

## SENATE BILL No. 5

January 5, 1995, Introduced by Senator HART and referred to the Committee on Government Operations.

A bill to amend sections 71, 72, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 643, and 697 of Act No. 116 of the Public Acts of 1954, entitled

"Michigan election law,"

section 71 as amended by Act No. 505 of the Public Acts of 1982, being sections 168.71, 168.72, 168.74, 168.75, 168.76, 168.77, 168.78, 168.79, 168.80, 168.81, 168.82, 168.83, 168.84, 168.85, 168.86, 168.643, and 168.697 of the Michigan Compiled Laws.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Section 1. Sections 71, 72, 74, 75, 76, 77, 78, 79, 80, 81,
- 2 82, 83, 84, 85, 86, 643, and 697 of Act No. 116 of the Public
- 3 Acts of 1954, section 71 as amended by Act No. 505 of the Public
- 4 Acts of 1982, being sections 168.71, 168.72, 168.74, 168.75,
- 5 168.76, 168.77, 168.78, 168.79, 168.80, 168.81, 168.82, 168.83,

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- 1 168.84, 168.85, 168.86, 168.643, and 168.697 of the Michigan
- 2 Compiled Laws, are amended to read as follows:
- 3 Sec. 71. A person shall not TO be eligible to the
- 4 offices FOR THE OFFICE of secretary of state, COMMISSIONER OF
- 5 INSURANCE, or attorney general, -if the person is not A PERSON
- 6 SHALL BE a qualified elector of this state. A person who has
- 7 been convicted of a violation of section 12a(1) of Act No. 370
- 8 of the Public Acts of 1941, being section 38.412a of the Michigan
- 9 Compiled Laws, shall not be eligible to the offices IS NOT ELI/
- 10 GIBLE FOR THE OFFICE of secretary of state, COMMISSIONER OF
- 11 INSURANCE, or attorney general for a period of 20 years after
- 12 conviction.
- Sec. 72. At its fall state convention, each political party
- 14 may nominate a candidate for each of the offices of lieutenant
- 15 governor, secretary of state, COMMISSIONER OF INSURANCE, and
- 16 attorney general.
- 17 Sec. 74. Any person who has been A PERSON certified by
- 18 the state central committee of -any A party as nominated for the
- 19 office of lieutenant governor, secretary of state, COMMISSIONER
- 20 OF INSURANCE, or attorney general may withdraw by filing a writ-
- 21 ten notice of withdrawal with the secretary of state or his OR
- 22 HER duly authorized agent and a copy with the -chairman-
- 23 CHAIRPERSON and the secretary of the state central committee of
- 24 said THE party not later than 4 p.m., eastern standard time, of
- 25 the third day following -such THE convention.
- 26 Sec. 75. —When— IF a candidate of a political party —,
- 27 after having been nominated to the office of lieutenant

- 1 governor, secretary of state, COMMISSIONER OF INSURANCE, or
- 2 attorney general -, shall die, withdraw, remove DIES, WITHDRAWS,
- 3 REMOVES HIMSELF OR HERSELF from the THIS state, or become
- 4 BECOMES disqualified, for any reason, the state central commit-
- 5 tee of -such THE party shall IMMEDIATELY meet -forthwith and by
- 6 a majority vote of the members -thereof- shall select a candidate
- 7 to fill the vacancy. thereby caused. The name of the candidate
- 8 so selected shall be immediately certified by the -chairman
- 9 CHAIRPERSON and the secretary of said THE committee to the sec-
- 10 retary of state and to the board of election commissioners for
- 11 each county. whose duty it is to prepare the official ballots
- 12 and said THE board shall cause to be printed or placed upon
- 13 -said THE OFFICIAL ballots, in the proper place, the name of the
- 14 candidate so selected to fill the vacancy.
- 15 Sec. 76. A secretary of state, COMMISSIONER OF INSURANCE,
- 16 and attorney general shall be elected at the general election in
- 17 1964, 1966, 1998 and every fourth year thereafter.
- 18 Sec. 77. The board of state canvassers shall determine
- 19 which candidates for the offices of secretary of state, COMMIS-
- 20 SIONER OF INSURANCE, and attorney general -have- received the
- 21 greatest number of votes and shall declare -such- THOSE candi-
- 22 dates to be duly elected. The said board shall forthwith
- 23 IMMEDIATELY make and subscribe on its statement of returns a cer-
- 24 tificate of -such ITS determination and deliver the -same
- 25 STATEMENT AND CERTIFICATE to the secretary of state.
- Sec. 78. The secretary of state shall file in his OR HER
- 27 office and preserve the original -statements and STATEMENT OF

- 1 RETURNS AND CERTIFICATE OF THE determination of the board of
- 2 state canvassers of the results of the election and shall
- 3 -forthwith IMMEDIATELY execute and cause to be delivered to the
- 4 persons -thereby declared BY THE STATEMENT AND CERTIFICATE to be
- 5 elected to the offices of secretary of state, COMMISSIONER OF
- 6 INSURANCE, and attorney general certificates of election, certi-
- 7 fied by him THE SECRETARY OF STATE under the great seal of
- 8 -the THIS state.
- 9 Sec. 79. The terms of office of the secretary of state,
- 10 COMMISSIONER OF INSURANCE, and attorney general -shall- commence
- 11 at 12 noon on January 1 next following the election, and -shall-
- 12 continue until a successor is elected and qualified. The terms
- 13 of office of the secretary of state and attorney general elected
- 14 at the general election in 1964 shall be 2 years. The terms of
- 15 office of the secretary of state and attorney general elected at
- 16 the general election in 1966 and every fourth year thereafter
- 17 shall be 4 years. THE TERM OF OFFICE OF THE COMMISSIONER OF
- 18 INSURANCE ELECTED AT THE GENERAL ELECTION IN 1998 AND EVERY
- 19 FOURTH YEAR THEREAFTER SHALL BE 4 YEARS.
- Sec. 80. -Every A person elected to the office of secre-
- 21 tary of state, COMMISSIONER OF INSURANCE, or attorney general,
- 22 before entering upon the duties of his office, shall take and
- 23 subscribe to the oath as provided in section 1 of article 11 XI
- 24 of the state constitution OF 1963, and shall give bond in the
- 25 amount and manner prescribed by law, and shall deposit said
- 26 THE oath and bond with the secretary of state, except that any

- 1 A person elected to the office of secretary of state shall
- 2 deposit -said THE oath and bond with the attorney general.
- 3 Sec. 81. Any A person duly elected to the office of sec-
- 4 retary of state, COMMISSIONER OF INSURANCE, or attorney general
- 5 who desires to resign shall file a written notice, containing the
- 6 effective date of -such THE resignation, with the governor and a
- 7 copy with the office of the secretary of state.
- 8 Sec. 82. The office of secretary of state, COMMISSIONER OF
- 9 INSURANCE, or attorney general -shall become BECOMES vacant upon
- 10 the happening of any of the following events: Death of the
- 11 incumbent; his INCUMBENT'S DEATH, resignation, ; his removal
- 12 from office for cause, -, his ceasing to be a resident of the
- 13 state, ; his OR conviction of an infamous crime or an offense
- 14 involving the violation of his OR HER oath of office; UPON the
- 15 decision of a competent tribunal declaring his OR HER election or
- 16 appointment void; or UPON his OR HER neglect or refusal to take
- 17 and subscribe to the constitutional oath of office and deposit
- 18 the same OATH in the manner and within the time prescribed by
- 19 law. When a vacancy shall occur WITHIN 10 DAYS AFTER A VACANCY
- 20 OCCURS in any of the said THESE offices, a notice of such THE
- 21 vacancy and the reason why the -same VACANCY exists shall -,
- 22 within 10 days after such vacancy occurs, be given in writing to
- 23 the governor. -Such THE notice shall be given by the secretary
- 24 of state unless -such THE vacancy occurs in the office of the
- 25 secretary of state, then IN WHICH CASE THE NOTICE SHALL BE
- 26 GIVEN by the attorney general.

Sec. 83. Any A person holding the office of secretary of 1 2 state, COMMISSIONER OF INSURANCE, or attorney general may be 3 removed from office upon conviction in impeachment proceedings 4 for the reasons and in the manner set forth in section 7 of arti-5 cle 11 XI of the state constitution OF 1963. The governor 6 shall have the power and it shall be his duty, except at such 7 times as EXCEPT WHEN the legislature may be IS in session, 8 -to THE GOVERNOR SHALL examine -into the condition and adminis-9 tration of the public THESE offices and the acts of the 10 public THESE officers, enumerated herein, and to AND SHALL 11 remove THE OFFICERS from office for gross neglect of duty or for 12 corrupt conduct in office, or any other misfeasance or malfea-13 sance therein IN OFFICE, and report the causes of such THE 14 removal to the legislature at its next session as provided in 15 section 10 of article -5 V of the state constitution OF 1963. 16 Such THE person shall be served with a written notice of the 17 charges against him OR HER and be afforded an opportunity for a 18 public hearing conducted personally by the governor. 19 Sec. 84. Whenever IF a vacancy shall occur OCCURS in 20 the office of secretary of state, COMMISSIONER OF INSURANCE, or 21 attorney general, the governor shall appoint a successor to fill 22 -such THE vacancy and the person so appointed shall take the 23 oath of office, give bond in the manner required by law, and 24 -shall hold such office until -his A successor is elected and 25 qualified. The candidate receiving the highest number of votes 26 for either of said offices who has subscribed to the

27 constitutional oath and filed the requisite bond shall be

- 1 deemed IS CONSIDERED to be elected and qualified even though a
- 2 vacancy occurs prior to the time he shall have entered BEFORE
- 3 HE OR SHE ENTERS upon the duties of his office.
- 4 Sec. 85. The votes cast for any A candidate for the
- 5 office of secretary of state, COMMISSIONER OF INSURANCE, or
- 6 attorney general at any election shall be ARE subject to
- 7 recount as provided in chapter 33 of this act XXXIII.
- 8 Sec. 86. Any A person elected to the office of secretary
- 9 of state, COMMISSIONER OF INSURANCE, or attorney general -shall
- 10 be IS subject to recall as provided in chapter -36 of this act
- 11 XXXVI and in section 8 of article -2 II of the state constitu-
- 12 tion OF 1963.
- 13 Sec. 643. At the A general November elections ELECTION,
- 14 -there THE FOLLOWING OFFICERS shall be elected when required by
- 15 law: the following officers:
- 16 (A) 1. Presidential electors.
- 17 (B) 2: In the state at large, a A governor and a lieuten-
- 18 ant governor, a secretary of state, A COMMISSIONER OF INSURANCE,
- 19 and an attorney general. -;
- 20 (C) 3. A United States senator.
- 21 (D) 4. In each congressional district, a representative in
- 22 congress. -;
- 23 (E) -5: In each state senatorial district, a state
- 24 senator.
- 25 (F) -6: In each state representative district, a represen-
- 26 tative in the state legislature. -;

- 1 (G) 7. Justices of the supreme court. ;
- 2 (H) -8. Two members of the state board of education; except
- 3 as provided in section 282a. -;
- 4 (I) 9. Two regents of the University UNIVERSITY of
- 5 Michigan. -;
- 6 (J) -10. Two trustees of Michigan -State University; STATE
- 7 UNIVERSITY.
- 8 (K) 11. Two governors of Wayne -State University; STATE
- 9 UNIVERSITY.
- 10 (1) 12: In each county, or district, OR MUNICIPALITY,
- 11 judges of the court of appeals, a judge or judges of the circuit
- 12 court, a judge or judges of probate, a circuit court commis-
- 13 sioner or circuit court commissioners A JUDGE OR JUDGES OF THE
- 14 DISTRICT OR MUNICIPAL COURT, a prosecuting attorney, a sheriff, a
- 15 clerk, a treasurer, a register of deeds, an auditor, a mine
- 16 inspector, a county road commissioner, a drain commissioner, -2
- 17 coroners and a surveyor. The board of supervisors COUNTY
- 18 COMMISSIONERS in any A county may unite OR SEPARATE the offices
- 19 of county clerk and register of deeds. in 1 office or separate
- 20 the same at pleasure;
- 21 (M) 13. Township officers.
- 22 (N) 14. Such other OTHER officers as by this act or oth-
- 23 erwise by law are now or hereafter may be required BY LAW to be
- 24 elected at -such THE GENERAL NOVEMBER election.
- Sec. 697. At the general November election, the names of
- 26 the several offices to be voted for shall be placed on the
- 27 ballot substantially in the following order in the years in which

- 1 elections for such THE offices are held: Electors ELECTORS
- 2 of president and vice-president of the United States, -; gover-
- 3 nor and lieutenant governor, secretary of state, -
- 4 COMMISSIONER OF INSURANCE, attorney general, -; United States
- 5 senator, -- representative in congress, -- senator and repre-
- 6 sentative in the state legislature, members of the state
- 7 board of education, -- regents of the university of Michigan,
- 8 trustees of Michigan state university, governors of Wayne
- 9 state university, -- county executive -- IN COUNTIES ELECTING A
- 10 COUNTY EXECUTIVE, prosecuting attorney, -- sheriff, -- clerk,
- 11 -- treasurer, -- register of deeds, -- auditor in counties
- 12 electing an auditor, mine inspector in counties electing a
- 13 mine inspector, -- county road commissioners, -- drain
- 14 -commissioners COMMISSIONER, -; coroners; and surveyor IN COUN-
- 15 TIES ELECTING A SURVEYOR. The following township officers shall
- 16 be placed on the same THAT ballot as above described in sub-
- 17 stantially the following order in the year in which elections for
- 18 such offices are held: supervisor, clerk, treasurer, trustees,
- 19 and constables.
- 20 Section 2. This amendatory act shall not take effect unless
- 21 all of the following bills of the 88th Legislature are enacted
- 22 into law:
- 23 (a) Senate Bill No. 6.
- 24
- 25 (b) Senate Bill No. 7.

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