House Chamber, Lansing, Tuesday, December 18, 2018.

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.

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

e/d/s = entered during session
Rev. Richard Dake, Pastor of Clarkston United Methodist Church in Clarkston, offered the following invocation:

“Gracious, Loving and Eternal God, many of us have children who are growing with excitement for Christmas wishes and dreams to be fulfilled. Our dreams for them, and all children, include gifts of enough food to eat, safe schools, healthy families and equal opportunity. I pray You will guide all in this room to do the work of securing the welfare of all the children of this state. Like a loving parent, this will require legislators who are willing to put their needs secondary to those they serve. Protect their hearts and minds from partisanship, cynicism or misguided priorities that would squelch the dreams or potential of even one child.

Lord, You have blessed each member of this House with talent and passion. Now I ask You to also give to us all the gifts of humility to listen to each other and the courage to do what is right over the expedient. Help us to see that the issues of our State are never larger than the collective ability You have given these who serve.

Michiganders look to its leaders to protect jobs, guarantee rights, keep our communities safe, and preserve the resources of this great Peninsula. We need adequate health care, protection for the vulnerable and necessary resources for teachers and first responders. We look to leaders unafraid to address difficult issues and fix what is broken in our land. That is a lot to ask. So we turn to You Lord and ask for what seems impossible. We dare to do so because with You all things are possible. Lead us to not settle for the acceptable, but remain diligent until Your possible is the end result of our efforts.

Bless our elected leaders and the work they will do today. We have placed our confidence in them and we place our trust in You. For the sake of all the people of this Great Lake State, I offer this prayer in the name of Christ. Amen.”

Comments and Recommendations

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

Rep. Noble:
“Thank you Mr. Speaker. This is rather interesting for me to stand here before you. Number one. I’m not used to standing behind a pulpit for any given amount of time, I have to walk around. The second thing is I’m used to speaking between 30 and 45 minutes on a regular basis. I promise you I won’t do this today, but if you would like to come I will be preaching every Sunday morning 11 o’clock at Four Winds church in Northville. Feel free to stop on by, we will accommodate you.

I am blown away by the opportunity we’ve had here these last two years. It’s been a blast to work with you, to watch you and to be around you has been a highlight of my life and I know that sounds very political. But the fact of the matter is I have just been amazed. When I talk to you and hear your accomplishments and hear the things that you’ve done, especially those of you who are so much younger than I am. I stand just in awe of your abilities and your accomplishments. I am truly blessed to be able to stand here with you and to be able to serve these last two years.

In his book Purpose Driven Life pastor Rick Warren wrote these words in the first line of the first chapter, he said it’s not about you, and Representative Theis along the same lines, you were saying he goes on to explain that our personal satisfaction isn’t just our satisfaction is not just about us. It’s about what we do for others and how we encourage others and how we support one another. And when I came to this house; my desire was to encourage you, my desire was to bring some civility to what could be a very toxic and very adverse of environment. I hope that I was able to do that in some small fashion, to listen to you and to respect you, whether we agreed or not. I also recognize that when I came to this floor it was temporary. Whether I was going to serve here two years, four years or six years. I knew it was just a finite amount of time that I was going to be on this floor and every day that I walked in here, this is no lie, every day I walked in here I would look around and go ‘I get to be here one more day’! I would be there in my chair when we had those little lulls in between in between debates and I would look up and I would just see this wonderful place in which we get to call our office and I was just thrilled. I would tell folks, it’s just so cool to be here, day in and day out. I will indeed miss this opportunity because it was indeed something that I knew was temporary. It ended a little quicker than I had hoped, but I am thankful for the time that we had.

I have some thank yous that I’d like to share. I’d like to thank Senator Patrick Colbeck and his wife Angie. They were the ones that initially approached me about running for this office and were very instrumental along with Sharon and Marco Lollio, Matt Dame, Estelle and Mike Oliansky, Arné, Rose, Dan and a host of others that put forth all kinds of effort to see us get elected the first time.

I would like to thank the people of the 20th District, Northville, Plymouth and Canton, I had a great time representing you and I thank you for giving me that opportunity. Please know that I will continue to work for our community even though I will not be here on this floor. I echo the sentiments of all of my colleagues who thanked the staff and thanked
the sergeants. Chief Dickson and my sister Alice back there in the back. Oh, what a blessing, what a joy to see your smiling faces and know that you were doing your job and doing it with expertise. I’d like to thank Speaker Leonard, you have been a man of integrity, honesty and I respect to you greatly. It’s been an honor to serve with you. To Speaker-elect Chatfield up there, you’ve got a big job ahead of you. You’ve got some big shoes to fill. But you’ve done a great job as a Speaker Pro Tem and I think you’re going to do a wonderful job as the speaker, but I do leave this with you. Of course, being a pastor, I’ve got to throw a little bit of scripture in every once in a while. So I want to share this with you as sort of my challenge to you, Micah 6:8 says ‘he has shown you oh man, what is good. What does the Lord require of you but to act justly to love mercy and to walk humbly with your God.’ You keep that first and foremost in your service, you will serve well in this chamber.

I would also like to point out some friends that I have across the aisle that have been a blessing to me. I really came here with all intentions of getting to know everyone, but some of you would not let me into your life. That’s okay. I at least tried, but the fact of the matter is a couple guys really blessed me. Jim Ellison I want to thank you, even though we disagreed on so many policies. I liked you from the minute I met you and we’ve been good friends. These last two years and Blessings to you and your wife.

Abdullah Hammoud, I’d like to also thank you so much for actually accepting an invitation of mine to go to a firing range. I actually took him with me, he and his fiancé, and we went down to the firing line and I showed him what responsible gun ownership was all about and we put a lot of ammo down range and had a great time and he learned that there were some things that he really didn’t know. But he was willing to learn and I’ve got to give him credit for that. And if at any time he gives me any problem, just remember, I have pictures of that event right here on my phone.

My only regret with my Democratic colleagues is that I just never met Representative Scott. I hope that I had. Do any of you know her over there? Just please send out my best wishes. That’s all I can say. Anyway, couple of folks from my caucus Laura Cox you are my rock star you have been a mentor to me and you had a super hard job and yet you handled it with grace and courage and I appreciate you and all the insight you’ve given me through these two years. Lana Theis, you are indeed a Proverbs 31 woman and I praise God for you and all that you have done to encourage me during these times.

My committee chairs, Tim Kelly in education reform. Great job. You are my hero. When it comes to that committee you put up with a lot of garbage and sifted through a quite well. I’m very impressed by how you handle committee.

Daire Rendon, children seniors, thank you for letting me be your vice chair. You were a great influence on how we handle things and I just really appreciate your sweet spirit, it was awesome.

Triston Cole, Transportation and Infrastructure. You handle a committee like a cowboy handles a horse, man you did great and I really was impressed by how you just made it happen. And I just really am grateful for you.

And finally, Hank Vaupel, one of the three doctors that surrounds me. Two medical or physical doctors and a veterinarian. I knew I was covered regardless of what happened to me there. If I had a heart attack or something like that, I knew one of the three of them would be able to bring me back. But you did a great job as well in education reform. I really appreciate all you did.

To my Conservative mentors, Representative Shane Hernandez, Steve Johnson, John Riley and Gary Glen you guys were huge in helping me with some of these bills and understanding some of the points that I may not have seen right up front.

To my seatmates, Holly Hughes and Ned Canfield, it’s one of the cases where there’s a thorn between two roses because they were indeed a blessing to me. I thank you for your insight, your guidance and your wisdom and thanks for being patient because I know I drove you nuts some days.

To my wonderful staff, Chelsea Alcock, who Representative Leutheuser stole out from under me, but I still love you, brother. But anyway, Chelsea did a great job.

Nick Leto who took her spot and then had to go and ended up and finding another spot right after I lost my election, but he’s doing great and he’s already been picked up by another office.

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Tim Holland, my legislative director who was huge in keeping me informed and understanding some of the Issues. He was a big help. And he too is going on to another office.

Also we have some interns, Emily Binienda and Michael Robertson who helped us during the session trying to get letters out. They were wonderful in the things they did.

And finally, most importantly, I want to give thanks to the Lord who gave me this opportunity, but I also want to give thanks to my precious bride. A lot of you have prayed for her and encouraged me to encourage her and I am deeply grateful for that. She was planning on being here today, but her health situation didn’t allow her to do that. I love my bride and I refer to her as my bride. Gentlemen, if you don’t call your wife your bride, you’re making a big mistake because I think wives like to know that they’re still your bride regardless if we’ve been married 32 years. My wife is still my bride. She is my prime rib. She is my Swiss Army wife. I love her and I am grateful to have her in my life.
Thanks for my daughters who were so instrumental in encouraging me along with my wife to do this, they have all been huge. And I’ve just got to say I love my grandson Lucas and also just so you guys know, don’t tell anybody, but my second daughter, she and her husband are expecting a child next August. So I thought I’d let you guys know that I’ll be a grandpa again.

Finally, and I know I’ve gone over my time, but thank you Speaker Glenn for being so kind. I just want to share a couple things with you real quick that I’ve learned that I want to share with you. I hope that we’ve been able to encourage you during the time here. I hope that I haven’t pushed my faith on you. I’ve been available and I’ve answered a lot of your questions and tried to help and pray with you. I hope that was beneficial. But let me just share with you, things that I know I came here to do and I want to share with you as well.

Number one, I think it’s really important as legislators that we begin to practice that our yes actually means yes and our no means no. This waffling back and forth and wishy washy is a kind of a dangerous thing. The Bible even teaches that James 5:12, let your yes be yes and your no mean no.

I also believe that a person will never care what you know until they know that you care. We’re servants. I know they call us representatives, but we’re servants. We serve the people of our districts and I’ve tried to attend to it that way. Folks will say well how in the world do you go from the pulpit to politics. I said it’s the same thing. You’re just simply trying to help people find solutions to the needs in their lives. All we’ve tried to do is to make sure that they know that we care before they try to understand what we know.

I also believe that the one who yells first loses because the minute you start yelling nobody’s listening anymore. So keep that in mind. I would much rather talk with you than be talked to by you and so please just talk with one another, encourage one another, listen to one another, because at the end of the day when all this is said and done, it’s really going to come down to one thing, who you love and who loved you and I have to tell you, I have prayed for all the staff and everybody here. I love you and have been blessed to be here with you. So God bless you all so much.

And one little side note, if you’re going to use the Bible to put your point across. Please use it in context. The Bible says in numerous places don’t take it out of context because you’ll be bringing judgment on yourself. Proverbs 3:6 says don’t add to his words he will rebuke you and make you a liar. So don’t do that.

Finally, if you’re going to point your finger at somebody else, always remember there’s three fingers coming back at you. Make sure that how you’re judging someone else you’re making sure you’re using that same standard. Again that’s a biblical teaching, how you judge others is really how you’re going to be judged yourself.

That’s my little sermon that’s my little opportunity. I close with this. Like I’ve said that three or four times now. Back in the day I used to be music pastor and I used to do a lot of concerts going around from churches. I’ve gotten old now. I don’t have a voice anymore but I used to sing a lot and there was a song that I used to end a lot of concerts with it was written by a group called Geoff Moore and The Distance back 25 years ago, probably. It was called When All Is Said And Done and the words are pretty simple:

When the music fades into the past when my time round here is through what will be remembered where I’ve come when all is said and done. Will they say I love my family, that I was a faithful friend, will they say I lived to tell of God’s love when all is said and done. Oh how I long to see the hour when I will hear that trumpet sound, so I could rise to see my Savior’s face, to see him smile and say, ‘Well done’ you can forget my name and the song I’ve sung, every rhyme and every tune, but remember the truth of Jesus’ love, when all is said and done.

Thank you. God bless you.”

Rep. Cox:

“Thank you Mr. Speaker. When I was a Wayne County Commissioner and announced that I was running for the State House, my colleagues – all Democrats and former state Representatives like Joey Palamara, Irma Clark Coleman, Martha Scott, and Gary Woronchak – were so happy for me.

Wait a minute…come to think of it – could it be…maybe they were happy that I was leaving? No, truth be told, they told me that this would be the best job of my life. And they were right! I love this job more than I ever could have imagined or dreamed. I love the BIG THINGS and I love the SMALL THINGS. The big things like the beauty of this chamber and the small things like the detail in the rotunda.

Another small thing, I love wearing the lapel pin – when it doesn’t mess up the fabric of my outfit – Ladies you know what I am talking about. It’s that small item a pin which signifies something so big.

But mostly I love that while some things may seem BIG and some things may seem SMALL. Everything here – and everything we do – matters.

I value the professionalism of the employees at the HOB and the Capitol. I know the folks at facilities will be happy to see me go given the numerous requests to turn up the temperature in the Appropriations Committee room.

I am sorry but it has been freezing for the entire 4 years I have served. All kidding aside they have been patient, professional, and just plain awesome.

I love the sergeants and of course Chief Dickson. I remember one time walking down the stairs from my office reading some documents and not really paying attention to the commotion.
I heard this booming voice firmly state ‘clear the way –move out of the way’ over and over while he parted the sea of folks to get me safely into the chamber. For the large, for the small, and for every other in between tasks the Sergeants have done for us – thank you.

I want to thank Clerk Randall and Assistant Clerk Brown and their staff. When I held the gavel your assistance was invaluable. It was such an honor to run session and this team before us are simply amazing.

To fellow wrestling mom Joelle Demand – her name is illustrative of her strength! Joelle can herd cats like a pro and I will miss sharing our sons’ wrestling war stories about skin diseases, cutting weight and broken bones! I cannot give away all the rostrum secrets, but rest assured, the smoothness of each session happens because of their advice and counsel.

I want to thank the people of the 19th District for entrusting me with this job. I loved helping constituents navigate government services and work with them on legislative issues. I have enjoyed making positive impacts in our community like grants for the Livonia Chorus and building a universal playground for all children to name a few. Things that are seemingly small, but matter so much.

I want to thank Speaker Cotter for his leadership and trust in me—even after I picked the wrong horse for the leadership race. He put that aside (which does not happen often in this business) and appointed me chair of the General Government Budget – which I thoroughly enjoyed.

And to Speaker Leonard thank you for entrusting me with the chairmanship of the Appropriations Committee. Besides being a mom and wife – it is my favorite job, really vocation, that I have ever held.

As silly as it may sound, this job makes my heart sing—why you ask?

Let me tell you why—because I firmly believe all policy comes to life through appropriations. Our revenue is from the people of this great state – from their hard work and sweat, from their paychecks, their businesses and their investments and I worked very hard to honor this truth; that each appropriation should reflect the sacrifices of Michigan’s taxpayers.

Thank you to House Fiscal. You are awesome, and neither I nor anyone on the Appropriations Committee, could do this job without your research and analysis. Mary Ann Cleary and Bethany Wicksall you both rock. Ben, Perry, Kevin, Dan and the rest of the crew you really are an integral part of the budget process and I thank you for all your good work.

To all the staff in Republican Caucus Services—you are great! John Perry—you run a mean tele town hall—thank you for making me look smooth under pressure. Mike Quillinan thanks for trying to get candid photos of me WITHOUT my mouth open!

To the folks at the Republican Policy Office – thanks for your detailed analysis for each and every bill and quickly answering my questions on bills no matter how big or small.

Thank you to central staff especially Josiah Kissling and Hassan Beydoun— you have helped with so many issues dealing with process and procedure— I appreciate your guidance and counsel.

Becky Burtka—I am not sure how or why – but you get me—maybe because you worked for Senator Kahn before me and he broke you in? You are smart, organized and patient. You and I have had meetings about meetings that we are about to go to. I never knew a pre-meeting was so important – but rest assured folks— it is!

Thanks to Matt Carnagie– a very solid and calm clerk who has kept me on track and focused. Multi-tasking is a necessity as Approps Chair: Running the meeting, listening to folks testify, fielding texts from staff and members about future issues and concerns AND making sure members respect the rules and the process.

To ALL the members on Appropriations – it’s been a blast. Thank you for your faith, hard work and support these past 2 years. I am privileged to work alongside you while crafting 2 balanced budgets. On time. You should be proud of all we have accomplished!

I have absolutely loved the art of the deal. I think I might be a little crazy but I thoroughly enjoyed the hours we spent pouring over the numbers to make sure we made good solid budget decisions.

Vice Chairman Rob VerHeulen: you have been a great ally. Thanks for your partnership and your never ending focus on doing what is right. To all my sub-committee chairs – you have been great advisors and great soldiers and I have loved working with each of you while crafting the budget. Your focus on hitting targets, managing the details and meeting quick timelines has been invaluable.

Minority Vice Chair Durhal— it’s been fun having a Wayne County ally for 4 years–I can’t wait to see what the future has in store for you. Minority Leader Singh—I believe you were the FIRST person I gaveldown in General Government— you deserved it –but I admire your willingness to fight for what you believe in.

And while he is not in the People’s House, and therefore a little suspect—a special thank you to Chairman Hildenbrand – you have pushed me to be a better chairman and I am thankful for that. And it’s been fun working with you these past 2 years. And I am thankful for that as well.

Thank you Budget Directors Al Pscholka and John Walsh – always prepared and patient when necessary. It was a pleasure working with you and your staff. I always believe the key to good negotiations is everyone leaves the room having wins and losses. TRANSLATION: where the House leaves with wins and the Governor and Senate leave with losses!! But, truthfully, I have learned much from both of you. I always felt that happened each time we came to an agreement.

There are so many people to mention and I don’t have time to name them all. Thank you to all the members who sponsored my swear jar rants in caucus—I might have to put a fund together for members to follow in my footsteps!

To Docs Bizon and Canfield—your care and diagnoses – even for my kids who lived hundreds of miles away - - you have been life savers to me and my kids these past 4 years!
To anyone who shared a laugh, eye roll or genuine conversation—thank you—that’s what makes this job so special!
To all the members I have discussed or “whipped a vote” with—if you flipped to a yes vote—thank you—if you didn’t change your vote—you’re still wrong!

Seriously it has been a great experience working with people, learning what motivates them and finding successes in the legislative process.

Seatmate Daniela Garcia—thank you for all the laughs, bitmojis, sharing my fondness for handbags and saving my life with Benadryl. One late night, Rep Glenn inadvertently tried to poison me with peanut butter in his brownies and Daniela saved the day!

Floor Leader Lauwers thanks for all the deadpan jokes, the laughs, and snacks—I will miss our chats and I will miss joining you in the Senate!
To Elect Speaker Chatfield—you’re a great seatmate—when you are actually in your seat. You and I sat next to each other in our first caucus 4 years ago, and despite our differences, we became quick friends. I believe our friendship embodies what our Legislature is all about. I am confident that you will be one of the great Speakers in Michigan’s history. Good luck to you.

Now my closest colleagues. The people that others call my staff and that I call my lifeline: Angela Madarang, Stephanie Young, Kim Wadaga and Laurel Cummings—you are simply the best. You always make sure I have everything I need for whatever I am doing—always.

We have been to battle and won. And we have been to battle and lost. But there is no one, no one that I would choose to be with me, you ladies always have my back.

Thank you for your patience, your laughs, your guts, your support and your friendship. Recently, a fellow Rep asked me about one of my staff. He was considering whether to interview one and asked if I would hire her again. I responded not missing a beat—I would hold them close and never let them go.

Maybe that sounds sappy, perhaps a bit over the top, it was the truth. In this position we deal with people’s lives, people’s livelihood, and their wellbeing, no matter what their stature in life, age or abilities. And I have been so blessed to have a great staff to deliver assistance to the people of the 19th District and the State.

I always have been lucky enough to have the very best political and fundraising advisors for basically the price of several beers and a lot of laughs! I want to thank my Wayne 11th Republican buddy Shannon Price and Cox team supporters Stu Sandler and Mike Garavaglia for all they have done for team Cox.

Finally, I want to thank my family. Mom and Dad—thank you for the life you have given me—supporting all my follies—playing the violin, drama classes, graduate school and running for office. I am Blessed.

To my Cox Mom and Dad—and extended family—thank you for all your support for all my adventures since I joined your family—rarely have you said no to any request and for that I am grateful. I am Blessed.

To my Lindsey, Sinead, Conor and Rory—thank you for all your love and support.
I appreciate your willingness—or let me be more clear—caving to my threats or desperate cries for help on the campaign trail! Because of this job I have missed track and wrestling meets, school events and parent pick-ups. You have sacrificed your mom— for a greater good without complaint—I thank you for your selflessness. I am Blessed.

To my husband Mike—words can’t express how lucky I am to have you by my side. Whatever I ask of you—whatever dream I chase—you reply firmly and confidently, ‘Laura—Yes you can!’ And for the record, you said those words before a certain Senator from Illinois did in 2008. I am Blessed.

This experience has been life changing in all the right ways. It has challenged me each and every day. For that I am forever indebted to the people of the 19th district. Farewell my friends, thank you for all the Big and Small memories.”

By unanimous consent the House returned to the order of

Messages from the Senate

House Bill No. 4333, entitled
A bill to amend 1927 PA 175, entitled “The code of criminal procedure,” by amending sections 16b, 34, 40, 46, and 49 of chapter XVII (MCL 777.16b, 777.34, 777.40, 777.46, and 777.49), section 16b as amended by 2017 PA 30, section 34 as added by 1998 PA 317, section 40 as amended by 2014 PA 350, section 46 as amended by 1999 PA 227, and section 49 as amended by 2002 PA 137.

The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.

The Senate requested the return of
House Bill No. 4333, entitled
A bill to amend 1927 PA 175, entitled “The code of criminal procedure,” by amending sections 16b, 34, 40, 46, and 49 of chapter XVII (MCL 777.16b, 777.34, 777.40, 777.46, and 777.49), section 16b as amended by 2017 PA 30, section 34 as added by 1998 PA 317, section 40 as amended by 2014 PA 350, section 46 as amended by 1999 PA 227, and section 49 as amended by 2002 PA 137.
Rep. Lauwers moved that the request of the Senate be granted.
The motion prevailed.
By unanimous consent the House returned to the order of

Announcement by the Clerk of Printing and Enrollment

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

House Bill Nos. 6602  6603

The Clerk announced that the following Senate bills had been received on Thursday, December 13:

Senate Bill Nos. 663  1049  1179  1258  1259  1261  1262  1263  1264

The Clerk announced the enrollment printing and presentation to the Governor on Friday, December 14, for his approval of the following bills:

Enrolled House Bill No. 4858 at 1:40 p.m.
Enrolled House Bill No. 5749 at 1:42 p.m.
Enrolled House Bill No. 5719 at 1:44 p.m.
Enrolled House Bill No. 5325 at 1:46 p.m.
Enrolled House Bill No. 5254 at 1:48 p.m.
Enrolled House Bill No. 5199 at 1:50 p.m.
Enrolled House Bill No. 4701 at 1:52 p.m.

The Clerk announced the enrollment printing and presentation to the Governor on Monday, December 17, for his approval of the following bills:

Enrolled House Bill No. 5836 at 3:48 p.m.
Enrolled House Bill No. 5988 at 3:50 p.m.
Enrolled House Bill No. 5989 at 3:52 p.m.
Enrolled House Bill No. 5640 at 3:54 p.m.
Enrolled House Bill No. 5641 at 3:56 p.m.
Enrolled House Bill No. 5643 at 3:58 p.m.
Enrolled House Bill No. 5834 at 4:00 p.m.
Enrolled House Bill No. 6028 at 4:02 p.m.
Enrolled House Bill No. 5711 at 4:04 p.m.
Enrolled House Bill No. 4421 at 4:06 p.m.
Enrolled House Bill No. 6060 at 4:08 p.m.
Enrolled House Bill No. 6058 at 4:10 p.m.
Enrolled House Bill No. 5321 at 4:12 p.m.
Enrolled House Bill No. 6432 at 4:14 p.m.
Enrolled House Bill No. 5374 at 4:16 p.m.

The Clerk announced the enrollment printing and presentation to the Governor on Tuesday, December 18, for his approval of the following bills:

Enrolled House Bill No. 6431 at 1:06 p.m.
Enrolled House Bill No. 6064 at 1:08 p.m.

Messages from the Senate

House Bill No. 4205, entitled

The Senate has concurred in the House amendment to the Senate substitute (S-1).
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 4332, entitled
A bill to amend 1931 PA 328, entitled “The Michigan penal code,” by amending sections 50 and 50b (MCL 750.50 and 750.50b), section 50 as amended by 2007 PA 152 and section 50b as amended by 2008 PA 339.

The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.
House Bill No. 4618, entitled
A bill to amend 1964 PA 284, entitled “City income tax act,” by amending section 6 of chapter 1 and section 51 of chapter 2 (MCL 141.506 and 141.651), section 51 of chapter 2 as amended by 1982 PA 124, and by adding sections 86a, 86b, and 86c to chapter 2.

The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.

The House agreed to the full title.

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

House Bill No. 4780, entitled
A bill to amend 1970 PA 193, entitled “An act to provide for the compilation of the general laws of this state and the compilation and revision of state administrative rules; and to prescribe certain functions of the legislative council and certain state agencies relative thereto,” by amending sections 1 and 7 (MCL 8.41 and 8.47), as amended by 1999 PA 263.

The Senate has passed the bill and ordered that it be given immediate effect.

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

House Bill No. 4998, entitled

The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.

The House agreed to the full title.

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

House Bill No. 5017, entitled
A bill to amend 1941 PA 122, entitled “An act to establish the revenue collection duties of the department of treasury; to prescribe its powers and duties as the revenue collection agency of this state; to prescribe certain powers and duties of the state treasurer; to establish the collection duties of certain other state departments for money or accounts owed to this state; to regulate the importation, stamping, and disposition of certain tobacco products; to provide for the transfer of powers and duties now vested in certain other state boards, commissions, departments, and offices; to prescribe certain duties of and require certain reports from the department of treasury; to provide procedures for the payment, administration, audit, assessment, levy of interests or penalties on, and appeals of taxes and tax liability; to prescribe its powers and duties if an agreement to act as agent for a city to administer, collect, and enforce the city income tax act on behalf of a city is entered into with any city; to provide an appropriation; to abolish the state board of tax administration; to prescribe penalties and provide remedies; and to declare the effect of this act,” by amending section 30a (MCL 205.30a), as amended by 1995 PA 116.

The Senate has passed the bill and ordered that it be given immediate effect.

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

House Bill No. 5025, entitled
A bill to amend 1994 PA 203, entitled “Foster care and adoption services act,” (MCL 722.951 to 722.960) by adding section 8c.

The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.

The House agreed to the full title.

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

House Bill No. 5122, entitled
A bill to amend 1994 PA 203, entitled “Foster care and adoption services act,” (MCL 722.951 to 722.960) by adding section 8c.

The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.

The House agreed to the full title.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.
House Bill No. 5123, entitled
A bill to amend 1994 PA 203, entitled “Foster care and adoption services act,” (MCL 722.951 to 722.960) by adding section 8d.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 5362, entitled
A bill to amend 1998 PA 386, entitled “Estates and protected individuals code,” by amending section 7913 (MCL 700.7913), as added by 2009 PA 46.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 5398, entitled
A bill to amend 1991 PA 133, entitled “An act to allow the use and recording of certain documents regarding trusts in the case of real property that is conveyed or otherwise affected by a trust; and to prescribe their effect,” by amending sections 1, 4, and 5 (MCL 565.431, 565.434, and 565.435), section 4 as amended by 2018 PA 194; and to repeal acts and parts of acts.
The Senate has passed the bill and ordered that it be given immediate effect.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 5494, entitled
A bill to amend 2016 PA 436, entitled “Unmanned aircraft systems act,” (MCL 259.301 to 259.331) by adding section 20.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 5495, entitled
A bill to amend 1931 PA 328, entitled “The Michigan penal code,” (MCL 750.1 to 750.568) by adding section 45a.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 5496, entitled
A bill to amend 2016 PA 436, entitled “Unmanned aircraft systems act,” by amending section 3 (MCL 259.303) and by adding section 30.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 5916, entitled
A bill to amend 1969 PA 287, entitled “An act to regulate pet shops, animal control shelters, and animal protection shelters; to establish uniform procedures and minimum requirements for adoption of dogs, cats, and ferrets; and to prescribe penalties and civil fines and to provide remedies,” by amending section 5a (MCL 287.335a), as amended by 2016 PA 392, and by adding section 5b.
The Senate has passed the bill and ordered that it be given immediate effect.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.
House Bill No. 5917, entitled
A bill to prohibit a local unit of government from enacting or enforcing an ordinance, policy, resolution, or rule that arbitrarily bans a qualified pet shop located in that local unit of government; and to prescribe the powers and duties of certain local officers and officials.
The Senate has passed the bill and ordered that it be given immediate effect.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 6421, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 307 (MCL 257.307), as amended by 2018 PA 177.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 6422, entitled
A bill to amend 2016 PA 282, entitled “Marihuana tracking act,” by amending sections 2 and 4 (MCL 333.27902 and 333.27904).
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 4066, entitled
A bill to amend 1978 PA 368, entitled “Public health code,” (MCL 333.1101 to 333.25211) by adding section 16189; and to repeal acts and parts of acts.
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.

House Bill No. 4067, entitled
A bill to amend 1978 PA 368, entitled “Public health code,” by amending sections 17001 and 17501 (MCL 333.17001 and 333.17501), as amended by 2016 PA 379, and by adding sections 17011a and 17511a.
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 amended the title to read as follows:
A bill to amend 1978 PA 368, entitled “An act to protect and promote the public health; to codify, revise, consolidate, classify, and add to the laws relating to public health; to provide for the prevention and control of diseases and disabilities; to provide for the classification, administration, regulation, financing, and maintenance of personal, environmental, and other health services and activities; to create or continue, and prescribe the powers and duties of, departments, boards, commissions, councils, committees, task forces, and other agencies; to prescribe the powers and duties of governmental entities and officials; to regulate occupations, facilities, and agencies affecting the public health; to regulate health maintenance organizations and certain third party administrators and insurers; to provide for the imposition of a regulatory fee; to provide for the levy of taxes against certain health facilities or agencies; to promote the efficient and economical delivery of health care services, to provide for the appropriate utilization of health care facilities and services, and to provide for the closure of hospitals or consolidation of hospitals or services; to provide for the collection and use of data and information; to provide for the transfer of property; to provide certain immunity from liability; to regulate and prohibit the sale and offering for sale of drug paraphernalia under certain circumstances; to provide for the implementation of federal law; to provide for penalties and remedies; to provide for sanctions for violations of this act and local ordinances; to provide for an appropriation and supplements; to repeal certain acts and parts of acts; to repeal certain parts of this act; and to repeal certain parts of this act on specific dates,” by amending sections 17001 and 17501 (MCL 333.17001 and 333.17501), as amended by 2016 PA 379, and by adding sections 16189a, 16189b, 17011a, 17511a, and 20189.
The Speaker announced that pursuant to Rule 42, the bill was laid over one day.
House Bill No. 4779, entitled
A bill to amend 1986 PA 268, entitled “Legislative council act,” (MCL 4.1101 to 4.1901) by amending the title, as amended by 1988 PA 100, and by adding chapter 1A.
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 amended the title to read as follows:
A bill to amend 1986 PA 268, entitled “An act to create the legislative council; to prescribe its membership, powers, and duties; to create a legislative service bureau to provide staff services to the legislature and the council; to provide for operation of legislative parking facilities; to create funds; to provide for the expenditure of appropriated funds by legislative council agencies; to authorize the sale of access to certain computerized data bases; to establish fees; to create the Michigan commission on uniform state laws; to create a law revision commission; to create a senate fiscal agency and a house fiscal agency; to create a Michigan capitol committee; to create a commission on intergovernmental relations; to prescribe the powers and duties of certain state agencies and departments; to repeal certain acts and parts of acts; and to repeal certain parts of this act on specific dates,” (MCL 4.1101 to 4.1901) by adding chapter 1A.
The Speaker announced that pursuant to Rule 42, the bill was laid over one day.

House Bill No. 5018, entitled
A bill to amend 1927 PA 175, entitled “The code of criminal procedure,” by amending section 16t of chapter XVII (MCL 777.16t), as amended by 2013 PA 216.
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 amended the title to read as follows:
A bill to amend 1927 PA 175, entitled “An act to revise, consolidate, and codify the laws relating to criminal procedure and to define the jurisdiction, powers, and duties of courts, judges, and other officers of the court under the provisions of this act; to provide laws relative to the rights of persons accused of criminal offenses and ordinance violations; to provide for the arrest of persons charged with or suspected of criminal offenses and ordinance violations; to provide for bail of persons arrested for or accused of criminal offenses and ordinance violations; to provide for the examination of persons accused of criminal offenses; to regulate the procedure relative to grand juries, indictments, informations, and proceedings before trial; to provide for trials of persons complained of or indicted for criminal offenses and ordinance violations and to provide for the procedure in those trials; to provide for judgments and sentences of persons convicted of criminal offenses and ordinance violations; to establish a sentencing commission and to prescribe its powers and duties; to provide for procedure relating to new trials and appeals in criminal and ordinance violation cases; to provide a uniform system of probation throughout this state and the appointment of probation officers; to prescribe the powers, duties, and compensation of probation officers; to provide penalties for the violation of the duties of probation officers; to provide for procedure governing proceedings to prevent crime and proceedings for the discovery of crime; to provide for fees of officers, witnesses, and others in criminal and ordinance violation cases; to set forth miscellaneous provisions as to criminal procedure in certain cases; to provide penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with or contravening any of the provisions of this act,” by amending section 16t of chapter XVII (MCL 777.16t), as amended by 2018 PA 96.
The Speaker announced that pursuant to Rule 42, the bill was laid over one day.

House Bill No. 5121, entitled
A bill to amend 1994 PA 203, entitled “Foster care and adoption services act,” by amending section 3 (MCL 722.953), as amended by 2014 PA 524, and by adding section 8b.
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.

House Bill No. 5955, entitled
A bill to limit the authority of political subdivisions to impose licensing regulation.
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.
House Bill No. 5956, 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 3b.
The Senate has substituted (S-2) the bill.
The Senate has passed the bill as substituted (S-2) and ordered that it be given immediate effect.
The Speaker announced that pursuant to Rule 42, the bill was laid over one day.

House Bill No. 5957, entitled
A bill to amend 1909 PA 278, entitled “The home rule village act,” by amending section 24 (MCL 78.24), as amended by 2012 PA 11.
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.

House Bill No. 5958, entitled
A bill to amend 1945 PA 246, entitled “An act to authorize township boards to adopt ordinances and regulations to secure the public health, safety and general welfare; to provide for the establishment of a township police department; to provide for policing of townships by certain law enforcement officers and agencies; to provide for the publication of ordinances; to prescribe powers and duties of township boards and certain local and state officers and agencies; to provide sanctions; and to repeal all acts and parts of acts in conflict with the act,” by amending section 1 (MCL 41.181), as amended by 2012 PA 9.
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.

House Bill No. 5959, entitled
A bill to amend 1947 PA 359, entitled “The charter township act,” by amending section 15 (MCL 42.15).
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.

House Bill No. 5960, entitled
A bill to amend 1909 PA 279, entitled “The home rule city act,” by amending section 4i (MCL 117.4i), as amended by 2017 PA 214.
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.

House Bill No. 5961, entitled
A bill to amend 1895 PA 215, entitled “The fourth class city act,” by amending section 1 of chapter XI (MCL 91.1), as amended by 1994 PA 19.
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.

House Bill No. 5962, entitled
A bill to amend 1851 PA 156, entitled “An act to define the powers and duties of the county boards of commissioners of the several counties, and to confer upon them certain local, administrative and legislative powers; and to prescribe penalties for the violation of the provisions of this act,” (MCL 46.1 to 46.32) by adding section 11e.
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.
House Bill No. 5963, entitled
A bill to amend 1895 PA 3, entitled “The general law village act,” by amending section 2 of chapter VII (MCL 67.2), as amended by 1994 PA 16.
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.

House Bill No. 5964, entitled
A bill to amend 1973 PA 139, entitled “An act to provide forms of county government; to provide for county managers and county executives and to prescribe their powers and duties; to abolish certain departments, boards, commissions, and authorities; to provide for transfer of certain powers and functions; to prescribe powers of a board of county commissioners and elected officials; to provide organization of administrative functions; to transfer property; to retain ordinances and laws not inconsistent with this act; to provide methods for abolition of a unified form of county government; and to prescribe penalties and provide remedies,” (MCL 45.551 to 45.573) by adding section 6c.
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.

House Bill No. 5965, entitled
A bill to amend 1966 PA 293, entitled “An act to provide for the establishment of charter counties; to provide for the election of charter commissioners; to prescribe their powers and duties; to prohibit certain acts of a county board of commissioners after the approval of the election of a charter commission; to prescribe the mandatory and permissive provisions of a charter; to provide for the exercise by a charter county of certain powers whether or not authorized by its charter; and to prescribe penalties and provide remedies,” (MCL 45.501 to 45.521) by adding section 15d.
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.

House Bill No. 6052, entitled
A bill to evaluate certain economic development incentives; to report those evaluations and make certain recommendations; and to impose certain powers and duties on certain state employees and officials.
The Senate has amended the bill as follows:
1. Amend page 5, following line 22, by inserting:
   “(6) Not less than 30 days prior to the department releasing the economic development incentive evaluation under subsection (2) or publishing it on the department’s website under subsection (5), the department shall provide a copy of the economic development incentive evaluation to the Michigan strategic fund, the Michigan economic development corporation, the state agency that has oversight of the economic development incentive, and the entity that is the recipient of the economic development incentive. The Michigan strategic fund, the Michigan economic development corporation, the state agency that has oversight over the economic development incentive, and the entity that is the recipient of the economic development incentive may issue a response to the economic development incentive evaluation.”.
The Senate has passed the bill as amended and ordered that it be given immediate effect.
The Speaker announced that pursuant to Rule 42, the bill was laid over one day.

House Bill No. 6378, entitled
A bill to amend 1980 PA 300, entitled “The public school employees retirement act of 1979,” by amending sections 41, 42, and 42a (MCL 38.1341, 38.1342, and 38.1342a), section 41 as amended by 2018 PA 181, section 42 as amended by 2017 PA 92, and section 42a as added by 2018 PA 328, and by adding sections 43h, 43i, and 43j.
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 amended the title to read as follows:
A bill to amend 1980 PA 300, entitled “An act to provide a retirement system for the public school employees of this state; to create certain funds for this retirement system; to provide for the creation of a retirement board; to prescribe the powers and duties of the retirement board; to prescribe the powers and duties of certain state departments, agencies, officials, and employees; to authorize and make appropriations for the retirement system; to prescribe penalties and
provide remedies; and to repeal acts and parts of acts,” by amending sections 41, 42, and 42a (MCL 38.1341, 38.1342, and 38.1342a), section 41 as amended by 2018 PA 181, section 42 as amended by 2017 PA 92, and section 42a as added by 2018 PA 328, and by adding sections 43h and 43i.

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

Senate Bill No. 663, entitled

A bill to amend 1981 PA 82, entitled “An act to prohibit a person from representing that he or she is in possession of a service animal in public places, unless that person is a person with a disability; and to prescribe penalties,” by amending sections 1, 2, 3, and 4 (MCL 752.61, 752.62, 752.63, and 752.64), sections 1, 2, and 3 as amended and section 4 as added by 2015 PA 147.

The Senate has passed the bill.
The bill was read a first time by its title and referred to the Committee on Health Policy.

Senate Bill No. 1049, entitled

A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 676d (MCL 257.676d), as added by 2014 PA 303.

The Senate has passed the bill.
The bill was read a first time by its title and referred to the Committee on Local Government.

Senate Bill No. 1179, entitled

A bill to prohibit a local unit of government from imposing a certain restaurant grading system on certain food service establishments; and to prescribe the powers and duties of certain local governmental entities.

The Senate has passed the bill.
The bill was read a first time by its title and referred to the Committee on Agriculture.

Senate Bill No. 1258, entitled

A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 805 (MCL 257.805), as amended by 2013 PA 82.

The Senate has passed the bill.
The bill was read a first time by its title and referred to the Committee on Natural Resources.

Senate Bill No. 1259, entitled


The Senate has passed the bill.
The bill was read a first time by its title and referred to the Committee on Natural Resources.

Messages from the Governor

Date: December 17, 2018
Time: 10:32 a.m.

To the Speaker of the House of Representatives:
Sir—I have this day approved and signed
Enrolled House Bill No. 5798 (Public Act No. 370, I.E.), being
An act to amend 1985 PA 87, entitled “An act to establish the rights of victims of crime and juvenile offenses; to provide for certain procedures; to establish certain immunities and duties; to limit convicted criminals from deriving profit under certain circumstances; to prohibit certain conduct of employers or employers’ agents toward victims; and to provide for penalties and remedies,” by amending sections 2, 31, and 61 (MCL 780.752, 780.781, and 780.811), section 2 as amended by 2014 PA 133, section 31 as amended by 2014 PA 134, and section 61 as amended by 2014 PA 130.
(Filed with the Secretary of State December 17, 2018, at 2:54 p.m.)
To the Speaker of the House of Representatives:
Sir—I have this day approved and signed

**Enrolled House Bill No. 5539 (Public Act No. 371, I.E.), being**

An act to amend 2013 PA 183, entitled “An act to create the student safety act; to provide for confidential reports of potential harm or criminal activities directed at school students, school employees, and schools; to establish a hotline for filing those reports; to create the student safety fund and to provide for contributions to and expenditures from that fund; to prescribe the powers and duties of certain state officials and departments; to provide for procedures for the release of certain confidential information; to prescribe penalties; and to repeal acts and parts of acts,” by amending section 3 (MCL 752.913).

(Filed with the Secretary of State December 17, 2018, at 2:56 p.m.)

To the Speaker of the House of Representatives:
Sir—I have this day approved and signed

**Enrolled House Bill No. 5658 (Public Act No. 372, I.E.), being**

An act to amend 1927 PA 175, entitled “An act to revise, consolidate, and codify the laws relating to criminal procedure and to define the jurisdiction, powers, and duties of courts, judges, and other officers of the court under the provisions of this act; to provide laws relative to the rights of persons accused of criminal offenses and ordinance violations; to provide for the arrest of persons charged with or suspected of criminal offenses and ordinance violations; to provide for bail of persons arrested for or accused of criminal offenses and ordinance violations; to provide for the examination of persons accused of criminal offenses; to regulate the procedure relative to grand juries, indictments, informations, and proceedings before trial; to provide for trials of persons complained of or indicted for criminal offenses and ordinance violations and to provide for the procedure in those trials; to provide for judgments and sentences of persons convicted of criminal offenses and ordinance violations; to establish a sentencing commission and to prescribe its powers and duties; to provide for procedure relating to new trials and appeals in criminal and ordinance violation cases; to provide a uniform system of probation throughout this state and the appointment of probation officers; to prescribe the powers, duties, and compensation of probation officers; to provide penalties for the violation of the duties of probation officers; to provide for procedure governing proceedings to prevent crime and proceedings for the discovery of crime; to provide for fees of officers, witnesses, and others in criminal and ordinance violation cases; to set forth miscellaneous provisions as to criminal procedure in certain cases; to provide penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with or contravening any of the provisions of this act,” by amending section 27b of chapter VIII (MCL 768.27b), as added by 2006 PA 78.

(Filed with the Secretary of State December 17, 2018, at 2:58 p.m.)

To the Speaker of the House of Representatives:
Sir—I have this day approved and signed

**Enrolled House Bill No. 5660 (Public Act No. 373, I.E.), being**

An act to amend 1931 PA 328, entitled “An act to revise, consolidate, codify, and add to the statutes relating to crimes; to define crimes and prescribe the penalties and remedies; to provide for restitution under certain circumstances; to provide for the competency of evidence at the trial of persons accused of crime; to provide immunity from prosecution for certain witnesses appearing at criminal trials; to provide for liability for damages; and to repeal certain acts and parts of acts inconsistent with or contravening any of the provisions of this act,” by amending section 145c (MCL 750.145c), as amended by 2012 PA 583.

(Filed with the Secretary of State December 17, 2018, at 3:00 p.m.)

To the Speaker of the House of Representatives:
Sir—I have this day approved and signed

**Enrolled House Bill No. 5661 (Public Act No. 374, I.E.), being**

An act to amend 1927 PA 175, entitled “An act to revise, consolidate, and codify the laws relating to criminal procedure and to define the jurisdiction, powers, and duties of courts, judges, and other officers of the court under the provisions of
this act; to provide laws relative to the rights of persons accused of criminal offenses and ordinance violations; to provide for
the arrest of persons charged with or suspected of criminal offenses and ordinance violations; to provide for bail of
persons arrested for or accused of criminal offenses and ordinance violations; to provide for the examination of persons
accused of criminal offenses; to regulate the procedure relative to grand juries, indictments, informations, and proceedings
before trial; to provide for trials of persons complained of or indicted for criminal offenses and ordinance violations and
to provide for the procedure in those trials; to provide for judgments and sentences of persons convicted of criminal
offenses and ordinance violations; to establish a sentencing commission and to prescribe its powers and duties; to provide
for procedure relating to new trials and appeals in criminal and ordinance violation cases; to provide a uniform system
of probation throughout this state and the appointment of probation officers; to provide for the powers, duties, and
compensation of probation officers; to provide penalties for the violation of the duties of probation officers; to provide
for procedure governing proceedings to prevent crime and proceedings for the discovery of crime; to provide for fees of
officers, witnesses, and others in criminal and ordinance violation cases; to set forth miscellaneous provisions as to
criminal procedure in certain cases; to provide penalties for the violation of certain provisions of this act; and to repeal
all acts and parts of acts inconsistent with or contravening any of the provisions of this act,” by amending section 16g of
chapter XVII (MCL 777.16g), as amended by 2017 PA 74.

(Filed with the Secretary of State December 17, 2018, at 3:02 p.m.)

To the Speaker of the House of Representatives:
Sir—I have this day approved and signed

Enrolled House Bill No. 5794 (Public Act No. 375, I.E.), being

An act to amend 1931 PA 328, entitled “An act to revise, consolidate, codify, and add to the statutes relating to crimes;
to define crimes and prescribe the penalties and remedies; to provide for restitution under certain circumstances; to
provide for the competency of evidence at the trial of persons accused of crime; to provide immunity from prosecution
for certain witnesses appearing at criminal trials; to provide for liability for damages; and to repeal certain acts and parts
of acts inconsistent with or contravening any of the provisions of this act,” (MCL 750.1 to 750.568) by adding sec-
tion 145g.

(Filed with the Secretary of State December 17, 2018, at 3:04 p.m.)

To the Speaker of the House of Representatives:
Sir—I have this day approved and signed

Enrolled House Bill No. 5697 (Public Act No. 376, I.E.), being

An act to amend 1966 PA 331, entitled “An act to revise and consolidate the laws relating to community colleges; to
provide for the creation of community college districts; to provide a charter for such districts; to provide for the
government, control and administration of such districts; to provide for the election of a board of trustees; to define the
powers and duties of the board of trustees; to provide for the assessment, levy, collection and return of taxes therefor;
to authorize community college districts to operate a new jobs training program, enter into certain training agreements, and
issue bonds to finance the training program; to prescribe penalties and provide remedies; and to repeal acts and parts of
acts,” by amending section 164 (MCL 389.164), as added by 2008 PA 359.

(Filed with the Secretary of State December 17, 2018, at 3:06 p.m.)

To the Speaker of the House of Representatives:
Sir—I have this day approved and signed

Enrolled House Bill No. 5749 (Public Act No. 377, I.E.), being

An act to amend 1949 PA 300, entitled “An act to provide for the registration, titling, sale, transfer, and regulation of
certain vehicles operated upon the public highways of this state or any other place open to the general public or generally
accessible to motor vehicles and distressed vehicles; to provide for the licensing of dealers; to provide for the examination,
licensing, and control of operators and chauffeurs; to provide for the giving of proof of financial responsibility and
security by owners and operators of vehicles; to provide for the imposition, levy, and collection of specific taxes on
vehicles, and the levy and collection of sales and use taxes, license fees, and permit fees; to provide for the regulation
and use of streets and highways; to create certain funds; to provide penalties and sanctions for a violation of this act; to provide for civil liability of manufacturers, the manufacturers of certain devices, the manufacturers of automated technology, upfitters, owners, and operators of vehicles and service of process on residents and nonresidents; to regulate the introduction and use of certain evidence; to regulate and certify the manufacturers of certain devices; to provide for approval and certification of installers and servicers of certain devices; to provide for the levy of certain assessments; to provide for the enforcement of this act; to provide for the creation of and to prescribe the powers and duties of certain state and local agencies; to impose liability upon the state or local agencies; to provide appropriations for certain purposes; to repeal all other acts or parts of acts inconsistent with this act or contrary to this act; and to repeal certain parts of this act on a specific date,” by amending section 643a (MCL 257.643a), as amended by 2016 PA 332.

(Filed with the Secretary of State December 17, 2018, at 3:08 p.m.)

Communications from State Officers

The following communications from the Secretary of State were received and read:

Notices of Filing
Administrative Rules

December 11, 2018

In accordance with the provisions of Section 46 of Act No. 306 of the Public Acts of 1969, being MCL 24.246, and paragraph 16 of Executive Order 1995-6, this is to advise you that the Michigan Department of Technology, Management and Budget and the State Office of Regulatory Reinvention filed Administrative Rule #2018-044-LR (Secretary of State Filing #18-12-02) on this date at 4:01 P.M. for the Department of Licensing and Regulatory Affairs entitled, “General Industry Safety and Health Standard, Part 310. Lead in General Industry”.

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

December 11, 2018

In accordance with the provisions of Section 46 of Act No. 306 of the Public Acts of 1969, being MCL 24.246, and paragraph 16 of Executive Order 1995-6, this is to advise you that the Michigan Department of Technology, Management and Budget and the State Office of Regulatory Reinvention filed Administrative Rule #2018-045-LR (Secretary of State Filing #18-12-03) on this date at 4:09 P.M. for the Department of Licensing and Regulatory Affairs entitled, “Construction Safety and Health Standard, Part 603. Lead in Construction”.

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

December 12, 2018

In accordance with the provisions of Section 46 of Act No. 306 of the Public Acts of 1969, being MCL 24.246, and paragraph 16 of Executive Order 1995-6, this is to advise you that the Michigan Department of Technology, Management and Budget and the State Office of Regulatory Reinvention filed Administrative Rule #2018-075-LR (Secretary of State Filing #18-12-04) on this date at 11:55 A.M. for the Department of Licensing and Regulatory Affairs entitled, “General Industry Safety and Health Standard, Part 603. Inorganic Arsenic”.

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

December 12, 2018

In accordance with the provisions of Section 46 of Act No. 306 of the Public Acts of 1969, being MCL 24.246, and paragraph 16 of Executive Order 1995-6, this is to advise you that the Michigan Department of Technology, Management and Budget and the State Office of Regulatory Reinvention filed Administrative Rule #2018-076-LR (Secretary of State Filing #18-12-05) on this date at 11:55 A.M. for the Department of Licensing and Regulatory Affairs entitled, “General Industry and Construction Safety and Health Standard, Part 308. Inorganic Arsenic”.

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.
December 12, 2018

In accordance with the provisions of Section 46 of Act No. 306 of the Public Acts of 1969, being MCL 24.246, and paragraph 16 of Executive Order 1995-6, this is to advise you that the Michigan Department of Technology, Management and Budget and the State Office of Regulatory Reinvention filed Administrative Rule #2018-077-LR (Secretary of State Filing #18-12-06) on this date at 11:55 A.M. for the Department of Licensing and Regulatory Affairs entitled, “General Industry and Construction Safety and Health Standard, Part 304. Ethylene Oxide”.

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

Sincerely,

Ruth Johnson
Secretary of State
Robin L. Houston, Departmental Supervisor
Office of the Great Seal

The communications were referred to the Clerk.

By unanimous consent the House returned to the order of

**Reports of Standing Committees**

The Committee on Michigan Competitiveness, by Rep. Chatfield, Chair, reported

**Senate Bill No. 838, entitled**
A bill to amend 2001 PA 34, entitled “Revised municipal finance act,” by amending section 518 (MCL 141.2518), as amended by 2015 PA 46.

With the recommendation that the substitute (H-3) be adopted and that the bill then pass.

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

Favorable Roll Call

To Report Out:
Nays: None

The Committee on Michigan Competitiveness, by Rep. Chatfield, Chair, reported

**Senate Bill No. 1176, entitled**
A bill to prohibit public agencies from requiring certain nonprofit entities to disclose personal information of their members, supporters, volunteers, and donors in certain circumstances; to limit the release of that personal information if it is obtained by a public agency; and to provide remedies.

Without amendment and with the recommendation that the bill pass.

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

Favorable Roll Call

To Report Out:
Yeas: Reps. Chatfield, Lilly, Cole, Vaupel, Rendon and Wentworth
Nays: Reps. Geiss, Hammoud and Yancey
The Committee on Michigan Competitiveness, by Rep. Chatfield, Chair, reported

**Senate Bill No. 1199, entitled**
A bill to amend 2011 PA 152, entitled “Publicly funded health insurance contribution act,” by amending section 3 (MCL 15.563), as amended by 2013 PA 270.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Chatfield, Lilly, Cole, Vaupel, Rendon and Wentworth
Nays: Reps. Geiss, Hammoud and Yancey

The Committee on Michigan Competitiveness, by Rep. Chatfield, Chair, reported

**Senate Bill No. 1211, entitled**
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 1511, 30101, 30112, 30304, 30305, 30306, 30307, 30311, 30314, 30316, 30319, 30321, and 32301 (MCL 324.1511, 324.30101, 324.30112, 324.30301, 324.30304, 324.30305, 324.30306, 324.30307, 324.30311, 324.30314, 324.30316, 324.30319, 324.30321, and 324.32301), section 1511 as added by 2011 PA 237, section 30101 as amended by 2014 PA 351, sections 30112, 30314, 30316, 30319, and 32301 as added by 1995 PA 59, section 30301 as amended by 2012 PA 247, section 30304 as amended by 2004 PA 325, sections 30305, 30306, 30311, and 30321 as amended by 2013 PA 98, and section 30307 as amended by 2006 PA 430.
With the recommendation that the substitute (H-2) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Chatfield, Lilly, Cole, Vaupel, Rendon and Wentworth
Nays: Reps. Geiss, Hammoud and Yancey

The Committee on Michigan Competitiveness, by Rep. Chatfield, Chair, reported

**Senate Bill No. 1244, entitled**
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 20101, 20114d, 20114e, 20120a, and 20120b (MCL 324.20101, 324.20114d, 324.20114e, 324.20120a, and 324.20120b), sections 20101, 20114d, 20120a, and 20120b as amended by 2014 PA 542 and section 20114e as amended by 2014 PA 178, and by adding section 20120f.
With the recommendation that the substitute (H-3) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Chatfield, Lilly, Cole, Vaupel, Rendon and Wentworth
Nays: Reps. Geiss, Hammoud and Yancey

**COMMITTEE ATTENDANCE REPORT**

The following report, submitted by Rep. Chatfield, Chair, of the Committee on Michigan Competitiveness, was received and read:
Meeting held on: Tuesday, December 18, 2018

The Speaker called the Speaker Pro Tempore to the Chair.
Third Reading of Bills

Senate Bill No. 1187, entitled
A bill to amend 2013 PA 93, entitled “Michigan indigent defense commission act,” by amending section 7 (MCL 780.987), as amended by 2018 PA 214.

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—108</th>
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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 the Michigan indigent defense commission and to provide for its powers and duties; to provide indigent defendants in criminal cases with effective assistance of counsel; to provide standards for the appointment of legal counsel; to provide for and limit certain causes of action; and to provide for certain appropriations and grants,”

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.
Senate Bill No. 1072, entitled

A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 1301, 41301, 41302, 41303, 41306, and 41325 (MCL 324.1301, 324.41301, 324.41302, 324.41303, 324.41306, and 324.41325), section 1301 as amended by 2018 PA 268, sections 41301, 41302, 41303, and 41306 as amended by 2014 PA 537, and section 41325 as added by 2009 PA 91, and by adding sections 41329, 41331, 41333, 41335, 41337, and 41341; and to repeal acts and parts of acts.

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

Roll Call No. 852

Yeas—106

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

Nays—3

Rabhi  Reilly  Robinson

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

The House agreed to the full title.

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

The motion prevailed, 2/3 of the members serving voting therefor.
Senate Bill No. 1050, entitled
A bill to amend 1925 PA 368, entitled “An act to prohibit obstructions and encroachments on public highways, to provide for the removal thereof, to prescribe the conditions under which telegraph, telephone, power, and other public utility companies, cable television companies and municipalities may enter upon, construct and maintain telegraph, telephone, power or cable television lines, pipe lines, wires, cables, poles, conduits, sewers and like structures upon, over, across or under public roads, bridges, streets and waters and to provide penalties for the violation of this act,” by amending the title and sections 13 and 14 (MCL 247.183 and 247.184), section 13 as amended by 2005 PA 103.

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

Roll Call No. 853

| Yeas—86 |
|------------------|------------------|------------------|
| Afendoulis       | Ellison          | Johnson          |
| Albert           | Faris            | Kahle            |
| Alexander        | Farrington       | Kelly            |
| Allor            | Frederick        | Kesto            |
| Anthony          | Garcia           | LaFave           |
| Barrett          | Glenn            | LaSata           |
| Bellino          | Graves           | Lasinski         |
| Bizon            | Green            | Lauwers          |
| Brann            | Greig            | Leonard          |
| Brinks           | Greimel          | Leitheuser       |
| Calley           | Griffin          | Liberati         |
| Canfield         | Hauck            | Lilly            |
| Chang            | Hernandez        | Lower            |
| Chatfield        | Hertel           | Lucido           |
| Chirkun          | Hoadley          | Marino           |
| Clemente         | Hoitenga         | McCready         |
| Cole             | Hornberger       | Miller           |
| Cox              | Howell           | Neeley           |
| Crawford         | Howrylak         | Noble            |
| Dianda           | Hughes           | Pagel            |
| Durhal           | Iden             | Phelps           |
| Elder            | Inman            |                  |

Nays—23

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In The Chair: Chatfield

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

The Speaker Pro Tempore called Associate Speaker Pro Tempore Tedder to the Chair.
Second Reading of Bills

Senate Bill No. 1253, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 606 (MCL 257.606), as amended by 2016 PA 448.

The bill was read a second time.

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

The motion prevailed.

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

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

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

Senate Bill No. 1253, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 606 (MCL 257.606), as amended by 2016 PA 448.

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

Roll Call No. 854

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Nays—0

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


Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Appropriations,
The substitute (H-1) was adopted, a majority of the members serving voting therefor.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.
Rep. Lauwers moved that the bill be placed on its immediate passage.
The motion prevailed, a majority of the members serving voting therefor.

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

Senate Bill No. 882, 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. 855

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Yeas—105
Second Reading of Bills

Senate Bill No. 982, entitled
A bill to create the office of school safety and prescribe its powers and duties; and to provide for the powers and duties of certain state entities.

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

Third Reading of Bills

Senate Bill No. 982, entitled
A bill to create the office of school safety and prescribe its powers and duties; and to provide for the powers and duties of certain state entities.

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

Roll Call No. 856

<table>
<thead>
<tr>
<th>Yeas—107</th>
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<tbody>
<tr>
<td>Afendoulis Faris Kahle Rabhi</td>
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<tr>
<td>Albert Farrington Kelly Reilly</td>
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</tbody>
</table>
The House agreed to the title of the bill.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Second Reading of Bills

Senate Bill No. 983, entitled
A bill to amend 1976 PA 451, entitled “The revised school code,” (MCL 380.1 to 380.1852) by adding section 1308a. Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Appropriations,
The substitute (H-1) was adopted, a majority of the members serving voting therefor.
Rep. 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. 983, entitled
A bill to amend 1976 PA 451, entitled “The revised school code,” (MCL 380.1 to 380.1852) by adding section 1308a. Was read a third time and passed, a majority 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 1976 PA 451, entitled “An act to provide a system of public instruction and elementary and secondary schools; to revise, consolidate, and clarify the laws relating to elementary and secondary education; to provide for the organization, regulation, and maintenance of schools, school districts, public school academies, intermediate school districts, and other public school entities; to prescribe rights, powers, duties, and privileges of schools, school districts, public school academies, intermediate school districts, and other public school entities; to provide for the regulation of school teachers and certain other school employees; to provide for school elections and to prescribe powers and duties with respect thereto; to provide for the levy and collection of taxes; to provide for the borrowing of money and issuance of bonds and other evidences of indebtedness; to establish a fund and provide for expenditures from that fund; to make appropriations for certain purposes; to provide for and prescribe the powers and duties of certain state departments, the state board of education, and certain other boards and officials; to provide for licensure of boarding schools; to prescribe penalties; and to repeal acts and parts of acts,” (MCL 380.1 to 380.1852) by adding section 1308b.

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. 990, entitled
A bill to amend 1976 PA 451, entitled “The revised school code,” (MCL 380.1 to 380.1852) by adding section 1264.

The bill was read a second time.

Rep. Yaroch 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. 990, entitled
A bill to amend 1976 PA 451, entitled “The revised school code,” (MCL 380.1 to 380.1852) by adding section 1264. Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 858

Yeas—107

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<tr>
<td>Ellison</td>
<td>Jones</td>
<td>Phelps</td>
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Nays—2

| Howrylak | Robinson |

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

“An act to provide a system of public instruction and elementary and secondary schools; to revise, consolidate, and clarify the laws relating to elementary and secondary education; to provide for the organization, regulation, and maintenance of schools, school districts, public school academies, intermediate school districts, and other public school entities; to provide rights, powers, duties, and privileges of schools, school districts, public school academies, intermediate school districts, and other public school entities; to provide for the regulation of school teachers and certain other school employees; to provide for school elections and to prescribe powers and duties with respect thereto; to provide for the levy and collection of taxes; to provide for the borrowing of money and issuance of bonds and other evidences of indebtedness; to establish a fund and provide for expenditures from that fund; to make appropriations for certain purposes; to provide for and prescribe the powers and duties of certain state departments, the state board of education, and certain other boards and officials; to provide for licensure of boarding schools; to prescribe penalties; 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.

The Speaker resumed the Chair.

Comments and Recommendations

Rep. VerHeulen:

“Thank you Mr. Speaker,

September 11, 2001. Everyone here can remember where they were when they first heard the news of terrorism on our soil. That was also the day I won my first election. It was a primary and I won over 50% of the votes in a 3 way race for Mayor in our hometown of Walker, which meant I was automatically elected and could forego the general election in November. I stand here now, over 17 years later, at the end of my service as an elected public servant. I echo the words of George H. W. Bush as he left the White House: ‘I’ve tried to serve with no dishonor...nothing to sully this beautiful place and this job I’ve been privileged to hold.’

I want to recognize my mother, Dorothy DeMaagd, for the example of perseverance she has set for me. My father, a World War II Navy veteran, died at the age of 30 from complications of malaria that he contracted serving in the Pacific theater. I was 4 years old. My sister was 7 and my brother was 7 months old. Four years later my mother remarried and buried her second husband many years later. She also had the heartbreak of burying my brother and my sister.

I worked for Meijer, Inc. for 30 years. The last 10 years I was privileged to be Fred Meijer’s personal attorney. What a ride! I could write a book about the experiences I’ve had with Fred and Lena Meijer, two of the finest people I have known.

When I became a member of this body it was to experience a whole new range of learning and relationships. I especially note the friendship and loyalty of Chris Afendoulis, Daniela Garcia, Mike McCready, Jason Sheppard and Mike Webber who supported me in an unsuccessful yet rewarding race for Speaker. Thank you also Speaker Leonard, as well as former Speakers Cotter and Bolger. You each rewarded me with the awesome responsibility of chairing various appropriations subcommittees, with my leadership position within the caucus, and with support on a number of legislative initiatives.

I consider myself fairly low key. Working in this House has exposed me to some of the most unique personalities imaginable. My appropriations work brought me into interaction with characters including Al Pscholka, Jon Bumstead, Brandon Dillon and Harvey Santana. Nothing was ever dry with this group of appropriators.

Another member who made a deep impression on me was David Rutledge. We were from different parties and different regions of the state, but I always took note when he had something to say. He is a principled individual with strong convictions, but conducted himself with civility and kindness and set an incredible example for me.

When I think of some of the accomplishments over the past six years I cannot identify any one piece of legislation for which I will be known over the coming decades. However, I am proud of the many accomplishments we collectively have achieved over this time and the fact that I was able to contribute. The condition of the budget, the road funding package, the pension reform, the Grand Bargain bipartisan package regarding the City of Detroit, and the energy package all stand out in my mind.
I am constantly reminded of one of my bills – particularly this time of year. This was my bill allowing municipal snow plows to use green lights which science tells us are much more visible – especially in snow conditions. My seat mate my first term was Ken Goike - my first exposure to Macomb County legislators. Ken fought me all the way on this bill, claiming that green means proceed so I was inviting motorists to run into snow plows. After the first winter I sent Ken a note saying that I had checked and we had no reported accidents where motorists ran into snow plows thinking a green light meant to proceed and drive into the plow.

I am grateful to all those who serve the House in so many different capacities. Chief Dickson and the Sergeants, Clerks Randall and Brown, Alice, Joelle Demand, the policy and fiscal teams and all who provide us with a safe and efficient environment in which to work.

My staff. Lindsey Koorndyk Thiel has been with me for the entire six years through six budgets, including the DHHS budget my second term. During this time Lindsey and her husband Joe have been blessed with the birth of two beautiful daughters. Mike Krombeen was with us my first term before moving on to the lobbying ranks. Zach Sikkema has been with me the last two terms and will be on board with my successor. Congratulations to Zach and Stacy on the birth of their son last week. I owe each of them a great deal of gratitude for taking this incredible journey with me and for their service to the 74th district.

My family. My wife Norma and our four daughters have provided unconditional love and support to me over the 11 years I served as Mayor and the 6 years here in the House. Norma, in particular, was there every step of the way... leadership races, fundraising events, late night sessions, irate and abusive comments from those who did not agree with something I said or did, and the ups and downs that we experience in this life.

Our four daughters, Rachel, Kate, Laura, and Mary, have expanded our family to include four wonderful sons and have blessed us with ten grandchildren.

Thank you to the People of the 74th district, especially the People of Walker. It has been an honor to serve you.

In closing, I want to share one of my favorite verses from the Book of Micah which I have tried to make my North Star. Micah 6:8: ‘He has shewed thee, O man, what is good; And what does the Lord require of you, but to do justly, and to love mercy, and to walk humbly with thy God?’

God bless you.

Thank you Mr. Speaker.”

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

By unanimous consent the House returned to the order of

Second Reading of Bills

**Senate Bill No. 991, entitled**

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

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

The substitute (H-1) was adopted, a majority of the members serving voting therefor.  
Rep. 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. 991, entitled**

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

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

**Roll Call No. 859**

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<th>Yeas—109</th>
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<tbody>
<tr>
<td>Afendoulis</td>
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<td>Albert</td>
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</table>
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

"An act to create the student safety act; to provide for confidential reports of potential harm or criminal activities directed at school students, school employees, and schools; to establish a hotline for filing those reports; to create the student safety fund and to provide for contributions to and expenditures from that fund; to prescribe the powers and duties of certain state officials and departments; to provide for procedures for the release of certain confidential information; to prescribe penalties; 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.

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Second Reading of Bills

**Senate Bill No. 416, entitled**

A bill to amend 1931 PA 328, entitled "The Michigan penal code," by amending section 49 (MCL 750.49), as amended by 2006 PA 129.

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.

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**Nays—0**

In The Chair: Glenn
By unanimous consent the House returned to the order of

**Third Reading of Bills**

**Senate Bill No. 416, entitled**
A bill to amend 1931 PA 328, entitled “The Michigan penal code,” by amending section 49 (MCL 750.49), as amended by 2006 PA 129.
The bill was read a third time.
The question being on the passage of the bill,

Rep. Cole moved that consideration of the bill be postponed temporarily.
The motion prevailed.

**Second Reading of Bills**

**Senate Bill No. 844, entitled**
A bill to amend 1927 PA 175, entitled “The code of criminal procedure,” by amending section 33a of chapter IX (MCL 769.33a), as added by 2014 PA 465.
The bill was read a second time.

Rep. Kesto moved to amend the bill as follows:
1. Amend page 5, line 20, by striking out “JANUARY 12, 2023.” and inserting “SEPTEMBER 30, 2019.”.
The motion prevailed and the amendment 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. 844, entitled**
A bill to amend 1927 PA 175, entitled “The code of criminal procedure,” by amending section 33a of chapter IX (MCL 769.33a), as added by 2014 PA 465.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

**Roll Call No. 860**

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<tr>
<td>Chang</td>
<td>Hauck</td>
<td>Lower</td>
<td>VanderWall</td>
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</table>
In The Chair: Glenn

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

“An act to revise, consolidate, and codify the laws relating to criminal procedure and to define the jurisdiction, powers, and duties of courts, judges, and other officers of the court under the provisions of this act; to provide laws relative to the rights of persons accused of criminal offenses and ordinance violations; to provide for the arrest of persons charged with or suspected of criminal offenses and ordinance violations; to provide for bail of persons arrested for or accused of criminal offenses and ordinance violations; to provide for the examination of persons accused of criminal offenses; to regulate the procedure relative to grand juries, indictments, informations, and proceedings before trial; to provide for trials of persons complained of or indicted for criminal offenses and ordinance violations and to provide for the procedure in those trials; to provide for judgments and sentences of persons convicted of criminal offenses and ordinance violations; to establish a sentencing commission and to prescribe its powers and duties; to provide for procedure relating to new trials and appeals in criminal and ordinance violation cases; to provide a uniform system of probation throughout this state and the appointment of probation officers; to prescribe the powers, duties, and compensation of probation officers; to provide penalties for the violation of the duties of probation officers; to provide for procedure governing proceedings to prevent crime and proceedings for the discovery of crime; to provide for fees of officers, witnesses, and others in criminal and ordinance violation cases; to set forth miscellaneous provisions as to criminal procedure in certain cases; to provide penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with or contravening any of the provisions of 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.

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Second Reading of Bills

Senate Bill No. 1037, entitled
A bill to amend 1939 PA 280, entitled “The social welfare act,” (MCL 400.1 to 400.119b) by adding section 111n.

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

The substitute (H-1) was not adopted, a majority of the members serving not voting therefor.

Rep. Rendon moved to substitute (H-2) the bill.

The motion prevailed and the substitute (H-2) 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.
Senate Bill No. 1038, entitled
A bill to amend 1939 PA 280, entitled “The social welfare act,” (MCL 400.1 to 400.119b) by adding section 111m.
The bill was read a second time.

Rep. Rendon 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.

Senate Bill No. 1170, entitled
A bill to amend 1967 PA 281, entitled “Income tax act of 1967,” (MCL 206.1 to 206.713) and by adding sections 254 and 675 and part 4.
The bill was read a second time.

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

Senate Bill No. 1039, entitled
A bill to amend 1939 PA 280, entitled “The social welfare act,” (MCL 400.1 to 400.119b) by adding section 105g.
Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Families, Children, and Seniors,
The substitute (H-1) was not adopted, a majority of the members serving not voting therefor.

Rep. Rendon moved to substitute (H-2) the bill.
The motion prevailed and the substitute (H-2) was adopted, a majority of the members serving voting therefor.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

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

Rep. Lauwers moved that Senate Bill No. 1170 be placed on its immediate passage.
The motion prevailed, a majority of the members serving voting therefor.

Senate Bill No. 1170, entitled
A bill to amend 1967 PA 281, entitled “Income tax act of 1967,” (MCL 206.1 to 206.713) and by adding sections 254 and 675 and part 4.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 861

Yeas—64

Afendoulis
Albert
Alexander
Allor
Barrett
Bellino
Bizon
Brann
Byrd
Calley
Canfield
Chatfield
Cole
Ellison
Farrington
Frederick
Garcia
Glenn
Graves
Griffin
Hauck
Hernandez
Hoitenga
Hornberger
Howell
Howrylak
Johnson
Kahle
Kelly
Kesto
LaFave
LaSata
Lauwers
Leonard
Leitheuser
Lilly
Lower
Maturen
McCready
Reilly
Rendon
Roberts
Runestad
Sheppard
Tedder
VanSinged
VanderWall
Vaupel
VerHeulen
Victory
Webber
In The Chair: Glenn

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

“An act to meet deficiencies in state funds by providing for the imposition, levy, computation, collection, assessment, reporting, payment, and enforcement by lien and otherwise of taxes on or measured by net income and on certain commercial, business, and financial activities; to prescribe the manner and time of making reports and paying the taxes, and the functions of public officers and others as to the taxes; to permit the inspection of the records of taxpayers; to provide for interest and penalties on unpaid taxes; to provide exemptions, credits and refunds of the taxes; to prescribe penalties for the violation of this act; to provide an appropriation; 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. 304, entitled
A bill to amend 1993 PA 327, entitled “Tobacco products tax act,” by amending section 7 (MCL 205.427), as amended by 2016 PA 86.
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. 304, entitled
A bill to amend 1993 PA 327, entitled “Tobacco products tax act,” by amending section 7 (MCL 205.427), as amended by 2016 PA 86.
The bill was read a third time.
The question being on the passage of the bill,

Rep. Cole moved that consideration of the bill be postponed temporarily.
The motion prevailed.
Second Reading of Bills

Senate Bill No. 1118, entitled
A bill to authorize the department of technology, management, and budget to convey or transfer state-owned property in Muskegon and Tuscola Counties; to prescribe conditions for the conveyances; to provide for the powers and duties of certain state departments in regard to the property; and to provide for the disposition of revenue derived from the conveyances.

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.

Senate Bill No. 1116, entitled
A bill to amend 1987 PA 231, entitled “An act to create a transportation economic development fund in the state treasury; to prescribe the uses of and distributions from this fund; to create the office of economic development and to prescribe its powers and duties; to prescribe the powers and duties of the state transportation department, state transportation commission, and certain other bodies; and to permit the issuance of certain bonds,” by amending sections 3, 9, 10, 11, and 13 (MCL 247.903, 247.909, 247.910, 247.911, and 247.913), sections 3, 11, and 13 as amended by 2016 PA 501, section 9 as amended by 2016 PA 500, and section 10 as amended by 1993 PA 149.

Was read a second time, and the question being on the adoption of the proposed substitute (H-2) previously recommended by the Committee on Appropriations,
The substitute (H-2) 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.

Senate Bill No. 822, entitled
A bill to clarify certain powers of the governor; and to impose certain duties on certain state officials.
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. 822, entitled
A bill to clarify certain powers of the governor; and to impose certain duties on certain state officials.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 862

<table>
<thead>
<tr>
<th>Yeas—64</th>
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<tr>
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</table>
Crawford
Farrington

Nays—45

Anthony
Brinks
Byrd
Cambensy
Camilleri
Chang
Clemente
Cochran
Dianda
Durhal
Elder
Ellison

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In The Chair: Glenn

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

Second Reading of Bills

Senate Bill No. 1235, entitled
A bill to amend 1951 PA 33, entitled “An act to provide police and fire protection for townships and for certain areas in townships, certain incorporated villages, and certain cities; to authorize contracting for fire and police protection; to authorize the purchase of fire and police equipment, and the maintenance and operation of the equipment; to provide for defraying the cost of the equipment; to authorize the creation of special assessment districts and the levying and collecting of special assessments; to authorize the issuance of special assessment bonds in anticipation of the collection of special assessments and the advancement of the amount necessary to pay such bonds, and to provide for reimbursement for such advances by reassessment if necessary; to authorize the collection of fees for certain emergency services in townships and other municipalities; to authorize the creation of administrative boards and to prescribe their powers and duties; to provide for the appointment of traffic officers and to prescribe their powers and duties; and to repeal acts and parts of acts,” by amending section 1 (MCL 41.801), as amended by 2002 PA 501.

Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Government Operations,
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. 1235, entitled
A bill to amend 1951 PA 33, entitled “An act to provide police and fire protection for townships and for certain areas in townships, certain incorporated villages, and certain cities; to authorize contracting for fire and police protection; to authorize the purchase of fire and police equipment, and the maintenance and operation of the equipment; to provide for defraying the cost of the equipment; to authorize the creation of special assessment districts and the levying and collecting of special assessments; to authorize the issuance of special assessment bonds in anticipation of the collection of special
assessments and the advancement of the amount necessary to pay such bonds, and to provide for reimbursement for such advances by reassessment if necessary; to authorize the collection of fees for certain emergency services in townships and other municipalities; to authorize the creation of administrative boards and to prescribe their powers and duties; to provide for the appointment of traffic officers and to prescribe their powers and duties; and to repeal acts and parts of acts,” by amending section 1 (MCL 41.801), as amended by 2002 PA 501.

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

Roll Call No. 863

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Nays—2

<table>
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<tr>
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<tbody>
<tr>
<td>Reilly</td>
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</table>

In The Chair: Glenn

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

Second Reading of Bills

Senate Bill No. 1094, entitled
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.

Senate Bill No. 940, entitled
A bill to amend 2001 PA 142, entitled “Michigan memorial highway act,” (MCL 250.1001 to 250.2080) by adding section 4c.
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.

Senate Bill No. 1132, 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.

Senate Bill No. 1137, 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.

Senate Bill No. 1219, entitled
Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Regulatory Reform, The substitute (H-1) was adopted, a majority of the members serving voting therefor.

Rep. Inman moved to amend the bill as follows:
1. Amend page 4, line 18, after “THE” by striking out the balance of the line through “EDUCATION” on line 19 and inserting “WEST HALL INNOVATION”.
The motion prevailed and the amendment 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. 1219, 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. 864

Yeas—105

Afendoulis  Farrington  Kahle  Rabhi
Albert  Frederick  Kelly  Reilly
### Nays—4

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<th>Name</th>
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<tr>
<td>Canfield</td>
<td>Howrylak</td>
<td>Noble</td>
<td>Robinson</td>
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In The Chair: Glenn

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

"An act to 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. 1185, entitled**

A bill to amend 2016 PA 407, entitled “Skilled trades regulation act,” by amending section 733 (MCL 339.5733), as amended by 2018 PA 331.
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. 1185, entitled**
A bill to amend 2016 PA 407, entitled “Skilled trades regulation act,” by amending section 733 (MCL 339.5733), as amended by 2018 PA 331.

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

**Roll Call No. 865**

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<td>Peterson</td>
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Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:
“An act to revise, consolidate, and classify the laws of this state regarding the regulation of certain occupations in the skilled trades and to regulate persons and activities relative to those occupations; to create a board for each of those
occupations; to establish the powers and duties of certain state and local governmental officers and entities, including the
boards created under this act; to provide for the promulgation of rules; to provide for fees; to provide for penalties and
civil fines; 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. 1207, entitled
A bill to amend 1972 PA 230, entitled “Stille-DeRossett-Hale single state construction code act,” (MCL 125.1501 to
125.1531) by adding section 13g.
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. 1207, entitled
A bill to amend 1972 PA 230, entitled “Stille-DeRossett-Hale single state construction code act,” (MCL 125.1501 to
125.1531) by adding section 13g.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 866

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

“An act to create a construction code commission and prescribe its functions; to authorize the director to promulgate rules with recommendations from each affected board relating to the construction, alteration, demolition, occupancy, and use of buildings and structures; to prescribe energy conservation standards for the construction of certain buildings; to provide for statewide approval of premanufactured units; to provide for the testing of new devices, materials, and techniques for the construction of buildings and structures; to define the classes of buildings and structures affected by the act; to provide for administration and enforcement of the act; to create a state construction code fund; to prohibit certain conduct; to establish penalties, remedies, and sanctions for violations of the act; to repeal acts and parts of acts; and to provide an appropriation,”

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.

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

Second Reading of Bills

Senate Bill No. 209, 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.

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

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. 995, entitled

A bill to amend 1951 PA 51, entitled “An act to provide for the classification of all public roads, streets, and highways in this state, and for the revision of that classification and for additions to and deletions from each classification; to set up and establish the Michigan transportation fund; to provide for the deposits in the Michigan transportation fund of specific taxes on motor vehicles and motor vehicle fuels; to provide for the allocation of funds from the Michigan transportation fund and the use and administration of the fund for transportation purposes; to promote safe and efficient travel for motor vehicle drivers, bicyclists, pedestrians, and other legal users of roads, streets, and highways; to set up and establish the truck safety fund; to provide for the allocation of funds from the truck safety fund and administration of the fund for truck safety purposes; to set up and establish the Michigan truck safety commission; to establish certain standards for road contracts for certain businesses; to provide for the continuing review of transportation needs within the state; to authorize the state transportation commission, counties, cities, and villages to borrow money, issue bonds, and make pledges of funds for transportation purposes; to authorize counties to advance funds for the payment of deficiencies necessary for the payment of bonds issued under this act; to provide for the limitations, payment, retirement, and security of the bonds and pledges; to provide for appropriations and tax levies by counties and townships for county roads; to authorize contributions by townships for county roads; to provide for the establishment and administration of the state trunk line fund, local bridge fund, comprehensive transportation fund, and certain other funds; to provide for the deposits in the state trunk line fund, critical bridge fund, comprehensive transportation fund, and certain other funds of money raised by specific taxes and fees; to provide for definitions of public transportation functions and criteria; to define the purposes for which Michigan transportation funds may be allocated; to provide for Michigan transportation fund grants; to provide for review and approval of transportation programs; to provide for submission of annual legislative requests and reports; to provide for the establishment and functions of certain advisory entities; to provide for conditions for grants; to provide for the issuance of bonds and notes for transportation purposes; to provide for the powers and duties of certain state and local agencies and officials; to provide for the making of loans for transportation purposes by the state transportation department and for the receipt and repayment by local units and agencies of those loans from certain specified sources; and to repeal acts and parts of acts,” by amending sections 10 and 11h (MCL 247.660 and 247.661h), section 10 as amended and section 11h as added by 2016 PA 246.

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

Roll Call No. 867

| Yeas—109 |
|---|---|
| Afendoulis | Farrington | Kahle | Rabhi |
| Albert | Frederick | Kelly | Reilly |
| Alexander | Garcia | Kesto | Rendon |
| Allor | Garrett | Kosowski | Roberts |
| Anthony | Gay-Dagnogo | LaFave | Robinson |
| Barrett | Geiss | LaGrand | Runestad |
| Bellino | Glenn | LaSata | Sabo |
| Bizon | Graves | Lasinski | Santana |
| Brann | Green | Lauwers | Sheppard |
| Brinks | Greig | Leonard | Singh |
| Byrd | Greimel | Leutheuser | Sneller |
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. 1040, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 20a (MCL 257.20a), as amended by 2012 PA 239, and by adding section 30d.

The bill was read a second time.

Rep. Cole moved to substitute (H-1) the bill. The motion did not prevail and the substitute (H-1) was not adopted, a majority of the members serving not voting therefor. Rep. 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. 1040, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 20a (MCL 257.20a), as amended by 2012 PA 239, and by adding section 30d.

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

Roll Call No. 868

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

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

The House agreed to the full title.

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

Second Reading of Bills

Senate Bill No. 1176, entitled
A bill to prohibit public agencies from requiring certain nonprofit entities to disclose personal information of their members, supporters, volunteers, and donors in certain circumstances; to limit the release of that personal information if it is obtained by a public agency; and to provide remedies.
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. 1176, entitled**
A bill to prohibit public agencies from requiring certain nonprofit entities to disclose personal information of their members, supporters, volunteers, and donors in certain circumstances; to limit the release of that personal information if it is obtained by a public agency; and to provide remedies.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

**Roll Call No. 869**

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**Yeas—58**

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**Nays—51**

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In The Chair: Tedder
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. Geiss, 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:
Today I voted no on SB 1176 to keep dark money out of politics. In addition to the problem that this so-called personal privacy act presents for Attorney General and Secretary of State, it further serves to allow a shield for non-profit organizations and their members that defies the will of the people of Michigan. The people of Michigan want more transparency in our government and political process — not less. They do not want a shield for dark money shoved through the legislative process. Exempting nonprofits from disclosing their donors puts the integrity of our electoral process further at risk. We were given an F by the Center for Public Integrity, and we owe it to our citizens to not have a continual race to the bottom and live in the quagmire of darkness. Our integrity laws are an embarrassment to the nation. Passage of this bill will only make that worse.
Our citizens have a right to know who is funding the nonprofit organizations that use their pocketbooks to influence our elections and this bill has the unintended consequence of shielding hate groups that hide behind the guise of primarily dealing with research and education around the issues of immigration and race.
Sixty hate groups in this country are also listed as among the 29 types of nonprofit 501 c organizations; 29 hate groups are in Michigan, according to the Southern Poverty Law Center. Hate speech and activity across the nation and right here at home is on the rise and these organized hate groups have perpetrated all sorts of atrocities against citizens—especially against marginalized groups of people.
However, the most insidious weapon these hate groups could have is the shield this bill would provide for their campaign donations. To pass this bill is to embolden those groups to pour more money into candidates they believe will support their twisted agenda.
Regardless of a candidate’s decision to work with such groups, the people have a right to know if an organization that despises their existence is supporting a candidate on their ballot. I wasn’t sent to Lansing to make it more difficult for Michiganders to access the information they are entitled to or to take power from other duly elected officials. My constituents sent me here to fix the real problems facing our state and this bill does none of that. Instead, what it ensures is that we will be complicit in allowing nefarious actors a louder, albeit secret, voice in our elections. I voted no because we cannot allow Michigan to become a mask for hate groups to operate in darkness.”

Second Reading of Bills

Senate Bill No. 1199, entitled
A bill to amend 2011 PA 152, entitled “Publicly funded health insurance contribution act,” by amending section 3 (MCL 15.563), as amended by 2013 PA 270.
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. 1199, entitled
A bill to amend 2011 PA 152, entitled “Publicly funded health insurance contribution act,” by amending section 3 (MCL 15.563), as amended by 2013 PA 270.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to limit a public employer’s expenditures for employee medical benefit plans; to provide the power and duties of certain state agencies and officials; to provide for exceptions; and to provide for sanctions.”

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.

In The Chair: Tedder

**Second Reading of Bills**

**Senate Bill No. 838, entitled**

A bill to amend 2001 PA 34, entitled “Revised municipal finance act,” by amending section 518 (MCL 141.2518), as amended by 2015 PA 46.

Was read a second time, and the question being on the adoption of the proposed substitute (H-3) previously recommended by the Committee on Michigan Competitiveness,

The substitute (H-3) 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. 838, entitled**

A bill to amend 2001 PA 34, entitled “Revised municipal finance act,” by amending section 518 (MCL 141.2518), as amended by 2015 PA 46.

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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In The Chair: Tedder

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

“An act relative to the borrowing of money and the issuance of certain debt and securities; to provide for tax levies and sinking funds; to prescribe powers and duties of certain departments, state agencies, officials, and employees; to impose certain duties, requirements, and filing fees upon political subdivisions of this state; to authorize the issuance of certain debt and securities; to prescribe penalties; 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. Albert, having reserved the right to explain his protest against the passage of the bill, made the following statement:
“Mr. Speaker and members of the House:
Bonding for pension and OPEB benefits is inherently risky. Success or failure of the bond is determined by market timing. There is no way to consistently and accurately time market movements. Local governments that bond are opening taxpayers up to substantial loses and may put beneficiaries at risk of losing benefits.”

**Second Reading of Bills**

**Senate Bill No. 541, entitled**
A bill to amend 1978 PA 368, entitled “Public health code,” by amending sections 16221, 16226, 16323, 16601, 16605, 16621, and 16626 (MCL 333.16221, 333.16226, 333.16323, 333.16601, 333.16605, 333.16621, and 333.16626), section 16221 as amended by 2017 PA 75, section 16226 as amended by 2017 PA 81, section 16323 as amended by 2014 PA 305, section 16605 as added by 2006 PA 429, section 16621 as amended by 2002 PA 590, and section 16626 as added by 2012 PA 289, and by adding sections 16651, 16652, 16653, 16654, 16655, 16656, 16657, 16658, 16659, 16660, and 20189.
Was read a second time, and the question being on the adoption of the proposed substitute (H-2) previously recommended by the Committee on Health Policy
The substitute (H-2) was not adopted, a majority of the members serving not voting therefor.

Rep. Vaupel moved to substitute (H-4) the bill.
The motion prevailed and the substitute (H-4) was adopted, a majority of the members serving voting therefor.
Rep. Cole moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.
Rep. 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. 541, entitled**
A bill to amend 1978 PA 368, entitled “Public health code,” by amending sections 16221, 16226, 16323, 16601, 16605, 16621, and 16626 (MCL 333.16221, 333.16226, 333.16323, 333.16601, 333.16605, 333.16621, and 333.16626), section 16221 as amended by 2017 PA 75, section 16226 as amended by 2017 PA 81, section 16323 as amended by 2014 PA 305, section 16605 as added by 2006 PA 429, section 16621 as amended by 2002 PA 590, and section 16626 as added by 2012 PA 289, and by adding sections 16651, 16652, 16653, 16654, 16655, 16656, 16657, 16658, 16659, 16660, and 20189.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

**Roll Call No. 872**

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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 1978 PA 368, entitled “An act to protect and promote the public health; to codify, revise, consolidate, classify, and add to the laws relating to public health; to provide for the prevention and control of diseases and disabilities; to provide for the classification, administration, regulation, financing, and maintenance of personal, environmental, and other health services and activities; to create or continue, and prescribe the powers and duties of, departments, boards, commissions, councils, committees, task forces, and other agencies; to prescribe the powers and duties of governmental entities and officials; to regulate occupations, facilities, and agencies affecting the public health; to regulate health maintenance organizations and certain third party administrators and insurers; to provide for the imposition of a regulatory fee; to provide for the levy of taxes against certain health facilities or agencies; to promote the efficient and economical delivery of health care services; to provide for the appropriate utilization of health care facilities and services, and to provide for the closure of hospitals or consolidation of hospitals or services; to provide for the collection and use of data and information; to provide for the transfer of property; to provide for certain immunity from liability; to regulate and prohibit the sale and offering for sale of drug paraphernalia under certain circumstances; to provide for the implementation of federal law; to provide for penalties and remedies; to provide for sanctions for violations of this act and local ordinances; to provide for an appropriation and supplements; to repeal certain acts and parts of acts; to repeal certain parts of this act; and to repeal certain parts of this act on specific dates,” by amending sections 16221, 16226, 16323, 16601, 16605, 16621, 16626, and 17031 (MCL 333.16221, 333.16226, 333.16323, 333.16601, 333.16605, 333.16621, 333.16626, and 333.17031), sections 16221 and 16226 as amended by 2017 PA 249, section 16323 as amended by 2014 PA 305, section 16605 as added by 2006 PA 429, section 16621 as amended by 2002 PA 590, section 16626 as added by 2012 PA 289, and section 17031 as amended by 2002 PA 643, and by adding sections 16651, 16652, 16653, 16654, 16655, 16656, 16657, 16658, 16659, and 20189.

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. 110, entitled
A bill to amend 1988 PA 226, entitled “An act to limit the powers of a local governmental unit regarding the leasing of private residential property,” by amending section 1 (MCL 123.411).

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. 110, entitled
A bill to amend 1988 PA 226, entitled “An act to limit the powers of a local governmental unit regarding the leasing of private residential property,” by amending section 1 (MCL 123.411).

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

Roll Call No. 873 Yeas—95

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

Nays—14

Allor       Hoitenga  LaFave    Reilly
Barrett     Hornberger Lucido    Runestad
Glenn       Johnson   Noble    Theis
Hernandez   Kelly     

In The Chair: Tedder
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. 1130, entitled
A bill to amend 1996 PA 376, entitled “Michigan renaissance zone act,” by amending sections 8c and 8e (MCL 125.2688c and 125.2688e), section 8c as amended by 2006 PA 284 and section 8e as amended by 2008 PA 329.  
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. 1130, entitled
A bill to amend 1996 PA 376, entitled “Michigan renaissance zone act,” by amending sections 8c and 8e (MCL 125.2688c and 125.2688e), section 8c as amended by 2006 PA 284 and section 8e as amended by 2008 PA 329.  
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 874  

<table>
<thead>
<tr>
<th>Afendoulis</th>
<th>Ellison</th>
<th>Jones</th>
<th>Phelps</th>
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<tr>
<td>Albert</td>
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<tr>
<td>Elder</td>
<td>Inman</td>
<td>Peterson</td>
<td>Zemke</td>
</tr>
</tbody>
</table>
Nays—9

Cochran  Johnson  Miller  Reilly
Gay-Dagnogo  LaGrand  Rabhi  Robinson
Howrylak

In The Chair: Tedder

Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:
“An act to create and expand certain renaissance zones; to foster economic opportunities in this state; to facilitate economic development; to stimulate industrial, commercial, and residential improvements; to prevent physical and infrastructure deterioration of geographic areas in this state; to authorize expenditures; to provide exemptions and credits from certain taxes; to create certain obligations of this state and local governmental units; to require disclosure of certain transactions and gifts; to provide for appropriations; and to prescribe the powers and duties of certain state and local departments, agencies, and officials.”

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.

Senate Bill No. 361, entitled

The bill was read a third time.

The question being on the passage of the bill,

Rep. Tedder moved to amend the bill as follows:
1. Amend page 10, line 20, by striking out the balance of the bill and inserting:

   “Enacting section 1. (1) This amendatory act is effective for tax years beginning after December 31, 2018.
   (2) The provisions of section 655 of the income tax act of 1967, 1967 PA 281, MCL 206.655, as amended by this amendatory act, are curative and intended to clarify existing law and accurately reflect the interpretation and application of those provisions in accordance with the notice to taxpayers dated November 21, 2016, regarding 5-year averaging calculation of net equity capital for financial institutions.”.

The motion was not seconded.

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

Rep. Cole moved to reconsider the vote by which the House did not second the motion made by Rep. Tedder.

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

The question being on the seconding of the motion made by Rep. Tedder,

The motion was seconded.

The question being on the adoption of the amendment offered by Rep. Tedder,

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

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:

Roll Call No. 875  Yeas—98

Afendoulis  Faris  Kelly  Reilly
Albert  Farrington  Kesto  Rendon
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to meet deficiencies in state funds by providing for the imposition, levy, computation, collection, assessment, reporting, payment, and enforcement by lien and otherwise of taxes on or measured by net income and on certain commercial, business, and financial activities; to prescribe the manner and time of making reports and paying the taxes, and the functions of public officers and others as to the taxes; to permit the inspection of the records of taxpayers; to provide for interest and penalties on unpaid taxes; to provide exemptions, credits and refunds of the taxes; to prescribe penalties for the violation of this act; to provide an appropriation; 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.

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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<thead>
<tr>
<th>Yea</th>
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<tbody>
<tr>
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Nays—11

Chang | Geiss | LaGrand | Robinson |
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<tr>
<td>Garrett</td>
<td>Hoadley</td>
<td>Rabhi</td>
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</table>

In The Chair: Glenn

Senate Bill No. 362, entitled


The bill was read a third time.

The question being on the passage of the bill,

Rep. Tedder moved to amend the bill as follows:
1. Amend page 4, line 9, by striking out all of enacting section 2.

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

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:
Roll Call No. 876

Yeas—91

Afendoulis
Albert
Alexander
Allor
Anthony
Barrett
Bellino
Bizon
Brann
Brinks
Byrd
Calley
Cambensy
Canfield
Chatfield
Chirkun
Clemente
Cole
Cox
Crawford
Dianda
Durhal
Elder
Ellison
Faris
Farrington
Frederick
Garcia
Glenn
Graves
Green
Greig
Griffin
Guerra
Hauck
Hernandez
Hertel
Hoitenga
Hornberger
Howell
Hughes
Iden
Inman
Johnson
Jones
Kahle
Kelly
Kesto
Kosowski
LaFave
LaSata
Lasinski
Lauwers
Leonard
Leutheuser
Liberati
Lilly
Love
Lower
Lucido
Marino
Maturen
McCready
Miller
Moss
Neeley
Noble
Pagel
Peterson
Phelps
Reilly
Rendon
Roberts
Runestad
Sabo
Santana
Sheppard
Singh
Sneller
Tedder
Theis
VanWaller
VanSingel
Vaupel
VerHeulen
Victory
Webber
Wentworth
Whiteford
Yancey
Yaroch

Nays—18

Camilleri
Chang
Cochran
Garrett
Gay-Dagnogo
Geiss
Greimel
Hammoud
Hoadley
Howrylak
LaGrand
Pagan
Rabhi
Robinson
Sowerby
Wittenberg
Yanez
Zemke

In The Chair: Glenn

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

“An act to meet deficiencies in state funds by providing for the imposition, levy, computation, collection, assessment, reporting, payment, and enforcement by lien and otherwise of taxes on or measured by net income and on certain commercial, business, and financial activities; to prescribe the manner and time of making reports and paying the taxes, and the functions of public officers and others as to the taxes; to permit the inspection of the records of taxpayers; to provide for interest and penalties on unpaid taxes; to provide exemptions, credits and refunds of the taxes; to prescribe penalties for the violation of this act; to provide an appropriation; 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.

By unanimous consent the House returned to the order of

Messages from the Senate

The Speaker laid before the House

House Bill No. 4412, entitled

A bill to amend 1973 PA 186, entitled “Tax tribunal act,” by amending sections 3, 21, 22, 25, 26, 32, 34, 35a, 49, 51, and 62 (MCL 205.703, 205.721, 205.722, 205.725, 205.726, 205.732, 205.734, 205.735a, 205.749, 205.751, and 205.762),
sections 3, 32, and 35a as amended by 2008 PA 125, section 22 as amended by 2008 PA 127, sections 26 and 49 as amended by 2008 PA 126, section 34 as amended by 1980 PA 437, and section 62 as amended by 2008 PA 128; and to repeal acts and parts of acts.

(The bill was received from the Senate on December 12, with substitute (S-2), title amendment and immediate effect given by the Senate, consideration of which, under the rules, was postponed until today, see House Journal No. 79, p. 2626.)

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

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

Roll Call No. 877

<table>
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<tr>
<th>Yeas—67</th>
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<tbody>
<tr>
<td>Afendoulis</td>
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<tr>
<td>Alexander</td>
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<tr>
<td>Durhal</td>
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<tr>
<td>Farrington</td>
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Nays—42

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<tbody>
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<td>Anthony</td>
<td>Faris</td>
<td>Howrylak</td>
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<td>Brinks</td>
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<td>Ellison</td>
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In The Chair: Glenn

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

The Speaker laid before the House

**House Bill No. 6444, entitled**
A bill to amend 1956 PA 218, entitled “The insurance code of 1956,” by amending sections 1201, 1207, 1208a, and 1211 (MCL 500.1201, 500.1207, 500.1208a, and 500.1211), section 1201 as amended by 2012 PA 462, section 1207 as amended by 1993 PA 200, and sections 1208a and 1211 as added by 2001 PA 228.
No. 81] [December 18, 2018] JOURNAL OF THE HOUSE 2751

(The bill was received from the Senate on December 12, with amendments, full title inserted and immediate effect given by the Senate, consideration of which, under the rules, was postponed until today, see House Journal No. 79, p. 2626.)

The question being on concurring in the amendments made to the bill by the Senate,

The amendments were concurred in, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 878

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<th>Yeas—105</th>
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<td>Elder</td>
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<td>Ellison</td>
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</table>

Nays—4

| Robinson | Yanez |
|----------|
| Chirkun | Green |

In The Chair: Glenn

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

Third Reading of Bills

The House returned to the consideration of

**Senate Bill No. 304, entitled**

A bill to amend 1993 PA 327, entitled “Tobacco products tax act,” by amending section 7 (MCL 205.427), as amended by 2016 PA 86.

(The bill was considered earlier today, see today’s Journal, p. 2727.)
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:
Roll Call No. 879

Yeas—65

Afendoulis  Glenn  Kesto  Phelps
Alexander  Greimel  Kosowski  Reilly
Allor  Griffin  Lauwers  Runestad
Barrett  Hauck  Leonard  Sheppard
Bellino  Hernandez  Leutheuser  Sneller
Byrd  Hertel  Lilly  Tedder
Canfield  Hoitenga  Lower  Theis
Chatfield  Hornberger  Lucido  VanderWall
Chirkun  Howell  Marino  VanSingel
Cole  Hughes  Muren  Vaupel
Cox  Iden  McCready  VerHeulen
Crawford  Inman  McCreary  Victory
Dianda  Johnson  Neeley  Webber
Durhal  Jones  Noble  Wentworth
Elder  Kahle  Pagel  Whiteford
Farrington  Kelly  Peterson  Yaroch

Nays—44

Albert  Ellison  Hoadley  Rendon
Anthony  Faris  Howrylak  Roberts
Bizon  Garcia  LaGrand  Robinson
Brann  Garrett  LaSata  Sabo
Brinks  Gay-Dagnogo  Lasinski  Santana
Calley  Geiss  Liberati  Singh
Cambensy  Graves  Love  Sowerby
Camilleri  Green  Miller  Wittenberg
Chang  Greig  Moss  Yancey
Clemente  Guerra  Pagan  Yanez
Cochran  Hammoud  Rabhi  Zemke

In The Chair: Glenn

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

“An act to provide for a tax upon the sale and distribution of tobacco products; to regulate and license manufacturers, wholesalers, secondary wholesalers, vending machine operators, unclassified acquirers, transportation companies, transporters, and retailers of tobacco products; to prescribe the powers and duties of the revenue division and the department of treasury in regard to tobacco products; to provide for the administration, collection, and disposition of the tax; to levy an assessment; to provide for the administration, collection, defense, and disposition of the assessment; to provide for the enforcement of this act; to provide for the appointment of special investigators as peace officers for the enforcement of this act; to prescribe penalties and provide remedies for the violation of this act; to make and supplement appropriations; 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. 1244, entitled

A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 20101, 20114d, 20114e, 20120a, and 20120b (MCL 324.20101, 324.20114d, 324.20114e, 324.20120a, and 324.20120b),
sections 20101, 20114d, 20120a, and 20120b as amended by 2014 PA 542 and section 20114e as amended by 2014 PA 178, and by adding section 20120f.

Was read a second time, and the question being on the adoption of the proposed substitute (H-3) previously recommended by the Committee on Michigan Competitiveness,

The substitute (H-3) 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. 1244, entitled**

A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 20101, 20114d, 20114e, 20120a, and 20120b (MCL 324.20101, 324.20114d, 324.20114e, 324.20120a, and 324.20120b), sections 20101, 20114d, 20120a, and 20120b as amended by 2014 PA 542 and section 20114e as amended by 2014 PA 178, and by adding section 20120f.

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

<table>
<thead>
<tr>
<th>Roll Call No. 880</th>
<th>Yeas—56</th>
<th>Nays—53</th>
</tr>
</thead>
<tbody>
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<td>Lauwers</td>
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In The Chair: Glenn
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

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

The House agreed to the full title.

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

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

Rep. Geiss, 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:

The brakes need to be put on SB 1244. Senate Bill 1244 does nothing to protect the environment, and limits the right of the State to regulate environmental toxins and cedes our power to a federal government that in some cases has zero standards or toxicity levels for some toxins. We need environmental legislation that is grounded in science and that does not make the process of identification, clean-up, or remediation more laborious. Especially in light of the recent passage (and signing into law) of the DEQ permitting panel bill, and especially given the continued discovery of yet more PFAS and PFOS contamination in our communities, this bill is ill-timed and bad for Michigan and for her environment.”

By unanimous consent the House returned to the order of

**Messages from the Senate**

**House Bill No. 6551, entitled**

A bill to amend 1939 PA 280, entitled “The social welfare act,” (MCL 400.1 to 400.119b) by adding section 22.

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. 881**

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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.

**Senate Bill No. 1261, entitled**
A bill to amend 1976 PA 267, entitled “Open meetings act,” by amending section 3 (MCL 15.263), as amended by 2016 PA 504.
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.

**Senate Bill No. 1262, entitled**
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.

**Senate Bill No. 1263, entitled**
A bill to amend 1927 PA 175, entitled “The code of criminal procedure,” by amending section 13n of chapter XVII (MCL 777.13n), as amended by 2016 PA 547.
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.
Senate Bill No. 1264, entitled
A bill to amend 1972 PA 222, entitled “An act to provide for an official personal identification card; to provide for its form, issuance and use; to regulate the use and disclosure of information obtained from the card; to prescribe the powers and duties of the secretary of state; to prescribe fees; to prescribe certain penalties for violations; and to provide an appropriation for certain purposes,” by amending section 2 (MCL 28.292), as amended by 2018 PA 176.
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

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

House Resolution No. 473.
A resolution of tribute for the Honorable Rob VerHeulen.
Whereas, Upon the conclusion of his service to the Michigan House of Representatives, this legislative body extends heartfelt congratulations to Representative Rob VerHeulen. He worked tirelessly on behalf of the people of the Seventy-Fourth District and the entire state; and
Whereas, Representative VerHeulen came to Lansing after a notable career in the public and private sectors. He attended Grand Rapids Community College, later graduating with a bachelor’s degree in economics from the University of Michigan before earning a juris doctorate from Wayne State University. He spent 30 years as an attorney with Meijer, Inc. and the Meijer Foundation, as well as serving 11 years as the mayor of Walker; and
Whereas, Representative VerHeulen made a major impact on our state during his time in the Legislature, sponsoring more than a dozen public acts and playing a key role in six budget cycles. He served on the Appropriations Committee, including as vice chair during the 2017-2018 term. He chaired Appropriations subcommittees on Transportation, General Government, Judiciary, and Health and Human Services, while serving on several others. He also served on the Health Policy Committee; now, therefore, be it
Resolved by the House of Representatives, That we offer this expression of tribute to commend and thank the Honorable Rob VerHeulen for his notable contributions to this legislative body and to our state; and be it further
Resolved, That copies of this resolution be transmitted to Representative VerHeulen as evidence of our gratitude and best wishes.
The question being on the adoption of the resolution,
The resolution was adopted.

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

House Resolution No. 474.
A resolution of tribute for the Honorable Laura Cox.
Whereas, It is a pleasure to honor Representative Laura Cox as she concludes her time as a member of the Michigan House of Representatives. Her leadership within this legislative body and her commitment to the people of the Nineteenth District will be missed; and
Whereas, Representative Cox was a devoted public servant prior to her election to the House of Representatives. After earning a bachelor’s degree in criminal justice and master’s degree in criminal justice research and planning at Michigan State University, she went to work battling drug trafficking and financial crimes as a special agent with the U.S. Customs Service. After 13 years in law enforcement, Representative Cox was elected to the Wayne County Commission in 2004; and
Whereas, Representative Cox quickly became an influential member of the Legislature, serving on the Appropriations Committee during her first term where she was chair of the subcommittee on General Government, vice chair of the subcommittee on Judiciary, and a member of subcommittees on Health and Human Services, Higher Education, and Licensing and Regulatory Affairs. During her second term, she rose to chair of the Appropriations Committee. In addition to shepherding the state’s budget through the House, she worked to pass legislation on a variety of issues including retirement, adult foster care, and human trafficking; now, therefore, be it
Resolved by the House of Representatives, That we offer this expression of tribute to commend and thank the Honorable Laura Cox for her notable contributions to this legislative body and to our state; and be it further
Resolved, That copies of this resolution be transmitted to Representative Cox as evidence of our gratitude and best wishes.
The question being on the adoption of the resolution,
The resolution was adopted.
The Speaker, on behalf of the entire membership of the House of Representatives, offered the following resolution:

**House Resolution No. 475.**

A resolution of tribute for the Honorable Dan Lauwers.

Whereas, It is a distinct pleasure to honor Representative Dan Lauwers as his three terms in the Michigan House of Representatives come to an end. Representative Lauwers has been a thoughtful and hard-working advocate for his constituents in the Eighty-first District since his election in 2012; and

Whereas, Representative Lauwers’ education and experience prepared him for his work in the House of Representatives. He earned a bachelor’s degree in agricultural economics at Michigan State University and has been the owner and general manager of Eastern Michigan Grain for many years. He has also worked for the W.K. Kellogg Foundation and the National Milk Producers Federation, in addition to serving as a congressional staffer; and

Whereas, Representative Lauwers’ expertise made him a natural fit for the Agriculture Committee, which he chaired during the 2015-2016 term. He also represented his constituents as the vice chair of the Government Operations Committee and on the Energy and Technology; Michigan Competitiveness; Transportation and Infrastructure; Regulatory Reform; and Workforce and Talent Development committees. Representative Lauwers embraced leadership opportunities during his time in the House, taking on the important and demanding task of serving as the Majority Floor Leader during his final term; now, therefore, be it

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

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

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Anthony, Faris, Lasinski, Love, Sneller, Sowerby and Wittenberg offered the following resolution:

**House Resolution No. 476.**

A resolution to declare December 16-22, 2018, as Children’s Savings Account Awareness Week in the state of Michigan.

Whereas, Children’s savings accounts (CSAs) are savings or investment accounts sponsored by financial institutions, which usually offer behavior-based incentives and savings-match opportunities to help families maximize their investments. CSAs are often used to build up funds to pay for a college education or career training and are instrumental in preparing young people for a stable economic future. Many institutions also offer financial coaching and other educational tools to help young people better understand financial markets and develop positive saving habits. The majority of CSA programs in the United States operate using a 529 plan, a financial tool that allows tax-free withdrawals for post-secondary tuition and other education-related expenses; and

Whereas, Approximately 450,000 children nationwide have a CSA. There are more than 80 CSA programs in operation across the country, with initial deposits and matches from funding sources such as community foundations, individual donors, businesses, and state, local and federal agencies. According to the Community Economic Development Association of Michigan, there are currently 6 operational CSA initiatives in Michigan, servicing at least 12,635 individuals over the last two years; and

Whereas, School based initiatives can create a strong framework for community collaboration and improved outcomes for students. Lansing Student Accounts Valuing Education (SAVE) is one example of a partnership between the City of Lansing, the Lansing School District, and MSU Federal Credit Union that automatically enrolls students in a CSA during their first semester of kindergarten. In Barry County, the “Kickstart to Savings” program has also been exemplary in this arena, serving as the first universal, automatic, county-wide CSA program; and

Whereas, While children with dedicated college savings are four times more likely to complete a degree by age 26, CSAs are often underutilized by families who could benefit the most. When considering college graduation rates for low income students, the benefit of CSAs is apparent. Only 7 percent of low income students without a CSA graduate from college, compared to a 33% graduation rate for those who do. A recent publication from “Prosperity Now” shows disparities between race and income level for use of CSAs. Over 51 percent of CSA participants are white, 27 percent are Latino, and 11 percent are African American. Low-income and immigrant families are also less likely to be aware of CSA programs. Increasing awareness of CSAs and improving access for minority groups is an important step toward ensuring equitable outcomes for all of Michigan’s children; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare December 16-22, 2018, as Children’s Savings Account Awareness Week in the state of Michigan. We demonstrate our commitment to giving all of Michigan’s children the opportunity to pursue their dreams, regardless of their financial beginnings.

The question being on the adoption of the resolution,

Rep. Cole moved that consideration of the resolution be postponed for the day.

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

Rep. Cole moved that when the House adjourns today it stand adjourned until Wednesday, December 19, at 10:00 a.m. The motion prevailed.

Messages from the Governor

The following message from the Governor was received December 18, 2018 and read:

EXECUTIVE ORDER

No. 2018-13

MICHIGAN FUTURE TALENT COUNCIL
DEPARTMENT OF TALENT AND ECONOMIC DEVELOPMENT
TALENT INVESTMENT AGENCY
MICHIGAN DEPARTMENT OF EDUCATION
DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
GOVERNOR’S TALENT INVESTMENT BOARD
WORKFORCE DEVELOPMENT AGENCY
MICHIGAN STRATEGIC FUND

AMENDMENT OF EXECUTIVE ORDER 2015-11

WHEREAS, Section 1 of Article V of the Michigan Constitution of 1963 vests the executive power in the Governor; and
WHEREAS, Section 8 of Article V of the Michigan Constitution of 1963 provides that each principal department shall be under the supervision of the Governor unless otherwise provided by the Constitution; and
WHEREAS, Executive Order 2015-11 established the Governor’s Talent Investment Board within the Michigan Talent Investment Agency as the state workforce investment board required under Section 101 of the Workforce Innovation and Opportunity Act of 2014, Public Law 113-128, 29 USC 3101 et seq.; and
WHEREAS, talent development is essential for the advancement of our education system and our economy; and
WHEREAS, partnerships between educators, employers, stakeholders, and the state will transform Michigan’s talent pipeline and redesign the ways we invest in, develop, and attract talent; and
WHEREAS, Michigan must ensure that a talented workforce is available to fill the talent shortages that currently exist across multiple industries and are estimated to increase over the next five years; and
WHEREAS, the recently enacted Marshall Plan for Talent (the “Marshall Plan”) will invest $100 million over five years to revolutionize Michigan’s talent and education system; and
WHEREAS, it is necessary to reform the current state workforce investment board to continue its operations and charges and to ensure the successful implementation of the Marshall Plan;
NOW, THEREFORE, I, Richard D. Snyder, Governor of the state of Michigan, pursuant to the powers vested in me by the Michigan Constitution of 1963 and Michigan law, order the following:

I. RENAMING AND TRANSFER OF THE GOVERNOR’S TALENT INVESTMENT BOARD

A. The Governor’s Talent Investment Board (the “Board”), created by Executive Order 2015-11, is renamed the Michigan Future Talent Council (the “Council”).
B. The Council is transferred from the Talent Investment Agency to the Department of Talent and Economic Development (the “Department”).

II. EFFECTIVENESS OF EXECUTIVE ORDER 2015-11

Executive Order 2015-11, which created the Board, remains in full force and effect, in accordance with its original terms, except as amended by this Order.

III. AMENDMENT TO SECTION II OF EXECUTIVE ORDER 2015-11

Section II of Executive Order 2015-11 is amended to provide as follows:
A. The Council shall consist of not less than the following:
   I. The Governor;
2. A member of the Michigan House of Representatives, appointed by the Speaker of the Michigan House of Representatives who shall serve in an ex-officio capacity. A member appointed under this subsection shall serve only while a member of the Michigan House of Representatives;
3. A member of the Michigan Senate, appointed by the Majority Leader of the Michigan Senate who shall serve in an ex-officio capacity. A member appointed under this subsection shall serve only while a member of the Michigan Senate;
4. Subject to Section III, Part B of this Order, twenty-two (22) members appointed by the Governor, consisting of the following:
   a. Twelve (12) shall be representatives of businesses in Michigan, who—
      i. Are owners of businesses, chief executives, or chief operating officers of businesses, or other business executives or employers with optimum policymaking or hiring authority, and who, in addition, may be members of a local workforce development board established by the Michigan One-Stop Service Center System Act, 2006 PA 491, MCL 408.111 et seq.;
      ii. Represent businesses or organizations representing a business that provides employment opportunities that include emerging and in-demand occupations in Michigan;
      iii. Are appointed from among individuals nominated by business organizations and business trade associations in Michigan;
   b. Two (2) representatives of individuals who are elected chief executive officers of a city or a county;
   c. Five (5) representatives of the workforce in Michigan, who—
      i. Shall include representatives of labor organizations, who have been nominated by labor federations in Michigan;
      ii. Shall include a representative of a labor organization or a training director, from a joint labor-management apprenticeship program, or if no such joint program exists in Michigan, such a representative of an apprenticeship program in Michigan;
      iii. May include representatives of community-based organizations that have demonstrated experience and expertise in addressing the employment, training, or education needs of individuals with barriers to employment, including organizations that serve veterans or that provide or support competitive, integrated employment for individuals with disabilities;
      iv. May include representatives of organizations that have demonstrated experience and expertise in addressing employment, training, or education needs of eligible youth, including representatives of organizations that serve out-of-school youth; and
   d. Three (3) members representing state official(s) with primary responsibility for the administration of core programs as defined by Section 3(12)-(13) of the Workforce Innovation and Opportunity Act of 2014, Public Law 113-128, (the “WIOA”);
B. The initial members of the Council shall be the members of the Board at the time of the filing of this Order. The initial members of the Council may continue to serve in the same manner as the original appointment for the balance of the unexpired term. However, to ensure representation for the members described under Section III, Part A(4) of this Order, the Governor shall not appoint additional members until the number of members falls below the membership requirements described in Section III, Part A(4) of this Order.
C. Subject to Section III, Part B of this Order, a vacancy on the Council shall be filled as described in Section III, Part A(4) of this Order. All subsequent appointments shall be for a term of three years. Council members may be reappointed to serve multiple terms.
D. The Governor shall appoint an Executive Director to coordinate the duties of the Council. The Executive Director shall advise the Governor and state departments on all matters regarding the formulation and implementation of policies, programs, and procedures related to talent. The Executive Director shall be a non-voting member of the Council and his or her participation shall not count for establishing a quorum.
E. The Governor shall designate a chairperson and vice-chairperson for the Council from among those members described in Section III, Part A(4)(a)(i)-(iii) who both shall serve as chairperson and vice-chairperson at the pleasure of the Governor.
F. The Governor may send his or her designee to any meeting of the Council and that designee’s attendance shall constitute attendance by the Governor for quorum purposes. A person attending a Council meeting as a designee of the Governor is authorized to vote on behalf of the Governor.
G. In addition, the following department or agency heads or their designees from within their respective departments or agencies shall serve in an ex-officio capacity on the Council. They shall be non-voting members and their participation shall not count for establishing a quorum.
1. The Director of the Department of Talent and Economic Development;
2. The Director of the Department of Technology, Management and Budget;
3. The Director of the Department of Licensing and Regulatory Affairs;
4. The Director of the Michigan Department of Health and Human Services;
5. The Superintendent of Public Instruction;
6. The President of the Michigan Strategic Fund; and
7. The Director of the Michigan Bureau of Labor Market Information and Strategic Initiatives.
H. In accordance with regional diversity requirements for state workforce development boards under Section 101(b)(2) of the WIOA, the Governor shall consult with representatives of each of Michigan’s ten prosperity regions as part of the process in making appointments to the Council.

I. The Council shall maintain a 21st Century Talent Creation Subcommittee. The members of this subcommittee shall consist of the following:
   a. Four (4) members representing K-12 schools in Michigan appointed by the Governor for a term of two years. Of these members, two shall have an initial appointment of three years. These members shall also serve as non-voting ex-officio members of the Council.
   b. Two (2) members representing community colleges in Michigan appointed by the Governor for a term of two years. Of these members, one shall have an initial appointment of three years. These members shall also serve as non-voting ex-officio members of the Council.
   c. Two (2) members representing public universities and colleges in Michigan appointed by the Governor for a term of two years. Of these members, one shall have an initial appointment of three years. These members shall also serve as non-voting ex-officio members of the Council.
   d. One (1) member representing private non-profit accredited colleges in Michigan appointed by the Governor for a term of two years. This member shall also serve as a non-voting ex-officio member of the Council.
   e. Any number of voting and/or ex-officio members of the Council appointed by the Chairperson of the Council to this subcommittee and serving at the pleasure of the Chairperson of the Council.

IV. AMENDMENT TO SECTION III OF EXECUTIVE ORDER 2015-11

Section III of Executive Order 2015-11 is amended to provide as follows:
A. The Council is an advisory body charged with advising and assisting the Governor regarding compliance with the WIOA and shall do all of the following:
   1. Collaborate on implementing the Marshall Plan in accordance with 2018 PA 227, MCL 388.1602 to 388.1897.
   2. Review and make recommendations on state structures and organization of existing boards, commissions and workgroups on talent, continuing education, workforce, and other entities related to the mission of the Council.
   3. Review programs for alignment with the Marshall Plan, including but not limited to:
      a. Dual Enrollment as described in the Postsecondary Enrollment Options Act, 1996 PA 160, MCL 388.511 to 388.524;
      b. Career and Technical Education and Vocational Education funding as described in MCL 388.1661a, 388.1661b, 388.1661c, 388.1662, and the Career and Technical Preparation Act, 2000 PA 258, MCL 388.1901 to 388.1913;
      c. Early/middle colleges as described in MCL 388.1661b;
      d. Community Ventures, the effort to employ the structurally unemployed undertaken by the Department;
      e. Adult Education and the WIOA;
      g. The Trade Act of 1974, Public Law 93-618;
      h. Registered apprenticeships and associated regulations as specified by the US Department of Labor;
      i. MiSTEM Network Regions as described in MCL 388.1699s;
      j. FIRST Robotics grants as described in MCL 388.1699h;
      k. Going Pro as described in the Going Pro Talent Fund Act, 2018 PA 260, MCL 408.151 to 408.163;
      l. GEAR UP, otherwise known as the Gaining Early Awareness and Readiness for Undergraduate Programs, as implemented by the US Department of Education;
      m. CCSTEP, otherwise known as the Community College Skilled Trades Equipment Program; and
      n. Any other state statutes, policies, or regulations that affect the programs described in this section or the creation of talent in this state.
   4. Analyze top performing states to determine how their state and local workforce agencies, economic developers, educators, and experts collaborate on creating policies and providing services to create a successful and secure talent pipeline.
   5. Work with the federal government on the following issues to be used in innovative career pathways that result in competency-based credentials in high-demand fields, including but not limited to:
      a. Perkins funding;
      b. WIOA funding;
      c. Trade Act funding;
      d. Temporary Assistance for Needy Families funding;
      e. Food Assistance Employment & Training funding;
      f. State School Aid funding (including Section 107 – Adult Education);
      g. Registered apprenticeships; and
      h. GEAR UP.
   6. Monitor labor market changes in Michigan and across the nation, with attention paid to emerging fields such as cybersecurity, artificial intelligence and machine learning, automation, and mobility.
7. Advise the Governor, the Legislature, and the Department on fields that are expected to have above-average demand and above-average salaries in Michigan.

8. Advise the Governor, the Legislature, and the Department on new, in-demand workforce credentials that are stackable, marketable, and transferrable, including those that Michigan could develop.

9. Advise the Governor, the Legislature, and the Department to evaluate the implementation of the Marshall Plan, including the examination of how Talent Consortia have increased student achievement, successfully removed barriers to P-20 and lifelong learning, and have adopted the philosophies of competency-based learning. This shall include the use of data and metrics to demonstrate effectiveness.

10. Develop and disseminate methods to incentivize and encourage joint evaluation and planning of talent needs, including state and local cooperation and collaboration, for long term planning and strategic management.

11. Assist in the formation of Talent Consortia, including connecting educators with employers and disseminating best practices for creating and sustaining Talent Consortia.

12. Provide recommendations to the Governor, the Legislature, state departments, and members of the business and education communities on how employers can update hiring practices to align with the realities of the 21st century economy.

13. Advise the Governor, the Legislature, and the Department on growing, emerging, and high-demand fields that are experiencing or expected to experience significant shortages in qualified employees and assist in providing suggested retraining opportunities.

14. Advise the Department on Michigan’s talent attraction and retention strategy, including recommendations on partnerships with other state departments.

15. Build strategic partnerships with relevant associations, industry groups, and non-governmental organizations to further Michigan’s talent needs.

B. The Council may promulgate bylaws, not inconsistent with federal law, Michigan law, or this Order, governing its organization, operation, and procedures.

C. The Council shall be staffed by personnel from and assisted by state departments and agencies as directed by the Governor’s Office.

D. The Council shall meet at the call of the Chairperson and as may be provided in procedures adopted by the Council. Meetings of the Council shall be held within the state of Michigan.

E. A majority of the members of the Council constitutes a quorum for the transaction of business. The Council’s actions shall be constituted by a majority vote of the serving members participating in a meeting only when a quorum is present. To the extent authorized by Michigan law, the Council may authorize members to participate in a Council meeting using telephonic or video equipment. Members participating in a meeting via telephonic or video equipment shall be considered present at the meeting. Voting shall be conducted in person or by use of telephonic or video equipment.

F. The Council may, as appropriate, make inquiries, studies, investigations, hold hearings, and receive comments from the public. The Council may consult with outside experts to perform its duties, including, but not limited to, experts in the private sector, government agencies, and the nonprofit sector.

G. The Council may establish workgroups or committees assigning Council members to and inviting public participation on these workgroups or committees as the Council considers necessary. The Council may adopt, reject, or modify recommendations made by workgroups or committees.

H. Members of the Council shall serve without compensation. Members of the Council may receive reimbursement for travel and expenses according to relevant statutes and rules of the Civil Service Commission and the Department of Technology, Management and Budget, subject to available appropriations.

I. As required under Section 101(f) of the WIOA, a member of the Council may not do any of the following:

1. Vote on a matter under consideration by the Council:
   a. Regarding the provision of services by the member or by an entity that the member represents; or
   b. That would provide direct financial benefit to the member or the immediate family of the member.

2. Engage in any other activity determined by the Governor to constitute a conflict of interest as specified in the unified state plan required by Section 102 of the WIOA.

J. To assure full compliance with the sunshine requirements under Section 101(g) of the WIOA, meetings of the Council shall be held according to procedures established under the Open Meetings Act, 1976 PA 2678, MCL 15.261 to 15.275.

K. To assure full compliance with the sunshine requirements under Section 101(g) of the WIOA, the Council is a public body under the Freedom of Information Act, 1976 PA 442, MCL 15.231 to 15.246.

L. Members of the Council shall refer all legal, legislative, and media contacts to the Department.

M. In accordance with applicable state contracting and procurement procedures, the Council may make or enter into contracts necessary or incidental to the exercise of the powers of the Council and the performance of its duties, including the hiring or retention of contractors, consultants, or agents, as the Chairperson deems advisable and necessary.
N. The Council may accept donations of labor, services, or other things of value from any public or private agency or person. Any donations shall be expended in accordance with applicable laws, rules, and procedures.

This Executive Order shall become effective upon filing.

[SEAL]

Given under my hand and the Great Seal of the state of Michigan this 17th day of December, in the Year of our Lord Two Thousand Eighteen.

RICHARD D. SNYDER
GOVERNOR

BY THE GOVERNOR:

RUTH A. JOHNSON
SECRETARY OF STATE

The message was referred to the Clerk.

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Rep. Hoadley moved that the House adjourn.
The motion prevailed, the time being 5:20 p.m.

Associate Speaker Pro Tempore Glenn declared the House adjourned until Wednesday, December 19, at 10:00 a.m.

GARY L. RANDALL
Clerk of the House of Representatives