No. 54

STATE OF MICHIGAN

Journal of the Senate

100th Legislature

REGULAR SESSION OF 2020

Senate Chamber, Lansing, Wednesday, June 17, 2020.

10:00 a.m.

The Senate was called to order by the President, Lieutenant Governor Garlin D. Gilchrist II.

The roll was called by the Secretary of the Senate, who announced that a quorum was present.

Alexander—present
Ananich—present
Barrett—present
Bayer—present
Bizon—present
Brinks—present
Bullock—present
Bumstead—present
Chang—present
Daley—present
Geiss—present
Hertel—present
Hollier—present

Horn—present
Irwin—present
Johnson—present
LaSata—present
Lauwers—present
Lucido—present
MacDonald—present
MacGregor—present
McBroom—present
McCann—present
McMorrow—present
Moss—present
Nesbitt—present

Outman—present
Polehanki—present
Runestad—present
Santana—present
Schmidt—present
Shirkey—present
Stamas—present
Theis—present
VanderWall—present
Victory—present
Wojno—present
Zorn—present
Senator Sylvia Santana of the 3rd District offered the following invocation:

O mighty God, we stand before you today with our hearts and our minds clear to hear Your daily instruction for this day. We pray for clarity in our decision-making because its impacts will ripple away to 10 million people. Let our hearing not be selective to others, but let us listen to the hearts of others openly, without judgement or biases for a more perfect Union. Lord You are the giver of life and from the earth we came and from the earth we shall return. We mourn the deaths of all Your children who have lost their lives during this pandemic and those who have lost their lives through the acts of others. Let us put our pride aside and do Your will on the earth. You have given us all the tools to create a beautiful life of true freedom for all. Now let’s get to work. Amen.

The President, Lieutenant Governor Gilchrist, led the members of the Senate in recital of the Pledge of Allegiance.

Motions and Communications

Senator Chang moved that Senators Ananich, Hertel and Hollier be temporarily excused from today’s session.

The motion prevailed.

Senator MacGregor moved that rule 3.901 be suspended to allow filming and photographs to be taken from the Senate Gallery.

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

Senator MacGregor moved that the rules be suspended and that the following bills, now on Committee Reports, be placed on the General Orders calendar for consideration today:

- Senate Bill No. 781
- Senate Bill No. 782
- Senate Bill No. 783
- Senate Bill No. 784
- Senate Bill No. 785
- Senate Bill No. 786

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

Senators Ananich and Hertel entered the Senate Chamber.

Messages from the Governor

The following messages from the Governor were received:

Date: June 16, 2020
Time: 11:33 a.m.

To the President of the Senate:

Sir—I have this day approved and signed

Enrolled Senate Bill No. 172 (Public Act No. 90), being

An act to amend 1956 PA 218, entitled “An act to revise, consolidate, and classify the laws relating to the insurance and surety business; to regulate the incorporation or formation of domestic insurance and surety companies and associations and the admission of foreign and alien companies and associations; to provide their rights, powers, and immunities and to prescribe the conditions on which companies and associations organized, existing, or authorized under this act may exercise their powers; to provide the rights, powers, and immunities and to prescribe the conditions on which other persons, firms, corporations, associations, risk retention groups, and purchasing groups engaged in an insurance or surety business may exercise their powers; to provide for the imposition of a privilege fee on domestic insurance companies and associations and the state accident fund; to provide for the imposition of a tax on the business of foreign and alien companies and associations; to provide for the imposition of a tax on risk retention groups and purchasing groups; to provide for the imposition of a tax on the business of surplus line agents; to provide for the
imposition of regulatory fees on certain insurers; to provide for assessment fees on certain health maintenance organizations; to modify tort liability arising out of certain accidents; to provide for limited actions with respect to that modified tort liability and to prescribe certain procedures for maintaining those actions; to require security for losses arising out of certain accidents; to provide for the continued availability and affordability of automobile insurance and homeowners insurance in this state and to facilitate the purchase of that insurance by all residents of this state at fair and reasonable rates; to provide for certain reporting with respect to insurance and with respect to certain claims against uninsured or self-insured persons; to prescribe duties for certain state departments and officers with respect to that reporting; to provide for certain assessments; to establish and continue certain state insurance funds; to modify and clarify the status, rights, powers, duties, and operations of the nonprofit malpractice insurance fund; to provide for the departmental supervision and regulation of the insurance and surety business within this state; to provide for regulation over worker’s compensation self-insurers; to provide for the conservation, rehabilitation, or liquidation of unsound or insolvent insurers; to provide for associations of insurers to protect policyholders and claimants in the event of insurer insolvencies; to prescribe educational requirements for insurance agents and solicitors; to provide for the regulation of multiple employer welfare arrangements; to create an automobile theft prevention authority to reduce the number of automobile thefts in this state; to prescribe the powers and duties of the automobile theft prevention authority; to provide certain powers and duties upon certain officials, departments, and authorities of this state; to provide for an appropriation; and to provide penalties for the violation of this act,” by amending section 513 (MCL 500.513), as added by 2001 PA 24.

(Filed with the Secretary of State on June 16, 2020, at 1:17 p.m.)

To the President of the Senate:
Sir—I have this day approved and signed
Enrolled Senate Bill No. 306 (Public Act No. 91), being
An act to amend 1961 PA 120, entitled “An act to authorize the development or redevelopment of principal shopping districts and business improvement districts; to permit the creation of certain boards; to provide for the operation of principal shopping districts and business improvement districts; to provide for the creation, operation, and dissolution of business improvement zones; and to authorize the collection of revenue and the bonding of certain local governmental units for the development or redevelopment projects,” by amending sections 1, 5, 10, 10b, 10c, 10e, 10f, 10g, 10h, 10j, 10k, and 10l (MCL 125.981, 125.985, 125.990, 125.990b, 125.990c, 125.990e, 125.990f, 125.990g, 125.990h, 125.990j, 125.990k, and 125.990l), sections 1 and 5 as amended by 2003 PA 209, sections 10, 10c, 10f, 10g, and 10k as amended by 2018 PA 262, sections 10b, 10e, 10h, and 10l as amended by 2013 PA 126, and section 10j as added by 2001 PA 260.

(Filed with the Secretary of State on June 16, 2020, at 1:19 p.m.)

Respectfully,
Gretchen Whitmer
Governor

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

EXECUTIVE ORDER
No. 2020-124

Temporary enhancements to operational capacity, flexibility, and efficiency of pharmacies

Rescission of Executive Order 2020-93

The novel coronavirus (COVID-19) is a respiratory disease that can result in serious illness or death. It is caused by a new strain of coronavirus not previously identified in humans and easily spread from person to person. Older adults and those with chronic health conditions are at particular risk, and there is an increased risk of rapid spread of COVID-19 among persons in close proximity to one another. There is currently no approved vaccine or antiviral treatment for this disease.
On March 10, 2020, the Department of Health and Human Services identified the first two presumptive-positive cases of COVID-19 in Michigan. On that same day, I issued Executive Order 2020-4. That order declared a state of emergency across the state of Michigan under section 1 of article 5 of the Michigan Constitution of 1963, the Emergency Management Act, 1976 PA 390, as amended (EMA), MCL 30.401 et seq., and the Emergency Powers of the Governor Act of 1945, 1945 PA 302, as amended (EPGA), MCL 10.31 et seq.

Since then, the virus spread across Michigan, bringing deaths in the thousands, confirmed cases in the tens of thousands, and deep disruption to this state’s economy, homes, and educational, civic, social, and religious institutions. On April 1, 2020, in response to the widespread and severe health, economic, and social harms posed by the COVID-19 pandemic, I issued Executive Order 2020-33. This order expanded on Executive Order 2020-4 and declared both a state of emergency and a state of disaster across the State of Michigan under section 1 of article 5 of the Michigan Constitution of 1963, the Emergency Management Act, and the Emergency Powers of the Governor Act of 1945. And on April 30, 2020, finding that COVID-19 had created emergency and disaster conditions across the State of Michigan, I issued Executive Order 2020-67 to continue the emergency declaration under the EPGA, as well as Executive Order 2020-68 to issue new emergency and disaster declarations under the EMA.

Those executive orders have been challenged in Michigan House of Representatives and Michigan Senate v. Whitmer. On May 21, 2020, the Court of Claims ruled that Executive Order 2020-67 is a valid exercise of authority under the Emergency Powers of the Governor Act but that Executive Order 2020-68 is not a valid exercise of authority under the Emergency Management Act. Both of those rulings are being challenged on appeal.

On May 22, 2020, I issued Executive Order 2020-99, again finding that the COVID-19 pandemic constitutes a disaster and emergency throughout the State of Michigan. That order constituted a state of emergency declaration under the Emergency Powers of the Governor Act of 1945. And, to the extent the governor may declare a state of emergency and a state of disaster under the Emergency Management Act when emergency and disaster conditions exist yet the legislature has declined to grant an extension request, that order also constituted a state of emergency and state of disaster declaration under that act.

The Emergency Powers of the Governor Act provides a sufficient legal basis for issuing this executive order. In relevant part, it provides that, after declaring a state of emergency, “the governor may promulgate reasonable orders, rules, and regulations as he or she considers necessary to protect life and property or to bring the emergency situation within the affected area under control.” MCL 10.31(1).

Nevertheless, subject to the ongoing litigation and the possibility that current rulings may be overturned or otherwise altered on appeal, I also invoke the Emergency Management Act as a basis for executive action to combat the spread of COVID-19 and mitigate the effects of this emergency on the people of Michigan, with the intent to preserve the rights and protections provided by the EMA. The EMA vests the governor with broad powers and duties to “cop[e] with dangers to this state or the people of this state presented by a disaster or emergency,” which the governor may implement through “executive orders, proclamations, and directives having the force and effect of law.” MCL 30.403(1)–(2). This executive order falls within the scope of those powers and duties, and to the extent the governor may declare a state of emergency and a state of disaster under the Emergency Management Act when emergency and disaster conditions exist yet the legislature has not granted an extension request, they too provide a sufficient legal basis for this order.

To respond effectively to the urgent and steep demands created by this pandemic, the public requires increased access to therapeutic pharmaceuticals. Meeting this critical need requires swiftly but safely expanding access to pharmacy services. To that end, it is reasonable and necessary to provide temporary and limited relief from certain regulatory restrictions regarding pharmacies in order to enhance their operational capacity, flexibility, and efficiency.

Executive Order 2020-25 provided such relief. Executive Order 2020-56 and Executive Order 2020-93 both extended its duration. This order follows upon those orders, extending further the duration of that relief, as it remains reasonable and necessary to ensure the supply of pharmaceuticals while suppressing the spread of COVID-19 and protecting the public health and safety of this state and its residents. With this order, Executive Order 2020-93 is rescinded.

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

1. Pharmacists located in any county in this state may dispense emergency refills of up to a sixty (60) day supply of any non-controlled maintenance medication for residents of any county in this state if, in the pharmacist’s professional judgment, failure to refill the prescription might interrupt the patient’s ongoing care and have a significant adverse effect on the patient’s well-being.

2. The following shall apply to all emergency refills dispensed under section 1 of this order:
   (a) The pharmacist must inform the patient that the prescription was refilled under section 1 of this order.
   (b) The pharmacist must inform the prescriber in writing within a reasonable period of time of any refills the pharmacist dispensed under section 1 of this order.
   (c) Prior to refilling a prescription under section 1 of this order, the pharmacist, clinic, or mobile pharmacy must make every reasonable effort to communicate with the prescriber regarding the refilling of the
prescription. The pharmacist must make an appropriate record of that effort, including the basis for proceeding under section 1 of this order.

3. Pharmacists may temporarily operate a pharmacy in an area not designated on the pharmacy license, but they may not prepare sterile drug products beyond low-risk preparations, as defined by United States Pharmacopeia (USP) standards, for immediate inpatient administration in such temporary facilities.

4. Pharmacists may dispense and/or administer drugs as needed to treat COVID-19 pursuant to protocols established by the Centers for Disease Control and Prevention or the National Institute of Health, or as determined appropriate by the chief medical executive of the Department of Health and Human Services or her designee.

5. Pharmacists may substitute a therapeutically equivalent medication for a medication subject to critical shortages without the authorization of a prescriber. The pharmacist must inform the patient of any such substitution. The pharmacist must inform the prescriber within a reasonable period of time of any prescriptions or refills dispensed under this section. A prescriber must not incur any criminal or civil liability or licensing disciplinary action as the result of a pharmacist filling or refilling a prescription under this section.

6. To increase the number of pharmacists who can serve patients during this time of need, preceptors may supervise student pharmacists remotely to fulfill eligibility for licensure and avoid delaying graduation.

7. Insurers and health maintenance organizations issuing health insurance or disability insurance policies that provide prescription drug benefits must cover any emergency refills of covered prescription drugs dispensed by a pharmacist under section 1 of this order. Insurers and health maintenance organizations must also allow for early refills of all 30-day or 60-day covered prescription maintenance medications to allow for up to a 90-day supply to be dispensed by a pharmacy, without regard to whether the pharmacy is mail-order or in-person. Insurers and health maintenance organizations may still apply policy or contract provisions governing out-of-network benefits and cost-sharing.

8. Pharmacists may supervise pharmacy technicians and other pharmacy staff remotely, Supervision must be conducted through a real-time, continuous audiovisual camera system, capable of allowing the pharmacist to visually identify the markings on tablets and capsules. The pharmacist must have access to all relevant patient information to accomplish the remote supervision and must be available at all times during the supervision to provide real-time patient consultation. A pharmacy technician may not perform sterile or nonsterile compounding without a pharmacist on the premises.

9. Pharmacists holding a license, certificate, or other permit in good standing issued by another state must be deemed licensed to do business in this state. These out-of-state licensed pharmacies must not deliver controlled substances into this state; must abide by all Michigan regulations applicable to a state licensed pharmacies must not deliver controlled substances into this state; must abide by all Michigan regulations applicable to a

10. Wholesale distributors holding a license, certificate, or other permit in good standing issued by another state must be deemed licensed to do business in this state. These out-of-state wholesale distributors must not deliver controlled substances into this state and must abide by all Michigan regulations applicable to a Michigan-licensed wholesale distributor.

11. To the extent any statutes, rules, or regulations may be inconsistent with this order, strict compliance with them is temporarily suspended. This includes, but is not limited to: sections 17707(5), 17739(2)(c), 17739a(3), 17741(1)-(2), 17743, 17748, 17748a, 17748b, 17751, 17755(3), and 17763(b) of the Public Health Code, 1978 PA 368, as amended, MCL 333.17707(5), 333.17739(2)(c), 333.17739a(3), 333.17741(1)-(2), 333.17743, 333.17748, 333.17748a, 333.17748b, 333.17751, 333.17755(3), and 333.17763(b); and Rules 338.473(2), 338.473a(5)(a), 338.477(1)-3, 338.482(2)-3; 338.486(1)(b), 338.486(3), 338.489(3), 338.490(3), 338.490(4)(a), 338.490(5), 338.3041(4), and 338.3162(1) of the Michigan Administrative Code.

12. This order is effective immediately and continues through July 14, 2020 at 11:59 pm.

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

14. Executive Order 2020-93 is rescinded.

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

Date: June 16, 2020
Time: 7:42 p.m.

[SEAL]

Gretchen Whitmer
Governor

By the Governor:
Jocelyn Benson
Secretary of State

The executive order was referred to the Committee on Government Operations.
By unanimous consent the Senate proceeded to the order of

Introduction and Referral of Bills

Senator Runestad introduced

**Senate Bill No. 970, entitled**

A bill to amend 1993 PA 327, entitled “Tobacco products tax act,” by amending sections 2 and 11 (MCL 205.422 and 205.431), section 2 as amended by 2012 PA 188 and section 11 as amended by 2016 PA 86.

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

Senator MacDonald introduced

**Senate Bill No. 971, entitled**

A bill to prohibit the conducting of research or training on dogs in a manner that causes pain and distress, and certain activities related to that research or training, by an individual employed, contracted, or otherwise directed by a public body; to prescribe civil sanctions; and to provide for the powers and duties of certain state and local governmental officers and entities.

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

Senator Lucido introduced

**Senate Bill No. 972, entitled**

A bill to amend 1979 PA 218, entitled “Adult foster care facility licensing act,” (MCL 400.701 to 400.737) by adding section 28.

The bill was read a first and second time by title and referred to the Committee on Health Policy and Human Services.

Senator Hollier entered the Senate Chamber.

By unanimous consent the Senate returned to the order of

Third Reading of Bills

Senator MacGregor moved that the Senate proceed to consideration of the following bill:

**House Bill No. 4389**

The motion prevailed.

The following bill was read a third time:

**House Bill No. 4389, entitled**

A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” (MCL 324.101 to 324.90106) by amending the heading of subpart 1 of part 147 and by adding sections 14701, 14703, 14705, and 14707.

The question being on the passage of the bill,

Senator Outman offered the following substitute:

Substitute (S-5).

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

The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:

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<th>Roll Call No. 181</th>
<th>Yeas—38</th>
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In The Chair: President

The question being on concurring in the committee recommendation to give the bill immediate effect,
The recommendation was concurred in, 2/3 of the members serving voting therefor.
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 Senate agreed to the full title.

The following bill was read a third time:

**House Bill No. 5341, entitled**
(MCL 436.1407).
The question being on the passage of the bill,
The bill was passed, a majority of the members serving voting therefor, as follows:

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Nays—0

Excused—0
Not Voting—0

In The Chair: President

The question being on concurring in the committee recommendation to give the bill immediate effect, the recommendation was concurred in, 2/3 of the members serving voting therefor. 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 Senate agreed to the full title.

The following bill was read a third time:

House Bill No. 5342, entitled


The question being on the passage of the bill, the bill was passed, a majority of the members serving voting therefor, as follows:

Roll Call No. 183

| Yeas—38 |
|---------|---------|---------|---------|
| Alexander | Geiss | MacGregor | Santana |
| Ananich | Hertel | McBroome | Schmidt |
| Barrett | Hollier | McCann | Shirkey |
| Bayer | Horn | McMorrow | Stamas |
| Bizon | Irwin | Moss | Theis |
| Brinks | Johnson | Nesbitt | VanderWall |
| Bullock | LaSata | Outman | Victory |
| Bumstead | Lauwers | Polehanki | Wojno |
| Chang | Lucido | Runestad | Zorn |

Nays—0

Excused—0

Not Voting—0

In The Chair: President
The question being on concurring in the committee recommendation to give the bill immediate effect, the recommendation was concurred in, 2/3 of the members serving voting therefor.

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 Senate agreed to the full title.

The following bill was read a third time:

**House Bill No. 5343, entitled**


The question being on the passage of the bill, the bill was passed, a majority of the members serving voting therefor, as follows:

**Roll Call No. 184**

| Yeas—38 |
|---|---|---|
| Alexander | Geiss | MacGregor | Santana |
| Ananich | Hertel | McBroom | Schmidt |
| Barrett | Hollier | McCann | Shirley |
| Bayer | Horn | McMorrow | Stamas |
| Bizon | Irwin | Moss | Theis |
| Brinks | Johnson | Nesbitt | VanderWall |
| Bullock | LaSata | Outman | Victory |
| Bumstead | Lauwers | Polehanki | Wojno |
| Chang | Lucido | Runestad | Zorn |
| Daley | MacDonald | | |

**Nays—0**

**Excused—0**

**Not Voting—0**

In The Chair: President

The question being on concurring in the committee recommendation to give the bill immediate effect, the recommendation was concurred in, 2/3 of the members serving voting therefor.

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,”.
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 Senate agreed to the full title.

The following bill was read a third time:

House Bill No. 5344, entitled

A bill to amend 1998 PA 58, entitled “Michigan liquor control code of 1998,” by amending section 609c (MCL 436.1609c), as added by 2017 PA 130.

The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:

Roll Call No. 185  Yeas—38

Alexander  Geiss  MacGregor  Santana
Ananich  Hertel  McBroome  Schmidt
Barrett  Hollier  McCann  Shirkey
Bayer  Horn  McMorroe  Stamas
Bizon  Irwin  Moss  Theis
Brinks  Johnson  Nesbitt  VanderWall
Bullock  LaSata  Outman  Victory
Bumstead  Lauwers  Polehanki  Wojno
Chang  Lucido  Runestad  Zorn
Daley  MacDonald

Nays—0

Excused—0

Not Voting—0

In The Chair: President

The question being on concurring in the committee recommendation to give the bill immediate effect,

The recommendation was concurred in, 2/3 of the members serving voting therefor.

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 Senate agreed to the full title.

The following bill was read a third time:

**House Bill No. 5345, entitled**


The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:

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</table>

Nays—0

Excused—0

Not Voting—0

In The Chair: President

The question being on concurring in the committee recommendation to give the bill immediate effect,

The recommendation was concurred in, 2/3 of the members serving voting therefor.

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 Senate agreed to the full title.
The following bill was read a third time:

**House Bill No. 5346, entitled**


The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:

**Roll Call No. 187**

<table>
<thead>
<tr>
<th>Yeas—38</th>
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<tbody>
<tr>
<td>Alexander</td>
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<td>Ananich</td>
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<tr>
<td>Chang</td>
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<tr>
<td>Daley</td>
</tr>
</tbody>
</table>

**Nays—0**

**Excused—0**

**Not Voting—0**

In The Chair: President

The question being on concurring in the committee recommendation to give the bill immediate effect,

The recommendation was concurred in, 2/3 of the members serving voting therefor.

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 Senate agreed to the full title.

The following bill was read a third time:

**House Bill No. 5347, entitled**


The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:
The question being on concurring in the committee recommendation to give the bill immediate effect, the recommendation were not concurred in, 2/3 of the members serving voting therefor.

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 Senate agreed to the full title.

The following bill was read a third time:

House Bill No. 5348, entitled

The question being on the passage of the bill, the bill was passed, a majority of the members serving voting therefor, as follows:

Roll Call No. 189

<table>
<thead>
<tr>
<th>Yeas—38</th>
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<tbody>
<tr>
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<td>Bumstead</td>
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<tr>
<td>Chang</td>
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</tbody>
</table>

Nays—0

Excused—0

Not Voting—0

In The Chair: President
In The Chair: President

The question being on concurring in the committee recommendation to give the bill immediate effect, the recommendation was concurred in, 2/3 of the members serving voting therefor.

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 Senate agreed to the full title.

The following bill was read a third time:

**House Bill No. 5349, entitled**


The question being on the passage of the bill, the bill was passed, a majority of the members serving voting therefor, as follows:

**Roll Call No. 190**  **Yeas—38**

<table>
<thead>
<tr>
<th>Alexander</th>
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<td>Daley</td>
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</table>
Nays—0

Excused—0

Not Voting—0

In The Chair: President

The question being on concurring in the committee recommendation to give the bill immediate effect,
The recommendation was concurred in, 2/3 of the members serving voting therefor.
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 Senate agreed to the full title.

The following bill was read a third time:
*House Bill No. 5350, entitled*
A bill to amend 1998 PA 58, entitled “Michigan liquor control code of 1998,” by amending section 307
(MCL 436.1307), as amended by 2018 PA 406.
The question being on the passage of the bill,
The bill was passed, a majority of the members serving voting therefor, as follows:

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<th>Roll Call No. 191</th>
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<td>MacDonald</td>
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</table>

Nays—0

Excused—0
The question being on concurring in the committee recommendation to give the bill immediate effect, The recommendation was concurred in, 2/3 of the members serving voting therefor. 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 Senate agreed to the full title.

The following bill was read a third time:

**House Bill No. 5351, entitled**


The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:

**Roll Call No. 192**

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</table>

Nays—0

Excused—0

Not Voting—0
The question being on concurring in the committee recommendation to give the bill immediate effect, the recommendation was concurred in, 2/3 of the members serving voting therefor.

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 Senate agreed to the full title.

The following bill was read a third time:

**House Bill No. 5352, entitled**


The question being on the passage of the bill, the bill was passed, a majority of the members serving voting therefor, as follows:

<table>
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<tr>
<th>Alexander</th>
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<td>Ananich</td>
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**Roll Call No. 193**

**Yeas—38**

**Nays—0**

**Excused—0**

**Not Voting—0**

In The Chair: President

The question being on concurring in the committee recommendation to give the bill immediate effect, the recommendation was concurred in, 2/3 of the members serving voting therefor.

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 Senate agreed to the full title.

The following bill was read a third time:

**House Bill No. 5353, entitled**


The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:

<table>
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<th>Roll Call No. 194</th>
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<td>Daley</td>
<td>MacDonald</td>
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</tbody>
</table>

Nays—0

Excused—0

Not Voting—0

In The Chair: President

The question being on concurring in the committee recommendation to give the bill immediate effect,

The recommendation was concurred in, 2/3 of the members serving voting therefor.

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 Senate agreed to the full title.

The following bill was read a third time:

**House Bill No. 5354, entitled**

A bill to amend 1998 PA 58, entitled “Michigan liquor control code of 1998,” by amending section 405
(MCL 436.1405), as amended by 2014 PA 353.

The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:

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<tr>
<th>Not Voting—0</th>
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In The Chair: President

The question being on concurring in the committee recommendation to give the bill immediate effect,

The recommendation was concurred in, 2/3 of the members serving voting therefor.

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 Senate agreed to the full title.
The following bill was read a third time:

**House Bill No. 5355, entitled**

A bill to amend 1998 PA 58, entitled “Michigan liquor control code of 1998,” by amending section 609a (MCL 436.1609a), as added by 2016 PA 81.

The question being on the passage of the bill,
The bill was passed, a majority of the members serving voting therefor, as follows:

### Roll Call No. 196

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<tr>
<td>Chang</td>
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</tbody>
</table>

| Nays—0 |

| Excused—0 |

| Not Voting—0 |

In The Chair: President

The question being on concurring in the committee recommendation to give the bill immediate effect,
The recommendation was concurred in, 2/3 of the members serving voting therefor.
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 Senate agreed to the full title.

The following bill was read a third time:

**House Bill No. 5400, entitled**


The question being on the passage of the bill,
The bill was passed, a majority of the members serving voting therefor, as follows:
In The Chair: President

The question being on concurring in the committee recommendation to give the bill immediate effect, the recommendation was concurred in, 2/3 of the members serving voting therefor.

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 Senate agreed to the full title.

The following bill was read a third time:

House Bill No. 5315, entitled


The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:
Bayer  Horn  McMorrow  Stamas
Bizon  Irwin  Moss  Theis
Brinks  Johnson  Nesbitt  VanderWall
Bullock  LaSata  Outman  Victory
Bumstead  Lauwers  Polehanki  Wojno
Chang  Lucido  Runestad  Zorn

Nays—0

Excused—0

Not Voting—0

In The Chair: President

The question being on concurring in the committee recommendation to give the bill immediate effect, The recommendation was concurred in, 2/3 of the members serving voting therefor.
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 Senate agreed to the full title.

Recess

Senator MacGregor moved that the Senate recess subject to the call of the Chair. The motion prevailed, the time being 10:54 a.m.

11:22 a.m.

The Senate was called to order by the President, Lieutenant Governor Gilchrist.

By unanimous consent the Senate proceeded to the order of General Orders

Senator MacGregor moved that the Senate resolve itself into the Committee of the Whole for consideration of the General Orders calendar. The motion prevailed, and the President, Lieutenant Governor Gilchrist, designated Senator MacDonald as Chairperson.
After some time spent therein, the Committee arose; and the President, Lieutenant Governor Gilchrist, having resumed the Chair, the Committee reported back to the Senate, favorably and without amendment, the following bills:

**Senate Bill No. 785, entitled**

**Senate Bill No. 786, entitled**
A bill to amend 1971 PA 79, entitled “Age of majority act of 1971,” by amending section 3 (MCL 722.53). The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole reported back to the Senate, favorably and with a substitute therefor, the following bill:

**Senate Bill No. 935, entitled**
A bill to amend 1937 PA 94, entitled “Use tax act,” by amending section 6 (MCL 205.96), as amended by 2014 PA 426, and by adding section 6d. Substitute (S-1) The Senate agreed to the substitute recommended by the Committee of the Whole, and the bill as substituted was placed on the order of Third Reading of Bills.

The Committee of the Whole reported back to the Senate, favorably and with a substitute therefor, the following bill:

**Senate Bill No. 936, entitled**
A bill to amend 1933 PA 167, entitled “General sales tax act,” by amending section 6 (MCL 205.56), as amended by 2014 PA 425, and by adding section 6d. Substitute (S-1) The Senate agreed to the substitute recommended by the Committee of the Whole, and the bill as substituted was placed on the order of Third Reading of Bills.

The Committee of the Whole reported back to the Senate, favorably and with a substitute therefor, the following bill:

**Senate Bill No. 937, entitled**
A bill to amend 1967 PA 281, entitled “Income tax act of 1967,” by amending sections 703 and 705 (MCL 206.703 and 206.705), section 703 as amended by 2016 PA 158 and section 705 as amended by 2011 PA 192. Substitute (S-1) The Senate agreed to the substitute recommended by the Committee of the Whole, and the bill as substituted was placed on the order of Third Reading of Bills.

The Committee of the Whole reported back to the Senate, favorably and with a substitute therefor, the following bill:

**Senate Bill No. 659, entitled**
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 248l (MCL 257.248l), as added by 2018 PA 420. Substitute (S-1) The Senate agreed to the substitute recommended by the Committee of the Whole, and the bill as substituted was placed on the order of Third Reading of Bills.

The Committee of the Whole reported back to the Senate, favorably and with a substitute therefor, the following bill:

**Senate Bill No. 781, entitled**
A bill to amend 1993 PA 327, entitled “Tobacco products tax act,” by amending sections 2, 7, and 12 (MCL 205.422, 205.427, and 205.432), section 2 as amended by 2012 PA 188, section 7 as amended by 2016 PA 86, and section 12 as amended by 2018 PA 639. Substitute (S-2) The Senate agreed to the substitute recommended by the Committee of the Whole, and the bill as substituted was placed on the order of Third Reading of Bills.
The Committee of the Whole reported back to the Senate, favorably and with a substitute therefor, the following bill:

**Senate Bill No. 782, entitled**
A bill to amend 1915 PA 31, entitled “Youth tobacco act,” by amending the title and section 4 (MCL 722.644), as amended by 2019 PA 18, and by adding section 2d.

Substitute (S-1)
The Senate agreed to the substitute recommended by the Committee of the Whole, and the bill as substituted was placed on the order of Third Reading of Bills.

The Committee of the Whole reported back to the Senate, favorably and with a substitute therefor, the following bill:

**Senate Bill No. 783, entitled**
A bill to amend 1915 PA 31, entitled “Youth tobacco act,” (MCL 722.641 to 722.645) by adding section 1a.

Substitute (S-1)
The Senate agreed to the substitute recommended by the Committee of the Whole, and the bill as substituted was placed on the order of Third Reading of Bills.

The Committee of the Whole reported back to the Senate, favorably and with a substitute therefor, the following bill:

**Senate Bill No. 784, entitled**
A bill to amend 1915 PA 31, entitled “Youth tobacco act,” by amending section 1 (MCL 722.641), as amended by 2019 PA 18.

Substitute (S-2)
The Senate agreed to the substitute recommended by the Committee of the Whole, and the bill as substituted was placed on the order of Third Reading of Bills.

By unanimous consent the Senate returned to the order of

**Motions and Communications**

Senator MacGregor moved that the rules be suspended and that the following bills, now on Third Reading of Bills, be placed on their immediate passage:

**Senate Bill No. 781**
**Senate Bill No. 782**
**Senate Bill No. 783**
**Senate Bill No. 784**
**Senate Bill No. 785**
**Senate Bill No. 786**
The motion prevailed, a majority of the members serving voting therefor.

By unanimous consent the Senate returned to the order of

**Third Reading of Bills**

Senator MacGregor moved that the Senate proceed to consideration of the following bill:

**Senate Bill No. 781**
The motion prevailed.

The following bill was read a third time:

**Senate Bill No. 781, entitled**
A bill to amend 1993 PA 327, entitled “Tobacco products tax act,” by amending sections 2, 6, 7, and 12 (MCL 205.422, 205.426, 205.427, and 205.432), section 2 as amended by 2012 PA 188, section 6 as amended by 1997 PA 187, section 7 as amended by 2016 PA 86, and section 12 as amended by 2018 PA 639.
The question being on the passage of the bill,
The bill was passed, a majority of the members serving voting therefor, as follows:
Roll Call No. 199    Yeas—33

Alexander    Geiss    MacGregor    Santana
Ananich    Hertel    McBroom    Schmidt
Bayer    Hollier    McCann    Shirkey
Bizon    Horn    McMorrow    Stamas
Brinks    Johnson    Moss    VanderWall
Bullock    LaSata    Nesbitt    Victory
Bumstead    Lucido    Outman    Wojno
Chang    MacDonald    Polehanki    Zorn
Daley

Nays—5

Barrett    Lauwers    Runestad    Theis
Irwin

Excused—0

Not Voting—0

In The Chair: President

The Senate agreed to the title of the bill.

The following bill was read a third time:

**Senate Bill No. 782, entitled**

A bill to amend 1915 PA 31, entitled “Youth tobacco act,” by amending the title and section 4 (MCL 722.644), as amended by 2019 PA 18, and by adding section 2d.
The question being on the passage of the bill,
The bill was passed, a majority of the members serving voting therefor, as follows:

---

Roll Call No. 200    Yeas—37

Alexander    Hertel    MacGregor    Santana
Ananich    Hollier    McBroom    Schmidt
Bayer    Horn    McCann    Shirkey
Bizon    Irwin    McMorrow    Stamas
Brinks    Johnson    Moss    Theis
Bullock    LaSata    Nesbitt    VanderWall
Bumstead    Lauwers    Outman    Victory
Chang    Lucido    Polehanki    Wojno
Daley    MacDonald    Runestad    Zorn
Geiss

Nays—1

Barrett
The Senate agreed to the title of the bill.

The following bill was read a third time:

**Senate Bill No. 783, entitled**

A bill to amend 1915 PA 31, entitled “Youth tobacco act,” (MCL 722.641 to 722.645) by adding section 1a.

The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:

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<tr>
<th>Roll Call No. 201</th>
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<tr>
<td>Alexander</td>
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<td>Bayer</td>
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<td>Brinks</td>
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The Senate agreed to the title of the bill.

The following bill was read a third time:

**Senate Bill No. 784, entitled**

A bill to amend 1915 PA 31, entitled “Youth tobacco act,” by amending section 1 (MCL 722.641), as amended by 2019 PA 18.

The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:
Roll Call No. 202

Yeas—38

Alexander
Ananich
Barrett
Bayer
Bizon
Brinks
Bullock
Bumstead
Chang
Daley
Geiss
Hertel
Hollier
Horn
Irwin
Johnson
LaSata
Lauwers
Lucido
MacDonald
MacGregor
McBroom
McCann
McMorrow
Moss
Nesbitt
Outman
Polehanki
Runestad
Santana
Schmidt
Shirkey
Stamas
Theis
VanderWall
Victory
Wojno
Zorn

Nays—0

Excused—0

Not Voting—0

In The Chair: President

The Senate agreed to the title of the bill.

The following bill was read a third time:

Senate Bill No. 785, entitled

The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:

Roll Call No. 203

Yeas—38

Alexander
Ananich
Barrett
Bayer
Bizon
Brinks
Bullock
Bumstead
Chang
Daley
Geiss
Hertel
Hollier
Horn
Irwin
Johnson
LaSata
Lauwers
Lucido
MacDonald
MacGregor
McBroom
McCann
McMorrow
Moss
Nesbitt
Outman
Polehanki
Runestad
Santana
Schmidt
Shirkey
Stamas
Theis
VanderWall
Victory
Wojno
Zorn

Nays—0

Excused—0
Not Voting—0

In The Chair: President

The Senate agreed to the title of the bill.

The following bill was read a third time:
**Senate Bill No. 786, entitled**
The question being on the passage of the bill,
The bill was passed, a majority of the members serving voting therefor, as follows:

<table>
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<th>Roll Call No. 204</th>
<th>Yeas—38</th>
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<td>Daley</td>
<td>MacDonald</td>
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</table>

Nays—0

Excused—0

Not Voting—0

In The Chair: President

The Senate agreed to the title of the bill.

Senator MacGregor moved that rule 2.107 be suspended to allow committees to meet during Senate session.
The motion prevailed, a majority of the members serving voting therefor.

**Recess**

Senator MacGregor moved that the Senate recess until 3:30 p.m.
The motion prevailed, the time being 11:44 a.m.

The Senate reconvened at the expiration of the recess and was called to order by the President pro tempore, Senator Nesbitt.
Recess

Senator MacGregor moved that the Senate recess until 4:15 p.m.
The motion prevailed, the time being 3:31 p.m.

The Senate reconvened at the expiration of the recess and was called to order by the President, Lieutenant Governor Gilchrist.

Recess

Senator MacGregor moved that the Senate recess until 4:45 p.m.
The motion prevailed, the time being 4:16 p.m.

The Senate reconvened at the expiration of the recess and was called to order by the President, Lieutenant Governor Gilchrist.

Recess

Senator MacGregor moved that the Senate recess until 5:15 p.m.
The motion prevailed, the time being 4:46 p.m.

The Senate reconvened at the expiration of the recess and was called to order by the President, Lieutenant Governor Gilchrist.

By unanimous consent the Senate proceeded to the order of

Statements

Senator Moss asked and was granted unanimous consent to make a statement and moved that the statement be printed in the Journal.
The motion prevailed.

Senator Moss’ statement is as follows:
I’m going to continue this ongoing conversation about LGBTQ rights here in Michigan as our resolution to declare June as LGBTQ Pride Month lingers in committee and I think you can tell that aggravates me quite a deal and our legislation to amend the Elliott-Larsen Civil Rights Act has not moved in the last 12 months—really, the last 40 years. This is important. Our community has never had this robust conversation in this chamber before. It’s timely. We are approaching the 51st anniversary of the Stonewall rebellion, and, of course, we made a huge gain this week with the Supreme Court decision affirming that it is illegal to fire someone based on their sexual orientation or gender identity.

But as I said last week, we are more than just a community of struggle. We are a community of support and love. I want to highlight today one of the most significant LGBTQ institutions in Michigan—Affirmations, the state’s largest LGBTQ community center in my district in Ferndale. Affirmations has a 31-year history of providing resources, support, a safe space for the LGBTQ community of metro Detroit, and hosts diverse programming, including a large send-off celebration in the fall for the late Aimee Stephens before she went to the Supreme Court in Washington, D.C.

But I’m not even going to dive into the decades of rich history. Most timely perhaps is probably just how they’ve adjusted to serve during the COVID-19 crisis. As Oakland County in my district was hit especially hard by the health pandemic and Affirmations shuttered its door in late March, their team, led by executive director Dave Garcia, reimagined how they would continue to operate and provide programming to vulnerable populations. They quickly shifted their support groups to Zoom, including 14 weekly tele-recovery groups; 13 weekly tele-support and discussion groups targeting youth, seniors, and those struggling with identity; tele-counseling sessions; and even just an open tele-group for youth to drop in when they are seeking comradery, companionship, or just someone to talk to. They called in weekly to check in on seniors in our community, provided weekly food delivery to those with no means of transportation, and created a
successful weekly food pickup partnership where people can stop by the center on Fridays to pick up nonperishable foods, fresh fruits and vegetables, hygiene kits, and meals donated by local Ferndale restaurants—no questions asked, and not exclusive to the LGBTQ community.

I’m going to repeat that. If you are hungry, Affirmations is an LGBTQ-driven community center that supports everyone. Some of their best partnerships have developed during this time of crisis, including with Gleaner’s Food Bank and Auntie Na’s Village. That provides me with a lot of pride about what our community is capable of and the value we provide to Michiganders of all backgrounds. It is the very definition of why we celebrate LGBTQ pride.

Recess

Senator MacGregor moved that the Senate recess subject to the call of the Chair.
The motion prevailed, the time being 5:19 p.m.

5:44 p.m.

The Senate was called to order by the President pro tempore, Senator Nesbitt.

By unanimous consent the Senate returned to the order of Messages from the House

Senate Bill No. 690, entitled
A bill to make, supplement, and adjust appropriations for various state departments and agencies for the fiscal year ending September 30, 2020; and to provide for the expenditure of the appropriations.
The House of Representatives has substituted (H-3) the bill.
The House of Representatives has passed the bill as substituted (H-3) and ordered that it be given immediate effect.
Pending the order that, under rule 3.202, the bill be laid over one day,
Senator MacGregor moved that the rule be suspended.
The motion prevailed, a majority of the members serving voting therefor.
The question being on concurring in the substitute made to the bill by the House,

Recess

Senator MacGregor moved that the Senate recess subject to the call of the Chair.
The motion prevailed, the time being 5:48 p.m.

5:56 p.m.

The Senate was called to order by the President pro tempore, Senator Nesbitt.

The question being on concurring in the substitute made to the bill by the House,
Senator Irwin offered the following amendments:
1. Amend page 7, following line 2, by inserting:
   “Homeless sheltering grants ................................................................. 10,000,000”
2. Amend page 7, line 6, by striking out “327,500,000” and inserting “337,500,000” and adjusting the subtotals, totals, and section 201 accordingly.
3. Amend page 39, following line 2, by inserting:
   “Sec. 605. (1) From the funds appropriated in part 1 for homeless sheltering grants, the department of treasury shall provide grants for the payment or reimbursement to local units of government which have or are providing temporary housing to homeless individuals related to that local unit’s response to the COVID-19 pandemic.
   (2) The department of treasury shall make available on its website all forms, and information needed for applicants to apply for payments or reimbursements. Applicants will have until September 30, 2020, to apply for a payment or reimbursement. Payments and reimbursements will be made on a first-come, first-served basis, and must be made no later than 45 days after all required information is submitted.
(3) The department of treasury shall not award more than $5,000,000 million to any applicant.

(4) The department of treasury shall provide a report to the senate and house appropriations committees, the senate and house fiscal agencies, and the state budget office not later than December 1, 2020. The report shall include a list by payment or reimbursement recipient on the date each was approved, the payment or reimbursement amount, and a description of the sheltering services provided to the local unit of government’s homeless population.

(5) As used in this section, “applicant” means a city, village, township, and county.

(6) The unexpended funds appropriated in part 1 for homeless sheltering grants are designated as a work project appropriation. Any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be available for expenditures for projects under this section until the projects have been completed. The following is in compliance with section 451a(1) of the management and budget act, 1984 PA 431, MCL 18.1451a:

   (a) The purpose of the work project is to provide a payment or reimbursement to applicants for sheltering costs associated with homeless programming related to the COVID-19 pandemic.

   (b) The project will be accompanied by utilizing state employees to provide payments or reimbursements to eligible applicants.

   (c) The total estimated cost of the work project is $10,000,000.00.

   (d) The tentative completion date is December 30, 2020.”.

The question being on the adoption of the amendments, Senator Chang requested the yeas and nays.

The yeas and nays were ordered, 1/5 of the members present voting therefor.

The amendments were not adopted, a majority of the members serving not voting therefor, as follows:

Roll Call No. 205                Yeas—16

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Nays—22

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Excused—0

Not Voting—0

In The Chair: Nesbitt

Senator Hollier offered the following amendments:
1. Amend page 4, following line 15, by inserting:
   “Mental health programs and suicide prevention.................................................. 30,000,000”

2. Amend page 4, line 21, by striking out “193,100,000” and inserting “223,100,000” and adjusting the subtotals, totals, and section 201 accordingly.

3. Amend page 19, following line 4, by inserting:
   “Sec. 406. From the funds appropriated in part 1 for mental health programs and suicide prevention the department of health and human services shall provide allocations totaling $30,000,000.00 to community...”
mental health services programs and federally qualified health centers to offer mental health and suicide prevention services to individuals whose mental health has been impacted by the COVID-19 pandemic.

The question being on the adoption of the amendments,

Senator Chang requested the yeas and nays.

The yeas and nays were ordered, 1/5 of the members present voting therefor.

The amendments were not adopted, a majority of the members serving not voting therefor, as follows:

Roll Call No. 206  Yeas—16

Alexander        Bullock        Hollier        Moss
Ananich          Chang          Irwin          Polehanki
Bayer            Geiss          McCann         Santana
Brinks           Hertel         McMorrow       Wojno

Nays—22

Barrett          LaSata         Nesbitt        Stamas
Bizon            Lauwers        Outman         Theis
Bumstead         Lucido         Runestad       VanderWall
Daley            MacDonald       Schmidt        Victory
Horn             MacGregor      Shirkey         Zorn
Johnson          McBroom

Excused—0

Not Voting—0

In The Chair: Nesbitt

Senator Hollier offered the following amendments:

1. Amend page 3, following line 18, by inserting:
   “Summer school fund for credit recovery ........................................... 15,000,000”

2. Amend page 3, line 23, by striking “143,000,000” and inserting “158,000,000” and adjusting the subtotals, totals, and section 201 accordingly.

3. Amend page 11, following line 18, by inserting:
   “Sec. 303. From the funds appropriated in part 1 for summer school fund for credit recovery the department of education shall allocate funding statewide to school districts statewide to support summer school. The funding shall be allocated based on the impact of the COVID-19 pandemic in the communities in which the school districts are located.”.

The question being on the adoption of the amendments,

Senator Chang requested the yeas and nays.

The yeas and nays were ordered, 1/5 of the members present voting therefor.

The amendments were not adopted, a majority of the members serving not voting therefor, as follows:

Roll Call No. 207  Yeas—16

Alexander        Bullock        Hollier        Moss
Ananich          Chang          Irwin          Polehanki
Bayer            Geiss          McCann         Santana
Brinks           Hertel         McMorrow       Wojno
Nays—22

Barrett  LaSata  Nesbitt  Stamas
Bizon   Lauwers  Outman  Theis
Bumstead  Lucido  Runestad  VanderWall
Daley  MacDonald  Schmidt  Victory
Horn   MacGregor  Shirkey  Zorn
Johnson  McBroom

Excused—0

Not Voting—0

In The Chair: Nesbitt

Senator Geiss offered the following amendments:
1. Amend page 5, line 10, by striking out “10,000,000” and inserting “20,000,000”.
2. Amend page 5, line 17, by striking out “185,000,000” and inserting “195,000,000” and adjusting the subtotals, totals, and section 201 accordingly
3. Amend page 29, following line 1, by inserting:
   “(d) Not more than $10,000,000.00 to create a fund to help reimburse employers for the cost of paid sick leave for employees who have had COVID-19 symptoms, who have had to quarantine due to potential exposure to COVID-19, or who have cared for someone who is symptomatic for COVID-19.”.

The question being on the adoption of the amendments, Senator Chang requested the yeas and nays.
The yeas and nays were ordered, 1/5 of the members present voting therefor.
The amendments were not adopted, a majority of the members serving not voting therefor, as follows:

Roll Call No. 208

Yeas—16

Alexander  Bullock  Hollier  Moss
Ananich  Chang  Irwin  Polehanki
Bayer  Geiss  McCann  Santana
Brinks  Hertel  McMorrow  Wojno

Nays—22

Barrett  LaSata  Nesbitt  Stamas
Bizon   Lauwers  Outman  Theis
Bumstead  Lucido  Runestad  VanderWall
Daley  MacDonald  Schmidt  Victory
Horn   MacGregor  Shirkey  Zorn
Johnson  McBroom

Excused—0

Not Voting—0

In The Chair: Nesbitt
Senator Irwin offered the following amendments:

1. Amend page 4, following line 15, by inserting:
   “COVID-19 at-risk wraparound services program................................. 10,000,000”
2. Amend page 4, line 21, by striking out “193,100,000” and inserting “203,100,000” and adjusting the subtotals, totals, and section 201 accordingly.
3. Amend page 19, following line 4, by inserting:
   “Sec. 406. From the funds appropriated in part 1 for COVID-19 at risk wraparound services program the department of health and human services shall issue grants to non-profit services providers to provide wraparound services to children of families affected by COVID-19. These services shall include daily academic and skill-building programming, tutoring to low-income families, mentoring programs that connect youth with mentors in the community, and other services to aid such at-risk youth.”.

The President, Lieutenant Governor Gilchrist, resumed the Chair.

The question being on the adoption of the amendments, Senator Chang requested the yeas and nays.

The yeas and nays were ordered, 1/5 of the members present voting therefor.

The amendments were not adopted, a majority of the members serving not voting therefor, as follows:

Roll Call No. 209

Yeas—16

Alexander
Ananich
Bayer
Brinks
Bullock
Chang
Geiss
Hertel
Hollier
Irwin
McCann
McMorrow
Moss
Polehanki
Santana
Wojno

Nays—22

Barrett
Bizon
Bumstead
Daley
Horn
Johnson
LaSata
Lauwers
Lucido
MacDonald
MacGregor
McBroom
Nesbitt
Outman
Runestad
Schmidt
Shirkey
Stamas
Theis
VanderWall
Victory
Zorn

Excused—0

Not Voting—0

In The Chair: President

Senator Brinks offered the following amendments:

1. Amend page 4, line 11, by striking out “120,000,000” and inserting “180,000,000”.
2. Amend page 4, line 21, by striking out “193,100,000” and inserting “253,100,000” and adjusting the subtotals, totals, and section 201 accordingly.
3. Amend page 11, line 25, by striking out “$2.00” and inserting “$3.00”.
4. Amend page 12, line 4, after “section” by striking out the remainder of subsection (2) and inserting “shall be $2.00 per hour from April 1, 2020 to June 30, 2020 and $3.00 per hour from July 1, 2020 to September 30, 2020”.
5. Amend page 12, line 8, by striking out “$2.00” and inserting “$3.00”.
6. Amend page 12, line 12, by striking out “$2.00” and inserting “$3.00”.
7. Amend page 12, line 18, by striking out “$2.00” and inserting “$3.00”.
8. Amend page 12, line 23, by striking out “$2.00” and inserting “$3.00”.

The question being on the adoption of the amendments, Senator MacGregor requested the yeas and nays.
The yeas and nays were ordered, 1/5 of the members present voting therefor.
The amendments were not adopted, a majority of the members serving not voting therefor, as follows:

**Roll Call No. 210**

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**Excused—0**

**Not Voting—0**

In The Chair: President

Senator Bayer offered the following amendments:

1. Amend page 3, following line 19, by inserting:
   “School mental health counselors…………………………………………………………… 10,000,000”

2. Amend page 3, line 23, by striking out “143,000,000” and inserting “153,000,000” and adjusting the subtotals, totals, and section 201 accordingly.

3. Amend page 11, following line 18, by inserting:
   “Sec. 403. From the funds appropriated in part 1 for school mental health counselors, the department of education and the department of health and human services shall continue a program to add licensed behavioral health providers for general education pupils as provided under section 31n of the state school aid act of 1979, MCL 388.1631n, and for professional mental health workers in schools.”.

The question being on the adoption of the amendments, Senator MacGregor requested the yeas and nays.
The yeas and nays were ordered, 1/5 of the members present voting therefor.
The amendments were not adopted, a majority of the members serving not voting therefor, as follows:

**Roll Call No. 211**

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Nays—22

Barrett  LaSata  Nesbitt  Stamas
Bizon  Lauwers  Outman  Theis
Burnstead  Lucido  Runestad  VanderWall
Daley  MacDonald  Schmidt  Victory
Horn  MacGregor  Shirkey  Zorn
Johnson  McBroom

Excused—0

Not Voting—0

In The Chair: President

Senator Polehanki offered the following amendments:
1. Amend page 7, following line 2, by inserting:
   “Unemployment insurance grant program .................................................. 100,000,000”
2. Amend page 7, line 6, after “fund” by striking out “327,500,000” and inserting “427,500,000” and
   adjusting the subtotals, totals, and section 201 accordingly.
3. Amend page 39, following line 2, by inserting:
   “Sec. 605. (1) From the funds appropriated in part 1 for the unemployment insurance grant program,
   $100,000,000.00 shall be used by the department of treasury, in coordination with the unemployment
   insurance agency, to create and operate a grant program for individuals who have applied for unemployment
   insurance benefits but who are currently experiencing a delay in receiving unemployment insurance benefits
   because of an unemployment insurance agency delay in determining eligibility and processing claims. The
   unemployment insurance agency shall work with the department of treasury as needed to assist with
   implementation of the grant program, which shall include assistance in identifying unemployment insurance
   applicants eligible to receive a grant under the unemployment insurance grant program.
   (2) The unemployment insurance grant program shall do all of the following:
   (a) Provide grants of $1,000.00 to individuals who have applied for unemployment insurance benefits but
   who are currently experiencing a delay in receiving unemployment insurance benefits because they are
   awaiting a determination by the unemployment insurance agency.
   (b) Prioritize the distribution of grants such that unemployment insurance applicants who are experiencing
   the longest delay are the first to receive a grant.
   (c) Ensure that grants are not provided to individuals with a claim that has been affirmatively identified as
   fraudulent.
   (3) The department of treasury may retain up to 1.0% of the appropriated funds in part 1 to administer the
   unemployment insurance grant program.
   (4) The department of treasury shall provide a biweekly report that provides updates on the implementation
   of the program, including updates on the distribution of payments. The reports shall be submitted to the
   senate and house appropriations committees, the senate and house fiscal agencies, and the state budget
   office.”

The question being on the adoption of the amendments,
Senator MacGregor requested the yeas and nays.
The yeas and nays were ordered, 1/5 of the members present voting therefor.
The amendments were not adopted, a majority of the members serving not voting therefor, as follows:

Roll Call No. 212  Yeas—16

Alexander  Bullock  Hollier  Moss
Ananich  Chang  Irwin  Polehanki
Bayer  Geiss  McCann  Santana
Brinks  Hertel  McMorrow  Wojno
In The Chair: President

Senator Hertel offered the following amendments:

1. Amend page 5, line 13, by striking out “29,109,500” and inserting “79,109,500”.
2. Amend page 5, line 17, by striking out “185,000,000” and inserting “235,000,000” and adjusting the subtotals, totals, and section 201 accordingly.
3. Amend page 19, following line 14, by inserting:

   “(2) From the funds appropriated in part 1 for unemployment insurance agency, $50,000,000.00 shall be allocated to open new local unemployment insurance agency offices to expand available services to clients, including retrofitting already existing office space.” and renumbering subsequent subsections.
4. Amend page 20, line 3, by striking out “$29,109,500.00” and inserting “$79,109,500.00”.

The question being on the adoption of the amendments, Senator MacGregor requested the yeas and nays.

The yeas and nays were ordered, 1/5 of the members present voting therefor.

The amendments were not adopted, a majority of the members serving not voting therefor, as follows:

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### Roll Call No. 213

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**Excused—0**

**Not Voting—0**

In The Chair: President
Senator Hertel offered the following amendments:

1. Amend page 4, following line 11, by inserting:
   “COVID-19 skilled nursing facility grants ........................................ 100,000,000”

2. Amend page 4, line 21, by striking out “193,100,000” and inserting “293,100,000” and adjusting the subtotals, totals, and section 201 accordingly

3. Amend page 19, following line 4, by inserting:
   “Sec. 406. From the funds appropriated in part 1 for COVID-19 skilled nursing facility grants, the department of health and human services shall provide grants to skilled nursing facilities to help cover costs incurred in providing services COVID-19 infected residents and costs incurred for efforts to reduce the risk of COVID-19 infection for residents and employees.”.

The question being on the adoption of the amendments, Senator MacGregor requested the yeas and nays.

The yeas and nays were ordered, 1/5 of the members present voting therefor.

The amendments were not adopted, a majority of the members serving not voting therefor, as follows:

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In The Chair: President

The question being on concurring in the substitute made to the bill by the House,

The substitute was concurred in, a majority of the members serving voting therefor, as follows:

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In the Chair: President

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

Senators Irwin, Stamas, Hollier, Geiss, Brinks, Bayer, Polehanki and Hertel asked and were granted unanimous consent to make statements and moved that the statements be printed in the Journal.

The motion prevailed.

Senator Irwin’s first statement is as follows:

This amendment is an attempt to put this Legislature in the position of helping meet emergent needs relative to the COVID-19 response. I’m not sure if this was an issue in all of your communities but certainly in my community in Washtenaw County, one of the first and most important orders of business in terms of maintaining the stay-at-home order successfully was to secure housing for our homeless population. Now, in my community that meant local governments stepping up in a moment of need when the state wasn’t there and wasn’t prepared with its checkbook to make it right, those units of government stepped up and made sure their homeless population was not on the street right at the heart of the COVID-19 crisis. I think it’s right and just for this Legislature to stand with our local governments and to make sure that they are made whole for meeting the emergent needs of their homeless population. I’d ask my colleagues to support this amendment and meet the needs of our homeless citizens and our local governments who stepped up to ensure that those homeless citizens were able to comply with the stay-at-home order.

Senator Stamas’ first statement is as follows:

This package is a bipartisan COVID-19 relief bill that was negotiated between the Senate, the House, and the Governor’s office. This legislation sends millions of dollars to Michigan families, frontline workers, schools, and many more deserving citizens. These last-minute amendments that are before us have never been part of the discussion and are only now being put forward to score political points. We have more federal dollars to address these issues that I hope to send to our schools as well. I welcome your productive input going forward, but I cannot support last-minute political tactics. I urge a “no” vote on all of these amendments and I welcome a “yes” vote on this bill and look forward to a positive discussion on the additional dollars that are coming forward for COVID-19 relief.

Senator Irwin’s second statement is as follows:

I rise to tell you that I certainly appreciate the offer from my colleague and hope to continue working on how we can best meet the needs of our local governments and our citizens throughout the period when we decide how to best spend the coronavirus relief dollars, but I can assure that meeting the needs of our homeless population is something that I put on the table very early in this process multiple times and our homeless individuals are absolutely not a political prop, they are folks that live in our state that are citizens and they deserve our support.

Senator Hollier’s first statement is as follows:

In the spirit of bipartisanship, I think much of what we’ve been talking about over the last couple of weeks is how the coronavirus has disproportionately affected members particularly of my community in Detroit. I recognize and have heard my colleagues on the other side time and time again discuss the incredible impact that COVID-19 is having on the mental health of your constituents, particularly as it relates to suicide, and as my wife is a clinical psychologist and knowing that mental health is so critically important to me and to
everyone in this chamber, I offer an amendment to add $30 million of COVID-19 response to address this huge gap in mental health coverage, particularly as it relates to suicide prevention. I know we all want to make sure that we don’t lose any more of our constituents, people whom we love, whom we are committed to, due to the stress and lack of services and counseling and availability of resources. We have these federal dollars, there’s no question that there is a need, of which the people in this chamber have clearly said and told and spoken of the need for. I would ask for your support as we seek to address this glaring hole in the response to COVID-19.

Senator Hollier’s second statement is as follows:

Colleagues, again I rise to ask for your assistance in voting on additional funding for summer school programs. As you will recall, when this bill initially left the Senate Chamber, we all—in a very bipartisan manner—worked to ensure that summer schools have the resources that they need to provide good instruction. Summer school has always been an unfunded mandate. It has always been something that districts struggled to do. And particularly this year, where schools are grappling with addressing students both at distance and trying to figure out ways to have them in person and supplement the learning that is not happening. And so as much as many of you supported summer school programing and this additional dollars as it came out of the Senate Chamber, I’d ask that you do so again and return it to funding to ensure that summer schools this summer have the funding that they need to ensure our children across the state are educated and get the credit recovery that was missed by so much time away.

Senator Geiss’s statement is as follows:

I rise before you to ask for your support in making this amendment to provide not more than $10 million to create a fund to help reimburse employers for the cost of paid sick leave for employees who have had COVID-19 symptoms who have had to quarantine due to potential exposure to COVID-19, who have cared for someone who is symptomatic for COVID-19. As we all know, Executive Order No. 2020-36 which was extended by Executive Order No. 2020-100, is for protecting workers who stay at home and stay safe when they or their close contacts are sick. While we do already have an earned paid sick leave law in place, it leaves many workers behind and especially for our small businesses, to be able to cover the costs of providing paid sick leave when people need to stay home in order to care for themselves or care for their loved ones. I ask for your support on this amendment.

Senator Irwin’s third statement is as follows:

We know that summer learning loss is a huge problem in our education system. It’s been a problem for a long, long time. It hits districts with a higher percentage of at-risk families even harder. But this year is different. This year we had school close early. Kids were out of school for a couple of months and now they are facing a summer that is uncertain. We also know that kids in some districts have navigated and kids in some families have navigated this COVID-19 response quite nicely. Some districts and some families have been successful with online learning or virtual learning. But we also know that there are a lot of families that have not. Some families have no access. Some families are struggling with poverty. Parents are going back to work. And I know that there are dollars in here that will provide a tiny, tiny percentage of need in terms of getting devices and paying for connections, but these connections that are kids need are not just virtual, they are human.

We know that thousands of kids in Michigan suffer neglect and poverty. We know that children in childhood poverty—there are thousands and thousands and thousands of them here in Michigan. And we know that summer camps are cancelled. Parents are scrambling. I don’t know if you’ve heard from parents in your district, but I’ve heard from parents in my district who are asking what are they going to do this summer with their kids? They are being asked to go back to work. All of the camps that they had planned to send their kids to are all cancelled. All the low-cost opportunities that our school districts were running are cancelled. And they want to know what they can do. That’s why I’m proposing this fund to help families and children with summer enrichment. I have been talking about this for months, since the beginning of this crisis; since schools shut down. We need better summer enrichment.

So I’m proposing this grant fund for summer learning and engagement be passed right now. We have been talking about it too long and the folks who need to do this have to get these plans in place today. Summer is upon us. So, this Legislature has a chance to step up right now for our youth. A chance to get our families back on track. A chance to support our working families who are trying to go back to work and are wondering what to do with their kids. And a chance to staunch the summer learning loss that I know many of you are worried about. You should, knowing $10 million of assessments are trying to measure how much summer learning loss there has been. But I am asking you with this amendment, are you willing to spend $10 million to try to stop that summer learning loss? Are you willing to spend the same amount of money that you are willing to give the testing companies on trying to give these kids the human support they need? Please vote yes.
Senator Stamas’ second statement is as follows:

I truly appreciate the good Senator from the 18th District’s passion and know his heart is true on finding support for all our families in the state of Michigan as we struggle through these difficult times. In this supplemental, we do have $18 million for credit and instructional recovery to help students as we move forward, but I certainly look forward to working with the good Senator from the 18th District and all my colleagues as we move forward with over $2 billion remaining to invest in our schools, invest in our kids and our Michigan families. Unfortunately, I cannot support his amendment today. I look forward to the conversation in the future.

Senator Brinks’ statement is as follows:

My amendment increases the direct-care worker hazard pay from two dollars an hour to three dollars an hour, and applies this raise to a broader range of direct-care providers—including those who work in skilled-nursing facilities and area-agencies on aging. I’m supportive of the changes that the House of Representatives made to broaden the types of direct-care workers eligible for the pay increase and to ensure that it also applies to nurses and respiratory therapists; but they should still be paid at the three dollar increase at a minimum.

It’s no secret that direct-care workers are woefully underpaid, often making less than fast food employees. We have been advocating for permanent wage increase to no avail for years. The COVID-19 pandemic has sharply illustrated the vital importance of direct-care workers in our health care system. They provide critical care in our hospitals and long-term care facilities and in our CMH facilities. Every day they go to work, they risk their lives to care for our loved ones, they go home to their families and they put them at risk too. They have been the lifeline for serving our seniors, for serving disabled people, and other vulnerable populations who face greater challenges amidst this public health crisis. They should never have to worry about putting food on their tables or gas in their cars, but especially not during a global health pandemic. I ask for your support of my amendment.

Senator Stamas’ third statement is as follows:

I do appreciate the remarks from the Senator from the 29th District. As the bill left this chamber originally, it did include a three dollar increase and through negotiations both with the House of Representatives and with the Governor’s office, unfortunately we are at two dollars, and these two dollars are well-deserved. But I also want to thank many of the organizations that these care workers are at in their efforts to step up during these difficult times and add additional pay as they move forward without direct dollars from the state. And so with that, I do agree that the care workers do deserve much more and over a longer period of time we need to continue to work and I have fought, myself, to add additional dollars. But today, for this amendment, I must ask that we vote “no” so we may move forward with Michigan families with what we do have and that we can continue to work with the $2 billion we have to help our Michigan families going forward.

Senator Bayer’s statement is as follows:

I appreciate all the good spending for our families in this bill. I am going to ask you to support one amendment that we have talked about in the past, this is to provide mental health support for youth in schools. In the United States 20 to 25 percent of youth display mental health needs. Increases in the last few years are serious in depression, anxiety, and self-harm. A recently completed research project out of Wayne State University, studied youth mental health across Michigan in four Michigan school districts. One in rural northern Michigan, one in urban southeast Michigan, and two in semi-rural west Michigan. All Title I qualified schools and they found 30 percent were depressed fairly often or worse. 25 percent were anxious fairly often or worse, and 55 percent of those students in these schools have mental health needs and were not helping them. It is worse now, the first calls that I had gotten for help from my school districts when they had to shut down was to ask for mental health help for their students, especially the high school students who’s futures were thrust up in the air. We didn’t respond and we need to help these kids. Please support this amendment for the mental health of our children.

Senator Stamas’ fourth statement is as follows:

There are so many worthy causes that we need to continue to address. Mental health is certainly one that many of us here in this chamber are very passionate about, as the good Senator has spoken. We need to continue to work with our schools. We have $2 billion remaining of the federal COVID dollars to get out to help those that are suffering not only with what is directly happening in the workforce, but with what is happening at home and within our schools, and I look forward to that discussion as we move forward to continue to help all Michigan families in these very challenging times. But I cannot support the amendment at this time and would ask that our members vote “no” on this amendment.
Senator Polehanki’s statement is as follows:

This amendment would allocate $100 million in CARES Act dollars for bridge loans to those currently assistance from the Unemployment Agency. Under my amendment, those who are backlogged in the system would be able to receive a $1,000 loan. This money would be a lifeline for those who are struggling to make ends meet during this pandemic. There are reforms that we need to make in our unemployment system, and I look forward to having those conversations; but today, right now we can provide direct relief to constituents in every one of our districts. Our constituents need this relief.

Senator Hertel’s first statement is as follows:

The most frustrating thing that I believe that any of us or our staffs or certainly the people of the state of Michigan have experienced during all of the COVID situation is the unemployment crisis that has been caused by it. All of our offices know these struggles. They hear the constituents who need help and will do almost anything to get it. And while our staffs know of this frustration, it is not comparable to those who need help and are still waiting. And I can promise you that no amount of hearings, no amount of op-eds, no amount of Facebook posts are going to solve this problem. At the end of the day, we have a responsibility to work together. Now, I think there is some important legislation that we can work on and other things we can do to solve it, but I think one of the biggest frustrations for people is that they just can’t find a person to talk to. There is something very powerful about actually being able to speak to a person. And what this amendment does is provide funding for real, in-person offices for unemployment across our state.

There are areas of our state, like the Upper Peninsula, where there are no unemployment offices available for citizens. And when we know that they are being deluged with calls— when they are being deluged and waiting on a website to work, waiting on a phone line—the ability to go look a person in the eyes, explain to them your problem, and have that person care, work, and solve it is and incredibly powerful thing. So what I would ask of each of you—I understand that this wasn’t part of the agreement. There were lots of discussions and I think that there are things that we need to work on together. But this is something that we can do right now that would change the lives of those people that we are working with every single day, trying to solve their problem—to be able to look someone in the eye and say, as a person, I’m going to fix your problem. I ask that you vote “yes” on this amendment.

Senator Stamas’ fifth statement is as follows:

To the Senator from the 23rd District, you’re right. Each of us in this chamber have seen and heard the hundreds, the thousands of those individuals calling our office, calling across the state to have someone tell them where their claim is. Yet, here today, we still stand adding $29 million more to help put individuals forward. We have over 300 individuals the Governor has told us that are now helping in excess to try to resolve these issues. Yet, here we stand today talking about our Michigan residents not being heard. I agree with you. Each of these citizens needs to be looked in the eye and given an answer. I have supported, and we are supporting additional dollars to make sure these individuals are going to be. But even with these dollars and putting an office out there, with the executive orders in place, just only recently have we even opened the Secretary of State’s offices so that individuals can come in only by a strict appointment, only in limited numbers to help our citizens achieve the needs that they need. I cannot support this at this time. I do not think that these dollars would give you your answer. I ask that our members here vote no on this amendment.

Senator Hertel’s second statement is as follows:

One of the other concerns we heard a lot about is, the safety and the situation in our nursing homes. Obviously, this is a concern for everyone in this chamber, and it should be. It is time for us to put our money where our mouth is. This money would go to upgrading the safety protocol in nursing homes and making sure that those residents who are in those nursing homes are protected. We all know that COVID-19 disproportionately affects those of older ages. This will go to actually making investments to make sure that those places are safe.

Senator Stamas’ sixth statement is as follows:

Once again, the Senator from the 23rd District is correct, which is why we do have dollars to ensure that our nursing homes are receiving additional PPE dollars—are looking and the state has the ability to go in and give training to assist our nursing homes as we have asked and we have seen too many residents with COVID be placed in our nursing homes. This is certainly challenging and is certainly one thing we need to take time and additional dollars to help them. These are our grandparents; these are our families. You are right, Senator. It is time that we continue to step forward and find those—this is not the time on this bill to do that. We have put those dollars in there to make sure we add additional training, and I ask the members to vote “no” on this amendment.
Senator Stamas’ seventh statement is as follows:
I rise as we have gone through these amendments to now ask each member of this body to support this bill. This bill does support our first responders, it does support our care workers. We are in need of the funding for the small businesses to help our Michigan families. Helping the rental and water assistance programs will also assist in many of our families in process. Is this bill perfect? No. But does it make a difference for our families? It does. I ask for your support on this bill.

Announcements of Printing and Enrollment

The Secretary announced the enrollment printing and presentation to the Governor on Wednesday, June 17 for her approval the following bills:
- Enrolled Senate Bill No. 278 at 1:25 p.m.
- Enrolled Senate Bill No. 279 at 1:27 p.m.
- Enrolled Senate Bill No. 940 at 1:29 p.m.

The Secretary announced that the following bills were printed and filed on Tuesday, June 16 and are available on the Michigan Legislature website:
- Senate Bill No. 969
- House Bills Nos. 5858 5859 5860

Committee Reports

The Committee on Regulatory Reform reported
Senate Bill No. 781, entitled
A bill to amend 1993 PA 327, entitled “Tobacco products tax act,” by amending sections 2, 7, and 12 (MCL 205.422, 205.427, and 205.432), section 2 as amended by 2012 PA 188, section 7 as amended by 2016 PA 86, and section 12 as amended by 2018 PA 639.
With the recommendation that the substitute (S-2) be adopted and that the bill then pass.
The committee further recommends that the bill be given immediate effect.
Aric Nesbitt
Chairperson

To Report Out:
Yeas: Senators Nesbitt, Johnson, Lauwers, VanderWall, Zorn, Moss, Polehanki and Wojno
Nays: Senator Theis
The bill and the substitute recommended by the committee were referred to the Committee of the Whole.

The Committee on Regulatory Reform reported
Senate Bill No. 782, entitled
A bill to amend 1915 PA 31, entitled “Youth tobacco act,” by amending the title and section 4 (MCL 722.644), as amended by 2019 PA 18, and by adding section 2d.
With the recommendation that the substitute (S-1) be adopted and that the bill then pass.
The committee further recommends that the bill be given immediate effect.
Aric Nesbitt
Chairperson

To Report Out:
Yeas: Senators Nesbitt, Theis, Johnson, Lauwers, VanderWall, Zorn, Moss, Polehanki and Wojno
Nays: None
The bill and the substitute recommended by the committee were referred to the Committee of the Whole.

The Committee on Regulatory Reform reported
Senate Bill No. 783, entitled
A bill to amend 1915 PA 31, entitled “Youth tobacco act,” (MCL 722.641 to 722.645) by adding section 1a.
With the recommendation that the substitute (S-1) be adopted and that the bill then pass.
The committee further recommends that the bill be given immediate effect.
Aric Nesbitt
Chairperson
To Report Out:
Yeas: Senators Nesbitt, Theis, Johnson, Lauwers, VanderWall and Zorn
Nays: Senators Moss, Polehanki and Wojno
The bill and the substitute recommended by the committee were referred to the Committee of the Whole.

The Committee on Regulatory Reform reported
 Senate Bill No. 784, entitled
A bill to amend 1915 PA 31, entitled “Youth tobacco act,” by amending section 1 (MCL 722.641), as amended by 2019 PA 18.
With the recommendation that the substitute (S-2) be adopted and that the bill then pass.
The committee further recommends that the bill be given immediate effect.
Aric Nesbitt
Chairperson

To Report Out:
Yeas: Senators Nesbitt, Theis, Johnson, Lauwers, VanderWall, Zorn, Moss, Polehanki and Wojno
Nays: None
The bill and the substitute recommended by the committee were referred to the Committee of the Whole.

The Committee on Regulatory Reform reported
 Senate Bill No. 785, entitled
With the recommendation that the bill pass.
The committee further recommends that the bill be given immediate effect.
Aric Nesbitt
Chairperson

To Report Out:
Yeas: Senators Nesbitt, Theis, Johnson, Lauwers, VanderWall, Zorn, Moss, Polehanki and Wojno
Nays: None
The bill was referred to the Committee of the Whole.

The Committee on Regulatory Reform reported
 Senate Bill No. 786, entitled
With the recommendation that the bill pass.
The committee further recommends that the bill be given immediate effect.
Aric Nesbitt
Chairperson

To Report Out:
Yeas: Senators Nesbitt, Theis, Johnson, Lauwers, VanderWall, Zorn, Moss, Polehanki and Wojno
Nays: None
The bill was referred to the Committee of the Whole.

COMMITTEE ATTENDANCE REPORT
The Committee on Regulatory Reform submitted the following:
Meeting held on Tuesday, June 16, 2020, at 3:00 p.m., Harry T. Gast Appropriations Room, 3rd Floor, Capitol Building
Present: Senators Nesbitt (C), Theis, Johnson, Lauwers, VanderWall, Zorn, Moss, Polehanki and Wojno

COMMITTEE ATTENDANCE REPORT
The Committee on Education and Career Readiness submitted the following:
Meeting held on Tuesday, June 16, 2020, at 12:00 noon, Room 403, 4th Floor, Capitol Building
Present: Senators Theis (C), Horn, Bumstead, Runestad, Daley, Polehanki and Geiss
COMMITTEE ATTENDANCE REPORT

The Committee on Energy and Technology submitted the following:
Joint meeting held on Tuesday, June 16, 2020, at 1:00 p.m., Senate Hearing Room, Ground Floor, Boji Tower
Present: Senators Lauwers (C), Horn, LaSata, Nesbitt, Barrett, Bumstead, Outman, McCann, Brinks and McMorrow

COMMITTEE ATTENDANCE REPORT

The Committee on Environmental Quality submitted the following:
Joint meeting held on Tuesday, June 16, 2020, at 1:00 p.m., Senate Hearing Room, Ground Floor, Boji Tower
Present: Senators Outman (C), Daley, Johnson, VanderWall, McBroom, Bayer and Brinks

COMMITTEE ATTENDANCE REPORT

The Committee on Oversight submitted the following:
Meeting held on Tuesday, June 16, 2020, at 2:00 p.m., Room 403, 4th Floor, Capitol Building
Present: Senators McBroom (C), Lucido, Theis, MacDonald and Irwin

Scheduled Meetings

Agriculture - Thursday, June 18, 8:30 a.m., Room S403, 4th Floor, Capitol Building (517) 373-1721

COVID-19 Pandemic Joint Select - Thursday, June 18, 8:15 a.m., Room 352, House Appropriations Room, 3rd Floor, Capitol Building (517) 373-5795

Elections - Wednesday, June 24, 2:00 p.m., Harry T. Gast Appropriations Room, 3rd Floor, Capitol Building (517) 373-5323

Health Policy and Human Services - Thursday, June 18, 1:00 p.m., Senate Hearing Room, Ground Floor, Boji Tower (517) 373-5323

Judiciary and Public Safety - Thursday, June 18, 8:30 a.m., Harry T. Gast Appropriations Room, 3rd Floor, Capitol Building (517) 373-5312

State Drug Treatment Court Advisory Committee - Tuesday, June 23, 1:30 p.m., Room 352, House Appropriations Room, 3rd Floor, Capitol Building (517) 373-0212

Senator MacGregor moved that the Senate adjourn.
The motion prevailed, the time being 6:43 p.m.

The President, Lieutenant Governor Gilchrist, declared the Senate adjourned until Thursday, June 18, 2020, at 10:00 a.m.

MARGARET O’BRIEN
Secretary of the Senate