House Chamber, Lansing, Tuesday, December 11, 2018.

10:00 a.m.

The House was called to order by the Speaker.

The roll was called by the Clerk of the House of Representatives, who announced that a quorum was present.

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

e/d/s = entered during session
Rep. Dave Pagel, from the 78th District, offered the following invocation:

“This is the day the Lord has made; let us rejoice and be glad in it. Lord, help us ever be mindful that our proper attitude and mindset each and every day is to take joy in the day before us, to be glad and thankful for life and for the opportunities and challenges that confront us. Help us also be mindful that we are called to make the very best of this life through the exercise of virtues like faith, diligence, integrity and compassion.

I pray this morning for the staff who work in our offices and help us craft legislation, analyze issues and serve our constituents. Help us to be mindful of the upheavals so many of them face at this time, such as the searching for new positions to work at next term and the financial uncertainties that can accompany that process. Help us to remember to treat them with the dignity, respect and gratitude that they deserve. And please be with each of them, giving them guidance and wisdom as they pursue their future opportunities.

We give You thanks and praise,

Amen.”


The motion prevailed.

Motions and Resolutions

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

House Resolution No. 458.

A resolution of tribute offered as a memorial for Mary B. Schroer, former member of the House of Representatives.

Whereas, The members of this legislative body were saddened to learn of the passing of former state representative Mary Schroer. For six years, she represented the people of northern Ann Arbor and northwest Washtenaw County with passion and energy; and

Whereas, A graduate of Eastern Michigan University, Mary Schroer was active over the course of her life in numerous community and civic organizations, working on women’s, social justice, education, environmental, and other issues. During the 1970s, she participated in legislative and gubernatorial campaigns, and her efforts eventually led her to the state capitol as a legislative assistant for former state Senator Lana Pollack. After 10 years as legislative staff, she was elected to the House of Representatives in 1992; and

Whereas, Mary Schroer represented the Fifty-second House District for six years, championing the causes important to her and the people of her district. Thoughtful, diligent, and witty, she applied her decades of experience and knowledge to solving the problems facing our state. She ably served on the Agriculture and Forestry; Corrections; Education; Human Services and Children; Insurance; Judiciary and Civil Rights; Public Health; and Public Retirement committees. During her final term, she served on the Appropriations Committee as chair of the State Police and Military Affairs subcommittee; and

Whereas, Mary Schroer lived a life dedicated to improving her community and our entire state. Her family can take great pride in her lifetime of accomplishments; now, therefore, be it

Resolved by the House of Representatives, That we offer this expression of our highest tribute to honor the memory of Mary B. Schroer, a member of this legislative body from 1993 to 1998; and be it further

Resolved, That copies of this resolution be transmitted to the Schroer family as evidence of our lasting esteem for her memory.

The question being on the adoption of the resolution,

The resolution was adopted by unanimous standing vote.

Reports of Standing Committees

The Committee on Communications and Technology, by Rep. Hoitenga, Chair, reported

Senate Bill No. 1233, entitled

A bill to amend 2016 PA 436, entitled “Unmanned aircraft systems act,” (MCL 259.301 to 259.331) by adding section 7. Without amendment and with the recommendation that the bill pass.

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

To Report Out:
- Yeas: Reps. Hoitenga, Griffin, Glenn, Runestad, Sheppard, Tedder and Lower
- Nays: Reps. Hertel and Lasinski

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Hoitenga, Chair, of the Committee on Communications and Technology, was received and read:
- Meeting held on: Tuesday, December 11, 2018
- Present: Reps. Hoitenga, Griffin, Glenn, Runestad, Sheppard, Tedder, Lower, Phelps, Hertel, Jones and Lasinski

The Committee on Oversight, by Rep. Graves, Chair, reported

Senate Bill No. 822, entitled
A bill to clarify certain powers of the governor; and to impose certain duties on certain state officials.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
- Yeas: Reps. Graves, Iden, Johnson and Chirkun
- Nays: None

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Graves, Chair, of the Committee on Oversight, was received and read:
- Meeting held on: Tuesday, December 11, 2018
- Present: Reps. Graves, Iden, Johnson, Hertel and Chirkun
- Absent: Rep. Howrylak
- Excused: Rep. Howrylak

The Committee on Government Operations, by Rep. Chatfield, Chair, reported

Senate Bill No. 1197, entitled
A bill to amend 1952 PA 214, entitled “An act authorizing the Mackinac bridge authority to acquire a bridge connecting the upper and lower peninsulas of Michigan, including causeways, tunnels, roads and all useful related equipment and facilities, including park, parking, recreation, lighting and terminal facilities; extending the corporate existence of the authority; authorizing such authority to enjoy and carry out all powers incident to its corporate objects; authorizing the appropriation and use of state funds for the preliminary purposes of the authority; providing for the payment of the cost of such bridge and in that connection authorizing the authority to issue revenue bonds payable solely from the revenues of the bridge; granting the right of condemnation to the authority; granting the use of state land and property to the authority; making provisions for the payment and security of such bonds and granting certain rights and remedies to the holders thereof; authorizing banks and trust companies to perform certain acts in connection therewith; authorizing the imposition of tolls and charges; authorizing the authority to secure the consent of the United States government to the construction of the bridge and to secure approval of plans, specifications and location of same; authorizing employment of engineers irrespective of whether such engineers have been previously employed to make preliminary inspections or reports with respect to the bridge; authorizing the state highway department to operate and maintain such bridge or to contribute thereto and enter into leases and agreements in connection therewith; exempting such bonds and the property of the authority from taxation; prohibiting competing traffic facilities; authorizing the operation of ferries by the authority; providing for the construction and use of certain buildings; and making an appropriation,” by amending the title and sections 1 and 5 (MCL 254.311 and 254.315), the title as amended by 1992 PA 120 and section 5 as amended by 1983 PA 123, and by adding sections 14, 14a, 14b, 14c, 14d, and 14e.

With the recommendation that the substitute (H-2) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.
Favorable Roll Call

To Report Out:

Yeas: Reps. Chatfield, Lauwers and Barrett
Nays: None

The Committee on Government Operations, by Rep. Chatfield, Chair, reported

**Senate Bill No. 1235, entitled**

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

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Chatfield, Lauwers, Barrett, Singh and Greig
Nays: None

**COMMITTEE ATTENDANCE REPORT**

The following report, submitted by Rep. Chatfield, Chair, of the Committee on Government Operations, was received and read:

Meeting held on: Tuesday, December 11, 2018
Present: Reps. Chatfield, Lauwers, Barrett, Singh and Greig

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

By unanimous consent the House returned to the order of

**Motions and Resolutions**

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

**House Resolution No. 459.**

A resolution of tribute for the Honorable Sylvia Santana.

Whereas, It is with great appreciation for her hard work and dedication to the Michigan House of Representatives and citizens of the Ninth District in Detroit and Dearborn that we commend Representative Sylvia Santana upon completion of her service as a member of this chamber. During her two years, her passion and commitment to improving the lives of Michiganders have benefited not only her constituents but the whole of our state’s citizenry; and

Whereas, Sylvia Santana brought a wealth of knowledge and experience to the Michigan Legislature. She earned her bachelor’s degree in business at Eastern Michigan University, which led her to work in the financial services industry for 15 years. Prior to her election to the House of Representatives in 2016, Representative Santana served as the president of the Warrendale Community Organization where she was a strong voice for her community; and
Whereas, Representative Santana has proudly served as the minority vice chair of the Corrections Appropriations Subcommittee where she was dedicated to improving the use of state taxpayer dollars. Recognized for her leadership, she was appointed to the House C.A.R.E.S. Task Force, developing policy solutions to reform Michigan’s Mental Health Services. She drew upon her education and experience while serving on the Health and Human Services Appropriations Subcommittee as well as the Licensing and Regulatory Affairs and Insurance and Financial Services subcommittees. During her tenure, she sought to reduce the high cost of auto insurance, improve Michigan’s mental health services, and support law enforcement. Representative Santana worked tirelessly as a public servant to find solutions to our state’s greatest challenges; now, therefore, be it

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

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

The question being on the adoption of the resolution,

The resolution was adopted.

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

House Resolution No. 460.
A resolution of tribute for the Honorable Bettie Cook Scott.

Whereas, It is the privilege of this body to honor Representative Bettie Cook Scott as her time in the Michigan House of Representatives concludes and to extend our thanks. Her service and leadership in this legislative body will be missed; and

Whereas, Bettie Cook Scott brought a wealth of knowledge and local expertise with her when she rejoined the Michigan Legislature this term. A graduate of Wayne State University and the Northwestern University School of Police Staff and Command, Representative Scott was a dedicated officer of the Detroit Police Department for more than 17 years. Her distinguished public service career also included serving her community as a Detroit Public Schools teacher, community activist, and the founder of Detroit’s Adopt-A-Cop program, helping at-risk youth. She is also the founder of the Calumet Townhouses Community Board and served as president of the 3-Mile Block Club; and

Whereas, Representative Scott was first elected to this institution in 2006, serving from 2007 through 2010, and rejoined the body following the 2016 election as the representative of the Second District, working tirelessly on behalf of the citizens of Detroit and Wayne County. Her commitment to addressing the needs of her district paid dividends in her work on the Commerce and Trade, Workforce and Talent Development, Financial Liability Reform, and other committees. During her time in the Legislature, Representative Scott vigorously advocated for her constituents and the well-being of all Michiganders on numerous issues, including drinking water quality and women’s health; now, therefore, be it

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

Resolved, That copies of this resolution be transmitted to Representative Scott as evidence of our gratitude and best wishes.

The question being on the adoption of the resolution,

The resolution was adopted.

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

House Resolution No. 461.
A resolution of tribute for the Honorable Curt VanderWall.

Whereas, We are privileged to recognize and thank Representative VanderWall, a devoted member of this body. He is a hard-working legislator and public servant who has positively contributed to the Legislature; the One Hundred-first District residents of Benzie, Leelanau, Manistee, and Mason counties; and the entire state; and

Whereas, Curt VanderWall completed courses at Grand Rapids Community College for two years and then moved on to the workforce. He first worked with Eberhard Foods and Prevo’s Family Market for many years, and is now the owner of Turf Care Mole Man of Ludington. His public service includes time with the Mason County Growth Alliance Board, the Northern Michigan Counties Association, and the Mason County Housing Board, along with other civic and community work. Prior to coming to the Legislature, he also served on the Mason County Board of Commissioners as a member and chair; and

Whereas, Representative VanderWall’s two years of diligent service in the Legislature began when he was elected in 2016. He showed leadership as the vice chair of the Insurance Committee and the Tourism and Outdoor Recreation Committee. Additionally, he was a member of the Financial Services and Natural Resources committees, helping to inform policy discussions. Active in many public policy areas—transportation and infrastructure, taxation and spending, regulation, and many others—he had his eye on improving the state; now, therefore, be it

Resolved by the House of Representatives, That we offer this expression of tribute to commend and thank the Honorable Curt VanderWall for his notable contributions to this legislative body and to our state; and be it further
Resolved, That copies of this resolution be transmitted to Representative VanderWall as evidence of our gratitude and best wishes as he moves onto the Senate.

The question being on the adoption of the resolution,

The resolution was adopted.

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

**House Resolution No. 462.**

A resolution of tribute for the Honorable Roger Victory.

Whereas, The members of this legislative body are proud to offer this expression of our gratitude to Representative Roger Victory as he brings to a close his tenure of service and accomplishment in the Michigan House of Representatives. For the last six years, he has worked hard to represent the residents of Allendale, Georgetown, Tallmadge, Wright, Chester, Coopersville, and Polkton townships in Ottawa County; and

Whereas, A fourth generation Hudsonville area resident, Roger Victory graduated from Davenport University and went on to a successful career in business. He owns and operates Victory Farms LLC and Victory Sales LLC, specializing in the production and distribution of specialty crops. An active member of the agriculture community, he has served as president of the Ottawa County Farm Bureau and remains a leader and member in local, state, and national agricultural organizations. In 2012, he was elected for the first time to the House of Representatives to represent the Eighty-eighth District; and

Whereas, For the last six years, Roger Victory has applied his business acumen and leadership to the problems facing our state. He has served on the Appropriations Committee, including as chair of the Agriculture and Rural Development and Environmental Quality subcommittees, over the last two sessions. In this first term, he also served as vice chair of the Financial Liability Reform Committee and as a member of the Agriculture, the Natural Resources, and the Families, Children, and Seniors committees. During his time, he has been a strong advocate for reforms to promote Michigan’s agriculture and food industry, ensure the efficient management of our state’s critical infrastructure, and create training programs and opportunities in the skilled trades; now, therefore, be it

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

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

The question being on the adoption of the resolution,

The resolution was adopted.

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

**House Resolution No. 463.**

A resolution of tribute for the Honorable Henry Yanez.

Whereas, It is with great appreciation for his service to the people of Michigan that the members of this legislative body join in expressing our appreciation to Representative Henry Yanez. As he concludes his service in the Michigan House of Representatives and for the residents of Sterling Heights and Warren in the Twenty-fifth District, we commend him for his dedication and resolve to address the issues of concern to the citizens of this state; and

Whereas, Representative Yanez was elected in 2012 with a distinguished background of public service. He attended Oakland University where he earned degrees in fire science and general studies. He is a retired Sterling Heights firefighter and paramedic who was also a member of the International Association of Firefighters, Local 1557. He also served as a member of the Board of Health and Safety Compliance and Appeals; and

Whereas, Over the past six years, Representative Yanez served this legislative body with a strong commitment to his constituents. He was a member of the House Appropriations Committee, on which he was minority vice chair of the Community College and the Military and Veterans Affairs subcommittees. He also served on the Corrections and the Health and Human Services Appropriations subcommittees and as a member of the Energy and Technology and the Commerce committees as well as minority vice chair of the Financial Services Committee. His passion for protecting the lives of home health care workers inspired him to introduce legislation to expand Lisa’s Law, which was created to provide protection to Department of Health and Human Services workers; now, therefore, be it

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

Resolved, That copies of this resolution be transmitted to Representative Yanez as evidence of our gratitude and best wishes.

The question being on the adoption of the resolution,

The resolution was adopted.
Reps. Hammoud, Elder, Lasinski, Cochran, Wittenberg, Geiss, Garrett, Pagan, Green, Neeley, Yancey, Hoadley, Camilleri, Greig, Brinks, Cambensy, Jones, Kosowski, Love, Liberati, Maturen, Moss, Sneller and Sowerby offered the following resolution:

**House Resolution No. 464.**
A resolution to declare December 10-14, 2018, as International Human Rights Week in the state of Michigan.

Whereas, The current world refugee crisis has over 65 million refugees fleeing war, persecution, and natural disasters, most of whom have traveled thousands of miles in search of safety and security. It is estimated that more than 50 percent of the world’s refugees are children. No aspect of a child’s life is spared from the effect of becoming a refugee, and they have special needs that must be identified and met; and

Whereas, Education is a key factor for the development of refugee children and integration into their host country or state. Federal education programs, incorporating English language instruction classes along with interpreter services for students and parents, can provide opportunities for all refugee students, regardless of their location. After-school tutoring programs, summer clubs, and parental involvement programs can encourage full participation in school activities and completion of high school. Bilingual and bicultural counselors can serve as mentors in how to navigate poverty, racism, and xenophobia, often encountered in American schools; and

Whereas, The United States should provide assistance to needy refugees to ensure their successful and peaceful integration into American communities. In keeping with the International Human Rights Day, observed on December 10th around the world, the Michigan House of Representatives recognizes December 10-14 as International Human Rights Week. This week is observed to urge a commitment to equality, justice, and dignity beyond all differences in culture, religion, opportunity, or race; and

Whereas, World leaders for peace, like the United States, have a moral imperative to meet the needs of the most vulnerable, including refugee children within our borders. Increased federal funding for educational programs that support refugee children is a vital step in meeting this obligation; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare December 10-14, 2018, as International Human Rights Week in the state of Michigan.

The resolution was referred to the Committee on Military and Veterans Affairs.

Reps. Gay-Dagnogo, Pagan, Lasinski, Yancey, Geiss, Cambensy, Garrett, Sneller, Durhal, Howrylak, Zemke, Ellison, Sowerby, Clemente, Camilleri, Anthony, Phelps, Yanez, Elder, Hoadley, Faris, Guerra, McCready, Jones, Rabhi, Kosowski, Kelly, Liberati and Maturen offered the following resolution:

**House Resolution No. 465.**
A resolution to memorialize Congress and the administration to recognize industrial hemp as a valuable agricultural commodity and to take certain steps to remove barriers in order to encourage the commercial production of this crop.

Whereas, Industrial hemp refers to the non-drug oilseed and fiber varieties of Cannabis which are cultivated exclusively for fiber, stalk, and seed. Industrial hemp is genetically distinct from the drug varieties of Cannabis, also known as marihuana. Industrial hemp has less than three tenths of one percent of the psychoactive ingredient, tetrahydrocannabinol (THC). The flowering tops of industrial hemp cannot produce any drug effect when smoked or ingested; and

Whereas, Congress never intended to prohibit the production of industrial hemp when restricting the production, possession, and use of marihuana. The legislative history of the federal Marihuana Tax Act, where the current definition of marihuana first appeared, shows that farmers and manufacturers of industrial hemp products were assuaged by Federal Bureau of Narcotic Commissioner Harry J. Anslinger, who promised that the proposed legislation bore no threat to them, saying “They are not only amply protected under this act, but they can go ahead and raise hemp just as they have always done it”; and

Whereas, The United States Court of Appeals for the Ninth Circuit ruled in Hemp Industries v. Drug Enforcement Administration, 357 F.3d 1012 (9th Cir. 2004), that the federal Controlled Substances Act of 1970 explicitly excludes non-psychoactive industrial hemp from the definition of marihuana. The federal government declined to appeal that decision; and

Whereas, The Controlled Substances Act of 1970 specifies the findings to which the government must attest in order to classify a substance as a Schedule I drug. Those findings include that the substance has a high potential for abuse, has no accepted medical use, and has a lack of accepted safety for use. None of these apply to industrial hemp; and

Whereas, Article 28, Section 2, of the United Nations Single Convention on Narcotic Drugs, 1961, as amended by the 1972 Protocol, states that, “This Convention shall not apply to the cultivation of the cannabis plant exclusively for industrial purposes (fiber and seed) or horticultural purposes”; and

Whereas, Hemp products abound in the United States. Nutritious hemp foods can be found in grocery stores nationwide and strong durable hemp fibers can be found in the interior parts of millions of American cars. Buildings are being constructed using a hemp and lime mixture, thereby sequestering carbon. Retail sales of hemp products in this country are estimated to be $600 million in 2015; and
Whereas, American farmers are missing out an important economic opportunity. American companies are forced to import millions of dollars’ worth of hemp seed and fiber products annually from other countries, thereby effectively denying American farmers an opportunity to compete and share in the profits. Industrial hemp is a high-value, low-input crop that is not genetically modified, requires little or no pesticides, can be dry land farmed, and uses less fertilizer than wheat and corn. China is the largest supplier of raw and processed hemp fiber and Canada is the largest supplier of hemp seed and oil cake imported to the U.S. Farmers in other countries, including Canada, China, Great Britain, France, Germany, Romania, and Australia, can produce industrial hemp without undue restriction or complications; and

Whereas, Industrial and commercial grade hemp could help stimulate an economic resurgence in the city of Detroit and the state of Michigan as part of the Green Economy. Detroit has an abundance of vacant land that could be used for industrial hemp farming, as well as the processing and production of over 25,000 potential products and finished goods. This could create an economic resurgence by creating thousands of jobs for Detroit and Michigan; and

Whereas, The reluctance of the United States Drug Enforcement Administration (DEA) to permit industrial hemp farming is denying agricultural producers in this country the ability to benefit from a high-value, low-input crop, which can provide significant economic benefits to producers and manufacturers. The DEA has the authority under the Controlled Substances Act of 1970 to allow Michigan to regulate industrial hemp farming under existing state laws and without requiring individual federal applications and licenses; now, therefore, be it

Resolved by the House of Representatives, That we memorialize Congress and the administration to recognize industrial hemp as a valuable agricultural commodity and to take steps to remove barriers in order to encourage the commercial production of this crop; and be it further

Resolved, That we urge the DEA to allow Michigan to regulate industrial hemp farming under existing state laws and regulations, or those to be passed, without requiring federal applications, licenses, or fees; and be it further

Resolved, That copies of this resolution be transmitted to President of the United States, the Attorney General of the United States, the Administrator of the United States Drug Enforcement Administration, the Director of the Office of National Drug Control Policy, the United States Secretary of Agriculture, the President of the United States Senate, the Speaker of the United States House of Representatives, and the members of the Michigan congressional delegation.

The resolution was referred to the Committee on Agriculture.

Reports of Standing Committees

The Speaker laid before the House

House Resolution No. 387.
A resolution to encourage the Michigan Agency for Energy to undertake a collaborative discussion with all interested stakeholders concerning the potential to integrate energy storage into Michigan’s electric market.
(For text of resolution, see House Journal No. 63, p. 2013.)
(The resolution was reported by the Committee on Energy Policy on December 4.)
The question being on the adoption of the resolution,
The resolution was adopted.

The Speaker laid before the House

House Resolution No. 386.
A resolution to urge the Congress of the United States to grant additional authority to the Federal Communications Commission allowing it to stop unwanted robocalls and “call spoofing” and to urge the Federal Communications Commission to educate the public on how to report illegal telephone calls.
(For text of resolution, see House Journal No. 63, p. 2013.)
(The resolution was reported by the Committee on Communications and Technology on December 6.)
The question being on the adoption of the resolution,
The resolution was adopted.

Second Reading of Bills

House Bill No. 6525, entitled
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending section 40111 (MCL 324.40111), as amended by 2018 PA 272.
Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Natural Resources,
The substitute (H-1) was adopted, a majority of the members serving voting therefor.
Rep. LaFave moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

**House Bill No. 6572, entitled**
A bill to amend 1978 PA 397, entitled “Bullard-Plawecki employee right to know act,” by amending sections 7 and 9 (MCL 423.507 and 423.509).
The bill was read a second time.
Rep. Runestad moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

**House Bill No. 6573, entitled**
The bill was read a second time.
Rep. Runestad moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

**Senate Bill No. 1013, entitled**
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 801h (MCL 257.801h), as added by 1996 PA 551.
Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Transportation and Infrastructure,
The substitute (H-1) was adopted, a majority of the members serving voting therefor.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

**Senate Bill No. 1023, entitled**
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 248 (MCL 257.248), as amended by 2016 PA 425, and by adding section 248l.
Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Commerce and Trade,
The substitute (H-1) was adopted, a majority of the members serving voting therefor.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

**Senate Bill No. 434, entitled**
A bill to amend 2016 PA 198, entitled “An act to create the office of the Michigan veterans’ facility ombudsman; and to prescribe the powers and duties of the office, the ombudsman, the legislative council, and the department of military and veterans affairs,” by amending section 1 (MCL 4.771).
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

**Senate Bill No. 929, entitled**
A bill to amend 1978 PA 368, entitled “Public health code,” (MCL 333.1101 to 333.25211) by adding section 20921b.
Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Health Policy,
The substitute (H-1) was adopted, a majority of the members serving voting therefor.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.
Senate Bill No. 965, entitled
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending section 9106 (MCL 324.9106), as amended by 2005 PA 55.
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

Senate Bill No. 981, entitled
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

Senate Bill No. 898, entitled
A bill to amend 1956 PA 218, entitled “The insurance code of 1956,” by amending section 4621 (MCL 500.4621), as added by 2008 PA 29.
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

Senate Bill No. 1029, entitled
A bill to amend 1956 PA 218, entitled “The insurance code of 1956,” by amending section 7604 (MCL 500.7604), as amended by 1994 PA 226, and by adding chapter 55.
Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Insurance,
The substitute (H-1) was adopted, a majority of the members serving voting therefor.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

Senate Bill No. 1154, entitled
A bill to amend 1998 PA 58, entitled “Michigan liquor control code of 1998,” by amending section 411 (MCL 436.1411), as amended by 2014 PA 44.
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

Senate Bill No. 1155, entitled
A bill to amend 1998 PA 58, entitled “Michigan liquor control code of 1998,” (MCL 436.1101 to 436.2303) by adding section 204a.
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

Senate Bill No. 1156, entitled
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

Senate Bill No. 1157, entitled
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

**Senate Bill No. 1158, entitled**
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

**Senate Bill No. 1159, entitled**
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

**Senate Bill No. 1197, entitled**
A bill to amend 1952 PA 214, entitled “An act authorizing the Mackinac bridge authority to acquire a bridge connecting the upper and lower peninsulas of Michigan, including causeways, tunnels, roads and all useful related equipment and facilities, including park, parking, recreation, lighting and terminal facilities; extending the corporate existence of the authority; authorizing such authority to enjoy and carry out all powers incident to its corporate objects; authorizing the appropriation and use of state funds for the preliminary purposes of the authority; providing for the payment of the cost of such bridge and in that connection authorizing the authority to issue revenue bonds payable solely from the revenues of the bridge; granting the right of condemnation to the authority; granting the use of state land and property to the authority; making provisions for the payment and security of such bonds and granting certain rights and remedies to the holders thereof; authorizing banks and trust companies to perform certain acts in connection therewith; authorizing the imposition of tolls and charges; authorizing the authority to secure the consent of the United States government to the construction of the bridge and to secure approval of plans, specifications and location of same; authorizing employment of engineers irrespective of whether such engineers have been previously employed to make preliminary inspections or reports with respect to the bridge; authorizing the state highway department to operate and maintain such bridge or to contribute thereto and enter into leases and agreements in connection therewith; exempting such bonds and the property of the authority from taxation; prohibiting competing traffic facilities; authorizing the operation of ferries by the authority; providing for the construction and use of certain buildings; and making an appropriation,” by amending the title and sections 1 and 5 (MCL 254.311 and 254.315), the title as amended by 1992 PA 120 and section 5 as amended by 1983 PA 123, and by adding sections 14, 14a, 14b, 14c, 14d, and 14e.
Was read a second time, and the question being on the adoption of the proposed substitute (H-2) previously recommended by the Committee on Government Operations,
The substitute (H-2) was not adopted, a majority of the members serving not voting therefor.

Rep. Chatfield moved to substitute (H-1) the bill.
The motion prevailed and the substitute (H-1) was adopted, a majority of the members serving voting therefor.

Rep. Singh moved to amend the bill as follows:
1. Amend page 16, line 15, after “SUCCESOR.” by inserting “A PRIVATE PARTY DESCRIBED IN THIS SUBDIVISION SHALL MAINTAIN A FINANCIAL ASSURANCE BOND SUFFICIENT TO PROVIDE FOR ANY AND ALL POTENTIAL ENVIRONMENTAL DAMAGE RESULTING FROM AN OIL OR GAS RUPTURE EITHER IN AN OIL AND GAS PIPELINE EXISTING WITHIN THE STRAITS OF MACKINAC ON THE EFFECTIVE DATE OF THE AMENDATORY ACT THAT ADDED THIS SECTION OR IN A PIPELINE CONSTRUCTED WITHIN A UTILITY TUNNEL.”.
The motion did not prevail and the amendment was not adopted, a majority of the members serving not voting therefor.

Rep. Sneller moved to amend the bill as follows:
1. Amend page 17, following line 10, by inserting “(K) THAT THE PROPOSED TUNNEL AGREEMENT REQUIRES PAYMENT OF EMPLOYEE WAGES OR FRINGE BENEFITS THAT ARE BASED ON THE WAGE AND FRINGE BENEFITS RATES PREVAILING IN THE LOCALITY.”.
The motion did not prevail and the amendment was not adopted, a majority of the members serving not voting therefor.
Rep. Singh moved to amend the bill as follows:
1. Amend page 17, following line 10, by inserting “(K) THAT THE PROPOSED TUNNEL AGREEMENT REQUIRES THE DECOMMISSIONING OF ANY EXISTING OIL AND GAS PIPELINES WITHIN THE STRAITS OF MACKINAC ON OR BEFORE JULY 1, 2024.”.

The motion did not prevail and the amendment was not adopted, a majority of the members serving not voting therefor.

Rep. Lasinski moved to amend the bill as follows:
1. Amend page 17, following line 10, by inserting “(K) THAT THE PROPOSED TUNNEL AGREEMENT REQUIRES AT LEAST 75% OF ALL INDIVIDUALS EMPLOYED ON THE UTILITY TUNNEL PROJECT TO BE RESIDENTS OF THIS STATE, AND AT LEAST 50% OF ALL INDIVIDUALS EMPLOYED ON THE UTILITY TUNNEL PROJECT TO BE RESIDENTS OF A COUNTY NORTH OF THE BENZIE-ALCONA COUNTY LINE.”.

The motion did not prevail and the amendment was not adopted, a majority of the members serving not voting therefor.

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

The motion prevailed.

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

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

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

Senate Bill No. 1197, entitled
A bill to amend 1952 PA 214, entitled “An act authorizing the Mackinac bridge authority to acquire a bridge connecting the upper and lower peninsulas of Michigan, including causeways, tunnels, roads and all useful related equipment and facilities, including park, parking, recreation, lighting and terminal facilities; extending the corporate existence of the authority; authorizing such authority to enjoy and carry out all powers incident to its corporate objects; authorizing the appropriation and use of state funds for the preliminary purposes of the authority; providing for the payment of the cost of such bridge and in that connection authorizing the authority to issue revenue bonds payable solely from the revenues of the bridge; granting the right of condemnation to the authority; granting the use of state land and property to the authority; making provisions for the payment and security of such bonds and granting certain rights and remedies to the holders thereof; authorizing banks and trust companies to perform certain acts in connection therewith; authorizing the imposition of tolls and charges; authorizing the authority to secure the consent of the United States government to the construction of the bridge and to secure approval of plans, specifications and location of same; authorizing employment of engineers irrespective of whether such engineers have been previously employed to make preliminary inspections or reports with respect to the bridge; authorizing the state highway department to operate and maintain such bridge or to contribute thereto and enter into leases and agreements in connection therewith; exempting such bonds and the property of the authority from taxation; prohibiting competing traffic facilities; authorizing the operation of ferries by the authority; providing for the construction and use of certain buildings; and making an appropriation,” by amending the title and sections 1 and 5 (MCL 254.311 and 254.315), the title as amended by 1992 PA 120 and section 5 as amended by 1983 PA 123, and by adding sections 14, 14a, 14b, 14c, 14d, and 14e.

The bill was read a third time.

The question being on the passage of the bill,

Rep. Cambensy moved to amend the bill as follows:
1. Amend page 17, following line 10, by inserting:
“(K) THAT THE PROPOSED TUNNEL AGREEMENT REQUIRES THE DEVELOPMENT OF A PLAN ON HOW TO ENGAGE THIS STATE’S LABOR POOL IN THE PROJECT, INCLUDING THE MEANS AND METHODS FOR RECRUITMENT, TRAINING, AND UTILIZATION.”.

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

The question being on the passage of the bill,

The bill was then passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 772

Yeas—74

Afendoulis  Farrington  Kelly  Phelps
Albert  Frederick  Kesto  Reilly
Alexander  Garcia  Kosowski  Rendon
The House agreed to the title of the bill.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. Yaroch, having reserved the right to explain his protest against the passage of the bill, made the following statement:
“Mr. Speaker and members of the House:
While I believe that a tunnel may be the best alternative to address the Line 5 issue at this time, this bill offers no certainty to the Citizens of Michigan that the risk of a pipeline failure will be addressed.”

Rep. Geiss, having reserved the right to explain her protest against the passage of the bill, made the following statement:
“Mr. Speaker and members of the House:
Today, I voted no on senate bill 1197, which would allow the construction of a tunnel to house Line 5 under the Straits of Mackinac. Building a new tunnel and pipeline is not addressing the immediate and serious threat of a Line 5 rupture. Brokering this deal behind closed doors addresses the demand for accountability our state’s voters made last month when they elected new leadership for Michigan. The people of our state want clean water, and they don’t want to be left on the hook if, yet again, Enbridge fails to prevent a leak as has occurred in recent history in Kalamazoo. Rushing through this plan simply to prevent our state’s incoming executive officers from being able to provide their input, without taking the time to ensure new jobs provide fair wages to local workers, will put our environment, our economy and our health at risk. Furthermore, with the failure of today’s amendments to ensure that Michigan workers are primarily employed and to link their pay to the prevailing wages in order to protect the jobs and workers who would likely be working on the tunnel project, my vote against this legislation was solidified.”
Rep. Lauwers moved that House Committees be given leave to meet during the balance of today’s session. The motion prevailed.

By unanimous consent the House returned to the order of

Messages from the Senate

**House Bill No. 4701, entitled**
A bill to amend 1993 PA 23, entitled “Michigan limited liability company act,” by amending section 1101 (MCL 450.5101), as amended by 2015 PA 68.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

**House Bill No. 4858, entitled**
A bill to amend 1897 PA 205, entitled “An act to prefer honorably discharged members of the armed forces of the United States for public employments,” (MCL 35.401 to 35.404) by adding section 1a.
The Senate has passed the bill and ordered that it be given immediate effect.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

**House Bill No. 5199, entitled**
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

**House Bill No. 5254, entitled**
A bill to require the fingerprinting of certain public employees for the purpose of receiving criminal history record information from the department of state police and the Federal Bureau of Investigation; to provide for the powers and duties of certain state and local governmental officers and entities; to provide for the collection of fees; and to prohibit the release of certain information and prescribe penalties.
The Senate has passed the bill and ordered that it be given immediate effect.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

**House Bill No. 5325, entitled**
A bill 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 section 1 (MCL 125.981), as amended by 2003 PA 209.
The Senate has passed the bill and ordered that it be given immediate effect.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

**House Bill No. 5640, entitled**
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 670 (MCL 257.670), as amended by 2002 PA 534.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.
House Bill No. 5641, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” (MCL 257.1 to 257.923) by adding section 36c.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 5719, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” (MCL 257.1 to 257.923) by adding section 36c.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 5749, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” (MCL 257.1 to 257.923) by adding section 36c.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 5834, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” (MCL 257.1 to 257.923) by adding section 36c.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 4421, entitled
The Senate has substituted (S-3) the bill.
The Senate has passed the bill as substituted (S-3), ordered that it be given immediate effect and amended the title to read as follows:
A bill to amend 1976 PA 451, entitled “An act to provide a system of public instruction and elementary and secondary schools; to revise, consolidate, and clarify the laws relating to elementary and secondary education; to provide for the organization, regulation, and maintenance of schools, school districts, public school academies, intermediate school districts, and other public school entities; to prescribe rights, powers, duties, and privileges of schools, school districts, public school academies, intermediate school districts, and other public school entities; to provide for the regulation of school teachers and certain other school employees; to provide for school elections and to prescribe powers and duties with respect thereto; to provide for the levy and collection of taxes; to provide for the borrowing of money and issuance of bonds and other evidences of indebtedness; to establish a fund and provide for expenditures from that fund; to make appropriations for certain purposes; to provide for and prescribe the powers and duties of certain state departments, the state board of education, and certain other boards and officials; to provide for licensure of boarding schools; to prescribe penalties; and to repeal acts and parts of acts,” by amending section 1233 (MCL 380.1233), as amended by 2018 PA 236.
The Speaker announced that pursuant to Rule 42, the bill was laid over one day.

House Bill No. 5374, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” (MCL 257.1 to 257.923) by adding section 36c.
The Senate has substituted (S-1) the bill.
The Senate has passed the bill as substituted (S-1), ordered that it be given immediate effect and amended the title to read as follows:

A bill to amend 1949 PA 300, entitled “An act to provide for the registration, titling, sale, transfer, and regulation of certain vehicles operated upon the public highways of this state or any other place open to the general public or generally accessible to motor vehicles and distressed vehicles; to provide for the licensing of dealers; to provide for the examination, licensing, and control of operators and chauffeurs; to provide for the giving of proof of financial responsibility and security by owners and operators of vehicles; to provide for the imposition, levy, and collection of specific taxes on vehicles, and the levy and collection of sales and use taxes, license fees, and permit fees; to provide for the regulation and use of streets and highways; to create certain funds; to provide penalties and sanctions for a violation of this act; to provide for civil liability of manufacturers, the manufacturers of certain devices, the manufacturers of automated technology, upfitters, owners, and operators of vehicles and service of process on residents and nonresidents; to regulate the introduction and use of certain evidence; to regulate and certify the manufacturers of certain devices; to provide for approval and certification of installers and servicers of certain devices; to provide for the levy of certain assessments; to provide for the enforcement of this act; to provide for the creation of and to prescribe the powers and duties of certain state and local agencies; to impose liability upon the state or local agencies; to provide appropriations for certain purposes; to repeal all other acts or parts of acts inconsistent with this act or contrary to this act; and to repeal certain parts of this act on a specific date,” by amending sections 13f, 660, 660d, 667, 668, and 669 (MCL 257.13f, 257.660, 257.660d, 257.667, 257.668, and 257.669), section 13f as added and section 660 as amended by 2018 PA 204, and by adding section 43c.

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

House Bill No. 5643, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending sections 667, 668, and 669 (MCL 257.667, 257.668, and 257.669), sections 667 and 668 as amended by 2002 PA 534 and section 669 as amended by 2015 PA 128.

The Senate has substituted (S-2) the bill.

The Senate has passed the bill as substituted (S-2), ordered that it be given immediate effect and amended the title to read as follows:

A bill to amend 1949 PA 300, entitled “An act to provide for the registration, titling, sale, transfer, and regulation of certain vehicles operated upon the public highways of this state or any other place open to the general public or generally accessible to motor vehicles and distressed vehicles; to provide for the licensing of dealers; to provide for the examination, licensing, and control of operators and chauffeurs; to provide for the giving of proof of financial responsibility and security by owners and operators of vehicles; to provide for the imposition, levy, and collection of specific taxes on vehicles, and the levy and collection of sales and use taxes, license fees, and permit fees; to provide for the regulation and use of streets and highways; to create certain funds; to provide penalties and sanctions for a violation of this act; to provide for civil liability of manufacturers, the manufacturers of certain devices, the manufacturers of automated technology, upfitters, owners, and operators of vehicles and service of process on residents and nonresidents; to regulate the introduction and use of certain evidence; to regulate and certify the manufacturers of certain devices; to provide for approval and certification of installers and servicers of certain devices; to provide for the levy of certain assessments; to provide for the enforcement of this act; to provide for the creation of and to prescribe the powers and duties of certain state and local agencies; to impose liability upon the state or local agencies; to provide appropriations for certain purposes; to repeal all other acts or parts of acts inconsistent with this act or contrary to this act; and to repeal certain parts of this act on a specific date,” by amending sections 33 and 39 (MCL 257.33 and 257.39), section 33 as amended by 2018 PA 204, and by adding section 43c.

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

House Bill No. 5720, entitled
A bill 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 section 10 (MCL 125.990), as amended by 2018 PA 262.

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

**House Bill No. 6064, entitled**

A bill to amend 1984 PA 270, entitled “Michigan strategic fund act,” (MCL 125.2001 to 125.2094) by adding chapter 8E. The Senate has substituted (S-2) the bill.

The Senate has passed the bill as substituted (S-2), ordered that it be given immediate effect and amended the title to read as follows:

A bill to amend 1984 PA 270, entitled “An act relating to the economic development of this state; to create the Michigan strategic fund and to prescribe its powers and duties; to transfer and provide for the acquisition and succession to the rights, properties, obligations, and duties of the job development authority and the Michigan economic development authority to the Michigan strategic fund; to provide for the expenditure of proceeds in certain funds to which the Michigan strategic fund succeeds in ownership; to provide for the creation of certain centers within and for the purposes of the Michigan strategic fund; to provide for the creation and funding of certain accounts for certain purposes; to impose certain powers and duties upon certain officials, departments, and authorities of this state; to make certain loans, grants, and investments; to provide penalties; to make an appropriation; and to repeal acts and parts of acts,” by amending section 90b (MCL 125.2090b), as amended by 2017 PA 239, and by adding chapter 8E.

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

**Second Reading of Bills**

**House Bill No. 6428, entitled**

A bill to amend 1939 PA 3, entitled “An act to provide for the regulation and control of public and certain private utilities and other services affected with a public interest within this state; to provide for alternative energy suppliers; to provide for licensing; to include municipally owned utilities and other providers of energy under certain provisions of this act; to create a public service commission and to prescribe and define its powers and duties; to abolish the Michigan public utilities commission and to confer the powers and duties vested by law on the public service commission; to provide for the powers and duties of certain state governmental officers and entities; to provide for the continuance, transfer, and completion of certain matters and proceedings; to abolish automatic adjustment clauses; to prohibit certain rate increases without notice and hearing; to qualify residential energy conservation programs permitted under state law for certain federal exemption; to create a fund; to encourage the utilization of resource recovery facilities; to prohibit certain acts and practices of providers of energy; to allow for the securitization of stranded costs; to reduce rates; to provide for appeals; to provide appropriations; to declare the effect and purpose of this act; to prescribe remedies and penalties; and to repeal acts and parts of acts,” by amending section 10y (MCL 460.10y), as amended by 2008 PA 286.

The bill was read a second time.

Rep. Glenn moved to amend the bill as follows:

1. Amend page 2, line 13, after “means” by inserting “ONLY”.

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

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

The motion prevailed.

**House Bill No. 6429, entitled**

A bill to amend 1951 PA 35, entitled “An act to authorize intergovernmental contracts between municipal corporations; to authorize any municipal corporation to contract with any person or any municipal corporation to furnish any lawful municipal service to property outside the corporate limits of the first municipal corporation for a consideration; to prescribe certain penalties; to authorize contracts between municipal corporations and with certain nonprofit public transportation corporations to form group self-insurance pools; and to prescribe conditions for the performance of those contracts,” by amending section 3 (MCL 124.3), as amended by 2000 PA 155.

The bill was read a second time.
Rep. Glenn moved to amend the bill as follows:
1. Amend page 2, line 21, after “MEANS” by inserting “ONLY”.
The motion prevailed and the amendment was adopted, a majority of the members serving voting therefor.
Rep. LaFave moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

**House Bill No. 6430, entitled**
A bill to amend 1909 PA 279, entitled “The home rule city act,” by amending section 4f (MCL 117.4f), as amended by 2000 PA 156.
The bill was read a second time.
Rep. Glenn moved to amend the bill as follows:
1. Amend page 4, line 16, after “MEANS” by inserting “ONLY”.
The motion prevailed and the amendment was adopted, a majority of the members serving voting therefor.
Rep. Miller moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

**House Bill No. 6360, entitled**
A bill to amend 1956 PA 218, entitled “The insurance code of 1956,” by amending section 3101a (MCL 500.3101a), as amended by 2014 PA 419.
The bill was read a second time.
Rep. Canfield moved to substitute (H-2) the bill.
The motion prevailed and the substitute (H-2) was adopted, a majority of the members serving voting therefor.
Rep. Canfield moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

**House Bill No. 6361, entitled**
A bill to amend 1939 PA 280, entitled “The social welfare act,” by amending section 106 (MCL 400.106), as amended by 2014 PA 452.
Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Appropriations,
The substitute (H-1) was adopted, a majority of the members serving voting therefor.
Rep. Canfield moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

**Senate Bill No. 1160, entitled**
A bill to amend 1998 PA 58, entitled “Michigan liquor control code of 1998,” by amending section 109 (MCL 436.1109), as amended by 2014 PA 42.
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

**Senate Bill No. 1161, entitled**
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.

**Senate Bill No. 1162, entitled**
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills.
The motion prevailed.
Senate Bill No. 1163, entitled
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills. The motion prevailed.

Senate Bill No. 1164, entitled
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills. The motion prevailed.

Senate Bill No. 1165, entitled
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills. The motion prevailed.

Senate Bill No. 1166, entitled
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills. The motion prevailed.

Senate Bill No. 1167, entitled
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills. The motion prevailed.

Senate Bill No. 1168, entitled
The bill was read a second time.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills. The motion prevailed.

Senate Bill No. 1181, entitled
A bill to amend 1998 PA 58, entitled “Michigan liquor control code of 1998,” (MCL 436.1101 to 436.2303) by adding section 610d.
Was read a second time, and the question being on the adoption of the proposed substitute (H-2) previously recommended by the Committee on Regulatory Reform,
The substitute (H-2) was adopted, a majority of the members serving voting therefor.
Rep. Lauwers moved that the bill be placed on the order of Third Reading of Bills. The motion prevailed.

House Bill No. 6124, entitled
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 2001, 72302, 74101, 74116, 74117, 74120, 74122, 78101, 78105, and 83106 (MCL 324.2001, 324.72302, 324.74101, 324.74116,
324.74117, 324.74120, 324.74122, 324.78101, 324.78105, and 324.83106), section 2001 as amended by 2010 PA 32, section 72302 as added by 1995 PA 58, sections 74101 and 74122 as amended by 2010 PA 33, section 74116 as amended by 2016 PA 1, sections 74117, 74120, and 78105 as amended by 2013 PA 81, section 78101 as amended by 2010 PA 302, and section 83106 as amended by 2010 PA 34; and to repeal acts and parts of acts.

The bill was read a second time.

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

The motion prevailed.

House Bill No. 6125, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 805 (MCL 257.805), as amended by 2013 PA 82.

The bill was read a second time.

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

The motion prevailed.

Comments and Recommendations

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

The motion prevailed.

Rep. Phelps:

Those of you in your third term probably have realized that I rarely ask to speak while we are in session, and those of you who have heard me address this body know that I’m not a polished speaker. Somehow I managed to earn a bachelor’s degree without taking a single speech class throughout high school and college. I thought that I would actually get better at this as time went on, but I still feel a little nervous whenever I speak. Some of you have been good friends who have helped me improve on this by sharing some of the tricks and tips you’ve had to use to overcome this, but Mr. Speaker, picturing the audience nude just hasn’t helped me much here at the Capitol. I’ve actually found the best approach for me is to start off by talking about something that each and every one of us can support. So, unless our good friend Representative Robinson objects, I’ve asked the most talented baker I know, who also happens to be my biggest supporter and my mother, to bake a whole bunch of her famous cupcakes to share with all of you today. They’re in the cloak room now, so please help yourselves and enjoy. All I ask in return is that you pass all of my bills in the next two weeks. I know some of you might be thinking that this sounds like a bribe, but don’t worry about any of that because here at Capitol getting free food is almost treated like a professional sport and each year the big winners get their names printed in MIRS.

I was sworn into office in November of 2013 after a special election and since I was the new guy coming in half way through a term, my calendar was packed full of lunch and dinner meetings. I thought it was great until December rolled around and I read an article that referred to one of our colleagues as Free Lunch Frank. I was immediately nervous because the phrase ‘free lunch’ sounds just as catchy in front of ‘Phil’ as it did ‘Frank.’ Luckily Frank was indeed a good friend and he relieved me of my fear after we had dinner with a pair of lobbyists at the Knight Cap. It started out as just Frank, the two lobbyists and myself. Frank quickly asked the waitress to bring out five orders of Mediciettes and four orders of Angels. One of the lobbyists joked that he was glad that another Representative would be joining us to help eat all that food, but as soon as Frank heard we were expecting another guest, he sprung back into action and ordered two more of each appetizer. I left that meeting extremely full of both food and confidence that I wouldn’t be taking his crown away any time soon.

Mr. Speaker, I have been blessed to have met and made as many friends as I have in my five years of service in this chamber. I want thank a few of them for all their advice, support and their friendship. However, for all of my colleagues who like to gamble and may have placed over under bets on how many times Chief Dickson and all of our Sergeants will be thanked and praised, I won’t keep you waiting any longer. Chief Dickson and our Sergeants of Arms do a fantastic job protecting us and they do it day in and day out. I thank all of you for your dedicated service and you have earned every bit of gratitude and praise we give, and not just because I took the over bet.

To Pam Faris and Tim Sneller: your knowledge and strength has helped guide me through some very difficult times for my district and for me as a legislator and as an individual. The two of you have so much valuable insight to share, and during this age of term limits, you have been assets to our caucus and this chamber. On a side note, I want to add that nobody ever has to tell me when I have done something that Pam Faris disapproves of. It only takes one look from her to immediately put me back in my place.
Vanessa Guerra, Jewell Jones and Darrin Camilleri, the three of you impress the heck out of me. You are all bright, talented and fantastic young leaders and it brings comfort to many of us knowing that you have long careers ahead of you and that you will only get better and better at what you do.

Dr. Bizon, you are one of the most considerate and caring individuals I have ever met and those qualities are becoming more and more rare these days. Somehow you always could tell when I was struggling with health issues and you continued to surprise me with your kindness by stopping by my office to check on me or making visits to my desk to see how I was doing. You are a compassionate conservative and I hope many more learn from your actions and follow in your footsteps.

Floor Leader Lauwers, I don’t ever remember telling you this, but while I was running for office five years ago I had to make promises to my supporters and constituents that I would actually dress professionally and wear a tie if elected. You, my friend, have helped me honor that promise by having the ugliest loaner tie any of us have ever seen. Thank you!

David Rutledge, you are a true gentleman. I’m glad I had the chance to serve with you.

Martin Howrylak, you are true to your conscience and that will always make you a true friend. Even though we didn’t get any of our Deaf, DeafBlind and Hard of Hearing legislation on the Governor’s desk this term, we gave a political voice to thousands of people who never had one and I will never forget how hard you and your staff worked on that and neither will the more than 900,000 people we were fighting for.

I want to take a moment to acknowledge and thank the talented staff that we all work with each day in an attempt to make this state a better place for everyone to live. I owe each of you a heartfelt thank you for the help you provided me, especially those who helped us navigate all the moving parts of the legislation required to assist the people of Flint during their continuing struggles.

To Allison, Amanda and Kevin who worked tirelessly in my office over the past years. I can honestly say I would not have been able to do even a small fraction of what I have without you. During the early days of the water crisis our office was bombarded with calls and no matter how hard we were trying, we couldn’t get honest answers for them from our state agencies. My staff kept fighting for the residents of Flint and that made me work even harder.

Fighting for Flint during this crisis has been the most challenging and stressful job I’ve ever faced. I often tell people that I only represent 15% of the City of Flint but that 15% is responsible for 95% of my gray hair. I am pretty sure all of you here today know the basics of what went wrong in Flint and how our government failed the people who lived there, so I won’t give a history lesson on the crisis.

However, I want all of you to know how worried I am and how much anxiety I’ve been carrying around this past year. We all know we are in lame duck session and that means many people are leaving this chamber, many are leaving the Senate and the state departments will likely soon see massive reorganizations. Those of you who were here in 2016 when the state claimed responsibility for what happened in Flint will remember the large amount of information that was shared with the caucuses by state departments and the Governor’s administration. You will remember the several commissions that were formed to look into the situation and you will remember the reports and recommendations that those commissions delivered to the legislature. My anxiety has been growing since then, because in 2016 we lost dozens of legislators to term limits who knew the facts of the crisis. Now in 2018, we are losing even more representatives that have that knowledge and we are also losing many senators this time, as well. Next term there will be very few people here in the legislature who were here when the crisis began, and that worries me. The commissions that were formed to investigate Flint all made legislative recommendations. The reports they issued had multiple recommendations that were identical to the others, and many of those recommendations were to make adjustments to state law that would prevent something like this from happening ever again in Michigan. Out of the dozens of legislative recommendations made by these bi-partisan bodies, almost none have been enacted. I fear that even though the state responded to the crisis, that we have failed as lawmakers and as leaders to take what we have learned and use it to thoughtfully and thoroughly craft policy to protect all Michigan residents.

When I looked at this crisis as a whole, starting the day the Emergency Manager ordered the use of the Flint River, and everything that happened right up to today, I have made the most upsetting realization of my political career. The people of Flint were ignored by their elected leaders, the state and the federal agencies that were supposed to protect them. This crisis had to become an issue of national importance, covered by hundreds of media outlets, before our government would take any action to save Flint. The media has now left Flint and moved on to another story and Mr. Speaker, it appears that this very body has moved on as well. However, this problem has not been resolved for Flint, and we still have done nothing to protect the rest of the state. If it takes another life to be lost for this body to act, we should all feel ashamed. No matter what any of you have accomplished in your time here, no matter any of the praise you have garnered, we all will have failed in our responsibilities as public servants.

During my time in the legislature I have always tried to maintain a positive tone when I offer remarks. This means no matter how upset I am, I always try to find something good to praise even when the situation has grown dark. This water crisis has tested relationships back home and right here in this building. In 2015, Sheldon Neeley became a member of this body. Early on, our relationship was broken and I even asked the speaker to change my seat location so I wouldn’t have to sit next to him. I would have never thought we would be able to repair our relationship, but I was wrong. Sheldon Neeley is a fighter, he fights for his constituents, he fights for his family and friends, and sometime I think he fights simply to be in a fight. Sheldon and I were forced into working together to fight for the people of Flint. Mr. Speaker,
something good did come from the water crisis, and that is that I now call Sheldon Neeley my brother. I am thankful to have had such a strong partner these past 4 years, and one that is quick on the draw when it comes to fire words. Sheldon says everything I want to say, but he says it better and he can make it sting. Sheldon Neeley cares deeply about the citizens of Flint and having him by my side during these trying times has been both a blessing and an honor. Sheldon, I am glad to call you my friend and I don’t want that to change after my service here ends.

I want to take a moment to thank everyone who came to Flint to help deliver water and filters to residents, take part in a tour, or help craft legislation and messaging in response to the crisis. It meant a lot to me to see so many of our caucus members take time out of their days to go door to door when it was so cold out. Having you in our community showed Flint residents that there are people who care about them in our government, and I think it showed all of you how dire the situation really was. I also want to thank our policy and communications teams for all their hard work on the crisis. Our policy team led by Coffiann Hawthorne spent countless hours drafting legislation that would make sure something like this would never happen in our state again. Even though almost none of it got passed, I still feel we have written legal fixes that will someday be law in this state. I also want to thank our communications team and specifically Courtney Overbey. Sheldon and I were getting dozens of interview requests every day. Courtney managed all of that for us, and she gave me a strong voice and helped me deliver my message across the nation and world.

To my friend Tim Greimel, you are a great leader and I will never forget the quick action you took when we were debating the Detroit bankruptcy legislation. Somehow during the negotiations leading up to the Detroit bankruptcy, a couple of lawsuits were included in a list of suits that would be required to be dismissed without prejudice if the legislation pending before us was to pass. Two of the lawsuits were made by employees of Flint and Pontiac and had nothing to do with Detroit. When I first brought this to the attention of the bill sponsors, I was told that I was wrong and nobody outside of Detroit would be harmed by these bills. I kept pushing and eventually had the plaintiff’s attorneys fax my office the files that proved the opposite of what my colleagues were saying. Leader Greimel took swift action. At the time, we had a small minority in the House and would not be able to make the needed changes through parliamentary procedures. Leader Greimel contacted the judge overseeing the bankruptcy and, after only an hour of negotiation, was able to get those two lawsuits removed from the agreement. To say the very least, I was impressed. Tim Greimel, you are a great leader and a great friend.

I want to thank Michelle Lange in Governor Snyder’s office as well. She has always taken every complaint or angry-worded inquiry I’ve had and quickly delivered an answer to me no matter how hectic and busy her schedule was. Michelle, I know you probably wanted to run every time you saw Sheldon or I walking your way, but instead you stepped up and were a model employee for the Governor. You have provided a great service to this chamber, to the City of Flint and to this state. For that, I thank you.

The Flint water crisis has tested the patience and leadership of all those involved and the ongoing court proceedings and efforts to bring aid to Flint continue to test each of us today. Many negative comments have been thrown around during the past few years and there has been a level of anger amongst Flint residents that has barely begun to settle. I know my next statement will not be popular back home, but I want to set the record straight while I have the floor. What happened in Flint was unfortunate and continues to cause struggles for our constituents. Some got sick, some even lost their life, but all of them have been burdened by the actions of our government. That being said, there is absolutely no doubt in my mind that Governor Snyder never intended to bring harm to a single person in Flint or our state. I can tell that he is ashamed of what happened and he is genuine when he apologizes about the situation. Furthermore, I will attest to Governor Snyder’s drive and desire to help Flint recover from this crisis. He is also personally involved helping Flint create and fund the Flint Promise, that will ensure that every graduate from Flint Schools will receive free tuition at Michigan universities and he actively tries to attract large economic development projects to the area. All of us here want what’s best for everyone we serve and I know that none of us would wish such horrible conditions on anyone, as we have seen in Flint. Governor Snyder is a decent human being and I will continue to work with him to improve the lives of our constituent’s long after both of our terms have expired.

I decided to include one more thought in my farewell speech after listening to the remarks giving by Representative Pagel. During some of the most challenging times of our careers here in the legislature, you may have noticed that moderates from both parties could sometimes be found huddled together in one area of the chamber or another. We were not discussing strategy, nor were we plotting against our respected caucuses. Moderates are often under such extreme pressure from our caucuses that it brought us each a bit of comfort to sit and chat with those on the other side of the aisle who have faced similar situations during their careers. Rep. Pagel, I appreciated those chats where we would talk about how things were going back home or how the farm was holding up. I wish we both had more time to serve together and that we would have been able to partner on good bi-partisan legislation, drafted by moderates from both parties. However, it appears that there isn’t much room for moderates in either party, even though it seems that having a few more of us in office might make it easier to accomplish more for those we serve. To all my fellow moderates in both caucuses, there will come a day when our state needs us solve the problems that extremists can’t. When that day comes, I hope to serve alongside all of you again in whichever chamber or capacity that may be.

Mr. Speaker, I yield the balance of my time to the Honorable Fred Durhal III.”
Rep. VanderWall:

"Colleagues,

I want to take a few minutes and thank all of you for what you do on behalf of the state of Michigan. Over the past two years, we have had some normal days and a few very long nights. However, we have worked very hard together to make our state better and I am proud of everything we have been able to accomplish. I truly believe that our efforts have made this great state a better place to live and work. For that, I thank you all for your service and dedication.

I look forward to the opportunity to continue to work with you on the many issues facing our state. I want to thank the citizens of the 101st District for their confidence in me to represent their interests in this great institution. As I get ready to move down the hall to the Senate, I must also say thank you to the citizens of the 35th District as well. It is truly humbling to be able to serve you.

I want to say thank you to Speaker Leonard for his guidance and leadership. I would also like to thank Speaker Pro Tem Chatfield for all of his help. And let us not forget his dad Rusty for his prayers on our behalf. Thank you to Sergeant Dickson and the men and women who serve under him for always having our backs. Thank you to our clerks and their staff, your institutional knowledge is second to none and is truly invaluable.

I would also like to thank the chairs of the committees I have been blessed to serve on - Rep. Theis, Rep. Hughes, Rep. Farrington, and Rep. Howell - for everything they have done to push Michigan forward with great legislation. It has truly been an honor to serve with you and I look forward to continuing to work with you moving forward.

I would like to say thank you to my seat mates for making long days shorter. I would like to shout out in particular Rep. Kahle for giving the three bald guys in the front row the chance to make the media news reel.

Finally, I want to say thank you to my wife Diane for her help, support, and being my best friend. I’d also like to thank my children – Nick, Holly, Alyssa, and Hunter – as well as my parents and in-laws for all of your hard work, support, and encouragement.

Colleagues, as I conclude, I challenge us to move continue moving the needle forward for Michigan. Thank you again for your service to your districts and our state. May God bless each and every one of you and your families. Thank you."

Rep. Yanez:

“Thank You:

Wife Jane.

My Staff - Robert Becker, Chris Marcione, Rachel Reed, Tom Steinbis, Nick Strunk and many interns.
The people of the 25th House District that have allowed me to serve.

Clerks Randall and Brown.
The staff of the Clerks office and the journal.
The Sgts – Those who keep us safe. Sgt. Dickson, if I ever decide to come back and rain money onto the floor of the house I will wait until you retire. Those were some impressive moves.
The Ombudsman for the work you do with a special recognition to Keith Barber of Corrections, a native of Macomb County. What a difficult job but what great work you do. I appreciate the help.
All the legislative liaisons for always answering our calls and finding out the answers to our questions. You have to answer the same questions with every batch of new legislators and you do it with class and grace.
The Lansing press corps. I don’t know what this country would do without a free press. I know Lansing isn’t the sexiest gig in journalism but it’s incredibly important. Never hold the people up here accountable. BTW, my week doesn’t officially start until I listen to the MIRS Monday podcast. And I’m not just saying that because I’m trying to get MIRS ‘Quote of the Day’. Did I mention I’ve never gotten a MIRS quote of the Day? Did I mention Jeremy Moss was a journalism major? And an aside to Tim Skubick, Tim I promise to keep Watching ‘Off the Record’ so your viewership numbers stay at least as long as your 99 relatives live up to their end of the bargain.

To the ‘Magnificent Seven’ The seven marginals, Winnie Brinks, Tom Cochran, Scott Dianda, Gretchen Driskell, Theresa Abed and Coleen Lamonte. (Congratulate Winnie on winning her election, tell Scott he has a shiny suit and a pinky ring waiting for as an official Macomber. Thank Tom Cochran for his service as fire chief but also as union president during tough times.)
Stephanie Chang for all you do. If you want to do an event in Clark Park call me. I’ll be there for you.

Phil Phelps. Few people know how hard you work for your community. Keep up the good work.

Policy staff for keeping us informed, focused and centered on legislation when we’re being pulled in 20 different directions.

Dem staff media team, Mike, Jeremy and Liz. Thank you for making us look good.
The lobby corps.- Thank you for your guidance. I will thank them all privately save one. Melissa McKinley, thank you for your work with the firefighters. They are not just your clients, they are your passion.

Martin Howrylak – We are two square pegs trying to fit in a round hole. Stay independent.
We live in arguably the greatest country in the world. Certainly the strongest democracy ever created. And yes, we have a lot of problems but we always have, since day one but it’s still the place that people from all over the world want to come to live to have the opportunity to live the American dream. Think about it, there is no Russian dream or Chinese dream but there is only the American dream and how lucky are we to not only have the opportunity to realize that dream but to be one of the small handful of people that had the opportunity to hold the title of ‘State Representative’ and do the work on the issues that help to keep the American Dream alive.

One of the eulogy’s given at his funeral was from former Senator Alan Simpson who said ‘Hatred erodes the container and service to his fellow man. President Bush, a one term President had reason to be bitter but instead focused on service.

With the passing of President Bush we heard a lot about his belief in selflessness and service. Service to his country and to his fellow man. President Bush, a one term President had reason to be bitter but instead focused on service. One of the eulogy’s given at his funeral was from former Senator Alan Simpson who said ‘Hatred erodes the container it’s carried in’. You can easily replace the word hatred for bitterness. I suggest if you still feel the sting of leaving here before you are ready to go or maybe to my friends and colleagues on the Democratic side of the aisle who don’t feel like you’ve been treated fairly by the majority in your time here, watch the video of that eulogy and then think about your time here and what you’ve been able to do while you held the title ‘State Representative’. You have served so many and have done so much work.

Farewell
I leave these chambers honored and humbled to have been allowed to serve in this capacity and to have done the work on behalf of my constituents and the people of this great state.
In closing I leave you with these words paraphrased the before mentioned comments.
Win if you can. Lose if you must but always serve.
And for anyone that thinks I’m done serving in the state legislature, well, this ain’t all folks!
Thank you.”

By unanimous consent the House returned to the order of

Third Reading of Bills

Rep. Lauwers moved that House Bill No. 6428 be placed on its immediate passage.
The motion prevailed, a majority of the members serving voting therefor.

House Bill No. 6428, entitled
A bill to amend 1939 PA 3, entitled “An act to provide for the regulation and control of public and certain private utilities and other services affected with a public interest within this state; to provide for alternative energy suppliers; to provide for licensing; to include municipally owned utilities and other providers of energy under certain provisions of this act; to create a public service commission and to prescribe and define its powers and duties; to abolish the Michigan public utilities commission and to confer the powers and duties vested by law on the public service commission; to provide for the powers and duties of certain state governmental officers and entities; to provide for the continuance, transfer, and completion of certain matters and proceedings; to abolish automatic adjustment clauses; to prohibit certain rate increases without notice and hearing; to qualify residential energy conservation programs permitted under state law for certain federal exemption; to create a fund; to encourage the utilization of resource recovery facilities; to prohibit certain acts and practices of providers of energy; to allow for the securitization of stranded costs; to reduce rates; to provide for appeals; to provide appropriations; to declare the effect and purpose of this act; to prescribe remedies and penalties; and to repeal acts and parts of acts,” by amending section 10y (MCL 460.10y), as amended by 2008 PA 286.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 773

Yeas—108

Afendoulis  Faris  Kahle  Rabhi
Albert  Farrington  Kelly  Reilly
Alexander  Frederick  Kesto  Rendon
Allor  Garcia  Kosowski  Roberts
Anthony  Garrett  LaFave  Robinson
Barrett  Geiss  LaGrand  Runestad
Bellino  Glenn  LaSata  Sabo
Bizon  Graves  Lasinski  Santana
Brann  Green  Lauwers  Sheppard
Brinks  Greig  Leonard  Singh
Byrd  Greimel  Leutheuser  Sneller
Calley  Griffin  Liberati  Sowerby
Cambensy  Guerra  Lilly  Tedder
Camilleri  Hammoud  Love  Theis
Canfield  Hauck  Lower  VanderWall
Chang  Hernandez  Lucido  VanSingel
Chatfield  Hertel  Marino  Vaupel
Chirkun  Hoadley  Muren  VerHeulen
Clemente  Hoitenga  McCready  Victory
Cochran  Hornberger  Miller  Webber
Cole  Howell  Moss  Wentworth
Cox  Howrylak  Neeley  Whiteford
Crawford  Hughes  Noble  Wittenberg
Dianda  Iden  Pagan  Yancey
Durhal  Inman  Pagel  Yanez
Elder  Johnson  Peterson  Yaroch
Ellison  Jones  Phelps  Zemke
The House agreed to the title of the bill.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Rep. Lauwers moved that House Bill No. 6429 be placed on its immediate passage.
The motion prevailed, a majority of the members serving voting therefor.

**House Bill No. 6429, entitled**
A bill to amend 1951 PA 35, entitled “An act to authorize intergovernmental contracts between municipal corporations; to authorize any municipal corporation to contract with any person or any municipal corporation to furnish any lawful municipal service to property outside the corporate limits of the first municipal corporation for a consideration; to prescribe certain penalties; to authorize contracts between municipal corporations and with certain nonprofit public transportation corporations to form group self-insurance pools; and to prescribe conditions for the performance of those contracts,” by amending section 3 (MCL 124.3), as amended by 2000 PA 155.

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

**Roll Call No. 774**

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**Nays—0**

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

Rep. Lauwers moved that House Bill No. 6430 be placed on its immediate passage.
The motion prevailed, a majority of the members serving voting therefor.

**House Bill No. 6430, entitled**
A bill to amend 1909 PA 279, entitled “The home rule city act,” by amending section 4f (MCL 117.4f), as amended by 2000 PA 156.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

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**Nays—0**

In The Chair: Tedder

The House agreed to the title of the bill.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.
Rep. Lauwers moved that **House Bill No. 6360** be placed on its immediate passage. The motion prevailed, a majority of the members serving voting therefor.

**House Bill No. 6360, entitled**

A bill to amend 1956 PA 218, entitled “The insurance code of 1956,” by amending section 3101a (MCL 500.3101a), as amended by 2014 PA 419.

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

**Roll Call No. 776**

<table>
<thead>
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<th>Yeas—107</th>
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**Nays—1**

| Robinson |

In The Chair: Tedder

The House agreed to the title of the bill.

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

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

**House Bill No. 5634, entitled**

A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 709 (MCL 257.709), as amended by 2010 PA 258.
The bill was read a third time.
The question being on the passage of the bill,

Rep. Alexander moved to substitute (H-4) the bill.
The motion was seconded and the substitute (H-4) was adopted, a majority of the members serving voting therefor.
The question being on the passage of the bill,
The bill was then passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 777

Yeas—72

Affendoulis  Griffin  LaGrand  Roberts
Albert  Hammoud  LaSata  Sabo
Alexander  Hauck  Lauwers  Santana
Barrett  Hernandez  Leonard  Sheppard
Bellino  Hertel  Leutheuser  Tedder
Byrd  Hoadley  Lilly  Theis
Calley  Hoitenga  Lower  VanderWall
Cambensy  Hornberger  Lucido  VanSingel
Canfield  Howell  Marino  Vaupel
Chang  Hughes  Maturen  VerHeulen
Chatfield  Iden  McCready  Victory
Cole  Inman  Miller  Webber
Cox  Johnson  Moss  Wentworth
Crawford  Jones  Pagan  Whiteford
Cox  Kahle  Peterson  Yancey
Farrington  Kelly  Phelps  Yanez
Frederick  Kesto  Rabhi  Yaroch
Glenn  LaFave  Reilly  Zemke

Nays—36

Allor  Durhal  Greig  Noble
Anthony  Elder  Greimel  Pagel
Bizon  Ellison  Guerra  Rendon
Brann  Faris  Howrylak  Robinson
Brinks  Garcia  Kosowski  Runestad
Camilleri  Garrett  Lasinski  Singh
Chirkun  Geiss  Liberati  Sneller
Clemente  Graves  Love  Sowerby
Cochran  Green  Neeley  Wittenberg

In The Chair: Tedder

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

By unanimous consent the House returned to the order of

Messages from the Senate

The Speaker laid before the House

House Bill No. 4205, entitled
(The bill was received from the Senate on December 5, with substitute (S-1), full title inserted and immediate effect given by the Senate, consideration of which, under the rules, was postponed until December 6, see House Journal No. 76, p. 2438; considered and postponed temporarily on December 6, see House Journal No. 77, p. 2454.)

The question being on concurring in the substitute (S-1) made to the bill by the Senate,

The substitute (S-1) was concurred in, a majority of the members serving voting therefor, by yeas and nays, as follows:

**Roll Call No. 778**

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**Nays—51**

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In The Chair: Tedder

The House agreed to the full title.
Rep. Allor moved that her name be removed as co-sponsor of the bill.
The motion prevailed.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

Rep. Geiss, having reserved the right to explain her nay vote, made the following statement:
“Mr. Speaker and members of the House:
Today I voted no on concurrence of HB 4205, which would prohibit state agencies from promulgating rules that are more stringent than the federal standard or than is federally mandated. At a time when we are grappling with our growing
PFAS environmental and public health crisis and where federal environmental guidelines are being weakened, Michigan cannot afford to have anything but higher standards than what is federally mandated. Doing so will certainly make us ‘Impure Michigan’ instead of Pure Michigan creating unintended economic and tourism consequences in addition to the aforementioned environmental and public health consequences. Furthermore, this bill ties the hands of future administrations to enact policies that are best for Michigan.”

Third Reading of Bills

House Bill No. 6500, entitled
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 779

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In The Chair: Tedder
The question being on agreeing to the title of the bill,
Rep. Lauwers moved to amend the title to read as follows:
The motion prevailed.
The House agreed to the title as amended.
Rep. Lauwers moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.

Senate Bill No. 962, entitled
A bill to amend 1979 PA 218, entitled “Adult foster care facility licensing act,” by amending sections 3, 4, and 26a (MCL 400.703, 400.704, and 400.726a), sections 3 and 4 as amended by 2016 PA 525 and section 26a as amended by 2017 PA 156.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 780
Yeas—108

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

Nays—0

In The Chair: Tedder

Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:
“An act to provide for the licensing and regulation of adult foster care facilities; to provide for the establishment of standards of care for adult foster care facilities; to prescribe powers and duties of the department of licensing and
regulatory affairs and other departments; to prescribe certain fees; to prescribe penalties; and to repeal certain acts and parts of acts,

The House agreed to the full title.

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

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

Rep. Lauwers moved that Senate Bill No. 1154 be placed on its immediate passage.

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

**Senate Bill No. 1154, entitled**

A bill to amend 1998 PA 58, entitled “Michigan liquor control code of 1998,” by amending section 411 (MCL 436.1411), as amended by 2014 PA 44.

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

**Roll Call No. 781**

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In The Chair: Tedder

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

“An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide
for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts,”

The House agreed to the full title.

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

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

Rep. LaGrand, under Rule 31, made the following statement:

“Mr. Speaker and members of the House:

I did not vote on Roll Call No. 781 because of a possible conflict of interest.”

Rep. Lauwers moved that Senate Bill No. 1155 be placed on its immediate passage.

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

**Senate Bill No. 1155, entitled**

A bill to amend 1998 PA 58, entitled “Michigan liquor control code of 1998,” (MCL 436.1101 to 436.2303) by adding section 204a.

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

**Roll Call No. 782**

| Yeas—105 |
|-------------------|-----------------|------------------|
| Afendoulis        | Faris           | Jones            |
| Albert            | Farrington      | Kahle            |
| Alexander         | Frederick       | Kelly            |
| Allor             | Garcia          | Kesto            |
| Anthony           | Garrett         | Kosowski         |
| Barrett           | Geiss           | LaFave           |
| Bellino           | Glenn           | LaSata           |
| Bizon             | Graves          | Lasinski         |
| Brann             | Green           | Lauwers          |
| Brinks            | Greig           | Leonard          |
| Byrd              | Greimel         | Leutheuser       |
| Calley            | Griffin         | Liberati         |
| Cambensy          | Guerra          | Lilly            |
| Camilleri         | Hammoud         | Love             |
| Canfield          | Hauck           | Lower            |
| Chang             | Hernandez       | Lucido           |
| Chatfield         | Hertel          | Marino           |
| Chirkun           | Hoadley         | Maturen          |
| Clemente          | Hoitenga        | McCready         |
| Cochran           | Hornberger      | Miller           |
| Cole              | Howell          | Moss             |
| Cox               | Howrylak        | Neeley           |
| Crawford          | Hughes          | Pagan            |
| Dianda            | Iden            | Pagel            |
| Durhal            | Inman           | Peterson         |
| Elder             | Johnson         | Phelps           |
| Ellison           |                 |                  |

The House agreed to the full title.

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

The motion prevailed, 2/3 of the members serving voting therefor.
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts,”

The House agreed to the full title.

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

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

Rep. LaGrand, under Rule 31, made the following statement:

“Mr. Speaker and members of the House:
I did not vote on Roll Call No. 782 because of a possible conflict of interest.”

Rep. Lauwers moved that Senate Bill No. 1156 be placed on its immediate passage.

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

Senate Bill No. 1156, entitled


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

Roll Call No. 783

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

“An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts,"

The House agreed to the full title.

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

Rep. Lauwers moved that Senate Bill No. 1157 be placed on its immediate passage.
The motion prevailed, a majority of the members serving voting therefor.

Senate Bill No. 1157, entitled
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 784

Yeas—105

Afendoulis  Faris  Jones  Phelps
Albert  Farrington  Kahle  Rabhi
Alexander  Frederick  Kelly  Reilly
Allor  Garcia  Kesto  Rendon
Anthony  Garrett  Kosowski  Roberts
Barrett  Geiss  LaFave  Runestad
Bellino  Glenn  LaGrand  Sabo
Bizon  Graves  LaSata  Santana
Brann  Green  Lasinski  Sheppard
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts;”

The House agreed to the full title.

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

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


The motion prevailed.

Rep. Lauwers moved that Senate Bill No. 1158 be placed on its immediate passage.

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

**Senate Bill No. 1158, entitled**

A bill to amend 1998 PA 58, entitled “Michigan liquor control code of 1998,” by amending section 603 (MCL 436.1603), as amended by 2014 PA 43,

Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:
Roll Call No. 785

Yeas—104

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

Nays—2

Noble  Robinson

In The Chair: Tedder

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

“An act to 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 provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts.”

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

Rep. LaGrand, under Rule 31, made the following statement:
“Mr. Speaker and members of the House:
I did not vote on Roll Call No. 785 because of a possible conflict of interest.”
Rep. Lauwers moved that Senate Bill No. 1159 be placed on its immediate passage. The motion prevailed, a majority of the members serving voting therefor.

**Senate Bill No. 1159, entitled**


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

**Roll Call No. 786**

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<th>Afendoulis</th>
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**Nays—2**

<table>
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<th>Robinson</th>
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</table>

In The Chair: Tedder

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

“An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to
provide for allocation of certain funds for certain purposes; to provide for the confiscation and disposition of property
seized under this act; to provide referenda under certain circumstances; and to repeal acts and parts of acts,”

The House agreed to the full title.

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

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

Rep. LaGrand, under Rule 31, made the following statement:

“Mr. Speaker and members of the House:
I did not vote on Roll Call No. 786 because of a possible conflict of interest.”

The Speaker Pro Tempore assumed the Chair.

By unanimous consent the House returned to the order of

**Motions and Resolutions**

Rep. Lauwers moved that when the House adjourns today it stand adjourned until Wednesday, December 12, at 10:00 a.m.

The motion prevailed.

**Announcement by the Clerk of Printing and Enrollment**

The Clerk announced that the following bills had been reproduced and made available electronically on Thursday, December 6:

- House Bill Nos. 6583 6584 6585 6586 6587 6588 6589 6590 6591 6592 6593 6594 6595 6596 6597 6598 6599 6600

The Clerk announced the enrollment printing and presentation to the Governor on Friday, December 7, for his approval of the following bills:

- Enrolled House Bill No. 5661 at 1:56 p.m.
- Enrolled House Bill No. 5660 at 1:58 p.m.
- Enrolled House Bill No. 5794 at 2:00 p.m.
- Enrolled House Bill No. 5798 at 2:02 p.m.
- Enrolled House Bill No. 5697 at 2:04 p.m.
- Enrolled House Bill No. 5658 at 2:06 p.m.
- Enrolled House Bill No. 5539 at 2:08 p.m.

The Clerk announced the enrollment printing and presentation to the Governor on Tuesday, December 11, for his approval of the following bills:

- Enrolled House Bill No. 5219 at 2:10 p.m.
- Enrolled House Bill No. 5218 at 2:12 p.m.
- Enrolled House Bill No. 5217 at 2:14 p.m.
- Enrolled House Bill No. 4259 at 2:16 p.m.

**Reports of Standing Committees**

The Committee on Tourism and Outdoor Recreation, by Rep. Hughes, Chair, reported

**Senate Bill No. 1035, entitled**

A bill to amend 1893 PA 206, entitled “The general property tax act,” by amending section 7o (MCL 211.7o), as amended by 2006 PA 681.
Without amendment and with the recommendation that the bill pass. The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Hughes, VanderWall and Sheppard
Nays: Rep. Clemente

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Hughes, Chair, of the Committee on Tourism and Outdoor Recreation, was received and read:
Meeting held on: Tuesday, December 11, 2018
Present: Reps. Hughes, VanderWall, Sheppard, Dianda and Clemente

The Committee on Local Government, by Rep. Lower, Chair, reported
House Bill No. 5752, entitled
A bill to amend 1978 PA 368, entitled “Public health code,” (MCL 333.1101 to 333.25211) by adding part 128. With the recommendation that the substitute (H-3) be adopted and that the bill then pass. The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Lower, Crawford, Runestad, Howell, Alexander, Frederick and Hauck
Nays: Reps. Green, Moss and Ellison

The Committee on Local Government, by Rep. Lower, Chair, reported
Senate Bill No. 110, entitled
A bill to amend 1988 PA 226, entitled “An act to limit the powers of a local governmental unit regarding the leasing of private residential property,” by amending section 1 (MCL 123.411). Without amendment and with the recommendation that the bill pass. The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Yeas: Reps. Lower, Crawford, Howell, Alexander, Frederick, Hauck, Green, Moss, Ellison and Cambensy
Nays: Rep. Runestad

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Lower, Chair, of the Committee on Local Government, was received and read:
Meeting held on: Tuesday, December 11, 2018
Present: Reps. Lower, Crawford, Runestad, Howell, Alexander, Frederick, Hauck, Green, Moss, Ellison and Cambensy

The Committee on Transportation and Infrastructure, by Rep. Cole, Chair, reported
House Bill No. 4525, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending sections 25a and 31 (MCL 257.25a and 257.31), section 25a as added by 1984 PA 328. With the recommendation that the substitute (H-3) be adopted and that the bill then pass. The bill and substitute were referred to the order of Second Reading of Bills.
Favorable Roll Call

To Report Out:
Nays: Reps. Howell, Love, Clemente and Sabo

The Committee on Transportation and Infrastructure, by Rep. Cole, Chair, reported
House Bill No. 5764, entitled
A bill to amend 1909 PA 283, entitled “An act to revise, consolidate, and add to the laws relating to the establishment, opening, discontinuing, vacating, closing, altering, improvement, maintenance, and use of the public highways and private roads; the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; maintaining public access to waterways under certain conditions; setting and protecting shade trees, drainage, and cutting weeds and brush within this state; providing for the election or appointment and defining the powers, duties, and compensation of state, county, township, and district highway officials; and to prescribe penalties and provide remedies,” by amending section 10 of chapter IV (MCL 224.10), as amended by 2004 PA 516.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nays: None

The Committee on Transportation and Infrastructure, by Rep. Cole, Chair, reported
Senate Bill No. 821, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 803e (MCL 257.803e), as amended by 2011 PA 46.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nays: None

The Committee on Transportation and Infrastructure, by Rep. Cole, Chair, reported
Senate Bill No. 940, entitled
A bill to amend 2001 PA 142, entitled “Michigan memorial highway act,” (MCL 250.1001 to 250.2080) by adding section 4c.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nays: None
The Committee on Transportation and Infrastructure, by Rep. Cole, Chair, reported

**Senate Bill No. 1132, entitled**
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nays: None

The Committee on Transportation and Infrastructure, by Rep. Cole, Chair, reported

**Senate Bill No. 1137, entitled**
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nays: None

The Committee on Transportation and Infrastructure, by Rep. Cole, Chair, reported

**Senate Bill No. 1253, entitled**
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 606 (MCL 257.606), as amended by 2016 PA 448.
Without amendment and with the recommendation that the bill pass.
The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:
Nays: None

**COMMITTEE ATTENDANCE REPORT**

The following report, submitted by Rep. Cole, Chair, of the Committee on Transportation and Infrastructure, was received and read:
Meeting held on: Tuesday, December 11, 2018
Absent: Rep. Yancey
Introduction of Bills

Rep. Vaupel introduced
House Bill No. 6601, entitled
A bill to create the Michigan equine commission; to impose certain assessments and provide for the collection of those assessments; to provide for certain remedies and penalties; and to prescribe the powers and duties of the commission and certain state agencies and officials.
The bill was read a first time by its title and referred to the Committee on Agriculture.

Rep. Chirkun introduced
House Joint Resolution PP, entitled
A joint resolution proposing an amendment to the state constitution of 1963, by amending section 54 of article IV, to modify term limits for certain elected state offices.
The joint resolution was read a first time by its title and referred to the Committee on Government Operations.

Announcements by the Clerk

The Clerk received the following dissent from Rep. Rabhi:

I object to the following motions on SB1197:
Reported with recommendation
Referred to second reading
Read a second time
Placed on immediate passage
Read a third time
Passage

Rep. Howell moved that the House adjourn.
The motion prevailed, the time being 7:25 p.m.
The Speaker Pro Tempore declared the House adjourned until Wednesday, December 12, at 10:00 a.m.

GARY L. RANDALL
Clerk of the House of Representatives