No. 30 STATE OF MICHIGAN

JOURNAL OF THE

House of Representatives

98th Legislature REGULAR SESSION OF 2015

House Chamber, Lansing, Tuesday, March 24, 2015.

Potvin—present

1:30 p.m.

The House was called to order by the Speaker Pro Tempore.

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

Afendoulis—present
Banks—present
Barrett—present
Bizon—present
Brinks—present
Brunner—present
Bumstead—present
Byrd—present
Callton—present
Canfield—present
Chang—present
Chatfield—present
Chirkun—present
Clemente—present
Cochran—present
Cole—present
Cotter—present
Courser—present
Cox—present
Crawford—present
Darany—present
Dianda—present
Dillon—present
Driskell—present
Durhal—present
Faris—present
Farrington—present
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Franz—present Gamrat—present Garcia—present Garrett—present Gay-Dagnogo—present Geiss—present Glardon—present Glenn—present Goike—present Graves—present Greig—present Greimel—present Guerra—present Heise—present Hoadley—present Hooker—present Hovey-Wright—present Howrylak—present Hughes—present Iden—present Inman—present Irwin—present Jacobsen—present Jenkins—present Johnson—present Kelly—present Kesto—present Kivela-present

Kosowski-present LaFontaine—present Lane—excused Lauwers—present LaVoy—present Leonard—present Leutheuser—present Liberati—present Love—present Lucido—present Lyons—present Maturen—present McBroom—present McCready—present Miller, A.—present Miller, D.—present Moss—present Muxlow—present Neeley—present Nesbitt—present Outman—present Pagan—present Pagel—present Pettalia—present Phelps—present Plawecki-present Poleski—present

Price—present Pscholka—present Rendon—present Roberts, B.—present Roberts, S.—present Robinson—present Runestad—present Rutledge—present Santana—present Schor—present Sheppard—present Singh—present Smiley-present Somerville—present Talabi—present Tedder—present Theis—present Townsend—present Vaupel—present VerHeulen—present Victory—present Webber—present Wittenberg—present Yanez—present Yonker—present Zemke—present

Forlini—present

Rev. Dr. Nathan Johnson, Pastor of Tabernacle Missionary Baptist Church in Detroit, offered the following invocation:

"Most Gracious God, our heavenly Father, we humbly bow before You this day. We come with gratitude even as we invoke Your presence on behalf of this legislative body. We ask for Your presence in order that You would grant to this body of men and women, wisdom as they seek to do those things for the betterment of the citizens of this great state of Michigan. Realizing that their responsibility can be overwhelming, allow them to know that You are with them, and they have but to ask You for guidance. Grant them with the type of wisdom that only comes from You. Give them Your wisdom that is pure without ulterior motive, peace loving that always looks for opportunities for unity, reasonable which is a willingness to consider other points of view, and sincere which is void of any deception. May this wisdom prevail and permeate this session causing it to be productive and a blessing for those they serve. This we ask in the Name of our Lord and Savior, Jesus the Christ, Amen."

The Speaker assumed the Chair.

Rep. Singh moved that Rep. Lane be excused from today's session. The motion prevailed.

Motions and Resolutions

Reps. Sarah Roberts, Hughes, Brinks, Yanez, Canfield, Plawecki, Pagan, Faris, Schor, Barrett, Greig, Hoadley, Howrylak and Maturen offered the following resolution:

House Resolution No. 42.

A resolution to declare March 2015 as Brain Injury Awareness Month in the state of Michigan.

Whereas, Brain injury and specifically, traumatic brain injury (TBI) has become recognized in recent years as one of the most significant chronic disease conditions that can potentially impact nearly every Michigan resident; and

Whereas, 2.5 million Americans sustain a TBI each year that results in over 50,000 deaths; and

Whereas, Each year, 58,500 Michigan residents sustain a traumatic brain injury It is estimated that over 98,000 Michigan residents currently live with disabilities resulting from a TBI; and

Whereas, TBI's contribute to nearly a third of all injury-related deaths in the United States. This public health concern ranks as the leading cause of death and disability in children and young adults; and

Whereas, The state of Michigan has attained national recognition as a leading center of excellence in the field of brain injury treatment and rehabilitation as a result of the extensive number of rehabilitation centers, medical treatment facilities, care providers, programs, and professionals specializing in brain injury across the state; and

Whereas, Most cases of traumatic brain injury are preventable and enhanced public awareness of traumatic brain injury is essential in injury prevention, the development of effective treatment, and securing necessary resources; now, therefore, be it Resolved by the House of Representatives, That the members of this legislative body declare March 2015 as Brain Injury Awareness Month in the state of Michigan.

The question being on the adoption of the resolution,

Rep. Sarah Roberts moved to substitute (H-1) the resolution as follows:

Substitute for House Resolution No. 42.

A resolution to declare March 2015 as Brain Injury Awareness Month in the state of Michigan.

Whereas, Brain injury and specifically, traumatic brain injury (TBI) has become recognized in recent years as one of the most significant chronic disease conditions that can potentially impact nearly every Michigan resident; and

Whereas, 1.7 million Americans sustain a TBI each year that results in over 50,000 deaths; and

Whereas, Each year, 58,500 Michigan residents sustain a traumatic brain injury It is estimated that over 98,000 Michigan residents currently live with disabilities resulting from a TBI; and

Whereas, TBI's contribute to nearly a third of all injury-related deaths in the United States. This public health concern ranks as the leading cause of death and disability in children and young adults; and

Whereas, The state of Michigan has attained national recognition as a leading center of excellence in the field of brain injury treatment and rehabilitation as a result of the extensive number of rehabilitation centers, medical treatment facilities, care providers, programs, and professionals specializing in brain injury across the state; and

Whereas, Most cases of traumatic brain injury are preventable and enhanced public awareness of traumatic brain injury is essential in injury prevention, the development of effective treatment, and securing necessary resources; now, therefore, be it Resolved by the House of Representatives, That the members of this legislative body declare March 2015 as Brain Injury Awareness Month in the state of Michigan.

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

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Kesto and VerHeulen offered the following resolution:

House Resolution No. 43.

A resolution to commemorate the 50th anniversary of the opening of the Michigan Court of Appeals.

Whereas, The Michigan Court of Appeals was created by Article VI, section 1, of the Constitution of 1963; and

Whereas, The Court of Appeals began operating on January 12, 1965, when the Michigan Supreme Court transferred 365 cases to the nine original judges on the bench, including Chief Judge T. John Lesinski, Chief Judge Pro Tempore John W. Fitzgerald, and Judges Robert B. Burns, John H. Gillis, Donald E. Holbrook, Thomas Giles Kavanagh, Louis D. McGregor, Timothy C. Quinn, and John D. Watts; and

Whereas, At its opening, the Court of Appeals had 45 staff members, including Clerk of the Court Robert L. Dzierbicki, and had offices located in Lansing, Detroit, and Grand Rapids; and

Whereas, Since its inception, 82 men and women have served on the Court of Appeals bench, 41 of whom have been elected and 41 of whom have been appointed by the Governor. Of these distinguished jurists, 13 judges have gone on to serve on the Michigan Supreme Court and three others have subsequently been appointed to the federal bench; and

Whereas, Dorothy Comstock Riley became the first female member of the Court of Appeals when she was appointed to the bench by Governor William G. Milliken in 1976, and since her appointment, 19 more women have served admirably as judges on the Court of Appeals; and

Whereas, The Court of Appeals has a history of lengthy and dedicated service, with current Judge David H. Sawyer representing the longest term of service on the bench at 28 years, and three staff members, Elizabeth Pyzik, Annie Madigan, and Barbara Buckley, all serving the Court for more than 40 years; and

Whereas, The distinguished judges of the Court of Appeals have been remarkably productive over the Court's first five decades. During that time, more than 325,000 cases have been filed with the court, resulting in more than 151,700 dispositive opinions, including 28,300 published opinions reported in the 306 volumes of the Michigan Appeals Reports; and

Whereas, Since its inception, the Michigan Court of Appeals has distinguished itself as an innovative institution and its centralized research staff was the first of its kind when Chief Judge T. John Lesinski introduced it in 1968. Since its inception, more than 1,000 attorneys have started their career with the Court and have gone on to distinguished careers as practitioners, judges, justices, and court administrators, making a remarkable impact on Michigan jurisprudence; and

Whereas, The Court has also historically embraced technology, implementing a program to accept electronic case records from lower courts in 2010 and executing a voluntary electronic filing system in 2006, through which over 206,000 documents have been filed in approximately 17,500 cases; and

Whereas, in a 2014 report, the Court was recognized by the National Center for State Courts "as fine an example as we have found of business process discipline in the judicial branch ... It is a well-organized, well-run operation that is, to an outsider, quite extraordinary"; and

Whereas, In its first 50 years, the Michigan Court of Appeals has proven to be an august and innovative body comprised of fair-minded and thoughtful jurists that have served the people of Michigan capably and admirably; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body commemorate the 50th anniversary of the opening of the Michigan Court of Appeals. We honor the contributions that the Court has made to the State of Michigan and its jurisprudence.

Pending the reference of the resolution to a committee,

Rep. Nesbitt moved that Rule 71 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.

Third Reading of Bills

House Bill No. 4054, entitled

A bill to amend 1987 PA 96, entitled "The mobile home commission act," by amending sections 2, 4, 16, 17, 43, and 48 (MCL 125.2302, 125.2304, 125.2316, 125.2317, 125.2343, and 125.2348), section 2 as amended by 2012 PA 588,

sections 4, 16, and 17 as amended by 2006 PA 328, and section 43 as added by 1988 PA 337, and by adding sections 48b and 50.

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

Roll Call No. 41

Yeas—106

Afendoulis Franz Banks Garcia Barrett Garrett Bizon Gay-Dagnogo **Brinks** Geiss Brunner Glardon Bumstead Glenn Byrd Goike Callton Graves Canfield Greig Chang Greimel Chatfield Guerra Chirkun Heise Clemente Hoadley Cochran Hovey-Wright Cole Howrylak Hughes Cotter Cox Iden Crawford Inman Irwin Darany Dianda Jacobsen Dillon Jenkins Driskell Johnson Durhal Kellv Kesto Faris Farrington Kivela Forlini Kosowski

LaFontaine Lauwers LaVoy Leonard Leutheuser Liberati Love Lucido Lyons Maturen McBroom McCready Miller, A. Miller, D. Moss Muxlow Neeley Nesbitt Outman Pagan Pagel Pettalia Phelps Plawecki Poleski

Potvin

Pscholka Rendon Roberts, B. Roberts, S. Robinson Runestad Rutledge Santana Schor Sheppard Singh Smiley Somerville Talabi Tedder Theis Townsend Vaupel VerHeulen Victory Webber Wittenberg Yanez Yonker Zemke

Price

Navs—3

Courser Gamrat Hooker

In The Chair: Cotter

The House agreed to the title of the bill.

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

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

Rep. Hooker, 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 fully agree with what the bill does and it has the strength to allow a cooperation between the locals and the state. The only concern I have is the bill expands the fine from \$10,000 to \$50,000 which I think that is an excessive increase. I believe doubling or even two and one half increase would be better. That is the only reason I opposed this bill."

Second Reading of Bills

Senate Bill No. 54, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 40104, 40112, and 48703a (MCL 324.40104, 324.40112, and 324.48703a), section 40104 as added by 1995 PA 57, section 40112 as amended by 1996 PA 316, and section 48703a as amended by 2014 PA 281.

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

The substitute (H-1) was not adopted, a majority of the members serving not voting therefor.

Rep. Rendon moved to substitute (H-3) the bill.

The motion prevailed and the substitute (H-3) was adopted, a majority of the members serving voting therefor.

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

The motion prevailed.

The Speaker called the Speaker Pro Tempore to the Chair.

Senate Bill No. 55, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending section 40111c (MCL 324.40111c), as added by 2008 PA 301.

The bill was read a second time.

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

The motion prevailed and the substitute (H-2) was adopted, a majority of the members serving voting therefor.

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

The motion prevailed.

Senate Bill No. 53, entitled

A bill to amend 1927 PA 372, entitled "An act to regulate and license the selling, purchasing, possessing, and carrying of certain firearms, gas ejecting devices, and electro-muscular disruption devices; to prohibit the buying, selling, or carrying of certain firearms, gas ejecting devices, and electro-muscular disruption devices without a license or other authorization; to provide for the forfeiture of firearms and electro-muscular disruption devices under certain circumstances; to provide for penalties and remedies; to provide immunity from civil liability under certain circumstances; to prescribe the powers and duties of certain state and local agencies; to prohibit certain conduct against individuals who apply for or receive a license to carry a concealed pistol; to make appropriations; to prescribe certain conditions for the appropriations; and to repeal all acts and parts of acts inconsistent with this act," by amending sections 1 and 50 (MCL 28.421 and 28.4250), section 1 as amended by 2014 PA 203 and section 50 as amended by 2014 PA 206.

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

The substitute (H-1) was not adopted, a majority of the members serving not voting therefor.

Rep. Kesto moved to substitute (H-3) the bill.

The motion prevailed and the substitute (H-3) was adopted, a majority of the members serving voting therefor.

Rep. Zemke moved to amend the bill as follows:

- 1. Amend page 32, following line 3, by inserting:
- "(I) A PUBLIC LIBRARY AS DEFINED IN SECTION 2 OF THE STATE AID TO PUBLIC LIBRARIES ACT, 1977 PA 89, MCL 397.552.".
 - 2. Amend page 33, following line 16, by inserting:

"(6) AN INDIVIDUAL SHALL NOT INTENTIONALLY DISPLAY OR OPENLY CARRY A PISTOL ON THE PREMISES LISTED IN SUBSECTION (1)(A) TO (I) UNLESS THE INDIVIDUAL OWNS THE PREMISES DESCRIBED IN SUBSECTION (1) OR IS EMPLOYED OR CONTRACTED BY THE OWNER OR OTHER

PERSON WITH CONTROL OVER THE PREMISES DESCRIBED IN SUBSECTION (1), THE POSSESSION OF THE PISTOL IS TO PROVIDE SECURITY SERVICES FOR THE PREMISES OR IS OTHERWISE IN THE SCOPE OF THE INDIVIDUAL'S OFFICIAL DUTIES, OR THE INDIVIDUAL IS ACTING WITH THE EXPRESS WRITTEN CONSENT OF THE OWNER OF THE PREMISES OR AN AGENT OF THE OWNER OF THE PREMISES." and renumbering the remaining subsection.

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

Rep. Townsend moved to amend the bill as follows:

- 1. Amend page 5, following line 5, by inserting:
- "Sec. 2. (1) Except as otherwise provided in this act, a person shall not purchase, carry, possess, or transport a pistol **FIREARM** in this state without first having obtained a license for the pistol **FIREARM** as prescribed in this section.
- (2) A person who brings a pistol-FIREARM into this state who is on leave from active duty with the armed forces of the United States or who has been discharged from active duty with the armed forces of the United States shall obtain a license for the pistol-FIREARM within 30 days after his or her arrival in this state.
- (3) The commissioner or chief of police of a city, township, or village police department that issues licenses to purchase, carry, possess, or transport pistols, FIREARMS, or his or her duly authorized deputy, or the sheriff or his or her duly authorized deputy, in the parts of a county not included within a city, township, or village having an organized police department, in discharging the duty to issue licenses shall with due speed and diligence issue licenses to purchase, carry, possess, or transport pistols FIREARMS to qualified applicants unless he or she has probable cause to believe that the applicant would be a threat to himself or herself or to other individuals, or would commit an offense with the pistol FIREARM that would violate a law of this or another state or of the United States. An applicant is qualified if all of the following circumstances exist:
- (a) The person is not subject to an order or disposition for which he or she has received notice and an opportunity for a hearing, and which was entered into the law enforcement information network under any of the following:
 - (i) Section 464a of the mental health code, 1974 PA 258, MCL 330.1464a.
- (ii) Section 5107 of the estates and protected individuals code, 1998 PA 386, MCL 700.5107, or section 444a of former 1978 PA 642.
 - (iii) Section 2950 of the revised judicature act of 1961, 1961 PA 236, MCL 600.2950.
 - (iv) Section 2950a of the revised judicature act of 1961, 1961 PA 236, MCL 600.2950a.
 - (v) Section 14 of 1846 RS 84, MCL 552.14.
- (vi) Section 6b of chapter V of the code of criminal procedure, 1927 PA 175, MCL 765.6b, if the order has a condition imposed under section 6b(3) of chapter V of the code of criminal procedure, 1927 PA 175, MCL 765.6b.
 - (vii) Section 16b of chapter IX of the code of criminal procedure, 1927 PA 175, MCL 769.16b.
- (b) The person is 18 years of age or older or, if the **FIREARM IS A PISTOL AND THE** seller is licensed under 18 USC 923, is 21 years of age or older.
- (c) The person is a citizen of the United States or an alien lawfully admitted into the United States and is a legal resident of this state. For the purposes of this section, a person shall be-IS considered a legal resident of this state if any of the following apply:
- (i) The person has a valid, lawfully obtained Michigan driver license issued under the Michigan vehicle code, 1949 PA 300, MCL 257.1 to 257.923, or an official state personal identification card issued under 1972 PA 222, MCL 28.291 to 28.300.
 - (ii) The person is lawfully registered to vote in this state.
- (iii) The person is on active duty status with the United States armed forces and is stationed outside of this state, but the person's home of record is in this state.
- (iv) The person is on active duty status with the United States armed forces and is permanently stationed in this state, but the person's home of record is in another state.
 - (d) A felony charge or a criminal charge listed in section 5b against the person is not pending at the time of application.
- (e) The person is not prohibited from possessing, using, transporting, selling, purchasing, carrying, shipping, receiving, or distributing a firearm under section 224f of the Michigan penal code, 1931 PA 328, MCL 750.224f.
- (f) The person has not been adjudged insane in this state or elsewhere unless he or she has been adjudged restored to sanity by court order.
- (g) The person is not under an order of involuntary commitment in an inpatient or outpatient setting due to mental illness.
- (h) The person has not been adjudged legally incapacitated in this state or elsewhere. This subdivision does not apply to a person who has had his or her legal capacity restored by order of the court.
- (4) Applications for licenses under this section shall be signed by the applicant under oath upon forms provided by the director of the department of state police. Licenses to purchase, carry, possess, or transport pistols-FIREARMS shall be executed in triplicate upon forms provided by the director of the department of state police and shall be signed by the licensing authority. Three copies of the license shall be delivered to the applicant by the licensing authority. A license is void unless used within 30 days after the date it is issued.

- (5) If an individual purchases or otherwise acquires a pistol, FIREARM, the seller shall fill out the license forms describing the pistol, FIREARM, together with the date of sale or acquisition, and sign his or her name in ink indicating that the pistol-FIREARM was sold to or otherwise acquired by the purchaser. The purchaser shall also sign his or her name in ink indicating the purchase or other acquisition of the pistol-FIREARM from the seller. The seller may retain a copy of the license as a record of the transaction. The purchaser shall receive 2 copies of the license. The IF THE FIREARM IS A PISTOL, THE purchaser shall return 1 copy of the license to the licensing authority within 10 days after the date the pistol is purchased or acquired. The return of the copy to the licensing authority may be made in person or may be made by first-class mail or certified mail sent within the 10-day period to the proper address of the licensing authority. A purchaser who fails to comply with the requirements of this subsection is responsible for a state civil infraction and may be fined not more than \$250.00. If a purchaser is found responsible for a state civil infraction under this subsection, the court shall notify the department of state police of that determination.
- (6) Within 10 days after receiving the license copy **FOR A PISTOL** returned under subsection (5), the licensing authority shall electronically enter the information into the pistol entry database as required by the department of state police if it has the ability to electronically enter that information. If the licensing authority does not have that ability, the licensing authority shall provide that information to the department of state police in a manner otherwise required by the department of state police. Any licensing authority that provided pistol descriptions to the department of state police under former section 9 of this act shall continue to provide pistol descriptions to the department of state police under this subsection. Within 48 hours after entering or otherwise providing the information on the license copy returned under subsection (5) to the department of state police, the licensing authority shall forward the copy of the license to the department of state police. The purchaser has the right to obtain a copy of the information placed in the pistol entry database under this subsection to verify the accuracy of that information. The licensing authority may charge a fee not to exceed \$1.00 for the cost of providing the copy. The licensee may carry, use, possess, and transport the pistol for 30 days beginning on the date of purchase or acquisition only while he or she is in possession of his or her copy of the license. However, the person is not required to have the license in his or her possession while carrying, using, possessing, or transporting the pistol after this period.
- (7) This section does not apply to the purchase of pistols-FIREARMS from wholesalers by dealers regularly engaged in the business of selling pistols-FIREARMS at retail, or to the sale, barter, or exchange of pistols-FIREARMS kept as relics or curios not made for modern ammunition or permanently deactivated. This section does not prevent the transfer of ownership of pistols-FIREARMS that are inherited if the license to purchase is approved by the commissioner or chief of police, sheriff, or their authorized deputies, and signed by the personal representative of the estate or by the next of kin having authority to dispose of the pistol-FIREARM.
- (8) An individual who is not a resident of this state is not required to obtain a license under this section if all of the following conditions apply:
 - (a) The individual is licensed in his or her state of residence to purchase, carry, or transport a pistol.FIREARM.
 - (b) The individual is in possession of the license described in subdivision (a).
 - (c) The individual is the owner of the pistol-FIREARM he or she possesses, carries, or transports.
- (d) The individual possesses the pistol-FIREARM for a lawful purpose, as that term is defined in section 231a of the Michigan penal code, 1931 PA 328, MCL 750.231a.
 - (e) The individual is in this state for a period of 180 days or less and does not intend to establish residency in this state.
- (9) An individual who is a nonresident of this state shall present the license described in subsection (8)(a) upon the demand of a police officer. An individual who violates this subsection is guilty of a misdemeanor punishable by imprisonment for not more than 90 days or a fine of not more than \$100.00, or both.
- (10) The licensing authority may require a person claiming active duty status with the United States armed forces to provide proof of 1 or both of the following:
 - (a) The person's home of record.
 - (b) Permanent active duty assignment in this state.
- (11) This section does not apply to a person who is younger than the age required under subsection (3)(b) and who possesses a pistol-FIREARM if all-1 of the following conditions apply:APPLIES:
- (a) The person is not otherwise prohibited from possessing that pistol.FIREARM AND ALL OF THE FOLLOWING APPLY:
 - (i) (b) The person is at a recognized target range.
- (ii) (e) The person possesses the pistol-FIREARM for the purpose of target practice or instruction in the safe use of a pistol-FIREARM.
 - (iii) (d) The person is in the physical presence and under the direct supervision of any of the following:
 - (A) (i) The person's parent.
 - **(B)** (*ii*) The person's guardian.
- (C) (iii) An individual who is 21 years of age or older, who is authorized by the person's parent or guardian, and who has successfully completed a pistol safety training course or class that meets the requirements of section 5j(1)(a), (b), or (d), and received a certificate of completion.

- (iv) (e) The owner of the pistol-FIREARM is physically present.
- (B) THE PERSON IS NOT OTHERWISE PROHIBITED FROM POSSESSING THAT FIREARM AND THE PERSON POSSESSES THE FIREARM FOR THE PURPOSE OF HUNTING.
 - (12) This section does not apply to a person who possesses a pistol-FIREARM if all of the following conditions apply:
 - (a) The person is not otherwise prohibited from possessing a pistol.FIREARM.
 - (b) The person is at a recognized target range or shooting facility.
- (c) The person possesses the pistol-FIREARM for the purpose of target practice or instruction in the safe use of a pistol-FIREARM.
 - (d) The owner of the pistol-FIREARM is physically present and supervising the use of the pistol-FIREARM.
- (13) A person who forges any matter on an application for a license under this section is guilty of a felony, punishable by imprisonment for not more than 4 years or a fine of not more than \$2,000.00, or both.
- (14) A licensing authority shall implement this section during all of the licensing authority's normal business hours and shall set hours for implementation that allow an applicant to use the license within the time period set forth in subsection (4).
- Sec. 2a. (1) The following individuals are not required to obtain a license under section 2 to purchase, carry, possess, use, or transport a pistol:FIREARM:
 - (a) An individual licensed under section 5b.
 - (b) A federally licensed firearms dealer.
- (c) An individual who purchases a pistol FIREARM from a federally licensed firearms dealer in compliance with 18 USC 922(t).
- (D) AN INDIVIDUAL PURCHASING A FIREARM OTHER THAN A PISTOL WHO HAS A FEDERAL NATIONAL INSTANT CRIMINAL BACKGROUND CHECK PERFORMED ON HIM OR HER BY A FEDERALLY LICENSED FIREARMS DEALER NOT MORE THAN 30 DAYS BEFORE THE PURCHASE.
- (2) If an individual described in subsection (1) purchases or otherwise acquires a pistol, FIREARM, the seller shall complete a record in triplicate on a form provided by the department of state police. The record shall include the purchaser's concealed weapon license number or, if the purchaser is a federally licensed firearms dealer, his or her dealer license number. If the purchaser is not licensed under section 5b and is not a federally licensed firearms dealer, the record shall include the dealer license number of the federally licensed firearms dealer who is selling the pistol. FIREARM OR THE DEALER LICENSE NUMBER OF THE FEDERALLY LICENSED FIREARMS DEALER THAT PERFORMED THE FEDERAL NATIONAL INSTANT CRIMINAL BACKGROUND CHECK. The purchaser shall sign the record. The seller may retain 1 copy of the record. The purchaser shall receive 2 copies of the record and, IF **THE FIREARM IS A PISTOL,** forward 1 copy to the police department of the city, village, or township in which the purchaser resides, or, if the purchaser does not reside in a city, village, or township having a police department, to the county sheriff, within 10 days following the purchase or acquisition. The return of the copy to the police department or county sheriff may be made in person or may be made by first-class mail or certified mail sent within the 10-day period to the proper address of the police department or county sheriff. A purchaser who fails to comply with the requirements of this subsection is responsible for a state civil infraction and may be fined not more than \$250.00. If a purchaser is found responsible for a state civil infraction under this subsection, the court shall notify the department of state police. If the purchaser is licensed under section 5b, the court shall notify the licensing authority of that determination.
- (3) Within 10 days after receiving the record copy **FOR A PISTOL** returned under subsection (2), the police department or county sheriff shall electronically enter the information into the pistol entry database as required by the department of state police if it has the ability to electronically enter that information. If the police department or county sheriff does not have that ability, the police department or county sheriff shall provide that information to the department of state police in a manner otherwise required by the department of state police. Any police department or county sheriff that provided pistol descriptions to the department of state police under former section 9 of this act shall continue to provide pistol descriptions to the department of state police under this subsection. Within 48 hours after entering or otherwise providing the information on the record copy returned under subsection (2) to the department of state police, the police department or county sheriff shall forward the copy of the record to the department of state police. The purchaser has the right to obtain a copy of the information placed in the pistol entry database under this subsection to verify the accuracy of that information. The police department or county sheriff may charge a fee not to exceed \$1.00 for the cost of providing the copy. The purchaser may carry, use, possess, and transport the pistol for 30 days beginning on the date of purchase or acquisition only while he or she is in possession of his or her copy of the record. However, the person is not required to have the record in his or her possession while carrying, using, possessing, or transporting the pistol after this period.
 - (4) This section does not apply to a person or entity exempt under section 2(7).
- (5) An individual who makes a material false statement on a sales record under this section is guilty of a felony punishable by imprisonment for not more than 4 years or a fine of not more than \$2,500.00, or both.
 - (6) The department of state police may promulgate rules to implement this section.
 - (7) As used in this section:
- (a) Before December 18, 2012, "federally licensed firearms dealer" means an individual who holds a type 01 dealer license under 18 USC 923.

- (b) Beginning December 18, 2012, "federally licensed firearms dealer" means a person licensed to sell firearms under 18 USC 923.
 - (c) "Person" means an individual, partnership, corporation, association, or other legal entity.
- Sec. 2b. (1) Except as provided in subsection (5), upon entry of an order or disposition into the law enforcement information network under any provision of law described in section 2(3)(a), the department of state police shall immediately send written notice of that entry to the person who is the subject of the order or disposition. The notice shall be sent by first-class mail to the last known address of the person. The notice shall include at least all of the following:
 - (a) The name of the person.
 - (b) The date the order or disposition was entered into the law enforcement information network.
- (c) A statement that the person cannot obtain a license to purchase a pistol-FIREARM or obtain a concealed weapon license until the order or disposition is removed from the law enforcement information network.
- (d) A statement that the person may request that the state police correct or expunge inaccurate information entered into the law enforcement information network.
- (2) A person who is the subject of an order entered into the law enforcement information network under any provision of law described in section 2(3)(a) may request that the department of state police do either of the following:
- (a) Amend an inaccuracy in the information entered into the law enforcement information network under any provision of law described in section 2(3)(a).
- (b) Expunge the person's name and other information concerning the person from the law enforcement information network regarding 1 or more specific entries in the law enforcement information network under any provision of law described in section 2(3)(a) because 1 or more of the following circumstances exist:
- (i) The person is not subject to an order of involuntary commitment in an inpatient or outpatient setting due to mental illness.
 - (ii) The person is not subject to an order or disposition determining that the person is legally incapacitated.
 - (iii) The person is not subject to a personal protection order issued under any of the following:
 - (A) Section 2950 of the revised judicature act of 1961, 1961 PA 236, MCL 600.2950.
 - (B) Section 2950a of the revised judicature act of 1961, 1961 PA 236, MCL 600.2950a.
 - (C) Section 14 of 1846 RS 84, MCL 552.14.
- (*iv*) The person is not subject to an order for release subject to protective conditions that prohibits the purchase or possession of a firearm by the person issued under section 6b of chapter V of the code of criminal procedure, 1927 PA 175, MCL 765.6b.
- (3) Before the expiration of 30 days after a request is made to amend an inaccuracy in the law enforcement information network under subsection (2)(a) or to expunge 1 or more specific entries from the law enforcement information network under subsection (2)(b)(i) to (iv), the department of state police shall conduct an investigation concerning the accuracy of the information contained in the law enforcement information network, either grant or deny the request and provide the person with written notice of that grant or denial. A notice of denial shall include a statement specifying the basis of the denial, and that a person may appeal the denial pursuant to the administrative procedures act of 1969, 1969 PA 306, MCL 24.201 to 24.328.
- (4) If the department of state police refuses a request by a person for amendment or expunction under subsection (2), or fails to act within 30 days after receiving the request under subsection (2), the person may request a hearing before a hearing officer appointed by the department of state police for a determination of whether information entered into the law enforcement information network should be amended or expunged because it is inaccurate or false. The department of state police shall conduct the hearing pursuant to the administrative procedures act of 1969, 1969 PA 306, MCL 24.201 to 24.328.
- (5) The department of state police shall not send written notice of an entry of an order or disposition into the law enforcement information network as required for a personal protection order issued under section 2950 or 2950a of the revised judicature act of 1961, 1961 PA 236, MCL 600.2950 and 600.2950a, until that department has received notice that the respondent of the order has been served with or has received notice of the personal protection order."
 - 2. Amend page 34, following line 4, by inserting:
 - "Sec. 12. (1) Section 2 does not apply to any of the following:
 - (a) A police or correctional agency of the United States or of this state or any subdivision of this state.
 - (b) The United States army, air force, navy, or marine corps.
 - (c) An organization authorized by law to purchase or receive weapons from the United States or from this state.
 - (d) The national guard, armed forces reserves, or other duly authorized military organization.
- (e) A member of an entity or organization described in subdivisions (a) through (d) for a pistol-FIREARM while engaged in the course of his or her duties with that entity or while going to or returning from those duties.
 - (f) A United States citizen holding a license to carry a pistol concealed upon his or her person issued by another state.
- (g) The regular and ordinary possession and transportation of a pistol-FIREARM as merchandise by an authorized agent of a person licensed to manufacture firearms or a licensed dealer.

- (h) Purchasing, owning, carrying, possessing, using, or transporting an antique firearm. As used in this subdivision, "antique firearm" means that term as defined in section 231a of the Michigan penal code, 1931 PA 328, MCL 750.231a.
- (i) An individual carrying, possessing, using, or transporting a pistol belonging to another individual, if the other individual's possession of the pistol is authorized by law and the individual carrying, possessing, using, or transporting the pistol has obtained a license under section 5b to carry a concealed pistol or is exempt from licensure as provided in section 12a.
 - (2) The amendatory act that added subsection (1)(h) shall be known and may be cited as the "Janet Kukuk act".
- Sec. 14a. (1) A law enforcement agency that seizes or otherwise comes into possession of a firearm or a part of a firearm subject to disposal under section 14 may, instead of forwarding the firearm or part of a firearm to the director of the department of state police or his or her designated representative for disposal under that section, retain that firearm or part of a firearm for the following purposes:
- (a) For legal sale or trade to a federally licensed firearm dealer. The proceeds from any sale or trade under this subdivision shall be used by the law enforcement agency only for law enforcement purposes. The law enforcement agency shall not sell or trade a firearm or part of a firearm under this subdivision to any individual who is a member of that law enforcement agency unless the individual is a federally licensed firearms dealer and the sale is made pursuant to a public auction.
- (b) For official use by members of the seizing law enforcement agency who are employed as peace officers. A firearm or part of a firearm shall not be sold under this subdivision.
- (2) A law enforcement agency that sells or trades any pistol-FIREARM to a licensed dealer under subsection (1)(a) or retains any pistol-FIREARM under subsection (1)(b) shall complete a record of the transaction under section 2 or section 2a, as applicable.
- (3) A law enforcement agency that sells or trades a firearm or part of a firearm under this section shall retain a receipt of the sale or trade for a period of not less than 7 years. The law enforcement agency shall make all receipts retained under this subsection available for inspection by the department of state police upon demand and for auditing purposes by the state and the local unit of government of which the agency is a part.
 - (4) Before disposing of a firearm under this section, the law enforcement agency shall do both of the following:
- (a) Determine through the law enforcement information network whether the firearm has been reported lost or stolen. If the firearm has been reported lost or stolen and the name and address of the owner can be determined, the law enforcement agency shall provide 30 days' written notice of its intent to dispose of the firearm under this section to the owner, and allow the owner to claim the firearm within that 30-day period if he or she is authorized to possess the firearm. If the police agency determines that a serial number has been altered or has been removed or obliterated from the firearm, the police agency shall submit the firearm to the department of state police or a forensic laboratory for serial number verification or restoration to determine legal ownership.
- (b) Provide 30 days' notice to the public on a website maintained by the law enforcement agency of its intent to dispose of the firearm under this section. The notice shall include a description of the firearm and shall state the firearm's serial number, if the serial number can be determined. The law enforcement agency shall allow the owner of the firearm to claim the firearm within that 30-day period if he or she is authorized to possess the firearm. The 30-day period required under this subdivision is in addition to the 30-day period required under subdivision (a).
 - (5) The law enforcement agency is immune from civil liability for disposing of a firearm in compliance with this section.
 - (6) As used in this section, "law enforcement agency" means any agency that employs peace officers.".

The motion did not prevail and the amendments were not adopted, a majority of the members serving not voting therefor. Rep. Nesbitt moved that the bill be placed on the order of Third Reading of Bills.

The motion prevailed.

House Bill No. 4015, entitled

A bill to amend 1931 PA 328, entitled "The Michigan penal code," by amending section 465 (MCL 750.465). The bill was read a second time.

Rep. Guerra moved to amend the bill as follows:

- 1. Amend page 3, following line 27, by inserting:
- "(2) A PERSON SHALL NOT INTENTIONALLY USE COMPUTER SOFTWARE TO CIRCUMVENT A SECURITY MEASURE, ACCESS CONTROL SYSTEM, OR OTHER CONTROL OR MEASURE ON A TICKET SELLER'S INTERNET WEBSITE THAT IS USED TO ENSURE EQUITABLE TICKET BUYING." and renumbering the remaining subsection.

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

Rep. Guerra moved to amend the bill as follows:

- 1. Amend page 3, following line 27, by inserting:
- "(2) A PERSON SHALL NOT RESELL A TICKET FOR ADMISSION TO A THEATRE, CIRCUS, ATHLETIC GAME, OR PLACE OF PUBLIC ENTERTAINMENT OR AMUSEMENT WITHOUT CLEARLY INDICATING ANY AND ALL TERMS AND CONDITIONS FOR A REFUND OF THE TICKET PRICE." and renumbering the remaining subsection.

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

Rep. Guerra moved to amend the bill as follows:

1. Amend page 3, following line 27, by inserting:

"(2) A PERSON SHALL NOT RESELL A TICKET FOR ADMISSION TO A THEATRE, CIRCUS, ATHLETIC GAME, OR PLACE OF PUBLIC ENTERTAINMENT OR AMUSEMENT WITHOUT CLEARLY INDICATING THE BOX OFFICE PRICE AT WHICH THE TICKET IS SOLD AND ANY FEES BEING COLLECTED BY THE RESELLER THAT ARE IN EXCESS OF THE BOX OFFICE PRICE." and renumbering the remaining subsection.

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

Rep. Singh moved to amend the bill as follows:

1. Amend page 3, following line 27, by inserting:

"(2) A PERSON SHALL NOT RESELL A TICKET FOR ADMISSION TO A THEATRE, CIRCUS, ATHLETIC GAME, OR PLACE OF PUBLIC ENTERTAINMENT OR AMUSEMENT UNLESS THE PERSON HAS PHYSICAL POSSESSION OF THE TICKET IN EITHER ELECTRONIC OR PAPER FORMAT OR AN EXCLUSIVE RIGHT TO CLAIM THE TICKET AT A FUTURE DATE, AT THE MOMENT THE RESALE TAKES PLACE. IF THE TICKET TO BE RESOLD IS TO AN EVENT HAVING NUMBERED SEATS, THE TICKET RESELLER SHALL DISCLOSE THE NUMBER ASSOCIATED WITH THE SPECIFIC TICKET BEING RESOLD." and renumbering the remaining subsection.

The motion did not prevail and the amendment was not adopted, a majority of the members serving not voting therefor. Rep. Kelly moved that the bill be placed on the order of Third Reading of Bills.

The motion prevailed.

House Bill No. 4295, entitled

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending section 16m of chapter XVII (MCL 777.16m), as amended by 2014 PA 192.

The bill was read a second time.

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

The motion prevailed.

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

Introduction of Bills

Reps. Greimel, Tedder and Runestad introduced

House Bill No. 4366, entitled

A bill to authorize the state administrative board to accept and convey certain property in Oakland County; to prescribe certain conditions for the acceptance and conveyance of the property; and to provide for disposition of certain revenue.

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

Reps. Howrylak, Schor, Heise, Lane, Derek Miller, Chirkun, Plawecki, Yanez, Faris, McCready, Townsend and Hooker introduced

House Bill No. 4367, entitled

A bill to amend 2011 PA 256, entitled "Michigan fireworks safety act," by amending sections 7 and 12 (MCL 28.457 and 28.462), as amended by 2013 PA 65.

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

Reps. Dianda, Somerville, Pettalia and Franz introduced

House Bill No. 4368, entitled

A bill to amend 1984 PA 431, entitled "The management and budget act," by amending section 267 (MCL 18.1267), as amended by 2012 PA 237.

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

Reps. Potvin, Victory and LaVoy introduced

House Bill No. 4369, 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 2014 PA 196.

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

Reps. Hughes, Hooker, Graves, Sheppard, Glenn, Tedder, Barrett, Chatfield, Somerville and Runestad introduced House Bill No. 4370, entitled

A bill to amend 1967 PA 281, entitled "Income tax act of 1967," by amending sections 30, 520, and 522 (MCL 206.30, 206.520, and 206.522), section 30 as amended by 2012 PA 597, section 520 as amended by 2011 PA 273, and section 522 as amended by 2013 PA 206.

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

Reps. Greig, Schor, Brinks, Moss, Wittenberg, Callton, Gay-Dagnogo, Byrd, Leutheuser, Cochran, Darany, Howrylak, Geiss, Glenn, Yanez, Hovey-Wright, Derek Miller, Maturen, Driskell, Singh, LaVoy, Chang and Plawecki introduced **House Bill No. 4371, entitled**

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1566. The bill was read a first time by its title and referred to the Committee on Education.

Rep. Geiss introduced

House Bill No. 4372, entitled

A bill to amend 1933 PA 167, entitled "General sales tax act," by amending section 1 (MCL 205.51), as amended by 2013 PA 160.

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

Rep. Geiss introduced

House Bill No. 4373, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 553b. The bill was read a first time by its title and referred to the Committee on Education.

Reps. Irwin, Zemke, Pagan, Durhal, Schor, Moss, Kivela, Greig, Dillon, Faris, Plawecki, Derek Miller, Guerra, Sarah Roberts, Chirkun, Cochran, Chang, Wittenberg, Singh, Greimel, Rutledge, Geiss, LaVoy, Brinks, Byrd, Dianda, Hovey-Wright, Robinson, Liberati, Driskell, Hoadley and Yanez introduced

House Bill No. 4374, entitled

A bill to amend 1846 RS 83, entitled "Of marriage and the solemnization thereof," by amending sections 2, 3, and 9 (MCL 551.2, 551.3, and 551.9), sections 2 and 3 as amended by 1996 PA 324; and to repeal acts and parts of acts. The bill was read a first time by its title and referred to the Committee on Families, Children, and Seniors.

Reps. Zemke, Pagan, Durhal, Irwin, Moss, Schor, Kivela, Greig, Dillon, Faris, Plawecki, Derek Miller, Guerra, Sarah Roberts, Cochran, Chang, Wittenberg, Singh, Greimel, Rutledge, Liberati, Banks, Byrd, Brinks, Neeley, Smiley, Phelps, Dianda, Driskell, Robinson, Love, Hovey-Wright, Hoadley, LaVoy, Brunner and Talabi introduced

House Bill No. 4375, entitled

A bill to amend 1939 PA 168, entitled "An act to determine whether certain marriages solemnized in another state by individuals authorized to solemnize marriages under the laws of that state are to be recognized in this state," by amending section 1 (MCL 551.271), as amended by 1996 PA 334; and to repeal acts and parts of acts.

The bill was read a first time by its title and referred to the Committee on Families, Children, and Seniors.

Reps. Wittenberg, Moss, Hoadley, Guerra, Greig, Derek Miller, Geiss, Pagan, Durhal, Irwin, Zemke, Schor, Kivela, Dillon, Faris, Plawecki, Sarah Roberts, Chirkun, Cochran, Chang, Singh, Liberati, Byrd, Talabi, Love, Yanez, Driskell, LaVoy, Greimel, Hovey-Wright, Kosowski, Brunner, Brinks, Rutledge, Darany, Smiley, Dianda, Phelps, Neeley and Robinson introduced

House Bill No. 4376, entitled

A bill to amend 1897 PA 180, entitled "An act to provide for the issuance of marriage licenses and certificates without publicity in certain cases; and to provide criminal and civil penalties for violation of this act," by amending section 1 (MCL 551.201), as amended by 1983 PA 199.

The bill was read a first time by its title and referred to the Committee on Families, Children, and Seniors.

Reps. Singh, Moss, Guerra, Hoadley, Greig, Pagan, Durhal, Derek Miller, Geiss, Irwin, Zemke, Schor, Kivela, Dillon, Faris, Plawecki, Sarah Roberts, Chirkun, Cochran, Chang, Wittenberg, Brunner, Smiley, Greimel, Byrd, Banks, Rutledge, Driskell, Talabi, Neeley, LaVoy, Yanez, Phelps, Brinks, Dianda, Liberati, Robinson and Hovey-Wright introduced

House Bill No. 4377, entitled

A bill to amend 1967 PA 281, entitled "Income tax act of 1967," by amending sections 30, 311, 504, and 522 (MCL 206.30, 206.311, 206.504, and 206.522), section 30 as amended by 2012 PA 597, section 311 as amended by 2011 PA 38, section 504 as amended by 1993 PA 328, and section 522 as amended by 2013 PA 206.

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

Reps. Cole, Johnson, Lucido, Kelly, Glenn, Chatfield and Franz introduced

House Bill No. 4378, entitled

A bill to amend 1969 PA 306, entitled "Administrative procedures act of 1969," by amending section 123 (MCL 24.323), as added by 1984 PA 196.

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

Reps. Johnson, Cole, Lucido, Kelly, Glenn, Chatfield and Franz introduced

House Bill No. 4379, entitled

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," by amending sections 2421b, 2421c, 2421d, and 2421e (MCL 600.2421b, 600.2421c, 600.2421d, and 600.2421e), as added by 1984 PA 197.

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

Reps. Courser, Gamrat, Forlini, Howrylak, Goike, Chatfield and Kelly introduced

House Bill No. 4380, entitled

A bill to amend 1954 PA 116, entitled "Michigan election law," by amending sections 736c, 782b, 795c, 803, and 804 (MCL 168.736c, 168.782b, 168.795c, 168.803, and 168.804), section 736c as added by 2012 PA 128, section 795c as amended by 1990 PA 109, and section 803 as amended by 2004 PA 92.

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

Rep. Afendoulis introduced

House Bill No. 4381, entitled

A bill to amend 1979 PA 152, entitled "State license fee act," by amending sections 13, 17, 21, 25, 27, 29, 31, 37, 38, and 43 (MCL 338.2213, 338.2217, 338.2221, 338.2225, 338.2227, 338.2229, 338.2231, 338.2237, 338.2238, and 338.2243), sections 13, 17, 21, 25, 27, 29, 31, 37, and 38 as amended by 2012 PA 308 and section 43 as amended by 2013 PA 78.

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

Rep. Afendoulis introduced

House Bill No. 4382, entitled

A bill to amend 1956 PA 217, entitled "Electrical administrative act," by amending section 3 (MCL 338.883), as amended by 2012 PA 313.

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

Rep. Afendoulis introduced

House Bill No. 4383, entitled

A bill to amend 1986 PA 54, entitled "Building officials and inspectors registration act," by amending section 13 (MCL 338.2313), as amended by 2012 PA 314.

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

Rep. Afendoulis introduced

House Bill No. 4384, entitled

A bill to amend 1982 PA 162, entitled "Nonprofit corporation act," by amending section 1060 (MCL 450.3060), as amended by 2014 PA 557.

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

Rep. Jacobsen introduced

House Bill No. 4385, entitled

A bill to amend 1954 PA 116, entitled "Michigan election law," by amending section 322 (MCL 168.322), as amended by 2012 PA 276.

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

Rep. Yanez introduced

House Bill No. 4386, entitled

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending sections 134 and 3104 (MCL 500.134 and 500.3104), section 134 as amended by 1990 PA 256 and section 3104 as amended by 2002 PA 662.

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

Rep. Yanez introduced

House Bill No. 4387, entitled

A bill to amend 1976 PA 267, entitled "Open meetings act," by amending sections 2 and 3 (MCL 15.262 and 15.263), section 2 as amended by 2001 PA 38 and section 3 as amended by 1988 PA 278.

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

Reps. Moss, Hoadley, Geiss, Liberati, Guerra, Hovey-Wright, Durhal, Pagan, Derek Miller, Greig, Irwin, Zemke, Schor, Kivela, Dillon, Faris, Plawecki, Sarah Roberts, Chirkun, Cochran, Chang, Wittenberg, Singh, Brunner, Greimel, Byrd, Rutledge, Driskell, Talabi, Neeley, LaVoy, Yanez, Phelps, Brinks, Dianda and Robinson introduced

House Joint Resolution L, entitled

A joint resolution proposing an amendment to the state constitution of 1963, by repealing section 25 of article I, to allow the recognition of marriage or similar unions of two people.

The joint resolution was read a first time by its title and referred to the Committee on Families, Children, and Seniors.

Rep. Nesbitt moved that House Committees be given leave to meet during the balance of today's session. The motion prevailed.

By unanimous consent the House returned to the order of

Announcement by the Clerk of Printing and Enrollment

The Clerk announced that the following bills had been printed and placed upon the files of the members on Thursday, March 19:

Senate Bill Nos. 223 224

The Clerk announced that the following bills had been printed and placed upon the files of the members on Friday, March 20:

House Bill Nos. 4358 4359 4360 4361 4362 4363 4364 4365

The Clerk announced that the following bills had been printed and placed upon the files of the members on Tuesday, March 24:

Senate Bill Nos. 232 233

Reports of Standing Committees

The Committee on Commerce and Trade, by Rep. Graves, Chair, reported

House Bill No. 4195, entitled

A bill to amend 2003 PA 296, entitled "Michigan early stage venture investment act of 2003," by amending sections 15, 17, and 19 (MCL 125.2245, 125.2247, and 125.2249), section 15 as amended by 2005 PA 102 and sections 17 and 19 as amended by 2007 PA 173.

With the recommendation that the substitute (H-2) be adopted and that the bill then pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Graves, Sheppard, Callton, Jenkins, Johnson, Rendon, Somerville, Hughes, Barrett, Garcia, Glenn, Leutheuser, Schor, Townsend, Byrd, Geiss and Moss

Nays: Reps. Garrett and Love

The Committee on Commerce and Trade, by Rep. Graves, Chair, reported

House Bill No. 4196, entitled

A bill to amend 2003 PA 296, entitled "Michigan early stage venture investment act of 2003," by amending section 31 (MCL 125.2261).

With the recommendation that the substitute (H-3) be adopted and that the bill then pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Graves, Sheppard, Callton, Jenkins, Johnson, Rendon, Somerville, Hughes, Barrett, Garcia, Glenn, Leutheuser, Schor, Townsend, Byrd, Geiss and Moss

Nays: Reps. Garrett and Love

The Committee on Commerce and Trade, by Rep. Graves, Chair, reported

House Bill No. 4365, entitled

A bill to amend 2007 PA 36, entitled "Michigan business tax act," by amending section 419 (MCL 208.1419).

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

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Graves, Sheppard, Callton, Jenkins, Johnson, Rendon, Somerville, Hughes, Barrett, Garcia, Glenn, Leutheuser, Schor, Townsend, Byrd, Geiss and Moss

Nays: Reps. Garrett and Love

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Graves, Chair, of the Committee on Commerce and Trade, was received and read: Meeting held on: Tuesday, March 24, 2015

Present: Reps. Graves, Sheppard, Callton, Jenkins, Johnson, Rendon, Somerville, Hughes, Barrett, Garcia, Glenn, Leutheuser, Schor, Townsend, Byrd, Garrett, Geiss, Love and Moss

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Heise, Chair, of the Committee on Criminal Justice, was received and read: Meeting held on: Tuesday, March 24, 2015

Present: Reps. Heise, Webber, Howrylak, Courser, Lucido, Guerra, Hovey-Wright and Chang

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Callton, Chair, of the Committee on Health Policy, was received and read: Meeting held on: Tuesday, March 24, 2015

Present: Reps. Callton, Vaupel, Hooker, Yonker, Graves, Hughes, Kesto, VerHeulen, Bizon, Chatfield, Crawford, Garcia, Tedder, Darany, Brinks, Cochran, Phelps, Geiss, Liberati, Neeley and Wittenberg

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Kesto, Chair, of the Committee on Judiciary, was received and read: Meeting held on: Tuesday, March 24, 2015

Present: Reps. Kesto, Lucido, Heise, Johnson, Howrylak, Cole, Runestad, Irwin, Robinson, Chang and Guerra

Rep. Plawecki moved that the House adjourn. The motion prevailed, the time being 3:15 p.m.

Associate Speaker Pro Tempore Franz declared the House adjourned until Wednesday, March 25, at 1:30 p.m.

GARY L. RANDALL Clerk of the House of Representatives