${\tt HB-4271}, \ {\tt As\ Passed\ House}, \ {\tt June\ 18}, \ {\tt 2015HB-4271}, \ {\tt As\ Passed\ Senate}, \ {\tt June\ 18}, \ {\tt 2015}$

SUBSTITUTE FOR HOUSE BILL NO. 4271

A bill to amend 1954 PA 116, entitled "Michigan election law," by amending section 570a (MCL 168.570a).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 570a. The official primary ballot shall include
- 2 candidates for township offices. Township offices and candidates
- 3 shall follow state and county offices and candidates. Parties
- 4 qualified to appear on the primary ballot for state and county
- 5 offices and no others are qualified to appear and have the names of
- 6 their candidates printed on the township portion of the primary
- 7 ballot. Parties qualified to nominate candidates for state and
- 8 county offices under the provisions of section 685 and no others
- 9 are qualified to nominate candidates for township offices at the

- 1 county caucuses provided in section 686a.
- 2 All references in the election law to a February primary shall
- 3 be deemed to be references to the primary provided by the election
- 4 law to be held in August prior to the general November election and
- 5 all references to an April election shall be deemed to be
- 6 references to the general November election.
- 7 Enacting section 1. This amendatory act takes effect 90 days
- 8 after the date it is enacted into law.
- 9 Enacting section 2. This amendatory act does not take effect
- 10 unless all of the following bills of the 98th Legislature are
- 11 enacted into law:
- 12 (a) House Bill No. 4272.
- 13 (b) House Bill No. 4273.
- 14 (c) House Bill No. 4274.
- 15 (d) House Bill No. 4276.
- 16 (e) House Bill No. 4385.