No. 105 STATE OF MICHIGAN

JOURNAL OF THE

House of Representatives

100th Legislature **REGULAR SESSION OF 2019**

House Chamber, Lansing, Tuesday, November 5, 2019.

1:30 p.m.

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

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

Afendoulis-present Albert—present Alexander—present Allor—present Anthony—present Bellino—present Berman—present Bolden—present Bollin-present Brann-present Brixie—present Byrd—present Calley-present Cambensy-present Camilleri—present Carter, B .- present Carter, T .- present Chatfield—present Cherry—present Chirkun—present Clemente—present Cole—present Coleman—present Crawford-present Eisen—present Elder—present Ellison—present Farrington—present

Filler—present Frederick—present Garrett—present Garza—present Gay-Dagnogo—present LaFave—present Glenn—present Green—present Greig—present Griffin—present Guerra—present Haadsma—present Hall—present Hammoud—present Hauck—present Hernandez—present Hertel-present Hoadley—present Hoitenga—present Hood—present Hope—present Hornberger—present Howell—present Huizenga—present Iden—present Inman—present Johnson, C.—present Johnson, S.—present Jones-present

Kahle—present Kennedy-present Koleszar-present Kuppa—present LaGrand—present Lasinski-present Leutheuser—present Liberati—present Lightner-present Lilly—present Love-present Lower-present Maddock-present Manoogian-present Marino-present Markkanen-present Meerman—present Miller-present Mueller-present Neeley—excused O'Malley-present Pagan—present Paquette—present Peterson—present Pohutsky-present Rabhi-present

Reilly-present Rendon-present Robinson—present Sabo-present Schroeder-present Shannon-present Sheppard—present Slagh-present Sneller—present Sowerby—present Stone—present Tate-present VanSingel—present VanWoerkom—present Vaupel—present Wakeman—present Warren—present Webber—present Wendzel-present Wentworth—present Whiteford—present Whitsett—excused Wittenberg—present Witwer—present Wozniak—present Yancey—present Yaroch—present

Pastor Ryan Guenther, Pastor of Victory Baptist Church in Hartland, offered the following invocation:

"As the tradition has been wisely established, the Michigan House of Representatives gathers to begin this day asking for divine guidance and direction from almighty God.

I lift each legislator in prayer this morning including the speaker of the House. Every elected official, from the president to our local representatives; from the white house to Michigan's house... I beseech the throne of heaven for the sake of our country and our state. May the sacrifices, tears, and prayers of our forefathers to preserve liberty not go to waste within these halls. May these legislators not forget price that was paid of those principles which has made our country great. May this congress allow the constitution and the word of God to be the foundational measure of humility in their thinking and decision making. May truth have more value than partisan, political bickering and that righteousness have more influence than political pressure. Righteousness exalteth a nation! (Proverbs 14:34).

During a time of political struggle on this very day in 1605, Lord, You saved King James from an assassination attempt from Guy Fawkes directly under the House of Commons and brought the King James Bible, the Authorized Version to the world. Therefore; as we are thankful for God's preservation and inspiration of God's divine words during a time of heightened political pressure, I ask that truth will survive this day! As we Remember, Remember the 5th of November.... I ask that truth will be preserved in this house and that righteousness would prevail in this place on November 5, of 2019. In Jesus name. Amen."

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

Rep. Rabhi moved that Reps. Neeley and Whitsett be excused from today's session. The motion prevailed.

Reports of Standing Committees

The Committee on Government Operations, by Rep. Sheppard, Chair, reported **House Bill No. 4687, entitled**

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 40102 and 40111a (MCL 324.40102 and 324.40111a), section 40102 as amended by 2015 PA 24 and section 40111a as amended by 2015 PA 265.

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. Sheppard, Cole and Lilly Nays: Reps. Greig and Rabhi

COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Tuesday, November 5, 2019

Present: Reps. Sheppard, Cole, Lilly, Greig and Rabhi

By unanimous consent the House returned to the order of

Motions and Resolutions

Reps. Brenda Carter, Clemente, Crawford, Garza, Hood, Hope, Cynthia Johnson, Jones, Kahle, Kuppa, Lasinski, Love, Manoogian, Pagan, Sabo, Sneller, Stone, Warren, Wittenberg and Witwer offered the following resolution:

House Resolution No. 193.

A resolution to declare November 2019 as Poverty and Homelessness Awareness Month in the state of Michigan.

Whereas, Last year more than 65,000 residents throughout Michigan experienced homelessness; and

Whereas, 11,317 households with children were homeless in 2018. The number of families affected by homelessness or at-risk of having inadequate or unstable housing continues to be a significant community issue; and

Whereas, The number of seniors, aged 55 and above, experiencing homelessness is continuously increasing. In 2018, 8,367 seniors experienced homelessness; and

Whereas, The Michigan Coalition Against Homelessness, the Michigan State Housing Development Authority, supporters of Michigan's Campaign to End Homelessness, and the Michigan Legislative Caucus on Poverty and Homelessness are some of the many dedicated organizations in this state whose efforts continue to make a difference in the lives of many homeless citizens in our communities; and

Whereas, The Campaign to End Homelessness and its many supporters helped bring about a 9 percent decrease in the number of persons counted living on the streets from 2015-2017; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare November 2019 as Poverty and Homelessness Awareness Month in the state of Michigan.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Hood, Pohutsky, Garza, Shannon, Witwer, Byrd, Cynthia Johnson, Cherry, Lasinski, Gay-Dagnogo, Sowerby, Brenda Carter, Coleman, Manoogian, Haadsma, LaGrand, Bolden, Stone, Kuppa, Rabhi, Brann, Anthony, Calley, Tyrone Carter, Miller, Ellison, Sneller, Afendoulis, Huizenga, Howell, VanWoerkom, Hoadley, Hammoud, Allor, Clemente, Hope, Jones, Love, Pagan, Sabo, Warren and Wittenberg offered the following resolution:

House Resolution No. 194.

A resolution to declare November 1, 2019, as Lead Poisoning Prevention Day in the state of Michigan.

Whereas, Lead is a dangerous and harmful substance to humans. It gets in our water, soil, and households. Lead comes from many sources such as paint, pipes, and certain toys; and

Whereas, The effects of lead can affect people of all ages. However, children, especially those under six, are at a much higher risk for lead poisoning. Many items that children play with, such as toys and remains of lead paint dust, may cause lead to enter a child's body and can have dangerous consequences. Among these consequences are brain and nervous system damage, slow growth and development, and hearing and speech problems. Adults may experience decreased kidney function and elevated blood pressure; and

Whereas, The effects of lead can stay in a person's body for 30 years or more; and

Whereas, This state has seen firsthand the effects that lead poisoning can have on people; and

Whereas, According to the U.S. Department of Housing and Urban Development, low income communities are at a greater risk for lead poisoning than those in other communities; and

Whereas, Lead poisoning is preventable. There are many steps individuals can take to avoid lead poisoning, which include having drinking water tested, removing shoes before entering the home to prevent spreading lead from dust or soil, and thoroughly washing children's toys, hands, and pacifiers; and

Whereas, Lead Poisoning Prevention Day is a call to individuals, organizations, industries, state, tribal, and local governments to increase lead poisoning prevention awareness through education, resources, and action; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare November 1, 2019, as Lead Poisoning Prevention Day in the state of Michigan.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Bollin, Allor, Clemente, Crawford, Green, Hood, Hope, Cynthia Johnson, Jones, Kahle, Kuppa, Lasinski, Love, Manoogian, Rendon, Sabo, Schroeder, Sneller, Stone, Warren, Wittenberg and Witwer offered the following resolution:

House Resolution No. 195.

A resolution to declare November 2019 as Stomach Cancer Awareness Month in the state of Michigan. Whereas, Stomach cancer, also known as gastric cancer, is one of the most difficult cancers to detect in the early stages of the disease, which contributes to high mortality rates; and

Whereas, Stomach cancer occurs when cancer cells develop in the lining of the stomach; and

Whereas, Stomach cancer is the fifth most common type of cancer worldwide. In 2019, an estimated 27,510 cases of stomach cancer will be diagnosed in the United States and approximately 11,140 people in the country will die from the disease; and

Whereas, The estimated 5-year survival rate for stomach cancer is only 31 percent; and

Whereas, Approximately 1 in 111 individuals will be diagnosed with stomach cancer during his or her lifetime; and

Whereas, In the United States, stomach cancer is more prevalent among racial and ethnic minorities; and Whereas, Increased awareness of and education about stomach cancer among patients and health care providers could improve timely recognition of stomach cancer symptoms; and

Whereas, More research into early diagnosis, screening, and treatment for stomach cancer is needed; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare November 2019 as Stomach Cancer Awareness Month in the state of Michigan. We support the goals of Stomach Cancer Awareness Month, encourage efforts to increase awareness of and education about the condition among the general public of Michigan, and recognize the need for additional research into early diagnosis, screening, and treatment for stomach cancer.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Manoogian, Camilleri, Wittenberg, Guerra, Tyrone Carter, Hammoud, Pagan, Lasinski, Brixie, Clemente, Garza, Hood, Hope, Cynthia Johnson, Jones, Kuppa, Love and Warren offered the following resolution:

House Resolution No. 196.

A resolution to memorialize the U.S. Congress to adopt Election Day, the first Tuesday after the first Monday in November, as a national holiday.

Whereas, Voting is the cornerstone of our democratic republic. Through voting, we elect leaders and lawmakers; make public policy decisions; and express opinions at the national, state, and local levels. Respecting and championing the vote is central to maintaining the highest ideals of the United States—liberty, justice, and equality; and

Whereas, As a momentous part of our nation and identity, voting deserves to be celebrated and encouraged through a national holiday. The country has many distinct days that honor great people and events, which are appropriately distinguished as national holidays. However, there is not a national holiday specifically centered on voting and its significance to our society and its founding principles; and

Whereas, A national holiday designation would ease obstacles to voting and increase election participation. Voter turnout is negatively impacted by work schedules, time constraints, and related barriers. By making the November election a holiday, these problems and associated issues like excessively long morning and evening lines at polling places would be mitigated. With more time to cast their ballots, voters would be better able to exercise their democratic rights. Moreover, with more citizens voting, our elections would be more representative of the country and its communities; now, therefore, be it

Resolved by the House of Representatives, That we memorialize the U.S. Congress to adopt Election Day, the first Tuesday after the first Monday in November, as a national holiday; and be it further

Resolved, That copies of this resolution be transmitted to the President of the United States Senate, the Speaker of the United States House of Representatives, and the members of the Michigan congressional delegation.

The resolution was referred to the Committee on Government Operations.

Messages from the Senate

The Speaker laid before the House

House Bill No. 4485, entitled

A bill to amend 2001 PA 142, entitled "Michigan memorial highway act," (MCL 250.1001 to 250.2080) by adding section 1081.

(The bill was received from the Senate on October 29, with substitute (S-1), title amendment and immediate effect given by the Senate, consideration of which, under the rules, was postponed until October 30, see House Journal No. 102, p. 1843.)

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. 299 Yeas—108

Afendoulis Johnson, S. Rabhi Farrington Albert Filler Jones Reilly Alexander Frederick Kahle Rendon Kennedy Robinson Allor Garrett Anthony Garza Koleszar Sabo Bellino Gay-Dagnogo Kuppa Schroeder Berman Glenn LaFave Shannon Bolden Green LaGrand Sheppard Bollin Greig Lasinski Slagh Brann Griffin Leutheuser Sneller Brixie Guerra Liberati Sowerby Haadsma Lightner Stone Byrd Calley Hall Lilly Tate Cambensy Hammoud Love VanSingel Camilleri Hauck Lower VanWoerkom Carter, B. Vaupel Hernandez Maddock Carter, T. Hertel Manoogian Wakeman Chatfield Hoadley Marino Warren Webber Markkanen Cherry Hoitenga Chirkun Hood Wendzel Meerman Clemente Hope Miller Wentworth Cole Hornberger Mueller Whiteford Coleman O'Mallev Howell Wittenberg Crawford Witwer Huizenga Pagan Eisen Iden Paquette Wozniak Yancey Elder Inman Peterson Ellison Yaroch Johnson, C. Pohutsky

Nays-0

In The Chair: Lilly

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. 4412, entitled

A bill to amend 1978 PA 368, entitled "Public health code," (MCL 333.1101 to 333.25211) by adding section 17766g.

(The bill was received from the Senate on October 30, with substitute (S-1), full title inserted and immediate effect given by the Senate, consideration of which, under the rules, was postponed until October 31, see House Journal No. 103, p. 1855.)

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. 300

Yeas-104

Afendoulis Farrington Johnson, C. Pohutsky Albert Filler Jones Rabhi Frederick Kahle Rendon Alexander Kennedy Robinson Allor Garrett Anthony Garza Koleszar Sabo Bellino Schroeder Gay-Dagnogo Kuppa Bolden Glenn LaFave Shannon Bollin Green LaGrand Sheppard Brann Greig Lasinski Slagh Griffin Brixie Leutheuser Sneller Guerra Byrd Liberati Sowerby Haadsma Lightner Calley Stone Cambensy Hall Lilly Tate Camilleri Hammoud VanSingel Love Carter, B. Hauck Lower Vaupel Carter, T. Hernandez Maddock Wakeman Chatfield Warren Hertel Manoogian Webber Cherry Hoadley Marino Chirkun Hoitenga Markkanen Wendzel Clemente Wentworth Hood Meerman Cole Hope Miller Whiteford Wittenberg Coleman Hornberger Mueller Crawford Howell O'Malley Witwer Eisen Huizenga Pagan Wozniak Elder Iden Paquette Yancey Ellison Inman Peterson Yaroch

Nays-4

Berman Johnson, S. Reilly VanWoerkom

In The Chair: Lilly

The House agreed to the full title.

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

Third Reading of Bills

House Bill No. 4851, entitled

A bill to amend 1893 PA 206, entitled "The general property tax act," by amending sections 7b and 53b (MCL 211.7b and 211.53b), section 7b as amended by 2013 PA 161 and section 53b as amended by 2017 PA 261.

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

Roll Call No. 301 Yeas—108

Afendoulis Farrington Johnson, S. Rabhi Albert Filler Jones Reilly

Alexander Frederick Kahle Rendon Allor Garrett Kennedy Robinson Anthony Garza Koleszar Sabo Bellino Gay-Dagnogo Kuppa Schroeder Berman Glenn LaFave Shannon Bolden Green LaGrand Sheppard Bollin Greig Lasinski Slagh Brann Griffin Leutheuser Sneller Brixie Guerra Liberati Sowerby Bvrd Haadsma Lightner Stone Hall Calley Lilly Tate Cambensy Hammoud Love VanSingel Camilleri Hauck Lower VanWoerkom Carter, B. Vaupel Hernandez Maddock Carter, T. Wakeman Hertel Manoogian Chatfield Hoadley Marino Warren Cherry Hoitenga Markkanen Webber Chirkun Hood Meerman Wendzel Clemente Miller Wentworth Hope Cole Hornberger Mueller Whiteford Howell Coleman O'Malley Wittenberg Crawford Huizenga Witwer Pagan Wozniak Eisen Iden Paquette Elder Inman Peterson Yancey Yaroch Ellison Johnson, C. Pohutsky

Nays-0

In The Chair: Lilly

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

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

A bill to amend 1893 PA 206, entitled "The general property tax act," by amending section 53b (MCL 211.53b), as amended by 2017 PA 261.

The motion prevailed.

The House agreed to the title as amended.

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

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

House Bill No. 4958, entitled

A bill to amend 1978 PA 368, entitled "Public health code," (MCL 333.1101 to 333.25211) by adding section 16279.

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

Roll Call No. 302 Yeas—108

Afendoulis	Farrington	Johnson, S.	Rabhi
Albert	Filler	Jones	Reilly
Alexander	Frederick	Kahle	Rendon
Allor	Garrett	Kennedy	Robinson
Anthony	Garza	Koleszar	Sabo
Bellino	Gay-Dagnogo	Kuppa	Schroeder
Berman	Glenn	LaFave	Shannon

Bolden Green LaGrand Sheppard Bollin Greig Lasinski Slagh Brann Griffin Leutheuser Sneller Brixie Guerra Liberati Sowerby Bvrd Haadsma Lightner Stone Calley Hall Lilly Tate Cambensy Hammoud Love VanSingel Camilleri Hauck Lower VanWoerkom Carter, B. Hernandez Maddock Vaupel Carter, T. Hertel Manoogian Wakeman Chatfield Warren Hoadley Marino Cherry Hoitenga Markkanen Webber Chirkun Hood Meerman Wendzel Wentworth Clemente Hope Miller Cole Whiteford Hornberger Mueller Coleman Howell O'Malley Wittenberg Huizenga Crawford Witwer Pagan Eisen Iden Paquette Wozniak Elder Inman Yancev Peterson Ellison Johnson, C. Pohutsky Yaroch

Nays-0

In The Chair: Lilly

The House agreed to the title of the bill.

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

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

House Bill No. 4689, 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 the title and section 5a (MCL 388.855a), the title as amended by 2002 PA 628 and section 5a as amended by 2006 PA 199, and by adding section 1d.

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

Roll Call No. 303 Yeas—108

Afendoulis	Farrington	Johnson, S.	Rabhi
Albert	Filler	Jones	Reilly
Alexander	Frederick	Kahle	Rendon
Allor	Garrett	Kennedy	Robinson
Anthony	Garza	Koleszar	Sabo
Bellino	Gay-Dagnogo	Kuppa	Schroeder
Berman	Glenn	LaFave	Shannon
Bolden	Green	LaGrand	Sheppard
Bollin	Greig	Lasinski	Slagh
Brann	Griffin	Leutheuser	Sneller
Brixie	Guerra	Liberati	Sowerby

Byrd Haadsma Lightner Stone Calley Hall Lilly Tate Cambensy Hammoud VanSingel Love Camilleri Hauck Lower VanWoerkom Carter, B. Hernandez Maddock Vaupel Carter, T. Wakeman Hertel Manoogian Chatfield Warren Hoadley Marino Cherry Hoitenga Markkanen Webber Chirkun Hood Wendzel Meerman Clemente Hope Miller Wentworth Cole Mueller Whiteford Hornberger Wittenberg Coleman Howell O'Malley Witwer Crawford Huizenga Pagan Eisen Wozniak Iden Paquette Elder Yancey Inman Peterson Ellison Johnson, C. Pohutsky Yaroch

Nays-0

In The Chair: Lilly

The House agreed to the title of the bill.

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

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

House Bill No. 4912, entitled

A bill to amend 1998 PA 58, entitled "Michigan liquor control code of 1998," by amending section 513 (MCL 436.1513), as amended by 2018 PA 479.

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

Roll Call No. 304 Yeas—106

Afendoulis	Filler	Kahle	Reilly
Albert	Frederick	Kennedy	Rendon
Alexander	Garrett	Koleszar	Robinson
Allor	Garza	Kuppa	Sabo
Anthony	Gay-Dagnogo	LaFave	Schroeder
Bellino	Glenn	LaGrand	Shannon
Berman	Greig	Lasinski	Sheppard
Bolden	Griffin	Leutheuser	Slagh
Bollin	Guerra	Liberati	Sneller
Brixie	Haadsma	Lightner	Sowerby
Byrd	Hall	Lilly	Stone
Calley	Hammoud	Love	Tate
Cambensy	Hauck	Lower	VanSingel
Camilleri	Hernandez	Maddock	VanWoerkom
Carter, B.	Hertel	Manoogian	Vaupel
Carter, T.	Hoadley	Marino	Wakeman
Chatfield	Hoitenga	Markkanen	Warren
Cherry	Hood	Meerman	Webber
Chirkun	Hope	Miller	Wendzel
Clemente	Hornberger	Mueller	Wentworth
Cole	Howell	O'Malley	Whiteford

Coleman Huizenga Pagan Wittenberg Crawford Witwer Iden Paquette Eisen Inman Peterson Wozniak Johnson, C. Elder Yancev Pohutsky Ellison Johnson, S. Rabhi Yaroch Jones Farrington

... 8...

Nays-2

Brann Green

In The Chair: Lilly

The House agreed to the title of the bill.

Rep. Webber 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. 5043, entitled

A bill to amend 1974 PA 258, entitled "Mental health code," by amending sections 100b and 772 (MCL 330.1100b and 330.1772), section 100b as amended by 2014 PA 200 and section 772 as added by 1995 PA 290, and by adding section 206a; and to repeal acts and parts of acts.

The bill was read a second time.

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

The motion prevailed.

House Bill No. 5044, entitled

A bill to amend 1994 PA 203, entitled "Foster care and adoption services act," by amending section 4c (MCL 722.954c), as amended by 2014 PA 337.

The bill was read a second time.

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

The motion prevailed.

House Bill No. 4980, entitled

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," by amending sections 1 and 4 (MCL 780.621 and 780.624), section 1 as amended by 2016 PA 336 and section 4 as amended by 2014 PA 335, and by adding section 1b.

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. Mueller moved to amend the bill as follows:

1. Amend page 4, line 27, after "(7)" by striking out the balance of the page through "restitution." on line 1 of page 5 and inserting "Restitution must be paid in full in order to be eligible for a conviction to be set aside.".

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

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

The motion prevailed.

House Bill No. 4981, entitled

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," by amending section 1 (MCL 780.621), as amended by 2016 PA 336.

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

The motion prevailed.

House Bill No. 4982, entitled

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," by amending section 1 (MCL 780.621), as amended by 2016 PA 336.

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

The motion prevailed.

House Bill No. 4983, entitled

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," by amending section 1 (MCL 780.621), as amended by 2016 PA 336.

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

The motion prevailed.

House Bill No. 4984, entitled

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," by amending section 1 (MCL 780.621), as amended by 2016 PA 336.

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

The motion prevailed.

House Bill No. 4985, entitled

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," by amending section 1 (MCL 780.621), as amended by 2016 PA 336.

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. Gay-Dagnogo moved that the bill be placed on the order of Third Reading of Bills.

The motion prevailed.

House Bill No. 5120, entitled

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," by amending section 1 (MCL 780.621), as amended by 2016 PA 336.

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

The motion prevailed.

House Bill No. 5117, entitled

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," by amending sections 6431 and 6452 (MCL 600.6431 and 600.6452).

The bill was read a second time.

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

The motion prevailed.

House Bill No. 5118, entitled

A bill to amend 2016 PA 343, entitled "Wrongful imprisonment compensation act," by amending section 7 (MCL 691.1757).

The bill was read a second time.

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

The motion prevailed.

House Bill No. 4830, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending section 20161 (MCL 333.20161), as amended by 2018 PA 245.

Was read a second time, and the question being on the adoption of the proposed substitute (H-3) previously recommended by the Committee on Appropriations,

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

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

The motion prevailed.

House Bill No. 4687, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 40102 and 40111a (MCL 324.40102 and 324.40111a), section 40102 as amended by 2015 PA 24 and section 40111a as amended by 2015 PA 265.

The bill was read a second time.

Rep. Elder moved to amend the bill as follows:

1. Amend page 5, line 13, after "elk" by inserting "if that individual does not deposit more than 5 gallons of feed at each bait site".

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

Rep. Pohutsky moved to amend the bill as follows:

1. Amend page 5, following line 13, by inserting:

"Sec. 40118. (1) An individual who violates this part, an order or interim order issued under this part, or a condition of a permit issued under this part, except for a violation specified in subsections (2) to (18), is guilty of a misdemeanor punishable by imprisonment for not more than 90 days, or a fine of not less than \$50.00 or more than \$50.00, or both, and the costs of prosecution. In addition, a permit issued by the department under this part must be revoked pursuant to the administrative procedures act of 1969, 1969 PA 306, MCL 24.201 to 24.328.

(2) An individual who violates a provision of this part or an order or interim order issued under this part regarding the possession or taking of any game, except deer, bear, wild turkey, wolf, waterfowl, moose, or elk, is guilty of a misdemeanor punishable by imprisonment for not more than 90 days, or a fine of not less than \$100.00 or more than \$1,000.00, or both, and the costs of prosecution.

- (3) Except as otherwise provided in this subsection, an individual who violates a provision of this part or an order or interim order issued under this part regarding the possession or taking of deer, bear, wild turkey, or wolf is guilty of a misdemeanor and shall be punished by imprisonment for not less than 5 days or more than 90 days, and a fine of not less than \$200.00 or more than \$1,000.00, and the costs of prosecution. An individual shall not be punished under this subsection for lawfully removing, capturing, or destroying a wolf under 2008 PA 290, MCL 324.95151 to 324.95155, or 2008 PA 318, MCL 324.95161 to 324.95167.
- (4) An individual who violates a provision of this part or an order or interim order issued under this part regarding the possession or taking of elk is guilty of a misdemeanor punishable by imprisonment for not less than 30 days or more than 180 days, or a fine of not less than \$500.00 or more than \$2,000.00, or both, and the costs of prosecution.
- (5) An individual who violates a provision of this part or an order or interim order issued under this part regarding the possession or taking of moose is guilty of a misdemeanor punishable by imprisonment for not less than 90 days or more than 1 year and a fine of not less than \$1,000.00 or more than \$5,000.00, and the costs of prosecution.
- (6) An individual who violates a provision of this part or an order or interim order issued under this part regarding the possession or taking of waterfowl is guilty of a misdemeanor punishable by imprisonment for not more than 90 days or a fine of not less than \$250.00 or more than \$500.00, or both, and the costs of prosecution. An individual who violates a provision of this part or an order or interim order issued under this part regarding the possession or taking of waterfowl a second or subsequent time is guilty of a misdemeanor punishable by imprisonment for not more than 90 days or a fine of \$500.00, or both, and the costs of prosecution.
- (7) An individual sentenced under subsection (3), (14), or (15) shall not secure or possess a license of any kind to hunt during the remainder of the year in which convicted and the next 3 succeeding calendar years. An individual sentenced under subsection (11) shall not secure or possess a license to hunt during the remainder of the year in which convicted and the next succeeding calendar year, or longer in the discretion of the court.
- (8) In addition to the penalties provided for violating this part or an order issued under this part, an individual convicted of the illegal killing, possessing, purchasing, or selling of a bear or an antlered white-tailed deer is subject to the following penalties:
- (a) For a first offense, the individual shall not secure or possess a license of any kind to hunt for an additional 2 calendar years after the penalties imposed under subsection (7).
- (b) For a second or subsequent offense, the individual shall not secure or possess a license of any kind to hunt for an additional 7 calendar years after the penalties imposed under subsection (7).
- (9) In addition to the penalties provided for violating this part or an order issued under this part, an individual convicted of the illegal killing, possessing, purchasing, or selling of a wild turkey shall not secure or possess a license of any kind to hunt for an additional 2 calendar years after the penalties imposed under subsection (7).
 - (10) An individual sentenced under subsection (4) or (5) is subject to the following penalties:
- (a) For a first offense, the individual shall not secure or possess a license of any kind to hunt for the remainder of the year in which convicted and the next 15 succeeding calendar years.
- (b) For a second offense, the individual shall not secure or possess a license of any kind to hunt for the remainder of that individual's life.
- (11) An individual who violates section 40113(1) is guilty of a misdemeanor punishable by imprisonment for not less than 5 days or more than 90 days, or a fine of not less than \$100.00 or more than \$500.00, or both, and the costs of prosecution.
- (12) An individual who violates section 40113(2) is guilty of a misdemeanor punishable by imprisonment for not more than 90 days, or a fine of not less than \$50.00 or more than \$500.00, or both, and the costs of prosecution.
- (13) An individual who violates section 40113(3) is guilty of a misdemeanor punishable by imprisonment for not less than 5 days or more than 90 days and a fine of not less than \$100.00 or more than \$500.00, and the costs of prosecution.
- (14) An individual who violates a provision of this part or an order or interim order issued under this part regarding the taking or possession of an animal that has been designated by the department to be a protected animal, other than an animal that appears on a list prepared under section 36505, is guilty of a misdemeanor punishable by imprisonment for not more than 90 days or a fine of not less than \$100.00 or more than \$1,000.00, or both, and the costs of prosecution.
- (15) An individual who buys or sells game or a protected animal in violation of this part or an order or interim order issued under this part is guilty of a misdemeanor punishable by imprisonment for not more than 90 days or a fine of not more than \$1,000.00, or both, for the first offense, and is guilty of a felony for each subsequent offense.

- (16) An individual who willfully violates a provision of this part or an order or interim order issued under this part by using an illegally constructed snare or cable restraint is guilty of a misdemeanor punishable by imprisonment for not more than 90 days, or a fine of \$1,000.00 for the first illegally constructed snare or cable restraint and \$250.00 for each subsequent illegally constructed snare or cable restraint, or both, and the costs of prosecution.
- (17) An individual who violates a provision of this part or an order or interim order issued under this part regarding the importation of a cervid carcass or parts of a cervid carcass, other than hides, deboned meat, quarters or other parts of a cervid that do not have any part of the spinal column or head attached, finished taxidermy products, cleaned teeth, antlers, or antlers attached to a skullcap cleaned of brain and muscle tissue, from another state or province is guilty of a misdemeanor punishable by imprisonment for not more than 90 days or a fine of not less than \$500.00 or more than \$2,000.00, or both, and the costs of prosecution.
- (18) If an individual is convicted of a violation of this part or an order or interim order issued under this part and it is alleged in the complaint and proved or admitted at trial or ascertained by the court after conviction that the individual had been previously convicted 2 times within the preceding 5 years for a violation of this part or an order or interim order issued under this part, the individual is guilty of a misdemeanor punishable by imprisonment for not less than 10 days or more than 180 days, and a fine of not less than \$500.00 or more than \$2,000.00, and costs of prosecution.
- (19) If an individual is convicted under 36 CFR 261.8(a), the individual shall not secure or possess a hunting license of any kind to hunt for the remainder of that individual's life.".

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

Rep. Albert moved to amend the bill as follows:

- 1. Amend page 5, following line 13, by inserting:
- "Sec. 43527a. (1) Beginning March 1, 2014, only Only an individual holding a valid base license is eligible to purchase a deer license or an antlerless deer license, pursuant to current regulations. The fee for a deer license or an antlerless deer license is \$20.00.
- (2) Beginning March 1, 2014, the **The** department shall charge a nonrefundable application fee not to exceed \$5.00 for each individual who applies for an antlerless deer license.
- (3) The department may issue a kill tag with or as part of each deer license. The kill tag shall bear the license number. The kill tag may also include space for other pertinent information required by the department. The kill tag, if issued, is part of the license.
- (4) Where authorized by the department, a resident may purchase a second deer license for the fee assessed under this subsection for the deer license for which that individual is eligible. However, a senior license discount is not available for the purchase of a second deer license. Where authorized by the department, a nonresident may purchase an additional deer license or antlerless deer license under this section for \$170.00. The Except as otherwise provided in subsection (5), the department may issue orders under part 401 designating the kind of deer that may be taken and the geographic area in which any license issued under this section is valid, when advisable in managing deer."

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

Rep. Lower moved to amend the bill as follows:

- 1. Amend page 5, following line 13, by inserting:
- "Sec. 43527a. (1) Beginning March 1, 2014, only an individual holding a valid base license is eligible to purchase a deer license or an antlerless deer license, pursuant to current regulations. The fee for a deer license or an antlerless deer license is \$20.00.
- (2) Beginning March 1, 2014, the department shall charge a nonrefundable application fee not to exceed \$5.00 for each individual who applies for an antlerless deer license.
- (3) The department may issue a kill tag with or as part of each deer license. The kill tag shall bear the license number. The kill tag may also include space for other pertinent information required by the department. The kill tag, if issued, is part of the license.
- (4) Where authorized by the department, a resident may purchase a second deer license for the fee assessed under this subsection for the deer license for which that individual is eligible. However, a senior license discount is not available for the purchase of a second deer license. Where authorized by the department, a nonresident may purchase an additional deer license or antlerless deer license under this section for \$170.00. The department may issue orders under part 401 designating the kind of deer that may be taken and the geographic area in which any license issued under this section is valid, when advisable in managing deer.
- (5) The department shall not prohibit an individual with a valid deer license from taking any antlered deer, regardless of the number of antler points on that deer, in any area of this state in which deer have tested positive for chronic wasting disease.

(6) As used in this section, "antlered deer" means a deer having at least 1 antler that extends 3 inches or more above the skull.".

The motion prevailed and the amendment was adopted, a majority of the members serving voting therefor. Rep. Webber moved that consideration of the bill be postponed temporarily.

The motion prevailed.

By unanimous consent the House returned to the order of

Third Reading of Bills

Rep. Webber moved that **House Bill No. 4980** be placed on its immediate passage.

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

House Bill No. 4980, entitled

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," by amending sections 1 and 4 (MCL 780.621 and 780.624), section 1 as amended by 2016 PA 336 and section 4 as amended by 2014 PA 335, and by adding section 1b.

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

Roll Call No. 305 Yeas—95

Afendoulis	Farrington	Johnson, S.	Rendon
Albert	Filler	Jones	Robinson
Alexander	Frederick	Kahle	Sabo
Anthony	Garrett	Kennedy	Schroeder
Bellino	Garza	Koleszar	Shannon
Berman	Gay-Dagnogo	Kuppa	Sheppard
Bolden	Glenn	LaGrand	Slagh
Brann	Greig	Lasinski	Sneller
Brixie	Guerra	Leutheuser	Sowerby
Byrd	Haadsma	Liberati	Stone
Calley	Hall	Lilly	Tate
Cambensy	Hammoud	Love	VanWoerkom
Camilleri	Hauck	Lower	Vaupel
Carter, B.	Hernandez	Manoogian	Wakeman
Carter, T.	Hertel	Marino	Warren
Chatfield	Hoadley	Markkanen	Webber
Cherry	Hoitenga	Meerman	Wendzel
Chirkun	Hood	O'Malley	Wentworth
Clemente	Hope	Pagan	Whiteford
Cole	Howell	Paquette	Wittenberg
Coleman	Huizenga	Peterson	Witwer
Crawford	Iden	Pohutsky	Wozniak
Elder	Inman	Rabhi	Yancey
Ellison	Johnson, C.	Reilly	•

Navs-13

Allor	Griffin	Lightner	Mueller
Bollin	Hornberger	Maddock	VanSingel
Eisen	LaFave	Miller	Yaroch

In The Chair: Lilly

Green

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

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

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," by amending sections 2, 3, and 4 (MCL 780.622, 780.623, and 780.624), sections 2 and 4 as amended by 2014 PA 335 and section 3 as amended by 2014 PA 463, and by adding section 1g.

The motion prevailed.

The House agreed to the title as amended.

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

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

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

"Mr. Speaker and members of the House:

This bill provides for an automatic set aside of certain convictions without consideration of whether restitution has been paid to the victim. I voted no because I believe restitution to victims should be protected as part of this process."

Rep. Webber moved that House Bill No. 4981 be placed on its immediate passage.

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

House Bill No. 4981, entitled

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," by amending section 1 (MCL 780.621), as amended by 2016 PA 336.

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

Roll Call No. 306

Yeas—102

Afendoulis	Filler	Jones
Albert	Frederick	Kahle
Alexander	Garrett	Kennedy
Anthony	Garza	Koleszar
Bellino	Gay-Dagnogo	Kuppa
Berman	Glenn	LaGrand
Bolden	Green	Lasinski
Brann	Greig	Leutheuser
Brixie	Griffin	Liberati
Byrd	Guerra	Lightner
Calley	Haadsma	Lilly
Cambensy	Hall	Love
Camilleri	Hammoud	Lower
Carter, B.	Hauck	Manoogian
Carter, T.	Hernandez	Marino
Chatfield	Hertel	Markkanen
Cherry	Hoadley	Meerman
Chirkun	Hoitenga	Mueller
Clemente	Hood	O'Malley
Cole	Hope	Pagan

Rendon Robinson Sabo Schroeder Shannon Sheppard Slagh Sneller Sowerby Stone Tate VanSingel VanWoerkom Vaupel Wakeman Warren Webber Wendzel Wentworth Whiteford

Coleman Howell Wittenberg Paquette Crawford Huizenga Peterson Witwer Eisen Iden Pohutsky Wozniak Elder Inman Yancey Rabhi Johnson, C. Reilly Yaroch Ellison Farrington Johnson, S.

Nays-6

Allor Hornberger Maddock Miller

Bollin LaFave

In The Chair: Lilly

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

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

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," (MCL 780.621 to 780.624) by adding section 1c.

The motion prevailed.

The House agreed to the title as amended.

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

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

Rep. Webber moved that House Bill No. 4982 be placed on its immediate passage.

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

House Bill No. 4982, entitled

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," by amending section 1 (MCL 780.621), as amended by 2016 PA 336.

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

Roll Call No. 307 Yeas—101

Afendoulis Frederick Jones Rendon Alexander Garrett Kahle Robinson Anthony Garza Kennedy Sabo Schroeder Bellino Gay-Dagnogo Koleszar Berman Glenn Kuppa Shannon Bolden Green LaGrand Sheppard Brann Greig Lasinski Slagh Sneller Brixie Griffin Leutheuser Byrd Guerra Liberati Sowerby Calley Haadsma Lightner Stone Cambensy Hall Lilly Tate Camilleri Hammoud Love VanSingel Carter, B. VanWoerkom Hauck Lower Carter, T. Hernandez Vaupel Manoogian

Chatfield Hertel Marino Wakeman Cherry Hoadley Markkanen Warren Chirkun Hoitenga Meerman Webber Clemente Hood Mueller Wendzel Hope O'Malley Wentworth Cole Coleman Howell Pagan Whiteford Crawford Huizenga Paquette Wittenberg Peterson Eisen Iden Witwer Elder Inman Pohutsky Wozniak Ellison Johnson, C. Rabhi Yancey Johnson, S. Reilly Yaroch Farrington

Filler

Nays-7

Albert Bollin LaFave Miller Allor Hornberger Maddock

In The Chair: Lilly

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

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

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," (MCL 780.621 to 780.624) by adding section 1e.

The motion prevailed.

The House agreed to the title as amended.

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

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

Rep. Webber moved that House Bill No. 4983 be placed on its immediate passage.

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

House Bill No. 4983, entitled

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," by amending section 1 (MCL 780.621), as amended by 2016 PA 336.

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

Roll Call No. 308 Yeas—102

Afendoulis Filler Kahle Rendon Frederick Kennedy Albert Robinson Alexander Garrett Koleszar Sabo Anthony Schroeder Garza Kuppa Bellino Gay-Dagnogo LaGrand Shannon Berman Glenn Lasinski Sheppard Slagh Bolden Greig Leutheuser Liberati Sneller Brann Griffin

Brixie Guerra Sowerby Lightner Byrd Haadsma Lilly Stone Calley Hall Love Tate VanSingel Cambensy Hammoud Lower Camilleri VanWoerkom Hauck Maddock Carter, B. Hernandez Manoogian Vaupel Carter, T. Hertel Marino Wakeman Warren Chatfield Hoadley Markkanen Cherry Hoitenga Meerman Webber Wendzel Chirkun Hood Mueller Clemente Wentworth Hope O'Malley Cole Howell Pagan Whiteford Coleman Huizenga Paquette Wittenberg Crawford Iden Peterson Witwer Eisen Inman Pohutsky Wozniak Elder Johnson, C. Rabhi Yancey Ellison Johnson, S. Reilly Yaroch Farrington Jones

Nays-6

Allor Green LaFave Miller Bollin Hornberger

In The Chair: Lilly

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

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

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," (MCL 780.621 to 780.624) by adding section 1d.

The motion prevailed.

The House agreed to the title as amended.

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

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

Rep. Webber moved that **House Bill No. 4984** be placed on its immediate passage.

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

House Bill No. 4984, entitled

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," by amending section 1 (MCL 780.621), as amended by 2016 PA 336.

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

Roll Call No. 309 Yeas—97

Afendoulis Farrington Johnson, C. Rendon Albert Filler Johnson, S. Robinson

Frederick Jones Alexander Anthony Garrett Kahle Bellino Garza Kennedy Berman Gay-Dagnogo Koleszar Bolden Glenn Kuppa Brann Greig LaGrand Brixie Griffin Lasinski Byrd Guerra Leutheuser Calley Haadsma Liberati Cambensy Hall Lilly Camilleri Hammoud Love Carter, B. Hauck Lower Carter, T. Hernandez Manoogian Chatfield Hertel Marino Cherry Hoadley Markkanen Chirkun Hoitenga Meerman Clemente Hood O'Malley Cole Hope Pagan Coleman Howell Peterson Crawford Huizenga Pohutsky

Iden

Inman

Sabo Schroeder Shannon Sheppard Slagh Sneller Sowerby Stone Tate VanWoerk

VanWoerkom Vaupel Wakeman Warren Webber Wendzel Wentworth Whiteford Wittenberg Witwer Wozniak Yancey Yaroch

Nays-11

Rabhi

Reilly

Allor Hornberger Maddock Paquette
Bollin LaFave Miller VanSingel
Green Lightner Mueller

In The Chair: Lilly

Eisen

Elder

Ellison

The House agreed to the title of the bill.

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

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

Rep. Webber moved that House Bill No. 4985 be placed on its immediate passage.

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

House Bill No. 4985, entitled

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," by amending section 1 (MCL 780.621), as amended by 2016 PA 336.

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

Roll Call No. 310 Yeas—98

Afendoulis	Farrington	Johnson, S.	Rendon
Albert	Filler	Jones	Robinson
Alexander	Frederick	Kahle	Sabo

Schroeder Anthony Garrett Kennedy Bellino Koleszar Shannon Garza Berman Gay-Dagnogo Kuppa Sheppard Bolden Glenn LaGrand Slagh Brann Greig Lasinski Sneller Brixie Griffin Leutheuser Sowerby Bvrd Guerra Liberati Stone Calley Haadsma Lilly Tate Hall VanWoerkom Cambensy Love Camilleri Hammoud Lower Vaupel Carter, B. Hauck Manoogian Wakeman Carter, T. Hernandez Marino Warren Chatfield Webber Hertel Markkanen Wendzel Cherry Hoadley Meerman Wentworth Chirkun Hoitenga O'Malley Whiteford Clemente Hood Pagan Cole Hope Paquette Wittenberg Coleman Howell Peterson Witwer Crawford Wozniak Huizenga Pohutsky Eisen Iden Rabhi Yancey Elder Inman Reilly Yaroch Ellison Johnson, C.

Nays-10

Allor Hornberger Maddock Mueller
Bollin LaFave Miller VanSingel
Green Lightner

In The Chair: Lilly

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

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

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," (MCL 780.621 to 780.624) by adding section 1b.

The motion prevailed.

The House agreed to the title as amended.

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

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

Rep. Webber moved that **House Bill No. 5120** be placed on its immediate passage.

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

House Bill No. 5120, entitled

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," by amending section 1 (MCL 780.621), as amended by 2016 PA 336.

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

Roll Call No. 311

Yeas-100

Afendoulis Filler Jones Rendon Frederick Kahle Robinson Alexander Anthony Garrett Kennedy Sabo Bellino Garza Koleszar Schroeder Berman Gay-Dagnogo Kuppa Shannon Bolden Glenn LaGrand Sheppard Brann Greig Lasinski Slagh Griffin Brixie Leutheuser Sneller Byrd Guerra Liberati Sowerby Calley Haadsma Lightner Stone Cambensy Hall Lilly Tate VanSingel Camilleri Hammoud Love Carter, B. Hauck Lower VanWoerkom Hernandez Carter, T. Manoogian Vaupel Chatfield Hertel Wakeman Marino Cherry Markkanen Warren Hoadley Chirkun Meerman Webber Hoitenga Clemente Wendzel Hood Mueller Cole Hope O'Malley Wentworth Coleman Howell Pagan Whiteford Crawford Wittenberg Huizenga Paquette Eisen Iden Peterson Witwer Elder Wozniak Inman Pohutsky Ellison Johnson, C. Rabhi Yancev Johnson, S. Yaroch Farrington Reilly

Nays-8

Albert Bollin Hornberger Maddock Allor Green LaFave Miller

In The Chair: Lilly

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

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

A bill to amend 1965 PA 213, entitled "An act to provide for setting aside the conviction in certain criminal cases; to provide for the effect of such action; to provide for the retention of certain nonpublic records and their use; to prescribe the powers and duties of certain public agencies and officers; and to prescribe penalties," (MCL 780.621 to 780.624) by adding section 1f.

The motion prevailed.

The House agreed to the title as amended.

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

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

Second Reading of Bills

The House returned to the consideration of

House Bill No. 4687, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 40102 and 40111a (MCL 324.40102 and 324.40111a), section 40102 as amended by 2015 PA 24 and section 40111a as amended by 2015 PA 265.

(The bill was considered earlier today, see today's Journal, p. 1886.)

Rep. Albert moved to amend the bill as follows:

- 1. Amend page 5, following line 13, by inserting:
- "Sec. 43527a. (1) Beginning March 1, 2014, only Only an individual holding a valid base license is eligible to purchase a deer license or an antlerless deer license, pursuant to current regulations. The fee for a deer license or an antlerless deer license is \$20.00.
- (2) Beginning March 1, 2014, the The department shall charge a nonrefundable application fee not to exceed \$5.00 for each individual who applies for an antlerless deer license.
- (3) The department may issue a kill tag with or as part of each deer license. The kill tag shall bear the license number. The kill tag may also include space for other pertinent information required by the department. The kill tag, if issued, is part of the license.
- (4) Where authorized by the department, a resident may purchase a second deer license for the fee assessed under this subsection for the deer license for which that individual is eligible. However, a senior license discount is not available for the purchase of a second deer license. Where authorized by the department, a nonresident may purchase an additional deer license or antlerless deer license under this section for \$170.00. The Except as otherwise provided in subsection (5), the department may issue orders under part 401 designating the kind of deer that may be taken and the geographic area in which any license issued under this section is valid, when advisable in managing deer.
- (5) The department shall not prohibit an individual with a valid deer license from taking any antlered deer, regardless of the number of antler points on that deer, in any area of this state in which deer have tested positive for chronic wasting disease.
- (6) As used in this section, "antlered deer" means a deer having at least 1 antler that extends 3 inches or more above the skull.".

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

Rep. Vaupel moved to amend the bill as follows:

- 1. Amend page 5, line 12, after "(2)" by striking out "An" and inserting "Except as otherwise provided in this subsection, an".
- 2. Amend page 5, line 13, after "elk." by inserting "An individual shall not engage in deer or elk baiting in any area of this state where bovine tuberculosis has been detected in deer.".

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

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

The motion prevailed.

Rep. Webber 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. 4687, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 40102 and 40111a (MCL 324.40102 and 324.40111a), section 40102 as amended by 2015 PA 24 and section 40111a as amended by 2015 PA 265.

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

Roll Call No. 312 Yeas—57

Afendoulis	Elder	Inman	Reilly
Albert	Farrington	Johnson, S.	Rendon
Alexander	Filler	Kahle	Schroeder
Allor	Frederick	LaFave	Sheppard
Bellino	Glenn	Leutheuser	Slagh
Berman	Green	Lightner	VanWoerkom
Bollin	Griffin	Lilly	Vaupel
Brann	Hall	Lower	Wakeman
Calley	Hauck	Maddock	Webber

Wendzel Cambensy Hernandez Marino Chatfield Hoitenga Markkanen Wentworth Chirkun Whiteford Hornberger Meerman Cole Huizenga O'Malley Wozniak Crawford Yaroch Iden Paquette Eisen

Nays-49

Anthony Gay-Dagnogo Kennedy Rabhi Bolden Greig Koleszar Robinson Brixie Guerra Sabo Kuppa Byrd Haadsma LaGrand Shannon Camilleri Hammoud Lasinski Sneller Carter, B. Hertel Liberati Sowerby Carter, T. Hoadley Love Stone Cherry Hood Manoogian Tate Clemente Hope Miller Warren Coleman Howell Pagan Wittenberg Ellison Johnson, C. Peterson Witwer Garrett Yancey Jones Pohutsky Garza

In The Chair: Lilly

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

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

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 40102, 40111a, and 43527a (MCL 324.40102, 324.40111a, and 324.43527a), section 40102 as amended by 2015 PA 24, section 40111a as amended by 2015 PA 265, and section 43527a as added by 2013 PA 108.

The motion prevailed.

The House agreed to the title as amended.

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

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

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

"Mr. Speaker and members of the House:

I did not vote on Roll Call No. 312 because of a possible conflict of interest."

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

"Mr. Speaker and members of the House:

I did not vote on Roll Call No. 312 because of a possible conflict of interest."

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

By unanimous consent the House returned to the order of

Announcement by the Clerk of Printing and Enrollment

The Clerk announced that the following bills had been reproduced and made available electronically on Thursday, October 31:

House Bill Nos. 5179 5180 5181 5182 5183 5184 5185 5186 5187 5188 5189 5190

The Clerk announced the enrollment printing and presentation to the Governor on Monday, November 4, for her approval of the following bills:

Enrolled House Bill No. 4731 at 2:07 p.m. Enrolled House Bill No. 4069 at 2:09 p.m. Enrolled House Bill No. 4465 at 2:11 p.m.

The Clerk announced that the following bills had been reproduced and made available electronically on Tuesday, November 5:

Senate Bill Nos. 631 632 633 634

The Clerk announced that the following Senate bill had been received on Tuesday, November 5:

Senate Bill No. 172

Reports of Standing Committees

The Committee on Health Policy, by Rep. Vaupel, Chair, referred

Senate Bill No. 340, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending sections 17707, 17708, 17709, 17722, 17726, 17739, 17741, 17742, 17748, 17751, and 17752 (MCL 333.17707, 333.17708, 333.17709, 333.17722, 333.17726, 333.17726, 333.17741, 333.17742, 333.17748, 333.17751, and 333.17752), section 17707 as amended by 2016 PA 528, section 17708 as amended by 2016 PA 499, sections 17709 and 17742 as amended by 2014 PA 280, section 17739 as added by 2014 PA 285, section 17748 as amended by 2015 PA 169, section 17751 as amended by 2017 PA 165, and section 17752 as amended by 2005 PA 73, and by adding sections 17742a and 17742b.

to the Committee on Ways and Means with the recommendation that the substitute (H-2) be adopted.

Favorable Roll Call

To Refer:

Yeas: Reps. Vaupel, Frederick, Alexander, Calley, Hornberger, Lower, Whiteford, Afendoulis, Filler, Mueller, Wozniak, Liberati, Clemente, Ellison, Koleszar, Pohutsky and Witwer

Nays: Rep. Stone

The bill and substitute were referred to the Committee on Ways and Means.

The Committee on Health Policy, by Rep. Vaupel, Chair, referred

Senate Bill No. 348, entitled

A bill to amend 1939 PA 280, entitled "The social welfare act," (MCL 400.1 to 400.119b) by adding section 111n.

to the Committee on Ways and Means.

Favorable Roll Call

To Refer:

Yeas: Reps. Vaupel, Frederick, Alexander, Calley, Hornberger, Lower, Whiteford, Afendoulis, Filler, Mueller, Wozniak, Liberati, Clemente, Ellison, Koleszar, Pohutsky, Stone and Witwer

Nays: None

The bill was referred to the Committee on Ways and Means.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Vaupel, Chair, of the Committee on Health Policy, was received and read:

Meeting held on: Thursday, October 31, 2019

Present: Reps. Vaupel, Frederick, Alexander, Calley, Hornberger, Lower, Whiteford, Afendoulis, Filler, Mueller, Wozniak, Liberati, Clemente, Ellison, Koleszar, Pohutsky, Stone and Witwer

Absent: Rep. Garrett Excused: Rep. Garrett

The Committee on Regulatory Reform, by Rep. Webber, Chair, referred

House Bill No. 4496, entitled

A bill to require research facilities to offer laboratory animals no longer used for research to animal protection shelters for adoption before euthanization; to require research facilities to submit annual reports to the department of agriculture and rural development that provide certain information regarding the release of laboratory animals; and to provide immunity from civil liability under certain conditions.

to the Committee on Agriculture.

Favorable Roll Call

To Refer:

Yeas: Reps. Webber, Berman, Crawford, Farrington, Frederick, Hoitenga, Filler, Hall, Wendzel, Chirkun, Liberati, Cambensy, Jones and Garza

Nays: None

The bill was referred to the Committee on Agriculture.

The Committee on Regulatory Reform, by Rep. Webber, Chair, referred

Senate Bill No. 184, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending sections 17905 and 17906 (MCL 333.17905 and 333.17906), as amended by 2015 PA 166.

to the Committee on Ways and Means with the recommendation that the substitute (H-2) be adopted.

Favorable Roll Call

To Refer:

Yeas: Reps. Webber, Berman, Crawford, Farrington, Frederick, Hoitenga, Filler, Hall, Wendzel, Chirkun, Liberati, Cambensy, Jones and Garza

Nays: None

The bill and substitute were referred to the Committee on Ways and Means.

The Committee on Regulatory Reform, by Rep. Webber, Chair, referred

Senate Bill No. 434, entitled

A bill to amend 1980 PA 299, entitled "Occupational code," by amending sections 1201, 1203, 1203b, 1204, 1205, 1211, 1217, and 1218 (MCL 339.1201, 339.1203, 339.1203b, 339.1204, 339.1205, 339.1211, 339.1217, and 339.1218), sections 1201, 1205, 1211, 1217, and 1218 as amended and section 1203b as added by 1997 PA 97 and section 1204 as amended by 2003 PA 57, and by adding section 1205a; and to repeal acts and parts of acts.

to the Committee on Ways and Means with the recommendation that the substitute (H-1) be adopted.

Favorable Roll Call

To Refer:

Yeas: Reps. Webber, Berman, Crawford, Farrington, Frederick, Hoitenga, Filler, Hall, Wendzel, Chirkun, Liberati, Cambensy, Jones and Garza

Nays: None

The bill and substitute were referred to the Committee on Ways and Means.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Webber, Chair, of the Committee on Regulatory Reform, was received and read:

Meeting held on: Tuesday, November 5, 2019

Present: Reps. Webber, Berman, Crawford, Farrington, Frederick, Hoitenga, Filler, Hall, Wendzel, Chirkun, Liberati, Cambensy, Jones and Garza

Absent: Rep. Robinson Excused: Rep. Robinson

The Committee on Transportation, by Rep. O'Malley, Chair, referred

House Bill No. 5100, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending section 709 (MCL 257.709), as amended by 2010 PA 258.

to the Committee on Ways and Means with the recommendation that the substitute (H-3) be adopted.

Favorable Roll Call

To Refer:

Yeas: Reps. O'Malley, Eisen, Cole, Sheppard, Alexander, Bellino, Howell and Sneller

Nays: Reps. Afendoulis, Yancey, Haadsma and Shannon

The bill and substitute were referred to the Committee on Ways and Means.

The Committee on Transportation, by Rep. O'Malley, Chair, referred

Senate Bill No. 309, entitled

A bill to amend 1933 PA 254, entitled "The motor carrier act," by amending sections 2 and 8 of article IV (MCL 478.2 and 478.8), section 2 of article IV as amended by 2014 PA 493 and section 8 of article IV as added by 1988 PA 369.

to the Committee on Ways and Means.

Favorable Roll Call

To Refer:

Yeas: Reps. O'Malley, Eisen, Cole, Sheppard, Alexander, Bellino, Howell, Afendoulis, Sneller, Clemente,

Yancey, Haadsma and Shannon

Nays: None

The bill was referred to the Committee on Ways and Means.

The Committee on Transportation, by Rep. O'Malley, Chair, referred

Senate Bill No. 527, entitled

A bill to amend 2001 PA 142, entitled "Michigan memorial highway act," by amending section 11 (MCL 250.1011) and by adding section 11c.

to the Committee on Ways and Means.

Favorable Roll Call

To Refer:

Yeas: Reps. O'Malley, Eisen, Cole, Sheppard, Alexander, Bellino, Howell, Afendoulis, Sneller, Clemente, Yancey, Haadsma and Shannon

Nays: None

The bill was referred to the Committee on Ways and Means.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. O'Malley, Chair, of the Committee on Transportation, was received and read:

Meeting held on: Tuesday, November 5, 2019

Present: Reps. O'Malley, Eisen, Cole, Sheppard, Alexander, Bellino, Howell, Afendoulis, Sneller, Clemente, Yancey, Haadsma and Shannon

The Committee on Military, Veterans and Homeland Security, by Rep. LaFave, Chair, referred House Bill No. 4023, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending section 16215 (MCL 333.16215), as amended by 2005 PA 211, and by adding section 16215a.

to the Committee on Ways and Means with the recommendation that the substitute (H-2) be adopted.

Favorable Roll Call

To Refer:

Yeas: Reps. LaFave, Mueller, Marino, Afendoulis, Markkanen, Jones, Chirkun, Tyrone Carter and Manoogian

Navs: None

The bill and substitute were referred to the Committee on Ways and Means.

The Committee on Military, Veterans and Homeland Security, by Rep. LaFave, Chair, referred House Bill No. 5052, entitled

A bill to establish a program in which recent military medical personnel may practice and perform acts, tasks, or functions under the supervision of certain health professionals; and to provide for the powers and duties of certain state departments and entities.

to the Committee on Ways and Means with the recommendation that the substitute (H-1) be adopted.

Favorable Roll Call

To Refer:

Yeas: Reps. LaFave, Mueller, Marino, Afendoulis, Markkanen, Jones, Chirkun, Tyrone Carter and Manoogian

Nays: None

The bill and substitute were referred to the Committee on Ways and Means.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. LaFave, Chair, of the Committee on Military, Veterans and Homeland Security, was received and read:

Meeting held on: Tuesday, November 5, 2019

Present: Reps. LaFave, Mueller, Marino, Afendoulis, Markkanen, Jones, Chirkun, Tyrone Carter and Manoogian

The Committee on Natural Resources and Outdoor Recreation, by Rep. Howell, Chair, referred **House Bill No. 5046, entitled**

A bill to allow local governments and certain authorities to withhold payment under certain conditions to contractors on an asbestos abatement project; to provide for mandatory contract conditions on certain asbestos abatement projects; to provide for certain disclosures; and to prescribe the powers and duties of certain local officials.

to the Committee on Ways and Means.

Favorable Roll Call

To Refer:

Yeas: Reps. Howell, Wakeman, Calley, Rendon, Eisen, Sowerby, Cambensy and Pohutsky

Nays: Rep. Reilly

The bill was referred to the Committee on Ways and Means.

The Committee on Natural Resources and Outdoor Recreation, by Rep. Howell, Chair, referred **House Bill No. 5047, entitled**

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," (MCL 324.101 to 324.90106) by adding sections 5519 and 5519a.

to the Committee on Ways and Means.

Favorable Roll Call

To Refer:

Yeas: Reps. Howell, Wakeman, Calley, Rendon, Eisen, Sowerby, Cambensy and Pohutsky

Nays: Rep. Reilly

The bill was referred to the Committee on Ways and Means.

The Committee on Natural Resources and Outdoor Recreation, by Rep. Howell, Chair, referred **House Bill No. 5048, entitled**

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," (MCL 324.101 to 324.90106) by adding section 5519b.

to the Committee on Ways and Means.

Favorable Roll Call

To Refer:

Yeas: Reps. Howell, Wakeman, Calley, Rendon, Eisen, Sowerby, Cambensy and Pohutsky

Nays: Rep. Reilly

The bill was referred to the Committee on Ways and Means.

The Committee on Natural Resources and Outdoor Recreation, by Rep. Howell, Chair, referred **House Bill No. 5049**, entitled

A bill to prohibit certain public entities from entering into certain contracts with certain entities that remove or abate asbestos; to require certain entities to disclose certain information when bidding on certain contracts with public entities; and to impose certain duties and responsibilities on certain public entities.

to the Committee on Ways and Means.

Favorable Roll Call

To Refer:

Yeas: Reps. Howell, Wakeman, Calley, Rendon, Eisen, Sowerby, Cambensy and Pohutsky

Nays: Rep. Reilly

The bill was referred to the Committee on Ways and Means.

The Committee on Natural Resources and Outdoor Recreation, by Rep. Howell, Chair, referred **House Bill No. 5050, entitled**

A bill to prohibit certain public entities from entering into certain contracts with certain entities that remove or abate asbestos; to require certain entities to disclose certain information when bidding on certain contracts with public entities; and to impose certain duties and responsibilities on certain public entities.

to the Committee on Ways and Means with the recommendation that the substitute (H-1) be adopted.

Favorable Roll Call

To Refer:

Yeas: Reps. Howell, Wakeman, Calley, Rendon, Eisen, Sowerby, Cambensy and Pohutsky

Nays: Rep. Reilly

The bill and substitute were referred to the Committee on Ways and Means.

The Committee on Natural Resources and Outdoor Recreation, by Rep. Howell, Chair, referred **House Bill No. 5051, entitled**

A bill to amend 1974 PA 154, entitled "Michigan occupational safety and health act," by amending sections 4, 35, and 36 (MCL 408.1004, 408.1035, and 408.1036), section 4 as amended by 2012 PA 416 and sections 35 and 36 as amended by 1991 PA 105.

to the Committee on Judiciary with the recommendation that the substitute (H-1) be adopted.

Favorable Roll Call

To Refer:

Yeas: Reps. Howell, Wakeman, Calley, Rendon, Eisen, Sowerby, Cambensy and Pohutsky

Nays: Rep. Reilly

The bill and substitute were referred to the Committee on Judiciary.

COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Tuesday, November 5, 2019

Present: Reps. Howell, Wakeman, Calley, Reilly, Rendon, Eisen, Sowerby, Cambensy and Pohutsky

The Committee on Judiciary, by Rep. Filler, Chair, reported

House Bill No. 4700, entitled

A bill to amend 1953 PA 232, entitled "Corrections code of 1953," (MCL 791.201 to 791.285) by adding section 34e.

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. Filler, LaFave, Farrington, Howell, Steven Johnson, Rendon, Berman, Wozniak, LaGrand, Guerra and Elder

Navs: None

The Committee on Judiciary, by Rep. Filler, Chair, reported

Senate Bill No. 110, entitled

A bill to amend 1998 PA 386, entitled "Estates and protected individuals code," by amending section 5306 (MCL 700.5306), as amended by 2004 PA 532.

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. Filler, Farrington, Howell, Rendon, Berman, Wozniak, LaGrand, Guerra, Elder and Bolden

Nays: Reps. LaFave and Steven Johnson

The Committee on Judiciary, by Rep. Filler, Chair, reported

House Concurrent Resolution No. 10.

A concurrent resolution to approve the State Officers Compensation Commission determinations.

(For text of concurrent resolution, see House Journal No. 88, p. 1337.)

With the recommendation that the concurrent resolution be adopted.

Favorable Roll Call

To Report Out:

Yeas: Reps. Filler, LaFave, Farrington, Howell, Rendon, Berman, Wozniak, LaGrand, Guerra, Elder, Yancey and Bolden

Nays: Rep. Steven Johnson

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Filler, Chair, of the Committee on Judiciary, was received and read:

Meeting held on: Tuesday, November 5, 2019

Present: Reps. Filler, LaFave, Farrington, Howell, Steven Johnson, Rendon, Berman, Wozniak, LaGrand, Guerra, Elder, Yancey and Bolden

The Committee on Ways and Means, by Rep. Iden, Chair, reported

House Bill No. 4908, entitled

A bill to amend 1966 PA 346, entitled "State housing development authority act of 1966," by amending section 32 (MCL 125.1432), as amended by 2012 PA 328.

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. Iden, Lilly, Leutheuser, Griffin, Hauck, Kahle, Wentworth, Warren, Byrd and Hertel

Nays: None

The Committee on Ways and Means, by Rep. Iden, Chair, reported

Senate Bill No. 348, entitled

A bill to amend 1939 PA 280, entitled "The social welfare act," (MCL 400.1 to 400.119b) by adding section 111n.

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. Iden, Lilly, Leutheuser, Griffin, Hauck, Kahle, Wentworth, Warren, Byrd and Hertel

Nays: None

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Iden, Chair, of the Committee on Ways and Means, was received and read:

Meeting held on: Tuesday, November 5, 2019

Present: Reps. Iden, Lilly, Leutheuser, Griffin, Hauck, Kahle, Wentworth, Warren, Byrd and Hertel

Absent: Rep. Neeley Excused: Rep. Neeley

Messages from the Senate

House Bill No. 4209, entitled

A bill to amend 1893 PA 206, entitled "The general property tax act," by amending section 44 (MCL 211.44), as amended by 2012 PA 482.

The Senate has amended the bill as follows:

1. Amend page 3, line 11, after "individual" by inserting "acting on behalf of the township treasurer in compliance with section 43(2)".

The Senate has passed the bill as amended, 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. 4408, entitled

A bill to amend 2000 PA 321, entitled "Recreational authorities act," by amending section 27 (MCL 123.1157).

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.

Senate Bill No. 172, entitled

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending section 513 (MCL 500.513), as added by 2001 PA 24.

The Senate has passed the bill.

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

Introduction of Bills

Reps. Camilleri, Manoogian, Wittenberg, Love, Haadsma, Koleszar, Pagan, Kuppa, Hammoud, Guerra, Lasinski and Brixie introduced

House Bill No. 5191, entitled

A bill to amend 1865 PA 124, entitled "An act to designate the holidays to be observed in acceptance and payment of bills of exchange, bank checks and promissory notes, the business of banking, savings and loan, building and loan, municipal offices, the holding of courts and relative to the continuance of suits," by amending section 1 (MCL 435.101), as amended by 1984 PA 4.

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

Reps. Garza, Hood, Tyrone Carter, Guerra, Cynthia Johnson, Byrd, Lasinski, Gay-Dagnogo, Brenda Carter, Hoadley, Kennedy, Cherry, LaGrand, Bolden, Rabhi and Wittenberg introduced

House Bill No. 5192, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending sections 51a, 307, and 314 (MCL 257.51a, 257.307, and 257.314), section 51a as amended by 2008 PA 7, section 307 as amended by 2018 PA 604, and section 314 as amended by 2011 PA 159, and by adding section 307c.

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

Reps. Hood, Garza, Tyrone Carter, Guerra, Cynthia Johnson, Byrd, Lasinski, Gay-Dagnogo, Brenda Carter, Hoadley, Cherry, Kennedy, LaGrand, Bolden, Rabhi and Wittenberg introduced

House Bill No. 5193, 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 and 2 (MCL 28.291 and 28.292), section 1 as amended by 2018 PA 605 and section 2 as amended by 2018 PA 669, and by adding section 1b.

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

Reps. Markkanen, Steven Johnson, Eisen and LaFave introduced

House Bill No. 5194, entitled

A bill to amend 1974 PA 300, entitled "Motor vehicle service and repair act," by amending section 2 (MCL 257.1302), as amended by 2016 PA 430.

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

Rep. Crawford moved that the House adjourn.

The motion prevailed, the time being 6:05 p.m.

Associate Speaker Pro Tempore Lilly declared the House adjourned until Wednesday, November 6, at 1:30 p.m.

GARY L. RANDALL Clerk of the House of Representatives