

**No. 40**  
**STATE OF MICHIGAN**  
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**OF THE**  
**House of Representatives**  
**101st Legislature**  
**REGULAR SESSION OF 2022**

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House Chamber, Lansing, Thursday, May 5, 2022.

12:00 Noon.

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

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

Aiyash—present	Coleman—present	LaFave—present	Rogers—excused
Albert—present	Damoose—present	LaGrand—present	Roth—present
Alexander—present	Eisen—present	Lasinski—present	Sabo—present
Allor—present	Ellison—present	Liberati—present	Scott—present
Anthony—present	Farrington—present	Lightner—present	Shannon—present
Beeler—present	Filler—present	Lilly—present	Slagh—present
Bellino—present	Fink—present	Maddock—present	Sneller—present
Berman—present	Frederick—present	Manoogian—present	Sowerby—present
Beson—present	Garza—present	Marino—present	Steckloff—excused
Bezotte—present	Glenn—present	Markkanen—present	Steenland—present
Bolden—present	Green—present	Martin—present	Stone—present
Bollin—present	Griffin—present	Meerman—present	Tate—present
Borton—present	Haadsma—present	Morse—present	Thanedar—present
Brabec—present	Hall—present	Mueller—present	Tisdell—present
Brann—present	Hauck—present	Neeley—present	VanSingel—present
Breen—present	Hertel—present	O'Malley—present	VanWoerkom—present
Brixie—present	Hoitenga—present	O'Neal—present	Wakeman—present
Calley—present	Hood—present	Outman—present	Weiss—present
Cambensy—present	Hope—present	Paquette—present	Wendzel—present
Camilleri—present	Hornberger—present	Peterson—present	Wentworth—present
Carra—present	Howell—present	Pohutsky—present	Whiteford—present
Carter, B—present	Johnson, C—present	Posthumus—present	Whitsett—present
Carter, T—present	Johnson, S—present	Puri—excused	Witwer—present
Cavanagh—present	Jones—present	Rabhi—present	Yancey—present
Cherry—present	Kahle—present	Reilly—present	Yaroch—present
Clemente—present	Koleszar—present	Rendon—present	Young—present
Clements—present	Kuppa—present		

e/d/s = entered during session

Rep. Luke Meerman, from the 88th District, offered the following invocation:

“Dear Lord, You are so Holy and Righteous may we look to You for all our needs. Please have mercy on us here in the People’s House. May You give us wisdom, may we turn to You as the holder of all wisdom. Dear Lord, we are in some of our most trying times, please give those of us asked to lead, wisdom in order to bring Your heart to all we do. May others see You in our actions, may we be Your humble servants only working to turn others’ hearts to You. Lord forgive us for our sins individually and as a nation. Lord I thank You for the mercy and grace You have shown us, You have blessed us greatly. May we always acknowledge it is by Your hand that we have been blessed. Again, please give us wisdom as we go through some of the greatest challenges we have faced in this Grand Republic. We are in Your hands dear Lord. You have led us before please lead us again we humbly ask.  
Amen.”



Rep. Frederick moved that Reps. Puri, Rogers and Steckloff be excused from today’s session. The motion prevailed.



Associate Speaker Pro Tempore Lightner called Associate Speaker Pro Tempore Paquette to the Chair.

**Third Reading of Bills**

**House Bill No. 4077, entitled**

A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending section 21106 (MCL 324.21106).

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

**Roll Call No. 195**

**Yeas—60**

Albert	Damoose	Johnson, S	Paquette
Allor	Eisen	Jones	Posthumus
Beeler	Farrington	Kahle	Reilly
Bellino	Filler	LaFave	Rendon
Berman	Fink	Liberati	Roth
Beson	Frederick	Lightner	Slagh
Bezotte	Garza	Lilly	Steenland
Bollin	Glenn	Maddock	Tisdell
Borton	Green	Marino	VanWoerkom
Brann	Griffin	Markkanen	Wakeman
Calley	Hall	Martin	Wendzel
Cambensy	Hauck	Meerman	Wentworth
Carra	Hoitenga	Mueller	Whiteford
Clements	Hornberger	O’Malley	Whitsett
Coleman	Howell	Outman	Yaroch

**Nays—43**

Aiyash	Cherry	Lasinski	Sneller
Alexander	Clemente	Manoogian	Sowerby

Anthony	Ellison	Morse	Stone
Bolden	Haadsma	Neeley	Tate
Brabec	Hertel	O’Neal	Thanedar
Breen	Hood	Peterson	VanSingel
Brixie	Hope	Pohutsky	Weiss
Camilleri	Johnson, C	Rabhi	Witwer
Carter, B	Koleszar	Sabo	Yancey
Carter, T	Kuppa	Scott	Young
Cavanagh	LaGrand	Shannon	

In The Chair: Paquette

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

**House Bill No. 5538, entitled**

A bill to amend 1937 PA 306, entitled “An act to promote the safety, welfare, and educational interests of the people of this state by regulating the construction, reconstruction, and remodeling of, and the installation of certain security devices at, certain public or private school buildings or additions to those buildings and by regulating the construction, reconstruction, and remodeling of, and the installation of certain security devices at, buildings leased or acquired for school purposes; 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 sections 1, 1a, and 2 (MCL 388.851, 388.851a, and 388.852), section 1 as amended by 2004 PA 510 and section 2 as amended by 2002 PA 627.

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

**Roll Call No. 196**

**Yeas—74**

Albert	Damoose	LaFave	Rendon
Alexander	Eisen	Liberati	Roth
Allor	Ellison	Lightner	Slagh
Beeler	Farrington	Lilly	Sneller
Bellino	Filler	Maddock	Steenland
Beson	Fink	Marino	Tate
Bezotte	Frederick	Markkanen	Thanedar
Bollin	Glenn	Martin	Tisdell
Borton	Green	Meerman	VanSingel
Brabec	Griffin	Mueller	VanWoerkom
Brann	Hall	O’Malley	Wakeman
Calley	Hauck	O’Neal	Wendzel
Cambensy	Hertel	Outman	Wentworth
Carra	Hoitenga	Paquette	Whiteford
Carter, B	Hornberger	Peterson	Whitsett
Carter, T	Howell	Pohutsky	Witwer
Cavanagh	Johnson, S	Posthumus	Yaroch
Clemente	Jones	Reilly	Young
Coleman	Kahle		

**Nays—29**

Aiyash	Clements	Kuppa	Sabo
Anthony	Garza	LaGrand	Scott

Berman	Haadsma	Lasinski	Shannon
Bolden	Hood	Manoogian	Sowerby
Breen	Hope	Morse	Stone
Brixie	Johnson, C	Neeley	Weiss
Camilleri	Koleszar	Rabhi	Yancey
Cherry			

In The Chair: Paquette

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



The Speaker Pro Tempore assumed the Chair.

**Second Reading of Bills**

**House Bill No. 5782, entitled**

A bill to make appropriations for the department of environment, Great Lakes, and energy for the fiscal year ending September 30, 2023; 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-3) previously recommended by the Committee on Appropriations,

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

Rep. Glenn moved to amend the bill as follows:

1. Amend page 30, following line 15, by inserting:

“Sec. 314. The department is encouraged to perform remedial actions as defined in section 20101 of the natural resources and environmental protection act, 1994 PA 451, MCL 324.20101, in geographically proximate areas when possible.”

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

Rep. Glenn moved to amend the bill as follows:

1. Amend page 15, following line 18, by inserting:

“Inland aquatic invasive plant species and eradication program 100”

and adjusting the subtotals, totals, and section 201 accordingly.

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

Rep. Glenn moved to amend the bill as follows:

1. Amend page 28, following line 24, by inserting:

“Sec. 242. When a facility, as defined in section 20101 of the natural resources and environmental protection act, 1994 PA 451, MCL 324.20101, is identified, when remedial action is completed, and when the site is redeveloped, within 72 hours the department shall notify the senate and house members within whose district the site is located and the local health department where the site is located.”

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

Rep. Glenn moved to amend the bill as follows:

1. Amend page 28, following line 24, by inserting:

“Sec. 241. Rules and regulations established by the department shall not be more stringent than comparable rules and regulations established at the federal level.”

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

Rep. Hood moved to amend the bill as follows:

1. Amend page 7, line 10, after “FTEs” by striking out “130.0 21,944,100” and inserting “163.0 26,944,100”.

2. Amend page 7, following line 20, by inserting:

“Coronavirus state fiscal recovery fund	5,000,000”.
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3. Amend page 15, following line 20, by inserting:

“Water affordability grant program	100,000,000”.
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4. Amend page 15, line 24, after “fund” by striking out “47,925,000” and inserting “147,925,000” and adjusting the subtotals, totals, and section 201 accordingly.

5. Amend page 30, following line 15, by inserting:

“Sec. 311. From the funds appropriated in part 1 for contaminated site investigations, cleanup and revitalization, the department must allocate at least \$5,000,000.00 and 33.0 FTE positions to identify the cumulative public health and safety risks presented by clusters of contaminated sites, and to coordinate with local health departments and local community groups on mitigation strategies to protect residents who live and work in areas affected by clusters of contamination.”.

6. Amend page 30, following line 15, by inserting:

“Sec. 313. Receipt of remediation grant funding does not release parties responsible for environmental contamination from legal responsibility for contamination remediation. Environmental contamination as used in this section is defined in section 20101 of the natural resources and environmental protection act, 1994 PA 451, MCL 324.20101”.

7. Amend page 44, following line 5, by inserting:

“Sec. 1012. (1) From the funds appropriated in part 1 for the water affordability grant program, \$100,000,000.00 shall be used by the department to create and administer the water affordability grant program. The department shall provide water affordability grants to utility companies and providers that must be used to pay off the remaining balance of customers’ residential water bills that are in arrears.

(2) Entities awarded grants under this section must adopt a moratorium on shutting off the water service to customers for one year after receiving grant award.

(3) The department shall require from each awardee the submission of a report to the department that provides data on the number of water shutoffs that the entity made in the prior year within their service area. The department shall determine the appropriate data to be required in the report.

(4) The department shall submit a report that provides all the data required in subsection (3) to the chairpersons of the house of representatives and senate standing committees on appropriations, the relevant house of representatives and senate appropriations subcommittees, the house and senate fiscal agencies, and the state budget director.

(5) The unexpended funds appropriated in part 1 for the water affordability grant program are designated as a work project appropriation. Any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be available for expenditures for projects under this section until the projects have been completed. The following is in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a:

(a) The purpose of the work project is to provide support for the costs of the water affordability grant program.

(b) The project will be accomplished by utilizing state employees or contracts with service providers, or both.

(c) The total estimated cost of the work project is \$100,000,000.00.

(d) The tentative completion date is September 30, 2027.”.

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

Rep. Thanedar moved to amend the bill as follows:

1. Amend page 6, line 22, after “FTEs” by striking out “187.0 \$ 31,046,800” and inserting “202.0 \$ 37,106,800”.

2. Amend page 6, following line 25, by inserting:

“Coronavirus state fiscal recovery fund	1,060,000”
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and adjusting the subtotals, totals, and section 201 accordingly.

3. Amend page 31, following line 16, by inserting:

“**AIR QUALITY PROGRAMS**

Sec. 450. From the funds appropriated in part 1 for air quality programs, the department must allocate the following:

(a) An amount not to exceed \$1,060,000.00 for equipment to increase the number of air quality regulatory monitoring stations by at least four plus one drone monitor, all in southeast Michigan.

(b) An amount not the exceed \$5,000,000.00 and 15.0 FTE positions to continuously monitor data from air quality monitoring stations statewide, coordinate with local health departments when there is an air quality reading that is out of compliance with federal air quality standards or that could pose a threat to public health, and collaborate with local health departments to mitigate public health risks.”

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

Rep. Tate moved to amend the bill as follows:

1. Amend page 15, following line 10, by inserting:

“ARP - Contaminated site cleanup \$ 25,000,000”.

2. Amend page 15, line 24, after “fund” by striking out “47,925,000” and inserting “72,925,000” and adjusting the subtotals, totals, and section 201 accordingly.

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

Rep. Yaroch moved to amend the bill as follows:

1. Amend page 15, following line 17, by inserting:

“Disposal of firefighting foam containing PFAS 500,000”

and adjusting the subtotals, totals, and section 201 accordingly.

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

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

The motion prevailed.

Rep. Frederick 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. 5782, entitled**

A bill to make appropriations for the department of environment, Great Lakes, and energy for the fiscal year ending September 30, 2023; 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. 197**

**Yeas—54**

Albert	Damoose	Jones	Posthumus
Alexander	Eisen	Kahle	Rendon
Allor	Farrington	LaFave	Roth
Beeler	Filler	Lightner	Slagh
Bellino	Fink	Lilly	Tisdell
Berman	Frederick	Marino	VanSingel
Beson	Glenn	Markkanen	VanWoerkom
Bezotte	Green	Martin	Wakeman
Bollin	Griffin	Meerman	Wendzel
Borton	Hall	Mueller	Wentworth
Brann	Hauck	O'Malley	Whiteford
Calley	Hoitenga	Outman	Whitsett
Cambensy	Hornberger	Paquette	Yaroch
Clements	Howell		

**Nays—49**

Aiyash	Coleman	Lasinski	Scott
Anthony	Ellison	Liberati	Shannon

Bolden	Garza	Maddock	Sneller
Brabec	Haadsma	Manoogian	Sowerby
Breen	Hertel	Morse	Steenland
Brixie	Hood	Neeley	Stone
Camilleri	Hope	O'Neal	Tate
Carra	Johnson, C	Peterson	Thanedar
Carter, B	Johnson, S	Pohutsky	Weiss
Carter, T	Koleszar	Rabhi	Witwer
Cavanagh	Kuppa	Reilly	Yancey
Cherry	LaGrand	Sabo	Young
Clemente			

In The Chair: Hornberger

The House agreed to the title of the bill.  
Rep. Frederick 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. 5780, entitled

A bill to make appropriations for the department of corrections for the fiscal year ending September 30, 2023; 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-2) previously recommended by the Committee on Appropriations,

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

Rep. Sabo moved to amend the bill as follows:

1. Amend page 8, line 21, by striking out all of line 21 and adjusting the subtotals, totals, and section 201 accordingly.

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

Rep. Tyrone Carter moved to amend the bill as follows:

1. Amend page 38, following line 12, by inserting:

“Sec. 416. (1) From the funds appropriated in part 1, the department must conduct home placement investigations for all parole and probation cases under the jurisdiction of the department.

(2) Parole supervision staff must meet with the proposed home provider, in person, inside the residence.

(3) Parole supervision staff must obtain the following information from the home provider:

(a) List of occupants and their relationship to the parolee, age, source of income, criminal record, and feelings toward the parolee.

(b) The parolee’s responsibilities such as paying rent, utilities or having rules to follow.

(c) Proximity to employment and availability of public transportation.

(d) Presence of weapons in the home. If so, weapons must be removed.

(e) A history of domestic violence with members of the household.

(f) If the home provider rents or leases, parole supervision staff must speak with the landlord and view the lease.

(g) If the home plan does not include employment, there must be verifiable alternatives such as family support, Social Security income, or disability income.

(4) Parole supervision staff must consider all of the following before granting home placement:

(a) Circumstances that would place the parole supervision staff in danger.

(b) Physical condition of the home is unsafe or unfit.

(c) Conditions existing within the proposed home that would present the likelihood of the parolee committing similar offenses or technical parole violations.

(d) The proposed home provider is not currently cooperative with parole supervision staff.

(e) The presence in the home of other parolees or those on probation for serious offenses which may increase the parolee’s risk of reoffending.

(f) Conditions leading to the offense are not re-established, such as, when the victim or victim's family resides in the household or in close proximity, domestic violence issues, and sex offender issues.

(g) The proposed home provider is unwilling to agree to conditions contained in the home placement agreement.

(5) Home placement must be made in a residence that is considered habitable. To be habitable, the residence must be fit for human occupation and must be free from serious defects that might pose a risk to the health and/or safety of its occupants.

(6) Habitable residence must meet all of the following housing quality standards, at a minimum:

(a) The residence must include sanitary facilities within the unit. Sanitary facilities must be in proper operating condition, adequate for personal cleanliness and disposal of human waste, and usable in privacy.

(b) The residence must include suitable space and equipment to store, prepare, and serve food in a sanitary manner.

(c) The residence must provide adequate space and security.

(d) The residence must be able to provide a thermal environment that is healthy for the human body.

(e) Each room in the residence must have adequate natural or artificial illumination to permit normal indoor activities and to support the health and safety of occupants. The residence must have sufficient electrical sources so occupants can use essential electrical appliances. Electrical fixtures and wiring must not pose a fire hazard.

(f) The residence must be structurally sound. The structure of the residence must not present any threat to the health and safety of the occupants and must protect the occupants from the environment.

(g) The residence must be free of air pollutant levels that threaten the occupants' health.

(h) The water supply at the residence must be free of contamination.

(i) The lead-based paint poisoning prevention act as amended, 42 U.S.C. 4821-4846, and the residential lead-based paint hazard reduction act of 1992, and implementing regulations 24 CFR Part 35 Subparts A, B, M, and R apply to the residence.

(j) Use and maintenance of the residence must be possible without unauthorized use of other private properties. The residence must provide an alternate means of exit in case of fire.

(k) The site of the residence and the neighborhood must be reasonably free from disturbing noises and reverberations or other dangers to the health, safety, and general welfare of the occupants.

(l) The residence and its equipment must be in sanitary condition.

(m) On each level of the residence, including the basement but excluding spaces and unfinished attics, at least one battery-operated or hard-wired smoke detector in proper operating condition must be present. Smoke detectors must be installed in accordance with and meet the requirements of the national fire protection association standards 74 or its successor standards. If a hearing-impaired person is occupying the residence, the smoke detectors must have an alarm system designed for hearing-impaired persons as specified in the national fire protection association standards 74.

(7) The home provider must cooperate with parole supervision staff prior to the parolee's release and for as long as the parolee is subject to supervision. The home provider must report any changes in the home plan. The home provider must inform parole supervision staff of changes and concerns and must report parolee violations of home plan and home rules.

(8) Parole supervision staff must conduct visits to the residence after the parolee is paroled to the approved home plan. Such visits may occur unannounced and at any time. During such visits, parole supervision staff have the authority to conduct searches to make sure parole conditions are being followed by the offender and habitable home conditions are being met by the home provider."

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

Rep. Tyrone Carter moved to amend the bill as follows:

1. Amend page 50, line 14, after "segregation" by inserting a comma and "temporary segregation, punitive segregation, each in-patient mental health program, adaptive skills residential program and observation status, and segregation due to notice of intent".

2. Amend page 50, line 19, after "segregation." by inserting "The department must report the quarterly number of all prisoners in-cell for 22 hours or more per day, including facility, cell type, race, and number of days in that cell type."

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

Rep. Cynthia Johnson moved to amend the bill as follows:

1. Amend page 8, following line 20, by inserting:

"Prisoner wage increase

46,000,000".

2. Amend page 8, line 21, after “populations” by striking out “(57,043,400)” and inserting “(11,043,400)” and adjusting the subtotals, totals, and section 201 accordingly.

3. Amend page 59, following line 22, by inserting:

“Sec. 808. Funds appropriated in part 1 for prisoner wage increase must be used by the department to grant a \$1.00 per hour wage increase for all prisoners employed by the department in correctional facilities.”

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

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

The motion prevailed.

Rep. Frederick 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. 5780, entitled**

A bill to make appropriations for the department of corrections for the fiscal year ending September 30, 2023; 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. 198**

**Yeas—62**

Albert	Eisen	Kahle	Rendon
Alexander	Farrington	Koleszar	Roth
Allor	Filler	LaFave	Sabo
Beeler	Fink	Lightner	Slagh
Bellino	Frederick	Lilly	Sneller
Berman	Garza	Maddock	Steenland
Beson	Glenn	Marino	Tisdell
Bezotte	Green	Markkanen	VanSingel
Bollin	Griffin	Martin	VanWoerkom
Borton	Hall	Meerman	Wakeman
Brann	Hauck	Mueller	Wendzel
Breen	Hertel	O'Malley	Wentworth
Calley	Hoitenga	Outman	Whiteford
Cambensy	Hornberger	Paquette	Whitsett
Clements	Howell	Posthumus	Yaroch
Damoose	Jones		

**Nays—41**

Aiyash	Clemente	Lasinski	Scott
Anthony	Coleman	Liberati	Shannon
Bolden	Ellison	Manoogian	Sowerby
Brabec	Haadsma	Morse	Stone
Brixie	Hood	Neeley	Tate
Camilleri	Hope	O'Neal	Thanedar
Carra	Johnson, C	Peterson	Weiss
Carter, B	Johnson, S	Pohutsky	Witwer
Carter, T	Kuppa	Rabhi	Yancey
Cavanagh	LaGrand	Reilly	Young
Cherry			

In The Chair: Hornberger

The House agreed to the title of the bill.  
Rep. Frederick 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. 5787, entitled**

A bill to make appropriations for the judiciary for the fiscal year ending September 30, 2023; 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. Tyrone Carter moved to amend the bill as follows:

1. Amend page 4, line 16, after "positions—" by striking out "585.0" and inserting "589.0".
2. Amend page 4, line 19, by striking out "218.0" and inserting "221.0".
3. Amend page 4, line 19, after "judges" by striking out "26,788,900" and inserting "27,065,800".
4. Amend page 4, line 20, after "standardization" by striking out "9,956,800" and inserting "10,059,700".
5. Amend page 4, line 26, by striking out "103.0" and inserting "104.0".
6. Amend page 4, line 26, after "judges" by striking out "12,568,900" and inserting "12,661,200".
7. Amend page 4, line 27, after "standardization" by striking out "4,669,600" and inserting "4,703,900".
8. Amend page 4, line 28, after "contributions" by striking out "6,142,500" and inserting "6,178,000".
9. Amend page 5, line 1, after "Security" by striking out "7,082,200" and inserting "7,118,600" and adjusting the subtotals, totals, and section 201 accordingly.

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

Rep. Brabec moved to amend the bill as follows:

1. Amend page 2, line 13, after "resolution—FTEs" by striking out "3.0" and inserting "4.0".
2. Amend page 2, line 13, after "\$" by striking out "3,370,400" and inserting "9,370,400".
3. Amend page 6, following line 25, by inserting:

"Human trafficking pilot program—FTE	1.0	5,000,000"
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and adjusting the subtotals, totals, and section 201 accordingly

4. Amend page 12, following line 24, by inserting:

"Sec. 301. (1) From the funds appropriated in part 1 for community dispute resolution, \$6,000,000.00 shall be used to expand the Olweus bullying prevention program. The program shall be designed to provide schools the tools and resources they need to effectively prevent and intervene in bullying behavior long term. The goals of the program are to restructure the school environment to reduce opportunities and rewards for bullying, encouraging pro-social behaviors, and building a sense of community. The program shall be designed for students in elementary, middle, and high schools and shall involve school administrators, teachers, other staff, parents, and the community in bullying prevention efforts. All students shall participate in the program, and students who are identified as bullying others, or students who are identified as having been bullied, shall receive additional individualized interventions. All students shall be educated on roles involved in bullying situations and shall be taught how to become proactive bystanders. Program objectives shall include the following:

- (a) Reduce existing bullying among students.
  - (b) Prevent the development of new bullying problems.
  - (c) Achieve better peer relations at school.
  - (d) Make school safer and a more positive place for students to learn and develop.
- (2) Unexpended portions of the \$6,000,000.00 appropriation are designated as a work project appropriation. Any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be available for expenditure for the project until the project has been completed. The following is in compliance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a:
- (a) The purpose of the project is to expand the Olweus bullying prevention program.
  - (b) The project will be accomplished by utilizing state employees or contracts with service providers, or both.
  - (c) The estimated completion cost of this project is \$6,000,000.00.
  - (d) The tentative completion date for this work project is September 30, 2027." and renumbering the remaining sections accordingly.

5. Amend page 18, following line 27, by inserting:

“Sec. 402. (1) Funding appropriated in part 1 for human trafficking pilot project shall be used to establish a pilot project in drug treatment courts and/or mental health courts that focuses on providing services for victims of human trafficking. The pilot project shall target areas with the highest number of human trafficking cases.

(2) Funding shall be used to provide comprehensive referral and treatment services to victims of human trafficking. Referral services shall be focused on the physical, mental, and economic needs of victims, and shall include, but not be limited to, legal help, crime victim compensation, medical help, food, shelter, clothing and goods, education services, job training programs, transportation, and other assistance needed by victims.” and renumbering the remaining sections accordingly.

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

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

The motion prevailed.

Rep. Frederick 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. 5787, entitled**

A bill to make appropriations for the judiciary for the fiscal year ending September 30, 2023; 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. 199**

**Yeas—58**

Albert	Eisen	Kahle	Posthumus
Alexander	Farrington	LaFave	Rendon
Allor	Filler	LaGrand	Roth
Beeler	Fink	Lightner	Slagh
Bellino	Frederick	Lilly	Sneller
Beson	Glenn	Maddock	Tisdell
Bezotte	Green	Marino	VanSingel
Bollin	Griffin	Markkanen	VanWoerkom
Borton	Hall	Martin	Wakeman
Brann	Hauck	Meerman	Wendzel
Breen	Hoitenga	Mueller	Wentworth
Calley	Hornberger	O’Malley	Whiteford
Cambensy	Howell	Outman	Whitsett
Clements	Johnson, C	Paquette	Yaroch
Damoose	Jones		

**Nays—45**

Aiyash	Clemente	Lasinski	Scott
Anthony	Coleman	Liberati	Shannon
Berman	Ellison	Manoogian	Sowerby
Bolden	Garza	Morse	Steenland
Brabec	Haadsma	Neeley	Stone
Brixie	Hertel	O’Neal	Tate
Camilleri	Hood	Peterson	Thanedar
Carra	Hope	Pohutsky	Weiss

Carter, B  
Carter, T  
Cavanagh  
Cherry

Johnson, S  
Koleszar  
Kuppa

Rabhi  
Reilly  
Sabo

Witwer  
Yancey  
Young

In The Chair: Hornberger

The House agreed to the title of the bill.  
Rep. Frederick 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. 5791, entitled**

A bill to make appropriations for the state transportation department for the fiscal year ending September 30, 2023; 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-2) previously recommended by the Committee on Appropriations,

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

Rep. Shannon moved to amend the bill as follows:

1. Amend page 11, following line 22, by inserting:

“Critical road and bridge infrastructure	150,000,000”
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and adjusting the subtotals, totals, and section 201 accordingly.

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

Rep. Camilleri moved to amend the bill as follows:

1. Amend page 11, line 24, after “initiative” by striking out “100” and inserting “140,000,000”.

2. Amend page 11, line 27, by striking out all of lines 27 and 28 and adjusting the subtotals, totals, and section 201 accordingly.

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

Rep. Albert moved to amend the bill as follows:

1. Amend page 23, following line 10, by inserting:

“Sec. 303. (1) When the department places signs identifying trunkline construction projects as bond-financed, the signs shall identify the total cost of the project and the estimated borrowing costs associated with the bonds used to finance the project. Text and numeric figures identifying estimated borrowing costs associated with bonds used to finance projects shall be the same font and font size as the text and numeric figures identifying trunkline construction projects as bond-financed.

(2) The department must remove all signs identifying trunkline construction projects as bond-financed that are not in compliance with this section.

(3) No funds from the appropriation in part 1 may be expended for the salary of the department director until the department is in compliance with this section.”.

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

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

The motion prevailed.

Rep. Frederick 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. 5791, entitled**

A bill to make appropriations for the state transportation department for the fiscal year ending September 30, 2023; 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. 200**

**Yeas—76**

Aiyash	Clements	Jones	Posthumus
Albert	Damoose	Kahle	Rendon
Alexander	Eisen	Koleszar	Roth
Allor	Farrington	Kuppa	Sabo
Beeler	Filler	LaFave	Shannon
Bellino	Fink	LaGrand	Slagh
Berman	Frederick	Lightner	Sneller
Beson	Garza	Lilly	Steenland
Bezotte	Glenn	Maddock	Thanedar
Bollin	Green	Marino	Tisdell
Borton	Griffin	Markkanen	VanSingel
Brann	Haadsma	Martin	VanWoerkom
Breen	Hall	Meerman	Wakeman
Brixie	Hauck	Mueller	Wendzel
Calley	Hertel	Neeley	Wentworth
Cambensy	Hoitenga	O'Malley	Whiteford
Camilleri	Hood	O'Neal	Whitsett
Cherry	Hornberger	Outman	Witwer
Clemente	Howell	Paquette	Yaroch

**Nays—27**

Anthony	Coleman	Manoogian	Sowerby
Bolden	Ellison	Morse	Stone
Brabec	Hope	Peterson	Tate
Carra	Johnson, C	Pohutsky	Weiss
Carter, B	Johnson, S	Rabhi	Yancey
Carter, T	Lasinski	Reilly	Young
Cavanagh	Liberati	Scott	

In The Chair: Hornberger

The House agreed to the title of the bill.  
Rep. Frederick 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. 5779, entitled**

A bill to amend 1979 PA 94, entitled "The state school aid act of 1979," by amending sections 201 and 206 (MCL 388.1801 and 388.1806), as amended by 2021 PA 86.

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. Brabec moved to amend the bill as follows:

1. Amend page 10, line 21, by striking out all of subsection (12) and adjusting the totals in section 201 and enacting section 1 accordingly.

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

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

The motion prevailed.

Rep. Frederick 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. 5779, entitled

A bill to amend 1979 PA 94, entitled “The state school aid act of 1979,” by amending sections 201 and 206 (MCL 388.1801 and 388.1806), as amended by 2021 PA 86.

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

#### Roll Call No. 201

#### Yeas—76

Albert	Clements	Hornberger	Paquette
Alexander	Coleman	Howell	Peterson
Allor	Damoose	Jones	Posthumus
Anthony	Eisen	Kahle	Rendon
Beeler	Farrington	Koleszar	Roth
Bellino	Filler	Kuppa	Sabo
Berman	Fink	LaFave	Shannon
Beson	Frederick	LaGrand	Slagh
Bezotte	Garza	Lightner	Sneller
Borton	Glenn	Lilly	Steenland
Brabec	Green	Marino	Thanedar
Brann	Griffin	Markkanen	Tisdell
Breen	Haadsma	Martin	VanSingel
Calley	Hall	Meerman	Wakeman
Cambensy	Hauck	Mueller	Wendzel
Camilleri	Hertel	Neeley	Wentworth
Carter, B	Hoitenga	O’Malley	Whiteford
Cherry	Hood	O’Neal	Whitsett
Clemente	Hope	Outman	Yaroch

#### Nays—27

Aiyash	Ellison	Morse	Tate
Bolden	Johnson, C	Pohutsky	VanWoerkom
Bollin	Johnson, S	Rabhi	Weiss
Brixie	Lasinski	Reilly	Witwer
Carra	Liberati	Scott	Yancey
Carter, T	Maddock	Sowerby	Young
Cavanagh	Manoogian	Stone	

In The Chair: Hornberger

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

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

A bill to amend 1979 PA 94, entitled "The state school aid act of 1979," by amending sections 201, 202a, 206, 207a, 207b, 207c, 209, 209a, 226b, 226d, 226g, 229, 229a, and 230 (MCL 388.1801, 388.1802a, 388.1806, 388.1807a, 388.1807b, 388.1807c, 388.1809, 388.1809a, 388.1826b, 388.1826d, 388.1826g, 388.1829, 388.1829a, and 388.1830), sections 201, 206, 207a, 207b, 207c, 209, 209a, 226b, 226d, 229, 229a, and 230 as amended and section 226g as added by 2021 PA 86 and section 202a as amended by 2020 PA 165, and by adding sections 212a, 216, 216a, 216b, 216c, 226e, 227, and 227a; and to repeal acts and parts of acts.

The motion prevailed.

The House agreed to the title as amended.

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

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

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Rep. Bollin, 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 do not support the changes to the Reconnect Program."

### Second Reading of Bills

#### House Bill No. 5785, entitled

A bill to amend 1979 PA 94, entitled "The state school aid act of 1979," by amending sections 236 and 241 (MCL 388.1836 and 388.1841), as amended by 2021 PA 86.

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 not adopted, a majority of the members serving not voting therefor.

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

The motion did not prevail and the substitute (H-5) was not adopted, a majority of the members serving not voting therefor.

Rep. Albert moved to substitute (H-4) the bill.

The motion prevailed and the substitute (H-4) was adopted, a majority of the members serving voting therefor.

Rep. Brabec moved to amend the bill as follows:

1. Amend page 10, following line 25, by inserting:

"(18) The amount of 1-time funding appropriated for the University of Michigan's electric vehicle teaching, training and development center is \$100.00, appropriated from state general fund/general purpose money. The University of Michigan shall submit a report no later than September 30, 2023, to the house and senate appropriations subcommittees on higher education, the house and senate fiscal agencies and the state budget director information that details how awarded funds were spent, a brief description of projects undertaken by the center, a description of how awarded funds increased educational opportunities specific to electric vehicles, and associated timelines and milestones in the development of an economic development strategy within this state that addresses the emerging electric vehicle market through research, development and manufacturing jobs." and adjusting the totals in section 236 and enacting section 1 accordingly.

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

Rep. Scott moved to amend the bill as follows:

1. Amend page 8, line 11, by striking out all of subsection (10).

2. Amend page 42, line 19, by striking out all of section 274a and adjusting the totals in section 236 and enacting section 1 accordingly.

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

Rep. Frederick moved that the bill be placed on the order of Third Reading of Bills.  
The motion prevailed.

Rep. Frederick 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. 5785, entitled**

A bill to amend 1979 PA 94, entitled “The state school aid act of 1979,” by amending sections 236 and 241 (MCL 388.1836 and 388.1841), as amended by 2021 PA 86.

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

**Roll Call No. 202**

**Yeas—75**

Albert	Clements	Kahle	Rendon
Alexander	Eisen	Kuppa	Roth
Allor	Farrington	LaFave	Sabo
Anthony	Filler	LaGrand	Shannon
Beeler	Fink	Lightner	Slagh
Bellino	Frederick	Lilly	Sneller
Beson	Garza	Marino	Steenland
Bezotte	Glenn	Markkanen	Thanedar
Bollin	Green	Martin	Tisdell
Borton	Griffin	Meerman	VanSingel
Brabec	Haadsma	Morse	VanWoerkom
Brann	Hall	Mueller	Wakeman
Breen	Hauck	Neeley	Wendzel
Calley	Hertel	O’Malley	Wentworth
Cambensy	Hoitenga	O’Neal	Whiteford
Camilleri	Hornberger	Outman	Whitsett
Carter, B	Howell	Paquette	Witwer
Cherry	Johnson, C	Peterson	Yaroch
Clemente	Jones	Posthumus	

**Nays—28**

Aiyash	Coleman	Lasinski	Scott
Berman	Damoose	Liberati	Sowerby
Bolden	Ellison	Maddock	Stone
Brixie	Hood	Manoogian	Tate
Carra	Hope	Pohutsky	Weiss
Carter, T	Johnson, S	Rabhi	Yancey
Cavanagh	Koleszar	Reilly	Young

In The Chair: Hornberger

The question being on agreeing to the title of the bill,  
Rep. Frederick moved to amend the title to read as follows:

A bill to amend 1979 PA 94, entitled “The state school aid act of 1979,” by amending sections 236, 236b, 236c, 236h, 237b, 241, 245a, 251, 252, 256, 259, 260, 263, 264, 265, 265a, 265b, 267, 268, 269, 270c, 274, 275, 275b, 275f, 275g, 275h, 276, 277, 278, 279, 280, 281, and 282 (MCL 388.1836, 388.1836b, 388.1836c,

388.1836h, 388.1837b, 388.1841, 388.1845a, 388.1851, 388.1852, 388.1856, 388.1859, 388.1860, 388.1863, 388.1864, 388.1865, 388.1865a, 388.1865b, 388.1867, 388.1868, 388.1869, 388.1870c, 388.1874, 388.1875, 388.1875b, 388.1875f, 388.1875g, 388.1875h, 388.1876, 388.1877, 388.1878, 388.1879, 388.1880, 388.1881, and 388.1882), sections 236, 236b, 236c, 241, 245a, 256, 259, 260, 263, 264, 265, 265b, 267, 268, 269, 270c, 274, 275f, 275g, 275h, 276, 277, 278, 279, 280, 281, and 282 as amended and section 236h as added by 2021 PA 86, sections 237b and 275 as amended by 2020 PA 165, sections 251 and 252 as amended by 2019 PA 162, section 265a as amended by 2019 PA 62, and section 275b as amended by 2018 PA 265, and by adding sections 236j, 236k, 265f, 265g, 265h, 274a, 275j, and 275k; and to repeal acts and parts of acts.

The motion prevailed.

The House agreed to the title as amended.

Rep. Frederick 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. 5795, entitled

A bill to amend 1979 PA 94, entitled “The state school aid act of 1979,” by amending sections 11 and 17b (MCL 388.1611 and 388.1617b), section 11 as amended by 2021 PA 48 and section 17b as amended by 2007 PA 137.

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. Albert moved to substitute (H-4) the bill.

The motion prevailed and the substitute (H-4) was adopted, a majority of the members serving voting therefor.

Rep. O’Neal moved to amend the bill as follows:

1. Amend page 274, following line 14, by inserting:

**“(3) A district that receives funding under this section shall spend not less than 17% of the allocation received under this section on costs related to career and technical education programs.”** and renumbering the remaining subsections.

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

Rep. Sabo moved to amend the bill as follows:

1. Amend page 272, line 5, by striking out “eligible”.

2. Amend page 272, line 6, after “(5).” by striking out the balance of the line through “2022.” on line 9.

3. Amend page 272, line 10, after “each” by striking out “eligible”.

4. Amend page 272, line 12, after “each” by striking out “eligible”.

5. Amend page 272, line 12, after “be” by striking out the balance of the line through “2022.” on line 16 and inserting **“proportionate to the number of CTE programs, based on program serial numbers, excluding early middle college programs, run by the CEPD in 2021, except that a CEPD for which at least 50% of the area served by the CEPD is located in an intermediate district that did not levy a millage for area vocational-technical education in 2021 must receive twice the allocation as otherwise calculated under this subsection.”**.

6. Amend page 272, line 17, after “each” by striking out “eligible”.

7. Amend page 272, line 18, after “CEPD” by inserting **“under this section”**.

8. Amend page 273, line 4, after “funds” by inserting **“under this section”**.

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

Rep. Neeley moved to amend the bill as follows:

1. Amend page 129, following line 13, by inserting:

**“Sec. 27c. (1) From the state school aid fund money appropriated in section 11, there is allocated for 2021-2022 an amount not to exceed \$1,500,000,000.00 for payments to districts to recognize the work of educators and school support staff.**

(2) The funds allocated under this section for 2021-2022 are a work project appropriation, and any unexpended funds for 2021-2022 are carried forward into 2022-2023. The purpose of the work project is to make payments to districts for eligible educational personnel as described in this section. The estimated completion date of the work project is September 30, 2026.

(3) The payment amounts described in this section are the gross amounts paid to eligible staff members before any required payroll withholdings.

(4) Payments made by districts with funds from this section are considered bonus payments and must not be considered part of a district's payroll for the purposes of calculating required contributions to the public school employees' retirement system nor for the purposes of calculating an individual employee's benefits from the public school employees' retirement system.

(5) By October 31, 2022, the department shall make payments to districts in an amount equal to \$2,000.00 multiplied by each full-time equated teacher, administrator, paraprofessional, or other noninstructional staff member employed by the district at the beginning of the 2022-2023 school year. The district must pay all funds received under this subsection to each teacher, administrator, paraprofessional, and noninstructional staff member employed by the district in an amount equal to \$2,000.00 multiplied by the percentage of full-time status hours the employee is scheduled to work for the 2022-2023 school year.

(6) By October 31, 2023, the department shall make payments to districts in an amount equal to the amount calculated under this subsection. All of the following apply:

(a) For each teacher, administrator, paraprofessional, and noninstructional staff member employed by the district during the 2022-2023 school year who is still employed by the same district for the 2023-2024 school year; or for each teacher, administrator, paraprofessional, and noninstructional staff member employed by the district working in a building eligible for schoolwide title I programs for the 2023-2024 school year, an amount equal to \$2,000.00 multiplied by the percentage of full-time status hours the employee is scheduled to work for the 2023-2024 school year.

(b) For each teacher, administrator, paraprofessional, and noninstructional staff member employed by the district for the 2023-2024 school year who did not receive a payment with funds under subsection (5) because the individual was not employed by any district during the reporting period for funding paid during the 2022-2023 school year, an amount equal to \$2,000.00 multiplied by the percentage of full-time status hours the employee is scheduled to work for the 2023-2024 school year.

(c) The district must pay each teacher, administrator, paraprofessional, and noninstructional staff member counted in calculations under this subsection an amount equal to \$2,000.00 multiplied by the percentage of full-time status hours the employee is scheduled to work for the 2023-2024 school year.

(7) By October 31, 2024, the department shall make payments to districts in an amount equal to the amount calculated under this subsection. All of the following apply:

(a) For each teacher employed by the district and eligible for payments under subsection (6) who is still employed by the same district for the 2024-2025 school year; or for each teacher employed by the district working in a building eligible for schoolwide title I programs for the 2024-2025 school year, an amount equal to \$3,000.00 multiplied by the percentage of full-time status hours the employee is scheduled to work for the 2024-2025 school year.

(b) For each teacher employed by the district for the 2024-2025 school year who did not receive a payment with funds under subsection (6) because the individual was not employed by any district during the reporting period for funding paid during the 2023-2024 school year, an amount equal to \$3,000.00 multiplied by the percentage of full-time status hours the employee is scheduled to work for the 2024-2025 school year.

(c) The district must pay each teacher counted in calculations under this subsection an amount equal to \$3,000.00 multiplied by the percentage of full-time status hours the employee is scheduled to work for the 2024-2025 school year.

(8) By October 31, 2025, the department shall make payments to districts in an amount equal to the amount calculated under this subsection. All of the following apply:

(a) For each teacher employed by the district and eligible for payments under subsection (7) who is still employed by the same district for the 2025-2026 school year; or for each teacher employed by the district working in a building eligible for schoolwide title I programs for the 2025-2026 school year, an amount equal to \$4,000.00 multiplied by the percentage of full-time status hours the employee is scheduled to work for the 2025-2026 school year.

(b) For each teacher employed by the district for the 2025-2026 school year who did not receive a payment with funds under subsection (7) because the individual was not employed by any district during the reporting period for funding paid during the 2024-2025 school year, an amount equal to \$4,000.00 multiplied by the percentage of full-time status hours the employee is scheduled to work for the 2025-2026 school year.

(c) The district must pay each teacher counted in calculations under this subsection an amount equal to \$4,000.00 multiplied by the percentage of full-time status hours the employee is scheduled to work for the 2023-2024 school year.

(d) If, after making payments under subsections (5), (6), and (7), there is not sufficient funding to make full payments under this subsection, the per-employee amount used for calculations and payments under this subsection must be prorated by the department.

(9) In addition to other requirements listed in this section, districts eligible for payments under this section must do all of the following:

(a) Provide planned annual staffing counts to the department in a form and manner prescribed by the department on a timeline determined by the department.

(b) Provide actual annual staffing counts to the department in a form and manner prescribed by the department on a timeline determined by the department.

(c) If the reported planned annual staffing count exceeds the actual annual staffing and a district is not able to use their full allocations for the purposes under subsection (5), (6), (7), or (8), remit any overpayment to the department.

(10) As used in this section:

(a) “Administrator”, “paraprofessional”, and “noninstructional staff member” mean those staffing groups used by the center for reporting summary information on the registry of educational personnel collections, using for those staffing groups the same assignment code rollups used by the center, excluding those personnel defined as teachers for the purposes of this section.

(b) “District” means a school district as that term is defined in section 6 of the revised school code, MCL 380.6, and an intermediate district.

(c) “Percentage of full-time status hours” means the number of hours an employee is scheduled to work in a district divided by the number of hours considered by the district to be full time. This percentage must not exceed 100%.

(d) “Teacher” means professional employees in districts that hold a bachelor’s degree or higher and have specialized training. The department may add qualifying roles at the request of a district if the roles meet the requirement of requiring a bachelor’s degree or higher, having specialized training, and not being in an administrative role. Teachers employed by a community-based provider of a great start readiness program are teachers and, for the purposes of this section only, are considered to be employed by and working in the intermediate district that allocated funds to the community-based provider for great start readiness programs. Except as otherwise provided in this subdivision, the roles of a teacher are identified in the registry of educational personnel as any of the following:

(i) General education codes “000AX-000ZZ”.

(ii) Special education “00192-00406”.

(iii) Career and technical education “00500-00599”.

(iv) Early childhood “60100-60401; 60600, 60700”.

(11) Notwithstanding section 17b, the department shall make payments under this section on a schedule determined by the department.” and adjusting the totals in section 11 and enacting section 1 accordingly.

2. Amend page 385, line 28, after “23b,” by striking out “and”.

3. Amend page 385, line 28, after “23c” by inserting a comma and “and 27c”.

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

Rep. Neeley moved to amend the bill as follows:

1. Amend page 56, line 20, by striking out “\$9,000.00” and inserting “\$9,135.00” and adjusting the totals in section 11 and enacting section 1 accordingly.

2. Amend page 58, line 6, after “(1),” by inserting “Beginning in 2022-2023, the foundation allowance for a public school academy that was issued a contract under section 552 of the revised school code, MCL 380.552, to operate as a school of excellence that is a cyber school is \$8,700.00.” and adjusting the totals in section 11 and enacting section 1 accordingly.

3. Amend page 92, line 12, by striking out “\$5,500,000,000.00” and inserting “\$5,672,000,000.00” and adjusting the totals in section 11 and enacting section 1 accordingly.

4. Amend page 174, following line 13, by inserting:

“(10) In addition to the state school aid fund money allocated under subsection (1), from the state school aid fund money appropriated in section 11, there is allocated for 2022-2023 an amount not to exceed \$5,000,000.00 to be distributed by the department to a public institution of higher education for a partnership between child and adolescent health centers, school districts, and a program that provides statewide capacity building supports to school-based mental health personnel. This program

must provide school-based mental health personnel access to professional development, same-day consultation with behavioral health clinicians to respond to students' complex mental health needs, telehealth evaluations as necessary, and information and resources for child and adolescent health centers and school districts on managing mental health conditions.

(1) In addition to state school aid fund money allocated under subsection (1), from the state school aid fund money appropriated in section 11, there is allocated for 2022-2023 an amount not to exceed \$25,000,000.00 to districts and intermediate districts to improve student mental health services through the adoption and implementation of health insurance portability and accountability act compliant tools for the purposes of conducting mental health screenings, managing referral and consent, care management and coordination, virtual visits, and reporting on outcomes. The department, in collaboration with intermediate districts, shall develop guidance on tools eligible for funding under this subsection. Funds shall be distributed to districts and intermediate districts for the purchase or licensing of, and for the implementation of, eligible tools, including a platform to access multiple assessments; for professional development on the use of eligible tools and how to respond to results; and for development of local and regional systems to coordinate student services. Notwithstanding section 17b, the department shall make payments under this subsection on a schedule determined by the department. Funds allocated under this subsection for 2022-2023 are a work project appropriation, and any unexpended funds for 2022-2023 are carried forward into 2023-2024. The purpose of the work project is to provide and deploy mental health screening tools and referral processes in districts and intermediate districts statewide. The estimated completion date of the work project is September 30, 2027." and renumbering the remaining subsections and adjusting the totals in section 11 and enacting section 1 accordingly.

5. Amend page 263, line 16, after "exceed" by striking out "\$37,611,300.00" and inserting "\$47,611,300.00" and adjusting the totals in section 11 and enacting section 1 accordingly.

6. Amend page 296, following line 1, by inserting:

"Sec. 94f. (1) The capital needs reserve fund is created as a separate account within the state school aid fund.

(2) The state treasurer may receive money or other assets from any source for deposit into the fund. The state treasurer shall direct the investment of the fund and shall credit to the fund interest and earnings from the fund.

(3) Money available in the fund must not be expended without a specific appropriation.

(4) Money in the fund at the close of the fiscal year lapses to the state school aid fund. The department of treasury is the administrator of the fund for auditing purposes.

(5) For the fiscal year ending September 30, 2023, \$1,000,000,000.00 from the state school aid fund must be deposited into the fund to be used for infrastructure and safety improvements based on the study conducted under section 94g.

(6) It is the intent of the legislature that \$600,000,000.00 from the state school aid fund will be deposited into the fund for the purposes described in subsection (5) in each fiscal year following the fiscal year ending September 30, 2023.

(7) As used in this section, "the fund" means the capital needs reserve fund created in subsection (1).

Sec. 94g. From the general fund money appropriated in section 11, there is allocated an amount not to exceed \$20,000,000.00 for 2022-2023 to the department to conduct an expedited study on capital needs in districts and intermediate districts. The study described in this section must include recommendations for minimum school safety standards and for security personnel." and adjusting the totals in section 11 and enacting section 1 accordingly.

7. Amend page 311, following line 19, by inserting:

"Sec. 97f. (1) From the state school aid fund money appropriated in section 11, there is allocated for 2022-2023 only an amount not to exceed \$15,000,000.00 to pilot a cross-system intervention approach to identifying and supporting middle and high school students that are determined to be at risk for violence through a psychiatric or psychological assessment.

(2) Funding allocated in this section must be awarded to a public research institution and must be used for the pilot program described in this section.

(3) The pilot program under this section must be a collaboration between a public research institution and a national law enforcement foundation and must include all the following:

(a) The use of case management, intensive mentoring, and technical assistance to reduce the threat of violence in school communities in the state and to provide early interventions for participating youth.

(b) Implementation in at least 5 communities from regions across the state.

(c) A third-party evaluation to assess outcomes and inform potential statewide implementation.

(d) The provision of research-informed training and technical assistance to law enforcement, schools, and community organizations to avert school violence and support young people in the state.

(4) The funds allocated under this section for 2022-2023 are a work project appropriation, and any unexpended funds for 2022-2023 are carried forward into 2023-2024. The purpose of the work project is to increase school safety by identifying and supporting middle and high school students that are determined to be at risk for violence. The estimated completion date of the work project is September 30, 2027.

(5) Notwithstanding section 17b, the department shall make payments under this section on a schedule determined by the department.” and adjusting the totals in section 11 and enacting section 1 accordingly.

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

Rep. Thanedar moved to amend the bill as follows:

1. Amend page 41, following line 24, by inserting:

“Sec. 11v. From the general fund money appropriated in section 11, there is allocated \$94,400,000.00 for 2021-2022 for a community district. Funds allocated under this section are direct grant funds to a community district and are not subject to approval by the state board of education or the superintendent of public instruction. The department shall pay funds allocated under this section for literacy-related programs and initiatives to a community district not later than September 30, 2022.” and adjusting the totals in section 11 and enacting section 1 accordingly.

2. Amend page 385, line 28, after “8c,” by inserting “11v.”

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

Rep. Weiss moved to amend the bill as follows:

1. Amend page 384, line 17, by removing section 166c from the bill.

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

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

The motion prevailed.

Rep. Frederick 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. 5795, entitled**

A bill to amend 1979 PA 94, entitled “The state school aid act of 1979,” by amending sections 11 and 17b (MCL 388.1611 and 388.1617b), section 11 as amended by 2021 PA 48 and section 17b as amended by 2007 PA 137.

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

**Roll Call No. 203**

**Yeas—65**

Albert	Farrington	Kahle	Rendon
Alexander	Filler	Koleszar	Roth
Allor	Fink	LaFave	Shannon
Beeler	Frederick	Lightner	Slagh
Bellino	Garza	Lilly	Sneller
Berman	Glenn	Maddock	Steenland
Beson	Green	Marino	Tisdell
Bezotte	Griffin	Markkanen	VanSingel
Bollin	Haadsma	Martin	VanWoerkom
Borton	Hall	Meerman	Wakeman
Brann	Hauck	Mueller	Wendzel
Breen	Hertel	O’Malley	Wentworth
Calley	Hoitenga	O’Neal	Whiteford
Cambensy	Hornberger	Outman	Whitsett
Clements	Howell	Paquette	Witwer
Damoose	Jones	Posthumus	Yaroch
Eisen			

Nays—38

Aiyash	Cherry	Lasinski	Sabo
Anthony	Clemente	Liberati	Scott
Bolden	Coleman	Manoogian	Sowerby
Brabec	Ellison	Morse	Stone
Brixie	Hood	Neeley	Tate
Camilleri	Hope	Peterson	Thanedar
Carra	Johnson, C	Pohutsky	Weiss
Carter, B	Johnson, S	Rabhi	Yancey
Carter, T	Kuppa	Reilly	Young
Cavanagh	LaGrand		

In The Chair: Hornberger

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

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

A bill to amend 1979 PA 94, entitled "The state school aid act of 1979," by amending sections 6, 6a, 11, 11a, 11j, 11k, 11m, 11s, 15, 18, 20, 20d, 20f, 20m, 21b, 21f, 21h, 22a, 22b, 22c, 22d, 22m, 22p, 24, 24a, 25f, 25g, 25i, 26a, 26b, 26c, 26d, 28, 31a, 31d, 31f, 31j, 31n, 31o, 31y, 31z, 32d, 32p, 35a, 35g, 39, 39a, 41, 51a, 51c, 51d, 51f, 51g, 53a, 54, 54b, 54d, 56, 61a, 61b, 61c, 61d, 62, 65, 67, 67a, 74, 81, 94, 94a, 95b, 97, 97a, 98, 98b, 98d, 99h, 99s, 99u, 99x, 101, 104, 104c, 107, 147, 147a, 147b, 147c, 147e, and 152a (MCL 388.1606, 388.1606a, 388.1611, 388.1611a, 388.1611j, 388.1611k, 388.1611m, 388.1611s, 388.1615, 388.1618, 388.1620, 388.1620d, 388.1620f, 388.1620m, 388.1621b, 388.1621f, 388.1621h, 388.1622a, 388.1622b, 388.1622c, 388.1622d, 388.1622m, 388.1622p, 388.1624, 388.1624a, 388.1625f, 388.1625g, 388.1625i, 388.1626a, 388.1626b, 388.1626c, 388.1626d, 388.1628, 388.1631a, 388.1631d, 388.1631f, 388.1631j, 388.1631n, 388.1631o, 388.1631y, 388.1631z, 388.1632d, 388.1632p, 388.1635a, 388.1635g, 388.1639, 388.1639a, 388.1641, 388.1651a, 388.1651c, 388.1651d, 388.1651f, 388.1651g, 388.1653a, 388.1654, 388.1654b, 388.1654d, 388.1656, 388.1661a, 388.1661b, 388.1661c, 388.1661d, 388.1662, 388.1665, 388.1667, 388.1667a, 388.1674, 388.1681, 388.1694, 388.1694a, 388.1695b, 388.1697, 388.1697a, 388.1698, 388.1698b, 388.1698d, 388.1699h, 388.1699s, 388.1699u, 388.1699x, 388.1701, 388.1704, 388.1704c, 388.1707, 388.1747, 388.1747a, 388.1747b, 388.1747c, 388.1747e, and 388.1752a), sections 6, 6a, 11, 11a, 11j, 11k, 11m, 11s, 15, 18, 20, 20d, 20f, 21f, 21h, 22a, 22b, 22d, 22m, 22p, 24, 24a, 25f, 25g, 25i, 26a, 26b, 26c, 28, 31a, 31d, 31f, 31j, 31n, 31o, 31y, 31z, 32d, 32p, 35a, 39, 39a, 41, 51a, 51c, 51d, 51f, 53a, 54, 54b, 54d, 56, 61a, 61b, 61c, 61d, 62, 65, 67, 67a, 74, 81, 94, 94a, 95b, 98, 98d, 99h, 99s, 99u, 99x, 101, 104, 104c, 107, 147, 147a, 147b, 147c, 147e, and 152a as amended and sections 20m, 22c, 26d, 31o, 31y, 31z, 35g, 51g, 97, 97a, and 98b as added by 2021 PA 48 and section 21b as amended by 2014 PA 196, and by adding sections 8c, 11w, 22e, 23b, 23c, 23f, 30, 30a, 30b, 30c, 31q, 31r, 31aa, 32n, 35i, 35j, 41b, 61i, 94e, 97b, 97c, 97d, 97e, 98e, 99r, 99cc, 104i, 152c, and 166c; and to repeal acts and parts of acts.

The motion prevailed.

The House agreed to the title as amended.

Rep. Frederick 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. 5783, entitled

A bill to make appropriations for the legislature, the executive, the department of the attorney general, the department of state, the department of treasury, the department of technology, management, and budget, the department of civil rights, and certain other state purposes for the fiscal year ending September 30, 2023; to provide for the expenditure of the appropriations; to provide for the disposition of fees and other income received by the state agencies; and to declare the effect of this act.

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 adopted, a majority of the members serving voting therefor.

Rep. Albert moved to amend the bill as follows:

1. Amend page 10, line 26, after “council” by striking out “14,934,700” and inserting “15,084,700” and adjusting the subtotals, totals, and section 201 accordingly.

2. Amend page 86, following line 10, by inserting:

“Sec. 619b. From the appropriation in part 1 for legislative council, \$150,000.00 funding shall be allocated to the opioid advisory commission.”

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

Rep. Calley moved to amend the bill as follows:

1. Amend page 43, following line 13, by inserting:

“Nonprofit relief grants 100”

and adjusting the subtotals, totals, and section 201 accordingly.

2. Amend page 229, following line 1, by inserting:

“Sec. 1098. From the funding appropriated in part 1 for nonprofit relief grants, the department of labor and economic opportunity shall allocate the funding to create a nonprofit relief grant program that would award grants to nonprofit community service organizations across the state. The program would be administered by the department of labor and economic opportunity in partnership with the Michigan nonprofit association.”

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

Rep. Albert moved to amend the bill as follows:

1. Amend page 4, line 3, by striking out all of line 3.

2. Amend page 5, line 27, after “fund” by striking out “1,783,200” and inserting “1,118,200” and adjusting the subtotals, totals, and section 201 accordingly.

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

Rep. Berman moved to amend the bill as follows:

1. Amend page 43, following line 13, by inserting:

“Beat the streets grant 250,000”

and adjusting the subtotals, totals, and section 201 accordingly.

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

Rep. Albert moved to amend the bill as follows:

1. Amend page 168, line 2, after “into” by striking out “the” and inserting “a”.

2. Amend page 168, line 5, after “to” by striking out “the” and inserting “a”.

3. Amend page 168, line 7, after “for” by striking out “the” and inserting “a”.

4. Amend page 170, line 5, after “2023.” by striking out the balance of the sentence and inserting “Grant Awards to a qualified retirement system under this subsection shall not exceed an amount equal to the amount necessary to achieve a funded ratio of 60% or the cap on grant awards in subsection (3), whichever is less, and funds must be disbursed no later than August 30, 2023.”

5. Amend page 170, line 7, after “manner” by striking out the balance of the line through the first “award.” on line 9 and inserting “subject to the following order of priority.”

6. Amend page 170, line 11, after “subsection.” by inserting “(a) To qualified retirement systems that received a grant award to achieve a funded ratio of 60%.

(b) To qualified retirement systems that received a grant award so that grant awards result in the greatest average funded ratio among qualified retirement systems that received a grant award.”

7. Amend page 170, line 26, after “60%” by striking out the balance of the line through “2021.” on line 27 and inserting “based on the last report filed as required by section 5 of the protecting local government retirement and benefits act, 2017 PA 202, MCL 38.2805, as of December 31, 2021.”

8. Amend page 171, line 22, after “for” by striking out “their” and inserting “a”.

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

Rep. Tyrone Carter moved to amend the bill as follows:

1. Amend page 13, following line 25, by inserting:

“Legislative ethics training 150,000.”

2. Amend page 13, following line 25, by inserting:

“Legal investigation on the misuse of state funds 250,000”

and adjusting the subtotals, totals, and section 201 accordingly.

3. Amend page 86, following line 10, by inserting:

“Sec. 619b. From the funds appropriated in part 1 for legislative ethics training, the legislature must provide at least 1 hour of ethics training for every senator, representative, and staff within the legislature. The training must include, but is not limited to, instruction in ethics.”.

4. Amend page 86, following line 10, by inserting:

“Sec. 619c. The one-time funds appropriated in part 1 for legal investigation on the misuse of state funds shall be used for a contract with an outside legal firm for an investigation of any misuse of state funds for campaign purposes by the former speaker of the house or his staff. Upon completion of the investigation, the outside legal firm must provide a copy of the report to the speaker of the house of representatives, the house of representatives minority leader, and major Michigan media outlets.”.

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

Rep. Witwer moved to amend the bill as follows:

1. Amend page 33, following line 16, by inserting:

“Earned income tax credit grant program	552,900,000”
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and adjusting the subtotals, totals, and section 201 accordingly.

2. Amend page 181, following line 11, by inserting:

“Sec. 979m. From the funds appropriated in part 1 for the earned income tax credit grant program, the department of treasury shall distribute grant payments equal to a 24.0% increase in the earned income tax credit to each individual that filed a Michigan income tax return and claimed an earned income tax credit in 2022.”.

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

Rep. Shannon moved to amend the bill as follows:

1. Amend page 33, following line 16, by inserting:

“ARP - frontline worker hero premium pay grants	1,000,000,000”.
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2. Amend page 33, line 20, after “fund” by striking out “5,000,000” and inserting “1,005,000,000” and adjusting the subtotals, totals, and section 201 accordingly.

3. Amend page 181, following line 11, by inserting:

“Sec. 979k. From the funds appropriated in part 1 for ARP - frontline worker hero premium pay grants, the department of treasury shall provide premium payments to eligible individuals as that term is defined under the rules and guidance associated with the coronavirus state and local fiscal recovery funds under the American rescue plan act of 2021, Public Law 117-2. The department of treasury shall develop rules and guidelines for providing awards to eligible individuals and establish an award schedule. The rules, guidelines, and award schedule must be posted on a publicly accessible website.”.

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

Rep. Pohutsky moved to amend the bill as follows:

1. Amend page 9, following line 1, by inserting:

<b>“(4) ONE-TIME APPROPRIATIONS</b>	
Abortion legal aid fund	\$ 10,000,000
<b>Gross Appropriation</b>	<b>\$ 10,000,000</b>
Appropriated from:	
<b>State general fund/general purpose</b>	<b>\$ 10,000,000”.</b>
2. Amend page 33, following line 16, by inserting:	
“Abortion out of state travel and lodging grants	10,000,000”.
3. Amend page 50, following line 12, by inserting:	
<b>“Sec. 155. DEPARTMENT OF TREASURY</b>	
<b>(1) APPROPRIATION SUMMARY</b>	
<b>GROSS APPROPRIATION</b>	<b>\$ 1,000,000</b>
Interdepartmental grant revenues:	
Total interdepartmental grants and intradepartmental transfers	0
<b>ADJUSTED GROSS APPROPRIATION</b>	<b>\$ 1,000,000</b>
Federal revenues:	
Total federal revenues	0
Special revenue funds:	
Total local revenues	0

Total private revenues		0
Total other state restricted revenues		0
<b>State general fund/general purpose</b>	<b>\$</b>	<b>1,000,000</b>
<b>(2) ONE-TIME APPROPRIATIONS</b>		
Public education campaign	\$	1,000,000
<b>GROSS APPROPRIATION</b>	<b>\$</b>	<b>1,000,000</b>
Appropriated from:		
<b>State general fund/general purpose</b>	<b>\$</b>	<b>1,000,000”</b>

and adjusting the subtotals, totals, and section 201 accordingly.

4. Amend page 65, following line 16, by inserting:

“Sec. 236. Funds appropriated in part 1 must not be used for the purposes of prosecuting and/or investigating individuals or organizations for cases related to receiving or providing an abortion.”.

5. Amend page 66, following line 10, by inserting:

“Sec. 250. Funds appropriated in part 1 must not be expended if any of the following bills of the 101st Legislature are enacted into law:

- (a) House Bill No. 4737.
- (b) House Bill No. 4738.
- (c) House Bill No. 5086.
- (d) House Bill No. 5444.
- (e) House Bill No. 5445.
- (f) House Bill No. 5558.
- (g) House Bill No. 5559.
- (h) House Bill No. 5784.
- (i) House Bill No. 6011.”.

6. Amend page 81, following line 25, by inserting:

**“ONE-TIME APPROPRIATIONS**

Sec. 420. (1) From the funds appropriated in part 1 for abortion legal aid fund, the department of civil rights shall provide financial support to providers of abortion and to individuals who have received an abortion to support potential legal costs related to changes to federal legal protections of abortion.

(2) The unexpended funds appropriated in part 1 for abortion legal aid fund are designated as a work project appropriation, and any unencumbered or unallotted funds shall not lapse at the end of the fiscal year and shall be available for expenditures for projects under this section until the projects have been completed. The following is in compliance with section 451a(1) of the management and budget act, 1984 PA 431, MCL 18.1451a:

- (a) The purpose of the project is to provide financial support to providers of abortion and to individuals who have received an abortion to support potential legal costs related to changes to federal legal protections of abortion.
- (b) The project will be accomplished by utilizing state employees to allocate funding to providers and individuals pursuant to this section.
- (c) The estimated cost of this project is \$10,000,000.00.
- (d) The tentative completion date for the work project is September 30, 2027.”.

7. Amend page 161, following line 5, by inserting:

“(5) Any county in which a county prosecutor in that county prosecutes an individual for performing an abortion or for having an abortion performed on themselves must forfeit 100% of the current fiscal year county revenue sharing payments.”.

8. Amend page 181, following line 11, by inserting:

“Sec. 979k. From the funds appropriated in part 1 for abortion out of state travel grants, the department of treasury shall establish a grant program to pay for travel and lodging expenses for any resident of Michigan who wishes to travel out of state to receive an abortion.”.

9. Amend page 238, following line 22, by inserting:

**“DEPARTMENT OF TREASURY**

Sec. 1401. (1) From the funds appropriated in part 1A for public education campaign, the department of treasury shall fund a public education campaign to inform the public that abortion is legal in Michigan.”.

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

Rep. Tate moved to amend the bill as follows:

1. Amend page 43, following line 13, by inserting:

“ARP - Michigan community development financial institution fund grants	75,000,000”.
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2. Amend page 43, line 17, after “fund” by striking out “45,500,000” and inserting “120,500,000” and adjusting the subtotals, totals, and section 201 accordingly.

3. Amend page 229, following line 1, by inserting:

“Sec. 1097. (1) From the money appropriated in part 1 for ARP - Michigan community development financial institution fund grants, \$75,000,000.00 is appropriated and transferred to the Michigan community development financial institutions fund, which is created by this section, for grants to eligible community development financial institutions under this section. The legislature finds and declares that the appropriation described in this section is for a public purpose, including promoting community economic revitalization and community development through community financial institutions.

(2) Within 84 days of the effective date of this act, the Michigan strategic fund shall develop a grant application, approval, agreement, and compliance process consistent with this section adopted by a resolution of the board and published and available on the Michigan strategic fund’s website.

(3) The application required under subsection (2), must include all of the following:

(a) The name of the community development financial institution applying for a grant from the CDFI fund.

(b) The location of the principal office of the applicant.

(c) Documentation indicating whether the applicant is a Michigan CDFI or a multistate CDFI.

(d) The amount of the grant sought, not exceeding the maximum eligible amount of the grant under subsections (4) to (6).

(e) If the community development financial institution is a depository institution, the net assets of the depository institution.

(f) If the community development financial institution is not a depository institution, the amount of qualifying commitments made by the community development financial institution during the 3 calendar years preceding the calendar year in which the application is submitted.

(g) A description of the applicant’s eligibility for funding under subsections (4) to (6).

(h) A description of the proposed use of the grant award by the applicant for eligible activities consistent with the requirements of this chapter and the Riegle community development and regulatory improvement act of 1994, Public Law 103-325, 12 USC 4701 to 12 USC 4719.

(i) Documentation of the applicant’s certification as a community development financial institution that meets the eligibility requirements under 12 CFR 1805.201 by the community development financial institutions fund established under section 104 of the Riegle community development and regulatory improvement act of 1994, Public Law 103-325, 12 USC 4703. The documentation required by this subsection may include the list of community development financial institutions in good standing maintained and published by the federal fund.

(j) A statement that the applicant is in compliance with all requirements applicable to the applicant under the Riegle community development and regulatory improvement act of 1994, Public Law 103-325, 12 USC 4701 to 4719.

(4) A community development financial institution that is a depository institution is eligible for a grant award in the following amount:

(a) Up to \$2,000,000.00 if the depository institution has total net assets of less than \$500,000,000.00.

(b) Up to \$3,000,000.00 if the depository institution has total net assets of \$500,000,000.00 to \$999,999,999.99.

(c) Up to \$4,000,000.00 if the depository institution has total net assets of \$1,000,000,000.00 to \$1,999,999,999.99.

(d) Up to \$5,000,000.00 if the depository institution has total net assets of \$2,000,000,000.00 or more.

(5) Except as otherwise provided in subsection (6), a community development financial institution is eligible for a grant award in the following amount:

(a) Up to \$1,000,000.00 if the community development financial institution made qualifying commitments in an amount that averaged less than \$1,000,000.00 per year during the 3 calendar years preceding the calendar year in which an application for a grant is submitted.

(b) Up to \$3,000,000.00 if the community development financial institution made qualifying commitments in an amount that averaged from \$1,000,000.00 to \$3,999,999.99 per year during the 3 calendar years preceding the calendar year in which an application for a grant is submitted.

(c) Up to \$5,000,000.00 if the community development financial institution made qualifying commitments in an amount that averaged from \$4,000,000.00 to \$5,999,999.99 per year during the 3 calendar years preceding the calendar year in which an application for a grant is submitted.

(d) Up to \$7,000,000.00 if the community development financial institution made qualifying commitments in an amount that averaged from \$6,000,000.00 to \$9,999,999.00 per year during the 3 calendar years preceding the calendar year in which an application for a grant is submitted.

(e) Up to \$8,000,000.00 if the community development financial institution made qualifying commitments in an amount that averaged at least \$10,000,000.00 per year during the 3 calendar years preceding the calendar year in which an application for a grant is submitted.

(6) A grant to a multistate CDFI under subsection (5) must not exceed \$5,000,000.00.

(7) The Michigan strategic fund shall accept initial applications for a grant under this chapter until April 30, 2023. The Michigan strategic fund shall approve or deny a grant application within 63 days after the receipt of an administratively complete application as determined by the Michigan strategic fund. If the application complies with the requirements of this section, the Michigan strategic fund shall approve the award of the grant in the amount requested by the applicant. The Michigan strategic fund may deny a grant application submitted under this section only for the following reasons:

(a) The applicant does not satisfy all of the requirements described in this section.

(b) Subject to subsection (9), there is insufficient money in the CDFI fund to pay the grant amount requested.

(c) The applicant is not in compliance with applicable requirements under the Riegle community development and regulatory improvement act of 1994, Public Law 103-325, 12 USC 4701 to 4719.

(8) If the Michigan strategic fund denies an application under subsection (7), the applicant may provide additional information to the Michigan strategic fund within 7 days of the notice of denial. The Michigan strategic fund shall review and reconsider the application and additional information within 28 days.

(9) If there is an insufficient amount of money in the CDFI fund to pay the grants approved, the amount of each grant shall be reduced proportionately by the Michigan strategic fund based upon the amount of money available in the CDFI fund.

(10) Upon approval of an application, the Michigan strategic fund and the applicant shall sign a written grant agreement providing the terms of the grant agreement. A grant agreement must include all of the following:

(a) A requirement that at least 80% of the grant award be used for financial products and financial services.

(b) A restriction that no more than 10% of the grant award be used for technical assistance activities described in 12 CFR 1805.303.

(c) A restriction that no more than 10% of the grant award be used for administration and operations.

(d) A requirement that a grant award be committed under a loan agreement or funding agreement or disbursed by the recipient within 3 years of the date that the recipient receives the grant award.

(e) A requirement that the entire amount of the grant award be expended within this state.

(f) A requirement that the grant award recipient maintain its certification as a community development financial institution under 12 CFR 1805.201 while the grant agreement is in effect.

(g) A requirement that the grant award recipient comply with all requirements applicable under the Riegle community development and regulatory improvement act of 1994, Public Law 103-325, 12 USC 4701 to 4719, while the agreement is in effect.

(h) Provisions authorizing the Michigan strategic fund to enforce the terms of the grant agreement, including a requirement that a noncompliant recipient of a grant award repay the award for deposit in the CDFI Fund.

(i) A requirement for the grant award recipient to report on activities consistent with the requirements of subsection (14).

(11) A grant agreement may provide for the community development financial institution that is the recipient of a grant award to serve as an intermediary lender to another community development financial institution consistent with the purposes of this chapter.

(12) A grant agreement must permit a grant award recipient to assign the award to an affiliate and for the affiliate to assume the obligations of the grant award recipient if the affiliate satisfies all of the following:

(a) Is a community development financial institution.

(b) Is organized in the same manner as the grant award recipient.

(c) Is controlled by the grant award recipient in 1 or both of the following ways:

(i) The grant award recipient owns a majority of the stock of the affiliate.

(ii) A majority of the members of the board of the affiliate also are members of the board of the grant award recipient.

(13) Except as otherwise provided in subsection (14), the Michigan strategic fund shall require the recipient of a grant award under this chapter to report annually to the Michigan strategic fund regarding its activities under this section beginning on the May 1 following the calendar year in which the grant award was received by the recipient. The Michigan strategic fund shall publish on its website a standard form for the report. Except as otherwise provided in subsection (14), the report must include all of the following information:

(a) A copy of the recipient's most recent confirmation of recertification as a community development financial institution issued by the community development financial institutions fund under 12 CFR 1805.201, which may include the list of community development financial institutions in good standing maintained and published by the federal fund.

(b) A list of financial products and services provided during the prior calendar year that includes all of the following:

- (i) The name of each transaction.
  - (ii) A transition tracking number for each transaction.
  - (iii) The date of each transaction.
  - (iv) The amount of each transaction.
  - (v) The total project cost for each transaction if other funding was involved.
  - (vi) The physical address of the borrower or customer for each transaction.
  - (vii) The census tract of the borrower or customer for each transaction.
  - (viii) An indication of whether the census tract in which the transaction located is an eligible investment area.
  - (ix) A description of the projected economic impact of the transaction.
  - (x) A description of any financial products or financial services provided.
- (c) A description of technical assistance provided during the prior calendar year.

(d) A summary of expenditures for administration and operations provided during the prior calendar year that includes all of the following:

- (i) A description of administration and operations costs incurred.
- (ii) Professional fees and expenses incurred.
- (iii) A summary of any other eligible expenses for administration and operation.

(14) A grant award recipient is not required to provide a report under this section for any calendar year in which it did not loan or otherwise commit or disburse grant award money. The Michigan strategic fund shall not include information in the report required under subsection (13) if information that otherwise would be included in a report under subsection (13) is either of the following:

(a) Exempt from disclosure or confidential as proprietary business or financial information under the Riegle community development and regulatory improvement act of 1994, Public Law 103-325, 12 USC 4702.

(b) Exempt from disclosure under the freedom of information act, 1976 PA 442, MCL 15.231 to 15.246.

(15) Except as otherwise provided in subsection (3), not more than 4% of the appropriation provided from the CDFI fund may be used for the administering the programs and activities incurred in administering this section.

(16) The unexpended portion of money in the CDFI fund provided for grants under this section is considered a work project appropriation in accordance with section 451a of the management and budget act, 1984 PA 431, MCL 18.1451a. The following apply to the project:

(a) The purpose of the project is to provide grants to eligible community development financial institutions under this section.

(b) All grants will be distributed in accordance with this section and the grant guidelines as part of the application process and grant agreements between the Michigan strategic fund and grant recipients.

(c) The estimated cost of the work project is identified in the appropriation line item.

(d) The tentative completion date for the work project is September 30, 2026.

(17) As used in this section:

(a) “CDFI fund” means the Michigan community development financial institutions fund created in subsection (1).

(b) “Community development financial institution” means that term as defined in section 103 of the Riegle community development and regulatory improvement act of 1994, Public Law 103-325, 12 USC 4702, but is limited to a community development financial institution that satisfies all of the following:

(i) Is an entity that meets the eligibility requirements described in 12 CFR 1805.200.

(ii) Is certified as a community development financial institution that meets the eligibility requirements under 12 CFR 1805.201 by the community development financial institutions fund established under section 104 of the Riegle community development and regulatory improvement act of 1994, Public Law 103-325, 12 USC 4703.

(iii) Maintains 1 or more physical offices within this state.

(iv) Employs 2 or more individuals at a physical office within this state, including employees of an affiliate of the community development financial institution that provides services to the community development financial institution.

(v) Is a Michigan CDFI or a multistate CDFI.

(c) “Depository institution” means any of the following:

(i) A bank as that term is defined in section 3(a) of the federal deposit insurance act, 12 USC 1813(a).

(ii) A savings association as that term is defined in section 3(b) of the federal deposit insurance act, 12 USC 1813(b).

(iii) A credit union as that term is defined in section 102 of the credit union act, 2003 PA 215, MCL 490.102.

(iv) A depository institution holding company as that term is defined in 12 CFR 1805.104.

(d) "Eligible activities" means activities described in 12 CFR 1805.301, and includes credit enhancements, loan loss reserves, and equity investments.

(e) "Federal fund" means the federal community development financial institutions fund within the United States department of treasury.

(f) "Financial products" means that term as defined in 12 CFR 1805.104.

(g) "Financial services" means that term as defined in 12 CFR 1805.104.

(h) "Michigan CDFI" means a community development financial institution that satisfies all of the following:

(i) Is certified as a community development financial institution that meets the eligibility requirements under 12 CFR 1805.201 by the community development financial institutions fund established under section 104 of the Riegle community development and regulatory improvement act of 1994, Public Law 103-325, 12 USC 4703.

(ii) Is headquartered at an address in this state, as recognized by the federal fund.

(iii) Has a target market that includes this state, as recognized by the federal fund.

(iv) Serves 1 or more targeted populations located within this state.

(i) "Multistate CDFI" means a community development financial institution that is not a Michigan CDFI but is a community development financial institution that committed under a loan agreement or other funding agreement of at least \$10,000,000.00 in financial products and financial services to a target market within this state under the Riegle community development and regulatory improvement act of 1994, Public Law 103-325, 12 USC 4701 to 12 USC 4719, during the 5 calendar years preceding the calendar year in which an application for a grant is submitted.

(j) "Qualifying commitment" means funding committed by a community development financial institution under a loan agreement or other funding agreement in target markets or targeted populations in this state that is either of the following:

(i) Financial products or financial services committed under the Riegle community development and regulatory improvement act of 1994, Public Law 103-325, 12 USC 4701 to 12 USC 4719.

(ii) An additional credit enhancement, loan loss reserve, or equity investment committed by the community development financial institution or an affiliate of the community development financial institution.

(k) "Target market" means that term as defined in 12 CFR 1805.14.

(l) "Targeted population" means that term as defined in 12 CFR 1805.14."

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

Rep. Stone moved to amend the bill as follows:

1. Amend page 43, following line 13, by inserting:

"Statewide career and technical education exploration Portal 20,000,000"

and adjusting the subtotals, totals, and section 201 accordingly.

2. Amend page 229, following line 1, by inserting:

"Sec. 1094o. From the funds appropriated in part 1 for statewide career and technical education exploration portal, the department of labor and economic opportunity shall allocate \$20,000,000.00 for the development and operation of the statewide career and technical education exploration portal to promote career and technical education and exploration. The department of labor and economic opportunity shall establish a committee to oversee the development and implementation of the statewide career and technical education exploration portal. The portal may be used in coordination with a student's educational development plan (EDP) for career exploration.

(a) The committee members shall consist of the following:

(i) A member representing state associations representing school counselors.

(ii) A career and technical educator.

(iii) Apprenticeship and training directors from building trades.

(iv) Apprenticeship and training directors from other career and technical educator-related programs.

(v) A representative from the department of labor and economic opportunity.

(vi) A representative from Michigan department of education with expertise in career and technical education (CTE).

(b) The committee shall perform the following functions:

(i) Assure that the portal interfaces with existing software or in-class support for activity-driven career exploration opportunities related to a student's EDP.

(ii) Coordinate with existing CTE curricula and apprenticeship training directors to establish content usable by students on the portal.

(iii) Update curriculum with industry standards annually.

(iv) Identify schools with existing, sophisticated programs to market those opportunities to more students and their parents in those schools.

(v) Create a school district “best-practices” template.

(vi) Identify schools with few or no existing programs to help create opportunities in those districts and market those new opportunities to parents.

(vii) Help parents understand the value of CTE education and careers and help them support their kids in those options.

(c) The function of the Portal shall include the following:

(i) Provide a link between curriculum published by the Michigan department of education and the department of labor and economic opportunity’s employer programs and opportunities.

(ii) Provide counselors, students, parents, and apprenticeship coordinators or training directors with information regarding a student’s interest and aptitude on content available on the portal.

(iii) Merge relevant information into Going Pro.

(iv) Include information for high school students on how to access Going Pro.”.

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

Rep. Tate moved to amend the bill as follows:

1. Amend page 43, following line 13, by inserting:

“ARP - museum operational support 20,000,000”.

2. Amend page 43, line 17, after “fund” by striking out “45,500,000” and inserting “65,500,000” and adjusting the subtotals, totals, and section 201 accordingly.

3. Amend page 229, following line 1, by inserting:

“Sec. 1096. From the one-time funds appropriated in part 1 for ARP - museum operational support, \$12,000,000.00 shall be awarded to a museum of African American history located in a city with a population of greater than 600,000 according to the most recent federal decennial census and \$8,000,000.00 shall be awarded to a historical society located in a city with a population of greater than 600,000 according to the most recent federal decennial census. Funds awarded under this section must be used by the recipient for operational support.”.

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

Rep. Weiss moved to amend the bill as follows:

1. Amend page 43, following line 13, by inserting:

“Union start-up funding 10,000,000”

and adjusting the subtotals, totals, and section 201 accordingly.

2. Amend page 229, following line 1, by inserting:

“Sec. 1094n. From the funds appropriated in part 1 for union start-up funding, the department of labor and economic opportunity shall allocate \$10,000,000.00 for the union start-up funding program to provide seed funding for workers wishing to unionize their workplace. The funding may be used to pay for union organizers, to conduct trainings, and to produce and print materials, as well as other appropriate expenses.”.

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

Rep. Haadsma moved to amend the bill as follows:

1. Amend page 31, line 8, after “revenue sharing” by striking out “\$268,907,600” and inserting “\$279,557,400”.

2. Amend page 31, line 12, after “sharing” by striking out “190,723,500” and inserting “199,999,300”.

3. Amend page 31, line 18, after “tax” by striking out “1,470,204,600” and inserting “1,490,130,200”.

4. Amend page 33, line 11, after “sharing” by striking out “2,662,500” and inserting “13,312,300”.

5. Amend page 33, line 12, after “sharing” by striking out “2,318,900” and inserting “11,594,700”.

6. Amend page 33, line 25, after “tax” by striking out “4,981,400” and inserting “24,907,000” and adjusting the subtotals, totals, and section 201 accordingly.

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

Rep. Manoogian moved to amend the bill as follows:

1. Amend page 24, following line 9, by inserting:

“Energy efficiency revolving fund 5,000,000”

and adjusting the subtotals, totals, and section 201 accordingly.

2. Amend page 128, following line 20, by inserting:

“Sec. 867. (1) The energy efficiency revolving fund is created within the state treasury. The state treasurer may receive money or other assets from any source for deposit into the energy efficiency revolving fund. The state treasurer shall direct the investment of the energy efficiency revolving fund. The state treasurer shall credit to the energy efficiency revolving fund interest and earnings from energy efficiency revolving fund investments.

(2) Money in the energy efficiency revolving fund at the close of the fiscal year shall remain in the energy efficiency revolving fund and shall not lapse to the general fund.

(3) From the funds appropriated in part 1 for the energy efficiency revolving fund, \$5,000,000.00 from the state general fund/general purpose is deposited in the energy efficiency revolving fund created in subsection (1) and is appropriated for energy efficiency and renewable energy projects.

(4) MDTMB will provide oversight and direction for the energy efficiency revolving fund and shall coordinate a call for projects and prioritize the award of projects that will contribute to a reduction in the state’s carbon footprint. State administrative costs are to be limited to 10% of the total project cost.

(5) MDTMB shall set terms with agencies participating in the energy efficiency revolving fund program that include the project(s) scope, funding commitments, data collection and reporting requirements, and any other financial terms related to realization of energy savings related to implementation of the project(s). MDTMB may enter into a memorandum of understanding to memorialize these terms.

(6) Energy savings generated by a project shall be paid to the energy efficiency revolving fund in future years by a participating agency in a manner and under the terms determined by the department as described in subsection (5). Funds received in addition to the appropriation in subsection (3) to the energy efficiency revolving fund are appropriated and may be expended in a manner consistent with the purposes of the fund outlined in subsection (3). Funds may only be expended on properties anticipated to remain in the state of Michigan ownership portfolio for the length of time necessary to recover the fund amount invested in the project.

(7) MDTMB shall submit an annual report by December 31 that includes:

(a) A list of all projects funded from this fund.

(b) Amount of monetary and/or efficiency savings realized from the projects.”

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

Rep. Tyrone Carter moved to amend the bill as follows:

1. Amend page 33, following line 16, by inserting:

“Voluntary employee’s beneficiary association grant

100”

and adjusting the subtotals, totals, and section 201 accordingly.

2. Amend page 181, following line 11, by inserting:

“Sec. 979k. From the funds appropriated in part 1 for voluntary employee’s beneficiary association grant, the department of treasury shall award \$100.00 to the public safety voluntary employee’s beneficiary association of a city with a population of greater than 600,000 according to the most recent federal decennial census. Funding shall be used to provide benefits to the association’s eligible retired public safety personnel members.”

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

Rep. Alexander moved to amend the bill as follows:

1. Amend page 44, following line 14, by inserting:

**“Sec. 152. DEPARTMENT OF AGRICULTURE AND RURAL DEVELOPMENT**

**(1) APPROPRIATION SUMMARY**

<b>GROSS APPROPRIATION</b>	<b>\$</b>	<b>(3,200,000)</b>
Interdepartmental grant revenues:		
Total interdepartmental grants and intradepartmental transfers		0
<b>ADJUSTED GROSS APPROPRIATION</b>	<b>\$</b>	<b>(3,200,000)</b>
Federal revenues:		
Total federal revenues		0
Special revenue funds:		
Total local revenues		0
Total private revenues		0
Total other state restricted revenues		0
<b>State general fund/general purpose</b>	<b>\$</b>	<b>(3,200,000)</b>

**(2) ONE-TIME APPROPRIATIONS**

Agriculture equine industry development fund	\$	(3,200,000)
<b>GROSS APPROPRIATION</b>	<b>\$</b>	<b>(3,200,000)</b>

Appropriated from:

<b>State general fund/general purpose</b>	<b>\$</b>	<b>(3,200,000)</b>
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and adjusting the subtotals, totals, and section 201 accordingly and renumbering the remaining sections accordingly.

2. Amend page 238, following line 22, by inserting:

**“REPEALER**

Sec. 1401. Section 1002 of article 1 2021 PA 87 is repealed.”.

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

Rep. Whitsett moved to amend the bill as follows:

1. Amend page 43, following line 13, by inserting:

“Industrial land assembly	100,000”
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and adjusting the subtotals, totals, and section 201 accordingly.

2. Amend page 229, following line 1, by inserting:

“Sec. 1095. From the funds appropriated in part 1 for industrial land assembly, the department of labor and economic opportunity shall fund a program to help fund site demolition and readiness for 8 industrial land opportunities located in a city with a population of greater than 600,000 according to the most recent federal decennial census.”.

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

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

The motion prevailed.

Rep. Frederick 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. 5783, entitled**

A bill to make appropriations for the legislature, the executive, the department of the attorney general, the department of state, the department of treasury, the department of technology, management, and budget, the department of civil rights, and certain other state purposes for the fiscal year ending September 30, 2023; to provide for the expenditure of the appropriations; to provide for the disposition of fees and other income received by the state agencies; and to declare the effect of this act.

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

**Roll Call No. 204**

**Yeas—68**

Albert	Farrington	Kahle	Roth
Alexander	Filler	Koleszar	Sabo
Allor	Fink	LaFave	Shannon
Beeler	Frederick	LaGrand	Slagh
Bellino	Garza	Lightner	Sneller
Berman	Glenn	Lilly	Steenland
Beson	Green	Maddock	Thanedar
Bezotte	Griffin	Marino	Tisdell
Bollin	Haadsma	Markkanen	VanSingel
Borton	Hall	Martin	VanWoerkom
Brann	Hauck	Meerman	Wakeman
Breen	Hertel	Mueller	Wendzel
Calley	Hoitenga	O’Malley	Wentworth
Cambensy	Hood	Outman	Whiteford
Clements	Hornberger	Paquette	Whitsett
Damoose	Howell	Posthumus	Witwer
Eisen	Jones	Rendon	Yaroch

Nays—35

Aiyash	Cavanagh	Lasinski	Reilly
Anthony	Cherry	Liberati	Scott
Bolden	Clemente	Manoogian	Sowerby
Brabec	Coleman	Morse	Stone
Brixie	Ellison	Neeley	Tate
Camilleri	Hope	O’Neal	Weiss
Carra	Johnson, C	Peterson	Yancey
Carter, B	Johnson, S	Pohutsky	Young
Carter, T	Kuppa	Rabhi	

In The Chair: Hornberger

The question being on agreeing to the title of the bill,  
Rep. Frederick moved to amend the title to read as follows:

A bill to make appropriations for the legislature, the executive, the department of attorney general, the department of state, the department of treasury, the department of technology, management, and budget, the department of civil rights, the department of labor and economic opportunity, and certain other state purposes for the fiscal year ending September 30, 2023; to provide for the expenditure of the appropriations; to provide for the disposition of fees and other income received by the state agencies; to declare the effect of this act; and to make, supplement, and adjust appropriations for various state departments and agencies for the fiscal year ending September 30, 2022 and provide for certain conditions on and the expenditure of those appropriations.

The motion prevailed.

The House agreed to the title as amended.

Rep. Frederick 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. 5749, entitled**

A bill to amend 1961 PA 236, entitled “Revised judicature act of 1961,” by amending section 8202 (MCL 600.8202), as amended by 2016 PA 31.

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. Fink 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

**Motions and Resolutions**

Reps. Hall, Fink, VanWoerkom, Damoose, Clements, Beeler, Wakeman, Green, Bollin, Mueller, Markkanen, Posthumus, Filler, Borton, Wendzel, Bezotte, Hoitenga, Hauck, Bellino, Martin, Roth, O’Malley, Meerman and Outman offered the following resolution:

**House Resolution No. 290.**

A resolution to urge President Joe Biden to reject radical open border policies and to enforce our nation’s immigration laws.

Whereas, The United States is a nation of laws. Providing incentives and rewards to those who break our laws, including by entering our country illegally, will only incite more lawlessness; and

Whereas, Several policies to reward illegal behavior have been proposed or supported by the administration of President Joe Biden. One reported plan would pay certain illegal immigrants \$450,000.00 each. Further, we have seen proposals in Congress that include provisions to extend the Child Tax Credit to illegal aliens. This could amount to a monthly payment from the federal government of \$250.00 to \$300.00 per child; and

Whereas, These proposals are particularly galling at a time when law-abiding American citizens continue to struggle economically. As our country continues to recover from the COVID-19 pandemic, our leaders' focus should be on the financial support of legal citizens; and

Whereas, As the United States' Chief Executive, the President is responsible for executing our nation's laws. Rather than providing incentives for unlawful behavior, the President's role is to allow legal immigration, enforce immigration laws, and support the hardworking federal law enforcement tasked with securing our borders; now, therefore, be it

Resolved by the House of Representatives, That we urge President Joe Biden to reject radical open border policies and to enforce our nation's immigration laws; and be it further

Resolved, That copies of this resolution be transmitted to the President of the United States.

The resolution was referred to the Committee on Tax Policy.

Rep. Pohutsky moved that the Committee on Health Policy be discharged from further consideration of **House Bill No. 5542**.

(For first notice see House Journal No. 39, p. 569.)

The question being on the motion made by Rep. Pohutsky,

The motion did not prevail, a majority of the members serving not voting therefor.

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

Rep. Frederick moved that when the House adjourns today it stand adjourned until Tuesday, May 10, at 10:00 a.m.

The motion prevailed.

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

The Clerk announced that the following bill had been reproduced and made available electronically on Wednesday, May 4:

**House Bill No. 6069**

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

**Senate Bill Nos. 1027 1028 1029**

The Clerk announced that the following Senate bills had been received on Wednesday, May 4:

**Senate Bill Nos. 832 833 884**

The Clerk announced that the following Senate bill had been received on Thursday, May 5:

**Senate Bill No. 828**

### **Reports of Standing Committees**

The Committee on Natural Resources and Outdoor Recreation, by Rep. Howell, Chair, reported

**House Bill No. 5890, entitled**

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 5204d, 5301, 5302, 5303, 5306, 5307, 5308, 5309, 5310, 5311, 5401, 5402, 5403, 5404, 5405, 5406, 5407, 5408, 5409, 5412, 5415, 5416, and 19703a (MCL 324.5204d, 324.5301, 324.5302, 324.5303, 324.5306, 324.5307, 324.5308, 324.5309, 324.5310, 324.5311, 324.5401, 324.5402, 324.5403, 324.5404,

324.5405, 324.5406, 324.5407, 324.5408, 324.5409, 324.5412, 324.5415, 324.5416, and 324.19703a), sections 5204d and 19703a as added by 2010 PA 232, sections 5301, 5403, and 5405 as amended by 2021 PA 45, section 5303 as amended by 2012 PA 560, sections 5401, 5404, 5407, 5408, 5409, 5412, 5415, and 5416 as added by 1997 PA 26, and sections 5402 and 5406 as amended by 2012 PA 561, and by adding sections 5307a, 5313b, 5313c, 5407a, and 5415a; 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. Howell, Markkanen, LaFave, Eisen, Wakeman, Martin, Sowerby, Cambensy and Aiyash  
Nays: None

The Committee on Natural Resources and Outdoor Recreation, by Rep. Howell, Chair, reported **House Bill No. 5891, entitled**

A bill to amend 1985 PA 227, entitled "Shared credit rating act," by amending section 3 (MCL 141.1053), as amended by 2012 PA 288.

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. Howell, Markkanen, LaFave, Eisen, Wakeman, Martin, Sowerby, Cambensy and Aiyash  
Nays: None

The Committee on Natural Resources and Outdoor Recreation, by Rep. Howell, Chair, reported **House Bill No. 5892, entitled**

A bill to amend 1969 PA 306, entitled "Administrative procedures act of 1969," by amending section 7 (MCL 24.207), as amended by 2016 PA 444.

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. Howell, Markkanen, LaFave, Eisen, Wakeman, Martin, Sowerby, Cambensy and Aiyash  
Nays: None

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: Thursday, May 5, 2022

Present: Reps. Howell, Markkanen, LaFave, Eisen, Wakeman, Martin, Sowerby, Cambensy and Aiyash

The Committee on Rules and Competitiveness, by Rep. Lilly, Chair, reported **House Bill No. 5718, entitled**

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending section 3107c (MCL 500.3107c), as added by 2019 PA 22.

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. Lilly, Clements, Bellino, Calley, Wendzel, Damoose, Posthumus and Hertel  
 Nays: None

The Committee on Rules and Competitiveness, by Rep. Lilly, Chair, reported

**House Bill No. 5719, entitled**

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending section 3114 (MCL 500.3114), as amended by 2019 PA 21.

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. Lilly, Clements, Bellino, Calley, Wendzel, Damoose, Posthumus and Hertel  
 Nays: None

## COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Lilly, Chair, of the Committee on Rules and Competitiveness, was received and read:

Meeting held on: Thursday, May 5, 2022

Present: Reps. Lilly, Clements, Bellino, Calley, Wendzel, Damoose, Posthumus, Anthony, Hertel, Sneller and Kupp

The Committee on Health Policy, by Rep. Kahle, Chair, reported

**House Bill No. 5266, entitled**

A bill to amend 1978 PA 368, entitled "Public health code," by amending section 20965 (MCL 333.20965), as amended by 2014 PA 312.

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. Kahle, Meerman, Whiteford, Alexander, Allor, Hauck, Filler, Mueller, Beeler, Fink, Roth and Tisdell  
 Nays: Reps. Witwer, Clemente, Pohutsky, Stone, Whitsett, Neeley and Morse

## COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Thursday, May 5, 2022

Present: Reps. Kahle, Meerman, Whiteford, Alexander, Allor, Hauck, Filler, Mueller, Beeler, Fink, Roth, Tisdell, Witwer, Clemente, Pohutsky, Stone, Whitsett, Neeley and Morse

## COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Thursday, May 5, 2022

Present: Reps. Mueller, VanWoerkom, Hauck, Cherry and Rabhi

## COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Steven Johnson, Chair, of the Committee on Oversight, was received and read:

Meeting held on: Thursday, May 5, 2022

Present: Reps. Steven Johnson, Outman, Hoitenga, Reilly, Yaroch, O'Malley, Brixie, LaGrand and Young

**Messages from the Senate****House Bill No. 4674, entitled**

A bill to amend 1976 PA 223, entitled "An act to create an agency concerned with crime victim services; to prescribe its powers and duties; to provide compensation to certain victims of crimes; to provide for the promulgation of rules; and to provide for penalties," by amending sections 1, 4, 9, 11, and 15 (MCL 18.351, 18.354, 18.359, 18.361, and 18.365), sections 1, 9, and 15 as amended by 1996 PA 519, section 4 as amended by 2008 PA 390, and section 11 as amended by 2010 PA 282, and by adding section 16a.

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. 4675, entitled**

A bill to amend 1976 PA 223, entitled "An act to create an agency concerned with crime victim services; to prescribe its powers and duties; to provide compensation to certain victims of crimes; to provide for the promulgation of rules; and to provide for penalties," by amending sections 5, 10, and 12 (MCL 18.355, 18.360, and 18.362), sections 5 and 10 as amended by 2008 PA 390, and section 12 as amended by 1996 PA 519, and by adding section 16a.

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.

**Senate Bill No. 627, entitled**

A bill to provide for the recovery or replacement of durable monuments defining the Michigan-Indiana state line; to create a commission; to provide for the powers and duties of certain state and local governmental officers and agencies; and to repeal acts and parts of acts.

The Senate has amended the House substitute (H-2) as follows:

1. Amend page 3, line 3, after "than" by striking out "June" and inserting "September".

The Senate has concurred in the House substitute (H-2) as amended and ordered that the bill be given immediate effect.

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

**Senate Bill No. 828, entitled**

A bill to make appropriations for the department of health and human services for the fiscal year ending September 30, 2023; and to provide for the expenditure of the appropriations.

The Senate has passed the bill.

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

**Senate Bill No. 832, entitled**

A bill to amend 1979 PA 94, entitled "The state school aid act of 1979," by amending sections 3, 6, 6a, 11, 11a, 11j, 11k, 11m, 11s, 15, 18, 20, 20d, 20f, 20m, 21b, 21f, 21h, 22a, 22b, 22c, 22d, 22m, 22p, 24, 24a, 25f, 25g, 25i, 26a, 26b, 26c, 26d, 28, 31a, 31d, 31f, 31j, 31n, 31o, 31p, 31y, 31z, 32d, 32p, 35a, 35b, 35d, 35e, 35f, 35g, 35h, 39, 39a, 41, 41a, 51a, 51c, 51d, 51f, 53a, 54, 54b, 54d, 55, 56, 61a, 61b, 61c, 61d, 62, 65, 67, 67a, 74, 81, 94, 94a, 95b, 97, 97a, 98, 98b, 98d, 99h, 99s, 99t, 99u, 99x, 99aa, 101, 104, 104f, 104h, 107, 147, 147a, 147c, 147e, 152a, 152b, and 166a (MCL 388.1603, 388.1606, 388.1606a, 388.1611, 388.1611a, 388.1611j, 388.1611k, 388.1611m, 388.1611s, 388.1615, 388.1618, 388.1620, 388.1620d, 388.1620f, 388.1620m, 388.1621b, 388.1621f, 388.1621h, 388.1622a, 388.1622b, 388.1622c, 388.1622d, 388.1622m, 388.1622p, 388.1624, 388.1624a, 388.1625f, 388.1625g, 388.1625i, 388.1626a, 388.1626b, 388.1626c,

388.1626d, 388.1628, 388.1631a, 388.1631d, 388.1631f, 388.1631j, 388.1631n, 388.1631o, 388.1631p, 388.1631y, 388.1631z, 388.1632d, 388.1632p, 388.1635a, 388.1635b, 388.1635d, 388.1635e, 388.1635f, 388.1635g, 388.1635h, 388.1639, 388.1639a, 388.1641, 388.1641a, 388.1651a, 388.1651c, 388.1651d, 388.1651f, 388.1653a, 388.1654, 388.1654b, 388.1654d, 388.1655, 388.1656, 388.1661a, 388.1661b, 388.1661c, 388.1661d, 388.1662, 388.1665, 388.1667, 388.1667a, 388.1674, 388.1681, 388.1694, 388.1694a, 388.1695b, 388.1697, 388.1697a, 388.1698, 388.1698b, 388.1698d, 388.1699h, 388.1699s, 388.1699t, 388.1699u, 388.1699x, 388.1699aa, 388.1701, 388.1704, 388.1704f, 388.1704h, 388.1707, 388.1747, 388.1747a, 388.1747c, 388.1747e, 388.1752a, 388.1752b, and 388.1766a), section 3 as amended by 2020 PA 165, sections 6, 6a, 11, 11a, 11j, 11k, 11m, 11s, 15, 18, 20, 20d, 20f, 21f, 21h, 22a, 22b, 22d, 22m, 22p, 24, 24a, 25f, 25g, 25i, 26a, 26b, 26c, 28, 31a, 31d, 31f, 31j, 31n, 32d, 32p, 35a, 35b, 35d, 35e, 35f, 39, 39a, 41, 51a, 51c, 51d, 51f, 53a, 54, 54b, 54d, 55, 56, 61a, 61b, 61c, 61d, 62, 65, 67, 67a, 74, 81, 94, 94a, 95b, 98, 98d, 99h, 99s, 99t, 99u, 99x, 101, 104, 104f, 107, 147, 147a, 147c, 147e, 152a, and 152b as amended and sections 20m, 22c, 26d, 31o, 31p, 31y, 31z, 35g, 35h, 41a, 97, 97a, 98b, 99aa, and 104h as added by 2021 PA 48, section 21b as amended by 2014 PA 196, and section 166a as amended by 2019 PA 58, and by adding sections 8c, 11z, 27a, 27b, 31aa, 31bb, 31cc, 31dd, 31ee, 31ff, 32t, 32u, 67c, 67d, 97c, 97d, 97e, 97f, and 104i; and to repeal acts and parts of acts.

The Senate has passed the bill.

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

### **Senate Bill No. 833, entitled**

A bill to make appropriations for the department of education for the fiscal year ending September 30, 2023; and to provide for the expenditure of the appropriations.

The Senate has passed the bill.

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

### **Senate Bill No. 884, entitled**

A bill to amend 1954 PA 116, entitled "Michigan election law," by amending sections 795 and 795a (MCL 168.795 and 168.795a), section 795 as amended by 2018 PA 127 and section 795a as amended by 1998 PA 215.

The Senate has passed the bill.

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

## **Introduction of Bills**

Rep. O'Malley introduced

### **House Bill No. 6070, entitled**

A bill to amend 1967 PA 281, entitled "Income tax act of 1967," (MCL 206.1 to 206.847) by adding sections 277 and 678.

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

Reps. Bollin and Koleszar introduced

### **House Bill No. 6071, entitled**

A bill to amend 1954 PA 116, entitled "Michigan election law," by amending section 662 (MCL 168.662), as amended by 2004 PA 92.

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

Reps. Brann and Steven Johnson introduced

### **House Bill No. 6072, entitled**

A bill to amend 1998 PA 58, entitled "Michigan liquor control code of 1998," by amending section 525 (MCL 436.1525), as amended by 2021 PA 19.

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

Reps. Whiteford and Brann introduced

**House Bill No. 6073, 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 1 (MCL 722.111), as amended by 2020 PA 6.

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

Reps. Whiteford and Brann introduced

**House Bill No. 6074, entitled**

A bill to amend 1939 PA 288, entitled “Probate code of 1939,” by amending section 22 of chapter X and section 18 of chapter XIIA (MCL 710.22 and 712A.18), section 22 of chapter X as amended by 2004 PA 487 and section 18 of chapter XIIA as amended by 2020 PA 389.

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

Reps. Rendon, Whiteford and Brann introduced

**House Bill No. 6075, entitled**

A bill to amend 2008 PA 260, entitled “Guardianship assistance act,” by amending section 2 (MCL 722.872), as amended by 2015 PA 227.

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

Reps. Pohutsky, Weiss, Steckloff, Young, Cavanagh, Markkanen, Morse and Aiyash introduced

**House Bill No. 6076, entitled**

A bill to amend 1974 PA 258, entitled “Mental health code,” by amending section 748a (MCL 330.1748a), as added by 1998 PA 497.

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

Reps. Markkanen, Roth, Borton, Pohutsky, Steckloff, Morse, Aiyash and Weiss introduced

**House Bill No. 6077, entitled**

A bill to amend 1975 PA 238, entitled “Child protection law,” by amending section 9 (MCL 722.629), as amended by 1988 PA 372.

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

Rep. Paquette introduced

**House Bill No. 6078, entitled**

A bill to amend 1947 PA 336, entitled “An act to prohibit strikes by certain public employees; to provide review from disciplinary action with respect thereto; to provide for the mediation of grievances and the holding of elections; to declare and protect the rights and privileges of public employees; to require certain provisions in collective bargaining agreements; to prescribe means of enforcement and penalties for the violation of the provisions of this act; and to make appropriations,” (MCL 423.201 to 423.217) by adding section 15c.

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

Reps. Weiss, Sneller and Ellison introduced

**House Bill No. 6079, entitled**

A bill to amend 2001 PA 142, entitled “Michigan memorial highway act,” (MCL 250.1001 to 250.2092) by adding section 35a.

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

Reps. LaFave, Bezotte, Borton, Hood, Liberati, Aiyash, Steenland, O’Malley, Eisen, Young, Yaroch, Bellino and Markkanen introduced

**House Bill No. 6080, entitled**

A bill to amend 2016 PA 198, entitled “An act to create the office of the Michigan veterans’ facility ombudsman; and to prescribe the powers and duties of the office, the ombudsman, the legislative council,

and the department of military and veterans affairs,” by amending sections 1, 7, 12, and 13 (MCL 4.771, 4.777, 4.782, and 4.783), section 1 as amended by 2018 PA 395.

The bill was read a first time by its title and referred to the Committee on Military, Veterans and Homeland Security.

Reps. Bezotte, Borton, LaFave, Hood, Liberati, Aiyash, Steenland, O’Malley, Eisen, Young, Yaroch, Bellino and Markkanen introduced

**House Bill No. 6081, entitled**

A bill to amend 2016 PA 198, entitled “An act to create the office of the Michigan veterans’ facility ombudsman; and to prescribe the powers and duties of the office, the ombudsman, the legislative council, and the department of military and veterans affairs,” by amending section 4 (MCL 4.774).

The bill was read a first time by its title and referred to the Committee on Military, Veterans and Homeland Security.

Reps. Hood, Bezotte, Borton, LaFave, Liberati, Aiyash, Steenland, O’Malley, Eisen, Young, Yaroch, Bellino and Markkanen introduced

**House Bill No. 6082, entitled**

A bill to amend 2016 PA 198, entitled “An act to create the office of the Michigan veterans’ facility ombudsman; and to prescribe the powers and duties of the office, the ombudsman, the legislative council, and the department of military and veterans affairs,” by amending section 10 (MCL 4.780).

The bill was read a first time by its title and referred to the Committee on Military, Veterans and Homeland Security.

Reps. Steenland, Bezotte, Borton, LaFave, Liberati, Hood, Aiyash, O’Malley, Eisen, Young, Yaroch, Bellino and Markkanen introduced

**House Bill No. 6083, entitled**

A bill to require certain state and local governmental officers and entities to notify a county department of veterans’ affairs or county board of commissioners of a report of abuse, neglect, or exploitation of a veteran; and to provide for the powers and duties of certain state and local governmental officers and entities.

The bill was read a first time by its title and referred to the Committee on Military, Veterans and Homeland Security.

Reps. Liberati, Bezotte, Borton, LaFave, Steenland, Hood, Aiyash, O’Malley, Eisen, Young, Yaroch, Bellino and Markkanen introduced

**House Bill No. 6084, entitled**

A bill to amend 1953 PA 192, entitled “An act to create a county department of veterans’ affairs in certain counties, and to prescribe its powers and duties; to create the county veteran service fund and to provide for contributions to and expenditures from that fund; and to transfer the powers and duties of the soldiers’ relief commission in those counties,” (MCL 35.621 to 35.624) by adding section 3b.

The bill was read a first time by its title and referred to the Committee on Military, Veterans and Homeland Security.

Reps. Yaroch, Rendon and Bezotte introduced

**House Bill No. 6085, entitled**

A bill to amend 1936 (Ex Sess) PA 1, entitled “Michigan employment security act,” (MCL 421.1 to 421.75) by adding section 68.

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

Reps. Yaroch, Sabo, Cambensy, Markkanen and Breen introduced

**House Bill No. 6086, entitled**

A bill to amend 1978 PA 368, entitled “Public health code,” by amending sections 20904, 20912, 20950, 20952, and 20954 (MCL 333.20904, 333.20912, 333.20950, 333.20952, and 333.20954), sections 20904, 20912, and 20954 as amended by 2000 PA 375, section 20950 as amended by 2021 PA 25, and section 20952 as added by 1990 PA 179.

The bill was read a first time by its title and referred to the Committee on Workforce, Trades, and Talent.

**Announcements by the Clerk**

May 3, 2022

Received from the Auditor General a copy of the:

- Report on the internal control, compliance, and other matters of the Michigan State Police Retirement System (A Fiduciary Component Unit of the State of Michigan) (071-0154-22), Fiscal Year Ended September 30, 2021.

Gary L. Randall  
Clerk of the House

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Rep. Sneller moved that the House adjourn.  
The motion prevailed, the time being 4:05 p.m.

The Speaker Pro Tempore declared the House adjourned until Tuesday, May 10, at 10:00 a.m.

GARY L. RANDALL  
Clerk of the House of Representatives

