No. 76 STATE OF MICHIGAN

JOURNAL OF THE

House of Representatives

98th Legislature REGULAR SESSION OF 2016

House Chamber, Lansing, Wednesday, December 7, 2016.

10:00 a.m.

The House was called to order by Associate Speaker Pro Tempore Franz.

Kivela—present

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

Afendoulis—present	Garcia—present
Banks—present	Garrett—e/d/s
Barrett—present	Gay-Dagnogo—present
Bizon—present	Geiss—present
Brinks—present	Glardon—present
Brunner—present	Glenn—present
Bumstead—present	Goike—present
Byrd—present	Graves—present
Callton—present	Green—present
Canfield—present	Greig—present
Chang—present	Greimel—present
Chatfield—present	Guerra—present
Chirkun—present	Hoadley—present
Clemente—present	Hooker—present
Cochran—present	Hovey-Wright—present
Cole—present	Howell—present
Cotter—present	Howrylak—present
Cox—present	Hughes—present
Crawford—present	Iden—present
Darany—present	Inman—present
Dianda—present	Irwin—present
Driskell—present	Jacobsen—present
Durhal—present	Jenkins—present
Faris—present	Johnson—present
Farrington—present	Kelly—present
Forlini—present	Kesto—present
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Rosowski present
LaFontaine—present
LaGrand—present
Lane—present
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
Moss—present
Muxlow—present
Neeley—present
Nesbitt—present
Outman—present
Pagan—present
Pagel—present
Phelps—present
Plawecki, L.—present
Poleski—present
Potvin—present
1 otvin—present

Kosowski—present

rice present
Pscholka—present
Rendon—present
Roberts, B.—present
Roberts, S.—present
Robinson—excused
Runestad—present
Rutledge—present
Santana—present
Schor—present
Sheppard—present
Singh—present
Smiley—present
Somerville—present
Гalabi—present
Гedder—present
Theis—present
Townsend—present
Vaupel—present
VerHeulen—present
Victory—present
Webber—present
Whiteford—present
Wittenberg—present
Yanez—present
Yonker—present
Zemke—present
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Price—present

Franz—present

Fr. Mark Sietsema, Pastor of Holy Trinity Greek Orthodox Church in Lansing, offered the following invocation:

"Heavenly King,

We bow our heads and hearts before You to thank You for the beautiful State that You have entrusted to our care. We praise Your glorious creative power, and we thank You:

For the grandeur of our Great Lakes;

For our fertile farmlands and orchards;

For the sylvan beauty of the Hartwick Pines and the Tunnel of Trees and all our forestlands;

For the majesty of the Tahquamenon Falls and the Au Sable River and all our waterways, harbors, and bays;

For the Big Spring Kitch-iti-kipi, the Pictured Rocks, and the lonely splendor of Isle Royale.

All-Holy Spirit and lover of humankind,

Grant wisdom from above to these our State Representatives, so that they may be faithful stewards of Michigan's land and water and air, and loving servants of all the citizens of our State. Bless their proceedings today with peace and progress. Give these women and men a measure of Your creative power, so that they may meet every challenge with grace, and justly bear the image of Your divine glory.

For Yours it is to show mercy and to aid us, and to You we give the praise and glory; now and forever, and unto the ages of ages. Amen."

Rep. Garcia moved that Rep. Robinson be excused from today's session. The motion prevailed.

Motions and Resolutions

By unanimous consent the House considered House Resolution No. 384 out of numerical order.

Reps. Darany, Canfield, Chirkun, Cochran, Crawford, Driskell, Faris, Geiss, Green, Greig, Hoadley, Hooker, Hovey-Wright, Kelly, LaVoy, Love, Sarah Roberts, Webber, Whiteford, Wittenberg and Yanez offered the following resolution:

House Resolution No. 384.

A resolution to recognize the 75th anniversary of the attack on Pearl Harbor and declare December 7, 2016, as Pearl Harbor Remembrance Day in the state of Michigan.

Whereas, On December 7, 1941, the United States was attacked without warning at Pearl Harbor Naval Base in Hawaii by the air and naval forces of Japan. More than 2,000 sailors and airmen died during the attack and another 1,200 were wounded. A swarm of over 300 Japanese war planes descended on the U.S. naval base at Pearl Harbor in a vicious attack. The attack struck a critical blow against the U.S. Pacific fleet and drew the United States into World War II. Despite the surprise element of the attack, many American military personnel responded efficiently during the battle. The day after the bombing, President Franklin D. Roosevelt described the incident as "a date which will live in infamy;" and

Whereas, On December 7, 2016, we honor those who lost their lives 75 years ago and all veterans who have fought to preserve our freedom and democracy. There were more than 400 American planes in Hawaii that day. A total of 188 were destroyed and another 159 were damaged. In total, eight U.S. Navy battleships were damaged and four were sunk. The attack also resulted in the sinking or damaging of three cruisers, three destroyers, an anti-aircraft training ship, and one minelayer; and

Whereas, We also recognize the citizens of Michigan who answered their country's call to service on the battlefields and in our factories. Michigan was known as the arsenal of democracy as factories were quickly converted for the production of war supplies; and

Whereas, The events of December 7, 1941, remain upon the memories of the citizens of the state of Michigan, as well as our great nation. The American contribution to the successful Allied war effort spanned four long years and cost more than 400,000 American lives. We remember those who died at Pearl Harbor through their deeds, their devotion to duty, and their willingness to fight for freedom. May this recollection serve not just as a symbol of American valor and bravery, but also as the determination of all Americans in preserving freedom; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body recognize the 75th anniversary of the attack on Pearl Harbor and declare December 7, 2016, as Pearl Harbor Remembrance Day in the state of Michigan. We commend all those who fought and those who continue to make sure that their sacrifices are never forgotten.

The question being on the adoption of the resolution,

The resolution was adopted.

By unanimous consent the House considered House Resolution No. 387 out of numerical order.

Reps. Glenn, Afendoulis, Glardon, Sheppard, Tedder, Singh, Talabi, Lucido, VerHeulen, Leonard, LaFontaine, Lyons, Hughes, Cole, Chatfield, Johnson, Graves, Green, Aaron Miller, McBroom, Barrett, Rutledge, Kesto, Brunner, Runestad, Leutheuser, Lauwers, Cox, Garcia, Iden, Santana, LaVoy, Guerra, Kosowski, Vaupel, Jenkins, Canfield, Kelly, Bumstead, Dianda, Potvin, Love, Chirkun, Cochran, Crawford, Darany, Driskell, Faris, Geiss, Greig, Hoadley, Hooker, Sarah Roberts, Webber, Whiteford, Wittenberg and Yanez offered the following resolution:

House Resolution No. 387.

A resolution to declare December 4-10, 2016, as Pearl Harbor Remembrance Week in the state of Michigan.

Whereas, On "December 7th, 1941, a Date Which Will Live in Infamy," said President Franklin D. Roosevelt, "the United States of America was suddenly and deliberately attacked by naval and air forces of the Empire of Japan"; and

Whereas, This date marked the entry of the United States into World War II, a conflict whose outcome has shaped the world in which we grew up and live today, three quarters of a century later; and

Whereas, We who live in the relative peace and security of America in the 21st century owe an immeasurable debt of gratitude to those millions of men and women who served our country in uniform throughout that costly conflict. Among them are the parents, grandparents, and great-grandparents who raised many of us here today, but also the over 400,000 Americans who on foreign fields of battle gave the ultimate sacrifice. Had they survived, the lives of generations of their descendants who would have followed and would live among us today; and

Whereas, 2016 marks the 75th anniversary of that "Date Which Will Live in Infamy"; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare December 4-10, 2016, as Pearl Harbor Remembrance Week in the state of Michigan. We honor and salute the nearly 13,000 citizens of Michigan who were casualties of World War II, including at least 31 Marine and Navy personnel from Michigan who died in Pearl Harbor 75 years ago. Bronze Star winner and former United States Army Sgt. Don Bloomfield of Midland is one of Michigan's last known survivors of the attack on Pearl Harbor.

The question being on the adoption of the resolution,

The resolution was adopted.

Reports of Standing Committees

The Speaker laid before the House

House Resolution No. 354.

A resolution to encourage the adoption of a frequent, functional, instrumentation-based, report-driven, and objective functional balance assessment program in senior living community risk management and resident safety programs to reduce the risk and episodes of falls in seniors.

(For text of resolution, see House Journal No. 70, p. 1969.)

(The resolution was reported by the Committee on Families, Children, and Seniors on November 30.)

The question being on the adoption of the resolution,

The resolution was adopted.

By unanimous consent the House returned to the order of

Motions and Resolutions

The Speaker, on behalf of the entire membership of the House of Representatives, offered the following resolution: **House Resolution No. 376.**

A resolution of tribute for the Honorable Paul Clemente.

Whereas, It is a privilege to honor Representative Paul Clemente as his time in the Michigan House of Representatives comes to an end. His service and leadership in this legislative body will be sorely missed; and

Whereas, Paul Clemente brought a wealth of knowledge and business experience to the Michigan Legislature. A graduate of the University of Michigan-Dearborn, he returned home to the Downriver district to build a career. It is here that his business background and financial expertise developed and flourished as manager and co-owner of the family business founded by his parents and working as a certified public accountant; and

Whereas, Representative Clemente was first elected to the House of Representatives in 2010, where he worked tirelessly on behalf of the citizens of the Fourteenth District. His background in accounting and small business paid dividends for his work on the Financial Services, Insurance, and Tax Policy committees. During his time in the Legislature, Representative Clemente pursued policies that advanced the economic well-being of Michiganders, made Michigan more attractive to new businesses, improved fiscal accountability, reformed state school funding, and honored and supported our veterans; now, therefore, be it

Resolved by the House of Representatives, That we offer this tribute to commend and thank the Honorable Paul Clemente for his service and contributions to this legislative body; and be it further

Resolved, That a copy of this resolution be transmitted to Representative Clemente as evidence of our esteem and best wishes.

The question being on the adoption of the resolution,

The resolution was adopted.

The Speaker, on behalf of the entire membership of the House of Representatives, offered the following resolution: **House Resolution No. 377.**

A resolution of tribute for the Honorable Marcia Hovey-Wright.

Whereas, As she brings to a close her distinguished career in the House of Representatives, we express our appreciation to Representative Marcia Hovey-Wright. During her terms as a representative of the Ninety-second District, she has been a stalwart for Michigan's families and children; and

Whereas, Marcia Hovey-Wright has a long and exemplary record of career and community service work in the area of human services. A licensed psychotherapist and licensed social worker, she dedicated her life's work to helping families and children in Muskegon and throughout Michigan; and

Whereas, Since her election to the House of Representatives in 2010, Representative Hovey-Wright has been a tireless voice on behalf of the voiceless in Michigan as a member of the Families, Children, and Seniors Committee, where she served as minority vice chair. She was also a member of the Criminal Justice Committee and the Joint Committee on Administrative Rules; now, therefore, be it

Resolved by the House of Representatives, That we offer this resolution of tribute to Representative Hovey-Wright in honor of her years of service and commitment to the House of Representatives and the citizens of Michigan; and be it further

Resolved, That a copy of this resolution be transmitted to Representative Hovey-Wright as a symbol of our regard for her years of service and best wishes in her future pursuits.

The question being on the adoption of the resolution,

The resolution was adopted.

The Speaker, on behalf of the entire membership of the House of Representatives, offered the following resolution: **House Resolution No. 378.**

A resolution of tribute for the Honorable Jeff Irwin.

Whereas, It is a great pleasure to extend the heartfelt gratitude of the House of Representatives to the Honorable Jeff Irwin upon the completion of his term in this legislative body. He has been a passionate and trustworthy advocate for the people of the Fifty-third District since arriving in the House in 2011; and

Whereas, Representative Irwin's interest in improving Michigan began long before he was elected to the House of Representatives in 2010. After graduating from the University of Michigan, Representative Irwin devoted his attention to the environment through his work for the League of Conservation Voters. He also spent time as a legislative staffer and was later elected to the Washtenaw County Commission, serving 11 years, including two as the commission chair; and

Whereas, Representative Irwin's experience working on both sides of the policy-making process led him to take an active role in the Legislature during his six years in office. His curiosity and inquisitive approach at committee hearings provided the House with valuable information and called attention to important issues. During the course of his three terms, Representative Irwin served on the Appropriations, Elections, Energy and Technology, Financial Liability Reform, and Judiciary committees; now, therefore, be it

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

Resolved, That a copy of this resolution be transmitted to Representative Irwin as evidence of our gratitude and best wishes.

The question being on the adoption of the resolution,

The resolution was adopted.

The Speaker, on behalf of the entire membership of the House of Representatives, offered the following resolution: **House Resolution No. 379.**

A resolution of tribute for the Honorable Nancy Jenkins.

Whereas, With the completion of her third term in the Michigan House of Representatives, it is most appropriate for us to commend Representative Nancy Jenkins and to express our gratitude for her contributions to this legislative body. Her diligence in identifying and acting on the needs of the Fifty-seventh District, comprising most of Lenawee County, and her thoughtful approach to the challenges facing our state have been deeply appreciated; and

Whereas, After earning an undergraduate degree from Evangel University and a master's degree from the University of Toledo, Nancy served as a real estate title examiner. She has also worked in public relations, as a research assistant for the Michigan Family Forum in Lansing, and as a district representative for former State Senator Cameron Brown. Representative Jenkins brought these experiences and insights to Lansing and the Capitol following her election in November 2010; and

Whereas, Representative Jenkins has distinguished herself as a strong fiscal conservative committed to policies that can strengthen Michigan's economy. Her work in the House has been highlighted by her leadership on the House Appropriations Committee. She has served as chair of the subcommittees on Military and Veterans Affairs, Agriculture and Rural Development, and Joint Capital Outlay and as a member of the Judiciary, State Police, and Natural Resources subcommittees. She has been especially active in promoting measures to support veterans; now, therefore, be it

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

Resolved, That a copy of this resolution be transmitted to Representative Jenkins as evidence of our gratitude and best wishes.

The question being on the adoption of the resolution,

The resolution was adopted.

The Speaker, on behalf of the entire membership of the House of Representatives, offered the following resolution: **House Resolution No. 380.**

A resolution of tribute for the Honorable Joel Johnson.

Whereas, It is with pleasure that we extend this expression of gratitude to Representative Joel Johnson as he concludes his tenure with the Michigan House of Representatives. His dedicated work and leadership on behalf of his constituents in the Ninety-seventh District and this state has been greatly appreciated; and

Whereas, After graduating from Michigan State University, Joel Johnson crafted a career steeped in professional diversity and public service. He was the owner and operator of a small local farm in Clare County and manager of Johnston Elevator. In addition to volunteering with the Boy Scouts of America, he served as president of the Clare Area Chamber of Commerce and served on the board of the Clare County Farm Bureau and Michigan Agri-Business Association; and

Whereas, Elected to the Michigan House of Representatives in 2010, Representative Johnson's six-year tenure with this chamber has been well served by his wealth of experience, and he has distinguished himself through his leadership responsibilities. In addition to other committee assignments, he served as chair of the House Committee on Workforce and Talent Development, where he worked tirelessly to create good-paying jobs for Michiganders and continue the state's economic rebirth. Representative Johnson was also appointed to represent Michigan on the National Conference of State Legislature's Labor and Economic Development Committee for 2015-2016. He previously served on the organization's Agriculture and Natural Resources Committee; now, therefore, be it

Resolved by the House of Representatives, That we offer this tribute to commend and thank the Honorable Joel Johnson for his service and contributions to this legislative body; and be it further

Resolved, That a copy of this resolution be transmitted to Representative Johnson as evidence of our esteem and best wishes

The question being on the adoption of the resolution,

The resolution was adopted.

The Speaker, on behalf of the entire membership of the House of Representatives, offered the following resolution: **House Resolution No. 381.**

A resolution of tribute for the Honorable Marilyn Lane.

Whereas, On the occasion of her retirement from the Michigan House of Representatives, the members of this legislative body deem it a great honor to congratulate Representative Marilyn Lane after six years of service; and

Whereas, As a business development officer and mayor, Marilyn Lane worked to help attract investment, grow businesses, and create jobs in the Thirty-first District, even before she was elected to the House of Representatives in 2010. She also served as vice chair of the Macomb Charter Commission and found time to serve charitable organizations such as Women Build-Habitat for Humanity, the Clinton Township Optimist Club, and the Henry Ford Macomb Hospital Ambassador Club; and

Whereas, Representative Lane served with dedication and distinction as minority vice chair of the committees on Transportation and Infrastructure and Roads and Economic Development. She served on many other committees during her tenure, including Regulatory Reform; Energy Policy; Elections and Ethics; Local, Intergovernmental, and Regional Affairs; and Families, Children, and Seniors. Representative Lane has faithfully championed a range of issues including road funding, child autism, education, and economic development; now, therefore, be it

Resolved by the House of Representatives, That we offer this expression of gratitude to commend and thank the Honorable Marilyn Lane as she concludes her service to the Michigan House of Representatives; and be it further

Resolved, That a copy of this resolution be transmitted to Representative Lane as evidence of our esteem and best wishes.

The question being on the adoption of the resolution,

The resolution was adopted.

The Speaker, on behalf of the entire membership of the House of Representatives, offered the following resolution: **House Resolution No. 382.**

A resolution of tribute for the Honorable Lisa Posthumus Lyons.

Whereas, The members of this legislative chamber gladly extol Representative Lyons for her work. She served the Legislature, the Eighty-sixth District, and all of the people of Michigan with distinction and dedication; and

Whereas, Lisa Posthumus Lyons attended Michigan State University, attaining a degree in agricultural and natural resources communications. She later worked as a policy and outreach director for realtors' groups and as a staff person in the Legislature before first being elected to this body in 2010. Aside from her career endeavors, she has contributed to the community as the secretary of the Bowne Township Planning Commission, a board member at the Alpha Women's Center of Grand Rapids, and a member of the American Legion Auxiliary Post 305; and

Whereas, Through three terms and six years as a member of this legislative body, Lisa Posthumus Lyons has led and worked on many important issues. She has sat on the Banking and Financial Services, Financial Services, Insurance, Tax Policy, Financial Liability Reform, and Natural Resources committees. Moreover, she chaired the Education Committee, the Elections Committee, and the Elections and Ethics Committee, helping shape public policy in those areas. Other subjects she has been involved in include health policy and the protection of domestic violence and sexual assault victims; now, therefore, be it

Resolved by the House of Representatives, That we thank and laud the Honorable Lisa Posthumus Lyons for her service to the Legislature and commitment to the people and state of Michigan; and be it further

Resolved, That a copy of this resolution be transmitted to Representative Lyons as evidence of our gratitude and best wishes for her future endeavors.

The question being on the adoption of the resolution,

The resolution was adopted.

The Speaker, on behalf of the entire membership of the House of Representatives, offered the following resolution: **House Resolution No. 383.**

A resolution of tribute for the Honorable Paul Muxlow.

Whereas, On the occasion of his retirement from the House of Representatives, the members of this legislative body deem it a great honor to congratulate Representative Muxlow at the end of his six years of service; and

Whereas, Paul Muxlow received his bachelor's degree from Eastern Michigan University and his master's degree from the University of Michigan. He served his country in the Michigan Air National Guard and was an educator at Ferndale High School, Henry Ford Community College, and the Lapeer County Intermediate School District before starting his own business, Muxlow and Associates Real Estate; and

Whereas, Representative Muxlow served with distinction on many committees over his tenure in the House, most recently on the Appropriations Committee. He sat on several Appropriations subcommittees, such as the Subcommittee on Community Colleges as chair and the subcommittees on Higher Education and Supplementals as vice chair. He has also served as vice chair of the Transportation and Joint Capital Outlay subcommittees and as a member of the Education, Community Health, and Human Services subcommittees; now, therefore, be it

Resolved by the House of Representatives, That we offer this expression of gratitude to commend and thank the Honorable Paul Muxlow for his notable contribution to this legislative body and our entire state; and be it further

Resolved, That a copy of this resolution be transmitted to Representative Muxlow as a token of our esteem and best wishes.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Greig, Canfield, Chirkun, Cochran, Darany, Driskell, Faris, Geiss, Green, Hoadley, Hovey-Wright, Kelly, LaVoy, Love, Sarah Roberts, Wittenberg and Yanez offered the following resolution:

House Resolution No. 385.

A resolution to declare December 5-11, 2016, as Computer Science Education Week in the state of Michigan.

Whereas, Computing technology has become an integral part of culture and is transforming how people interact with each other and the world around them. Computer science is transforming industry, creating new fields of commerce, driving innovation in all fields of science, and bolstering productivity in established economic sectors; and

Whereas, The field of computer science underpins the information technology sector of our economy, which is a significant contributor to United States economic output. The information technology sector is uniquely positioned to help with economic growth through the research and development of new innovations; and

Whereas, National Computer Science Education Week can inform students, teachers, parents, and the general public about the crucial role that computer science plays in transforming our society and how computer science enables innovation in all science, technology, engineering, and mathematics disciplines and creates economic opportunities; and

Whereas, Providing students the chance to participate in high-quality computer science activities, including through science scholarships, exposes them to the rich opportunities the field offers and provides critical thinking skills that will serve them throughout their lives. All students deserve a thorough preparation in science, technology, engineering, and mathematics education, including access to the qualified teachers, technology, and age-appropriate curriculum needed to learn computer science at the elementary and secondary levels of education. These subjects provide the critical foundation to master the skills demanded by our 21st century workforce; and

Whereas, Computer science education has challenges to address, including distinguishing computer science from technology literacy and providing adequate professional development for computer science teachers. The field of computer science has significant equity barriers to address, including attracting more participation by females and underrepresented minorities to all levels and branches; and

Whereas, Grace Murray Hopper, one of the first females in the field of computer science, engineered new programming languages and pioneered standards for computer systems which laid the foundation for many advancements in computer science. The week of December 5th, in honor of Grace Hopper's birthday, is designated as "National Computer Science Education Week"; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare December 5-11, 2016, Computer Science Education Week in the state of Michigan. We encourage schools, teachers, researchers, universities, and policymakers to identify mechanisms for teachers to receive cutting edge professional development to provide sustainable learning experiences in computer science at all educational levels and encourage students to be exposed to computer science concepts; support opportunities, including through existing programs, for females and underrepresented minorities in computer science; and seek research in computer science to address what would motivate increased participation in this field.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Zemke, LaGrand, Chirkun, Chang, Pagan, Greig, Hoadley, Singh, Wittenberg, Love, Hovey-Wright, Crawford, Brinks, Howrylak, LaVoy, Canfield, Cochran, Darany, Driskell, Geiss, Green, Hooker and Kelly offered the following resolution:

House Resolution No. 386.

A resolution to condemn state-sanctioned, forced organ harvesting from prisoners of conscience in the People's Republic of China, urge action by the President of the United States and the U.S. medical community, and demand an end to the persecution of Falun Gong practitioners.

Whereas, When performed in accordance with ethical standards, the medical discipline of organ transplantation is one of the great achievements of modern medicine. Organ transplantation depends on altruistic organ donation, which is based on the free, voluntary, and informed consent of the donor; and

Whereas, International medical organizations state that prisoners, deprived of their freedom, are not in the position to give free consent and that the practice of sourcing organs from prisoners is a violation of ethical guidelines in medicine; and Whereas, The organ transplantation system in China does not comply with the World Health Organization's requirement

of transparency and traceability in organ procurement pathways; and

Whereas, The United States Department of State Country Report on Human Rights for China for 2014 stated, "Advocacy groups continued to report instances of organ harvesting from prisoners"; and

Whereas, Falun Gong, a spiritual practice involving meditative "qigong" exercise and centered on the values of truthfulness, compassion, and tolerance, became immensely popular in the 1990s; and

Whereas, In July 1999, the Chinese Communist Party launched an intensive, nationwide persecution designed to eradicate the spiritual practice of Falun Gong, reflecting the party's long-standing intolerance of large independent civil society groups. Since 1999, hundreds of thousands of Falun Gong practitioners have been detained extra-legally in re-education-through-labor camps, detention centers, and prisons, where torture and abuse are routine; and

Whereas, Freedom House reported in 2015 that Falun Gong practitioners comprise the largest portion of "prisoners of conscience" in China and face an elevated risk of dying or being killed in custody; and

Whereas, In 2006, Canadian researchers David Matas, human rights attorney, and David Kilgour, the former Canadian Secretary of State for Asia-Pacific, conducted an independent investigation into allegations of organ harvesting from Falun Gong prisoners in China and concluded that Falun Gong practitioners being killed for their organs was highly probable. Matas and Kilgour implicated state and party entities in illicit organ harvesting, including domestic security services and military hospitals; and

Whereas, The United Nations Committee Against Torture and the Special Rapporteur on Torture have expressed concern over the allegations of organ harvesting from Falun Gong prisoners, and have called on the government of the People's Republic of China to increase accountability and transparency in the organ transplant system and punish those responsible for abuses; and

Whereas, Kilgour, Matas, and investigative journalist Ethan Gutmann released a report on June 22, 2016, that estimates that the number of organ transplants in China far exceeds official Chinese government statistics, with 60,000 to 100,000 transplants being conducted annually since the year 2000. The source for most of the massive volume of organs for transplants is the killing of prisoners of conscience, primarily targeting Falun Gong practitioners; and

Whereas, The killing of religious or political prisoners for the purpose of selling their organs for transplant is an egregious and intolerable violation of the fundamental right to life; and

Whereas, In September 2012, experts testified before the House of Representatives Foreign Affairs Committee that United States patients continue to travel to China for organ transplants and that the medical community continues cooperation and training with Chinese colleagues, creating the risk that they may be indirectly aiding abusive practices; now, therefore, be it

Resolved by the House of Representatives, That we:

- 1. Condemn the practice of state-sanctioned forced organ harvesting in the People's Republic of China;
- 2. Call on the government of the People's Republic of China and Communist Party of China to immediately end the practice of organ harvesting from all prisoners of conscience;
- 3. Demand an immediate end to the 17-year persecution of the Falun Gong spiritual practice by the government of the People's Republic of China and the Communist Party of China, and the immediate release of all Falun Gong practitioners and other prisoners of conscience;
- 4. Encourage the United States medical community to help raise awareness of unethical organ transplant practices in China; and
- 5. Urge the President of the United States to undertake a full and transparent investigation by the United States Department of State into organ transplant practices in the People's Republic of China and put up appropriate barriers to prevent U.S. citizens from getting these organs; and be it further

Resolved, That copies of this resolution be transmitted to the President of the United States and the United States Department of State, members of the Michigan congressional delegation, and the American Medical Association.

The resolution was referred to the Committee on Health Policy.

Reps. Inman, Cochran, Darany, Driskell, LaVoy, Sarah Roberts and Yanez offered the following concurrent resolution: **House Concurrent Resolution No. 29.**

A concurrent resolution to urge the United States Congress to expand the small wine producer tax credit and reduce the federal excise tax on wine.

Whereas, The wine industry in Michigan is a significant economic contributor. Each year, the state's wine industry contributes more than \$300 million in total economic value to Michigan's economy and accounts for more than 3,000 jobs across the state. In 2015, Michigan's wineries produced 2.3 million gallons of wine on 13,700 acres of vineyards, making Michigan the 8th largest producer of wine by gallon; and

Whereas, The wine industry in the United States is an integral component of our nation's economy. It is estimated that the industry is responsible for \$5 billion in economic output, which provides job opportunities for over 50,000 people. American wineries account for 8 percent of the world's wine production, and in 2014, American wineries shipped 478 million cases around the world; and

Whereas, The burden of federal excise taxes on wine handicaps the growth of the industry. Each year, the federal government receives billions in tax revenue from the wine industry, and this tax encumbers the industry's ability to reach its fullest potential. Additionally, the burden of this tax undermines the effort of wineries to grow and strengthen their business by capturing capital that otherwise could be strategically invested in their operation; and

Whereas, A reduction in the excise tax on wine is needed in the United States. Enacting legislation like the *Wine Excise Tax Modernization Act of 2016* would level the playing field for wineries and encourage growth and innovation. Through common sense changes to the tax code, including the expansion of the tax credit for small- and mid-sized producers and the elimination of the excise tax on champagne and sparkling wine, industry growth can be accelerated. These measures would encourage growth in Michigan's wine industry and the whole of Michigan's economy; now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That we urge the United States Congress to expand the small wine producer tax credit and reduce the federal excise tax on wine; 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, members of the Congressional Wine Caucus, and the members of the Michigan congressional delegation.

The concurrent resolution was referred to the Committee on Regulatory Reform.

Comments and Recommendations

Rep. Yonker moved that the following remarks be printed in the Journal. The motion prevailed.

Rep. Hovey-Wright:

"Thank you, Mr. Speaker.

My colleagues, let me begin by saying thank you. It has been an honor to serve beside people who I have come to respect and like – individuals who are equally dedicated to working for the best interest of our state and its residents, even when we are not in agreement.

It has been my great privilege to serve the people of the 92nd District, and I am forever grateful for the opportunity to be their voice in Lansing these past six years.

There are many people in my life that made this all possible, starting with my husband, Bill Wright. He was the wind beneath my wings, encouraging me, being a sounding board and my moral compass. And he was my campaign manager when I ran and lost the first time and when I won the second time. Bill was known as the best campaign manager in Muskegon County. He often said that being a State rep was the best fit of any job I ever had. Thank you Bill for making this all possible.

Thank you in particular to all of you for your kindness, reaching out, your hugs, cards, flowers and Zingerman's basket regarding the loss of my husband.

Some of you remember Margo Williams, who was a key player in both campaigns as well and my staffer for the first 1 and 1/2 years. She was a loyal friend and truly great human being and kept our campaign connected to those who needed help the most. She too passed away in my second term.

My women's group who have been getting together since the mid 70's nearly every two weeks, who are in the Gallery today, have always been there for me and are like sisters. You were introduced to our gourmet group last week. They all have participated in my campaigns, and supported me in so many ways.

I feel so fortunate to have really talented and dedicated staff, particularly this term. Greg McCullough, a 25 year veteran in the House, keeps legislation moving, keeps me organized, prepared and out of trouble. He will be the legislative Director for my successor as well, Terry Sabo. He will be fortunate to have his expertise and experience. Kara Spencer is so smart and knowledgeable and totally dedicated to advancing issues of importance to women in Michigan. Her commitment to women's issues knows no bounds. In addition Kara has been brilliant in attracting and supervising interns from Michigan State to research and develop legislation advancing the cause of women. Both Greg and Kara provide exceptional service to the constituents of the 92nd District as well.

Barbara Wieland has been my writer – she knows me like a book and I very much appreciate her work on my behalf. Thank you to our policy staff especially for Families Children and Seniors, Coffiann Hawthorne, Mitch Albers and others.

Noelle Lufkin was a very smart and self-directed Social Work Grad school intern from Grand Valley made her mark by spearheading my Foster Child Bill of Rights package, which passed the House and last week passed Senate committee on families. We hope to pass it in the final days of lame duck so foster children in Michigan will have the rights every child deserves.

I have been very fortunate to have had wonderful seatmates. Rep. Rashida Tlaib was a powerhouse and model for amazing community organizing. Dian Slavens was a quiet but effective force and a good and loyal friend. And Leslie Love too has been a source of humor, a model for dedication to her district, a leader and a good friend,

I celebrate the success of Sam Singh as Floor leader and now Minority Leader and appreciate his support of women's issues and our women's caucus and of Chris Greig who will be great floor leader. Thank you to Rep Winnie Brinks for organizing the Democratic Power Hours to educate us on the issues of the day.

A special thanks to former Rep. Joe Haveman, who shared my passion for criminal justice reform and helped me get appointed to the Criminal Justice committee. Chair of Families Children and Seniors, where I was minority vice chair, Rep. Hooker was always a gentleman, though we certainly were on different sides of the fence on many issues. And Criminal Justice Chair Heise was fair and even made sure I got one of the HYDA bills, reducing the prison time and focusing on rehabilitation for many youth offenders in our system.

Former Representatives I call friends and who have been mentors for me include, Rep. Joan Bauer, forever the lady and dedicated to serving her constituents, Rep. Vicki Barnett, brilliant and a strong advocate for progressive issues and Rep Ellen Cogan Lipton, also brilliant and dedicated to saving and preserving public education. It was great to know Steve Lindberg, a truly honorable public servant who found a new calling taking stellar pictures of the birds and animals of the UP for his facebook friends.

Thank you to Senator Geoff Hansen who worked hard on the Detroit schools and always kept the best interests of the children foremost. I consider Geoff a friend and a strong advocate for the district. Thank you to Kathy Crawford, who shares my concern for seniors, to Senator Bieda who helped me learn how to get bills through, to both Fred Durhals for their friendship, to Jon Hoadley and Robert Wittenberg, Frank Liberati and Rudy Hobbs for being good huggers and just fun to be around. Jeff Irwin, I envy your knowledge of the issues, verbal fluency and progressive thinking.

To the lobby corps, I treasure your friendships and support over my 3 terms. In a state of strict term limits, you are essential for educating us on issues you represent, being honest about those in opposition, most of the time, anyway.

I would like to share the few things I am proud of in my time at State Representative.

Legislatively I would have to start with the Foster Child Bill of Rights package (HB 4976, 4977 and 4978) shared by Reps Darany and Runestad. Hopefully after a Senate floor vote, they will come back here with some minor changes. Though they codify new DHHS policy, Michigan will become a model for providing the most comprehensive rights of any state for foster children. I am very proud of the work done by our office and for the support of my colleagues for this bipartisan package.

The HYTA bill of course (HB 4169) reforming the way we treat youthful offenders, was part of a movement to reform the criminal justice system, an effort that is the right thing to do and saves tax dollars as well. Michigan needs to continue in this direction.

I am proud that our office provides timely and very effective constituent service, thanks to my great staff. I have worked hard, tried to be well prepared and been very engaged In the 92nd District. In particular, I am proud of being awarded the legislator of the year by NASW and NOW and the first recipient of the True Blue Award of the Second congressional district.

I have a message for the 99th Legislature. Public Education is the foundation of our democracy. In the mid 70's Michigan's public schools used to be among the best in the nation, but in the recent past they have come under attack. Reforms have caused good teachers to flee Michigan to other states where they are treated better and appreciated. We are experiencing a shortage and have resorted to using uncertified teachers. I experienced first-hand in Muskegon Heights how the state takeover and privatization has made some headway in improving financial management, but academic performance has suffered greatly while a proud community fights for survival. Please find a way to help struggling districts succeed with local control rather than dismantling and destroying a struggling community.

As I review my 6 years in the legislature, the best legislation was developed in a bipartisan manner – binding arbitration, the Detroit bankruptcy and Medicaid expansion. The challenge of the 99th legislature will be to approach MPSRS and municipal health care issues the same bipartisan way.

I look forward to continuing to work from outside this body, to advance the work that was started here on behalf of the women, children and families of Michigan. We have much to do in our state, and will need the continued dedication of the members of the Michigan Legislature to give all residents of our state the opportunity to grow and prosper.

This is a challenging time – both for our nation and our state. But I have faith in the members of this body and in our fellow Michiganders. And I remain an optimistic that our best days are still ahead.

I face a future of unknowns in my life, but am looking forward to the future as I need some time to figure out ways to use my strengths to make a difference. Until recently I could not make any plans, because of my husband's health. I am hopeful that I will find a life of meaning and joy with the support of family and friends as I go forward.

I started my career in the Peace Corps in West Africa in 1968. I close this chapter of my life in the State Legislature 48 years later. Both jobs have been 'the best job I ever loved'.

Farewell and I thank all of you. I thank all of my colleagues for making my service in the people's House meaningful and this next chapter in my life hopeful."

Rep. Jenkins:

"Thank you, Mr. Speaker:

What an incredible experience! Whoever said 'Your six years in office will go fast,' weren't kidding. Just when you think you're starting to figure it out, when your networks begin to click, when connections become friends, when you don't get lost trying to find your committee room on the 3rd floor of the HOB, it's time to go.

Because we're granted a short amount of time and we have so much to learn, we all know that being a State Representative is something we can't do alone. There are so many people who stand behind us and hold us up. Without them, we couldn't do our jobs. To them, I want to say thank you.

To my family (who's here in the gallery today): You've gone on this wild ride with me. From the minute I suggested I might run, you were on board. Mom, dad, and James, you were my number one campaigners. You matched me door for door, you were in every parade, and you were my biggest encouragers through thick and thin. Karen, though you live in Alaska, you supported me at every point, even surprising me with a visit just before my first election. I couldn't have done it without your love and support. Thank you from the bottom of my heart!

To the people of the 57th District: Thank you for believing in me. You took a chance on someone who would rather work quietly behind the scenes, but who after watching frustratingly year after year as our state sank deeper and deeper into the lost decade, decided she'd had enough. When I stepped out and said I'd like an opportunity to make a difference, you gave me that opportunity. It's never easy to change course, and making the reforms that needed to be made in our state were difficult, but you hung in there with me. The renewed optimism I see in Lenawee does me good. I know we were able to make a difference together.

To the people who work behind the scenes, who keep us safe, who make sure our sessions and our committees run smoothly, who make sure we have the correct information for leading and making decisions, who help us become better communicators, who provide us with an incredibly beautiful place to work, and who make sure we have what we need: the clerks, the sergeants, policy staff, House Fiscal, communications staff, the facilities guys. You have been great! Thank you!

To my staff, Jeanne Laimon, Lauren Stewert, Mike Witkowski, Andy Buss, Hannah Loop, Aaron Porter, and Morgan Pickering, I want to publicly say how much I appreciate you. As a former staffer, I know what it's like to work tirelessly on legislation or on behalf of a constituent, only to see your boss get the credit. You work hard every day so that I can look good. I am proud, not only to call you staffers, but also to call you friends. Thanks...it has meant a lot.

To my fellow legislators on both sides of the aisle, my fellow laborers and friends: We were 110 out of 10 million in Michigan, elected and chosen to serve. It has been an honor to work alongside of you. To hear the debates, to witness the struggles and frustrations, to read your legislative ideas, to work together with you to craft proposals into something that will lead Michigan forward. It is an honor to be numbered among you.

To my classmates: I remember the first caucus we had as a freshman class. Sitting nervously in a room full of people who I was sure were much smarter than me, I wondered how in the world I got there, and wondered what I was going to do now that I was. I soon found that we were united in our determination to make a difference in Michigan. Like me, you were tired of the status quo. We were the class that said, 'enough is enough.' We set to work as a team and accomplished great things. I am proud to be a member of the class that pulled Michigan out of the great recession and put it on track toward prosperity.

To lasting friendships (I could be here all day, but I'll just highlight a few):

Ken Kurtz and Jim Stamas: I appreciate your mentoring and encouragement. You were there when I needed a shoulder to cry on, and just the right words to get me back out into the fight.

Amanda Price: I've enjoyed getting to know you as we explored Mackinaw Island, climbed to the top, and underneath the Mackinaw Bridge, attended conferences together, and hunted for great finds in thrift stores.

Ken Yonker: I'll always laugh at your jokes, maybe not the punchline, but how you tried to get to the punchline (can anyone say Rolodex?).

Bruce Rendon: Thank you for always watching out for me and having me on your list of dinner invitees.

Frank Foster, Mike Shirkey, and Hank Vaupel: my seat mates, it was fun getting to know you! It was impossible to keep track of Frank. Invariably his was one of the last names on the board to vote. With staff frantically looking for him, they would come to me. I finally began to ask, 'Am I my seat mate's keeper?' Then there was Mike who worked diligently on issues at his seat, but would just as quickly leave during long sessions to join Earl, Al, Ed and others in singing Christmas carols around the piano in the rotunda. And Hank, it's been fun getting to know you, your family and your district through our talks. And once or twice, I've taken advantage of having a veterinarian as a seat mate. Thanks for the advice!

Photo Phil: You've given us all lasting memories that we can take with us. My photo albums are filled with the pictures you've taken, Thank you!

Joe Graves: (I hesitate to include him in this section) He's always giving me grief! All I can say is don't believe a word he says. Amanda Price and I have tried to keep him in line during Caucus, but after this, you guys are on your own. Good luck!

Deb Shaunessy and Amanda Fisher: You offered me not only a room to stay in on snowy nights, but friendships that will last. Thank you.

To the families and districts of those we lost: Thank you for sharing Julie Plawecki and Peter Pettalia with us. It is hard to believe that in just a few months' time we lost these two precious people from our midst. While I didn't know Julie well, I was impressed by her passion to make a difference in the State of Michigan.

And Peter: He was a fierce advocate for his district, and a friend to everyone. His jolly smile and pat on the back would brighten anyone's day. He lightened tense moments with a quip and helped to bring us back to reality with a laugh. Together we founded the Ice Cream Caucus, but were only able to hold one event. Ice cream lovers, I hope you will take up the cause! It's always a good day for ice cream!

Being a member of the Michigan House of Representatives has been an experience of a lifetime! An experience I never dreamed I'd have, but one that started in high school when I prayed a simple prayer telling God I'd do whatever it was he wanted me to do. Little did I know how that prayer would transform my life. Representing the 57th District has been an awesome responsibility and an incredible honor I never took lightly, and will never forget. It's amazing to see ideas brought by constituents back home made into law. It's incredible to watch as legislation passed gets put into action. It's humbling to know that my small part has made a difference. But as great as these things are, the most treasured thing I walk away with is the friendships I've made along the way. Each one of you has made a mark on my life, and for that I will be forever grateful.

May God bless you. May God bless the great state of Michigan, and may God bless the United States of America."

Rep. Lane:

"Abraham Lincoln said, 'In the end, it's not the years of your life that count, it's the life in your years.'

As I reflect on my six years with the Michigan Legislature, the friendships I've made come to the forefront of my mind. It's been a pleasure getting to know all of you while working in service to the people of our state.

There's an old saying that if you love what you do, it will never feel like work. That applies perfectly to my time in Lansing; I can honestly say that I was always happy to be here.

There are so many people who helped make my time with the House so memorable, and so enjoyable.

First off, I want to thank my husband Jim, my daughter Pamela and her husband, Ian, my grandson Jameson, and my mom and dad who are looking down on us from Heaven, for all the unconditional love and support they've blessed me with. They are the ones who have made it possible for me to follow my dreams.

To my Godfather Gary D'Alessandro, Gary Roncelli and Roseanne; thank you for always believing in me.

To Frank Surmann and John Fleming: you have been like family to me. Both of you have been with me since day one, which is rare around here. Your amazing talents, devotion, and sincere loyalty to myself and District 31 has been the best gift, and I will treasure it forever. I look forward to meeting across the hall.

Chris, Lizzy, Sam, Eric and many interns: you have all played an important role in making our office one-of-a-kind. Thank you for all your hard work.

Thank you to Rep. Faris, my current seat mate. Pam is really a class act, and a genuinely kind-hearted woman who I've loved getting to know. Through the time we spent exchanging stories about our grandkids, cabin shopping for our family's holiday houses, and just talking politics, it's been a pleasure getting to know you, Pam; I can't tell you how much I've appreciated your friendship.

I also have to mention my last seat mate, Rep. Stapleton, who brought so much laughter with her, and whose singing brought calm in the most stressful moments.

There are so many more people I need to thank: Rich Brown and Gary Randall, as well as their staff, and policy on both sides, for everything they do to keep us on track;

Tim Bowlin and his office, which I'd say has to be the best-run office in Lansing;

All of the lobby corps.—I'm so glad for all the great friendships I've made with so many of you; I wish I had enough time to name all of you individually, but I'm sure you know who you are;

Sergeant Dickson and all of the other sergeants who always have our backs and come in every day to keep us safe;

Alice, you are the glue here, and I have to thank you for always taking care of all of us.

Thank you to Rep. Greimel and Rep. Singh for all your impeccable guidance and leadership.

To Governor Snyder, Lt. Gov. Calley, Speakers Cotter and Bolger, and Majority Floor Leaders Nesbitt and Stamas: I know we didn't always see eye to eye, but I've always appreciated your willingness to discuss the issues, and it's been a pleasure serving with all of you.

I want to thank First Lady Sue Snyder for the opportunity to co-chair her task force on sexual assault and protect college students across the state.

To Todd Cook and Sally Durfee, you have both been so helpful in sharing all of your knowledge and helping me navigate the complexities of serving here.

I remain grateful to my late friend Rep. Pettalia, who was always a pleasure to work with on the transportation committee. Pete was a good friend, and I've missed him very much.

Thanks to my friends Reps. Dianda and Outman, both of whom I would highly recommend as official Northern Michigan travel guides.

To my colleagues in the Macomb delegation: you all represent the best of what our Macomb community has to offer, and it has been an honor and a privilege to serve with each and every one of you. I'm so glad to have had the opportunity to stand together in service to the people of Macomb; from the bottom of my heart, thank you.

And finally, I have to thank all the people of the thirty-first House District for choosing me as their representative. Serving as the voice of my community was so much more than a job or a responsibility—it was a privilege. I have nothing but the sincerest gratitude to everyone who supported me, and to all my friends and neighbors who kept in touch with me over the years, always calling in and writing to share ideas and input.

I could go on for hours talking about all the people who have touched my life and made me smile while serving here, but clearly we have work to do today. So in closing, I'll leave you with another famous saying—one most often attributed to A. A. Milne, author of Winnie the Pooh—which goes 'How lucky I am to have had something that makes saying goodbye so hard.'

Thank you, everyone; this has been a dream come true."

Rep. Irwin:

"Thank you to my family, without whom I wouldn't be here.

Thank you to my capable and diligent staff, who fill in my many deficiencies.

Finally, thank you to my constituents, who gave me the opportunity to serve. They are the reason we are all here."

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

By unanimous consent the House returned to the order of

Messages from the Senate

The Speaker laid before the House

House Bill No. 5215, entitled

A bill to amend 1931 PA 328, entitled "The Michigan penal code," (MCL 750.1 to 750.568) by adding section 70a. (The bill was received from the Senate on November 29, with substitute (S-1), full title inserted and immediate effect given by the Senate, consideration of which, under the rules, was postponed until November 30, see House Journal No. 72, p. 2051.)

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

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

Roll Call No. 554

Yeas-79

Afendoulis Glardon Lane Potvin Barrett Glenn Lauwers Price Bizon Goike LaVoy Rendon **Brinks** Graves Leonard Roberts, B. Brunner Greimel Leutheuser Runestad Bumstead Guerra Love Rutledge Callton Hooker Lucido Santana Canfield Sheppard Hovey-Wright Lyons Chatfield Howell Maturen Smiley Chirkun Hughes Somerville McBroom Tedder Cole Iden McCready Cotter Inman Miller, A. Theis Cox Jacobsen Muxlow Vaupel Crawford **Jenkins** VerHeulen Neeley Darany Johnson Nesbitt Victory Webber Dianda Kellv Outman Driskell Kesto Pagel Whiteford Forlini Kivela Phelps Yanez Kosowski Plawecki, L. Yonker Franz LaFontaine Garcia Poleski

Navs-27

Banks Farrington Irwin Schor Byrd Gay-Dagnogo LaGrand Singh Chang Geiss Liberati Talabi Clemente Green Moss Townsend Pagan Cochran Greig Wittenberg Hoadley Durhal Pscholka Zemke Faris Howrylak Roberts, S.

In The Chair: Franz

The House agreed to the full title.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

Poleski

Pscholka

Runestad

Rutledge

Santana

Sheppard

Somerville

Schor

Singh

Smiley

Talabi

Tedder

Vaupel

Victory

Webber

Yonker

Zemke

Whiteford

Wittenberg

VerHeulen

Theis

Roberts, B.

Price

The Speaker laid before the House

House Bill No. 4637, entitled

A bill to regulate transportation network companies in this state; to provide for the powers and duties of certain state officers and entities; and to prescribe penalties and provide remedies.

(The bill was received from the Senate on December 1, with substitute (S-4), title amendment and immediate effect given by the Senate, consideration of which, under the rules, was postponed until December 6, see House Journal No. 74, p. 2126.)

The question being on concurring in the substitute (S-4) made to the bill by the Senate,

Rep. Kosowski moved to amend the Senate substitute (S-4) as follows:

- 1. Amend page 25, line 2, after "31." by inserting "(1)".
- 2. Amend page 25, following line 13, by inserting:
- "(2) A transportation network company shall not engage in surge pricing. As used in this subsection, "surge pricing" means a system of charging at least twice the fare normally charged during periods of high demand for transportation network company services in specific locations."

The motion did not prevail and the amendments were not adopted, a majority of the members serving not voting therefor. The question being on concurring in the substitute (S-4) made to the bill by the Senate,

The substitute (S-4) was concurred in, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 555

Yeas-94

Afendoulis Forlini Kosowski Banks Franz LaFontaine Barrett LaGrand Garcia Bizon Gay-Dagnogo Lauwers **Brinks** Glardon LaVoy Brunner Glenn Leonard Goike Leutheuser Bumstead Byrd Graves Liberati Callton Greig Love Canfield Greimel Lucido Guerra Lvons Chang Chatfield Hoadley Maturen Chirkun Hooker McBroom Clemente Hovey-Wright McCready Howell Miller, A. Cochran Cole Hughes Moss Cotter Iden Muxlow Cox Inman Neelev Crawford Jacobsen Nesbitt Darany **Jenkins** Outman Dianda Johnson Pagan Durhal Kelly Pagel Faris Kesto Phelps Farrington Kivela

Nays—12

DriskellHowrylakPlawecki, L.Roberts, S.GeissIrwinPotvinTownsendGreenLaneRendonYanez

In The Chair: Franz

The House agreed to the title as amended.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

The Speaker laid before the House

House Bill No. 4639, entitled

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending sections 3009, 3037, 3101, and 3113 (MCL 500.3009, 500.3037, 500.3101, and 500.3113), section 3009 as amended by 1988 PA 43, section 3037 as amended by 1980 PA 461, section 3101 as amended by 2014 PA 492, and section 3113 as amended by 2014 PA 489, and by adding section 3017.

(The bill was received from the Senate on December 1, with substitute (S-3), full title inserted and immediate effect given by the Senate, consideration of which, under the rules, was postponed until December 6, see House Journal No. 74, p. 2126.)

The question being on concurring in the substitute (S-3) made to the bill by the Senate,

The substitute (S-3) was concurred in, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 556

Yeas-91

Afendoulis	Franz	Kosowski	Price
Banks	Garcia	LaFontaine	Pscholka
Barrett	Gay-Dagnogo	LaGrand	Roberts, B.
Bizon	Glardon	Lauwers	Runestad
Brinks	Glenn	LaVoy	Rutledge
Brunner	Goike	Leonard	Santana
Bumstead	Graves	Leutheuser	Schor
Callton	Greig	Liberati	Sheppard
Canfield	Greimel	Love	Singh
Chang	Guerra	Lucido	Smiley
Chatfield	Hoadley	Lyons	Somerville
Chirkun	Hooker	Maturen	Talabi
Clemente	Hovey-Wright	McBroom	Tedder
Cole	Howell	McCready	Theis
Cotter	Hughes	Miller, A.	Vaupel
Cox	Iden	Moss	VerHeulen
Crawford	Inman	Muxlow	Victory
Darany	Jacobsen	Nesbitt	Webber
Dianda	Jenkins	Outman	Whiteford
Durhal	Johnson	Pagan	Wittenberg
Faris	Kelly	Pagel	Yonker
Farrington	Kesto	Phelps	Zemke
Forlini	Kivela	Poleski	

Nays—15

Byrd	Green	Neeley	Roberts, S.
Cochran	Howrylak	Plawecki, L.	Townsend
Driskell	Irwin	Potvin	Yanez
Geiss	Lane	Rendon	

In The Chair: Franz

The House agreed to the full title.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

The Speaker laid before the House

House Bill No. 4640, entitled

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending section 3114 (MCL 500.3114), as amended by 2002 PA 38.

(The bill was received from the Senate on December 1, with substitute (S-2), full title inserted and immediate effect given by the Senate, consideration of which, under the rules, was postponed until December 6, see House Journal No. 74, p. 2126.)

The question being on concurring in the substitute (S-2) made to the bill by the Senate,

The substitute (S-2) was concurred in, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 557

Yeas—93

Afendoulis Franz Kosowski Poleski LaFontaine Price Banks Garcia Barrett Gay-Dagnogo LaGrand Pscholka Glardon Roberts, B. Bizon Lauwers Brinks Glenn Runestad LaVoy Goike Leonard Rutledge Brunner Bumstead Graves Leutheuser Santana Byrd Greig Liberati Schor Callton Greimel Love Sheppard Canfield Guerra Lucido Singh Hoadley Lyons Smiley Chang Chatfield Somerville Hooker Maturen Hovey-Wright Chirkun McBroom Talabi Tedder Clemente Howell McCready Cole Hughes Miller, A. Theis Cotter Iden Moss Vaupel VerHeulen Inman Muxlow Cox Crawford Jacobsen Neeley Victory Darany Webber **Jenkins** Nesbitt Whiteford Dianda Johnson Outman Durhal Kelly Pagan Wittenberg Yonker Faris Kesto Pagel Zemke Farrington Kivela Phelps Forlini

Nays—13

CochranHowrylakPlawecki, L.Roberts, S.DriskellIrwinPotvinTownsendGeissLaneRendonYanezGreen

In The Chair: Franz

The House agreed to the full title.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

The Speaker laid before the House

House Bill No. 4641, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending sections 6 and 7 (MCL 257.6 and 257.7), section 6 as amended by 2002 PA 534, and by adding sections 12c, 40c, 43b, 76a, 76b, 76c, and 518a.

(The bill was received from the Senate on December 1, with substitute (S-4), title amendment and immediate effect given by the Senate, consideration of which, under the rules, was postponed until December 6, see House Journal No. 74, p. 2127.)

The question being on concurring in the substitute (S-4) made to the bill by the Senate,

The substitute (S-4) was concurred in, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 558

Yeas-92

Afendoulis Franz Kosowski Poleski LaFontaine Price Banks Garcia Barrett Gay-Dagnogo LaGrand Pscholka Glardon Bizon Lauwers Roberts, B. **Brinks** Glenn Runestad LaVoy Goike Leonard Rutledge Brunner Bumstead Graves Leutheuser Santana Schor Byrd Greig Liberati Callton Greimel Sheppard Love Canfield Guerra Lucido Singh Chang Hoadley Lyons Smiley Chatfield Hooker Maturen Somerville Chirkun Hovey-Wright McBroom Talabi Clemente Howell McCready Tedder Cole Hughes Theis Miller, A. Cotter Iden Moss Vaupel Cox Inman Muxlow VerHeulen Victory Crawford Jacobsen Neeley Darany **Jenkins** Nesbitt Webber Dianda Johnson Outman Whiteford Durhal Kelly Pagan Wittenberg Farrington Kesto Pagel Yonker Forlini Kivela Phelps Zemke

Nays—14

CochranGreenPlawecki, L.Roberts, S.DriskellHowrylakPotvinTownsendFarisIrwinRendonYanezGeissLane

In The Chair: Franz

The House agreed to the title as amended.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

The Speaker laid before the House

House Bill No. 5128, entitled

A bill to amend 1943 PA 240, entitled "State employees' retirement act," by amending section 68c (MCL 38.68c), as amended by 2015 PA 20.

(The bill was received from the Senate on December 1, with substitute (S-1), full title inserted and immediate effect given by the Senate, consideration of which, under the rules, was postponed until December 6, see House Journal No. 74, p. 2127.)

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

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

Roll Call No. 559

Yeas—83

Afendoulis Franz LaFontaine Potvin Price Barrett Garcia Lane Bizon Geiss Lauwers Pscholka **Brinks** Rendon Glardon LaVoy Glenn Roberts, B. Brunner Leonard Bumstead Goike Leutheuser Runestad Bvrd Graves Liberati Rutledge Callton Hoadley Love Santana Canfield Hooker Lucido Sheppard Chang Hovey-Wright Lyons Smiley Chatfield Howell Maturen Somerville Clemente Howrylak Talabi McBroom Cole Hughes McCready Tedder Iden Cotter Miller, A. Theis Cox Inman Muxlow Vaupel Crawford Jacobsen Nesbitt VerHeulen Darany Jenkins Outman Victory Dianda Johnson Pagel Webber Faris Kelly Phelps Whiteford Farrington Kesto Plawecki, L. Yonker Forlini Kosowski Poleski

Nays—23

Banks	Green	LaGrand	Singh
Chirkun	Greig	Moss	Townsend
Cochran	Greimel	Neeley	Wittenberg
Driskell	Guerra	Pagan	Yanez
Durhal	Irwin	Roberts, S.	Zemke
Gay-Dagnogo	Kivela	Schor	

In The Chair: Franz

The House agreed to the full title.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

By unanimous consent the House returned to the order of

Reports of Standing Committees

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 25, entitled

A bill to amend 1987 PA 231, entitled "An act to create a transportation economic development fund in the state treasury; to prescribe the uses of and distributions from this fund; to create the office of economic development and to prescribe its powers and duties; to prescribe the powers and duties of the state transportation department, state transportation commission, and certain other bodies; and to permit the issuance of certain bonds," by amending section 9 (MCL 247.909), as amended by 1993 PA 149.

Without amendment and with the recommendation that the bill pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Irwin, Sarah Roberts, Faris, Singh, Yanez, Zemke, Durhal, Hoadley and Pagan

Nays: None

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 521, entitled

A bill to create the Michigan historical commission; and to prescribe its powers and duties.

Without amendment and with the recommendation that the bill pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Santana, Irwin, Sarah Roberts, Banks, Faris, Singh, Yanez, Zemke, Durhal, Hoadley and Pagan

Nays: None

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 522, entitled

A bill to create the Michigan historical center; to prescribe the authority of the center; to provide for the archives of Michigan and the Michigan historical museum to be under the control and supervision of the center; to provide stewardship for the museum and archival collection of this state; to provide for the management of state and local government records of archival value; to prescribe the powers and duties of certain state and local agencies and officials; and to repeal acts and parts of acts.

Without amendment and with the recommendation that the bill pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, McCready, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Santana, Irwin, Sarah Roberts, Banks, Faris, Singh, Yanez, Zemke, Durhal, Hoadley and Pagan

Navs: None

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 800, entitled

A bill to make, supplement, adjust, and consolidate appropriations for various state departments and agencies, the judicial branch, and the legislative branch for the fiscal years ending September 30, 2017 and other fiscal years; to provide for certain conditions on appropriations; and to provide for the expenditure of the appropriations.

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. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Santana, Irwin, Sarah Roberts, Banks, Faris, Singh, Yanez, Zemke, Durhal, Hoadley and Pagan

Nays: None

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 833, entitled

A bill to amend 1966 PA 291, entitled "Firefighters training council act," by amending sections 2, 13, and 14 (MCL 29.362, 29.373, and 29.374), as amended by 2006 PA 213.

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. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Santana, Irwin, Sarah Roberts, Banks, Faris, Singh, Yanez, Zemke, Durhal, Hoadley and Pagan

Nays: None

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 958, entitled

A bill to amend 1982 PA 432, entitled "Motor bus transportation act," by amending section 23 (MCL 474.123), as amended by 1989 PA 233.

Without amendment and with the recommendation that the bill pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Santana, Irwin, Sarah Roberts, Banks, Faris, Singh, Yanez, Zemke, Durhal, Hoadley and Pagan

Nays: None

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 1049, entitled

A bill to amend 1987 PA 231, entitled "An act to create a transportation economic development fund in the state treasury; to prescribe the uses of and distributions from this fund; to create the office of economic development and to prescribe its powers and duties; to prescribe the powers and duties of the state transportation department, state transportation commission, and certain other bodies; and to permit the issuance of certain bonds," by amending sections 1, 3, 11, 12, 12a, and 13 (MCL 247.901, 247.903, 247.911, 247.912, 247.912a, and 247.913), section 1 as amended by 2010 PA 238, sections 3 and 12 as amended and section 12a as added by 1993 PA 149, and section 11 as amended by 2016 PA 273.

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. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Irwin, Sarah Roberts, Faris, Singh, Yanez, Zemke, Durhal, Hoadley and Pagan

Nays: None

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 1051, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 21102 and 21104 (MCL 324.21102 and 324.21104).

Without amendment and with the recommendation that the bill pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Santana, Irwin, Sarah Roberts, Banks, Faris, Singh, Yanez, Zemke, Durhal, Hoadley and Pagan

Nays: None

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 1052, entitled

A bill to amend 1984 PA 44, entitled "Motor fuels quality act," by amending section 6 (MCL 290.646), as amended by 2006 PA 271.

Without amendment and with the recommendation that the bill pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Santana, Irwin, Sarah Roberts, Banks, Faris, Singh, Yanez, Zemke, Durhal, Hoadley and Pagan

Nays: None

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 1053, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 21506a and 21508 (MCL 324.21506a and 324.21508), as amended by 2014 PA 416.

Without amendment and with the recommendation that the bill pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Santana, Irwin, Sarah Roberts, Banks, Faris, Singh, Yanez, Zemke, Durhal, Hoadley and Pagan

Nays: None

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 1097, entitled

A bill to amend 1885 PA 152, entitled "An act to authorize the establishment of facilities for former members of the armed forces of the United States in the state of Michigan; to create funds; and to provide for the promulgation of rules," by amending section 2a (MCL 36.2a), as amended by 2016 PA 213.

Without amendment and with the recommendation that the bill pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Faris, Singh, Zemke, Durhal, Hoadley and Pagan

Nays: None

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 1098, entitled

A bill to amend 1885 PA 152, entitled "An act to authorize the establishment of facilities for former members of the armed forces of the United States in the state of Michigan; to create funds; and to provide for the promulgation of rules," (MCL 36.1 to 36.12) by adding section 10.

Without amendment and with the recommendation that the bill pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Faris, Singh, Zemke, Durhal, Hoadley and Pagan

Nays: None

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 1099, entitled

A bill to amend 1885 PA 152, entitled "An act to authorize the establishment of facilities for former members of the armed forces of the United States in the state of Michigan; to create funds; and to provide for the promulgation of rules," (MCL 36.1 to 36.12) by adding section 10.

Without amendment and with the recommendation that the bill pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Irwin, Sarah Roberts, Faris, Singh, Yanez, Zemke, Durhal, Hoadley and Pagan

Nays: None

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 1100, entitled

A bill to create the Michigan veterans' facility authority; to develop and operate certain veterans' facilities; to create funds and accounts; to authorize the issuing of bonds and notes; to prescribe the powers and duties of the authority and certain state departments and other state officials and employees; and to make appropriations and prescribe certain conditions for the appropriations.

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. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman and Aaron Miller

Nays: None

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 1172, entitled

A bill to amend 1937 PA 94, entitled "Use tax act," by amending section 3f (MCL 205.93f), as amended by 2014 PA 161.

Without amendment and with the recommendation that the bill pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Santana, Irwin, Sarah Roberts, Banks, Faris, Singh, Yanez, Zemke, Durhal, Hoadley and Pagan

Nays: None

The Committee on Appropriations, by Rep. Pscholka, Chair, reported

Senate Bill No. 1179, entitled

A bill to amend 1941 PA 207, entitled "Fire prevention code," by amending section 5d (MCL 29.5d), as amended by 2006 PA 189.

Without amendment and with the recommendation that the bill pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Santana, Irwin, Sarah Roberts, Banks, Faris, Singh, Yanez, Zemke, Durhal, Hoadley and Pagan

Nays: None

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Pscholka, Chair, of the Committee on Appropriations, was received and read: Meeting held on: Wednesday, December 7, 2016

Present: Reps. Pscholka, Bumstead, Jenkins, Muxlow, Poleski, Potvin, Kelly, McCready, Pagel, VerHeulen, Victory, Afendoulis, Bizon, Canfield, Cox, Garcia, Inman, Aaron Miller, Santana, Irwin, Sarah Roberts, Banks, Faris, Singh, Yanez, Zemke, Durhal, Hoadley and Pagan

Second Reading of Bills

Senate Bill No. 800, entitled

A bill to make, supplement, adjust, and consolidate appropriations for various state departments and agencies, the judicial branch, and the legislative branch for the fiscal years ending September 30, 2017 and other fiscal years; to provide for certain conditions on appropriations; and to provide for the expenditure of the appropriations.

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

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

Rep. Durhal moved to amend the bill as follows:

- 1. Amend page 13, line 20, by striking out "2,209,100" and inserting "2,709,100" and adjusting the subtotals, totals, and section 201 accordingly.
 - 2. Amend page 40, following line 27, by inserting:

"Sec. 1705. From the funds appropriated in part 1A for community services and outreach administration, \$500,000 shall be awarded to Focus: HOPE to help provide career preparation and training services for chronically unemployed or underemployed individuals."

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

The motion prevailed.

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

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

By unanimous consent the House returned to the order of

Third Reading of Bills

Senate Bill No. 800, entitled

A bill to make, supplement, adjust, and consolidate appropriations for various state departments and agencies, the judicial branch, and the legislative branch for the fiscal years ending September 30, 2017 and other fiscal years; to provide for certain conditions on appropriations; and to provide for the expenditure of the appropriations.

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

Roll Call No. 560

Yeas-106

Afendoulis Garcia LaFontaine Banks Gay-Dagnogo LaGrand Barrett Geiss Lane Bizon Glardon Lauwers Brinks Glenn LaVoy Brunner Goike Leonard Bumstead Graves Leutheuser Byrd Green Liberati Callton Love Greig Greimel Canfield Lucido Chang Guerra Lyons Chatfield Hoadley Maturen Chirkun Hooker McBroom Clemente Hovey-Wright McCready Howell Miller, A. Cochran Howrylak Cole Moss Hughes Cotter Muxlow Iden Cox Neeley Crawford Nesbitt Inman Darany Outman Irwin Dianda Jacobsen Pagan Driskell Jenkins Pagel Durhal Johnson Phelps Faris Kelly Plawecki, L. Farrington Kesto Poleski Forlini Kivela Potvin Franz Kosowski

Price Pscholka Rendon Roberts, B. Roberts, S. Runestad Rutledge Santana Schor Sheppard Singh Smiley Somerville Talabi Tedder Theis Townsend Vaupel VerHeulen Victory Webber Whiteford Wittenberg Yanez Yonker **Z**emke

Nays—0

In The Chair: Franz

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

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

A bill to make, supplement, and adjust appropriations for various state departments and agencies for the fiscal years ending September 30, 2016 and September 30, 2017; to provide for the expenditure of the appropriations; and to repeal acts and parts of acts.

The motion prevailed.

The House agreed to the title as amended.

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

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

Senate Bill No. 717, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 21303, 21304c, 21310a, 21323a, and 21325 (MCL 324.21303, 324.21304c, 324.21310a, 324.21323a, and 324.21325), sections 21303, 21304c, 21310a, and 21323a as amended by 2012 PA 446 and section 21325 as added by 2012 PA 108, and by adding section 21325a.

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

Roll Call No. 561

Yeas-67

Afendoulis Glardon Leonard Barrett Glenn Leutheuser Bizon Goike Lucido Bumstead Graves Lyons Hooker Maturen Callton Canfield Howell McBroom Chatfield Howrylak McCready Clemente Hughes Miller, A. Cole Iden Muxlow Cotter Inman Neelev Cox Jacobsen Nesbitt Crawford **Jenkins** Outman Farrington Pagel Johnson Forlini Kelly Phelps Poleski Franz Kesto Garcia LaFontaine Potvin Geiss Lauwers Price

Pscholka Rendon Roberts, B. Runestad Rutledge Sheppard Smiley Somerville Tedder Theis Vaupel VerHeulen Victory Webber Whiteford Yonker

Nays-39

Roberts, S. Santana Schor Singh Talabi Townsend Wittenberg Yanez Zemke

In The Chair: Franz

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

"An act to protect the environment and natural resources of the state; to codify, revise, consolidate, and classify laws relating to the environment and natural resources of the state; to regulate the discharge of certain substances into the environment; to regulate the use of certain lands, waters, and other natural resources of the state; to protect the people's right to hunt and fish; to prescribe the powers and duties of certain state and local agencies and officials; to provide for certain charges, fees, assessments, and donations; to provide certain appropriations; to prescribe penalties and provide remedies; and to repeal acts and parts of acts,"

The House agreed to the full title.

House Bill No. 5815, entitled

A bill to amend 1953 PA 232, entitled "Corrections code of 1953," by amending section 83 (MCL 791.283). Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 562

Yeas—106

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

LaGrand Lane Lauwers LaVoy Leonard Leutheuser Liberati Love Lucido Lyons Maturen McBroom McCready Miller, A. Moss Muxlow Neelev Nesbitt Outman Pagan Pagel Phelps Plawecki, L. Poleski

Potvin

LaFontaine

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

Nays—0

In The Chair: Franz

The House agreed to the title of the bill.

Senate Bill No. 291, entitled

A bill to provide compensation and other relief for individuals wrongfully imprisoned for crimes; to prescribe the powers and duties of certain state and local governmental officers and agencies; and to provide remedies.

The bill was read a third time.

The question being on the passage of the bill,

Rep. Chang moved to amend the bill as follows:

- 1. Amend page 2, line 20, after "its" by inserting "political subdivisions, and the".
- 2. Amend page 2, line 21, after "courts" by striking out the balance of the subdivision and inserting "of this state and its political subdivisions."
 - 3. Amend page 7, line 4, after "action" by inserting "in state court".
- 4. Amend page 7, line 5, after "matter." by inserting "However, the acceptance by the plaintiff of an award under this act, or of a compromise or settlement of the plaintiff's claim, does not operate as a waiver of, or bar to, any action in federal court against an individual alleged to have been involved in the investigation, prosecution, or conviction that gave rise to the wrongful conviction or imprisonment."

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

The question being on the passage of the bill,

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

Price

Pscholka

Roberts, S.

Rutledge

Santana

Schor

Rendon Roberts, B.

Roll Call No. 563

Yeas—104

Afendoulis Garcia Kosowski Price Banks Gay-Dagnogo LaFontaine Pscholka Geiss Rendon Barrett LaGrand Glardon Roberts, B. **Brinks** Lane Glenn Lauwers Roberts, S. Brunner Bumstead Goike LaVoy Runestad Byrd Graves Leonard Rutledge Callton Santana Green Leutheuser Canfield Liberati Greig Schor Greimel Sheppard Chang Love Chatfield Guerra Lucido Singh Chirkun Hoadley Lyons Smiley Clemente Hooker Maturen Somerville Hovey-Wright Cochran McBroom Talabi Howell Tedder Cole McCready Cotter Howrylak Moss Theis Cox Hughes Muxlow Townsend Crawford Iden Neelev Vaupel Darany Inman Nesbitt VerHeulen Victory Dianda Irwin Outman Driskell Jacobsen Pagan Webber Whiteford Durhal **Jenkins** Pagel Johnson Phelps Wittenberg Faris Yanez Farrington Kelly Plawecki, L. Forlini Kesto Poleski Yonker Franz Kivela Potvin Zemke

Nays—2

Bizon Miller, A.

In The Chair: Franz

The House agreed to the title of the bill.

Senate Bill No. 33, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1136. Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 564 Yeas—84

Afendoulis Forlini LaGrand Banks Garcia Lane Bizon Gay-Dagnogo Lauwers Geiss Brinks LaVoy Glardon Leutheuser Brunner Bumstead Graves Liberati Byrd Green Love Callton Greig Lucido

Canfield Greimel Lyons Sheppard Guerra Maturen Singh Chang Smiley Chirkun Hoadley Miller, A. Clemente Hovey-Wright Moss Talabi Cochran Hughes Townsend Neelev Vaupel Cotter Iden Nesbitt VerHeulen Cox Inman Outman Crawford Irwin Pagan Victory Webber Darany Jacobsen Pagel Driskell Jenkins Phelps Wittenberg Durhal Plawecki, L. Yanez Kivela Yonker Faris Kosowski Poleski LaFontaine Zemke Farrington Potvin

Nays—22

Barrett Goike Kesto Runestad Chatfield Hooker Leonard Somerville Cole Howell McBroom Tedder Dianda Howrylak McCready Theis Franz Johnson Muxlow Whiteford Glenn Kelly

In The Chair: Franz

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

"An act to provide a system of public instruction and elementary and secondary schools; to revise, consolidate, and clarify the laws relating to elementary and secondary education; to provide for the organization, regulation, and maintenance of schools, school districts, public school academies, intermediate school districts, and other public school entities; to prescribe rights, powers, duties, and privileges of schools, school districts, public school academies, intermediate school districts, and other public school entities; to provide for the regulation of school teachers and certain other school employees; to provide for school elections and to prescribe powers and duties with respect thereto; to provide for the levy and collection of taxes; to provide for the borrowing of money and issuance of bonds and other evidences of indebtedness; to establish a fund and provide for expenditures from that fund; to make appropriations for certain purposes; to provide for and prescribe the powers and duties of certain state departments, the state board of education, and certain other boards and officials; to provide for licensure of boarding schools; to prescribe penalties; and to repeal acts and parts of acts,"

The House agreed to the full title.

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

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

Senate Bill No. 510, entitled

A bill to prohibit the disclosure or use of certain information.

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

Roll Call No. 565 Yeas—83

Afendoulis Forlini LaGrand Price Banks Garcia Lane Pscholka Bizon Gay-Dagnogo Lauwers Rendon Brinks Geiss Roberts, B. LaVoy Roberts, S. Brunner Glardon Leutheuser

Bumstead Graves Liberati Bvrd Green Love Greig Lucido Callton Canfield Greimel Lvons Guerra Maturen Chang Chirkun Hoadley Miller, A. Hovey-Wright Clemente Moss Cochran Hughes Neeley Cotter Iden Nesbitt Cox Inman Outman Crawford Irwin Pagan Darany Jacobsen Pagel Driskell Jenkins Phelps Durhal Kivela Plawecki, L. Faris Kosowski Poleski Farrington LaFontaine Potvin

Rutledge Santana Schor Sheppard Singh Smiley Talabi Townsend Vaupel VerHeulen Victory Webber Wittenberg Yanez Zemke

Nays—23

Barrett Goike Kesto Somerville Chatfield Hooker Leonard Tedder Cole Howell McBroom Theis Howrylak Whiteford Dianda McCready Franz Johnson Muxlow Yonker Glenn Kelly Runestad

In The Chair: Franz

The House agreed to the title of the bill.

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

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

Senate Bill No. 754, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," by amending sections 626, 681, 684, 1230d, 1277, 1288, 1310a, 1525, 1535a, 1539b, 1561, 1711, and 1751 (MCL 380.626, 380.681, 380.684, 380.1230d, 380.1277, 380.1288, 380.1310a, 380.1525, 380.1535a, 380.1539b, 380.1561, 380.1711, and 380.1751), sections 681 and 684 as amended by 2007 PA 45, sections 1230d, 1535a, and 1539b as amended by 2006 PA 680, section 1277 as amended by 1997 PA 179, section 1310a as amended by 2000 PA 230, section 1525 as amended by 2004 PA 596, section 1561 as amended by 2009 PA 204, and sections 1711 and 1751 as amended by 2008 PA 1, and by adding section 1281b; and to repeal acts and parts of acts.

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

Roll Call No. 566 Yeas—106

cia LaFontaine
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Price Pscholka Rendon Roberts, B. Roberts, S. Runestad Rutledge Santana Callton Canfield Chang Chatfield Chirkun Clemente Cochran Cole Cotter Cox Crawford Darany Dianda Driskell Durhal Faris Farrington Forlini

Franz

Greig Greimel Guerra Hoadley Hooker Hovey-Wright Howell Howrylak Hughes Iden Inman Irwin Jacobsen **Jenkins** Johnson Kelly Kesto Kivela Kosowski

Love Lucido Lyons Maturen McBroom McCready Miller, A. Moss Muxlow Neelev Nesbitt Outman Pagan Pagel Phelps Plawecki, L. Poleski Potvin

Schor Sheppard Singh Smiley Somerville Talabi Tedder Theis Townsend Vaupel VerHeulen Victory Webber Whiteford Wittenberg Yanez Yonker Zemke

Nays-0

In The Chair: Franz

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

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

A bill to amend 1976 PA 451, entitled "An act to provide a system of public instruction and elementary and secondary schools; to revise, consolidate, and clarify the laws relating to elementary and secondary education; to provide for the organization, regulation, and maintenance of schools, school districts, public school academies, intermediate school districts, and other public school entities; to prescribe rights, powers, duties, and privileges of schools, school districts, public school academies, intermediate school districts, and other public school entities; to provide for the regulation of school teachers and certain other school employees; to provide for school elections and to prescribe powers and duties with respect thereto; to provide for the levy and collection of taxes; to provide for the borrowing of money and issuance of bonds and other evidences of indebtedness; to establish a fund and provide for expenditures from that fund; to make appropriations for certain purposes; to provide for and prescribe the powers and duties of certain state departments, the state board of education, and certain other boards and officials; to provide for licensure of boarding schools; to prescribe penalties; and to repeal acts and parts of acts," by amending sections 626, 681, 1230d, 1277, 1288, 1310a, 1525, 1535a, 1539b, 1561, 1711, and 1751 (MCL 380.626, 380.681, 380.1230d, 380.1277, 380.1288, 380.1310a, 380.1525, 380.1535a, 380.1539b, 380.1561, 380.1711, and 380.1751), section 681 as amended by 2007 PA 45, sections 1230d, 1535a, and 1539b as amended by 2006 PA 680, section 1277 as amended by 1997 PA 179, section 1310a as amended by 2000 PA 230, section 1525 as amended by 2004 PA 596, section 1561 as amended by 2009 PA 204, and sections 1711 and 1751 as amended by 2008 PA 1, and by adding section 1281b; and to repeal acts and parts of acts.

The motion prevailed.

The House agreed to the title as amended.

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

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

Second Reading of Bills

House Bill No. 5409, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307. Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Education,

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

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

The motion prevailed.

House Bill No. 5410, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307a. Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Education,

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

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

The motion prevailed.

House Bill No. 5411, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307b. The bill was read a second time.

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

The motion prevailed.

House Bill No. 5412, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307c. Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Education,

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

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

The motion prevailed.

House Bill No. 5413, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307d. Was read a second time, and the question being on the adoption of the proposed substitute (H-3) previously recommended by the Committee on Education,

The substitute (H-3) was not adopted, a majority of the members serving not voting therefor.

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

The motion prevailed.

House Bill No. 5414, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307e. Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Education,

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

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

The motion prevailed.

House Bill No. 5415, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307f. Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Education,

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

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

The motion prevailed.

House Bill No. 5416, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307g. Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Education,

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

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

The motion prevailed.

Roberts, B. Roberts, S. Rutledge Schor Sheppard Singh Smiley Somerville Talabi Tedder Townsend Vaupel VerHeulen Victory Webber Whiteford Wittenberg Yanez Yonker Zemke

House Bill No. 5417, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307h. Was read a second time, and the question being on the adoption of the proposed substitute (H-3) previously recommended by the Committee on Education,

The substitute (H-3) was not adopted, a majority of the members serving not voting therefor.

Rep. Somerville moved to substitute (H-5) the bill.

The motion prevailed and the substitute (H-5) was adopted, a majority of the members serving voting therefor.

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

The motion prevailed.

By unanimous consent the House returned to the order of

Third Reading of Bills

Rep. Garcia moved that House Bill No. 5409 be placed on its immediate passage.

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

House Bill No. 5409, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307. Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 567 Yeas—81

Afendoulis	Glardon	LaVoy
Banks	Graves	Liberati
Brinks	Green	Love
Brunner	Greig	Lucido
Byrd	Greimel	Lyons
Callton	Guerra	Maturen
Chang	Hoadley	McBroom
Chirkun	Hovey-Wright	McCready
Clemente	Howrylak	Moss
Cochran	Hughes	Muxlow
Cotter	Iden	Neeley
Crawford	Inman	Nesbitt
Darany	Irwin	Outman
Dianda	Jacobsen	Pagan
Driskell	Jenkins	Pagel
Durhal	Johnson	Phelps
Faris	Kivela	Plawecki, L.
Farrington	Kosowski	Poleski
Forlini	LaFontaine	Price
Gay-Dagnogo	LaGrand	Pscholka
Geiss		

Nays—25

Barrett	Franz	Kelly	Miller, A.
Bizon	Garcia	Kesto	Potvin
Bumstead	Glenn	Lane	Rendon
Canfield	Goike	Lauwers	Runestad
Chatfield	Hooker	Leonard	Santana

Cole Howell Leutheuser Theis

Cox

In The Chair: Franz

The House agreed to the title of the bill.

Rep. Garrett entered the House Chambers.

Rep. Garcia moved that **House Bill No. 5410** be placed on its immediate passage. The motion prevailed, a majority of the members serving voting therefor.

House Bill No. 5410, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307a. Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 568

Yeas—84

Afendoulis Pscholka Gay-Dagnogo LaGrand Banks Geiss LaVoy Roberts, B. Leutheuser **Brinks** Glardon Roberts, S. Liberati Brunner Graves Rutledge Byrd Green Love Schor Callton Greig Lucido Sheppard Chang Greimel Lyons Singh Chirkun Guerra Maturen Smiley Clemente Hoadley McBroom Somerville Hovey-Wright Talabi Cochran McCready Cotter Howrylak Tedder Moss Cox Hughes Muxlow Townsend Crawford Iden Vaupel Neeley Darany Inman Nesbitt VerHeulen Victory Dianda Irwin Outman Webber Driskell Jacobsen Pagan Durhal **Jenkins** Pagel Whiteford Faris Johnson Phelps Wittenberg Yanez Farrington Kivela Plawecki, L. Kosowski Forlini Yonker Poleski Garrett LaFontaine Price Zemke

Nays—23

Barrett Franz Kelly Potvin **Bizon** Garcia Kesto Rendon Bumstead Glenn Lane Runestad Goike Canfield Lauwers Santana

[No. 76

Theis

Chatfield Hooker Leonard

Cole Howell Miller, A.

In The Chair: Franz

2196

The House agreed to the title of the bill.

Rep. Garcia moved that House Bill No. 5411 be placed on its immediate passage. The motion prevailed, a majority of the members serving voting therefor.

House Bill No. 5411, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307b. Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 569 Yeas—84

Afendoulis Gay-Dagnogo LaGrand Pscholka Banks Geiss LaVoy Roberts, B. **Brinks** Glardon Leutheuser Roberts, S. Brunner Graves Liberati Rutledge Schor Byrd Green Love Callton Greig Lucido Sheppard Greimel Lyons Singh Chang Chirkun Guerra Maturen Smiley Somerville Clemente Hoadley McBroom Hovey-Wright Talabi Cochran McCready Howrylak Moss Cotter Tedder Cox Hughes Muxlow Townsend Crawford Iden Neeley Vaupel VerHeulen Darany Inman Nesbitt Dianda Irwin Outman Victory Driskell Jacobsen Pagan Webber Whiteford Durhal Jenkins Pagel Johnson Phelps Wittenberg Faris Kivela Plawecki, L. Yanez Farrington Kosowski Yonker Forlini Poleski Garrett LaFontaine Price Zemke

Nays—23

Barrett Franz Kelly Potvin Bizon Garcia Kesto Rendon Bumstead Glenn Lane Runestad Canfield Goike Lauwers Santana Chatfield Hooker Leonard Theis Cole Howell Miller, A.

In The Chair: Franz

The House agreed to the title of the bill.

Rep. Garcia moved that **House Bill No. 5412** be placed on its immediate passage. The motion prevailed, a majority of the members serving voting therefor.

House Bill No. 5412, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307c. Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 570

Yeas—83

Afendoulis	Gay-Dagnogo	LaVoy	Roberts, B.
Banks	Geiss	Leutheuser	Roberts, S.
Brinks	Glardon	Liberati	Rutledge
Brunner	Green	Love	Schor
Byrd	Greig	Lucido	Sheppard
Callton	Greimel	Lyons	Singh
Chang	Guerra	Maturen	Smiley
Chirkun	Hoadley	McBroom	Somerville
Clemente	Hovey-Wright	McCready	Talabi
Cochran	Howrylak	Moss	Tedder
Cotter	Hughes	Muxlow	Townsend
Cox	Iden	Neeley	Vaupel
Crawford	Inman	Nesbitt	VerHeulen
Darany	Irwin	Outman	Victory
Dianda	Jacobsen	Pagan	Webber
Driskell	Jenkins	Pagel	Whiteford
Durhal	Johnson	Phelps	Wittenberg
Faris	Kivela	Plawecki, L.	Yanez
Farrington	Kosowski	Poleski	Yonker
Forlini	LaFontaine	Price	Zemke
Garrett	LaGrand	Pscholka	

Nays—24

Barrett	Franz	Howell	Miller, A.
Bizon	Garcia	Kelly	Potvin
Bumstead	Glenn	Kesto	Rendon
Canfield	Goike	Lane	Runestad
Chatfield	Graves	Lauwers	Santana
Cole	Hooker	Leonard	Theis

In The Chair: Franz

The House agreed to the title of the bill.

Rep. Garcia moved that **House Bill No. 5413** be placed on its immediate passage. The motion prevailed, a majority of the members serving voting therefor.

House Bill No. 5413, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307d. Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 571

Yeas—85

Afendoulis Geiss Lane Pscholka Banks Glardon LaVoy Roberts, B. **Brinks** Leutheuser Roberts, S. Graves Liberati Rutledge Brunner Green Byrd Greig Love Schor Greimel Sheppard Callton Lucido Chang Guerra Lyons Singh Chirkun Hoadley Maturen Smiley Hovey-Wright Somerville Clemente McBroom Cochran Howrylak McCready Talabi Hughes Cotter Moss Tedder Cox Iden Muxlow Townsend Crawford Vaupel Inman Neeley Irwin VerHeulen Darany Nesbitt Dianda Jacobsen Outman Victory Driskell **Jenkins** Pagan Webber Durhal Johnson Pagel Whiteford Faris Kivela Phelps Wittenberg Farrington Kosowski Plawecki, L. Yanez Poleski Yonker Forlini LaFontaine Garrett LaGrand Price Zemke Gay-Dagnogo

Nays—22

Barrett Franz Kelly Potvin Bizon Garcia Kesto Rendon Glenn Bumstead Lauwers Runestad Canfield Goike Leonard Santana Chatfield Hooker Miller, A. Theis Howell Cole

In The Chair: Franz

The House agreed to the title of the bill.

Rep. Garcia moved that **House Bill No. 5414** be placed on its immediate passage.

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

House Bill No. 5414, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307e. Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 572 Yeas—84

Afendoulis	Gay-Dagnogo	LaGrand	Pscholka
Banks	Geiss	LaVoy	Roberts, B.
Brinks	Glardon	Leutheuser	Roberts, S.
Brunner	Graves	Liberati	Rutledge

Byrd Green Love Schor Callton Sheppard Greig Lucido Greimel Lyons Singh Chang Chirkun Guerra Maturen Smiley Somerville Clemente Hoadley McBroom Hovey-Wright Talabi Cochran McCready Howrylak Cotter Moss Tedder Hughes Cox Muxlow Townsend Crawford Iden Neelev Vaupel Darany Inman Nesbitt VerHeulen Dianda Irwin Outman Victory Webber Driskell Jacobsen Pagan Whiteford Durhal Jenkins Pagel Faris Johnson Phelps Wittenberg Farrington Kivela Plawecki, L. Yanez Forlini Kosowski Poleski Yonker Garrett LaFontaine Price Zemke

Nays—23

Barrett Franz Kelly Potvin **Bizon** Garcia Kesto Rendon Bumstead Glenn Lane Runestad Canfield Goike Lauwers Santana Chatfield Hooker Leonard Theis Howell Cole Miller, A.

In The Chair: Franz

The House agreed to the title of the bill.

Rep. Garcia moved that **House Bill No. 5415** be placed on its immediate passage.

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

House Bill No. 5415, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307f. Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 573 Yeas—84

Afendoulis Gay-Dagnogo LaGrand Pscholka Banks Geiss LaVoy Roberts, B. Brinks Glardon Leutheuser Roberts, S. Rutledge Brunner Graves Liberati Byrd Green Love Schor Callton Greig Lucido Sheppard Chang Greimel Lyons Singh Chirkun Guerra Maturen Smiley Somerville Clemente Hoadley McBroom Hovey-Wright Cochran McCready Talabi Howrylak Tedder Cotter Moss Cox Hughes Muxlow Townsend

Crawford Iden Neeley Vaupel Darany Inman Nesbitt VerHeulen Dianda Irwin Outman Victory Webber Driskell Jacobsen Pagan Durhal Jenkins Pagel Whiteford Phelps Wittenberg Faris Johnson Farrington Kivela Plawecki, L. Yanez Forlini Kosowski Poleski Yonker Zemke Garrett LaFontaine Price

Nays—23

Barrett Franz Kelly Potvin Garcia Kesto Bizon Rendon Bumstead Glenn Lane Runestad Canfield Goike Lauwers Santana Chatfield Hooker Leonard Theis Cole Howell Miller, A.

In The Chair: Franz

The House agreed to the title of the bill.

Rep. Garcia moved that **House Bill No. 5416** be placed on its immediate passage. The motion prevailed, a majority of the members serving voting therefor.

House Bill No. 5416, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307g. Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 574 Yeas—85

Geiss Afendoulis Lane Banks Glardon LaVov **Brinks** Graves Leutheuser Brunner Green Liberati Greig Byrd Love Callton Greimel Lucido Chang Guerra Lyons Maturen Chirkun Hoadley Hovey-Wright McBroom Clemente Cochran Howrylak McCready Cotter Hughes Moss Iden Cox Muxlow Crawford Neeley Inman Darany Irwin Nesbitt Dianda Jacobsen Outman Driskell Jenkins Pagan Pagel Durhal Johnson Faris Kivela Phelps Farrington Kosowski Plawecki, L. Forlini Poleski LaFontaine Garrett LaGrand Price Gay-Dagnogo

Pscholka Roberts, B. Roberts, S. Rutledge Schor Sheppard Singh Smiley Somerville Talabi Tedder Townsend Vaupel VerHeulen Victory Webber Whiteford Wittenberg Yanez Yonker Zemke

Nays—22

Barrett Franz Kelly Potvin Bizon Garcia Kesto Rendon Bumstead Glenn Lauwers Runestad Canfield Goike Leonard Santana Chatfield Hooker Miller, A. Theis Cole Howell

In The Chair: Franz

The House agreed to the title of the bill.

Rep. Garcia moved that **House Bill No. 5417** be placed on its immediate passage. The motion prevailed, a majority of the members serving voting therefor.

House Bill No. 5417, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1307h. Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 575 Yeas—84

Afendoulis Gay-Dagnogo LaGrand Pscholka Banks Geiss LaVoy Roberts, B. Leutheuser Roberts, S. **Brinks** Glardon Graves Liberati Brunner Rutledge Byrd Green Schor Love Callton Greig Sheppard Lucido Chang Greimel Lvons Singh Chirkun Guerra Maturen Smiley Clemente Hoadley McBroom Somerville Cochran Hovey-Wright Talabi McCready Cotter Howrylak Moss Tedder Cox Hughes Townsend Muxlow Vaupel Crawford Iden Neelev VerHeulen Darany Inman Nesbitt Dianda Irwin Outman Victory Driskell Webber Jacobsen Pagan Durhal Jenkins Pagel Whiteford Faris Johnson Wittenberg Phelps Plawecki, L. Yanez Farrington Kivela Forlini Kosowski Poleski Yonker LaFontaine Zemke Garrett Price

Nays—23

Barrett Franz Kelly Potvin Bizon Garcia Kesto Rendon Bumstead Glenn Lane Runestad Goike Santana Canfield Lauwers

Chatfield Hooker Leonard Theis
Cole Howell Miller, A.

In The Chair: Franz

The House agreed to the title of the bill.

Senate Bill No. 755, entitled

A bill to amend 1979 PA 94, entitled "The state school aid act of 1979," by amending sections 19, 51a, and 58 (MCL 388.1619, 388.1651a, and 388.1658), section 19 as amended by 2014 PA 196, section 51a as amended by 2015 PA 85, and section 58 as amended by 1997 PA 93, and by adding section 19a.

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

Roll Call No. 576

Yeas-106

Afendoulis Garcia LaFontaine LaGrand Banks Garrett Gay-Dagnogo Barrett Lane Bizon Geiss Lauwers **Brinks** Glardon LaVoy Brunner Glenn Leonard Goike Bumstead Leutheuser Byrd Liberati Graves Callton Green Love Canfield Greig Lucido Chang Guerra Lyons Chatfield Hoadley Maturen Chirkun Hooker McBroom Clemente Hovey-Wright McCready Howell Cochran Miller, A. Howrylak Cole Moss Cotter Hughes Muxlow Cox Iden Neelev Crawford Inman Nesbitt Darany Irwin Outman Dianda Jacobsen Pagan Driskell Jenkins Pagel Phelps Durhal Johnson Faris Kelly Plawecki, L. Farrington Kesto Poleski Forlini Kivela Potvin Franz Kosowski

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

Price

Nays—1

Greimel

In The Chair: Franz

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

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

A bill to amend 1979 PA 94, entitled "An act to make appropriations to aid in the support of the public schools, the intermediate school districts, community colleges, and public universities of the state; to make appropriations for certain

other purposes relating to education; to provide for the disbursement of the appropriations; to authorize the issuance of certain bonds and provide for the security of those bonds; to prescribe the powers and duties of certain state departments, the state board of education, and certain other boards and officials; to create certain funds and provide for their expenditure; to prescribe penalties; and to repeal acts and parts of acts," by amending sections 19, 51a, and 58 (MCL 388.1619, 388.1651a, and 388.1658), sections 19 and 51a as amended by 2016 PA 249 and section 58 as amended by 1997 PA 93, and by adding section 19a.

The motion prevailed.

The House agreed to the title as amended.

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

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

Rep. Greimel, 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 Senate Bill 755 because it would eliminate the current law's requirement that schools must report criminal incidents to the state. In order to ensure transparency with the public and to improve the safety of students, it is important for schools to continue to report criminal incidents to the state."

Senate Bill No. 756, entitled

A bill to repeal 1982 PA 26, entitled "An act to provide for emergency financial assistance for certain school districts; to prescribe certain powers and duties of intermediate school boards, local school boards, the state board of education, the state treasurer, and the auditor general; to create an emergency loan revolving fund; to make an appropriation; and to prescribe penalties," (MCL 388.811 to 388.829).

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

Yeas—107

Roll Call No. 577

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

Kelly

Farrington

LaFontaine LaGrand Lane Lauwers LaVoy Leonard Leutheuser Liberati Love Lucido Lvons Maturen McBroom McCready Miller, A. Moss Muxlow Neelev Nesbitt Outman Pagan Pagel Phelps Plawecki, L.

Kosowski

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

[No. 76

Zemke

Forlini Kesto Poleski Franz Kivela Potvin

Navs—0

In The Chair: Franz

The House agreed to the title of the bill.

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

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

Senate Bill No. 757, entitled

A bill to repeal 1962 PA 198, entitled "An act to authorize the state board of control for vocational education to accept federal funds with which to establish a program to alleviate conditions of persistent unemployment and underemployment in certain economically distressed areas," (MCL 395.71 to 395.73).

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

Roll Call No. 578

Yeas—107

Afendoulis Garcia Kosowski Banks Garrett LaFontaine Barrett Gay-Dagnogo LaGrand Geiss Bizon Lane Glardon **Brinks** Lauwers Brunner Glenn LaVoy Goike Bumstead Leonard Byrd Graves Leutheuser Callton Green Liberati Canfield Greig Love Greimel Chang Lucido Chatfield Guerra Lvons Chirkun Hoadley Maturen Clemente Hooker McBroom Cochran Hovey-Wright McCready Cole Howell Miller, A. Cotter Howrylak Moss Cox Hughes Muxlow Crawford Iden Neelev Darany Inman Nesbitt Dianda Irwin Outman Driskell Jacobsen Pagan Durhal **Jenkins** Pagel Faris Johnson Phelps Farrington Kelly Plawecki, L. Forlini Kesto Poleski Franz Kivela Potvin

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

Nays—0

The House agreed to the title of the bill.

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

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

Senate Bill No. 759, entitled

A bill to repeal 1931 PA 205, entitled "An act to require the teaching of civics and political science in high schools, county normals and colleges, to prohibit the granting of diplomas, and degrees to students not successfully completing said courses, and to provide penalties for the violation thereof," (MCL 388.372).

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

Roll Call No. 579

Yeas-107

Afendoulis Garcia Kosowski Banks Garrett LaFontaine Barrett Gay-Dagnogo LaGrand **Bizon** Geiss Lane Brinks Glardon Lauwers Brunner Glenn LaVov Bumstead Goike Leonard Byrd Graves Leutheuser Callton Green Liberati Canfield Greig Love Chang Greimel Lucido Chatfield Guerra Lyons Hoadley Chirkun Maturen Hooker McBroom Clemente Cochran Hovey-Wright McCready Cole Howell Miller, A. Cotter Howrylak Moss Cox Hughes Muxlow Crawford Iden Neeley Darany Inman Nesbitt Dianda Irwin Outman Driskell Jacobsen Pagan Durhal Jenkins Pagel Phelps Faris Johnson Kelly Farrington Plawecki, L. Forlini Kesto Poleski Franz Kivela Potvin

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

Nays—0

In The Chair: Franz

The House agreed to the title of the bill.

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

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

Senate Bill No. 760, entitled

A bill to repeal 1966 PA 156, entitled "An act to provide state scholarships for students in the field of special education; and to make an appropriation therefor," (MCL 388.1051 to 388.1055).

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

Roll Call No. 580

Yeas—107

Afendoulis Garcia Kosowski Price Banks Garrett LaFontaine Pscholka Gay-Dagnogo Rendon Barrett LaGrand Bizon Geiss Roberts, B. Lane **Brinks** Glardon Lauwers Roberts, S. Brunner Glenn LaVoy Runestad Bumstead Goike Leonard Rutledge Leutheuser Santana Byrd Graves Liberati Schor Callton Green Canfield Greig Sheppard Love Chang Greimel Lucido Singh Chatfield Guerra Lyons Smiley Chirkun Hoadley Maturen Somerville Hooker Talabi Clemente McBroom Cochran Hovey-Wright Tedder McCready Cole Howell Miller, A. Theis Cotter Howrylak Moss Townsend Cox Hughes Muxlow Vaupel Crawford Iden Neeley VerHeulen Victory Darany Inman Nesbitt Dianda Irwin Outman Webber Driskell Jacobsen Whiteford Pagan Jenkins Pagel Wittenberg Durhal Phelps Yanez Faris Johnson Yonker Farrington Kelly Plawecki, L. Forlini Kesto Poleski Zemke Franz Kivela Potvin

Nays—0

In The Chair: Franz

The House agreed to the title of the bill.

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

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

Senate Bill No. 761, entitled

A bill to repeal 1974 PA 299, entitled "Education for the gifted and/or academically talented act," (MCL 388.1091 to 388.1094).

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

Roll Call No. 581

Yeas—107

Afendoulis	Garcia	Kosowski	Price
Banks	Garrett	LaFontaine	Pscholka
Barrett	Gay-Dagnogo	LaGrand	Rendon
Bizon	Geiss	Lane	Roberts, B.
Brinks	Glardon	Lauwers	Roberts, S.
Brunner	Glenn	LaVoy	Runestad
Bumstead	Goike	Leonard	Rutledge

Byrd Callton Canfield Chang Chatfield Chirkun Clemente Cochran Cole Cotter Cox Crawford Darany Dianda Driskell Durhal Faris Farrington Forlini Franz

Graves Green Greig Greimel Guerra Hoadley Hooker Hovey-Wright Howell Howrylak Hughes Iden Inman Irwin Jacobsen Jenkins Johnson Kelly Kesto Kivela

Liberati Love Lucido Lyons Maturen McBroom McCready Miller, A. Moss Muxlow Neeley Nesbitt Outman Pagan Pagel Phelps Plawecki, L. Poleski Potvin

Leutheuser

Schor Sheppard Singh Smiley Somerville Talabi Tedder Theis Townsend Vaupel VerHeulen Victory Webber Whiteford Wittenberg Yanez Yonker Zemke

Santana

Nays-0

In The Chair: Franz

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

"An act to promote the planning and development of educational programs for the gifted and/or academically talented; to create a state advisory commission on education for the gifted and/or academically talented and to prescribe its powers and duties; and to prescribe the powers and duties of certain state departments and agencies,"

The House agreed to the full title.

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

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

Senate Bill No. 762, entitled

A bill to repeal 1964 PA 238, entitled "An act to authorize the state of Michigan, boards of supervisors, local governing boards and school districts to appropriate moneys to foster and maintain demonstration educational and work experience programs through a special job upgrading program for unemployed, out of work, school dropouts; define the powers and duties of the superintendent of public instruction; and to provide for appropriations," (MCL 395.171 to 395.175).

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

Roll Call No. 582

Yeas—107

Afendoulis Garcia Kosowski Banks LaFontaine Garrett Gay-Dagnogo Barrett LaGrand Bizon Geiss Lane Brinks Glardon Lauwers Brunner Glenn LaVoy Bumstead Goike Leonard Byrd Graves Leutheuser Callton Green Liberati Canfield Greig Love Lucido Chang Greimel

Price
Pscholka
Rendon
Roberts, B.
Roberts, S.
Runestad
Rutledge
Santana
Schor
Sheppard
Singh

Chatfield Guerra Chirkun Hoadley Clemente Hooker Cochran Hovey-Wright Cole Howell Howrylak Cotter Hughes Cox Iden Crawford Darany Inman Dianda Irwin Driskell Jacobsen Durhal Jenkins Faris Johnson Farrington Kelly Forlini Kesto Franz Kivela

Lyons
Maturen
McBroom
McCready
Miller, A.
Moss
Muxlow
Neeley
Nesbitt
Outman
Pagan
Pagel
Phelps
Plawecki, L.
Poleski

Potvin

Somerville Talabi Tedder Theis Townsend Vaupel VerHeulen Victory Webber Whiteford Wittenberg Yanez Yonker Zemke

Smiley

Nays—0

In The Chair: Franz

The House agreed to the title of the bill.

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

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

Senate Bill No. 763, entitled

A bill to amend 1979 PA 94, entitled "The state school aid act of 1979," by amending sections 51a and 58 (MCL 388.1651a and 388.1658), section 51a as amended by 2015 PA 85 and section 58 as amended by 1997 PA 93.

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

Roll Call No. 583 Yeas—107

Afendoulis Garcia Banks Garrett Gay-Dagnogo Barrett **Bizon** Geiss **Brinks** Glardon Brunner Glenn Bumstead Goike Bvrd Graves Callton Green Canfield Greig Chang Greimel Chatfield Guerra Hoadley Chirkun Clemente Hooker Cochran Hovey-Wright Cole Howell Howrylak Cotter Hughes Cox Crawford Iden Darany Inman Dianda Irwin

LaFontaine LaGrand Lane Lauwers LaVoy Leonard Leutheuser Liberati Love Lucido Lyons Maturen McBroom McCready Miller, A. Moss Muxlow Neeley Nesbitt Outman

Kosowski

Price Pscholka Rendon Roberts, B. Roberts, S. Runestad Rutledge Santana Schor Sheppard Singh Smiley Somerville Talabi Tedder Theis Townsend Vaupel VerHeulen Victory Webber

Driskell Jacobsen Pagan Whiteford Jenkins Durhal Pagel Wittenberg Faris Johnson Yanez Phelps Farrington Kellv Plawecki, L. Yonker Kesto Zemke Forlini Poleski Franz Kivela Potvin

Nays-0

In The Chair: Franz

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

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

A bill to amend 1979 PA 94, entitled "An act to make appropriations to aid in the support of the public schools, the intermediate school districts, community colleges, and public universities of the state; to make appropriations for certain other purposes relating to education; to provide for the disbursement of the appropriations; to authorize the issuance of certain bonds and provide for the security of those bonds; to prescribe the powers and duties of certain state departments, the state board of education, and certain other boards and officials; to create certain funds and provide for their expenditure; to prescribe penalties; and to repeal acts and parts of acts," by amending sections 51a and 58 (MCL 388.1651a and 388.1658), section 51a as amended by 2016 PA 249 and section 58 as amended by 1997 PA 93.

The motion prevailed.

The House agreed to the title as amended.

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

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

Senate Bill No. 764, entitled

A bill to repeal 1919 PA 149, entitled "An act to accept the requirements and benefits of an act of the sixty-fourth congress of the United States, approved February 23, 1917, known as the Smith-Hughes act, or Public Act No. 347, relating to appropriations to be made by the federal government to the several states for the support and control of instruction in agriculture, the trades, industries, and home economics, and for the preparation of teachers of vocational subjects; to designate a state board of control for vocational education; to provide for the proper custody and administration of funds received by the state from such appropriations; and to provide for appropriations by the state and by local school authorities to meet the conditions of said act of congress," (MCL 395.1 to 395.10).

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

Roll Call No. 584 Yeas—107

Afendoulis Garcia Kosowski Banks Garrett LaFontaine Barrett Gay-Dagnogo LaGrand **Bizon** Geiss Lane **Brinks** Glardon Lauwers Brunner Glenn LaVoy Bumstead Goike Leonard Byrd Graves Leutheuser Green Liberati Callton Canfield Greig Love Chang Greimel Lucido Chatfield Guerra Lyons Chirkun Hoadley Maturen Clemente Hooker McBroom Cochran Hovey-Wright McCready Howell Cole Miller, A.

Price Pscholka Rendon Roberts, B. Roberts, S. Runestad Rutledge Santana Schor Sheppard Singh Smiley Somerville Talabi Tedder Theis

Cotter Howrylak Hughes Cox Iden Crawford Darany Inman Dianda Irwin Jacobsen Driskell Durhal Jenkins Faris Johnson Farrington Kelly Forlini Kesto Franz Kivela

Moss
Muxlow
Neeley
Nesbitt
Outman
Pagan
Pagel
Phelps
Plawecki, L.
Poleski
Potvin

Townsend Vaupel VerHeulen Victory Webber Whiteford Wittenberg Yanez Yonker Zemke

Nays—0

In The Chair: Franz

The House agreed to the title of the bill.

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

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

Senate Bill No. 765, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," by amending section 684 (MCL 380.684), as amended by 2007 PA 45; and to repeal acts and parts of acts.

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

Roll Call No. 585

Yeas—107

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

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

Potvin

Kosowski

LaGrand

LaFontaine

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

Price

Navs—0

In The Chair: Franz

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

"An act to provide a system of public instruction and elementary and secondary schools; to revise, consolidate, and clarify the laws relating to elementary and secondary education; to provide for the organization, regulation, and maintenance of schools, school districts, public school academies, intermediate school districts, and other public school entities; to prescribe rights, powers, duties, and privileges of schools, school districts, public school academies, intermediate school districts, and other public school entities; to provide for the regulation of school teachers and certain other school employees; to provide for school elections and to prescribe powers and duties with respect thereto; to provide for the levy and collection of taxes; to provide for the borrowing of money and issuance of bonds and other evidences of indebtedness; to establish a fund and provide for expenditures from that fund; to make appropriations for certain purposes; to provide for and prescribe the powers and duties of certain state departments, the state board of education, and certain other boards and officials; to provide for licensure of boarding schools; to prescribe penalties; and to repeal acts and parts of acts,"

The House agreed to the full title.

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

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

Senate Bill No. 766, entitled

A bill to amend 1964 PA 287, entitled "An act to provide for the organization and functions of the state boards of education under the constitutions of 1908 and 1963; to provide for the appointment and functions of the superintendent of public instruction under the constitution of 1963; and to repeal certain acts and parts of acts," by amending section 8b (MCL 388.1008b).

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

Roll Call No. 586

Yeas—107

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

LaFontaine LaGrand Lane Lauwers LaVoy Leonard Leutheuser Liberati Love Lucido Lyons Maturen McBroom McCready Miller, A. Moss Muxlow Neelev Nesbitt Outman Pagan Pagel Phelps Plawecki, L. Poleski

Potvin

Kosowski

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

Nays—0

In The Chair: Franz

The House agreed to the title of the bill.

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

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

Senate Bill No. 767, entitled

A bill to repeal 1964 PA 44, entitled "An act to authorize the state board of control for vocational education to accept federal funds as provided under the provisions of federal law," (MCL 395.31 to 395.34).

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

Roll Call No. 587

Yeas-107

Afendoulis Garcia Kosowski Banks Garrett LaFontaine Barrett Gay-Dagnogo LaGrand Geiss Bizon Lane **Brinks** Glardon Lauwers Glenn Brunner LaVoy Bumstead Goike Leonard Byrd Graves Leutheuser Callton Green Liberati Canfield Greig Love Greimel Chang Lucido Chatfield Guerra Lyons Chirkun Hoadley Maturen McBroom Clemente Hooker Cochran Hovey-Wright McCready Miller, A. Cole Howell Cotter Howrylak Moss Hughes Cox Muxlow Crawford Iden Neelev Darany Inman Nesbitt Dianda Irwin Outman Driskell Jacobsen Pagan Durhal Jenkins Pagel Johnson Faris Phelps Farrington Kelly Plawecki, L. Forlini Kesto Poleski Kivela Franz Potvin

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

Price

Nays-0

In The Chair: Franz

The House agreed to the title of the bill.

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

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

House Bill No. 4630, entitled

A bill to amend 1962 PA 150, entitled "An act relating to solicitations for employment; to prohibit recruitment of or advertising for employees to take the place of employees engaged in a labor dispute without stating that the employment offered is in place of employees involved in a labor dispute; to prohibit the importation of strikebreakers; and to provide penalties for violations of this act," (MCL 423.251 to 423.254) by amending the title; and to repeal acts and parts of acts.

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

Roll Call No. 588

Yeas—59

Afendoulis Glardon Lauwers Barrett Glenn Leonard Bizon Goike Leutheuser Bumstead Graves Lucido Callton Hooker Lyons Canfield Maturen Howell Chatfield Hughes McCready Cole Iden Miller, A. Cotter Inman Muxlow Cox Jacobsen Nesbitt Jenkins Crawford Outman Farrington Johnson Pagel Forlini Kelly Poleski Franz Kesto Potvin Garcia LaFontaine Price

Pscholka Rendon Roberts, B. Runestad Sheppard Somerville Tedder Theis Vaupel VerHeulen Victory Webber Whiteford Yonker

Nays-48

Banks Brinks Brunner Byrd Chang Chirkun Clemente	Faris Garrett Gay-Dagnogo Geiss Green Greig Greimel	Kivela Kosowski LaGrand Lane LaVoy Liberati Love
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ē		•
Clemente		Love
Cochran	Guerra	McBroom
Darany	Hoadley	Moss
Dianda	Hovey-Wright	Neeley
Driskell	Howrylak	Pagan
Durhal	Irwin	Phelps

Plawecki, L.
Roberts, S.
Rutledge
Santana
Schor
Singh
Smiley
Talabi
Townsend
Wittenberg
Yanez
Zemke

In The Chair: Franz

The House agreed to the title of the bill.

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

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

House Bill No. 4643, entitled

A bill to amend 1939 PA 176, entitled "An act to create a commission relative to labor disputes, and to prescribe its powers and duties; to provide for the mediation and arbitration of labor disputes, and the holding of elections thereon; to regulate the conduct of parties to labor disputes and to require the parties to follow certain procedures; to regulate and limit the right to strike and picket; to protect the rights and privileges of employees, including the right to organize and engage in lawful concerted activities; to protect the rights and privileges of employers; to make certain acts unlawful; to make appropriations; and to prescribe means of enforcement and penalties for violations of this act," by amending section 9f (MCL 423.9f).

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

Roll Call No. 589

Yeas—57

Afendoulis Glardon Leonard Barrett Glenn Leutheuser Goike Lucido Bizon Bumstead Graves Lyons Callton Hughes Maturen Canfield Iden McCready Chatfield Inman Miller, A. Jacobsen Muxlow Cole Cotter Jenkins Nesbitt Cox Johnson Outman Crawford Kelly Pagel Farrington Kesto Poleski Forlini LaFontaine Potvin Franz Lauwers Price Garcia

Pscholka Rendon Roberts, B. Runestad Sheppard Somerville Tedder Theis Vaupel VerHeulen Victory Webber Whiteford Yonker

Nays-50

Banks
Brinks
Brunner
Byrd
Chang
Chirkun
Clemente
Cochran
Darany
Dianda
Driskell
Durhal
Faris

Garrett
Gay-Dagnogo
Geiss
Green
Greig
Greimel
Guerra
Hoadley
Hooker
Hovey-Wright
Howell
Howrylak
Irwin

Kivela Kosowski LaGrand Lane LaVoy Liberati Love McBroom Moss Neeley Pagan Phelps Plawecki, L.
Roberts, S.
Rutledge
Santana
Schor
Singh
Smiley
Talabi
Townsend
Wittenberg
Yanez
Zemke

In The Chair: Franz

The House agreed to the title of the bill.

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

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

Rep. Hoadley, 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 today because this bill is unconstitutional. It forces the judiciary to come to a particular conclusion, interfering in the separation of powers. Additionally, the law is ripe for abuse. Imposter protesters can join pickets for the purpose of intentionally incurring fines which will ultimately be returned to businesses who may sponsor those imposter protesters. Current law works just fine. This is a blatant attempt to shut down protest and restrict the first amendment."

Rep. LaVoy, 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:

This legislation is an attack on the constitutional protections of freedom of speech and due process. It unfairly punishes protesters."

Second Reading of Bills

Senate Bill No. 392, entitled

A bill to amend 1982 PA 432, entitled "Motor bus transportation act," by amending the title and sections 3, 4, 5, 7, 9, 15, 16, 17, 27, 29, 32, 33, 34, 35, and 39 (MCL 474.103, 474.104, 474.105, 474.107, 474.109, 474.115, 474.116, 474.117, 474.127, 474.129, 474.132, 474.133, 474.134, 474.135, and 474.139), sections 3, 4, 5, 7, 17, 27, 29, 33, 34, 35, and 39 as amended and section 32 as added by 1989 PA 233, section 9 as amended by 2012 PA 570, and section 16 as amended by 1996 PA 421, and by adding section 10; and to repeal acts and parts of acts.

Was read a second time, and the question being on the adoption of the proposed substitute (H-2) previously recommended by the Committee on Commerce and Trade,

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

Rep. Graves moved to amend the bill as follows:

- 1. Amend page 13, line 2, by striking out "EACH" and inserting "EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, EACH".
- 2. Amend page 13, line 10, after "399." by inserting "A SCHOOL BUS IS NOT REQUIRED TO DISPLAY A PRIMARY TELEPHONE NUMBER.".

The motion prevailed and the amendments were adopted, a majority of the members serving voting therefor.

Rep. Graves moved to amend the bill as follows:

- 1. Amend page 14, following line 5, by inserting:
- "(D) THE DEPARTMENT SHALL ACCEPT AN INSPECTION CONDUCTED BY THE DEPARTMENT OF STATE POLICE IF THAT INSPECTION MEETS THE REQUIREMENTS OF THIS ACT.".

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

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

The motion prevailed.

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

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

By unanimous consent the House returned to the order of

Third Reading of Bills

Senate Bill No. 392, entitled

A bill to amend 1982 PA 432, entitled "Motor bus transportation act," by amending the title and sections 3, 4, 5, 7, 9, 15, 16, 17, 27, 29, 32, 33, 34, 35, and 39 (MCL 474.103, 474.104, 474.105, 474.107, 474.109, 474.115, 474.116, 474.117, 474.127, 474.129, 474.132, 474.133, 474.134, 474.135, and 474.139), sections 3, 4, 5, 7, 17, 27, 29, 33, 34, 35, and 39 as amended and section 32 as added by 1989 PA 233, section 9 as amended by 2012 PA 570, and section 16 as amended by 1996 PA 421, and by adding section 10; and to repeal acts and parts of acts.

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

Roll Call No. 590 Yeas—97

Afendoulis Gay-Dagnogo Kosowski Banks Geiss LaFontaine Barrett Glardon LaGrand Bizon Glenn Lauwers **Brinks** Goike LaVoy Brunner Graves Leonard Bumstead Green Leutheuser Byrd Greig Liberati Callton Greimel Love Canfield Guerra Lucido Chang Hoadley Lyons Chatfield Hooker Maturen Chirkun Hovey-Wright McBroom

Price
Pscholka
Rendon
Roberts, B.
Runestad
Rutledge
Santana
Schor
Sheppard
Singh
Smiley
Somerville
Talabi

Clemente Howell McCready Tedder Miller, A. Theis Cole Howrylak Moss Vaupel Cotter Hughes Iden Muxlow VerHeulen Cox Crawford Victory Inman Nesbitt Webber Dianda Jacobsen Outman Jenkins Durhal Pagan Whiteford Farrington Johnson Pagel Wittenberg Forlini Kellv Phelps Yanez Franz Kesto Poleski Yonker Kivela Zemke Garcia Potvin Garrett

Nays—10

CochranFarisNeeleyRoberts, S.DaranyIrwinPlawecki, L.TownsendDriskellLane

In The Chair: Franz

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

"An act to regulate persons who transport passengers by motor bus; to prescribe powers and duties for the state transportation department; to impose certain fees; and to impose penalties,"

The House agreed to the full title.

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

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

Second Reading of Bills

House Bill No. 5520, entitled

A bill to amend 1909 PA 259, entitled "An act to provide that judgments of divorce and judgments of separate maintenance shall make provision in satisfaction of the claims of the wife in the property of the husband and in satisfaction of the claims of the husband and wife in contracts of insurance and annuity upon the life of the husband or wife, and in satisfaction of claims of the husband and wife in or to any pension, annuity, retirement allowance, or accumulated contributions in any pension, annuity, or retirement system, including any rights or contingent rights in and to unvested pension, annuity, or retirement benefits; and to change the tenure of lands owned by husband and wife in case of divorce, and to provide for the disposition or partition of such lands or the proceeds thereof," by amending section 1 (MCL 552.101), as amended by 2006 PA 288.

The bill was read a second time.

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

The motion prevailed.

Rep. Garcia 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. 5520, entitled

A bill to amend 1909 PA 259, entitled "An act to provide that judgments of divorce and judgments of separate maintenance shall make provision in satisfaction of the claims of the wife in the property of the husband and in satisfaction of the claims of the husband and wife in contracts of insurance and annuity upon the life of the husband or

wife, and in satisfaction of claims of the husband and wife in or to any pension, annuity, retirement allowance, or accumulated contributions in any pension, annuity, or retirement system, including any rights or contingent rights in and to unvested pension, annuity, or retirement benefits; and to change the tenure of lands owned by husband and wife in case of divorce, and to provide for the disposition or partition of such lands or the proceeds thereof," by amending section 1 (MCL 552.101), as amended by 2006 PA 288.

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

Roll Call No. 591

Yeas-64

LaFontaine Price Afendoulis Garcia Barrett Glardon Lauwers Pscholka Bizon Glenn Leonard Rendon Bumstead Goike Leutheuser Roberts, B. Runestad Callton Graves Lucido Canfield Hoadley Lvons Schor Chatfield Hooker Maturen Sheppard Clemente Howell McCready Somerville Cole Hughes Miller, A. Tedder Cotter Iden Moss Theis Cox Inman Muxlow Vaupel Crawford VerHeulen Jacobsen Nesbitt Durhal Jenkins Victory Outman Farrington Johnson Pagel Webber Poleski Whiteford Forlini Kelly Yonker Franz Kesto Potvin

Nays—43

Banks	Garrett	Kosowski	Roberts, S.
Brinks	Gay-Dagnogo	LaGrand	Rutledge
Brunner	Geiss	Lane	Santana
Byrd	Green	LaVoy	Singh
Chang	Greig	Liberati	Smiley
Chirkun	Greimel	Love	Talabi
Cochran	Guerra	McBroom	Townsend
Darany	Hovey-Wright	Neeley	Wittenberg
Dianda	Howrylak	Pagan	Yanez
Driskell	Irwin	Phelps	Zemke
Faris	Kivela	Plawecki, L.	

In The Chair: Franz

The House agreed to the title of the bill.

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

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

Rep. Driskell, 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:

While Dower Rights are in many ways an archaic relic of the past, it is important to recognize that they perform a meaningful function in modern times. Under Dower a husband may not mortgage or convey any property owned by him alone without his wife's signature.

This is critically important because it protects a wife from having her home mortgaged or conveyed out from under her, a protection that we should be seeking to extend to all spouses.

An amendment and/or bill to correct the deficiencies in this bill was offered by Representative Townsend but the corrections were not taken.

We need to fix the current law and properly protect this spousal right for both genders."

Rep. LaVoy, having reserved the right to explain his protest against the passage of the bill, made the following statement: "Mr. Speaker and members of the House:

While it is important to change archaic laws, I believe this bill takes away the protection of requiring a wife's signature when mortgaging or conveying property owned by the husband alone."

Second Reading of Bills

House Bill No. 5667, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending section 17766c (MCL 333.17766c), as amended by 2014 PA 216.

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

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

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

The motion prevailed.

Rep. Garcia 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. 5667, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending section 17766c (MCL 333.17766c), as amended by 2014 PA 216.

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

Roll Call No. 592 Yeas—102

LaFontaine Afendoulis Garrett Gay-Dagnogo Banks LaGrand Bizon Geiss Lane Brinks Glardon Lauwers Brunner Glenn LaVoy Bumstead Goike Leonard Bvrd Graves Liberati Callton Green Love Canfield Greig Lucido Chang Greimel Lyons Chatfield Guerra Maturen Hoadley Chirkun McBroom Clemente Hooker McCready Hovey-Wright Cochran Miller, A. Cole Howell Moss Hughes Cotter Muxlow Cox Iden Neelev Crawford Inman Nesbitt Darany Irwin Outman Dianda Jacobsen Pagan

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

Price
Pscholka
Rendon
Roberts, B.
Roberts, S.
Runestad
Rutledge
Santana
Schor
Sheppard

Driskell Jenkins Pagel Whiteford Durhal Phelps Wittenberg Johnson Faris Yanez Kelly Plawecki, L. Farrington Kesto Potvin Yonker Kivela Price Zemke Forlini Garcia Kosowski

Nays—5

Barrett Howrylak Leutheuser Poleski

Franz

In The Chair: Franz

The House agreed to the title of the bill.

Second Reading of Bills

House Bill No. 6047, entitled

A bill to amend 2013 PA 240, entitled "Michigan state capitol historic site act," by amending section 6 (MCL 4.1946). Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Oversight and Ethics,

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

Rep. McBroom moved to substitute (H-6) the bill.

The motion prevailed and the substitute (H-6) was adopted, a majority of the members serving voting therefor.

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

The motion prevailed.

Rep. Garcia 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. 6047, entitled

A bill to amend 2013 PA 240, entitled "Michigan state capitol historic site act," by amending section 6 (MCL 4.1946). Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 593 Yeas—104

Afendoulis	Garcia	Kosowski
Banks	Garrett	LaFontaine
Barrett	Gay-Dagnogo	LaGrand
Bizon	Geiss	Lane
Brinks	Glardon	Lauwers
Brunner	Glenn	LaVoy
Bumstead	Goike	Leonard
Byrd	Graves	Leutheuser
Callton	Green	Liberati
Canfield	Greig	Love

Chang Guerra Lucido Chatfield Hoadley Lyons Chirkun Hooker Maturen Clemente Hovey-Wright McBroom Howell Cochran Miller, A. Howrylak Cole Moss Hughes Cotter Muxlow Cox Iden Neeley Crawford Inman Nesbitt Darany Irwin Outman Dianda Jacobsen Pagan Driskell Jenkins Pagel Faris Johnson Phelps Kelly Plawecki, L. Farrington Forlini Kesto Poleski Franz Kivela Potvin

Singh Smiley Somerville Talabi Tedder Theis Townsend Vaupel VerHeulen Victory Webber Whiteford Wittenberg Yanez Yonker Zemke

Nays—3

Durhal Greimel McCready

In The Chair: Franz

The House agreed to the title of the bill.

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

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

Rep. Durhal, 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 have chosen to vote No on HB6047 because it is my belief that we can appropriate and utilize funds appropriated, to fund other programs, as well as other issues facing our State, such as the Flint Water Crisis, and K-12 education."

Second Reading of Bills

House Bill No. 6048, entitled

A bill to amend 2013 PA 240, entitled "Michigan state capitol historic site act," by amending section 4 (MCL 4.1944). The bill was read a second time.

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

The motion prevailed.

Rep. Garcia 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. 6048, entitled

A bill to amend 2013 PA 240, entitled "Michigan state capitol historic site act," by amending section 4 (MCL 4.1944). Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 594

Yeas-107

Afendoulis Garcia Kosowski Price Garrett LaFontaine Pscholka Banks Gay-Dagnogo LaGrand Rendon Barrett Geiss Roberts, B. Bizon Lane **Brinks** Glardon Lauwers Roberts, S. Brunner Glenn Runestad LaVoy Bumstead Goike Leonard Rutledge Byrd Graves Leutheuser Santana Callton Schor Green Liberati Canfield Greig Love Sheppard Greimel Singh Chang Lucido Chatfield Guerra Lyons Smiley Chirkun Hoadley Maturen Somerville Clemente Hooker McBroom Talabi Cochran Hovey-Wright Tedder McCready Howell Cole Miller, A. Theis Cotter Howrylak Moss Townsend Cox Hughes Muxlow Vaupel VerHeulen Crawford Iden Neeley Victory Darany Inman Nesbitt Webber Dianda Irwin Outman Driskell Pagan Whiteford Jacobsen Durhal Jenkins Pagel Wittenberg Faris Johnson Phelps Yanez Yonker Farrington Kelly Plawecki, L. Forlini Kesto Poleski Zemke Franz Kivela Potvin

Nays-0

In The Chair: Franz

The House agreed to the title of the bill.

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

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

Second Reading of Bills

House Bill No. 5837, entitled

A bill to amend 2001 PA 142, entitled "Michigan memorial highway act," (MCL 250.1001 to 250.2080) by adding section 9a.

The bill was read a second time.

Rep. Rendon moved to substitute (H-1) the bill.

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

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

The motion prevailed.

Senate Bill No. 558, entitled

A bill to amend 1846 RS 66, entitled "Of estates in dower, by the curtesy, and general provisions concerning real estate," (MCL 558.1 to 558.29) by adding section 30; and to repeal acts and parts of acts.

Was read a second time, and the question being on the adoption of the proposed substitute (H-2) previously recommended by the Committee on Judiciary,

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

Rep. Townsend moved to amend the bill as follows:

1. Amend page 2, following line 13, by inserting:

"(c) House Bill No. 6073.".

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

The motion prevailed.

Senate Bill No. 560, entitled

A bill to amend 1998 PA 386, entitled "Estates and protected individuals code," by amending sections 1303, 2202, 2205, and 3807 (MCL 700.1303, 700.2202, 700.2205, and 700.3807), sections 1303, 2202, and 2205 as amended by 2000 PA 54 and section 3807 as amended by 2000 PA 177.

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 adopted, a majority of the members serving voting therefor.

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

The motion prevailed.

House Bill No. 5281, entitled

A bill to amend 1984 PA 431, entitled "The management and budget act," by amending section 251 (MCL 18.1251), as amended by 1999 PA 8, and by adding section 257.

Was read a second time, and the question being on the adoption of the proposed substitute (H-2) previously recommended by the Committee on Appropriations,

The substitute (H-2) was not adopted, a majority of the members serving not voting therefor.

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

The motion prevailed.

Senate Bill No. 881, entitled

A bill to authorize the department of technology, management, and budget to convey parcels of state-owned property in Baraga, Bay, Calhoun, Gratiot, Lenawee, Manistee, and Van Buren Counties; to prescribe conditions for the conveyances; to provide for powers and duties of state departments, agencies, and officers in regard to the property; and to provide for disposition of revenue derived from the conveyances.

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

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

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

The motion prevailed.

House Bill No. 5791, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending section 904 (MCL 257.904), as amended by 2015 PA 11.

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 adopted, a majority of the members serving voting therefor.

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

The motion prevailed.

House Bill No. 4264, entitled

A bill to amend 1945 PA 78, entitled "An act to declare the area of the state of Michigan," by amending the title and sections 1 and 2 (MCL 2.1 and 2.2).

The bill was read a second time.

Rep. Potvin moved to substitute (H-1) the bill.

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

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

The motion prevailed.

House Bill No. 5561, entitled

A bill to amend 1917 PA 167, entitled "Housing law of Michigan," by amending section 126 (MCL 125.526), as amended by 2016 PA 14.

Was read a second time, and the question being on the adoption of the proposed substitute (H-2) previously recommended by the Committee on Local Government,

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

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

The motion prevailed.

House Bill No. 6036, entitled

A bill to amend 1968 PA 2, entitled "Uniform budgeting and accounting act," (MCL 141.421 to 141.440a) by adding section 13a.

The bill was read a second time.

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

The motion prevailed.

Senate Bill No. 697, entitled

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," (MCL 500.100 to 500.8302) by adding section 3011. The bill was read a second time.

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

The motion prevailed.

House Bill No. 5821, entitled

A bill to amend 1984 PA 431, entitled "The management and budget act," by amending section 261 (MCL 18.1261), as amended by 2012 PA 555.

The bill was read a second time.

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

The motion did not prevail and the substitute (H-2) was not adopted, a majority of the members serving not voting therefor.

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

The motion prevailed.

House Bill No. 5822, entitled

A bill to amend 1984 PA 431, entitled "The management and budget act," (MCL 18.1101 to 18.1594) by adding section 241c.

The bill was read a second time.

Rep. Wittenberg moved to substitute (H-1) the bill.

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

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

The motion prevailed.

Senate Bill No. 954, entitled

A bill to amend 1980 PA 299, entitled "Occupational code," by amending sections 2004 and 2012 (MCL 339.2004 and 339.2012), section 2004 as amended by 2009 PA 143 and section 2012 as amended by 2002 PA 495; and to repeal acts and parts of acts.

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

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

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

The motion prevailed.

Senate Bill No. 1025, entitled

A bill to amend 1956 PA 217, entitled "Electrical administrative act," by amending section 1a (MCL 338.881a), as added by 1992 PA 130.

The bill was read a second time.

Rep. Nesbitt moved to amend the bill as follows:

1. Amend page 2, line 16, by striking out all of enacting section 1.

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

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

The motion prevailed.

Senate Bill No. 929, entitled

A bill to amend 1998 PA 58, entitled "Michigan liquor control code of 1998," by amending sections 525, 533, 541, and 543 (MCL 436.1525, 436.1533, 436.1541, and 436.1543), section 525 as amended by 2014 PA 353, section 533 as amended by 1998 PA 416, section 541 as amended by 2016 PA 84, and section 543 as amended by 2010 PA 213, and by adding section 903b.

Was read a second time, and the question being on the adoption of the proposed substitute (H-4) previously recommended by the Committee on Regulatory Reform,

The substitute (H-4) was not adopted, a majority of the members serving not voting therefor.

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

The motion prevailed.

Senate Bill No. 963, entitled

A bill to revise, consolidate, and classify the laws of this state regarding the regulation of certain occupations in the skilled trades and to regulate persons and activities relative to those occupations; to create a board for each of those occupations; to establish the powers and duties of certain state and local governmental officers and entities, including the boards created under this act; to provide for the promulgation of rules; to provide for fees; to provide for penalties and civil fines; and to repeal acts and parts of acts.

Was read a second time, and the question being on the adoption of the proposed amendment previously recommended by the Committee on Regulatory Reform (for amendment, see House Journal No. 73, p. 2086),

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

Rep. Franz moved to amend the bill as follows:

1. Amend page 12, line 9, after "subsection." by inserting "This subsection does not apply to any specific fee if the amount of that fee is established in this act.".

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

Rep. Nesbitt moved to amend the bill as follows:

- 1. Amend page 45, line 11, after "the" by inserting "design and".
- 2. Amend page 45, line 12, after the first "alarm" by striking out "system wiring. A" and inserting "systems. An individual who is a".

The motion prevailed and the amendments were adopted, a majority of the members serving voting therefor.

Rep. Nesbitt moved to amend the bill as follows:

- 1. Amend page 120, line 6, after "the" by striking out the balance of the subdivision and inserting "initial or renewal license fee required under section 1121.".
- 2. Amend page 120, line 20, after "contractor" by striking out the balance of the subsection and inserting "initial or renewal license fee and is not responsible for also paying the master plumber initial or renewal license fee under section 1121(7)."

3. Amend page 125, line 16, after "(7)" by striking out "The" and inserting "Subject to section 1113(4), the".

The motion prevailed and the amendments were adopted, a majority of the members serving voting therefor. Rep. Garcia moved that the bill be placed on the order of Third Reading of Bills.

The motion prevailed.

Senate Bill No. 964, entitled

A bill to amend 1917 PA 167, entitled "Housing law of Michigan," by amending section 141c (MCL 125.541c), as added by 1992 PA 144.

The bill was read a second time.

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

The motion prevailed.

Senate Bill No. 965, entitled

A bill to amend 1972 PA 230, entitled "Stille-DeRossett-Hale single state construction code act," by amending sections 2a, 8b, 9, 10, and 28 (MCL 125.1502a, 125.1508b, 125.1509, 125.1510, and 125.1528), sections 2a and 10 as amended by 2013 PA 125, section 8b as amended by 2006 PA 192, section 9 as added by 2012 PA 103, and section 28 as amended by 2014 PA 9.

The bill was read a second time.

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

The motion prevailed.

Senate Bill No. 966, entitled

A bill to amend 1987 PA 96, entitled "The mobile home commission act," by amending section 25 (MCL 125.2325). The bill was read a second time.

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

The motion prevailed.

Senate Bill No. 967, entitled

A bill to amend 1986 PA 135, entitled "Asbestos abatement contractors licensing act," by amending section 207 (MCL 338.3207), as amended by 1998 PA 132.

The bill was read a second time.

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

The motion prevailed.

Senate Bill No. 968, entitled

A bill to amend 1980 PA 299, entitled "Occupational code," by amending sections 104, 601, 2402, and 2403 (MCL 339.104, 339.601, 339.2402, and 339.2403), section 104 as amended by 1996 PA 151, section 601 as amended by 2008 PA 319, section 2402 as amended by 2007 PA 157, and section 2403 as amended by 1984 PA 191.

The bill was read a second time.

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

The motion prevailed.

Senate Bill No. 969, entitled

A bill to amend 1937 PA 306, entitled "An act to promote the safety, welfare, and educational interests of the people of the state of Michigan by regulating the construction, reconstruction, and remodeling of certain public or private school buildings or additions to such buildings, by regulating the construction, reconstruction, and remodeling of buildings leased or acquired for school purposes, and to define the class of buildings affected by this act; to prescribe the powers and duties of certain state agencies and officials; to prescribe penalties for the violation of this act; and to repeal acts and parts of acts," by amending section 1b (MCL 388.851b), as amended by 2006 PA 199.

The bill was read a second time.

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

The motion prevailed.

Senate Bill No. 970, entitled

A bill to amend 2002 PA 468, entitled "Joe Gagnon appliance repair act," by amending section 2 (MCL 445.832). The bill was read a second time.

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

The motion prevailed.

Senate Bill No. 971, entitled

A bill to amend 1980 PA 497, entitled "Construction lien act," by amending section 114 (MCL 570.1114), as amended by 2006 PA 497.

The bill was read a second time.

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

The motion prevailed.

Senate Bill No. 972, entitled

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending section 13p of chapter XVII (MCL 777.13p), as amended by 2015 PA 184.

The bill was read a second time.

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

The motion prevailed.

House Bill No. 6075, entitled

A bill to amend 1965 PA 314, entitled "Public employee retirement system investment act," by amending sections 13 and 20h (MCL 38.1133 and 38.1140h), section 13 as amended by 2016 PA 145 and section 20h as amended by 2012 PA 347.

The bill was read a second time.

Rep. Somerville moved to amend the bill as follows:

- 1. Amend page 5, following line 27, by inserting:
 - "(O) THE ACTUARIAL ASSUMED RATE OF HEALTH CARE INFLATION.".
- 2. Amend page 17, line 12, after "POST" by striking out the balance of the sentence and inserting "AN INFORMATIONAL REPORT ON THE SYSTEM'S WEBSITE OUTLINING THE STEPS, IF ANY, THE SYSTEM MAY BE TAKING TO DECREASE THE SYSTEM'S UNFUNDED ACTUARIAL ACCRUED LIABILITY."
 - 3. Amend page 17, line 16, after "SYSTEM" by striking out "IS" and inserting "MAY BE".
 - 4. Amend page 17, line 19, after "TREASURY," by inserting "IN A REASONABLE TIME FRAME AND".
 - 5. Amend page 17, line 20, after "SYSTEM" by striking out "IS" and inserting "MAY BE".

The motion prevailed and the amendments were adopted, a majority of the members serving voting therefor.

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

The motion prevailed.

House Bill No. 6066, entitled

A bill to amend 1954 PA 116, entitled "Michigan election law," by amending sections 523, 523a, 813, and 829 (MCL 168.523, 168.523a, 168.813, and 168.829), sections 523, 813, and 829 as amended by 2012 PA 523 and section 523a as added by 2004 PA 92, and by adding sections 20 and 523b.

Was read a second time, and the question being on the adoption of the proposed substitute (H-5) previously recommended by the Committee on Elections,

The substitute (H-5) was adopted, a majority of the members serving voting therefor.

Rep. Irwin moved to amend the bill as follows:

1. Amend page 10, following line 19, by inserting:

"SEC. 523D. THE SECRETARY OF STATE SHALL COMMISSION A STUDY TO DETERMINE WHETHER THE AMENDATORY ACT THAT ADDED THIS SECTION HAS A RACIALLY DISCRIMINATORY IMPACT ON THE ELECTORS OF THIS STATE IN VIOLATION OF SECTION 2 OF THE VOTING RIGHTS ACT OF 1965, 52 USC 10301."

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

Rep. Driskell moved to amend the bill as follows:

1. Amend page 2, following line 14, by inserting:

"(x) A CURRENT MUNICIPALLY ISSUED LIBRARY CARD THAT HAS A PHOTO OF THE INDIVIDUAL ON IT.".

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

Rep. Driskell moved to amend the bill as follows:

- 1. Amend page 2, following line 14, by inserting:
- "(x) A DOCUMENT ISSUED BY THE SECRETARY OF STATE TO AN ELECTOR WHOSE DRIVER LICENSE WAS LOST, DESTROYED, OR MUTILATED OR BECOMES ILLEGIBLE AND THAT ELECTOR IS AWAITING A DUPLICATE LICENSE AS PROVIDED IN SECTION 812 OF THE MICHIGAN VEHICLE CODE, 1949 PA 300, MCL 257.812.
- (xi) A DOCUMENT ISSUED BY THE SECRETARY OF STATE TO AN ELECTOR WHOSE OFFICIAL STATE PERSONAL IDENTIFICATION CARD WAS LOST, DESTROYED, OR MUTILATED OR BECOMES ILLEGIBLE AND THAT ELECTOR IS AWAITING A RENEWAL CARD AS PROVIDED IN SECTION 2 OF 1972 PA 222, MCL 28.292."

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

Rep. Dianda moved to amend the bill as follows:

- 1. Amend page 2, following line 14, by inserting:
 - "(x) A CONCEALED PISTOL LICENSE ISSUED UNDER 1927 PA 372, MCL 28.421 TO 28.435.".

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

Rep. Pagan moved to amend the bill as follows:

- 1. Amend page 14, following line 4, by inserting:
- "Enacting section 2. This amendatory act does not take effect unless House Bill No. 4799 of the 98th Legislature is enacted into law.".

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

Rep. Gay-Dagnogo moved to amend the bill as follows:

- 1. Amend page 14, following line 4, by inserting:
- "Enacting section 2. This amendatory act does not take effect unless Senate Bill No. 60 of the 98th Legislature is enacted into law.".

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

Rep. Chang moved to amend the bill as follows:

- 1. Amend page 2, line 26, after "(4)" by inserting "OR (5)".
- 2. Amend page 3, line 25, after "(4)" by inserting "OR (5)".
- 3. Amend page 5, following line 7, by inserting:
- "(5) IF AN ELECTOR DOES NOT HAVE PHOTO IDENTIFICATION FOR VOTING PURPOSES AS REQUIRED UNDER THIS SECTION AND THAT ELECTOR IS UNABLE TO OBTAIN PHOTO IDENTIFICATION FOR VOTING PURPOSES IN A TIMELY MANNER TO VOTE, THAT INDIVIDUAL MAY SIGN AN AFFIDAVIT TO THAT EFFECT BEFORE AN ELECTION INSPECTOR AND BE ALLOWED TO VOTE AS OTHERWISE PROVIDED IN THIS ACT. HOWEVER, AN ELECTOR WHO IS ALLOWED TO VOTE WITHOUT PHOTO IDENTIFICATION FOR VOTING PURPOSES REQUIRED UNDER THIS SECTION IS SUBJECT TO CHALLENGE AS PROVIDED IN SECTION 727."
 - 4. Amend page 7, line 5, after "523(4)" by inserting "OR (5)".
 - 5. Amend page 8, line 6, after "523(4)" by inserting "OR (5)".
 - 6. Amend page 13, line 5, after "includes" by striking out "BOTH".
- 7. Amend page 13, line 6, after "523(2)" by inserting a comma and "THE NUMBER OF AFFIDAVITS SIGNED BY VOTERS UNDER SECTION 523(5),".
- 8. Amend page 13, line 24, after "523(2)" by inserting a comma and "THE NUMBER OF AFFIDAVITS SIGNED BY VOTERS UNDER SECTION 523(5),".

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

Rep. Irwin moved to amend the bill as follows:

- 1. Amend page 14, following line 4, by inserting:
- "Enacting section 2. This amendatory act does not take effect unless House Bill No. 4131 of the 98th Legislature is enacted into law.".

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

Rep. Darany moved to amend the bill as follows:

1. Amend page 14, following line 4, by inserting:

"Enacting section 2. This amendatory act does not take effect unless House Bill No. 4029 of the 98th Legislature is enacted into law.".

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

Rep. Driskell moved to amend the bill as follows:

1. Amend page 14, following line 4, by inserting:

"Enacting section 2. This amendatory act does not take effect unless House Bill No. 6096 of the 98th Legislature is enacted into law.".

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 14, following line 4, by inserting:

"Enacting section 2. This amendatory act does not take effect unless House Bill No. 4724 of the 98th Legislature is enacted into law.".

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

Rep. Lyons moved to amend the bill as follows:

1. Amend page 10, line 18, after "MODERNIZATIONS" by inserting "INCLUDING VOTING EQUIPMENT".

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

Rep. Wittenberg moved to amend the bill as follows:

1. Amend page 2, following line 14, by inserting:

"(x) A CURRENT COUNTY ISSUED IDENTIFICATION CARD THAT HAS A PHOTO OF THE INDIVIDUAL.".

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

Rep. Chang moved to amend the bill as follows:

1. Amend page 2, following line 14, by inserting:

"(x) A CURRENT MUNICIPALLY ISSUED IDENTIFICATION CARD THAT HAS A PHOTO OF THE INDIVIDUAL ON IT.".

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

Rep. Hoadley moved to amend the bill as follows:

- 1. Amend page 10, line 8, after "JURISDICTION" by inserting "OR COUNTY CLERK".
- 2. Amend page 10, line 10, after "JURISDICTION" by inserting "OR A COUNTY CLERK".
- 3. Amend page 10, line 23, after "clerk" by inserting "OR COUNTY CLERK".
- 4. Amend page 10, line 26, after "clerk" by inserting "OR COUNTY CLERK".
- 5. Amend page 11, line 13, after "JURISDICTION" by inserting "OR COUNTY CLERK".
- 6. Amend page 12, line 14, after "clerk" by inserting "OR COUNTY CLERK".

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

Rep. Lyons moved to amend the bill as follows:

1. Amend page 10, line 16, after "YEAR," by striking out "\$10,000,000.00" and inserting "\$8,000,000.00".

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

Rep. Lyons moved to amend the bill as follows:

1. Amend page 12, following line 8, by inserting:

"(D) PRESENTING A CURRENT DOCUMENT ISSUED BY THE SECRETARY OF STATE, ON A FORM PRESCRIBED BY THE SECRETARY OF STATE, INDICATING THAT THE ELECTOR HAS APPLIED FOR AND IS AWAITING EITHER AN OPERATOR'S OR CHAUFFEUR'S LICENSE ISSUED UNDER THE MICHIGAN VEHICLE CODE, 1949 PA 300, MCL 257.1 TO 257.923, OR A STATE PERSONAL IDENTIFICATION CARD ISSUED UNDER 1972 PA 222, MCL 28.291 TO 28.300, AND EXECUTING AN AFFIDAVIT, ON A FORM PRESCRIBED BY THE SECRETARY OF STATE, AFFIRMING UNDER PENALTY OF PERJURY THAT THE ELECTOR IS THE SAME INDIVIDUAL WHO CAST THE PROVISIONAL BALLOT ON ELECTION DAY AND IS THE SAME INDIVIDUAL DESCRIBED IN THE DOCUMENT PRESENTED UNDER THIS SUBDIVISION."

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

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

The motion prevailed.

Rep. Garcia 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. 6066, entitled

A bill to amend 1954 PA 116, entitled "Michigan election law," by amending sections 523, 523a, 813, and 829 (MCL 168.523, 168.523a, 168.813, and 168.829), sections 523, 813, and 829 as amended by 2012 PA 523 and section 523a as added by 2004 PA 92, and by adding sections 20 and 523b.

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

Roll Call No. 595

Yeas—57

Afendoulis	Glenn	Lauwers	Price
Barrett	Goike	Leonard	Pscholka
Bizon	Graves	Leutheuser	Rendon
Bumstead	Hooker	Lucido	Runestad
Callton	Howell	Lyons	Sheppard
Chatfield	Hughes	Maturen	Somerville
Cole	Iden	McCready	Tedder
Cotter	Inman	Miller, A.	Theis
Cox	Jacobsen	Muxlow	Vaupel
Crawford	Jenkins	Nesbitt	VerHeulen
Farrington	Johnson	Outman	Victory
Forlini	Kelly	Pagel	Webber
Franz	Kesto	Poleski	Whiteford
Garcia	LaFontaine	Potvin	Yonker
Glardon			

Nays—50

Banks	Faris	Kosowski	Roberts, B.
Brinks	Garrett	LaGrand	Roberts, S.
Brunner	Gay-Dagnogo	Lane	Rutledge
Byrd	Geiss	LaVoy	Santana
Canfield	Green	Liberati	Schor
Chang	Greig	Love	Singh
Chirkun	Greimel	McBroom	Smiley
Clemente	Guerra	Moss	Talabi
Cochran	Hoadley	Neeley	Townsend
Darany	Hovey-Wright	Pagan	Wittenberg
Dianda	Howrylak	Phelps	Yanez
Driskell	Irwin	Plawecki, L.	Zemke
Durhal	Kivela		

In The Chair: Franz

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

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

A bill to amend 1954 PA 116, entitled "Michigan election law," by amending sections 523, 523a, 813, and 829 (MCL 168.523, 168.523a, 168.813, and 168.829), sections 523, 813, and 829 as amended by 2012 PA 523 and section 523a as added by 2004 PA 92, and by adding sections 20, 523b, and 523c.

The motion prevailed.

The House agreed to the title as amended.

Rep. Chang, 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 House Bill 6066 because it creates unnecessary barriers in the exercise of voting rights, and will have a discriminatory effect. This bill is a step in the wrong direction. I believe this bill will ultimately be challenged for its unconstitutionality and disproportionate impact on communities of color in our state. Getting an identification card can be a difficult thing for many of the most vulnerable in our communities including homeless individuals, seniors, immigrants, formerly incarcerated individuals, and others. I understand that other bills in this package seek to address this, but the concern remains that there are clear and likely reasonable impediments that will still exist to getting identification. In the Asian American community, we are concerned about some of the senior citizens who do not have identification - the ones who immigrated to this country later in life. They are the ones who are dependent on their adult children for transportation and language interpretation to be able to access services, like getting an ID. This bill would also likely have a disproportionate impact on African Americans - a much larger percentage of African American citizens of voting age lack government-issued photo identification compared to Caucasian Americans. We need to make sure we are not denying individuals their right to vote. We also especially need to make sure we are not putting our state at risk of a lawsuit if the impact is disproportionately going to impact our communities of color. I offered two amendments tonight and both were defeated - one to maintain the current option to sign an affidavit if one does not have ID in order to vote, and one to add Detroit's new municipal identification card to the list in the bill of acceptable photo ID. Without amendments like these and others, I simply cannot support the bill."

Rep. Moss, 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 against House Bill 6066 because this legislation is solution in search of a problem, except the problem is not clear and the solution is even murkier. And that would be pointless enough but this bill create even more problems.

There are significant barriers for people to get the proper identification and this bill doesn't address the significant cost of time and money that will be incurred by some people in order to vote.

I side with Michigan's election administrators, from my local clerk who told me today our current system worked properly on Election Day, to the top election official in Michigan, our Secretary of State who has consistently lauded the integrity of Michigan's electoral process."

Rep. LaGrand, 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:

Please accept my no vote explanation on HB 6066

I am a firm believer that a robust democracy's first priority must always be to engage its citizenry, most particularly in the electoral process. That commitment finds its best expression in our commitment to the participation of those citizens with least power.

It is a matter of fact that many of our fellow citizens do not have identification that will permit them to vote following the passage of 6066. It is also a matter of fact that those citizens in this position are characteristically amongst the lest affluent and least powerful of our neighbors and fellow citizens. While many of our neighbors may be able to rise to the challenge of HB 6066's impediments to voting, many will not. It is a shameful day on which we vote to for a bill whose practical effect is to suppress the vote of any citizen in the name of adressing what is at best a completely theoretical concern about possible and not actual fraudulent voting, and at worst is a rhetorical cover for voter suppression."

Reps. Brinks, Lauren Plawecki, Chirkun, Irwin and Pagan, having reserved the right to explain their protest against the passage of the bill, made the following statement:

"Mr. Speaker and members of the House:

I voted no on House Bill 6066 because it creates unnecessary barriers in the exercise of voting rights, and will have a discriminatory effect. This bill is a step in the wrong direction.

While I support reforms to make voting more secure, accurate and modern, this bill will suppress and reduce the rights and abilities of our residents to vote. Due to the discriminatory effect of this bill, I believe it violates the United States Constitution and the Voting Rights Act. Nothing is more sacred and fundamental to our democracy than the right to vote, and it is protected by more constitutional amendments than any other right.

Many Michigan residents do not have appropriate photo identification, and do not have the means to secure photo ID. A disproportionate number of these citizens are low income, racial and ethnic minorities, voters with disabilities, students, and the elderly. Obtaining an ID not only involves time but also money. No eligible citizen should have to pay to vote.

There is no credible evidence that in-person fraud, the only type of fraud that requiring photo identification could prevent, is even a minor problem. The bill's sponsor has failed to demonstrate that this bill is solving any tangible problem. Rather than putting up barriers to prevent Michigan citizens from voting, we must ensure that every eligible voter is able to vote through reforms like online registration, no-reason absentee voting, early voting and same day registration."

Rep. Greig, 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 House Bill 6066 because it creates unnecessary barriers in the exercise of voting rights, and will have a discriminatory effect. This bill is restricting voter access rather than strengthening voter participation.

I support reasonable reforms to make voting more secure, accurate and efficient. This bill, however, will suppress and reduce the rights and abilities of our residents to vote. Due to the discriminatory effect of this bill, I believe it violates the United States Constitution and the Voting Rights Act. Nothing is more sacred and fundamental to our democracy than voting.

Many Michigan residents do not have appropriate photo identification, and do not have the means to secure photo ID. A disproportionate number of these citizens are low income, racial and ethnic minorities, voters with disabilities, students, and the elderly. Obtaining an ID not only involves time but also money. No eligible citizen should have to pay for the right to vote.

There is no credible evidence that in-person fraud, the only type of fraud that requiring photo identification could prevent, is even a minor problem. The bill's sponsor has failed to demonstrate that this bill is solving any tangible problem. The bill also places an additional burden on in-person voters over those who vote absentee. Rather than putting up barriers to voting, the Legislature must ensure that every eligible voter is able to vote through reforms like online registration, no-reason absentee voting, early voting and same day registration."

Rep. Hoadley, 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 rise today to encourage a NO vote on HB 6066—an effort to require some people, and only some people, to show voter identification before they can exercise their most fundamental right to vote.

You already heard there isn't fraud in our system, the hypotheticals of the good representative from district 39 notwith-standing.

You already heard we have people with significant challenges to actually receiving identification, the reality of thousands of Michigan voters.

You heard amendments that highlight real-life situations people face when trying to challenge the vote—like lost or stolen ID.

Someone will stand up and say this bill is simple. You have to prove who you say you are before you get to vote.

Don't be fooled. These bills are an affront to our freedoms.

Those who would give up essential liberty to purchase a little temporary safety deserve neither liberty nor safety. –Benjamin Franklin

In the name of security to a threat which does not exist, we're creating an actual assault on our freedom to vote. YOUR right to vote will be based on the whims of someone sitting across the table from you at a polling place and then the convenience of your schedule to prove them wrong after the election.

For my freedom loving colleagues, take note. This is the opposite of what you have voted for in the past.

This legislature found the right to bear arms so critical that when it came concealed carry, Michigan became a 'shall issue' instead of 'may issue' state. But when it comes to casting a vote, under this bill, you're forced to prove your innocence while the state assumes your guilt.

Instead of saying you shall be allowed to vote, we're moving our state backwards to a may be allow to vote.

- You may be allowed to vote if the person sitting across the check-in table from you think you look enough like your ID
- You may be allowed to vote if you can come back tomorrow with your temporary ID after having your purse stolen to have your provisional ballot count
 - You may be allowed to vote if your municipal clerk has hours open when you're not required to be at work
- You may be allowed to vote if an informal system of poll taxes and bureaucratic road blocks created with trips to places the bus doesn't run and work hour restrictions don't let you go didn't keep you from getting an ID in the first place

We offered amendments to make this bill better. As the current recounts are showing, there are things we can do to improve our election process. However, at no point in American history have we celebrated a milestone that restricts access to the ballot.

History did not cheer the passage of poll taxes

History did not cheer the passage of literacy tests

And I promise you, history will not cheer the passage of a bill designed to make it harder for Americans to vote.

- To my neighbors who feel like their right to vote is under attack, know we will fight for you.
- To my transgender neighbors who are worried that someone won't think their ID looks enough like them, we'll fight for you.
- To my rural neighbors who are frustrated that their clerks might not be open after election during a time when they can show ID and have their ballots counted, we'll fight for you.
- To low income and working neighbors who feel like this is yet another time that the deck is stacked against you, we'll fight for you.

The fundamental right to vote is the basis in which this country is founded. I promise at no point will you wake up regretting your choice to give eligible voters the benefit of the doubt and be part of this amazing experiment called democracy. Doing what is right might mean standing up to our usual allies.

Show you'll fight for your neighbor, too. Vote NO on HB 6066."

Rep. Schor, 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:

As legislators, we should be making it easier to vote instead of harder to vote. As such, I VOTED NO on House Bill 6066 because it creates unnecessary challenges to voting for our constituents.

In the recent election, I visited many poll sites. I talked to many people who live in our neighborhoods and walked to the polls. The whole reason we have poll sites in our neighborhoods are to make voting easier. Many of these people walked to the poll site and did not bring a driver's license when they voted, and signed the affidavit of identity so they could still vote. In fact, in the last election, over 18,000 voters voted without their picture ID. This bill would prevent those votes from counting. These people will now have to vote a provisional ballot, then go to the clerk's office to show picture ID before their vote can count. But people work during the day and it may be tough to get to the Clerk's office, and by the weekend the election will already have been called for a winner. So these voters likely will not go to the clerk's office and their vote will not count.

Additionally, it is difficult for many people to get a picture ID, but this bill would force some to get an ID who don't have one or don't want one. Some people, maybe disabled or homeless or any other reason, will have a very hard time getting identity documents that will be needed. Any payment required to get a photo ID in order to vote would constitute as a poll tax and would be unconstitutional.

I support reforms to make voting more secure, accurate and modern. But this bill does none of these things. There is no credible evidence that in-person fraud, the only type of fraud that requiring photo identification could prevent, is a problem. Rather than putting up barriers to prevent Michigan citizens from voting, we must ensure that every eligible voter is able to vote through reforms like online registration, no-reason absentee voting, early voting and same day registration. I hope to be able to vote for those bills in the future."

Rep. Wittenberg, 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 House Bill 6066 because it creates unnecessary barriers in the exercise of voting rights, and will have a discriminatory effect. This bill is a step in the wrong direction.

While I support reforms to make voting more secure, accurate, and modern, this bill will suppress and reduce the rights and abilities of our residents to vote. Due to the discriminatory effect of this bill, I believe it violates the United States Constitution and the Voting Rights Act. Nothing is more sacred and fundamental to our democracy than the right to vote, and it is protected by more constitutional amendments than any other right.

Many Michigan residents do not have appropriate photo identification, and do not have the means to secure photo ID. A disproportionate number of these citizens are low income, racial and ethnic minorities, voters with disabilities, students, and the elderly. Obtaining an ID not only involves time but also money. No eligible citizen should have to pay to vote. We have done away with poll taxes, and need not reinstate them!

There is no credible evidence that in-person fraud, the only type of fraud that requiring photo identification could prevent, is even a minor problem. The bill's sponsor has failed to demonstrate that this bill is solving any tangible problem. Rather than putting up barriers to prevent Michigan citizens from voting, we must ensure that every eligible voter is able to vote through reforms like online registration, no-reason absentee voting, early voting and same day registration."

Rep. Zemke, 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 House Bill 6066 because it creates unnecessary barriers in the exercise of voting rights, and will have a discriminatory effect. This bill is a solution in search of an imaginary problem and a huge step in the wrong direction.

While I support reforms to make voting more secure, accurate and modern, this bill will suppress and reduce the rights and abilities of our residents to vote. Due to the discriminatory effect of this bill, I believe it violates the United States Constitution and the Voting Rights Act. Nothing is more sacred and fundamental to our democracy than the right to vote, and it is protected by more constitutional amendments than any other right.

Many Michigan residents do not have appropriate photo identification, and do not have the means to secure photo ID. A disproportionate number of these citizens are low income, racial and ethnic minorities, voters with disabilities, students, and the elderly. Obtaining an ID not only involves time but also money. No eligible citizen should have to pay to vote

There is no credible evidence that in-person fraud, the only type of fraud that requiring photo identification could prevent, is even a minor problem. The bill's sponsor has failed to demonstrate that this bill is solving any tangible problem. Rather than putting up barriers to prevent Michigan citizens from voting, we must ensure that every eligible voter is able to vote through reforms like online registration, no-reason absentee voting, early voting and same day registration."

Rep. Guerra, 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 House Bill 6066 because it creates unnecessary barriers in the exercise of voting rights, and will have a discriminatory effect. This bill is a step in the wrong direction.

While I support reforms to make voting more secure, accurate and modern, this bill will suppress and reduce the rights and abilities of our residents to vote. Due to the discriminatory effect of this bill, I believe it violates the United States Constitution and the Voting Rights Act. We should be making voting easier. We should be passing bills that allow for no reason absentee voting and making voting a state holiday. Not passing bills that make voting just that more difficult for working people."

Rep. Singh, 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 House Bill 6066 because it creates unnecessary barriers in the exercise of voting rights, and will have a discriminatory effect. This bill is a step in the wrong direction.

While I support reforms to make voting more secure, accurate and modern, this bill will suppress and reduce the rights and abilities of our residents to vote. Due to the discriminatory effect of this bill, I believe it violates the United States Constitution and the Voting Rights Act. Nothing is more sacred and fundamental to our democracy than the right to vote, and it is protected by more constitutional amendments than any other right.

Many Michigan residents do not have appropriate photo identification, and do not have the means to secure photo ID. A disproportionate number of these citizens are low income, racial and ethnic minorities, voters with disabilities, students, and the elderly. Obtaining an ID not only involves time but also money. No eligible citizen should have to pay to vote.

There is no credible evidence that in-person fraud, the only type of fraud that requiring photo identification could prevent, is even a minor problem. The bill's sponsor has failed to demonstrate that this bill is solving any tangible problem. Rather than putting up barriers to prevent Michigan citizens from voting, we must ensure that every eligible voter is able to vote through reforms like online registration, no-reason absentee voting, early voting and same day registration.

The Secretary of State stated in a letter to the Board of State Canvassers that during the course of November 8th 2016 election, 'zero cases of voter fraud were reported.' Over 18,000 Michigan voters signed an affidavit to access their constitution right to vote during this past election. To date not a single one of those affidavits has been publicized as being fraudulent. It is clear that there has been no cases of voter fraud that warrant the change in our current laws and one can only assume that it is being done to suppress the constitutional right of voters for political and partisan gain. Due to the reasons I have outlined in this no vote explanation, I welcome the eventual legal challenge that will occur to hold the majority accountable for their blatantly illegal and discriminatory bill."

Rep. Geiss, having reserved the right to explain her protest against the passage of the bill, made the following statement: "Mr. Speaker and members of the House:

I voted no on House Bills 6066, 6067 and 6068 because they do not improve access to voting as their description suggests. HB6066 creates unnecessary barriers in the exercise of voting rights, and will have a discriminatory effect. This bill is a step in the wrong direction.

While I support reforms to make voting more secure, accurate and modern, this bill will suppress and reduce the rights and abilities of our residents to vote. Due to the discriminatory effect of this bill, I believe it violates the United States Constitution and the Voting Rights Act. Nothing is more sacred and fundamental to our democracy than the right to vote, and it is protected by more constitutional amendments than any other right.

Many Michigan residents do not have appropriate photo identification, and do not have the means to secure photo ID. A disproportionate number of these citizens are low income, racial and ethnic minorities, voters with disabilities, students, the elderly or do not have reliable access to obtain a photo ID during regular business hours. Obtaining an ID not only involves time but also money. No eligible citizen should have to pay to vote—and creating a poll tax is entirely a step in the wrong direction. While HB 6067 would seem to correct the poll tax issue by allowing a person to obtain a free certified copy of his or her birth certificate, doing so only would be relevant and useful for citizens born in the state of Michigan. For Michigan residents (like myself) born out-of-state, Michigan law for 'free birth certificates' would have zero bearing on the costs that another state or U.S. territory would impose in order to obtain ones' vital records. This bill is based upon the faulty assumption and premise that everyone currently living in this state and eligible to vote in it was born in this state.

There is no credible evidence that in-person fraud, the only type of fraud that requiring photo identification could prevent, is even a minor problem. The bill's sponsor has failed to demonstrate that these bills solve any tangible problem. Rather than putting up barriers to prevent Michigan citizens from voting, we must ensure that every eligible voter is able to vote through reforms like online registration, no-reason absentee voting, early voting and same day registration."

Rep. Durhal, 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 House Bill 6066 because it creates unnecessary barriers in the exercise of voting rights, and will have a discriminatory effect that will affect minorities. I believe this bill is a violation of our constitutional rights. While I support reforms to make voting more secure, accurate and modern, this bill will suppress and reduce the rights and

abilities of our residents to vote. Due to the discriminatory effect of this bill, I believe it violates the United States Constitution and the Voting Rights Act. Voting is sacred and fundamental to our democracy, and it should be protected by more constitutional amendments than any other right, rather than attacked. Voting is a right to all our citizens and is not a privilege based on who can present an ID at the time that they vote.

Many Michigan residents, including but not limited to, a considerable population of African Americans and Hispanics in my district, do not have appropriate photo identification, and do not have the means to secure photo ID. A disproportionate number of these citizens are low income, racial and ethnic minorities, voters with disabilities, students, and the elderly. Obtaining an ID not only involves time but also money. This bill will require citizens to pay to obtain another ID, particularly if misplaced, just to have the right to vote. No eligible citizen should have to pay to vote.

There is no credible evidence that in-person fraud, the only type of fraud that requiring photo identification could prevent, is even a minor problem. The bill's sponsor has failed to demonstrate that this bill is solving any tangible problem and reasonable doubt that voting fraud in the State of Michigan exist. Michigan citizens deserve their fundamental rights to vote. Being a fundamental right, not a privilege, policies should be put in place to make voting easier and more accessible. We must ensure that every eligible voter is able to vote through reforms like online registration, no-reason absentee voting, early voting and same day registration."

Rep. Love, 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:

This consequences of this legislation, intended or unintended is going to place more barriers for certain populations seeking access and opportunity to vote. In application (not conception) it violates the Constitution of the United States and tramples the Voting Rights Act. While the law would apply to everyone across the state, its effect would impact citizens of low income, ethnic minorities, those with disabilities, students and the elderly the most. This is the opposite of making voting more accessible.

If we are looking for true voter reform, we would make legislation that is more voter friendly, not adversarial. Reforms such as online registration, early voting, no reason absentee voting and same day registration are sensible approaches. Based on the past presidential election, the biggest threat towards election integrity are from outside threats such as hackers and possible foreign influences. To look inward for solutions aimed at citizens of Michigan who are disadvantaged is the wrong approach at best, and at worst have dubious intentions."

Rep. LaVoy, 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 House Bill 6066 because it could have a discriminatory effect on voting and voting rights. While I support reforms to make voting more secure, accurate and modern, nothing is more sacred and fundamental to our democracy than the right to vote, and it is protected by more constitutional amendments than any other right. The bill's sponsor has failed to demonstrate that this bill is solving any problem.

Rather than putting up barriers to prevent Michigan citizens from voting, we must ensure that every eligible voter is able to vote through reforms like online registration, no-reason absentee voting, early voting and same day registration. Due to the discriminatory effect of this bill, I believe it violates the United States Constitution and the Voting Rights Act.

There is no credible evidence that in-person fraud, the only type of fraud that requiring photo identification could prevent, is even a minor problem."

Second Reading of Bills

House Bill No. 6067, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending section 2891 (MCL 333.2891), as amended by 2013 PA 136, and by adding section 2882b.

The bill was read a second time.

Rep. Lauren Plawecki moved to amend the bill as follows:

1. Amend page 8, line 27, by striking out all of enacting section 2.

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

Rep. Lyons moved to amend the bill as follows:

- 1. Amend page 1, line 1, after "2882B." by inserting "(1)".
- 2. Amend page 2, following line 2, by inserting:

"(2) FOR THE 2016-2017 FISCAL YEAR, \$1,000,000.00 IS APPROPRIATED FROM THE GENERAL FUND TO THE DEPARTMENT OF HEALTH AND HUMAN SERVICES TO ISSUE CERTIFIED COPIES OF LIVE BIRTH RECORDS AND TO IMPLEMENT THE AMENDATORY ACT THAT ADDED THIS SECTION."

The motion prevailed and the amendments were adopted, a majority of the members serving voting therefor.

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

The motion prevailed.

Rep. Garcia 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. 6067, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending section 2891 (MCL 333.2891), as amended by 2013 PA 136, and by adding section 2882b.

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

Roll Call No. 596

Yeas-101

Afendoulis	Garcia	Kosowski	Price
Banks	Garrett	LaFontaine	Pscholka
Barrett	Gay-Dagnogo	LaGrand	Rendon
Bizon	Glardon	Lane	Roberts, S.
Brinks	Glenn	Lauwers	Runestad
Brunner	Goike	LaVoy	Rutledge
Bumstead	Graves	Leonard	Santana
Byrd	Greig	Leutheuser	Schor
Callton	Greimel	Love	Sheppard
Chang	Guerra	Lucido	Singh
Chatfield	Hoadley	Lyons	Smiley
Chirkun	Hooker	Maturen	Somerville
Clemente	Hovey-Wright	McBroom	Talabi
Cochran	Howell	McCready	Tedder
Cole	Howrylak	Miller, A.	Theis
Cotter	Hughes	Moss	Townsend
Cox	Iden	Muxlow	Vaupel
Crawford	Inman	Nesbitt	VerHeulen
Darany	Irwin	Outman	Victory
Dianda	Jacobsen	Pagan	Webber
Driskell	Jenkins	Pagel	Whiteford
Durhal	Johnson	Phelps	Wittenberg
Faris	Kelly	Plawecki, L.	Yanez
Farrington	Kesto	Poleski	Yonker
Forlini	Kivela	Potvin	Zemke
Franz			

Nays—6

Canfield Green Neeley Roberts, B.
Geiss Liberati

In The Chair: Franz

The House agreed to the title of the bill.

Rep. Geiss, having reserved the right to explain her protest against the passage of the bill, made the following statement: "Mr. Speaker and members of the House:

I voted no on House Bills 6066, 6067 and 6068 because they do not improve access to voting as their description suggests. HB6066 creates unnecessary barriers in the exercise of voting rights, and will have a discriminatory effect. This bill is a step in the wrong direction.

While I support reforms to make voting more secure, accurate and modern, this bill will suppress and reduce the rights and abilities of our residents to vote. Due to the discriminatory effect of this bill, I believe it violates the United States Constitution and the Voting Rights Act. Nothing is more sacred and fundamental to our democracy than the right to vote, and it is protected by more constitutional amendments than any other right.

Many Michigan residents do not have appropriate photo identification, and do not have the means to secure photo ID. A disproportionate number of these citizens are low income, racial and ethnic minorities, voters with disabilities, students, the elderly or do not have reliable access to obtain a photo ID during regular business hours. Obtaining an ID not only involves time but also money. No eligible citizen should have to pay to vote—and creating a poll tax is entirely a step in the wrong direction. While HB 6067 would seem to correct the poll tax issue by allowing a person to obtain a free certified copy of his or her birth certificate, doing so only would be relevant and useful for citizens born in the state of Michigan. For Michigan residents (like myself) born out-of-state, Michigan law for "free birth certificates" would have zero bearing on the costs that another state or U.S. territory would impose in order to obtain ones' vital records. This bill is based upon the faulty assumption and premise that everyone currently living in this state and eligible to vote in it was born in this state.

There is no credible evidence that in-person fraud, the only type of fraud that requiring photo identification could prevent, is even a minor problem. The bill's sponsor has failed to demonstrate that these bills solve any tangible problem. Rather than putting up barriers to prevent Michigan citizens from voting, we must ensure that every eligible voter is able to vote through reforms like online registration, no-reason absentee voting, early voting and same day registration."

Second Reading of Bills

House Bill No. 6068, entitled

A bill to amend 1972 PA 222, entitled "An act to provide for an official personal identification card; to provide for its form, issuance and use; to regulate the use and disclosure of information obtained from the card; to prescribe the powers and duties of the secretary of state; to prescribe fees; to prescribe certain penalties for violations; and to provide an appropriation for certain purposes," by amending sections 1, 1a, and 2 (MCL 28.291, 28.291a, and 28.292), section 1 as amended by 2012 PA 25, section 1a as amended by 2008 PA 31, and section 2 as amended by 2016 PA 203.

Was read a second time, and the question being on the adoption of the proposed substitute (H-2) previously recommended by the Committee on Elections,

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

Rep. LaGrand moved to amend the bill as follows:

1. Amend page 18, line 3, by striking out all of enacting section 2.

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

Rep. Lyons moved to amend the bill as follows:

1. Amend page 17, following line 27, by inserting:

"(23) FOR THE 2016-2017 FISCAL YEAR, \$1,000,000.00 IS APPROPRIATED FROM THE GENERAL FUND TO THE DEPARTMENT OF STATE FOR ISSUING OFFICIAL STATE PERSONAL IDENTIFICATION CARDS AND TO IMPLEMENT THE PROVISIONS OF THE AMENDATORY ACT THAT ADDED THIS SUBSECTION.".

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

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

The motion prevailed.

Rep. Garcia 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. 6068, entitled

A bill to amend 1972 PA 222, entitled "An act to provide for an official personal identification card; to provide for its form, issuance and use; to regulate the use and disclosure of information obtained from the card; to prescribe the powers

and duties of the secretary of state; to prescribe fees; to prescribe certain penalties for violations; and to provide an appropriation for certain purposes," by amending sections 1, 1a, and 2 (MCL 28.291, 28.291a, and 28.292), section 1 as amended by 2012 PA 25, section 1a as amended by 2008 PA 31, and section 2 as amended by 2016 PA 203.

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

Roll Call No. 597

Yeas-99

Afendoulis Banks Barrett Bizon **Brinks** Brunner Bumstead Bvrd Callton Chang Chatfield Clemente Cole Cotter Cox Crawford Darany Dianda Driskell Durhal Faris Farrington Forlini Franz Garcia

Garrett Gay-Dagnogo Glardon Glenn Goike Graves Greig Greimel Guerra Hoadley Hooker Hovey-Wright Howell Howrylak Hughes Iden Inman Irwin Jacobsen Jenkins Johnson Kelly Kesto Kivela Kosowski

LaFontaine LaGrand Lane Lauwers LaVoy Leonard Leutheuser Love Lucido Lyons Maturen McBroom McCready Miller, A. Moss Muxlow Nesbitt Outman Pagan Pagel Phelps Plawecki, L. Poleski Potvin Price

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

Nays—8

Canfield Chirkun Cochran Geiss Green Liberati Neeley Wittenberg

In The Chair: Franz

The House agreed to the title of the bill.

Rep. Geiss, having reserved the right to explain her protest against the passage of the bill, made the following statement: "Mr. Speaker and members of the House:

I voted no on House Bills 6066, 6067 and 6068 because they do not improve access to voting as their description suggests. HB6066 creates unnecessary barriers in the exercise of voting rights, and will have a discriminatory effect. This bill is a step in the wrong direction.

While I support reforms to make voting more secure, accurate and modern, this bill will suppress and reduce the rights and abilities of our residents to vote. Due to the discriminatory effect of this bill, I believe it violates the United States Constitution and the Voting Rights Act. Nothing is more sacred and fundamental to our democracy than the right to vote, and it is protected by more constitutional amendments than any other right.

Price
Pscholka
Rendon
Roberts, B.
Roberts, S.
Runestad
Rutledge
Santana
Schor

Many Michigan residents do not have appropriate photo identification, and do not have the means to secure photo ID. A disproportionate number of these citizens are low income, racial and ethnic minorities, voters with disabilities, students, the elderly or do not have reliable access to obtain a photo ID during regular business hours. Obtaining an ID not only involves time but also money. No eligible citizen should have to pay to vote—and creating a poll tax is entirely a step in the wrong direction. While HB 6067 would seem to correct the poll tax issue by allowing a person to obtain a free certified copy of his or her birth certificate, doing so only would be relevant and useful for citizens born in the state of Michigan. For Michigan residents (like myself) born out-of-state, Michigan law for "free birth certificates" would have zero bearing on the costs that another state or U.S. territory would impose in order to obtain ones' vital records. This bill is based upon the faulty assumption and premise that everyone currently living in this state and eligible to vote in it was born in this state.

There is no credible evidence that in-person fraud, the only type of fraud that requiring photo identification could prevent, is even a minor problem. The bill's sponsor has failed to demonstrate that these bills solve any tangible problem. Rather than putting up barriers to prevent Michigan citizens from voting, we must ensure that every eligible voter is able to vote through reforms like online registration, no-reason absentee voting, early voting and same day registration."

Second Reading of Bills

Senate Bill No. 1087, entitled

A bill to amend 1972 PA 299, entitled "An act to provide for the assessment, collection and disposition of the costs of regulation of public utilities," (MCL 460.111 to 460.120) by adding section 5a.

The bill was read a second time.

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

The motion prevailed.

Senate Bill No. 1109, entitled

A bill to amend 1969 PA 306, entitled "Administrative procedures act of 1969," by amending section 7 (MCL 24.207), as amended by 2011 PA 52.

The bill was read a second time.

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

The motion prevailed.

By unanimous consent the House returned to the order of

Third Reading of Bills

Rep. Nesbitt moved that **Senate Bill No. 1087** be placed on its immediate passage.

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

Senate Bill No. 1087, entitled

A bill to amend 1972 PA 299, entitled "An act to provide for the assessment, collection and disposition of the costs of regulation of public utilities," (MCL 460.111 to 460.120) by adding section 5a.

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

Roll Call No. 598 Yeas—107

Afendoulis	Garcia	Kosowski
Banks	Garrett	LaFontaine
Barrett	Gay-Dagnogo	LaGrand
Bizon	Geiss	Lane
Brinks	Glardon	Lauwers
Brunner	Glenn	LaVoy
Bumstead	Goike	Leonard
Byrd	Graves	Leutheuser
Callton	Green	Liberati

Canfield Greig Greimel Chang Chatfield Guerra Chirkun Hoadley Hooker Clemente Hovey-Wright Cochran Howell Cole Howrylak Cotter Cox Hughes Crawford Iden Darany Inman Dianda Irwin Driskell Jacobsen Durhal **Jenkins** Faris Johnson Farrington Kelly Forlini Kesto Franz Kivela

Love Sheppard Singh Lucido Lvons Smiley Maturen Somerville Talabi McBroom McCready Tedder Miller, A. Theis Moss Townsend Muxlow Vaunel Neelev VerHeulen Nesbitt Victory Outman Webber Whiteford Pagan Pagel Wittenberg Phelps Yanez Plawecki, L. Yonker Poleski Zemke

Nays-0

Potvin

In The Chair: Franz

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. Nesbitt moved that **Senate Bill No. 1109** be placed on its immediate passage.

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

Senate Bill No. 1109, entitled

A bill to amend 1969 PA 306, entitled "Administrative procedures act of 1969," by amending section 7 (MCL 24.207), as amended by 2011 PA 52.

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

Roll Call No. 599 Yeas—103

Afendoulis Garcia LaGrand Banks Garrett Lane Barrett Gay-Dagnogo Lauwers Bizon Geiss LaVoy **Brinks** Glardon Leonard Brunner Glenn Leutheuser Bumstead Graves Liberati Byrd Green Love Callton Greig Lucido Greimel Canfield Lyons Chang Guerra Maturen Chatfield Hoadley McBroom Hovey-Wright Chirkun McCready Clemente Howell Miller, A. Cochran Howrylak Moss Hughes Cole Muxlow

Pscholka Rendon Roberts, B. Roberts, S. Runestad Rutledge Santana Schor Sheppard Singh Smiley Somerville Talabi Tedder Theis Townsend

Vaupel VerHeulen

Victory

Webber

Yanez

Yonker

Zemke

Whiteford

Wittenberg

Cotter Iden Neeley Cox Inman Nesbitt Crawford Irwin Outman Darany Jacobsen Pagan Dianda **Jenkins** Pagel Driskell Johnson Phelps Durhal Kesto Plawecki, L. Faris Kivela Poleski Farrington Kosowski Potvin Forlini LaFontaine Price

Nays-4

Franz Goike Hooker Kelly

In The Chair: Franz

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

"An act to provide for the effect, processing, promulgation, publication, and inspection of state agency rules, determinations, and other matters; to provide for the printing, publishing, and distribution of certain publications; to provide for state agency administrative procedures and contested cases and appeals from contested cases in licensing and other matters; to create and establish certain committees and offices; to provide for declaratory judgments as to rules; to repeal certain acts and parts of acts; and to repeal certain parts of this act on a specific date,"

The House agreed to the full title.

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

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

By unanimous consent the House returned to the order of

Motions and Resolutions

Rep. Nesbitt moved that when the House adjourns today it stand adjourned until Thursday, December 8, at 10:00 a.m. The motion prevailed.

Announcement by the Clerk of Printing and Enrollment

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

House Bill Nos. 6098 6099 6100 6101 6102 6103 6104 6105 6106 6107

The Clerk announced that the following Senate bills had been received on Wednesday, December 7:

Senate Bill Nos. 959 1068

Reports of Standing Committees

The Committee on Families, Children, and Seniors, by Rep. Hooker, Chair, reported

Senate Bill No. 1041, entitled

A bill to amend 1979 PA 218, entitled "Adult foster care facility licensing act," by amending section 24 (MCL 400.724). 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. Hooker, Runestad, Forlini, Crawford, Vaupel, Hovey-Wright and Liberati

Nays: None

The Committee on Families, Children, and Seniors, by Rep. Hooker, Chair, reported

Senate Bill No. 1042, entitled

A bill to amend 1939 PA 280, entitled "The social welfare act," by amending section 11c (MCL 400.11c), as added by 1982 PA 519.

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. Hooker, Runestad, Forlini, Crawford, Vaupel, Hovey-Wright and Liberati

Nays: None

The Committee on Families, Children, and Seniors, by Rep. Hooker, Chair, reported

Senate Bill No. 1043, entitled

A bill to amend 1975 PA 238, entitled "Child protection law," by amending section 5 (MCL 722.625), as amended by 2004 PA 563.

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. Hooker, Runestad, Forlini, Crawford, Vaupel, Hovey-Wright and Liberati

Nays: None

The Committee on Families, Children, and Seniors, by Rep. Hooker, Chair, reported

Senate Bill No. 1044, entitled

A bill to amend 1973 PA 116, entitled "An act to provide for the protection of children through the licensing and regulation of child care organizations; to provide for the establishment of standards of care for child care organizations; to prescribe powers and duties of certain departments of this state and adoption facilitators; to provide penalties; and to repeal acts and parts of acts," by amending section 10 (MCL 722.120), as amended by 2006 PA 206.

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. Hooker, Runestad, Forlini, Crawford, Vaupel, Hovey-Wright and Liberati

Navs: None

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Hooker, Chair, of the Committee on Families, Children, and Seniors, was received and read:

Meeting held on: Wednesday, December 7, 2016

Present: Reps. Hooker, Runestad, Forlini, Crawford, Vaupel, Hovey-Wright and Liberati

Absent: Rep. Talabi Excused: Rep. Talabi The Committee on Agriculture, by Rep. Lauwers, Chair, reported

Senate Bill No. 506, entitled

A bill to amend 1964 PA 283, entitled "Weights and measures act," by amending section 28c (MCL 290.628c), as amended by 2012 PA 254.

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. Lauwers, Cole, Franz, Glardon, Johnson, Outman, Rendon, Brett Roberts, Sheppard, Vaupel, Whiteford, Brunner, Darany and Driskell

Nays: None

COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Wednesday, December 7, 2016

Present: Reps. Lauwers, Cole, Franz, Glardon, Johnson, Outman, Rendon, Brett Roberts, Sheppard, Vaupel, Whiteford,

Brunner, Darany and Driskell

Absent: Reps. Talabi, LaVoy and Garrett Excused: Reps. Talabi, LaVoy and Garrett

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

House Concurrent Resolution No. 28.

A concurrent resolution to urge the President and Congress of the United States to comply with the Refugee Resettlement Act of 1980 and to halt further refugee placements until the Federal government is able to comply with appropriate screening and security checks, and consult with local governments in future placements.

(For text of concurrent resolution, see House Journal No. 71, p. 2003.)

With the recommendation that the concurrent resolution be adopted.

Favorable Roll Call

To Report Out:

Yeas: Reps. Chatfield, Price, Maturen, Runestad, Sheppard, Theis and Vaupel

Nays: Reps. Moss, Brunner, Rutledge and Neeley

COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Wednesday, December 7, 2016

Present: Reps. Chatfield, Price, Maturen, Runestad, Sheppard, Theis, Vaupel, Moss, Brunner, Rutledge and Neeley

The Committee on Elections, by Rep. Lyons, Chair, reported

House Bill No. 5723, entitled

A bill to amend 1954 PA 116, entitled "Michigan election law," by amending sections 283, 560a, 570, 685, 696, and 719 (MCL 168.283, 168.560a, 168.570, 168.685, 168.696, and 168.719), section 283 as amended by 2004 PA 92, section 570 as amended by 1985 PA 160, section 685 as amended by 2002 PA 399, and section 696 as amended by 2002 PA 163; and to repeal acts and parts of acts.

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. Lyons, Leutheuser, Jacobsen, Nesbitt, Kesto and Driskell

Nays: Rep. Hoadley

The Committee on Elections, by Rep. Lyons, Chair, reported

House Bill No. 5724, entitled

A bill to amend 1976 PA 388, entitled "Michigan campaign finance act," by amending section 20 (MCL 169.220), as amended by 1982 PA 167.

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. Lyons, Leutheuser, Jacobsen, Nesbitt, Kesto and Driskell

Nays: Rep. Hoadley

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Lyons, Chair, of the Committee on Elections, was received and read:

Meeting held on: Wednesday, December 7, 2016

Present: Reps. Lyons, Leutheuser, Jacobsen, Nesbitt, Kesto, Driskell and Hoadley

Absent: Rep. Irwin Excused: Rep. Irwin

The Committee on Regulatory Reform, by Rep. Franz, Chair, reported

Senate Bill No. 448, entitled

A bill to amend 1998 PA 58, entitled "Michigan liquor control code of 1998," by amending section 233 (MCL 436.1233). With the recommendation that the substitute (H-4) 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. Franz, Yonker, Lauwers, Crawford, Garcia, Iden, Howell, Dianda, Darany, Lane, Schor, Chirkun and Moss Nays: Rep. Brett Roberts

The Committee on Regulatory Reform, by Rep. Franz, Chair, reported

Senate Bill No. 973, entitled

A bill to amend 1998 PA 58, entitled "Michigan liquor control code of 1998," by amending section 537 (MCL 436.1537), as amended by 2013 PA 101.

Without amendment and with the recommendation that the bill pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Franz, Brett Roberts, Yonker, Kesto, Lauwers, Crawford, Garcia, Iden, Howell, Dianda, Darany, Lane, Schor, Chirkun and Moss

Nays: None

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Franz, Chair, of the Committee on Regulatory Reform, was received and read: Meeting held on: Wednesday, December 7, 2016

Present: Reps. Franz, Brett Roberts, Yonker, Kesto, Lauwers, Crawford, Garcia, Iden, Howell, Dianda, Darany, Lane, Schor, Chirkun and Moss

Messages from the Senate

House Bill No. 5024, entitled

A bill to create the impaired driving safety commission; to prescribe its powers and duties; to create the impaired driving safety commission fund; to provide for use of the fund; and to repeal acts and parts of acts.

The Senate has passed the bill and ordered that it be given immediate effect.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 5205, entitled

A bill to amend 2001 PA 142, entitled "Michigan memorial highway act," (MCL 250.1001 to 250.2080) by adding section 6a.

The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.

The House agreed to the full title.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 5273, entitled

A bill to amend 1953 PA 232, entitled "Corrections code of 1953," by amending section 34 (MCL 791.234), as amended by 2010 PA 353.

The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.

The House agreed to the full title.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 4423, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending section 627 (MCL 257.627), as amended by 2012 PA 252; and to repeal acts and parts of acts.

The Senate has substituted (S-4) the bill.

The Senate has passed the bill as substituted (S-4), ordered that it be given immediate effect and amended the title to read as follows:

A bill to amend 1949 PA 300, entitled "An act to provide for the registration, titling, sale, transfer, and regulation of certain vehicles operated upon the public highways of this state or any other place open to the general public or generally accessible to motor vehicles and distressed vehicles; to provide for the licensing of dealers; to provide for the examination, licensing, and control of operators and chauffeurs; to provide for the giving of proof of financial responsibility and security by owners and operators of vehicles; to provide for the imposition, levy, and collection of specific taxes on vehicles, and the levy and collection of sales and use taxes, license fees, and permit fees; to provide for the regulation and use of streets and highways; to create certain funds; to provide penalties and sanctions for a violation of this act; to provide for civil liability of manufacturers, the manufacturers of certain devices, the manufacturers of automated technology, upfitters, owners, and operators of vehicles and service of process on residents and nonresidents; to regulate the introduction and use of certain evidence; to regulate and certify the manufacturers of certain devices; to provide for approval and certification of installers and servicers of certain devices; to provide for the levy of certain assessments; to provide for the enforcement of this act; to provide for the creation of and to prescribe the powers and duties of certain state and local agencies; to impose liability upon the state or local agencies; to provide appropriations for certain purposes; to repeal all other acts or parts of acts inconsistent with this act or contrary to this act; and to repeal certain parts of this act on a specific date," by amending section 627 (MCL 257.627), as amended by 2012 PA 252; and to repeal acts and parts of acts.

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

House Bill No. 4424, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending sections 627a and 633 (MCL 257.627a and 257.633), section 627a as amended by 2005 PA 88.

The Senate has substituted (S-1) the bill.

The Senate has passed the bill as substituted (S-1), ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.

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

House Bill No. 4425, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending section 628 (MCL 257.628), as amended by 2006 PA 85.

The Senate has substituted (S-3) the bill.

The Senate has passed the bill as substituted (S-3), ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.

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

House Bill No. 4426, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending sections 320a, 606, 608, 609, and 610 (MCL 257.320a, 257.606, 257.608, 257.609, and 257.610), section 320a as amended by 2012 PA 592 and section 606 as amended by 1980 PA 518.

The Senate has substituted (S-1) the bill.

The Senate has passed the bill as substituted (S-1), ordered that it be given immediate effect and amended the title to read as follows:

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending sections 248c, 320, 320a, 606, 608, 609, and 610 (MCL 257.248c, 257.320, 257.320a, 257.606, 257.608, 257.609, and 257.610), section 248c as amended by 2015 PA 48, section 320 as amended by 2004 PA 362, section 320a as amended by 2012 PA 592, and section 606 as amended by 1980 PA 518.

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

House Bill No. 4427, entitled

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending section 2103 (MCL 500.2103), as amended by 2002 PA 492.

The Senate has substituted (S-1) the bill.

The Senate has passed the bill as substituted (S-1), ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.

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

House Bill No. 4677, entitled

A bill to amend 1893 PA 206, entitled "The general property tax act," by amending section 27a (MCL 211.27a), as amended by 2015 PA 19.

The Senate has substituted (S-1) the bill.

The Senate has passed the bill as substituted (S-1), ordered that it be given immediate effect and amended the title to read as follows:

A bill to amend 1893 PA 206, entitled "An act to provide for the assessment of rights and interests, including leasehold interests, in property and the levy and collection of taxes on property, and for the collection of taxes levied; making those taxes a lien on the property taxed, establishing and continuing the lien, providing for the sale or forfeiture and conveyance of property delinquent for taxes, and for the inspection and disposition of lands bid off to the state and not redeemed or purchased; to provide for the establishment of a delinquent tax revolving fund and the borrowing of money by counties and the issuance of notes; to define and limit the jurisdiction of the courts in proceedings in connection with property delinquent for taxes; to limit the time within which actions may be brought; to prescribe certain limitations with respect to rates of taxation; to prescribe certain powers and duties of certain officers, departments, agencies, and political subdivisions of this state; to provide for certain reimbursements of certain expenses incurred by units of local government; to provide penalties for the violation of this act; and to repeal acts and parts of acts," by amending section 27a (MCL 211.27a), as amended by 2015 PA 243.

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

House Bill No. 4850, entitled

A bill to amend 1984 PA 431, entitled "The management and budget act," by amending section 261 (MCL 18.1261), as amended by 2012 PA 555.

The Senate has substituted (S-1) the bill.

The Senate has passed the bill as substituted (S-1), ordered that it be given immediate effect and amended the title to read as follows:

A bill to amend 1984 PA 431, entitled "An act to prescribe the powers and duties of the department of management and budget; to define the authority and functions of its director and its organizational entities; to authorize the department to issue directives; to provide for the capital outlay program; to provide for the leasing, planning, constructing, maintaining, altering, renovating, demolishing, conveying of lands and facilities; to provide for centralized administrative services such as purchasing, payroll, record retention, data processing, and publishing and for access to certain services; to provide for a system of internal accounting and administrative control for certain principal departments; to provide for certain powers and duties of certain state officers and agencies; to codify, revise, consolidate, classify, and add to the powers, duties, and laws relative to budgeting, accounting, and the regulating of appropriations; to provide for the implementation of certain constitutional provisions; to create funds and accounts; to make appropriations; to prescribe remedies and penalties; to rescind certain executive reorganization orders; to prescribe penalties; and to repeal certain acts and parts of acts," by amending section 261 (MCL 18.1261), as amended by 2016 PA 204.

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

House Bill No. 5001, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending section 17959 (MCL 333.17959), as amended by 2010 PA 304.

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

The Senate has passed the bill as substituted (S-2), ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.

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

House Bill No. 5326, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending sections 7333a, 7422, 17708, and 17757 (MCL 333.7333a, 333.7422, 333.17708, and 333.17757), section 7333a as amended by 2012 PA 44, section 7422 as added by 2014 PA 313, section 17708 as amended by 2016 PA 49, and section 17757 as amended by 2014 PA 525, and by adding section 17744e.

The Senate has substituted (S-1) the bill.

The Senate has passed the bill as substituted (S-1), ordered that it be given immediate effect and amended the title to read as follows:

A bill to amend 1978 PA 368, entitled "An act to protect and promote the public health; to codify, revise, consolidate, classify, and add to the laws relating to public health; to provide for the prevention and control of diseases and disabilities; to provide for the classification, administration, regulation, financing, and maintenance of personal, environmental, and other health services and activities; to create or continue, and prescribe the powers and duties of, departments, boards, commissions, councils, committees, task forces, and other agencies; to prescribe the powers and duties of governmental entities and officials; to regulate occupations, facilities, and agencies affecting the public health; to regulate health maintenance organizations and certain third party administrators and insurers; to provide for the imposition of a regulatory fee; to provide for the levy of taxes against certain health facilities or agencies; to promote the efficient and economical delivery of health care services, to provide for the appropriate utilization of health care facilities and services, and to provide for the closure of hospitals or consolidation of hospitals or services; to provide for the collection and use of data and information; to provide for the transfer of property; to provide certain immunity from liability; to regulate and prohibit the sale and offering for sale of drug paraphernalia under certain circumstances; to provide for the implementation of federal law; to provide for penalties and remedies; to provide for sanctions for violations of this act and local ordinances; to provide for an appropriation and supplements; to repeal certain acts and parts of acts; to repeal certain parts of this act; and to repeal certain parts of this act on specific dates," by amending sections 7109, 7321, 7333a, 7422, 17708, 17757, and 18813 (MCL 333.7109, 333.7321, 333.7333a, 333.7422, 333.17708, 333.17757, and 333.18813), section 7109 as amended by 2001 PA 233, section 7321 as amended by 1988 PA 245, section 7333a as amended by 2012 PA 44, section 7422 as added by 2014 PA 313, section 17708 as amended by 2016 PA 49, section 17757 as amended by 2014 PA 525, and section 18813 as added by 2016 PA 47, and by adding section 17744e.

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

Senate Bill No. 959, entitled

A bill to authorize, facilitate, and regulate the acquisition and disposal of certain property and gifts of certain property by certain entities to community foundations; to validate all transfers made before the enactment of this act; and to repeal acts and parts of acts.

The Senate has passed the bill.

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

Senate Bill No. 1068, 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 promote safe and efficient travel for motor vehicle drivers, bicyclists, pedestrians, and other legal users of roads, streets, and highways; 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, local 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 1c (MCL 247.651c), as amended by 2010 PA 28.

The Senate has passed the bill.

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

Communications from State Officers

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

Notices of Filing Administrative Rules

December 6, 2016

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 Michigan Department of Licensing and Regulatory Affairs and the State Office of Regulatory Reinvention filed Administrative Rule #2015-084-LR (Secretary of State Filing #16-12-01) on this date at 3:57 P.M. for the Department of Licensing and Regulatory Affairs entitled, "Dormitory Fire Safety for Schools, Colleges and Universities".

These rules become effective 30 days after filing with the Secretary of State.

December 6, 2016

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 Michigan Department of Licensing and Regulatory Affairs and the State Office of Regulatory Reinvention filed Administrative Rule #2013-114-LR (Secretary of State Filing #16-12-02) on this date at 3:57 P.M. for the Department of Licensing and Regulatory Affairs entitled, "Medicine – General Rules".

These rules become effective immediately upon filing with the Secretary of State unless adopted under section 33, 44 or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

> Sincerely, Ruth Johnson Secretary of State Robin L. Houston, Departmental Supervisor Office of the Great Seal

The communications were referred to the Clerk.

Introduction of Bills

Rep. Iden introduced

House Bill No. 6108, entitled

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending sections 1205 and 1239 (MCL 500.1205 and 500.1239), section 1205 as amended by 2008 PA 422 and section 1239 as amended by 2008 PA 423. The bill was read a first time by its title and referred to the Committee on Insurance.

Rep. Phelps introduced

House Bill No. 6109, entitled

A bill to establish the division on behavioral health for deaf, deafblind, and hard of hearing within the department of health and human services; to prescribe the powers and duties of the department, the division, and certain state officers; to establish a fund and provide for expenditures from that fund; and to provide for an appropriation.

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

Rep. Howrylak introduced

House Bill No. 6110, entitled

A bill to establish the commission on behavioral health for deaf, deafblind, and hard of hearing within the department of health and human services; to prescribe the powers and duties of the commission, certain state departments, the division, and 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 Health Policy.

Rep. Hughes moved that the House adjourn. The motion prevailed, the time being 10:35 p.m.

Associate Speaker Pro Tempore Franz declared the House adjourned until Thursday, December 8, at 10:00 a.m.

GARY L. RANDALL Clerk of the House of Representatives