insurance.

Sincerely,
Lee Chatfield, Speaker
Michigan House of Representatives
By unanimous consent the House returned to the order of

**Second Reading of Bills**

**House Bill No. 4911, entitled**


The bill was read a second time.

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

The motion prevailed.

Rep. Cole 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. 4911, 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. 173**

<table>
<thead>
<tr>
<th>Yeas—67</th>
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<tbody>
<tr>
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<td>Carter, T.</td>
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<th>Nays—26</th>
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<tbody>
<tr>
<td>Anthony</td>
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<tr>
<td>Bolden</td>
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<td>Brixie</td>
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<td>Garrett</td>
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<td>Greig</td>
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</tbody>
</table>

In The Chair: Chatfield
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.
Rep. Kennedy moved that her name be removed as co-sponsor of the bill.
The motion prevailed.

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

“Mr. Speaker and members of the House:
I recognize that the misuse of the emotional support animal rules as become a problem of ethics in the medical community and an issue in the rental community. I fully support oversight in the use of emotional support animals. However, I believe that this bill is too punitive in nature, and should be limited to fines rather than imprisonment.”

Second Reading of Bills

House Bill No. 5496, entitled
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 11503 and 11504 (MCL 324.11503 and 324.11504), as amended by 2018 PA 640.
The bill was read a second time.

Rep. Howell 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. Howell moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.
Rep. Cole 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. 5496, entitled
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 11503 and 11504 (MCL 324.11503 and 324.11504), as amended by 2018 PA 640.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 174

Yeas—93

Afendoulis   Frederick   Kahle   Reilly
Albert      Garrett      Kennedy  Rendon
Alexander   Garza       Koleszar  Sabo
Anthony     Glenn        Kuppa   Shannon
Bellino     Greig       LaFave   Sheppard
Berman      Griffin     Lasinski  Slagh
Bolden      Guerra      Leutheuser  Sneller
Bollin      Haadsmma    Lightner  Sowerby
Brann       Hall        Lilly   Stone
Brixie      Hammoud     Love    Tate
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.

Second Reading of Bills

**Senate Bill No. 711, 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 2018 PA 409, and by adding section 504.
The bill was read a second time.

Rep. Iden 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. Cole moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

Rep. Cole 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**

**Senate Bill No. 711, 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 2018 PA 409, and by adding section 504.

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

**Roll Call No. 175**

<table>
<thead>
<tr>
<th>Yeas—92</th>
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<tbody>
<tr>
<td>Afendoulis</td>
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<tr>
<td>Albert</td>
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</table>
Hornberger

In The Chair: Chatfield

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.

Second Reading of Bills

Senate Bill No. 712, entitled
A bill to amend 1895 PA 3, entitled “The general law village act,” by amending sections 10 and 13 of chapter II and section 5 of chapter V (MCL 62.10, 62.13, and 65.5), section 13 of chapter II as amended by 2003 PA 305 and section 5 of chapter V as amended by 1998 PA 255.
The bill was read a second time.
Rep. Lower 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. Cole moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.
Rep. Cole 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

Senate Bill No. 712, entitled
A bill to amend 1895 PA 3, entitled “The general law village act,” by amending sections 10 and 13 of chapter II and section 5 of chapter V (MCL 62.10, 62.13, and 65.5), section 13 of chapter II as amended by 2003 PA 305 and section 5 of chapter V as amended by 1998 PA 255.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

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<th>Yeas—92</th>
<th>Nays—1</th>
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<tbody>
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<td>Ellison</td>
<td>Johnson, C.</td>
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<td>Farrington</td>
<td>Johnson, S.</td>
</tr>
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</table>

Hornberger

In The Chair: Chatfield

The question being on agreeing to the title of the bill,
Rep. Cole moved to amend the title to read as follows:
A bill to amend 1895 PA 3, entitled “An act to provide for the government of certain villages; to define their powers and duties; to provide for the levy and collection of taxes, borrowing of money, and issuance
of bonds and other evidences of indebtedness by villages subject to this act; to define the powers and duties of certain state and local officers and entities; to define the application of this act and provide for its amendment by villages subject to this act; to validate prior amendments and certain prior actions taken and bonds issued by villages subject to this act; to provide for the disincorporation of villages; and to prescribe penalties and provide remedies,” by amending section 10 of chapter II and section 5 of chapter V (MCL 62.10 and 65.5), section 5 of chapter V as amended by 1998 PA 255.

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

**Second Reading of Bills**

**Senate Bill No. 754, entitled**
The bill was read a second time.
Rep. Cole moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.
Rep. Cole 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**

**Senate Bill No. 754, 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. 177**

<table>
<thead>
<tr>
<th>Yeas—92</th>
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<td>Farrington</td>
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Nays—1

Hornberger

In The Chair: Chatfield

Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:
“An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this state; the powers and duties of the courts, and of the judges and other officers of the courts; the forms and attributes of civil claims and actions; the time within which civil actions and proceedings may be brought in the courts; pleading, evidence, practice, and procedure in civil and criminal actions and proceedings in the courts; to provide for the powers and duties of certain state governmental officers and entities; to provide remedies and penalties for the violation of certain provisions of this act; to repeal all acts and parts of acts inconsistent with or contravening any of the provisions of this act; 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.

Second Reading of Bills

Senate Bill No. 812, entitled
A bill to amend 1936 (Ex Sess) PA 1, entitled “Michigan employment security act,” by amending section 28 (MCL 421.28), as amended by 2017 PA 228.
The bill was read a second time.
Rep. Cole moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.
Rep. Cole 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

Senate Bill No. 812, entitled
A bill to amend 1936 (Ex Sess) PA 1, entitled “Michigan employment security act,” by amending section 28 (MCL 421.28), as amended by 2017 PA 228.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 178

| Yeas—92 |  
|----------|---------
| Afendoulis | Filler |
| Albert | Frederick |
| Alexander | Garrett |
| Anthony | Garza |
| Bellino | Glenn |
| Berman | Greig |
| Bolden | Griffin |
| Bollin | Guerra |
| Brann | Haadsma |
| Brixie | Hall |
| Byrd | Hammoud |
| Johnson, S. | Kahle |
| | Kennedy |
| | Koleszar |
| | Kuppa |
| | LaFave |
| | Lasinski |
| | Leutheuser |
| | Lightner |
| | Lilly |
| | Love |

Rabhi
Reilly
Rendon
Sabo
Shannon
Sheppard
Slagh
Sneller
Sowerby
Stone
Tate
In The Chair: Chatfield

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

“An act to protect the welfare of the people of this state through the establishment of an unemployment compensation fund, and to provide for the disbursement thereof; to create certain other funds; to create the Michigan employment security commission, and to prescribe its powers and duties; to provide for the protection of the people of this state from the hazards of unemployment; to levy and provide for contributions from employers; to levy and provide for obligation assessments; to provide for the collection of those contributions and assessments; to enter into reciprocal agreements and to cooperate with agencies of the United States and of other states charged with the administration of any unemployment insurance law; to furnish certain information to certain governmental agencies for use in administering public benefit and child support programs and investigating and prosecuting fraud; to provide for the payment of benefits; to provide for appeals from redeterminations, decisions and notices of assessments; and for referees and a board of review to hear and decide the issues arising from redeterminations, decisions and notices of assessment; to provide for the cooperation of this state and compliance with the provisions of the social security act and the Wagner-Peyser act passed by the Congress of the United States of America; to provide for the establishment and maintenance of free public employment offices; to provide for the transfer of funds; to make appropriations for carrying out the provisions of this act; to prescribe remedies and penalties for the violation of this act; and to repeal all acts and parts of acts inconsistent with this act.”

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.

Second Reading of Bills

House Bill No. 5397, entitled
A bill to make, supplement, and adjust appropriations for various state departments and agencies for the fiscal year ending September 30, 2020; and to provide for the expenditure of the appropriations.
The bill was read a second time.
Rep. Hernandez moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.
Rep. Cole 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. 5397, entitled
A bill to make, supplement, and adjust appropriations for various state departments and agencies for the
fiscal year ending September 30, 2020; and to provide for the expenditure of the appropriations.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as
follows:

Roll Call No. 179  Yeas—93

Afendoulis  Frederick  Kahle  Reilly
Albert  Garrett  Kennedy  Rendon
Alexander  Garza  Koleszar  Sabo
Anthony  Glenn  Kuppa  Shannon
Bellino  Greig  LaFave  Sheppard
Berman  Griffin  Lasinski  Slagh
Bolden  Guerra  Leutheuser  Sneller
Bollin  Haadsma  Lightner  Sowerby
Brann  Hall  Lilly  Stone
Brixie  Hammoud  Love  Tate
Byrd  Hauck  Lower  VanSingel
Calley  Hernandez  Maddock  VanWoerkom
Cambensy  Hertel  Manoogian  Vaupel
Camilleri  Hoadley  Marino  Wakeman
Carter, T.  Hoitenga  Meerman  Warren
Chatfield  Hood  Miller  Webber
Cherry  Hornberger  Mueller  Wendzel
Chirkun  Howell  Neeley, C.  Wentworth
Cole  Huizenga  O’Malley  Whiteford
Coleman  Iden  Paquette  Witwer
Elder  Inman  Peterson  Wozniak
Ellison  Johnson, C.  Pohutsky  Yancey
Farrington  Johnson, S.  Rabhi  Yaroch
Filler

Nays—0

In The Chair: Chatfield

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.

Second Reading of Bills

Senate Bill No. 268, entitled
A bill to establish certain financial aid programs for certain residents of this state seeking associate degrees
or industry-recognized certificates or credentials from certain educational and jobs training programs; to
provide for the administration of the financial aid programs; and to prescribe certain powers and duties of
certain state officers, agencies, and departments.
The bill was read a second time.
Rep. Frederick 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. Cole moved that the bill be placed on the order of Third Reading of Bills. The motion prevailed.

Rep. Cole 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

**Senate Bill No. 268, entitled**

A bill to establish certain financial aid programs for certain residents of this state seeking associate degrees or industry-recognized certificates or credentials from certain educational and jobs training programs; to provide for the administration of the financial aid programs; and to prescribe certain powers and duties of certain state officers, agencies, and departments.

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

**Roll Call No. 180**

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<th>Yeas—81</th>
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<td>Afendoulis</td>
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In The Chair: Chatfield

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.
Rep. Cole moved to reconsider the vote by which the House passed House Bill No. 4313. The motion prevailed, a majority of the members serving voting therefor.

**House Bill No. 4313, entitled**
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” (MCL 324.101 to 324.90106) by adding section 43525c. (The bill was passed earlier today, see today’s Journal, p. 508.) The question being on the passage of the bill, The bill was then passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

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<th>Yeas—78</th>
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In The Chair: Chatfield

Rep. Cole moved to reconsider the vote by which the House passed House Bill No. 5024. The motion prevailed, a majority of the members serving voting therefor.

**House Bill No. 5024, entitled**
A bill to amend 1846 RS 16, entitled “Of the powers and duties of townships, the election and duties of township officers, and the division of townships,” (MCL 41.1a to 41.110c) by adding section 4a. (The bill was passed earlier today, see today’s Journal, p. 510.) The question being on the passage of the bill, The bill was then passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

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<th>Nays—15</th>
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In The Chair: Chatfield
Rep. Cole moved to reconsider the vote by which the House passed **House Bill No. 5025**. The motion prevailed, a majority of the members serving voting therefor.

**House Bill No. 5025, entitled**

A bill to amend 1846 RS 16, entitled “Of the powers and duties of townships, the election and duties of township officers, and the division of townships,” by amending section 110c (MCL 41.110c), as amended by 2015 PA 248, and by adding section 3c.

(The bill was passed earlier today, see today’s Journal, p. 511.)

The question being on the passage of the bill,

The bill was then passed, a majority of the members serving voting therefor, by yeas and nays, as follows:
The Speaker called the Speaker Pro Tempore to the Chair.

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

Rep. O’Malley offered the following resolution:

**House Resolution No. 244.**

A resolution to urge the President and the Congress of the United States to declare the waters of the Straits of Mackinac as “designated” for purposes of Great Lakes commercial ship pilotage.

Whereas, The Great Lakes are integral to Michigan’s environment, economic development, and recreation; and

Whereas, The federal Great Lakes Pilotage Act of 1960 established two distinct categories of pilotage on the Great Lakes – designated waters and undesignated waters – and authorized the President of the United States to determine designated waters. In 1968, President Dwight D. Eisenhower declared designated waters on the Great Lakes, including all United States waters of the St. Marys River, the Soo Locks, and approaches thereto. There have been no significant changes in designated waters since that time; and

Whereas, The act requires both United States and foreign-flagged vessels sailing in designated waters to be under the navigational direction of a United States or Canadian registered pilot to ensure marine safety and effective use of navigable waters. Further, foreign-flagged vessels operating in undesignated waters on the Great Lakes must have a United States or Canadian registered pilot on board to direct the navigation of the vessel or be available to assist in navigation if necessary; and

Whereas, Pilotage of foreign-flagged vessels on the Great Lakes is an important function provided by individuals with years of experience sailing on the largest freshwater sea in the world. Pilots are charged with the safety of the vessel and boating public as well as protection of infrastructure and the environment; and

Whereas, The Straits of Mackinac, an environmentally sensitive area of great importance to the entire Great Lakes ecosystem, is an undesignated water. The Straits are often congested with commercial and
recreational vessel traffic. Additionally, the area has restricted visibility, narrow waterways, and important infrastructure including the Mackinac Bridge and pipelines contributing to the unique navigational challenges that exist in the Straits of Mackinac; now, therefore, be it

Resolved by the House of Representatives, That we urge the President and the Congress of the United States to declare the waters of the Straits of Mackinac as “designated” for purposes of Great Lakes commercial ship pilotage; and be it further

Resolved, That copies of this resolution be transmitted to the President of the United States, the President of the United States Senate, the Speaker of the United States House of Representatives, the members of the Michigan congressional delegation, and the Commandant of the United States Coast Guard.

The resolution was referred to the Committee on Commerce and Tourism.

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The Speaker resumed the Chair.

Messages from the Senate

**House Bill No. 4125, entitled**


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 pursuant to Joint Rule 20, inserted the full title.

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

Rep. Webber moved that Rule 42 be suspended.

The motion prevailed, 3/5 of the members present voting therefor.

The question being on concurring in the (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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<th>Roll Call No. 184</th>
<th>Yeas—88</th>
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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. 5576, entitled
A bill to establish certain financial aid programs for certain residents of this state seeking associate degrees or industry-recognized certificates or credentials from certain educational and jobs training programs; to provide for the administration of the financial aid programs; and to prescribe certain powers and duties of certain state officers, agencies, and departments.
The Senate has substituted (S-1) the bill.
The Senate has passed the bill as substituted (S-1) and ordered that it be given immediate effect.
The Speaker announced that pursuant to Rule 42, the bill was laid over one day.
Rep. Webber moved that Rule 42 be suspended.
The motion prevailed, 3/5 of the members present voting therefor.
The question being on concurring in the (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:

Roll Call No. 185  Yeas—82

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<th>Shannon</th>
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<td>Johnson, C.</td>
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Nays—12

Afendoulis    Hoitenga    LaFave    Miller
Farrington    Hornberger   Maddock    Paquette
Hernandez    Johnson, S.  Meerman    Reilly

In The Chair: Chatfield

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 5580, entitled
The Senate has substituted (S-1) the bill.
The Senate has passed the bill as substituted (S-1), 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.
Rep. Webber moved that Rule 42 be suspended.
The motion prevailed, 3/5 of the members present voting therefor.
The question being on concurring in the (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:

Roll Call No. 186       Yeas—84

Albert    Filler    Kahle    Sabo
Alexander  Frederick    Kennedy    Shannon
Anthony    Garrett    Koleszar    Sheppard
Bellino    Garza      Kuppa    Slagh
Berman     Gay-Dagnogo Lasinski    Sneller
Bolden     Glenn      Leutheuser    Sowerby
Bollin     Greig      Lightner    Stone
Bran     Griffin    Lilly    Tate
Brixie     Guerra    Love    VanSingen
Byrd      Haadsmn    Lower    VanWoerkom
Calley     Hall      Manoogian    Vaupel
Cambensy  Hammoud    Marino    Wakeman
Camilleri  Hauck    Meerman    Warren
Carter, T.  Hertel    Miller    Webber
Chatfield  Hoadley    Mueller    Wendzel
Cherry     Hood      Neeley, C.  Wentworth
Chirkun    Howell    O’Malley    Whiteford
Cole       Huizenga   Peterson    Witwer
Coleman    Iden      Pohutsky    Wozniak
Elder      Inman     Rabhi    Yancey
Ellison    Johnson, C.  Rendon    Yanoch

Nays—10

Afendoulis    Hoitenga    LaFave    Paquette
Farrington    Hornberger   Maddock    Reilly
Hernandez    Johnson, S.  

In The Chair: Chatfield
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

By unanimous consent the House returned to the order of

Motions and Resolutions

Rep. Webber moved to suspend that portion of Rule 41 requiring bills to be handed to the Clerk three hours prior to calling the House to order.
The motion prevailed, a majority of the members present voting therefor.

Announcement by the Clerk of Printing and Enrollment

The Clerk announced that the following bills had been reproduced and made available electronically on Thursday, March 12:

House Bill Nos. 5615 5616 5617 5618 5619 5620 5621 5622 5623 5624 5625 5626 5627 5628 5629 5630 5631 5632 5633 5634 5635 5636 5637 5638 5639 5640 5641 5642 5643 5644 5645 5646 5647 5648 5649 5650 5651 5652 5653 5654 5655 5656 5657 5658

The Clerk announced the enrollment printing and presentation to the Governor on Friday, March 13, for her approval of the following bill:

Enrolled House Bill No. 4171 at 2:11 p.m.

The Clerk announced that the following bills had been reproduced and made available electronically on Tuesday, March 17:

Senate Bill Nos. 845 846 847 848 849 850 851 852 853

Messages from the Senate

House Bill No. 4908, 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.

Messages from the Governor

The following message from the Governor was received March 13, 2020 and read:

EXECUTIVE ORDER

No. 2020-5

Temporary prohibition on large assemblages and events, temporary school closures

The novel coronavirus (COVID-19) is a respiratory disease that can result in serious illness or death. It is caused by a new strain of coronavirus not previously identified in humans and easily spread from person to person. There is currently no approved vaccine or antiviral treatment for this disease.

The Emergency Management Act vests the governor with broad powers and duties to “cope with dangers to this state or the people of this state presented by a disaster or emergency,” which the governor may implement through “executive orders, proclamations, and directives having the force and effect of law.” MCL 30.403(1)-(2). Similarly, the Emergency Powers of the Governor Act of 1945, provides that, after declaring a state of emergency, “the governor may promulgate reasonable orders, rules, and regulations as he or she considers necessary to protect life and property or to bring the emergency situation within the affected area under control.” MCL 10.31(1).

To mitigate the spread of COVID-19 and to provide essential protections to vulnerable Michiganders and this state’s health care system and other critical infrastructure, it is reasonable and necessary to impose limited and temporary restrictions on large events and assemblages of people.

Acting under the Michigan Constitution of 1963 and Michigan law, I order the following:

1. Beginning on March 13, 2020 at 5:00 pm, and continuing through April 5, 2020 at 5:00 pm, all assemblages of more than 250 people in a single shared space and all events of more than 250 people are prohibited in this state, except for assemblages for the purpose of: industrial or manufacturing work; mass transit; or the purchase of groceries or consumer goods. A single shared space includes but is not limited to a room, hall, cafeteria, auditorium, theater, or gallery. This prohibition does not abridge protections guaranteed by the state or federal constitution under these emergency circumstances.

2. Beginning on March 16, 2020, all elementary school buildings and secondary school buildings in this state must close to students for educational purposes through April 5, 2020. This requirement includes all public, nonpublic, and boarding schools in the state. This requirement does not apply to residential facilities at schools and childcare providers at schools.

3. Consistent with MCL 10.33 and MCL 30.405(3), a willful violation of this order shall constitute a misdemeanor.

Given under my hand and the Great Seal of the State of Michigan.

Date: March 13, 2020

[SEAL]

GRETCHEN WHITMER
GOVERNOR
By the Governor:
Jocelyn Benson
SECRETARY OF STATE

The message was referred to the Clerk.

The following message from the Governor was received March 16, 2020 and read:

EXECUTIVE ORDER

No. 2020-6

Temporary restrictions on entry into health care facilities, residential care facilities, congregate care facilities, and juvenile justice facilities

The novel coronavirus (COVID-19) is a respiratory disease that can result in serious illness or death. It is caused by a new strain of coronavirus not previously identified in humans and easily spread from person to person. The risk of severe illness and death from COVID-19 is higher in older adults and those with chronic health conditions. And there is an increased risk of rapid spread of COVID-19 among persons who are living in congregate settings, such as care facilities. There is currently no approved vaccine or antiviral treatment for this disease.

The Emergency Management Act vests the governor with broad powers and duties to “cope with dangers to this state or the people of this state presented by a disaster or emergency,” which the governor may implement through “executive orders, proclamations, and directives having the force and effect of law,” MCL 30.403(1)-(2). Similarly, the Emergency Powers of the Governor Act of 1945, provides that, after declaring a state of emergency, “the governor may promulgate reasonable orders, rules, and regulations as he or she considers necessary to protect life and property or to bring the emergency situation within the affected area under control.” MCL 10.31(1).

To mitigate the spread of COVID-19 and to provide essential protections to vulnerable Michiganders and this state’s health care system and other critical infrastructure, it is reasonable and necessary to impose limited and temporary restrictions on the entry of individuals into health care facilities, residential care facilities, congregate care facilities, and juvenile justice facilities. While these restrictions are in place, these facilities should, to the extent possible, facilitate visitations with individuals under their care by phone or other electronic communication platforms, consistent with normal visitation policies.

Acting under the Michigan Constitution of 1963 and Michigan law, I order the following:

1. Beginning on March 14, 2020 at 9:00 am, and continuing through April 5, 2020 at 5:00 pm, all health care facilities, residential care facilities, congregate care facilities, and juvenile justice facilities must prohibit from entering their facilities any visitors that are not necessary for the provision of medical care or the support of activities of daily living, or that are not visiting under exigent circumstances, such as grave illness or imminent death of a family member under care in the facility.

2. Beginning as soon as possible but no later than March 16, 2020 at 9:00 am, and continuing through April 5, 2020 at 5:00 pm, all health care facilities, residential care facilities, congregate care facilities, and juvenile justice facilities must perform a health evaluation of all individuals that are not under the care of the facility each time the individual seeks to enter the facility, and must deny entry to those individuals who do not meet the evaluation criteria. The evaluation criteria must include: symptoms of a respiratory infection, such as fever, cough, shortness of breath, or sore throat; and contact in the last 14 days with someone with a confirmed diagnosis of COVID-19.

3. Consistent with MCL 10.33 and MCL 30.405(3), a willful violation of this order shall constitute a misdemeanor.

Given under my hand and the Great Seal of the State of Michigan.

Date: March 13, 2020

[SEAL]

GRETCHE WHITMER
GOVERNOR

By the Governor:

Jocelyn Benson
SECRETARY OF STATE

The message was referred to the Clerk.

The following message from the Governor was received March 16, 2020 and read:

EXECUTIVE ORDER

No. 2020-7

Temporary restrictions on entry into health care facilities, residential care facilities, congregate care facilities, and juvenile justice facilities

Recession of Executive Order 2020-6

The novel coronavirus (COVID-19) is a respiratory disease that can result in serious illness or death. It is caused by a new strain of coronavirus not previously identified in humans and easily spread from person to person. The risk of severe illness and death from COVID-19 is higher in older adults and those with chronic health conditions. And there is an increased risk of rapid spread of COVID-19 among persons who are living in congregate settings, such as care facilities. There is currently no approved vaccine or antiviral treatment for this disease.

On March 10, 2020, the Michigan Department of Health and Human Services identified the first two presumptive-positive cases of COVID-19 in Michigan. On that same day, I issued Executive Order 2020-4. This order declared a state of emergency across the state of Michigan under section 1 of article 5 of the Michigan Constitution of 1963, the Emergency Management Act, 1976 PA 390, as amended, MCL 30.401-.421, and the Emergency Powers of the Governor Act of 1945, 1945 PA 302, as amended, MCL 10.31-.33.
The Emergency Management Act vests the governor with broad powers and duties to “cope with dangers to this state or the people of this state presented by a disaster or emergency,” which the governor may implement through “executive orders, proclamations, and directives having the force and effect of law.” MCL 30.403(1)-(2). Similarly, the Emergency Powers of the Governor Act of 1945, provides that, after declaring a state of emergency, “the governor may promulgate reasonable orders, rules, and regulations as he or she considers necessary to protect life and property or to bring the emergency situation within the affected area under control.” MCL 10.31(1).

To mitigate the spread of COVID-19 and to provide essential protections to vulnerable Michiganders and this state’s health care system and other critical infrastructure, it is reasonable and necessary to impose limited and temporary restrictions on the entry of individuals into health care facilities, residential care facilities, congregate care facilities, and juvenile justice facilities. Executive Order 2020-6 imposed such restrictions. With this order, Executive Order 2020-6 is rescinded. This order imposes substantially identical restrictions, with the exception of certain clarifying changes to the visitation limitations imposed in section 1, below.

While the restrictions of this order are in place, these facilities should, to the extent possible, facilitate visitations with individuals under their care by phone or other electronic communication platforms, consistent with normal visitation policies.

Acting under the Michigan Constitution of 1963 and Michigan law, I order the following:

1. Effective immediately and continuing through April 5, 2020 at 5:00 pm, all health care facilities, residential care facilities, congregate care facilities, and juvenile justice facilities must prohibit from entering their facilities any visitors that: are not necessary for the provision of medical care, the support of activities of daily living, or the exercise of power of attorney or court-appointed guardianship for an individual under the facility’s care; are not a parent, foster parent, or guardian of an individual who is 21 years of age or under and who is under the facility’s care; are not visiting an individual under the facility’s care that is in serious or critical condition or in hospice care; and are not visiting under exigent circumstances or for the purpose of performing official governmental functions.

2. Beginning as soon as possible but no later than March 16, 2020 at 9:00 am, and continuing through April 5, 2020 at 5:00 pm, all health care facilities, residential care facilities, congregate care facilities, and juvenile justice facilities must perform a health evaluation of all individuals that are not under the care of the facility each time the individual seeks to enter the facility, and must deny entry to those individuals who do not meet the evaluation criteria. The evaluation criteria must include: symptoms of a respiratory infection, such as fever, cough, shortness of breath, or sore throat; and contact in the last 14 days with someone with a confirmed diagnosis of COVID-19.

3. Consistent with MCL 10.33 and MCL 30.405(3), a willful violation of this order shall constitute a misdemeanor.

4. Executive Order 2020-6 is rescinded.

Given under my hand and the Great Seal of the State of Michigan.

Date: March 14, 2020

GRETCHEN WHITMER
GOVERNOR

By the Governor:

Jocelyn Benson
SECRETARY OF STATE

The message was referred to the Clerk.

The following message from the Governor was received March 16, 2020 and read:

EXECUTIVE ORDER

No. 2020-8

Enhanced restrictions on price gouging

The novel coronavirus (COVID-19) is a respiratory disease that can result in serious illness or death. It is caused by a new strain of coronavirus not previously identified in humans and easily spread from person to person. There is currently no approved vaccine or antiviral treatment for this disease.
On March 10, 2020, the Michigan Department of Health and Human Services identified the first two presumptive-positive cases of COVID-19 in Michigan. On that same day, I issued Executive Order 2020-4. This order declared a state of emergency across the state of Michigan under section 1 of article 5 of the Michigan Constitution of 1963, the Emergency Management Act, 1976 PA 390, as amended, MCL 30.401-.421, and the Emergency Powers of the Governor Act of 1945, 1945 PA 302, as amended, MCL 10.31-.33.

The Emergency Management Act vests the governor with broad powers and duties to “cop[e] with dangers to this state or the people of this state presented by a disaster or emergency,” which the governor may implement through “executive orders, proclamations, and directives having the force and effect of law.” MCL 30.403(1)-(2). Similarly, the Emergency Powers of the Governor Act of 1945, provides that, after declaring a state of emergency, “the governor may promulgate reasonable orders, rules, and regulations as he or she considers necessary to protect life and property or to bring the emergency situation within the affected area under control.” MCL 10.31(1).

Since the onset of this emergency, it has become apparent that some businesses and individuals are selling face masks, hand sanitizers, cleaning supplies, paper products, and other products that people might seek to purchase due to the threat of COVID-19 at unjustified, exceptionally high prices. To prevent such price gouging and help all Michiganders access necessary products during the COVID-19 emergency, it is reasonable and necessary to temporarily impose enhanced restrictions on the excessive pricing of goods, materials, emergency supplies, and consumer food items.

Acting under the Michigan Constitution of 1963 and Michigan law, I order the following:

1. Beginning March 16, 2020 at 9:00 am and continuing until April 13, 2020 at 11:59 pm, if a person has acquired any product from a retailer, the person must not resell that product in this state at a price that is grossly in excess of the purchase price at which the person acquired the product.

2. Beginning March 16, 2020 at 9:00 am and continuing until April 13, 2020 at 11:59 pm, a person must not offer for sale or sell any product in this state at a price that is more than 20% higher than what the person offered or charged for that product as of March 9, 2020, unless the person demonstrates that the price increase is attributable to an increase in the cost of bringing the product to market.

3. For purposes of this order:
   a. “Person” means an individual, business, or other legal entity.
   b. “Product” means any good, material, emergency supply, or consumer food item.

4. This order does not limit or impair the ability of the attorney general to investigate, determine, or impose liability under the Michigan consumer protection act, 1976 PA 331, as amended, MCL 445.901-.922, or any other law of this state.

5. Consistent with MCL 10.33 and MCL 30.405(3), a willful violation of this order is a misdemeanor.

Given under my hand and the Great Seal of the State of Michigan.

Date: March 15, 2020

[SEAL] GRETCHEN WHITMER GOVERNOR
By the Governor:
Jocelyn Benson SECRETARY OF STATE

The message was referred to the Clerk.

The following message from the Governor was received March 16, 2020 and read:

EXECUTIVE ORDER

No. 2020-9

Temporary restrictions on the use of places of public accommodation

The novel coronavirus (COVID-19) is a respiratory disease that can result in serious illness or death. It is caused by a new strain of coronavirus not previously identified in humans and easily spread from person to person. There is currently no approved vaccine or antiviral treatment for this disease.

On March 10, 2020, the Michigan Department of Health and Human Services identified the first two presumptive-positive cases of COVID-19 in Michigan. On that same day, I issued Executive Order 2020-4. This order declared a state of emergency across the state of Michigan under section 1 of article 5 of the

The Emergency Management Act vests the governor with broad powers and duties to “cope with dangers to this state or the people of this state presented by a disaster or emergency,” which the governor may implement through “executive orders, proclamations, and directives having the force and effect of law.” MCL 30.403(1)-(2). Similarly, the Emergency Powers of the Governor Act of 1945, provides that, after declaring a state of emergency, “the governor may promulgate reasonable orders, rules, and regulations as he or she considers necessary to protect life and property or to bring the emergency situation within the affected area under control.” MCL 10.31(1).

To mitigate the spread of COVID-19, protect the public health, and provide essential protections to vulnerable Michiganders, it is reasonable and necessary to impose limited and temporary restrictions on the use of places of public accommodation.

Acting under the Michigan Constitution of 1963 and Michigan law, I order the following:

1. Beginning as soon as possible but no later than March 16, 2020 at 3:00 pm, and continuing until March 30, 2020 at 11:59 pm, the following places of public accommodation are closed to ingress, egress, use, and occupancy by members of the public:
   (a) Restaurants, food courts, cafes, coffeehouses, and other places of public accommodation offering food or beverage for on-premises consumption;
   (b) Bars, taverns, brew pubs, breweries, microbreweries, distilleries, wineries, tasting rooms, special licensees, clubs, and other places of public accommodation offering alcoholic beverages for on-premises consumption;
   (c) Hookah bars, cigar bars, and vaping lounges offering their products for on-premises consumption;
   (d) Theaters, cinemas, and indoor and outdoor performance venues;
   (e) Libraries and museums;
   (f) Gymnasiums, fitness centers, recreation centers, indoor sports facilities, indoor exercise facilities, exercise studios, and spas;
   (g) Casinos licensed by the Michigan Gaming Control Board, racetracks licensed by the Michigan Gaming Control Board, and Millionaire Parties licensed by the Michigan Gaming Control Board; and
   (h) Places of public amusement not otherwise listed above.

Places of public accommodation subject to this section are encouraged to offer food and beverage using delivery service, window service, walk-up service, drive-through service, or drive-up service, and to use precautions in doing so to mitigate the potential transmission of COVID-19, including social distancing. In offering food or beverage, a place of public accommodation subject to this section may permit up to five members of the public at one time in the place of public accommodation for the purpose of picking up their food or beverage orders, so long as those individuals are at least six feet apart from one another while on premises. This section does not prohibit an employee, contractor, vendor, or supplier of a place of public accommodation from entering, exiting, using, or occupying that place of public accommodation in their professional capacity.

2. The restrictions imposed by this order do not apply to any of the following:
   (a) Places of public accommodation that offer food and beverage not for on-premises consumption, including grocery stores, markets, convenience stores, pharmacies, drug stores, and food pantries, other than those portions of the place of public accommodation subject to the requirements of section 1;
   (b) Health care facilities, residential care facilities, congregate care facilities, and juvenile justice facilities;
   (c) Crisis shelters or similar institutions; and
   (d) Food courts inside the secured zones of airports.

3. For purposes of this order:
   (a) “Place of public accommodation” means a business, or an educational, refreshment, entertainment, or recreation facility, or an institution of any kind, whether licensed or not, whose goods, services, facilities, privileges, advantages, or accommodations are extended, offered, sold, or otherwise made available to the public. Place of public accommodation also includes the facilities of private clubs, including country clubs, golf clubs, boating or yachting clubs, sports or athletic clubs, and dining clubs.
“Place of public amusement” means a place of public accommodation that offers indoor services or facilities, or outdoor services or facilities involving close contact of persons, for amusement or other recreational or entertainment purposes. A place of public amusement includes an amusement park, arcade, bingo hall, bowling alley, indoor climbing facility, skating rink, trampoline park, and other similar recreational or entertainment facilities.

4. The director of the Department of Health and Human Services, the Michigan Liquor Control Commission, and the executive director of the Michigan Gaming Control Board must issue orders and directives and take other actions pursuant to law as necessary to implement this order.

5. This order does not alter any of the obligations under law of an employer affected by this order to its employees or to the employees of another employer.

6. Consistent with MCL 10.33 and MCL 30.405(3), a willful violation of this order is a misdemeanor.

Given under my hand and the Great Seal of the State of Michigan.

Date: March 16, 2020

[SEAL]

GRETCHE WHITMER
GOVERNOR

By the Governor:
Jocelyn Benson
SECRETARY OF STATE

The message was referred to the Clerk.

The following message from the Governor was received March 16, 2020 and read:

EXECUTIVE ORDER

No. 2020-10

Temporary expansions in unemployment eligibility and cost-sharing

The novel coronavirus (COVID-19) is a respiratory disease that can result in serious illness or death. It is caused by a new strain of coronavirus not previously identified in humans and is easily spread from person to person. There is currently no approved vaccine or antiviral treatment for this disease.

On March 10, 2020, the Michigan Department of Health and Human Services identified the first two presumptive-positive cases of COVID-19 in Michigan. On that same day, I issued Executive Order 2020-4, which declared a state of emergency across the state of Michigan under section 1 of article 5 of the Michigan Constitution of 1963, the Emergency Management Act, 1976 PA 390, as amended, MCL 30.401 to 30.421, and 1945 PA 302, as amended, MCL 10.31 to 10.33.

The Emergency Management Act vests the governor with broad powers and duties to “cope with dangers to this state or the people of this state presented by a disaster or emergency,” which the governor may implement through “executive orders, proclamations, and directives having the force and effect of law.” MCL 30.403(1) to (2). Similarly, the Public Act 302 of 1945 (emergency powers of governor), provides that, after declaring a state of emergency, “the governor may promulgate reasonable orders, rules, and regulations as he or she considers necessary to protect life and property or to bring the emergency situation within the affected area under control.” MCL 10.31(1).

To mitigate the spread of COVID-19, protect the public health, and provide essential protections to vulnerable Michiganders, it is reasonable and necessary to temporarily suspend rules and procedures to expand eligibility for unemployment benefits and cost-sharing with employers.

Acting under the Michigan Constitution of 1963 and Michigan law, I order the following:

1. Effective immediately, and continuing until April 14, 2020 at 11:59 pm, strict compliance with subdivision (a) of subsection (1) of section 29 of the Michigan Employment Security Act, 1936 PA 1, as amended (“Employment Security Act”), MCL 421.29(1)(a), is suspended.

(a) Effective immediately, and continuing until April 14, 2020 at 11:59 pm, an individual must be considered to have left work involuntarily for medical reasons if they leave work because of self-isolation or self-quarantine in response to elevated risk from COVID-19 due to being immunocompromised, displaying the symptoms of COVID-19, having contact in the last 14 days with someone with a confirmed diagnosis of COVID-19, the need to care for someone with a confirmed diagnosis of COVID-19, or a family care responsibility as a result of a government directive.

(b) Effective immediately, and continuing until April 14, 2020 at 11:59 pm, an individual must be deemed laid off if they became unemployed because of self-isolation or self-quarantine in response to elevated risk from COVID-19 due to being immunocompromised, displaying the symptoms of COVID-19, having contact in the last 14 days with someone with a confirmed diagnosis of COVID-19, the need to care for someone with a confirmed diagnosis of COVID-19, or a family care responsibility as a result of a government directive.
COVID-19, or a family care responsibility as a result of a government directive. The employer of an individual covered by this subsection must seek a registration and work search waiver from the Unemployment Insurance Agency.

2. Effective immediately, and continuing until April 14, 2020 at 11:59 pm, strict compliance with subsection (3) of section 48 of the Employment Security Act, MCL 421.48(3), is suspended. An individual on a leave of absence due to displaying the symptoms of COVID-19, having contact in the last 14 days with someone with a confirmed diagnosis of COVID-19, the need to care for someone with a confirmed diagnosis of COVID-19 must be considered to be unemployed, or a family care responsibility as a result of a government directive, unless the individual is already on sick leave or receives a disability benefit.

3. Effective immediately, and continuing until April 14, 2020 at 11:59 pm, strict compliance with subsections (4) through (7) of Rule 421.210 is suspended. An individual who becomes unemployed because self-isolation or self-quarantine in response to elevated risk from COVID-19 due to being immunocompromised, displaying the symptoms of COVID-19, having contact in the last 14 days with someone with a confirmed diagnosis of COVID-19, the need to care for someone with a confirmed diagnosis of COVID-19, or a family care responsibility as a result of a government directive, and files a claim for unemployment benefits within 28 days of the last day worked must be considered to have filed on time.

4. Effective immediately, and continuing until April 14, 2020 at 11:59 pm, strict compliance with subdivision (7) of subsection (c) of section 27 of the Employment Security Act, MCL 429.27(c)(7) is suspended. For each eligible individual filing an initial claim until April 14, 2020 at 11:59 pm, not more than 26 weeks of benefits are payable to an individual in a benefit.

5. Effective immediately, and continuing until April 14, 2020 at 11:59 pm, strict compliance with subdivision (b) of subsection (1) of section 28c of the Employment Security Act, MCL 429.28c(1)(b), is suspended. The unemployment insurance agency may approve a shared-work plan, regardless of whether the employer’s reserve in the employer’s experience account as of the most recent computation date preceding the date of the employer’s application is a positive number.

6. Effective immediately, and continuing until April 14, 2020 at 11:59 pm, an employer or employing unit must not be charged for unemployment benefits if their employees become unemployed because of an executive order requiring them to close or limit operations.

Given under my hand and the Great Seal of the State of Michigan.

Date: March 16, 2020
Time: 12:20 pm

[SEAL] GRETCHEN WHITMER
GOVERNOR
By the Governor:
Jocelyn Benson
SECRETARY OF STATE

The message was referred to the Clerk.

The following message from the Governor was received March 17, 2020 and read:

EXECUTIVE ORDER

No. 2020-11

Temporary prohibition on large assemblages and events, temporary school closures

Rescission of Executive Order 2020-5

The novel coronavirus (COVID-19) is a respiratory disease that can result in serious illness or death. It is caused by a new strain of coronavirus not previously identified in humans and easily spread from person to person. There is currently no approved vaccine or antiviral treatment for this disease.

On March 10, 2020, the Michigan Department of Health and Human Services identified the first two presumptive-positive cases of COVID-19 in Michigan. On that same day, I issued Executive Order 2020-4. This order declared a state of emergency across the state of Michigan under section 1 of article 5 of the Michigan Constitution of 1963, the Emergency Management Act, 1976 PA 390, as amended, MCL 30.401-.421, and the Emergency Powers of the Governor Act of 1945, 1945 PA 302, as amended, MCL 10.31-.33.
The Emergency Management Act vests the governor with broad powers and duties to “cope with dangers to this state or the people of this state presented by a disaster or emergency,” which the governor may implement through “executive orders, proclamations, and directives having the force and effect of law.” MCL 30.403(1)-(2). Similarly, the Emergency Powers of the Governor Act of 1945, provides that, after declaring a state of emergency, “the governor may promulgate reasonable orders, rules, and regulations as he or she considers necessary to protect life and property or to bring the emergency situation within the affected area under control.” MCL 10.31(1).

To mitigate the spread of COVID-19 and to provide essential protections to vulnerable Michiganders and this state’s health care system and other critical infrastructure, it is reasonable and necessary to impose limited and temporary restrictions on large events and assemblages of people.

Executive Order 2020-5 imposed such restrictions. This order changes the temporary restrictions imposed on events and assemblages by Executive Order 2020-5, in light of the most recent guidance from the Centers for Disease Control and Prevention. This order does not change the scope of temporary restrictions imposed by Executive Order 2020-5 as to the closure of elementary school buildings and secondary school buildings. When the new restrictions set forth in this order take effect, Executive Order 2020-5 is rescinded.

While this order continues to permit certain assemblages and events, these assemblages and events should only occur as necessary and in adherence with the measures needed to mitigate the potential transmission of COVID-19, including social distancing, proper hand hygiene and respiratory etiquette, and using electronic communication platforms in lieu of in-person interaction as feasible.

Acting under the Michigan Constitution of 1963 and Michigan law, I order the following:

1. Beginning on March 17, 2020 at 9:00 am, and continuing through April 5, 2020 at 5:00 pm, all assemblages of more than 50 people in a single indoor shared space and all events of more than 50 people are prohibited in this state. A single indoor shared space includes but is not limited to a room, hall, cafeteria, auditorium, theater, or gallery. The prohibition on assemblages set forth in this section does not apply to:
   (a) health care facilities;
   (b) workplaces or portions thereof not open to the public;
   (c) the state legislature; and
   (d) assemblages for the purpose of mass transit, the purchase of groceries or consumer goods, or the performance of agricultural or construction work.

   The prohibition set forth in this section does not abridge protections guaranteed by the state or federal constitution under these emergency circumstances.

2. Beginning on March 16, 2020, all elementary school buildings and secondary school buildings in this state must close to students for educational purposes through April 5, 2020. This requirement includes all public, nonpublic, and boarding schools in the state. This requirement does not apply to residential facilities at schools and childcare providers at schools.

3. Consistent with MCL 10.33 and MCL 30.405(3), a willful violation of this order shall constitute a misdemeanor.

4. On March 17, 2020 at 9:00 am, Executive Order 2020-5 is rescinded.

Given under my hand and the Great Seal of the State of Michigan.

Date: March 16, 2020
Time: 6:07 pm

GRETCHEN WHITMER
GOVERNOR
By the Governor: Jocelyn Benson
SECRETARY OF STATE

The message was referred to the Clerk.

The following message from the Governor was received March 17, 2020 and read:

EXECUTIVE ORDER

No. 2020-12

Enhanced support for deliveries

The novel coronavirus (COVID-19) is a respiratory disease that can result in serious illness or death. It is caused by a new strain of coronavirus not previously identified in humans and easily spread from person to person. There is currently no approved vaccine or antiviral treatment for this disease.

On March 10, 2020, the Michigan Department of Health and Human Services identified the first two presumptive-positive cases of COVID-19 in Michigan. On that same day, I issued Executive Order 2020-4.

The Emergency Management Act vests the governor with broad powers and duties to “cope with dangers to this state or the people of this state presented by a disaster or emergency,” which the governor may implement through “executive orders, proclamations, and directives having the force and effect of law.” MCL 30.403(1)-(2). Similarly, the Emergency Powers of the Governor Act of 1945, provides that, after declaring a state of emergency, “the governor may promulgate reasonable orders, rules, and regulations as he or she considers necessary to protect life and property or to bring the emergency situation within the affected area under control.” MCL 10.31(1).

To mitigate the spread of COVID-19 and to provide essential protections to vulnerable Michiganders and this state’s health care system and other critical infrastructure, it is reasonable and necessary to provide limited and temporary relief from load and delivery restrictions on motor carriers and drivers engaged in the transport of essential supplies, equipment, and persons.

Acting under the Michigan Constitution of 1963 and Michigan law, I order the following:

1. Effective immediately and continuing through April 13, 2020 at 11:59 pm, all state and local seasonal load restrictions are suspended for deliveries that meet immediate needs for: (1) medical supplies and equipment related to the testing, diagnosis, and treatment of COVID-19; (2) supplies and equipment necessary for community safety, sanitation, and the prevention of community transmission of COVID-19 such as masks, gloves, hand sanitizer, soap, and disinfectants; (3) food for the emergency restocking of stores; (4) equipment, supplies, and persons necessary to establish and manage temporary housing, quarantine, and isolation facilities related to the COVID-19 emergency; (5) persons designated by federal, state, or local authorities for medical, isolation, or quarantine purposes; and (6) persons necessary to provide other medical or emergency services, the supply of which may be affected by the COVID-19 emergency.

2. Effective immediately and continuing through April 13, 2020 at 11:59 pm, all state and local road agencies must exercise their authority on an expedited basis to issue permits that allow non-seasonal load restrictions to be exceeded. These permits must reflect bridge weight tolerances, and they must apply to deliveries that meet immediate needs for: (1) medical supplies and equipment related to the testing, diagnosis, and treatment of COVID-19; (2) supplies and equipment necessary for community safety, sanitation, and the prevention of community transmission of COVID-19 such as masks, gloves, hand sanitizer, soap, and disinfectants; (3) food for the emergency restocking of stores; (4) equipment, supplies, and persons necessary to establish and manage temporary housing, quarantine, and isolation facilities related to the COVID-19 emergency; (5) persons designated by federal, state, or local authorities for medical, isolation, or quarantine purposes; and (6) persons necessary to provide other medical or emergency services, the supply of which may be affected by the COVID-19 emergency.

3. Effective immediately and continuing through April 13, 2020 at 11:59 pm, all state and local restrictions on the noise and timing of loading and deliveries are suspended for loading and deliveries that meet immediate needs for: (1) medical supplies and equipment related to the testing, diagnosis, and treatment of COVID-19; (2) supplies and equipment necessary for community safety, sanitation, and the prevention of community transmission of COVID-19 such as masks, gloves, hand sanitizer, soap, and disinfectants; (3) food for the emergency restocking of stores; (4) equipment, supplies, and persons necessary to establish and manage temporary housing, quarantine, and isolation facilities related to the COVID-19 emergency; (5) persons designated by federal, state, or local authorities for medical, isolation, or quarantine purposes; and (6) persons necessary to provide other medical or emergency services, the supply of which may be affected by the COVID-19 emergency.

4. Consistent with MCL 10.33 and MCL 30.405(3), a willful violation of this order is a misdemeanor.

Given under my hand and the Great Seal of the State of Michigan.

Date: March 16, 2020
Time: 8:24 pm

[SEAL]  GRETCHEN WHITMER  GOVERNOR
By the Governor:  Jocelyn Benson  SECRETARY OF STATE

The message was referred to the Clerk.
To the Speaker of the House of Representatives:

Sir—I have this day approved and signed

**Enrolled House Bill No. 5174 (Public Act No. 62, I.E.), being**

An act to amend 1956 PA 218, entitled “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 that modified tort liability 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 assessments 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,” by amending section 1915 (MCL 500.1915), as amended by 2006 PA 644.

(Filed with the Secretary of State March 17, 2020, at 1:54 p.m.)

**Communications from State Officers**

The following communication from the Civil Service Commission was received and read:

March 17, 2020

Enclosed is the Fiscal Analysis Report for the Civil Service Commission for fiscal year 2019. This report is provided in accordance with Article XI, Section 5 of the Constitution of the State of Michigan.

Sincerely,
Janine M. Winters
State Personnel Director

The communication was referred to the clerk.

**Introduction of Bills**

Rep. Markkanen introduced

**House Bill No. 5659, entitled**

A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” (MCL 324.101 to 324.90106) by adding section 501b.

The bill was read a first time by its title and referred to the Committee on Natural Resources and Outdoor Recreation.
Reps. Maddock, Wozniak, Steven Johnson and Eisen introduced
House Bill No. 5660, entitled
A bill to repeal 1965 PA 333, entitled “An act to regulate the use of model rockets,” (MCL 259.781 to 259.789).
The bill was read a first time by its title and referred to the Committee on Regulatory Reform.

Reps. Maddock, Wozniak and Eisen introduced
House Bill No. 5661, entitled
The bill was read a first time by its title and referred to the Committee on Commerce and Tourism.

Reps. Maddock, Berman, Wozniak and Eisen introduced
House Bill No. 5662, entitled
A bill to amend 1939 PA 3, entitled “An act to provide for the regulation and control of public and certain private utilities and other services affected with a public interest within this state; to provide for alternative energy suppliers; to provide for licensing; to include municipally owned utilities and other providers of energy under certain provisions of this act; to create a public service commission and to prescribe and define its powers and duties; to abolish the Michigan public utilities commission and to confer the powers and duties vested by law on the public service commission; to provide for the powers and duties of certain state governmental officers and entities; to provide for the continuance, transfer, and completion of certain matters and proceedings; to abolish automatic adjustment clauses; to prohibit certain rate increases without notice and hearing; to qualify residential energy conservation programs permitted under state law for certain federal exemption; to create a fund; to encourage the utilization of resource recovery facilities; to prohibit certain acts and practices of providers of energy; to allow for the securitization of stranded costs; to reduce rates; to provide for appeals; to provide appropriations; to declare the effect and purpose of this act; to prescribe remedies and penalties; and to repeal acts and parts of acts,” (MCL 460.1 to 460.11) by adding section 9e.
The bill was read a first time by its title and referred to the Committee on Energy.

Reps. Maddock, Wozniak and Eisen introduced
House Bill No. 5663, entitled
A bill to amend 1972 PA 230, entitled “Stille-DeRossett-Hale single state construction code act,” by amending section 10 (MCL 125.1510), as amended by 2016 PA 409.
The bill was read a first time by its title and referred to the Committee on Regulatory Reform.

Reps. Love, Robinson, Tyrone Carter, Byrd, Whitsett, Hope, Vaupel, Berman, Frederick, Sneller, Cherry, Cynthia Johnson and Jones introduced
House Bill No. 5664, entitled
A bill to amend 1939 PA 280, entitled “The social welfare act,” by amending section 22 (MCL 400.22), as added by 2018 PA 447.
The bill was read a first time by its title and referred to the Committee on Health Policy.

Reps. Yaroch, Vaupel and Marino introduced
House Bill No. 5665, entitled
The bill was read a first time by its title and referred to the Committee on Elections and Ethics.

Reps. Yaroch, Vaupel and Marino introduced
House Bill No. 5666, entitled
The bill was read a first time by its title and referred to the Committee on Elections and Ethics.

House Bill No. 5667, entitled
A bill to amend 1976 PA 451, entitled “The revised school code,” (MCL 380.1 to 380.1852) by adding section 1526b.
The bill was read a first time by its title and referred to the Committee on Education.

Reps. Wendzel, Webber, Frederick, Liberati, Rabhi and Mueller introduced
House Bill No. 5668, entitled
A bill to amend 1939 PA 280, entitled “The social welfare act,” (MCL 400.1 to 400.119b) by adding section 109n.
The bill was read a first time by its title and referred to the Committee on Health Policy.

Reps. Pohutsky, Sowerby, Hood, Rabhi, Stone, Hope, Hammoud, Mueller, Bolden, Koleszar, Gay-Dagnogo, Yaroch and Cherry introduced
House Bill No. 5669, entitled
A bill to prohibit excessive pricing for certain energy products and services during a period of market disruption; to provide remedies and penalties; and to provide for the powers and duties of certain state and local governmental officers and entities.
The bill was read a first time by its title and referred to the Committee on Regulatory Reform.

Reps. Pohutsky, Sowerby, Hood, Rabhi, Stone, Hope, Hammoud, Mueller, Bolden, Koleszar, Gay-Dagnogo, Yaroch and Cherry introduced
House Bill No. 5670, entitled
A bill to prohibit excessive pricing for certain commodities and emergency services and supplies during a declared state of emergency; to provide remedies and penalties; and to provide for the powers and duties of certain state and local governmental officers and entities.
The bill was read a first time by its title and referred to the Committee on Regulatory Reform.

Reps. Mueller, Sowerby, Hood, Rabhi, Stone, Pohutsky, Hope, Hammoud, Bolden, Koleszar, Gay-Dagnogo, Yaroch and Cherry introduced
House Bill No. 5671, entitled
A bill to prohibit excessive pricing for certain lodgings during a declared state of emergency; to provide remedies and penalties; and to provide for the powers and duties of certain state and local governmental officers and entities.
The bill was read a first time by its title and referred to the Committee on Regulatory Reform.

Reps. Kahle, Reilly, LaGrand and Rendon introduced
House Bill No. 5672, entitled
A bill to prohibit employers from requiring employees and prospective employees to have devices implanted or otherwise incorporated into their bodies as a condition of employment or any employment benefit; to prohibit employers from discriminating in the terms, conditions, and benefits of employment against employees who refuse to have a device implanted or otherwise incorporated into their bodies; and to provide remedies.
The bill was read a first time by its title and referred to the Committee on Commerce and Tourism.

Reps. Lasinski, Haadsma, Cambensy, Chirkun, Coleman, Gay-Dagnogo, Sowerby, Witwer, Stone, Manoogian, Hope and Brixie introduced
House Bill No. 5673, entitled
A bill to amend 1954 PA 188, entitled “An act to provide for the making of certain improvements by townships; to provide for paying for the improvements by the issuance of bonds; to provide for the levying of taxes; to provide for assessing the whole or a part of the cost of improvements against property benefited;
and to provide for the issuance of bonds in anticipation of the collection of special assessments and for the obligation of the township on the bonds,” by amending sections 2 and 3 (MCL 41.722 and 41.723), section 2 as amended by 2002 PA 585 and section 3 as amended by 1995 PA 139.

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

Reps. Howell, Sabo, Kennedy, Byrd, Gay-Dagnogo, Garza, Tyrone Carter, Yaroch, Leutheuser, Cynthia Johnson, Sneller, Cherry, Hood, LaFave, Slagh, Cambensy, Jones and Whitsett introduced

**House Bill No. 5674, 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.

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

Reps. Cambensy, Sabo, Kennedy, Byrd, Gay-Dagnogo, Garza, Tyrone Carter, Yaroch, Leutheuser, Cynthia Johnson, Sneller, Cherry, Hood, LaFave, Slagh, Jones and Whitsett introduced

**House Bill No. 5675, entitled**

A bill to amend 2014 PA 86, entitled “Local community stabilization authority act,” by amending section 17 (MCL 123.1357), as amended by 2018 PA 616.

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

Reps. Cambensy, Sabo, Kennedy, Byrd, Gay-Dagnogo, Garza, Tyrone Carter, Yaroch, Leutheuser, Cynthia Johnson, Sneller, Cherry, Hood, LaFave, Slagh, Jones and Whitsett introduced

**House Bill No. 5676, entitled**

A bill to amend 1893 PA 206, entitled “The general property tax act,” (MCL 211.1 to 211.155) by adding section 7c.

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


**House Bill No. 5677, entitled**

A bill to amend 1956 PA 218, entitled “The insurance code of 1956,” by amending section 3107c (MCL 500.3107c), as added by 2019 PA 22.

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


**House Bill No. 5678, entitled**

A bill to amend 1956 PA 218, entitled “The insurance code of 1956,” by amending section 3172 (MCL 500.3172), as amended by 2019 PA 21.

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

Rep. Lower introduced

**House Bill No. 5679, entitled**

A bill to amend 1994 PA 295, entitled “Sex offenders registration act,” by amending sections 2, 3, 3a, 4, 4a, 5, 5a, 7, 8, 9, 33, and 34 (MCL 28.722, 28.723, 28.723a, 28.724, 28.724a, 28.725, 28.725a, 28.727, 28.728, 28.729, 28.733, and 28.734), section 2 as amended by 2014 PA 328, sections 3, 3a, 4, 4a, and 5 as amended by 2011 PA 17, section 5a as amended by 2019 PA 82, sections 7 and 9 as amended by 2011 PA 18,
section 8 as amended by 2013 PA 2, section 33 as added by 2005 PA 127, and section 34 as amended by 2005 PA 322, and by adding section 2a.

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

Reps. Afendoulis and Frederick introduced

**House Bill No. 5680, entitled**

A bill to amend 1933 PA 167, entitled “General sales tax act,” (MCL 205.51 to 205.78) by adding section 4mm.

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

Reps. Frederick and Afendoulis introduced

**House Bill No. 5681, entitled**

A bill to amend 1937 PA 94, entitled “Use tax act,” (MCL 205.91 to 205.111) by adding section 4mm.

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

Rep. Slagh introduced

**House Bill No. 5682, entitled**

A bill to amend 1893 PA 206, entitled “The general property tax act,” by amending sections 7cc and 53b (MCL 211.7cc and 211.53b), section 7cc as amended by 2018 PA 633 and section 53b as amended by 2017 PA 261.

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


**House Bill No. 5683, entitled**


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

Reps. Cherry and Filler introduced

**House Bill No. 5684, entitled**

A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 82105, 82113, 82114, and 82119 (MCL 324.82105, 324.82113, 324.82114, and 324.82119), sections 82105 and 82114 as amended by 2012 PA 28, section 82113 as amended by 1998 PA 297, and section 82119 as amended by 2005 PA 307.

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

Reps. Sneller and Filler introduced

**House Bill No. 5685, entitled**


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

Reps. Glenn and Filler introduced

**House Bill No. 5686, entitled**

A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending sections 802 and 907 (MCL 257.802 and 257.907), section 802 as amended by 2019 PA 88 and section 907 as amended by 2015 PA 126.

The bill was read a first time by its title and referred to the Committee on Judiciary.
Reps. LaFave and Filler introduced
**House Bill No. 5687, entitled**
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending section 80141 (MCL 324.80141), as amended by 2018 PA 400.
The bill was read a first time by its title and referred to the Committee on Judiciary.

Reps. LaGrand and Filler introduced
**House Bill No. 5688, entitled**
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending sections 255, 256, and 907 (MCL 257.255, 257.256, and 257.907), section 255 as amended by 2018 PA 64, section 256 as amended by 1987 PA 34, and section 907 as amended by 2015 PA 126.
The bill was read a first time by its title and referred to the Committee on Judiciary.

Reps. LaFave and Filler introduced
**House Bill No. 5689, entitled**
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 82120 and 82126 (MCL 324.82120 and 324.82126), section 82120 as added by 1995 PA 58 and section 82126 as amended by 2008 PA 399.
The bill was read a first time by its title and referred to the Committee on Judiciary.

Reps. LaGrand and Filler introduced
**House Bill No. 5690, entitled**
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 306 (MCL 257.306), as amended by 2015 PA 11.
The bill was read a first time by its title and referred to the Committee on Judiciary.

Reps. Filler and Bolden introduced
**House Bill No. 5691, entitled**
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 244 and 907 (MCL 257.244 and 257.907), section 244 as amended by 2013 PA 231 and section 907 as amended by 2015 PA 126.
The bill was read a first time by its title and referred to the Committee on Judiciary.

Reps. Markkanen and Filler introduced
**House Bill No. 5692, entitled**
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 82122 and 82123 (MCL 324.82122 and 324.82123), as added by 1995 PA 58.
The bill was read a first time by its title and referred to the Committee on Judiciary.

Reps. LaFave and Filler introduced
**House Bill No. 5693, entitled**
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending section 81122 (MCL 324.81122), as amended by 2013 PA 119.
The bill was read a first time by its title and referred to the Committee on Judiciary.

Reps. Steven Johnson, Filler and Bolden introduced
**House Bill No. 5694, entitled**
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending section 43560 (MCL 324.43560), as added by 1995 PA 57.
The bill was read a first time by its title and referred to the Committee on Judiciary.
Reps. Mueller and Filler introduced  
**House Bill No. 5695, entitled**  
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending section 48738 (MCL 324.48738), as amended by 2014 PA 541.  
The bill was read a first time by its title and referred to the Committee on Judiciary.

Reps. Peterson and Filler introduced  
**House Bill No. 5696, entitled**  
The bill was read a first time by its title and referred to the Committee on Judiciary.

Reps. Howell and Filler introduced  
**House Bill No. 5697, entitled**  
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 40118 and 43558 (MCL 324.40118 and 324.43558), section 40118 as amended by 2017 PA 124 and section 43558 as amended by 2013 PA 108.  
The bill was read a first time by its title and referred to the Committee on Judiciary.

Reps. Bolden and Filler introduced  
**House Bill No. 5698, entitled**  
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending sections 801e and 907 (MCL 257.801e and 257.907), section 801e as amended by 1983 PA 91 and section 907 as amended by 2015 PA 126.  
The bill was read a first time by its title and referred to the Committee on Judiciary.

Reps. Yancey and Filler introduced  
**House Bill No. 5699, entitled**  
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending sections 311 and 907 (MCL 257.311 and 257.907), section 311 as amended by 1983 PA 63 and section 907 as amended by 2015 PA 126.  
The bill was read a first time by its title and referred to the Committee on Judiciary.

**Announcements by the Clerk**

March 16, 2020

Received from the Michigan Strategic Fund (MSF) the FY 2019 annual report for the MSF and the Michigan Economic Development Corporation (MEDC) as required in Section 1004 of Public Act 56 of 2019 as well as the consolidated MSF Act reporting requirements found in Section 9 of the MSF Act (MCL 125.2009).

Gary L. Randall  
Clerk of the House

By unanimous consent the House returned to the order of

**Messages from the Senate**

**House Bill No. 5401, entitled**  
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending section 80146 (MCL 324.80146), as amended by 2007 PA 8.  
The Senate has substituted (S-1) the bill.  
The Senate has passed the bill as substituted (S-1), 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.  
Rep. Cole moved that Rule 42 be suspended.  
The motion prevailed, 3/5 of the members present voting therefor.
The question being on concurring in the (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:

**Roll Call No. 187**  
Yeas—93

Afendoulis  
Albert  
Alexander  
Anthony  
Bellino  
Berman  
Bolden  
Bollin  
Bran  
Brixie  
Byrd  
Calley  
Cambensy  
Camilleri  
Carter, T.  
Chatfield  
Cherry  
Chirkun  
Cole  
Coleman  
Elder  
Ellison  
Farrington  
Filler  
Frederick  
Garrett  
Garza  
Gay-Dagnogo  
Glenn  
Greig  
Griffin  
Guerra  
Haadsma  
Hall  
Hammood  
Hauck  
Hernandez  
Hertel  
Hoadley  
Hoitenga  
Hood  
Hornberger  
Howell  
Huizenga  
Iden  
Inman  
Johnson, C.  
Kahle  
Kennedy  
Koleszar  
Kuppa  
LaFave  
Lasinski  
Leutheuser  
Lightner  
Lily  
Love  
Lower  
Maddock  
Manoogian  
Meerman  
Miller  
Mueller  
Neeley, C.  
O’Malley  
Paquette  
Peterson  
Pohutsky  
Rabbi  
Rendon  
Sabo  
Shannon  
Sheppard  
Slagh  
Sneller  
Sowerby  
Stone  
Tate  
VanSingel  
VanWoerkom  
Vaupel  
Wakeman  
Warren  
Webber  
Wendzel  
Wentworth  
Whiteford  
Witwer  
Wozniak  
Yancey  
Yaroch

Nays—0

In The Chair: Chatfield

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

The motion prevailed.

**House Bill No. 5463, entitled**

A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 80104 and 80110 (MCL 324.80104 and 324.80110), section 80104 as amended by 2014 PA 402 and section 80110 as amended by 2006 PA 237, and by adding section 80112a.  
The Senate has substituted (S-1) the bill.  
The Senate has passed the bill as substituted (S-1), 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.
Rep. Cole moved that Rule 42 be suspended.
The motion prevailed, 3/5 of the members present voting therefor.
The question being on concurring in the (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:

Roll Call No. 188       Yeas—93

Afendoulis       Frederick       Johnson, S.       Reilly
Albert           Garrett         Kahle           Rendon
Alexander        Garza           Kennedy         Sabo
Anthony          Gay-Dagnogo    Koleszar         Shannon
Bellino          Glenn           Kuppa           Sheppard
Berman           Greig           LaFave          Slag
Bolden           Griffin         Lasinski         Smeller
Bollin           Guerra          Leutheuser       Sowerby
Brann            Haadsmo         Lightner        Stone
Brixie           Hall            Lilly            Tate
Byrd             Hammoud         Love            VanSingel
Calley           Hauck           Lower           VanWoerkom
Cambensy         Hernandez       Maddock          Vaupel
Camilleri        Hertel          Manoogian       Wakeman
Carter, T.       Hoadley         Meerman          Warren
Chatfield        Hoitenga        Miller          Webber
Cherry           Hood            Mueller         Wendzel
Chirkun          Hornberger      Neeley, C.      Wentworth
Cole             Howell          O'Malley         Whiteford
Coleman          Huizenga        Paquette        Witwer
Elder            Iden            Peterson        Wozniak
Ellison          Inman           Pohutsky        Yancey
Farrington       Johnson, C.     Rabbi           Yaroch
Filler

Nays—0

In The Chair: Chatfield

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. 4740, entitled
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 75102, 75103, and 75104 (MCL 324.75102, 324.75103, and 324.75104), section 75102 as amended by 2016 PA 11, section 75103 as added by 1995 PA 58, and section 75104 as amended by 2012 PA 251.
The Senate has substituted (S-1) the bill.
The Senate has passed the bill as substituted (S-1), 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.
Rep. Cole moved that Rule 42 be suspended.
The motion prevailed, 3/5 of the members present voting therefor.
The question being on concurring in the (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:
**Roll Call No. 189**

<table>
<thead>
<tr>
<th>Yeas—93</th>
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<tbody>
<tr>
<td>Afendoulis, Frederick</td>
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<td>Albert, Garrett</td>
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<td>Alexander, Garza</td>
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<td>Anthony, Gay-Dagnogo</td>
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<td>Bellino, Glenn</td>
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<td>Berman, Greig</td>
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<td>Bolden, Griffin</td>
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<td>Bollin, Guerra</td>
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<td>Brann, Haadsma</td>
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<td>Brixie, Hall</td>
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<td>Byrd, Hammoud</td>
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<td>Cambensy, Hernandez</td>
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<td>Camilleri, Hertel</td>
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<td>Carter, T., Hoadley</td>
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<td>Chirkun, Hornberger</td>
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<td>Cole, Howell</td>
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<td>Coleman, Huizenga</td>
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<td>Elder, Iden</td>
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<td>Ellison, Inman</td>
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<td>Farrington, Johnson, C.</td>
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</tbody>
</table>

**Nays—0**

In The Chair: Chatfield

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

The motion prevailed.

**House Bill No. 4729, entitled**

A bill to make, supplement, adjust, and consolidate appropriations for various state departments and agencies, the judicial branch, and the legislative branch for the fiscal year ending September 30, 2020; to provide for certain conditions on appropriations; and to provide for the expenditure of the appropriations.
The Senate has substituted (S-3) the bill.
The Senate has passed the bill as substituted (S-3), ordered that it be given immediate effect and amended the title to read as follows:
A bill to make, supplement, and adjust appropriations for various state departments and agencies for the fiscal year ending September 30, 2020; to provide for certain conditions on appropriations; and to provide for the expenditure of the appropriations.
The Speaker announced that pursuant to Rule 42, the bill was laid over one day.
Rep. Cole moved that Rule 42 be suspended.
The motion prevailed, 3/5 of the members present voting therefor.
The question being on concurring in the (S-3) made to the bill by the Senate, The substitute (S-3) was concurred in, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 190

<table>
<thead>
<tr>
<th>Yeas—92</th>
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<tbody>
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<td>Afendoulis</td>
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<td>Elder</td>
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<td>Ellison</td>
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</table>

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

By unanimous consent the House returned to the order of
Announcement by the Clerk of Printing and Enrollment

The Clerk announced that the following Senate bills had been received on Tuesday, March 17:

Senate Bill Nos. 592  718  745  799

Messages from the Senate

Senate Bill No. 745, entitled
A bill to make, supplement, and adjust appropriations for various state departments and agencies for the fiscal year ending September 30, 2020; and to provide for the expenditure of the appropriations.
The Senate has passed the bill.
The bill was read a first time by its title.
Pending the reference of the bill to a committee,
Rep. Cole moved that Rules 41 and 42 be suspended.
The motion prevailed, 3/5 of the members present voting therefor.
Rep. Cole moved that the bill be placed on the order of Second Reading of Bills.
The motion prevailed.

By unanimous consent the House returned to the order of

**Motions and Resolutions**

Rep. Cole moved that when the House adjourns today it stand adjourned until Wednesday, March 25, at 10:00 a.m.
The motion prevailed.

Rep. Cole moved that when the House adjourns Wednesday, March 25 it stand adjourned until Wednesday,
April 1, at 10:00 a.m.
The motion prevailed.

Rep. Cole moved that when the House adjourns Wednesday, April 1 it stand adjourned until Tuesday,
April 7, at 10:00 a.m.
The motion prevailed.

Rep. Cole moved that when the House adjourns Tuesday, April 7 it stand adjourned until Wednesday,
April 15, at 10:00 a.m.
The motion prevailed.

**Messages from the Senate**

**House Bill No. 5402, 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.

**Senate Bill No. 592, entitled**
A bill to amend 1943 PA 240, entitled “State employees’ retirement act,” by amending section 68c (MCL 38.68c), as amended by 2020 PA 18.
The Senate has passed the bill.
The bill was read a first time by its title and referred to the Committee on Judiciary.

**Senate Bill No. 718, entitled**
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 625t (MCL 257.625t), as added by 2016 PA 243.
The Senate has passed the bill.
The bill was read a first time by its title and referred to the Committee on Judiciary.
Senate Bill No. 799, entitled
A bill to authorize the department of natural resources to accept and convey real property in Gogebic County; to prescribe conditions for the conveyance; and to provide for disposition of the revenue from the conveyance.
The Senate has passed the bill.
The bill was read a first time by its title and referred to the Committee on Appropriations.

Introduction of Bills

Rep. Alexander introduced
House Bill No. 5700, entitled
A bill to amend 2016 PA 281, entitled “Medical marihuana facilities licensing act,” by amending sections 102 and 402 (MCL 333.27102 and 333.27402), section 102 as amended by 2019 PA 3 and section 402 as amended by 2018 PA 582.
The bill was read a first time by its title and referred to the Committee on Judiciary.

House Bill No. 5701, entitled
A bill to prohibit an employer from taking certain actions against employees who engage in certain activities during a declared emergency; to prohibit discrimination and retaliation for engaging in certain activities; and to provide remedies.
The bill was read a first time by its title and referred to the Committee on Commerce and Tourism.

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Rep. Wendzel moved that the House adjourn.
The motion prevailed, the time being 10:25 p.m.

The Speaker declared the House adjourned until Wednesday, March 25, at 10:00 a.m.

GARY L. RANDALL
Clerk of the House of Representatives