No. 8 STATE OF MICHIGAN

JOURNAL OF THE

House of Representatives

90th Legislature REGULAR SESSION OF 1999

House Chamber, Lansing, Tuesday, February 9, 1999.

2:00 p.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.

Allen—present	Frank—present
Baird—present	Garcia—present
Basham—excused	Garza—present
Birkholz—present	Geiger—present
Bisbee—present	Gieleghem—present
Bishop—present	Gilbert—present
Bogardus—present	Godchaux—present
Bovin—present	Gosselin—present
Bradstreet—present	Green—present
Brater—present	Hager—present
Brewer—present	Hale—present
Brown, Bob—present	Hanley—present
Brown, Cameron—present	Hansen—present
Byl—present	Hardman—present
Callahan—present	Hart—present
Cassis—present	Howell—present
Caul—present	Jacobs—present
Cherry—present	Jamnick—present
Clark—present	Jansen—present
Clarke—present	Jelinek—present
Daniels—present	Jellema—present
DeHart—present	Johnson, Rick—present
Dennis—present	Johnson, Ruth—present
DeRossett—present	Julian—present
DeVuyst—present	Kelly—present
DeWeese—present	Kilpatrick—present
Ehardt—present	Koetje—present
Faunce—present	Kowall—present
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Kuipers—present
Kukuk—present
LaForge—present
LaSata—present
Law—present
Lemmons—present
Lockwood—present
Mans—present
Martinez—present
Mead—present
Middaugh—present
Minore—present
Mortimer—present
Neumann—present
O'Neil—present
Pappageorge—present
Patterson—present
Perricone—present
Pestka—present
Price—present
Prusi—present
Pumford—present
Quarles—present
Raczkowski—present
Reeves—present
Richardville—present
Richner—present
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Rison—present
Rivet—present
Rocca—present
Sanborn—present
Schauer—present
Schermesser—present
Scott—present
Scranton—present
Shackleton—present
Sheltrown—present
Shulman—present
Spade—present
Stallworth—present
Stamas—present
Switalski—present
Tabor—present
Tesanovich—present
Thomas—present
Toy—present
Vander Roest—present
Van Woerkom—present
Vaughn—present
Vear—present
Voorhees—present
Wojno—present
Woodward—present
Woronchak—present
F

Pastor Joe DeRose, from Shekinah Church, Inner-City Outreach Ministries in Lansing, offered the following invocation:

"Father, it is an honor and a privilege to come before You this afternoon. And we thank You Father for a beautiful day that You have blessed us with. And we thank You Father that we can come before You and lift all these requests of this state to You. We look for Your wisdom and Your guidance and direction as they make decisions for the future. I pray that You bless each and everyone in their direction and their decision, that You may be glorified and uplifted through this. Now in Your hands we place this, in Jesus' name. Amen."

Rep. Scott moved that Rep. Basham be excused from today's session due to a death in his family. The motion prevailed.

Second Reading of Bills

House Bill No. 4090, entitled

A bill to amend 1939 PA 280, entitled "The social welfare act," (MCL 400.1 to 400.119b) by adding sections 37a and 57l.

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

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

Rep. LaForge moved that the bill be re-referred to the Committee on Family and Children Services.

The question being on the motion by Rep. LaForge,

Rep. LaForge demanded the yeas and nays.

The demand was supported.

The question being on the motion by Rep. LaForge,

The motion did not prevail, a majority of the members present not voting therefor, by yeas and nays, as follows:

Roll Call No. 17 Yeas—51

Baird	Frank	Lockwood	Schauer
Bogardus	Garza	Mans	Schermesser
Bovin	Gieleghem	Martinez	Scott
Brater	Hale	Minore	Sheltrown
Brewer	Hanley	Neumann	Spade
Brown, B.	Hansen	O'Neil	Stallworth
Callahan	Hardman	Pestka	Switalski
Cherry	Jacobs	Price	Tesanovich
Clark	Jamnick	Prusi	Thomas
Clarke	Kelly	Quarles	Vaughn
Daniels	Kilpatrick	Reeves	Wojno
DeHart	LaForge	Rison	Woodward
Dennis	Lemmons	Rivet	

Nays-58

Allen	Geiger	Kowall	Richner
Birkholz	Gilbert	Kuipers	Rocca
Bisbee	Godchaux	Kukuk	Sanborn
Bishop	Gosselin	LaSata	Scranton
Bradstreet	Green	Law	Shackleton
Brown, C.	Hager	Mead	Shulman

Raczkowski

Richardville

Ehardt

Faunce

DeVuyst

Voorhees

Woronchak

Vander Roest

Byl Middaugh Stamas Hart Mortimer Tabor Cassis Howell Caul Jansen Pappageorge Toy DeRossett Van Woerkom Jelinek Patterson DeVuyst Jellema Perricone Vander Roest DeWeese Johnson, Rick Pumford Vear

Garcia Koetje

In The Chair: Perricone

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

The question being on the adoption of the substitute (H-2) offered by Rep. LaForge,

Johnson, Ruth

Julian

Rep. LaForge demanded the yeas and nays.

The demand was supported.

The question being on the adoption of the substitute (H-2) offered by Rep. LaForge,

Rep. Tesanovich moved that the bill be referred to the Committee on Appropriations.

The question being on the motion by Rep. Tesanovich,

Rep. Tesanovich demanded the yeas and nays.

The demand was supported.

The question being on the motion by Rep. Tesanovich,

The motion did not prevail, a majority of the members present not voting therefor, by yeas and nays, as follows:

Roll Call No. 18 Yeas—51

Baird Frank Lockwood Schauer Schermesser **Bogardus** Garza Mans Bovin Gieleghem Martinez Scott Brater Hale Minore Sheltrown Brewer Hanley Neumann Spade Brown, B. Hansen O'Neil Stallworth Callahan Hardman Pestka Switalski Cherry Jacobs Price Tesanovich Clark Jamnick Prusi **Thomas** Ouarles Vaughn Clarke Kellv Kilpatrick Reeves Woino **Daniels** Woodward DeHart LaForge Rison Dennis Lemmons Rivet

Nays—58

Kowall Allen Geiger Richner Gilbert **Kuipers** Birkholz Rocca Bisbee Godchaux Kukuk Sanborn LaSata **Bishop** Gosselin Scranton Bradstreet Green Law Shackleton Brown, C. Hager Mead Shulman Byl Hart Middaugh Stamas Cassis Howell Mortimer Tabor Caul Jansen Pappageorge Toy Van Woerkom **DeRossett** Jelinek Patterson

Perricone

Jellema

Woronchak

DeWeeseJohnson, RickPumfordVearEhardtJohnson, RuthRaczkowskiVoorheesFaunceJulianRichardvilleWoronchak

Garcia Koetje

In The Chair: Perricone

The question being on the adoption of the substitute (H-2) offered previously by Rep. LaForge,

The substitute (H-2) was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 19 Yeas—48

Baird Garza Lemmons Rivet **Bogardus** Gieleghem Lockwood Schauer Bovin Hale Mans Schermesser Brater Hanley Martinez Scott Hansen Minore Brewer Sheltrown Callahan Hardman Neumann Spade Cherry Jacobs O'Neil Stallworth Clark Price Jamnick Switalski Clarke Kelly Prusi Tesanovich Kilpatrick Thomas **Daniels** Quarles DeHart LaForge Reeves Vaughn Dennis Law Rison Woodward

Nays-61

Allen Garcia Koetie Richner Birkholz Geiger Kowall Rocca Gilbert Kuipers Bisbee Sanborn Bishop Godchaux Kukuk Scranton Bradstreet Gosselin LaSata Shackleton Green Shulman Brown, B. Mead Brown, C. Hager Middaugh Stamas Byl Hart Tabor Mortimer Cassis Howell Pappageorge Toy Van Woerkom Caul Jansen Patterson Jelinek Perricone Vander Roest **DeRossett** DeVuyst Jellema Pestka Vear DeWeese Johnson, Rick Pumford Voorhees Raczkowski Ehardt Johnson, Ruth Woino

In The Chair: Perricone

Faunce

Frank

Rep. LaForge moved to amend the bill as follows:

Julian

Richardville

^{1.} Amend page 2, following line 24, by inserting:

[&]quot;(3) THIS SECTION DOES NOT APPLY TO A CUSTODIAL PARENT WHO IS APPLYING FOR FAMILY INDEPENDENCE ASSISTANCE BECAUSE A NONCUSTODIAL PARENT IS NOT PAYING CHILD SUPPORT.".

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

Rep. LaForge demanded the yeas and nays.

The demand was supported.

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

The amendment was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 20 Yeas—46

Baird Lockwood Rivet Garza **Bogardus** Gieleghem Martinez Schauer Bovin Hale Minore Schermesser Brater Hanley Neumann Scott Brewer Hansen O'Neil Sheltrown Callahan Hardman Pestka Spade Price Stallworth Cherry Jacobs Jamnick Prusi Tesanovich Clark Clarke Kelly **Ouarles Thomas Daniels** Kilpatrick Reeves Vaughn LaForge Woodward DeHart Rison Dennis Lemmons

Nays—62

Kowall Allen Garcia Rocca Birkholz Geiger **Kuipers** Sanborn Kukuk Bisbee Gilbert Scranton LaSata Shackleton **Bishop** Godchaux Bradstreet Gosselin Law Shulman Brown, B. Green Mead Stamas Brown, C. Hager Middaugh Switalski Byl Hart Mortimer **Tabor** Cassis Howell Pappageorge Toy Van Woerkom Caul Jansen Patterson Jelinek Perricone Vander Roest DeRossett Pumford **DeVuvst** Jellema Vear DeWeese Johnson, Rick Voorhees Raczkowski Ehardt Johnson, Ruth Richardville Wojno Woronchak Faunce Julian Richner Frank Koetje

In The Chair: Perricone

Rep. Jacobs moved to amend the bill as follows:

1. Amend page 2, following line 24, by inserting:

"(3) IF THE FAMILY INDEPENDENCE AGENCY IMPLEMENTS SUBSTANCE ABUSE TESTING AS AUTHORIZED BY SUBSECTION (1), THAT TESTING SHALL INCLUDE A SCREENING FOR ALCOHOLIC LIQUOR. AS USED IN THIS SUBSECTION, "ALCOHOLIC LIQUOR" MEANS THAT TERM AS DEFINED IN SECTION 105 OF THE MICHIGAN LIQUOR CONTROL CODE OF 1998, 1998 PA 58, MCL 436.1105.".

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

Rep. Jacobs demanded the yeas and nays.

The demand was supported.

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

The amendment was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 21 Yeas—45

Baird Garza Lemmons Rivet Lockwood **Bogardus** Gieleghem Schermesser Bovin Hale Martinez Scott Brater Hanley Minore Sheltrown Brewer Hansen Neumann Spade Brown, B. Hardman Pestka Stallworth Clark Jacobs Price Tesanovich Clarke Jamnick Prusi **Thomas Daniels** Kelly **Ouarles** Vaughn Wojno DeHart Kilpatrick Reeves Dennis LaForge Rison Woodward Frank

Nays-63

Allen Garcia Kowall Rocca **Kuipers** Birkholz Geiger Sanborn Bisbee Gilbert Kukuk Schauer Bishop Godchaux LaSata Scranton Bradstreet Gosselin Law Shackleton Brown, C. Green Mead Shulman Byl Hager Middaugh Stamas Callahan Hart Mortimer Switalski Cassis Howell O'Neil Tabor Caul Jansen Pappageorge Toy Cherry Jelinek Patterson Van Woerkom Vander Roest DeRossett Jellema Perricone Johnson, Rick **DeVuyst** Pumford Vear **DeWeese** Johnson, Ruth Raczkowski Voorhees Julian Richardville Woronchak Ehardt

In The Chair: Perricone

Faunce

Rep. Jellema asked and obtained an excuse from the balance of today's session.

Koetie

Rep. Jacobs moved to amend the bill as follows:

1. Amend page 2, following line 24, by inserting:

"(3) IF AN INDIVIDUAL IS REQUIRED TO COMPLY WITH A SUBSTANCE ABUSE TREATMENT PLAN, THE DEPARTMENT SHALL PROVIDE TRANSPORTATION AND CHILD CARE SERVICES TO ENABLE THE INDIVIDUAL TO ATTEND THE PROGRAM.".

Richner

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

Rep. Jacobs demanded the yeas and nays.

The demand was supported.

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

The amendment was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Woronchak

Roll Call No. 22 Yeas—41

Baird **DeWeese** Kilpatrick Reeves Rison **Bogardus** Garza LaForge Bovin Gieleghem Lemmons Schauer Brater Hale Lockwood Schermesser Brewer Hanley Martinez Scott Hansen Minore Stallworth Cherry Clark Hardman O'Neil Tesanovich Clarke Jacobs Price **Thomas** Daniels Jamnick Prusi Vaughn Woodward DeHart Kelly Quarles

Dennis

Nays—66

Allen Geiger LaSata Sanborn Birkholz Gilbert Law Scranton Bisbee Godchaux Mead Shackleton Bishop Gosselin Middaugh Sheltrown Bradstreet Green Mortimer Shulman Brown, B. Hager Neumann Spade Brown, C. Hart Pappageorge Stamas Byl Howell Patterson Switalski Perricone Callahan Jansen **Tabor** Cassis Jelinek Pestka Toy Caul Johnson, Rick Pumford Van Woerkom Johnson, Ruth Raczkowski Vander Roest **DeRossett** Julian Richardville Vear DeVuvst Ehardt Koetje Richner Voorhees Kowall Rivet Wojno Faunce

In The Chair: Perricone

Frank

Garcia

Rep. Jacobs moved to amend the bill as follows:

- 1. Amend page 2, following line 24, by inserting:
- "(3) THE TIME AN INDIVIDUAL SPENDS IN A SUBSTANCE ABUSE TREATMENT PLAN IN COMPLIANCE WITH SUBSECTION (1) SHALL COUNT TOWARD ANY WORK FIRST REQUIREMENTS DESCRIBED IN SECTION 57F."

Rocca

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

Kuipers

Kukuk

Rep. Jacobs demanded the yeas and nays.

The demand was supported.

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

The amendment was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 23 Yeas—37

Baird Garza Kilpatrick Ouarles **Bogardus** Gieleghem LaForge Reeves Brater Hale Lemmons Rison Brewer Hanley Lockwood Schauer

Woronchak

Martinez Scott Cherry Hansen Hardman Minore Stallworth Clark Clarke Jacobs O'Neil **Thomas** Price **Daniels** Jamnick Vaughn DeHart Kelly Prusi Woodward Dennis

Nays-70

Allen Garcia LaSata Schermesser Birkholz Geiger Law Scranton Bisbee Gilbert Mead Shackleton Bishop Godchaux Middaugh Sheltrown Bovin Gosselin Mortimer Shulman Bradstreet Green Neumann Spade Brown, B. Hager Stamas Pappageorge Brown, C. Hart Patterson Switalski Byl Howell Perricone **Tabor** Callahan Jansen Pestka Tesanovich Cassis Jelinek Pumford Toy Johnson, Rick Caul Raczkowski Van Woerkom DeRossett Johnson, Ruth Richardville Vander Roest **DeVuvst** Julian Richner Vear DeWeese Voorhees Koetje Rivet Kowall Wojno Ehardt Rocca

In The Chair: Perricone

Faunce

Frank

Rep. Jacobs moved to amend the bill as follows:

- 1. Amend page 2, following line 24, by inserting:
- "(3) THE TIME AN INDIVIDUAL SPENDS IN A SUBSTANCE ABUSE TREATMENT PLAN IN COMPLIANCE WITH SUBSECTION (1) SHALL NOT COUNT TOWARD THE INDIVIDUAL'S LIFETIME TIME LIMIT OF FAMILY INDEPENDENCE ASSISTANCE.".

Sanborn

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

Kuipers

Kukuk

Rep. Jacobs demanded the yeas and nays.

The demand was supported.

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

The amendment was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 24 Yeas—33

Baird Garza Kelly **Ouarles** Kilpatrick Reeves **Bogardus** Gieleghem Brater Hale LaForge Rison Brewer Hanley Lemmons Schauer Cherry Hansen Lockwood Scott Clark Hardman Martinez Stallworth Clarke Jacobs Minore **Thomas Daniels** Jamnick Price Vaughn Dennis

Nays-74

Allen Garcia Law Schermesser Birkholz Geiger Mead Scranton Gilbert Shackleton Bisbee Middaugh Bishop Godchaux Mortimer Sheltrown Bovin Gosselin Neumann Shulman O'Neil Bradstreet Green Spade Brown, B. Hager Pappageorge Stamas Brown, C. Hart Patterson Switalski Byl Howell Perricone **Tabor** Callahan Jansen Pestka Tesanovich Cassis Jelinek Prusi Toy Johnson, Rick Van Woerkom Caul Pumford DeHart Johnson, Ruth Raczkowski Vander Roest DeRossett Julian Richardville Vear DeVuvst Koetje Richner Voorhees DeWeese Kowall Rivet Woino Ehardt **Kuipers** Rocca Woodward Faunce Kukuk Sanborn Woronchak LaSata Frank

In The Chair: Perricone

Rep. Gieleghem moved to amend the bill as follows:

- 1. Amend page 1, line 1, after "(1)" by striking out the balance of the line through "ACT." on line 3 and inserting "AS A CONDITION FOR FAMILY INDEPENDENCE ASSISTANCE UNDER THIS ACT, THE FAMILY INDEPENDENCE AGENCY MAY REQUIRE SUBSTANCE ABUSE TESTING OF AN INDIVIDUAL WHO IS EITHER OF THE FOLLOWING:
- (A) A PARTICIPANT IN THE WORK FIRST PROGRAM WHO IS UNABLE TO SECURE A JOB DURING THE INITIAL EMPLOYMENT SEARCH PERIOD.
- (B) A PARTICIPANT IN THE WORK FIRST PROGRAM WHO SECURES A JOB DURING THE INITIAL EMPLOYMENT SEARCH PERIOD, BECOMES UNEMPLOYED AGAIN, AND REMAINS UNEMPLOYED FOR MORE THAN 6 MONTHS.
 - (2)" and renumbering the remaining subsection.
 - 2. Amend page 1, line 4, after "THIS" by striking out "SUBSECTION" and inserting "SECTION".

The question being on the adoption of the amendments offered by Rep. Gieleghem,

Rep. Gieleghem demanded the yeas and nays.

The demand was supported.

The question being on the adoption of the amendments offered by Rep. Gieleghem,

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

Roll Call No. 25 Yeas—37

Baird Gieleghem Lemmons Rison **Bogardus** Hale Lockwood Rivet Hanley Bovin Martinez Schauer Brater Hardman Minore Scott Cherry Jacobs O'Neil Stallworth Jamnick Price Tesanovich Clark Clarke Kellv Prusi Thomas **Daniels Kilpatrick** Quarles Vaughn Dennis LaForge Reeves Woodward Garza

Nays—69

Allen Garcia Birkholz Geiger Gilbert Bisbee Bishop Godchaux Bradstreet Gosselin Brown, B. Green Brown, C. Hager Byl Hansen Callahan Hart Howell Cassis Caul Jansen DeHart Jelinek Johnson, Rick DeRossett **DeVuyst** Johnson, Ruth DeWeese Julian Ehardt Koetje Faunce Kowall

Kuipers Kukuk LaSata Law Mead Middaugh Mortimer Neumann Pappageorge Patterson Perricone Pestka Pumford Raczkowski Richardville Richner

Rocca

Sanborn Schermesser Scranton Shackleton Sheltrown Shulman Spade Stamas Switalski Tabor Toy Van Woerkom

Vander Roest Vear Voorhees Wojno Woronchak

In The Chair: Perricone

Frank

Rep. DeHart moved that Rep. Schermesser be excused temporarily from today's session. The motion prevailed.

Rep. Hardman moved to amend the bill as follows:

1. Amend page 1, line 8, after "PLAN." by inserting "IF AN INDIVIDUAL DOES NOT PARTICIPATE IN A SUBSTANCE ABUSE TREATMENT PLAN DUE TO UNAVAILABILITY OF SPACE IN A TREATMENT PROGRAM, THIS SECTION DOES NOT APPLY TO THAT INDIVIDUAL UNTIL SPACE IN A TREATMENT PROGRAM IS AVAILABLE.".

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

Rep. Hardman demanded the yeas and nays.

The demand was supported.

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

The amendment was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 26 Yeas—42

Baird Gieleghem Lockwood **Bogardus** Hale Martinez Brater Hanley Minore Brewer Hansen Neumann Hardman O'Neil Cherry Price Clark Jacobs Clarke Jamnick Prusi **Daniels** Kelly Quarles DeHart Kilpatrick Reeves Dennis LaForge Rison Garza Lemmons

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Tesanovich
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es Vaughn
m Woodward

Nays—64

Allen Faunce Koetje Richner Birkholz Frank Kowall Rocca Kuipers Bisbee Garcia Sanborn Kukuk Bishop Geiger Scranton Bovin Gilbert LaSata Shackleton Bradstreet Godchaux Law Shulman Brown, B. Gosselin Mead Stamas Middaugh Brown, C. Green Switalski Hager Mortimer Tabor Byl Callahan Hart Pappageorge Tov Cassis Howell Patterson Van Woerkom Caul Jansen Perricone Vander Roest Jelinek **DeRossett** Pestka Vear **DeVuyst** Johnson, Rick Pumford Voorhees Wojno **DeWeese** Johnson, Ruth Raczkowski Woronchak Ehardt Julian Richardville

In The Chair: Perricone

Rep. Hardman moved to amend the bill as follows:

- 1. Amend page 2, following line 24, by inserting:
- "(3) IF THE FAMILY INDEPENDENCE AGENCY IMPLEMENTS SUBSTANCE ABUSE TESTING AS AUTHORIZED BY SUBSECTION (1), ALL SUBSTANCE ABUSE TESTING SITES SHALL EMPLOY A UNIFORM TESTING METHOD.".

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

Rep. Hardman demanded the yeas and nays.

The demand was supported.

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

The amendment was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 27 Yeas—48

Baird Dennis LaForge Rivet Bogardus Frank Lemmons Schauer Bovin Lockwood Scott Garza Brater Gieleghem Martinez Sheltrown Brewer Hale Minore Spade Brown, B. Hanley Neumann Stallworth Callahan Hansen O'Neil Switalski Hardman Pestka Tesanovich Cherry Clark Jacobs Price **Thomas** Clarke Jamnick Prusi Vaughn **Daniels** Kellv **Ouarles** Woino DeHart Kilpatrick Reeves Woodward

Nays—57

Allen Geiger Kowall Richner Birkholz Gilbert Kuipers Rocca Bisbee Godchaux Kukuk Sanborn Bishop Gosselin LaSata Scranton Bradstreet
Brown, C.
Byl
Cassis
Caul
DeRossett
DeVuyst
DeWeese
Ehardt
Faunce

Garcia

Green
Hager
Hart
Howell
Jansen
Jelinek
Johnson, Rick
Johnson, Ruth
Julian
Koetje

Law
Mead
Middaugh
Mortimer
Pappageorge
Patterson
Perricone
Pumford
Raczkowski
Richardville

Shackleton Shulman Stamas Tabor Toy Van Woerkom

Vander Roest Vear Voorhees Woronchak

In The Chair: Perricone

Rep. LaForge moved that Rep. Hanley be excused temporarily from today's session. The motion prevailed.

Rep. LaForge asked and obtained a temporary excuse from today's session.

Rep. DeHart asked and obtained a temporary excuse from today's session.

Rep. Gieleghem moved to amend the bill as follows:

- 1. Amend page 2, following line 24, by inserting:
- "(3) THE SUBSTANCE ABUSE TREATMENT TESTING AUTHORIZED IN SUBSECTION (1) DOES NOT APPLY TO AN INDIVIDUAL 65 YEARS OLD OR OLDER.".

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

Rep. Gieleghem demanded the yeas and nays.

The demand was supported.

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

The amendment was adopted, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 28 Yeas—106

Allen Baird Birkholz Bisbee Bishop **Bogardus** Bovin Bradstreet Brater Brewer Brown, B. Brown, C. Bvl Callahan Cassis Caul Cherry Clark Clarke Daniels Dennis **DeRossett**

Garcia Garza Geiger Gieleghem Gilbert Godchaux Gosselin Green Hager Hale Hanley Hansen Hardman Hart Howell Jacobs Jamnick Jansen Jelinek Johnson, Rick Johnson, Ruth Julian

LaForge LaSata Law Lemmons Lockwood Martinez Mead Middaugh Minore Mortimer Neumann O'Neil Pappageorge Patterson Perricone Pestka Price Prusi Pumford Ouarles

Raczkowski

Kukuk

Rivet Rocca Sanborn Schauer Schermesser Scott Scranton Shackleton Sheltrown Shulman Spade Stallworth Stamas Switalski **Tabor** Tesanovich Thomas Toy Van Woerkom Vander Roest Vaughn

Vear

DeVuyst Reeves Voorhees Kelly Kilpatrick Richardville Woino DeWeese Ehardt Koetje Richner Woodward Woronchak Kowall Rison Faunce Frank **Kuipers**

Nays—0

In The Chair: Perricone

Rep. LaForge moved to amend the bill as follows:

1. Amend page 1, line 3, after "ACT." by inserting "AN INDIVIDUAL IS EXEMPT FROM SUBSTANCE ABUSE TESTING AUTHORIZED BY THIS SECTION IF THE INDIVIDUAL IS PARTICIPATING IN A SUBSTANCE ABUSE REHABILITATION PROGRAM THAT THE INDIVIDUAL WAS ORDERED TO PARTICIPATE IN BY A CIRCUIT COURT THAT HAS ESTABLISHED PROCEDURES TO EXPEDITE THE CLOSING OF CRIMINAL CASES INVOLVING A CRIME ESTABLISHED UNDER PART 74 OF THE PUBLIC HEALTH CODE, 1978 PA 368, MCL 333.7401 TO 333.7461."

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

Rep. Hager moved to amend the bill as follows:

1. Amend page 1, line 1, after "(1)", by striking out the balance of the line, through "SECTION," on line 5 and inserting "THE FAMILY INDEPENDENCE AGENCY SHALL IMPLEMENT A PILOT PROGRAM OF SUBSTANCE ABUSE TESTING AS A CONDITION FOR FAMILY INDEPENDENCE ASSISTANCE ELIGIBILITY IN AT LEAST 3 COUNTIES, INCLUDING RANDOM SUBSTANCE ABUSE TESTING. IT IS THE INTENT OF THE LEGISLATURE THAT A STATEWIDE PROGRAM OF SUBSTANCE ABUSE TESTING OF FAMILY INDEPENDENCE ASSISTANCE RECIPIENTS, INCLUDING RANDOM SUBSTANCE ABUSE TESTING, BE IMPLEMENTED.".

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

Rep. Hardman moved to amend the bill as follows:

1. Amend page 2, line 16, after "TESTING" by striking out the balance of the sentence and inserting "AND THE RESULTING TREATMENT, AND THE ASSOCIATED COST SAVINGS TO THE ASSISTANCE PROGRAM.".

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

Rep. Brater moved to amend the bill as follows:

- 1. Amend page 2, following line 3, by inserting:
- "(2) IF THE DEPARTMENT IMPLEMENTS SUBSTANCE ABUSE TESTING AS AUTHORIZED BY SUBSECTION (1), THE DEPARTMENT SHALL TRAIN DEPARTMENT EMPLOYEES AND WORK FIRST CONTRACTOR EMPLOYEES ON THE NATURE AND INCIDENCE OF DUAL DIAGNOSIS AND ON THE NEED TO TREAT SUBSTANCE ABUSE AND SERIOUS MENTAL ILLNESS AS DEFINED IN SECTION 100D OF THE MENTAL HEALTH CODE, 1974 PA 258, MCL 330.1100D, CONCURRENTLY IF TESTING OR SCREENING DETERMINES THAT THERE IS COMORBIDITY. THE DEPARTMENT SHALL CONDUCT THE TRAINING USING TRAINED MENTAL HEALTH PROFESSIONALS." and renumbering the remaining subsection.

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

Rep. Brater demanded the yeas and nays.

The demand was supported.

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

The amendment was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 29 Yeas—47

Baird Lockwood Frank Schermesser Bogardus Garza Martinez Scott Bovin Gieleghem Minore Sheltrown Brater Hale O'Neil Spade Brewer Hanley Pestka Stallworth

Brown, B. Price Switalski Hansen Callahan Hardman Prusi Tesanovich Cherry Jacobs Ouarles Thomas Reeves Clark Jamnick Vaughn Clarke **Kilpatrick** Rison Wojno LaForge Rivet Woodward **Daniels** Dennis Lemmons Schauer

Nays—58

Allen Geiger **Kuipers** Richner Birkholz Gilbert Kukuk Rocca Bisbee Godchaux LaSata Sanborn Bishop Gosselin Law Scranton Bradstreet Green Mead Shackleton Brown, C. Hager Middaugh Shulman Hart Mortimer Stamas Byl Cassis Howell Neumann **Tabor** Caul Jansen Pappageorge Toy Van Woerkom DeRossett Jelinek Patterson Johnson, Rick **DeVuvst** Perricone Vander Roest DeWeese Johnson, Ruth Pumford Vear Voorhees Ehardt Julian Raczkowski Faunce Koetje Richardville Woronchak Kowall Garcia

In The Chair: Perricone

Rep. Rison moved to amend the bill as follows:

- 1. Amend page 2, following line 24, by inserting:
- "(3) IF AN INDIVIDUAL IS RECEIVING FAMILY INDEPENDENCE ASSISTANCE AS THE CUSTODIAL GRANDPARENT OF A MINOR CHILD, THE INDIVIDUAL IS EXEMPT FROM THE SUBSTANCE ABUSE TESTING AS AUTHORIZED BY SUBSECTION (1)."

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

Rep. Rison demanded the yeas and nays.

The demand was supported.

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

The amendment was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 30 Yeas—46

Baird Frank Martinez Schermesser **Bogardus** Garza Minore Scott Bovin Gieleghem Neumann Sheltrown Brater Hale Pestka Spade Price Stallworth Brewer Hanley Brown, B. Hansen Prusi Switalski Callahan Hardman **Ouarles** Tesanovich Cherry Jacobs Reeves Thomas Clark Jamnick Rison Vaughn Clarke Kilpatrick Rivet Wojno **Daniels** Lemmons Schauer Woodward Lockwood Dennis

Nays-58

Allen Geiger Gilbert Birkholz Bisbee Godchaux Gosselin Bishop Bradstreet Green Brown, C. Hager Byl Hart Cassis Howell Caul Jansen Jelinek **DeRossett DeVuyst** Johnson, Rick DeWeese Johnson, Ruth Ehardt Julian Faunce Koetje Kowall Garcia

Kuipers Kukuk LaSata Law Mead Middaugh Mortimer O'Neil Pappageorge Patterson Perricone Pumford

Raczkowski

Richardville

Richner Rocca Sanborn Scranton Shackleton Shulman Stamas **Tabor** Toy Van Woerkom

Vander Roest Vear Voorhees

Woronchak

In The Chair: Perricone

Rep. Brewer moved that Rep. Kelly be excused temporarily from today's session. The motion prevailed.

Rep. Wojno moved to amend the bill as follows:

- 1. Amend page 2, following line 24, following subsection (3), by inserting:
- "(4) NOT LESS THAN 60 DAYS BEFORE THE DEPARTMENT IMPLEMENTS SUBSTANCE ABUSE TESTING UNDER THIS SECTION, THE DEPARTMENT SHALL PROMULGATE RULES UNDER THIS SECTION THAT ASSURE THE RELIABILITY OF EACH SAMPLE TO BE USED FOR TESTING. THE RULES SHALL INCLUDE AT LEAST ALL OF THE FOLLOWING:
- (A) PROCEDURES THAT ASSURE EACH SAMPLE IS SEALED FROM THE TIME THE SAMPLE IS TAKEN UNTIL IT IS TESTED. AND AFTER THE TESTING.
- (B) PROCEDURES THAT ASSURE EACH SAMPLE IS CORRECTLY IDENTIFIED WITH THE INDIVIDUAL FROM WHOM THE SAMPLE WAS TAKEN.".

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

Rep. Wojno demanded the yeas and nays.

The demand was supported.

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

The amendment was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 31 Yeas—47

Baird Frank Martinez **Bogardus** Garza Minore Bovin Gieleghem Neumann Brater Hale O'Neil Pestka Brewer Hanley Brown, B. Hansen Price Callahan Hardman Prusi Cherry Jacobs **Ouarles** Clark Jamnick Reeves Clarke LaForge Rison **Daniels** Lemmons Rivet Dennis Lockwood Schauer

Schermesser Scott Sheltrown Spade Stallworth Switalski Tesanovich **Thomas** Vaughn Wojno Woodward

Nays—57

Allen Geiger Gilbert Birkholz Godchaux Bisbee Bishop Gosselin Bradstreet Green Brown, C. Hager Byl Hart Cassis Howell Caul Jansen DeRossett Jelinek **DeVuyst** Johnson, Rick DeWeese Johnson, Ruth Ehardt Julian Faunce Koetje

Kowall
Kuipers
Kukuk
LaSata
Law
Mead
Middaugh
Mortimer
Pappageorge
Patterson
Perricone

Richner
Rocca
Sanborn
Scranton
Shackleton
Shulman
Stamas
Tabor
Toy
Van Woerkom

Perricone Vander Roest
Pumford Vear
Raczkowski Voorhees
Richardville Woronchak

In The Chair: Perricone

Garcia

Rep. LaForge moved to amend the bill as follows:

1. Amend page 1, line 8, after "PLAN." by inserting "AN INDIVIDUAL IS EXEMPT FROM SUBSTANCE ABUSE TESTING AUTHORIZED BY THIS SECTION IF THE INDIVIDUAL IS PARTICIPATING IN A SUBSTANCE ABUSE REHABILITATION PROGRAM THAT THE INDIVIDUAL WAS ORDERED TO PARTICIPATE IN BY A CIRCUIT COURT THAT HAS ESTABLISHED PROCEDURES TO EXPEDITE THE CLOSING OF CRIMINAL CASES INVOLVING A CRIME ESTABLISHED UNDER PART 74 OF THE PUBLIC HEALTH CODE, 1978 PA 368, MCL 333.7401 TO 333.7461."

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

Rep. Faunce moved to amend the bill as follows:

1. Amend page 1, line 5, after "57B" by inserting "SHALL NOT BE CONSIDERED TO HAVE TESTED POSITIVE FOR SUBSTANCE ABUSE UNTIL THE SAMPLE HAS BEEN RETESTED TO RULE OUT A FALSE POSITIVE. AN INDIVIDUAL DESCRIBED IN SECTION 57B".

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

Rep. Faunce demanded the yeas and nays.

The demand was supported.

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

The amendment was adopted, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 32 Yeas—93

Allen Faunce Baird Frank Birkholz Garcia Bisbee Garza Bishop Geiger **Bogardus** Gieleghem Bovin Gilbert Bradstreet Godchaux Brater Gosselin Brewer Green Brown, B. Hager Brown, C. Hanley Byl Hansen

Kilpatrick
Koetje
Kowall
Kuipers
Kukuk
LaSata
Law
Lockwood
Mead
Middaugh
Minore
Mortimer
Neumann

Rivet
Rocca
Sanborn
Schauer
Schermesser
Scranton
Shackleton
Sheltrown
Shulman
Spade
Stamas
Switalski
Tabor

Callahan Hardman Cassis Hart Caul Howell Jacobs Clark Clarke Jamnick Daniels Jansen Jelinek Dennis Johnson, Rick **DeRossett** Johnson, Ruth **DeVuyst**

Pappageorge Patterson Perricone Pestka Prusi Pumford Raczkowski Richardville Richner

O'Neil

Tov Van Woerkom Vander Roest Vaughn Vear Voorhees Woino Woodward Woronchak

Tesanovich

Ehardt

DeWeese

Nays—9

Hale Ouarles Rison Stallworth LaForge Reeves Scott **Thomas** Price

In The Chair: Perricone

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

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

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

Julian

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

House Bill No. 4090, entitled

A bill to amend 1939 PA 280, entitled "The social welfare act," (MCL 400.1 to 400.119b) by adding sections 37a and 571.

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

Roll Call No. 33 Yeas—69

Allen Garcia **Kuipers** Kukuk Birkholz Geiger Gieleghem LaSata Bisbee Bishop Gilbert Law Bovin Godchaux Mead Bradstreet Gosselin Middaugh Green Mortimer Brown, B. Brown, C. Neumann Hager Bvl Hart O'Neil Callahan Howell Pappageorge Cassis Jansen Patterson Caul Jelinek Perricone DeRossett Johnson, Rick Pestka DeVuvst Johnson, Ruth Pumford DeWeese Julian Raczkowski Richardville Ehardt Koetje Faunce Kowall Richner

Rivet Rocca Sanborn Scranton Shackleton Sheltrown Shulman Spade Stamas **Tabor**

Toy Van Woerkom Vander Roest Vear Voorhees Wojno Woronchak

Frank

Nays—36

Baird Garza Lemmons Schauer Bogardus Hale Lockwood Schermesser Brater Hanley Martinez Scott Minore Brewer Hansen Stallworth Cherry Hardman Price Switalski Clark Jacobs Prusi Tesanovich Jamnick Quarles Thomas Clarke **Daniels** Kilpatrick Reeves Vaughn Dennis LaForge Rison Woodward

In The Chair: Perricone

The question being on agreeing to the title of the bill,

Rep. Raczkowski moved to amend the title to read as follows:

A bill to amend 1939 PA 280, entitled "The social welfare act," (MCL 400.1 to 400.119b) by adding section 57l.

The motion prevailed.

The House agreed to the title as amended.

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

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

Rep. Switalski, 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:

I agree with the good intentions of this bill, which seek to ensure that welfare payments are not spent on illegal drugs. Good intentions, however, do not create good law.

I voted against this bill because I believe the ability it gives to the government to conduct a general search is a violation of the 4th amendment to the US Constitution and a similar provision in the Michigan Constitution.

The House today defeated an amendment that would have required that testing be conducted for cause. This amendment would have created a legal drug testing program, while defending our cherished 4th Amendment rights against general, warrantless searches.

This house today has failed to protect our Constitutional Rights. For that protection we must now rely on the Supreme Court."

Rep. Woodward, 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:

The people of the 34th District did not elect me to come to Lansing so that I can give a state agency a 'blank check' to administer drug tests without evidence of drug abuse. Therefore, I can not support HB 4090 for the following reasons:

- 1) The 4th Amendment of the U.S. Constitution explicitly prohibits blanket searches (such as those advocated in this bill) without just cause. But the Republican Majority refuses to amend HB 4090 as to require just cause in this piece of legislation.
- 2) There is no uniformity or legal procedure for administrating the drug test in and across the state.
- 3) Drug testing doesn't guarantee drug <u>treatment</u>. With many state and community treatment centers having waiting lists as long as six months, this bill doesn't satisfy the purpose of this legislation. There is no insurance that adequate resources will be made to get the necessary population off drugs."

Rep. Hansen Clarke, 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:

I object to this bill because it allows the state to test poor taxpayers, including grandparents raising their grandchildren, without any evidence that they are abusing drugs. This is unfair and also unnecessary because there already exists another law that authorizes drug testing of family independence program participants.

It is also irresponsible to support this measure at this time because even the proponents of this bill have not explained the estimated cost of this procedure."

Rep. Dennis, having reserved the right to explain her protest against the passage of the bill, made the following statement:

"Mr. Speaker and members of the House:

The Republicans want to give The Family Independence Agency the power to test—without any evidence of drug abuse—working poor taxpayers and grandparents raising their grandchildren.

A law already exists, that I support, which authorizes drug tests for FIP recipients for cause. The people of the 92nd district did not send me to Lansing so that I could vote yes on unnecessary legislation.

However, one item that has been overlooked is, what happens to the children after a parent or grandparent is dropped from the rolls. I submit this no vote, because it does not answer this question."

Rep. Jamnick, 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:

I voted no on this bill today.

Mr. Speaker, I certainly appreciate the opportunity to hear the discussion today.

I am not going to say that anyone is making a right or wrong vote today. But I cannot support this bill and speak of respect for people.

Our society today still continues to ignore the other addictions that hurt our children and families too.

This is what I call our fragile population and may not know how to respect themselves and have to be helped to learn too. I have gone with someone to apply for assistance and it was a humiliating experience. For someone lacking confidence in themself to come and do a test may only serve to push them down further.

I don't understand why this body today was unwilling to include ourselves in doing something we are requiring others to do.

I ask us all today to remember that there but for the grace of God, or whatever higher power you believe in, could go all of us—nobody is saying there aren't problems. I'm not sure this is a solution."

Rep. Lemmons, 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:

I believe that HB 4090 violates the rights of privacy and is thereby unconstitutional.

Furthermore this legislation unfairly targets the most vulnerable segment of our population while allowing other recipients of state funds who receive far larger funds to be exempt."

Rep. Reeves, 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:

I could not support HB 4090 and 4091 due to the exclusion of appropriate amendments which would have increased my favorability to these bills. I was especially appalled by the lack of consideration to custodial grandparents. These bills assume the very worst about our most vulnerable citizens without just cause."

Rep. Vaughn, 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:

I voted no on HB #4090 because I believe this mean spirited legislation is unconstitutional and unlawful because it targets one segment of the population—poor people.

To demand that people who apply for welfare assistance must be drug tested even though there is no evidence of their drug use is against everything a democracy is supposed to stand for.

This bill reminds me of my experience while serving in the United States Army in Germany wherein I researched the path of the Hitler era in Germany. Their first programs were targeted against poor people.

Since I knew my own history and clearly understood the holocaust against my ancestors wherein we lost upwards of a hundred million during the nearly 500 years of the slave trade and slavery in the Americas.

I was quite interested in the role of the Nazi German government and ordinary German people in the mainly Jewish Holocaust wherein 6 million people were slaughtered.

After Adolph Hitler seized the office of Chancellor through an in house coup de etat the SS and the entire Nazi apparatus went to work with a law and order platform that targeted poor people first—Jews, Gypsies, Catholics, dissidents, Africans, etc. with a demand that they all carry ID cards, that they be tested for all sort of Dr. Mengele,

Dr. Science and Dr. Strangelove reasons—that Jews wear a yellow star of David and eventually this entire population of poor people were tattooed with a serial number.

I remember the blue numbered tattooes that I observed on so many German victims of the holocaust that were lucky enough to survive.

Now here we come, full circle in Michigan, with a bill that sounds like it was concocted in World War II Berlin.

You want to test poor people for drugs—not fat cats who get state contracts—not politicians who have a strange habit of making holier than thou laws, who are morally and sexually perfect if you let them tell it but in fact are fallible humans like the rest of us. Test them! Test the sex and moral police!

You claim you care about the poor welfare babies. That's a bigger lie than "Chicken Little" told.

Your record speaks for itself.

Now what you gonna do when the economic crisis in Asia and Latin America really hit America, hit Michigan. What you gonna do when your working relatives have to apply for assistance.

You gotta test them too? You miss 2 paychecks, you'll be in the same line!

Shame on you!

In Proverbs 29/18 it says "Where there is no vision the people perish."

That why I voted no on this mean spirited and I believe unconstitutional Bill!"

Rep. Hardman, 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 Feb. 9, 1999, I voted no on HB 4090. First because it allows testing for all FIP applicants without just cause. I feel the amendments offered by the Dems would have strengthened the bill however they were for the most part all denied."

Rep. Minore, 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:

I opposed HB 4090 because the bill is not cost effective; it singles out public assistance recipients for testing even when there is no reason to test; it doesn't provide for treatment; it doesn't include alcohol abuse; and it is an intrusion into the private lives of citizens for one reason and one reason only. That they are poor. Moreover, amendments to increase fairness and assure reliability were defeated—including even that testing procedures be uniform."

Rep. Irma Clark, 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:

I, Irma Clark, voted no because amendments that would protect the rights of innocent grandmothers were not accepted and the constitutional rights of those less fortunate will be violated."

Second Reading of Bills

House Bill No. 4091, entitled

A bill to amend 1939 PA 280, entitled "The social welfare act," by amending section 57b (MCL 400.57b), as added by 1995 PA 223.

The bill was read a second time.

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

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

Rep. Raczkowski 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

House Bill No. 4091, entitled

A bill to amend 1939 PA 280, entitled "The social welfare act," by amending section 57b (MCL 400.57b), as added by 1995 PA 223.

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

Faunce

Frank

Woronchak

Roll Call No. 34 Yeas—69

Allen Garcia **Kuipers** Rivet Birkholz Geiger Kukuk Rocca Gieleghem LaSata Sanborn Bisbee Bishop Gilbert Law Scranton **Bovin** Godchaux Mead Shackleton Bradstreet Gosselin Middaugh Sheltrown Brown, B. Green Mortimer Shulman Brown, C. Neumann Hager Spade Byl O'Neil Stamas Hart Callahan Howell Pappageorge Tabor Cassis Jansen Patterson Tov Caul Jelinek Perricone Van Woerkom **DeRossett** Johnson, Rick Pestka Vander Roest **DeVuvst** Johnson, Ruth Pumford Vear DeWeese Julian Raczkowski Voorhees Ehardt Koetje Richardville Woino

Nays—36

Richner

Baird	Garza	Lemmons	Schauer
Bogardus	Hale	Lockwood	Schermesser
Brater	Hanley	Martinez	Scott
Brewer	Hansen	Minore	Stallworth
Cherry	Hardman	Price	Switalski
Clark	Jacobs	Prusi	Tesanovich
Clarke	Jamnick	Quarles	Thomas
Daniels	Kilpatrick	Reeves	Vaughn
Dennis	LaForge	Rison	Woodward

In The Chair: Perricone

The House agreed to the title of the bill.

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

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

Kowall

Reps. Bishop, Cameron Brown, DeVuyst, Gosselin, Jelinek, Ruth Johnson, Kowall, Kukuk, LaSata, Rocca, Shulman, Tabor, Van Woerkom, Vander Roest, Vear and Voorhees were named co-sponsors of the bill.

By unanimous consent the House returned to the order of

Motions and Resolutions

Reps. Gosselin, Voorhees, Kuipers, Lockwood, Spade, Pappageorge, Richner, Rocca, Bradstreet, Van Woerkom, Kukuk, Jansen, Wojno, Koetje, Rick Johnson, Julian, Middaugh, Birkholz, Bovin, Ehardt, Cassis, Green, Caul, DeVuyst, Howell and Garcia offered the following resolution:

House Resolution No. 13

A resolution supporting the decision of the City of Troy to display a National Day of Prayer Banner.

Whereas, The United States is founded on a tradition of religious tolerance which dates back to our earliest antecedents as colonies of religious dissidents seeking a place where they could worship without fear of persecution, and our history is characterized by social and political leaders who were uninhibited in their public expressions of faith, as typified by the following examples:

The Mayflower Compact, written in 1620, stated: "Having undertaken for the glory of God . . . we solemnly and mutually in the presence of God and one another, covenant ourselves together."

At the Constitutional Convention in July of 1787, Benjamin Franklin said: "And the longer I live, the more convincing proofs I see of this truth: that God governs the affairs of men . . . And without his concurring aid we shall succeed in this political building no better than the builders of the Tower of Babel."

Our nation's first president, George Washington said in his Farewell Address of 1796: "Of all the dispositions and habits which lead to political prosperity, religion and morality are indispensable supports."

Thomas Jefferson, our nation's third president said: "Can the liberties of a nation be secure, when we have removed the conviction that these liberties are the gift of God?"

On April 30, 1863 during the Day of Humiliation, Fasting and Prayer, President Abraham Lincoln reminded Americans of their faith: "It is the duty of nations as well as men to own their dependence upon God; to confess their sins and transgressions in humble sorrow . . . Those nations only are blessed whose God is the Lord."

The fourth verse of our Nation's national anthem, "The Star Spangled Banner", "Blessed with victory and peace, may the Heaven-rescued land. Praise the Power that hath made and preserved us a nation! Then conquer we must, when our cause is just; And this be our motto, 'In God is our trust!'"

At the swearing in of Calvin Coolidge as the 30th President of the United States, he said: "The foundations of our society and our government rest so much on the teachings of the Bible that it would be difficult to support them if faith in these teachings would ease to be practically universal in our country."

President Ronald Reagan said: "If we ever forget that we are One Nation Under God, then we will be a Nation gone under."

; and

Whereas, The National Day of Prayer was established in 1952 by a Joint Resolution of Congress, which stated: "From its beginning the United States of America has been a nation fully cognizant of the value and power of prayer . . . Prayer has indeed been a vital force in the growth and development of this Nation"; and

Whereas, The City of Troy has promoted the National Day of Prayer in a non-sectarian manner by displaying a Prayer Day Banner on civic center property to recognize the annual event; now, therefore, be it

Resolved by the House of Representatives, That we support the decision of the collective voice of the people of Troy as expressed through their elected City Council to display the National Day of Prayer Banner; and be it further

Resolved, That copies of this resolution be transmitted to the coordinators of this event as evidence of our support. Pending the reference of the resolution to a committee,

Rep. Raczkowski moved that Rule 77 be suspended and the resolution be considered at this time.

The motion prevailed, 3/5 of the members present voting therefor.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Woronchak, Gilbert, Bisbee, Faunce, Van Woerkom, Richardville, Shulman, Koetje, Toy, Sanborn, Kukuk, DeVuyst, Julian, Caul, Gosselin, Godchaux, Ruth Johnson, Rocca, Bradstreet, LaSata, Jansen, Stamas, Birkholz, Cassis and Patterson offered the following resolution:

House Resolution No. 14.

A resolution to memorialize the Congress to enact legislation to prohibit the federal government from claiming any tobacco settlement money from the states or directing how they expend these funds.

Whereas, After a long and arduous effort, the states reached a settlement with several tobacco companies for damages to the public's health and to reform certain industry practices, including the impact of certain marketing efforts on children. The 1997 multi-billion dollar settlement extends over twenty-five years and includes the payment of money directly to the states and to funds established to address specific components of the settlement; and

Whereas, In the time since the settlement was reached, federal officials have raised various proposals for the federal government to claim portions of the settlement money. This possibility prompted legislation in the 105th Congress seeking to prohibit the federal government from seizing any state tobacco settlement funds. Legislation has been introduced in the 106th Congress, H.R. 351, to safeguard the states' money by prohibiting the Secretary of Health and Human Services from considering this money recoverable under Medicaid; and

Whereas, The settlement reached by the states and the tobacco industry was the result of risks, expenses, and initiatives of the states. They have every right to the funds to cover state health damages and costs. In carrying out the

settlement provisions, the states must have the assurance that there will not be impediments to the settlement from any federal agency, including directives on how any of the funds can be spent. There can be no cloud of uncertainty hanging over the states as they project future activities in carrying out the directives of the agreement; now, therefore, be it

Resolved by the House of Representatives, That we memorialize the Congress to enact legislation to prohibit the federal government from claiming any tobacco settlement money from the states or directing how the states expend these funds; and be it further

Resolved, That copies of this resolution be transmitted to 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 House Oversight and Operations.

Reps. Prusi, Bovin, Sheltrown, Kelly, Tesanovich, Schermesser, Cherry, DeHart, Scott, Hale, Bogardus, LaForge, Bob Brown, Mortimer, Garcia, Price, Kilpatrick, Brewer, Neumann, Vear, Brater, Minore, Rocca, Quarles, Rison, Mans, Sanborn, Hanley, Baird, Switalski, Lemmons, Daniels, Callahan, Dennis, Woodward, O'Neil, Wojno, Hansen, Clarke, Jamnick, Frank and Thomas offered the following concurrent resolution:

House Concurrent Resolution No. 9.

A concurrent resolution to memorialize the Congress of the United States and the Veterans Affairs Administration to prevent the reduction of hospital bed capacity at the Iron Mountain Veterans Administration Medical Care Facility.

Whereas, The veterans who are treated at the Iron Mountain VA Medical Care Facility (VAMCF) have served our country with extreme dedication. They are deserving of our respect and care every day, not just on Veterans Day. We urge administrators and directors at the Veterans Affairs Health Administration to prevent the implementation of a policy that would greatly reduce the level of quality health care services for our veterans, especially in the Upper Peninsula and northern Wisconsin; and

Whereas, The Iron Mountain VA Medical Care Facility covers a patient service area of over 25,000 square miles. Veterans from the Upper Peninsula and northern Wisconsin depend on the full range of services provided by this facility. It is callous to ask veterans suffering from illness to travel approximately 300 miles (Sault Ste. Marie to Iron Mountain) and then another 200 miles (Iron Mountain to Milwaukee) by bus to receive care. This is what the Department of Veterans Affairs is asking of our veterans in the Upper Peninsula. In December of 1998, the VA bus broke down on the way to Milwaukee with 34 veterans who needed care. A second bus was called from Milwaukee to pick up the veterans and it also broke down. This is not a situation that facilitates a return to health; and

Whereas, There is a need for an increase of hospital beds in Iron Mountain, not a decrease. Several years ago, this hospital had approximately 200 beds. The decrease to the current 17 beds far surpasses the national decrease of VA bed utilization and places a tremendous hardship on our veterans and their families; and

Whereas, By providing quality outpatient services to veterans closer to their homes, the quality of care and the number of veterans served has been substantially improved. It does not make sense to reduce services to a facility that is providing much needed and necessary services. It is wrong to force our veterans to travel many hours, in harsh conditions, away from their families, and more appropriate to continue to provide the full range of services our veterans deserve at the Iron Mountain VA Medical Care Facility; now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That we memorialize the Congress of the United States and the Veterans Affairs Administration to prevent the reduction of hospital bed capacity at the Iron Mountain Veterans Administration Medical Care Facility; and be it further

Resolved, That a copy of this resolution be transmitted to the President of the United States Senate, the Speaker of the United States House of Representatives, the members of the Michigan congressional delegation, Dr. Togo West Jr., Secretary, Veteran Health Administration, Dr. Kenneth Kizer, Undersecretary of Health, VA Administration, Dr. Hershel Gober, Deputy Secretary for Health, VA Administration and Dr. J. Cummings, Regional VA Network Director, Department of Veterans Affairs.

The concurrent resolution was referred to the Committee on Veterans Affairs.

Reports of Standing Committees

The Committee on Tax Policy, by Rep. Cassis, Chair, reported

Senate Bill No. 1, entitled

A bill to amend 1967 PA 281, entitled "Income tax act of 1967," by amending section 51 (MCL 206.51), as amended by 1995 PA 194.

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

SB 1 To Report Out:

Yeas: Reps. Cassis, Woronchak, Allen, Faunce, Gilbert, Gosselin, Koetje, Patterson, Vander Roest, Quarles, Garza, Jamnick, O'Neil, Switalski,

Nays: Rep. Minore.

The Committee on Tax Policy, by Rep. Cassis, Chair, reported

Senate Bill No. 2, entitled

A bill to amend 1967 PA 281, entitled "Income tax act of 1967," (MCL 206.1 to 206.532) by adding section 51c. 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

SB 2 To Report Out:

Yeas: Reps. Cassis, Woronchak, Allen, Faunce, Gilbert, Gosselin, Koetje, Patterson, Vander Roest, Quarles, Garza, Jamnick, O'Neil, Switalski,

Nays: Rep. Minore.

The Committee on Tax Policy, by Rep. Cassis, Chair, reported

Senate Bill No. 5, entitled

A bill to amend 1967 PA 281, entitled "Income tax act of 1967," (MCL 206.1 to 206.532) by adding section 51f. 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

SB 5 To Report Out:

Yeas: Reps. Cassis, Woronchak, Allen, Faunce, Gilbert, Gosselin, Koetje, Patterson, Vander Roest, Quarles, Garza, Jamnick, O'Neil, Switalski,

Nays: Rep. Minore.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Cassis, Chair of the Committee on Tax Policy, was received and read: Meeting held on: Tuesday, February 9, 1999, at 9:00 a.m.,

Present: Reps. Cassis, Woronchak, Allen, Faunce, Gilbert, Gosselin, Koetje, Patterson, Vander Roest, Quarles, Garza, Jamnick, Minore, O'Neil, Switalski,

Absent: Reps. Vear, Basham, Excused: Reps. Vear, Basham.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Green, Chair of the Committee on Agriculture and Resource Management, was received and read:

Meeting held on: Tuesday, February 9, 1999, at 10:30 a.m.,

Present: Reps. Green, Julian, Bradstreet, DeRossett, DeVuyst, Howell, Rick Johnson, Koetje, Vear, Brater, Bogardus, Hansen, LaForge, Rivet, Sheltrown, Spade,

Absent: Rep. Ehardt, Excused: Rep. Ehardt.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Garcia, Chair of the Committee on Economic Development, was received and read:

Meeting held on: Tuesday, February 9, 1999, at 10:30 a.m.,

Present: Reps. Garcia, Kowall, Bisbee, Richardville, Van Woerkom, Bob Brown, Lockwood, Mans, Vaughn.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Richner, Chair of the Committee on Family and Civil Law, was received and read:

Meeting held on: Tuesday, February 9, 1999, at 10:30 a.m.,

Present: Reps. Richner, Shulman, Hart, Koetje, Sanborn, Voorhees, Baird, Minore, Switalski, Schermesser,

Absent: Rep. Law, Excused: Rep. Law.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. DeVuyst, Chair of the Committee on Conservation and Outdoor Recreation, was received and read:

Meeting held on: Tuesday, February 9, 1999, at 12:30 p.m.,

Present: Reps. DeVuyst, Tabor, DeRossett, Green, Ruth Johnson, Kowall, Middaugh, Patterson, Sanborn, Callahan, Brater, Gieleghem, Mans, Sheltrown,

Absent: Rep. Basham, Excused: Rep. Basham.

Announcement by the Clerk of Printing and Enrollment

The Clerk announced that the following bill had been printed and placed upon the files of the members, Wednesday, February 3:

Senate Bill No. 259

The Clerk announced that the following bills had been printed and placed upon the files of the members, Thursday, February 4:

House Bill Nos. 4112 4113 4114 4115 4116 4117 4118 4119 4120 4121 4122 4123 4124 4125 4126 4127 4128 4129 4130 4131 4132 4133 4134 4135 4136 4137

The Clerk announced that the following bills had been printed and placed upon the files of the members, Friday, February 5:

House Bill Nos. 4138 4139 4140 4141 4142 4143 4144 4145 4146 4147 4148 4149 4150 4151 4152 4153 4154 4155 4156 4157 4158 4159 4160 4161 4162 4163 4164 4165 4166

The Clerk announced that the following Senate bill had been received on Tuesday, February 9: **Senate Bill No.** 259

By unanimous consent the House returned to the order of

Messages from the Senate

Senate Bill No. 259, entitled

A bill to amend 1984 PA 431, entitled "The management and budget act," by amending sections 113, 115, 131, 203, 204, 205, 217, 219, 221, 237, 241, 242, 246, 248, 251, 267, 303, 305, 342, 344, 350, 350a, 350e, 352, 353, 353e, 354, 355, 356, 363, 367, 367b, 367f, 371, 372, 384, 386, 393, 396, 404, 434, 443, 451, 454, 461, 462, 484, 485, 486, 492, and 493 (MCL 18.1113, 18.1115, 18.1131, 18.1203, 18.1204, 18.1205, 18.1217, 18.1219, 18.1221, 18.1221, 18.1237, 18.1241,

18.1242, 18.1246, 18.1248, 18.1251, 18.1267, 18.1303, 18.1305, 18.1342, 18.1344, 18.1350, 18.1350a, 18.1350e, 18.1352, 18.1353, 18.1353e, 18.1354, 18.1355, 18.1356, 18.1363, 18.1367, 18.1367b, 18.1367f, 18.1367f, 18.1371, 18.1372, 18.1384, 18.1386, 18.1393, 18.1396, 18.1404, 18.1434, 18.1443, 18.1451, 18.1454, 18.1461, 18.1462, 18.1484, 18.1485, 18.1486, 18.1492, and 18.1493), section 113 as amended by 1987 PA 122, sections 115, 203, 205, 217, 221, 246, 342, 350, 367, 371, 372, 384, 386, 393, and 451 as amended and sections 204, 350a, 350e, 396, and 454 as added by 1988 PA 504, sections 219, 352, and 355 as amended and sections 367b and 367f as added by 1991 PA 72, section 353 as amended by 1994 PA 107, section 353e as added by 1997 PA 144, section 354 as amended by 1995 PA 286, section 363 as amended by 1993 PA 2, section 461 as amended by 1986 PA 251, and sections 484, 485, and 486 as added by 1986 PA 272, and by adding sections 237a, 281a, 430, and 451a; and to repeal acts and parts of acts.

The Senate has passed the bill.

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

Communications from State Officers

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

Notices of Filing Administrative Rules

January 8, 1999

In accordance with the provisions of Section 46(1) of Act 306, Public Acts of 1969, as amended, and Executive Order 1995-6 this is to advise you that the Office of Regulatory Reform, Legal Division filed at 1:15 P.M. this date, administrative rule (99-01-02) for the Department of Environmental Quality, Surface Water Quality Division, entitled "Sewerage Systems", effective 15 days hereafter.

January 15, 1999

In accordance with the provisions of Section 46(1) of Act 306, Public Acts of 1969, as amended, and Executive Order 1995-6 this is to advise you that the Office of Regulatory Reform, Legal Division filed at 1:18 P.M. this date, administrative rule (99-01-04) for the Department of Consumer and Industry Services, Director's Office, entitled "Construction Safety Standards", effective 15 days hereafter.

January 19, 1999

In accordance with the provisions of Section 46(1) of Act 306, Public Acts of 1969, as amended, and Executive Order 1995-6 this is to advise you that the Office of Regulatory Reform, Legal Division filed at 11:40 A.M. this date, administrative rule (99-01-05) for the Department of Environmental Quality, Air Quality Division, entitled "Air Pollution Control", effective 15 days hereafter.

January 20, 1999

In accordance with the provisions of Section 46(1) of Act 306, Public Acts of 1969, as amended, and Executive Order 1995-6 this is to advise you that the Office of Regulatory Reform, Legal Division filed at 3:00 P.M. this date, administrative rule (99-01-06) for the Department of Community Health, Health Legislation and Policy Development, entitled "Communicable and Related Diseases", effective 15 days hereafter.

January 20, 1999

In accordance with the provisions of Section 46(1) of Act 306, Public Acts of 1969, as amended, and Executive Order 1995-6 this is to advise you that the Office of Regulatory Reform, Legal Division filed at 3:03 P.M. this date, administrative rule (99-01-07) for the Department of Consumer and Industry Services, Director's Office, entitled "Occupational Safety Standards", effective 15 days hereafter.

Sincerely, Candice S. Miller Secretary of State Helen Kruger, Supervisor Office of the Great Seal

The communications were referred to the Clerk.

Introduction of Bills

Reps. Gilbert, Bradstreet and DeWeese introduced

House Bill No. 4167, entitled

A bill to amend 1967 PA 281, entitled "Income tax act of 1967," by amending section 522 (MCL 206.522), as amended by 1996 PA 484.

The bill was read a first time by its title and referred to the Committee on Tax Policy.

Reps. Gilbert and Sanborn introduced

House Bill No. 4168, entitled

A bill to amend 1951 PA 51, entitled "An act to provide for the classification of all public roads, streets, and highways in this state, and for the revision of that classification and for additions to and deletions from each classification; to set up and establish the Michigan transportation fund; to provide for the deposits in the Michigan transportation fund of specific taxes on motor vehicles and motor vehicle fuels; to provide for the allocation of funds from the Michigan transportation fund and the use and administration of the fund for transportation purposes; to set up and establish the truck safety fund; to provide for the allocation of funds from the truck safety fund and administration of the fund for truck safety purposes; to set up and establish the Michigan truck safety commission; to establish certain standards for road contracts for certain businesses; to provide for the continuing review of transportation needs within the state; to authorize the state transportation commission, counties, cities, and villages to borrow money, issue bonds, and make pledges of funds for transportation purposes; to authorize counties to advance funds for the payment of deficiencies necessary for the payment of bonds issued under this act; to provide for the limitations, payment, retirement, and security of the bonds and pledges; to provide for appropriations and tax levies by counties and townships for county roads; to authorize contributions by townships for county roads; to provide for the establishment and administration of the state trunk line fund, critical bridge fund, comprehensive transportation fund, and certain other funds; to provide for the deposits in the state trunk line fund, critical bridge fund, comprehensive transportation fund, and certain other funds of money raised by specific taxes and fees; to provide for definitions of public transportation functions and criteria; to define the purposes for which Michigan transportation funds may be allocated; to provide for Michigan transportation fund grants; to provide for review and approval of transportation programs; to provide for submission of annual legislative requests and reports; to provide for the establishment and functions of certain advisory entities; to provide for conditions for grants; to provide for the issuance of bonds and notes for transportation purposes; to provide for the powers and duties of certain state and local agencies and officials; to provide for the making of loans for transportation purposes by the state transportation department and for the receipt and repayment by local units and agencies of those loans from certain specified sources; and to repeal acts and parts of acts," by amending section 15 (MCL 247.665), as amended by 1982 PA 438.

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

Reps. Gilbert, Lockwood, Wojno, Jelinek, Garcia, Bradstreet and DeWeese introduced

House Bill No. 4169, entitled

A bill to amend 1967 PA 281, entitled "Income tax act of 1967," by amending section 273 (MCL 206.273), as added by 1988 PA 516.

The bill was read a first time by its title and referred to the Committee on Tax Policy.

Reps. Gilbert and DeWeese introduced

House Bill No. 4170, entitled

A bill to amend 1893 PA 206, entitled "The general property tax act," by amending section 27 (MCL 211.27), as amended by 1994 PA 415.

The bill was read a first time by its title and referred to the Committee on Tax Policy.

Reps. Bogardus, Minore, DeHart, Spade, Brater, Schauer, Quarles, Hale, Basham and Thomas introduced House Bill No. 4171, entitled

A bill to regulate internet service providers and certain internet users; to provide certain rights of privacy associated with the use of the internet; and to provide remedies and prescribe penalties.

The bill was read a first time by its title and referred to the Committee on Energy and Technology.

Reps. Bogardus, Martinez, Hale and Basham introduced

House Bill No. 4172, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," (MCL 324.101 to 324.90106) by adding part 302.

The bill was read a first time by its title and referred to the Committee on Agriculture and Resource Management.

Reps. Bogardus, Minore, Neumann, Gieleghem, Rivet, Martinez, Spade, Brater, Schauer, Quarles, Hale, Basham, Bovin and Thomas introduced

House Bill No. 4173, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," by amending section 1525 (MCL 380.1525), as amended by 1995 PA 289.

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

Reps. Bogardus, Minore, Neumann, Gieleghem, Rivet, Spade, Brater, DeHart, Quarles, Hale, Basham, Bovin and Thomas introduced

House Bill No. 4174, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," by amending section 1279 (MCL 380.1279), as amended by 1997 PA 175.

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

Reps. Van Woerkom, Cassis, Bradstreet, Julian, Garcia, Bishop, Clarke, Middaugh, Mead, Kuipers, Byl, Sheltrown, Schauer, Mortimer, Ehardt, Gilbert, Caul, Howell, Richner, DeWeese, DeHart, Kukuk, Vear, Green, Sanborn, Allen, Rick Johnson, Hart, Raczkowski and Scranton introduced

House Bill No. 4175, entitled

A bill to amend 1975 PA 228, entitled "Single business tax act," by amending section 4 (MCL 208.4), as amended by 1995 PA 285.

The bill was read a first time by its title and referred to the Committee on Tax Policy.

Rep. Wojno introduced

House Bill No. 4176, entitled

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," by amending section 8401 (MCL 600.8401), as amended by 1991 PA 192.

The bill was read a first time by its title and referred to the Committee on Family and Civil Law.

Reps. Gosselin, Voorhees, DeHart, Kukuk, Green, Bradstreet, DeWeese and Richner introduced

House Bill No. 4177, entitled A bill to amend 1893 PA 206, entitled "The general property tax act," by amending section 24f (MCL 211.24f), as

A bill to amend 1893 PA 206, entitled "The general property tax act," by amending section 24f (MCL 211.24f), as amended by 1994 PA 189.

The bill was read a first time by its title and referred to the Committee on Constitutional Law and Ethics.

Reps. Gosselin, Voorhees, DeHart, Kukuk, Green and Bradstreet introduced

House Bill No. 4178, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1164. The bill was read a first time by its title and referred to the Committee on Education.

Reps. Sanborn, Wojno, Green, Julian, Rick Johnson, Allen, Jansen and Scranton introduced

House Bill No. 4179, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending section 310 (MCL 257.310), as amended by 1998 PA 226.

The bill was read a first time by its title and referred to the Committee on Criminal Law and Corrections.

Reps. Sanborn, Wojno, Green, Julian, Rick Johnson, Allen, Jansen and Scranton introduced

House Bill No. 4180, entitled

A bill to amend 1994 PA 295, entitled "Sex offenders registration act," by amending sections 4 and 6 (MCL 28.724 and 28.726), section 6 as amended by 1996 PA 494.

The bill was read a first time by its title and referred to the Committee on Criminal Law and Corrections.

Reps. Schermesser, DeHart, Hansen, Lockwood, Hale, O'Neil, Mans and Wojno introduced House Bill No. 4181, entitled

A bill to amend 1987 PA 96, entitled "The mobile home commission act," by amending sections 3, 5, 17, 41, 42, and 43 (MCL 125.2303, 125.2305, 125.2317, 125.2341, 125.2342, and 125.2343), section 43 as added by 1988 PA 337. The bill was read a first time by its title and referred to the Committee on Economic Development.

Reps. Schermesser, DeHart, Bogardus, Hale, O'Neil, Mans, Wojno, Prusi, Scott, Cherry, Price, Kelly, LaForge, Tesanovich, Kilpatrick, Basham and Stallworth introduced

House Bill No. 4182, entitled

A bill to amend 1951 PA 51, entitled "An act to provide for the classification of all public roads, streets, and highways in this state, and for the revision of that classification and for additions to and deletions from each classification; to set up and establish the Michigan transportation fund; to provide for the deposits in the Michigan transportation fund of specific taxes on motor vehicles and motor vehicle fuels; to provide for the allocation of funds from the Michigan transportation fund and the use and administration of the fund for transportation purposes; to set up and establish the truck safety fund; to provide for the allocation of funds from the truck safety fund and administration of the fund for truck safety purposes; to set up and establish the Michigan truck safety commission; to establish certain standards for road contracts for certain businesses; to provide for the continuing review of transportation needs within the state; to authorize the state transportation commission, counties, cities, and villages to borrow money, issue bonds, and make pledges of funds for transportation purposes; to authorize counties to advance funds for the payment of deficiencies necessary for the payment of bonds issued under this act; to provide for the limitations, payment, retirement, and security of the bonds and pledges; to provide for appropriations and tax levies by counties and townships for county roads; to authorize contributions by townships for county roads; to provide for the establishment and administration of the state trunk line fund, critical bridge fund, comprehensive transportation fund, and certain other funds; to provide for the deposits in the state trunk line fund, critical bridge fund, comprehensive transportation fund, and certain other funds of money raised by specific taxes and fees; to provide for definitions of public transportation functions and criteria; to define the purposes for which Michigan transportation funds may be allocated; to provide for Michigan transportation fund grants; to provide for review and approval of transportation programs; to provide for submission of annual legislative requests and reports; to provide for the establishment and functions of certain advisory entities; to provide for conditions for grants; to provide for the issuance of bonds and notes for transportation purposes; to provide for the powers and duties of certain state and local agencies and officials; to provide for the making of loans for transportation purposes by the state transportation department and for the receipt and repayment by local units and agencies of those loans from certain specified sources; and to repeal acts and parts of acts," by amending section 13 (MCL 247.663), as amended by 1997 PA 79.

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

Reps. Scott, Hale, Garza, Clarke and Vaughn introduced

House Bill No. 4183, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," by amending sections 1153 and 1155 (MCL 380.1153 and 380.1155), as amended by 1995 PA 289, and by adding sections 1154, 1156, and 1158.

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

Reps. Scott, Hale, Garza, Brater, Thomas and Vaughn introduced

House Bill No. 4184, entitled

A bill to amend 1927 PA 372, entitled "An act to regulate and license the selling, purchasing, possessing, and carrying of certain firearms and gas ejecting devices; to prohibit the buying, selling, or carrying of certain firearms and gas ejecting devices without a license; to provide for the forfeiture of firearms possessed in violation of this act; to provide immunity from civil liability under certain circumstances; to prescribe the powers and duties of certain state and local agencies; and to repeal all acts and parts of acts inconsistent with the provisions of this act," by amending sections 2 and 9a (MCL 28.422 and 28.429a), section 2 as amended by 1994 PA 338 and section 9a as added by 1990 PA 320, and by adding section 2c.

The bill was read a first time by its title and referred to the Committee on Constitutional Law and Ethics.

Reps. Scott, Hale, Garza, Brater, Clarke, Prusi, Wojno, DeHart, Bogardus, Birkholz, Vaughn and Thomas introduced **House Bill No. 4185, entitled**

A bill to amend 1978 PA 368, entitled "Public health code," (MCL 333.1101 to 333.25211) by adding part 94A. The bill was read a first time by its title and referred to the Committee on Health Policy.

Reps. Cherry, LaForge, Bogardus, Martinez, Jacobs, Baird, Vaughn, DeHart, Reeves and Brater introduced House Bill No. 4186, entitled

A bill to amend 1976 PA 453, entitled "Elliott-Larsen civil rights act," (MCL 37.2101 to 37.2804) by amending the title, as amended by 1992 PA 258, and by adding sections 801a and 801b.

The bill was read a first time by its title and referred to the Committee on Family and Civil Law.

Reps. Cherry, Jamnick, Schauer, LaForge, Bogardus, Martinez, Jacobs, Mortimer, Baird, Vaughn, DeHart, Reeves, Brater and Scranton introduced

House Bill No. 4187, entitled

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," by amending section 5805 (MCL 600.5805), as amended by 1988 PA 115.

The bill was read a first time by its title and referred to the Committee on Family and Civil Law.

Reps. Cassis, Gilbert, Sanborn, Green, Richner, Ehardt, Bisbee, Middaugh, Law, DeRossett, Minore and Van Woerkom introduced

House Bill No. 4188, entitled

A bill to amend 1975 PA 228, entitled "Single business tax act," by amending section 9 (MCL 208.9), as amended by 1996 PA 347.

The bill was read a first time by its title and referred to the Committee on Tax Policy.

Reps. Cassis, Bradstreet, Sanborn, Jelinek, Kukuk, Tabor, Bishop, Mead, Vear, Richner, DeWeese, Law and DeRossett introduced

House Bill No. 4189, entitled

A bill to amend 1893 PA 206, entitled "The general property tax act," (MCL 211.1 to 211.157) by adding section 9g. The bill was read a first time by its title and referred to the Committee on Tax Policy.

Reps. Cassis, Bradstreet, Martinez, Bishop, Mead, DeWeese, Green and DeRossett introduced House Bill No. 4190, entitled

A bill to require certain consumer reporting agencies to disclose certain information to certain consumers without charge; and to provide for certain remedies and penalties.

The bill was read a first time by its title and referred to the Committee on Insurance and Financial Services.

Reps. Cassis, Bradstreet, Sanborn, Wojno, Kukuk, Jelinek, DeHart, Mead, DeWeese, Green, DeRossett and Richner introduced

House Bill No. 4191, entitled

A bill to amend 1982 PA 455, entitled "The library privacy act," by amending section 2 (MCL 397.602), as amended by 1998 PA 7, and by adding section 6.

The bill was read a first time by its title and referred to the Committee on Local Government and Urban Policy.

Reps. Cassis, Bradstreet, Jelinek, Bishop, Mead, DeWeese, Green, DeRossett and Richner introduced House Bill No. 4192, entitled

A bill to amend 1967 PA 281, entitled "Income tax act of 1967," by amending section 30 (MCL 206.30), as amended by 1997 PA 86; and to repeal acts and parts of acts.

The bill was read a first time by its title and referred to the Committee on Tax Policy.

Rep. Kuipers introduced

House Bill No. 4193, entitled

A bill to repeal 1965 PA 166, entitled "An act to require prevailing wages and fringe benefits on state projects; to establish the requirements and responsibilities of contracting agents and bidders; and to prescribe penalties," (MCL 408.551 to 408.558).

The bill was read a first time by its title and referred to the Committee on Employment Relations, Training and Safety

Reps. Rocca, DeHart, Tesanovich, Bradstreet, Sanborn, Gosselin, Richner, Howell, O'Neil and Wojno introduced House Bill No. 4194, entitled

A bill to repeal 1993 PA 330, entitled "State real estate transfer tax act," (MCL 207.521 to 207.537).

The bill was read a first time by its title and referred to the Committee on Tax Policy.

Reps. Brewer, Kelly, Hale and Bogardus introduced

House Bill No. 4195, entitled

A bill to amend 1987 PA 173, entitled "Mortgage brokers, lenders, and servicers licensing act," (MCL 445.1651 to 445.1684) by adding section 22b.

The bill was read a first time by its title and referred to the Committee on Insurance and Financial Services.

Reps. Brewer, Kelly, Hale, Bogardus and Dennis introduced

House Bill No. 4196, entitled

A bill to amend 1969 PA 319, entitled "Banking code of 1969," (MCL 487.301 to 487.598) by adding section 247. The bill was read a first time by its title and referred to the Committee on Insurance and Financial Services.

Reps. Brewer, Kelly, Hale, Bogardus, Dennis and O'Neil introduced

House Bill No. 4197, entitled

A bill to amend 1980 PA 307, entitled "Savings and loan act of 1980," (MCL 491.102 to 491.1202) by adding section 1135.

The bill was read a first time by its title and referred to the Committee on Insurance and Financial Services.

Reps. Brewer, Kelly, Hale, Bogardus and Dennis introduced

House Bill No. 4198, entitled

A bill to amend 1996 PA 354, entitled "Savings bank act," (MCL 487.3101 to 487.3804) by adding section 513. The bill was read a first time by its title and referred to the Committee on Insurance and Financial Services.

Reps. Brewer, Kelly, Hale, Bogardus, Dennis and O'Neil introduced

House Bill No. 4199, entitled

A bill to amend 1925 PA 285, entitled "An act to provide for the organization, operation, and supervision of credit unions; to provide for the conversion of a state credit union into a federal credit union or a credit union organized and supervised under the laws of any other state or territory of the United States and for the conversion of a federal credit union or a credit union organized and supervised under the laws of any other state or territory of the United States into a state credit union; and to provide for the merger of credit unions organized and supervised under the laws of this state, credit unions organized and supervised under the laws of any other state or territory of the United States, and federal credit unions," (MCL 490.1 to 490.31) by adding section 32.

The bill was read a first time by its title and referred to the Committee on Insurance and Financial Services.

Reps. Hale, Bogardus, Prusi, Bovin, Minore, Mans and Mortimer introduced

House Bill No. 4200, entitled

A bill to amend 1893 PA 206, entitled "The general property tax act," by amending sections 7cc and 7dd (MCL 211.7cc and 211.7dd), as amended by 1996 PA 476.

The bill was read a first time by its title and referred to the Committee on Tax Policy.

Reps. DeHart, Hale, Bogardus, Prusi, Bovin, Minore, Mans and Mortimer introduced

House Bill No. 4201, entitled

A bill to provide for a military veterans cemetery; to authorize the purchase of land and to designate state land for a veterans cemetery; to receive and expend federal grants for a veterans cemetery; to prescribe duties for certain state officers; and to provide for an appropriation.

The bill was read a first time by its title and referred to the Committee on Veterans Affairs.

Reps. Tesanovich, Hale, Bogardus, Prusi, Sheltrown, Bovin, Minore and Mans introduced

House Bill No. 4202, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 42702, 42706, 42707, 42710, 42713, and 42714 (MCL 324.42702, 324.42706, 324.42707, 324.42710, 324.42713, and 324.42714), as added by 1995 PA 57.

The bill was read a first time by its title and referred to the Committee on Conservation and Outdoor Recreation.

Reps. Frank and Howell introduced

House Bill No. 4203, entitled

A bill to amend 1931 PA 328, entitled "The Michigan penal code," by amending section 110a (MCL 750.110a), as added by 1994 PA 270.

The bill was read a first time by its title and referred to the Committee on Criminal Law and Corrections.

Reps. Gilbert, Kukuk, Garcia, Sanborn, DeWeese, Bradstreet, Julian, Green, Hart, Hager, Kowall, Ruth Johnson, Rick Johnson, Birkholz and Jansen introduced

House Bill No. 4204, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1180. The bill was read a first time by its title and referred to the Committee on Education.

Reps. Rick Johnson, Green, Bovin, Mortimer, Tabor, Bradstreet, Shackleton and Allen introduced House Bill No. 4205, entitled

A bill to amend 1931 PA 328, entitled "The Michigan penal code," by amending section 115 (MCL 750.115). The bill was read a first time by its title and referred to the Committee on Criminal Law and Corrections.

Reps. Rick Johnson, Green, Schermesser, Bovin, Allen, Prusi, Tabor, Gilbert, Bradstreet and DeWeese introduced House Bill No. 4206, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending section 628 (MCL 257.628), as amended by 1996 PA 320.

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

Reps. Cassis, Gosselin, Raczkowski, Shulman, Kowall, Godchaux and Bishop introduced **House Bill No. 4207, entitled**

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," by amending section 8123 (MCL 600.8123), as amended by 1990 PA 54.

The bill was read a first time by its title and referred to the Committee on Family and Civil Law.

Reps. Basham, Prusi, Bogardus, Schauer, DeHart, Schermesser and Mortimer introduced House Bill No. 4208, entitled

A bill to require food service establishments to give notice of certain charges; and to prescribe penalties for a violation of this act.

The bill was read a first time by its title and referred to the Committee on Criminal Law and Corrections.

Reps. Basham, Prusi, Bogardus, DeHart and Schermesser introduced

House Bill No. 4209, entitled

A bill to amend 1969 PA 317, entitled "Worker's disability compensation act of 1969," by amending section 801 (MCL 418.801), as amended by 1994 PA 271.

The bill was read a first time by its title and referred to the Committee on Employment Relations, Training and Safety.

Reps. Basham, Prusi, DeHart and Schermesser introduced

House Bill No. 4210, entitled

A bill to amend 1935 PA 59, entitled "An act to provide for the public safety; to create the Michigan state police, and provide for the organization thereof; to transfer thereto the offices, duties and powers of the state fire marshal, the state oil inspector, the department of the Michigan state police as heretofore organized, and the department of public safety; to create the office of commissioner of the Michigan state police; to provide for an acting commissioner and for the appointment of the officers and members of said department; to prescribe their powers, duties, and immunities; to provide the manner of fixing their compensation; to provide for their removal from office; and to repeal Act No. 26 of the Public Acts of 1919, being sections 556 to 562, inclusive, of the Compiled Laws of 1929, and Act No. 123 of the Public Acts of 1921, as amended, being sections 545 to 555, inclusive, of the Compiled Laws of 1929," by amending section 6d (MCL 28.6d), as added by 1982 PA 531.

The bill was read a first time by its title and referred to the Committee on Criminal Law and Corrections.

Reps. Wojno, Rocca, Mans, Schermesser, Reeves and Woodward introduced

House Bill No. 4211, entitled

A bill to amend 1974 PA 258, entitled "Mental health code," by amending section 746 (MCL 330.1746) and by adding section 747.

The bill was read a first time by its title and referred to the Committee on Family and Civil Law.

Reps. Schermesser, DeHart, Bogardus, Bradstreet, Hale, O'Neil, Mans, Sanborn and Wojno introduced House Bill No. 4212, entitled

A bill to amend 1931 PA 328, entitled "The Michigan penal code," by amending section 145c (MCL 750.145c), as amended by 1994 PA 444.

The bill was read a first time by its title and referred to the Committee on Criminal Law and Corrections.

Reps. Schermesser, DeHart, Schauer, Jamnick, Bogardus, Hale, O'Neil, Mans and Wojno introduced House Bill No. 4213, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending section 612 (MCL 257.612), as amended by 1990 PA 33.

The bill was read a first time by its title and referred to the Committee on Criminal Law and Corrections.

Reps. Schermesser, DeHart, Jamnick, Hale, O'Neil, Mans and Wojno introduced

House Bill No. 4214, entitled

A bill to amend 1993 PA 354, entitled "Railroad code of 1993," by amending section 315 (MCL 462.315).

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

Reps. Schermesser, DeHart, Bogardus, Hale, O'Neil, Mans and Wojno introduced

House Bill No. 4215, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," (MCL 257.1 to 257.923) by adding section 803q. The bill was read a first time by its title and referred to the Committee on Transportation.

Reps. Schauer, Hansen, LaForge, Cherry, Minore, Bogardus, DeHart, Sanborn, DeWeese and Brater introduced House Bill No. 4216, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," by amending section 1538 (MCL 380.1538), as added by 1988 PA 339.

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

Reps. Hart, Gosselin, Stamas, Kukuk, Voorhees, Hager, Patterson, Garcia, Shulman, Jansen, Tabor, Pappageorge, Koetje and Allen introduced

House Bill No. 4217, entitled

A bill to amend 1979 PA 94, entitled "The state school aid act of 1979," by amending section 6 (MCL 388.1606), as amended by 1998 PA 339.

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

Reps. Jacobs, Bisbee, Pestka, Jamnick, Switalski, Bovin, Schauer, Minore, Garza, Neumann, Gilbert, DeHart and Martinez introduced

House Bill No. 4218, entitled

A bill to amend 1968 PA 357, entitled "An act to prescribe the powers, duties and functions of the state officers' compensation commission; and to prescribe the powers and duties of the legislature in relation to the commission," by amending sections 3, 6, and 7 (MCL 15.213, 15.216, and 15.217).

The bill was read a first time by its title and referred to the Committee on House Oversight and Operations.

Rep. Geiger introduced

House Bill No. 4219, entitled

A bill to amend 1979 PA 94, entitled "The state school aid act of 1979," by amending section 11 (MCL 388.1611), as amended by 1998 PA 553.

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

Rep. Geiger introduced

House Bill No. 4220, entitled

A bill to amend 1979 PA 94, entitled "The state school aid act of 1979," by amending sections 11 and 17b (MCL 388.1611 and 388.1617b), as amended by 1998 PA 553.

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

Reps. LaSata, Sheltrown, Green, Julian, Tabor, Middaugh, Kukuk, DeWeese, Mortimer, Garcia, Stamas, Pumford and Vear introduced

House Bill No. 4221, entitled

A bill to amend 1954 PA 116, entitled "Michigan election law," by amending section 952 (MCL 168.952), as amended by 1993 PA 137.

The bill was read a first time by its title and referred to the Committee on Constitutional Law and Ethics.

Reps. Bogardus, Jamnick, Cherry, Hale, Brater, Spade, Baird, Callahan, Dennis, Basham, Green and Jelinek introduced House Bill No. 4222, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending section 3113 (MCL 324.3113).

The bill was read a first time by its title and referred to the Committee on Conservation and Outdoor Recreation.

Reps. Wojno, Gieleghem, Dennis and Minore introduced

House Bill No. 4223, entitled

A bill to amend 1976 PA 331, entitled "Michigan consumer protection act," (MCL 445.901 to 445.922) by adding section 3c.

The bill was read a first time by its title and referred to the Committee on Senior Health, Security and Retirement.

Reps. Gieleghem, Jamnick, Cherry, Dennis, Woodward, Switalski, Lemmons, Bogardus, Wojno, DeHart, Rivet, Minore, Schauer, Prusi, Jacobs and Spade introduced

House Bill No. 4224, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending section 20155 (MCL 333.20155), as amended by 1996 PA 267.

The bill was read a first time by its title and referred to the Committee on Senior Health, Security and Retirement.

Reps. Gieleghem, Jamnick, Cherry, Dennis, Woodward, Switalski, Lemmons, Bogardus, Wojno, DeHart, Rivet, Minore, Schauer, Prusi, Jacobs and Spade introduced

House Bill No. 4225, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending section 21771 (MCL 333.21771).

The bill was read a first time by its title and referred to the Committee on Senior Health, Security and Retirement.

Reps. Martinez, Baird and Scott introduced

House Bill No. 4226, entitled

A bill to amend 1961 PA 101, entitled "Supervision of trustees for charitable purposes act," by amending section 3 (MCL 14.253).

The bill was read a first time by its title and referred to the Committee on Tax Policy.

Rep. Callahan introduced

House Bill No. 4227, entitled

A bill to amend 1972 PA 348, entitled "An act to regulate relationships between landlords and tenants relative to rental agreements for rental units; to regulate the payment, repayment, use and investment of security deposits; to provide for commencement and termination inventories of rental units; to provide for termination arrangements relative to rental units; to provide for legal remedies; and to provide penalties," (MCL 554.601 to 554.616) by adding section 601b.

The bill was read a first time by its title and referred to the Committee on Local Government and Urban Policy.

Rep. Kelly introduced

House Bill No. 4228, entitled

A bill to amend 1979 PA 94, entitled "The state school aid act of 1979," by amending section 101 (MCL 388.1701), as amended by 1998 PA 339.

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

Reps. Sanborn, Wojno, Julian, Birkholz, Kuipers, Patterson, Green, Richner, Rick Johnson, DeRossett, Geiger and Jansen introduced

House Bill No. 4229, entitled

A bill to amend 1935 PA 59, entitled "An act to provide for the public safety; to create the Michigan state police, and provide for the organization thereof; to transfer thereto the offices, duties and powers of the state fire marshal, the state oil inspector, the department of the Michigan state police as heretofore organized, and the department of public safety; to create the office of commissioner of the Michigan state police; to provide for an acting commissioner and for the appointment of the officers and members of said department; to prescribe their powers, duties, and immunities; to provide the manner of fixing their compensation; to provide for their removal from office; and to repeal Act No. 26 of the Public Acts of 1919, being sections 556 to 562, inclusive, of the Compiled Laws of 1929, and Act No. 123 of the Public Acts of 1921, as amended, being sections 545 to 555, inclusive, of the Compiled Laws of 1929," by amending section 6 (MCL 28.6), as amended by 1989 PA 10.

The bill was read a first time by its title and referred to the Committee on Criminal Law and Corrections.

Reps. Sanborn, DeWeese, Julian, Birkholz, Voorhees, Gosselin, Kuipers, Wojno, Patterson, Shulman, Mortimer, Richner, Law, Garcia, Woronchak, Howell, Rocca, Bisbee, Ehardt, DeRossett, Bishop, Geiger, Koetje, Toy, Jansen, DeVuyst, Cassis and Green introduced

House Bill No. 4230, entitled

A bill to authorize institutions of higher education to create and require students to sign student responsibility contracts; and to prescribe penalties for violation of the terms of the contract.

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

Reps. Bishop, Julian, Kowall and Garcia introduced

House Bill No. 4231, entitled

A bill to amend 1976 PA 388, entitled "Michigan campaign finance act," by repealing section 49 (MCL 169.249). The bill was read a first time by its title and referred to the Committee on Constitutional Law and Ethics.

Reps. Bishop, Julian, Kowall, Garcia, Kukuk and Cassis introduced

House Bill No. 4232, entitled

A bill to amend 1976 PA 453, entitled "Elliott-Larsen civil rights act," by amending sections 202, 203, and 402 (MCL 37.2202, 37.2203, and 37.2402), section 202 as amended by 1991 PA 11 and section 402 as amended by 1993 PA 216.

The bill was read a first time by its title and referred to the Committee on Constitutional Law and Ethics.

Reps. Tabor, Sanborn, Green, Garcia, Vander Roest and Ehardt introduced

House Bill No. 4233, entitled

A bill to amend 1984 PA 425, entitled "An act to permit the conditional transfer of property by contract between certain local units of government; to provide for permissive and mandatory provisions in the contract; and to provide for certain conditions upon termination, expiration, or nonrenewal of the contract," by amending section 2 (MCL 124.22).

The bill was read a first time by its title and referred to the Committee on Local Government and Urban Policy.

Reps. Spade, DeHart, Prusi and Bogardus introduced

House Bill No. 4234, entitled

A bill to amend 1967 PA 281, entitled "Income tax act of 1967," by amending section 273 (MCL 206.273), as added by 1988 PA 516.

The bill was read a first time by its title and referred to the Committee on Tax Policy.

Reps. Spade, DeHart, Prusi and Bogardus introduced

House Bill No. 4235, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending section 5210 (MCL 333.5210), as added by 1988 PA 490.

The bill was read a first time by its title and referred to the Committee on Criminal Law and Corrections.

Reps. Spade, DeHart and Bogardus introduced

House Bill No. 4236, entitled

A bill to amend 1933 PA 167, entitled "General sales tax act," by amending section 1 (MCL 205.51), as amended by 1998 PA 451.

The bill was read a first time by its title and referred to the Committee on Tax Policy.

Reps. Stamas, DeWeese, Birkholz, Raczkowski, Bovin, Julian, Jelinek and Hart introduced

House Bill No. 4237, entitled

A bill to amend 1982 PA 295, entitled "Support and parenting time enforcement act," by amending sections 33, 35, and 39 (MCL 552.633, 552.635, and 552.639), sections 33 and 35 as amended by 1998 PA 334.

The bill was read a first time by its title and referred to the Committee on Family and Civil Law.

Reps. Stamas, Pumford, Birkholz, Bovin, Kukuk and Julian introduced

House Bill No. 4238, entitled

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending section 27 of chapter IX (MCL 769.27) and by adding section 1g to chapter IX.

The bill was read a first time by its title and referred to the Committee on Criminal Law and Corrections.

Reps. Stamas, Birkholz, Bovin, Kukuk, Julian, Jelinek, Richner and Hart introduced

House Bill No. 4239, entitled

A bill to amend 1953 PA 232, entitled "An act to revise, consolidate, and codify the laws relating to probationers and probation officers, to pardons, reprieves, commutations, and paroles, to the administration of correctional institutions, correctional farms, and probation recovery camps, to prisoner labor and correctional industries, and to the supervision and inspection of local jails and houses of correction; to provide for the siting of correctional facilities; to create a state department of corrections, and to prescribe its powers and duties; to provide for the transfer to and vesting in said department of powers and duties vested by law in certain other state boards, commissions, and officers, and to abolish certain boards, commissions, and offices the powers and duties of which are transferred by this act; to allow for the operation of certain facilities by private entities; to prescribe the powers and duties of certain other state departments and agencies; to provide for the creation of a local lockup advisory board; to prescribe penalties for the violation of the provisions of this act; to make certain appropriations; to repeal certain parts of this act on specific dates; and to repeal all acts and parts of acts inconsistent with the provisions of this act," by amending section 64 (MCL 791.264).

The bill was read a first time by its title and referred to the Committee on Criminal Law and Corrections.

. Reps. Bisbee, Birkholz, Sanborn, Jellema, Caul, Richardville, Julian, DeRossett, Law, Tabor, Mead, Kukuk, Cameron Brown, Pumford, Jelinek, Mortimer, LaSata, Gilbert, Hager, Rick Johnson, Bishop, Rocca, Kuipers, Ehardt, Allen, Shulman, Hart, Garcia, Faunce, Koetje, Toy, Patterson, Woronchak, DeVuyst, Van Woerkom, Jansen, Pappageorge, Stamas, Shackleton, Bradstreet, DeWeese, Voorhees, Kowall, Scranton, Richner, Green, Raczkowski and Cassis introduced

House Bill No. 4240, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding sections 1308 and 1311a.

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

Reps. Van Woerkom, Birkholz, Bisbee, Sanborn, DeRossett, Law, Richardville, Mead, Kukuk, Cameron Brown, Pumford, Jelinek, Mortimer, LaSata, Pappageorge, Caul, Gilbert, Rick Johnson, Hager, Bishop, Shulman, Rocca, Kuipers, DeRossett, Ehardt, Allen, Gosselin, Julian, Hart, Garcia, Faunce, Toy, Byl, Patterson, Koetje, DeVuyst, Jansen, Stamas, Shackleton, Tabor, Bradstreet, DeWeese, Voorhees, Kowall, Howell, Jellema, Scranton, Richner, Green and Raczkowski introduced

House Bill No. 4241, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," by amending section 1311 (MCL 380.1311), as amended by 1995 PA 250, and by adding sections 1311b, 1311c, 1311d, 1311e, 1311f, 1311g, 1311h, 1311i, 1311l, 1311l, and 1311m.

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

Reps. Shulman, Godchaux, Kowall, Sanborn, Faunce, Gosselin, Bishop, Birkholz, Gilbert, Pumford, LaSata, Woronchak, DeHart, Hart, Kukuk, Voorhees, Garcia, Bradstreet, Van Woerkom, Ehardt, Richardville, Vear, DeRossett, Mortimer, DeWeese, Stamas, Richner, Law, Hager, Pappageorge, Bisbee, Jansen, Middaugh, Toy, Raczkowski and Scranton introduced

House Bill No. 4242, entitled

A bill to amend 1954 PA 116, entitled "Michigan election law," by amending section 558 (MCL 168.558), as amended by 1997 PA 137.

The bill was read a first time by its title and referred to the Committee on Constitutional Law and Ethics.

Reps. Ruth Johnson, Patterson, Richner, Toy, Bishop, Bradstreet, Rocca, Green, Julian, DeHart, Kukuk, Minore, Rick Johnson, Allen and Pappageorge introduced

House Bill No. 4243, entitled

A bill to amend 1976 PA 388, entitled "Michigan campaign finance act," by amending sections 33 and 35 (MCL 169.233 and 169.235), section 33 as amended by 1995 PA 264 and section 35 as amended by 1989 PA 95.

The bill was read a first time by its title and referred to the Committee on Constitutional Law and Ethics.

Rep. Jamnick introduced

House Bill No. 4244, entitled

A bill to amend 1968 PA 2, entitled "Uniform budgeting and accounting act," by amending section 2d (MCL 141.422d), as amended by 1996 PA 401.

The bill was read a first time by its title and referred to the Committee on Local Government and Urban Policy.

Reps. Bisbee, Cameron Brown, Julian, Richner, Van Woerkom, Garcia, Middaugh, Bradstreet, Kuipers, Caul, Gilbert, Pappageorge, Hart, Green, Mortimer, DeWeese, Sanborn, Jansen, Gosselin, Toy, Patterson, Jacobs, Ruth Johnson, Rick Johnson, Bishop, DeHart, Birkholz, Mans, Martinez, Stamas, Cassis and Raczkowski introduced

House Joint Resolution E, entitled

A joint resolution proposing an amendment to the state constitution of 1963, by amending section 12 of article IV, to provide that the state officers compensation commission's determination of certain salaries and expense allowances become effective only upon approval by the legislature for the following legislative session.

The joint resolution was read a first time by its title and referred to the Committee on House Oversight and Operations.

Rep. Vaughn moved that the House adjourn.

The motion prevailed, the time being 8:00 p.m.

The Speaker declared the House adjourned until Wednesday, February 10, at 2:00 p.m.

GARY L. RANDALL Clerk of the House of Representatives.