HOUSE BILL No. 4254

February 21, 1989, Introduced by Reps. Hunter, DeMars, Brown, Berman, Murphy, Ciaramitaro, Joe Young, Jr., Gire, Scott, Honigman, Jondahl, Wallace, Webb, Kilpatrick, Bankes, Stabenow, Saunders, Martin, Leland, Barns and Hollister and referred to the Committee on Social Services and Youth.

A bill to amend sections 14, 45, 55, 56c, and 74 of Act No. 280 of the Public Acts of 1939, entitled as amended "The social welfare act,"

sections 14 and 55 as amended by Act No. 266 of the Public Acts of 1987, being sections 400.14, 400.45, 400.55, 400.56c, and 400.74 of the Michigan Compiled Laws.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Section 1. Sections 14, 45, 55, 56c, and 74 of Act No. 280
- 2 of the Public Acts of 1939, sections 14 and 55 as amended by Act
- 3 No. 266 of the Public Acts of 1987, being sections 400.14,
- 4 400.45, 400.55, 400.56c, and 400.74 of the Michigan Compiled
- 5 Laws, are amended to read as follows:
- Sec. 14. (1) The state department has all of the following
- 7 additional powers and duties:

- 1 (a) To allocate and distribute to the county and district
 2 departments of social services, as provided in section 18, and in
 3 accordance with the rules promulgated by the director, money
 4 appropriated by the legislature or received from the federal gov5 ernment for the relief of destitution or unemployment within the
 6 state, or a political subdivision of the state.
- 8 eral rules and regulations, and in accordance with the rules
 9 promulgated by the director, money appropriated by the legisla10 ture or received from the federal government for the granting of
 11 aid to dependent children and supplemental security income; for
 12 medical, dental, optometric, nursing, pharmaceutical, and burial
 13 relief; for services furnished by professions under the public
 14 health code, Act No. 368 of the Public Acts of 1978, as amended,
 15 being sections 333.1101 to 333.25211 of the Michigan Compiled
 16 Laws; and for other relief or welfare services provided by law.
- 14 health code, Act No. 368 of the Public Acts of 1978, as amended,
 15 being sections 333.1101 to 333.25211 of the Michigan Compiled
 16 Laws; and for other relief or welfare services provided by law.
 17 (c) To operate a day care program in rural and urban areas
 18 and assist in the development of sound programs and standards for
 19 day care by public organizations throughout the state. If the
 20 director, commissioner, or those officials responsible for
 21 enforcing a state or local building code determine that a dwell
 22 ing unit fails to meet the standards of that code through fault
 23 of the landlord, the department may refuse to pay public assist
 24 ance grants authorized under this act for payment of rent on the
 25 dwelling unit. TO REFUSE TO PAY PUBLIC ASSISTANCE GRANTS AUTHO26 RIZED UNDER THIS ACT FOR PAYMENT OF RENT ON A DWELLING UNIT. IF
 27 THE DIRECTOR, COMMISSIONER, OR THOSE OFFICIALS RESPONSIBLE FOR

- 1 ENFORCING A STATE OR LOCAL BUILDING CODE DETERMINE THAT THE
- 2 DWELLING UNIT FAILS TO MEET THE STANDARDS OF THAT CODE THROUGH
- 3 FAULT OF THE LANDLORD. A written notice of the refusal, stating A
- 4 written notice of the refusal, stating the grounds for the
- 5 refusal and listing the defects to be corrected, shall be mailed
- 6 immediately to the landlord by certified mail. During the period
- 7 of refusal, the landlord may bring an action against the depart-
- 8 ment in the nature of quo warranto, but may not maintain an
- 9 action for the rent or possession of the premises. If the
- 10 defects have been corrected or if the department's refusal to pay
- 11 is determined by a court of competent jurisdiction to be wrong-
- 12 ful, the department shall pay the rent that is owed, but not more
- 13 than the amount of the grants withheld.
- (D) $\frac{(g)}{}$ To assist other departments, agencies, and insti-
- 15 tutions of the federal and state governments, when so requested,
- 16 in performing services in conformity with the purposes of this
- 17 act. The director shall act as certifying agent for federal
- 18 departments or agencies in determining eligibility of applicants
- 19 for aid or service rendered by those departments or agencies.
- 20 The rules of the state departments under this subsection shall be
- 21 binding upon the county departments of social services.
- (E) -(h) To collect and compile statistics, make special
- 23 fact-finding studies, and publish reports in reference to the
- 24 field of welfare, including a biennial report as provided in sec-
- 25 tion 17.
- 26 (F) (i) To arbitrate and decide disputed or contested
- 27 claims between 2 or more counties relative to the settlement or

- 1 domicile of a person or family given or in need of any form of
- 2 public aid or relief, and to determine and declare the county of
- 3 settlement or domicile in any instance when so requested or on
- 4 the department's own volition. All decisions and determinations
- 5 made under this subdivision shall be binding upon the county
- 6 departments of social services.
- 7 (G) -(j) To administer or supervise relief or welfare func-
- 8 tions vested in the department by law, and to provide for the
- 9 progressive codification of the laws governing relief and welfare
- 10 problems.
- 11 (k) To inspect county infirmaries and places of detention
- 12 for juveniles for the purpose of obtaining facts pertaining to
- 13 the usefulness and proper management of the infirmaries and
- 14 places of detention, and of promoting proper, efficient, and
- 15 humane administration of those infirmaries and places of
- 16 detention. A reasonable order of the department fixing minimum
- 17 standards of sanitation, fire protection, food, and comfortable
- 18 lodging may be enforced, through mandamus or injunction in the
- 19 circuit court for the county where the county infirmary or place
- 20 of detention for the juveniles is located, through proper pro-
- 21 ceedings instituted by the attorney general on behalf of the
- 22 department. The burden of proof shall be on the department to
- 23 establish the reasonableness of the order.
- 24 (H) $\frac{(l)}{(l)}$ To promulgate by rules a recommended schedule of
- 25 payment for care and maintenance, pursuant to the administrative
- 26 procedures act of 1969, Act No. 306 of the Public Acts of 1969,
- 27 as amended, being sections 24.201 to 24.328 of the Michigan

- 1 Compiled Laws, to be used, as provided by law, in determining the
- 2 amount of payment to be made by patients, their guardians, or
- 3 relatives who are liable for the care and maintenance of persons
- 4 entitled to treatment under the mental health code, Act No. 258
- 5 of the Public Acts of 1974, as amended, being sections 330:1001
- 6 to 330.2106 of the Michigan Compiled Laws. The department in
- 7 promulgating the schedule may give consideration to the person's
- 8 income, the number of other persons he or she is obligated to
- 9 support, his or her estate, medical and other necessary expenses,
- 10 and other relevant matters.
- (I) -(n) To provide or contract for legal services for per-
- 12 sons receiving assistance under this act in guardianship and sup-
- 13 port proceedings.
- (J) -(p) To provide services to adults and aging persons,
- 15 which shall include:
- (i) Services for the blind in accordance with the rehabili-
- 17 tation act of 1973, -29 U.S.C. -701 to -796i PUBLIC LAW 93-112, 87
- 18 STAT. 355.
- 19 (ii) Services authorized in title XX of the social security
- 20 act, 42 U.S.C. 1397 to 1397e.
- 21 -(q) To license and regulate child care organizations and
- 22 programs as described in Act No. 116 of the Public Acts of 1973,
- 23 as amended, being sections 722.111 to 722.128 of the Michigan
- 24 Compiled Laws.
- 25 (2) Other sections of this act notwithstanding, all powers
- 26 and duties of the county social services boards to develop,
- 27 implement, and administer a program of general public relief, are

- 1 transferred to the state department effective beginning with the
- 2 first county fiscal year following December 1, 1975. However, in
- 3 a county that operates a patient care management system pursuant
- 4 to section 66j, the county social services board may change the
- 5 eligibility standards and coverages for medical care for persons
- 6 eligible for services under a patient care management system
- 7 subject to the consent of the county board of commissioners, or,
- 8 in a charter county, subject to the consent of the county board
- 9 of commissioners and the county executive.
- 10 Sec. 45. (1) There is created a county department of social
- 11 services in each county of this state which shall possess the
- 12 powers granted and perform the duties imposed in this act. The
- 13 county department shall consist of a county social services board
- 14 and the director of the county department, together with assist-
- 15 ants and employees as may be necessary to operate the county
- 16 department.
- 17 (2) The powers and duties of the county social services
- 18 board shall include all of the following:
- (a) Supervision of and responsibility for the administration
- 20 of the county infirmary and county medical care facility, -and
- 21 child caring institution, except as provided in sections 55(c)
- 22 and 58.
- (b) Conduct, in conjunction with the state department, an
- 24 annual review of social service programs operating within the
- 25 county.
- 26 (c) Development of policy and supervision of the
- 27 administration of social service programs authorized by the

- 1 county board of commissioners or financed solely from county
- 2 funds or county administered funds.
- 3 (d) Development and administration of employment programs
- 4 and work training projects complementary to and not in conflict
- 5 with the state general public relief or categorical assistance
- 6 policy.
- 7 (e) Review and submit recommendations on contracts involving
- 8 programs administered by the state department proposed to be
- 9 entered into between the state department and public or private
- 10 agencies within the county including proposed purchases of serv-
- 11 ice contracts from applicant agencies within the county eligible
- 12 for funding under Title -20- XX of the social security act, 42
- 13 U.S.C. 1397 to -1397f- 1397e. A contract shall not be entered
- 14 into between the department and a public or private agency within
- 15 the county until the board has been provided an opportunity for
- 16 review of the contract. The board shall be advised by the
- 17 department within 30 days after contracts have been signed with
- 18 an explanation of the differences between contracts recommended
- 19 by the board and those actually entered into.
- 20 (f) Act as the agent for the county board of commissioners
- 21 in the development of coordinated or consolidated approaches to
- 22 the delivery of social services and cooperative service delivery
- 23 arrangements between the state department and each public and
- 24 private social service agency within the county.
- 25 (g) Represent the county board of commissioners in all nego-
- 26 tiations between the county and the state department.

- 1 (h) Make annual policy recommendations to the Michigan
- 2 county social services association on annual departmental
- 3 appropriations, priorities for utilization of Title -20 XX
- 4 funds, eligibility standards for general public relief and
- 5 burial, employment programs, work training projects, and other
- 6 related issues.
- 7 (3) The state department shall provide suitable office
- 8 accommodations for programs funded in whole or in part with state
- 9 funds. The county social services board shall review and recom-
- 10 mend to the director proposed social services office sites within
- 11 the county. The director shall notify the board before final
- 12 site selection with an explanation of the selection of a site
- 13 other than that proposed by the board.
- 14 (4) The salary and expenses of each member of the county
- 15 board shall be fixed by the county board of commissioners accord-
- 16 ing to the amount of time the member devotes to the performance
- 17 of official duties. A member of the county board may not serve
- 18 as the director or an employee of the county department. The
- 19 members of the county boards shall be appointed at the annual
- 20 October session of commissioners, and members shall qualify by
- 21 taking and filing the oath of office with the county clerk, and
- 22 shall assume their duties as prescribed by this act not later
- 23 than November 1 of the year appointed.
- 24 (5) The director, employees, and assistants of the county
- 25 department shall be appointed by the state department from among
- 26 persons certified as qualified by the state civil service
- 27 commission. The county social services board shall review the

- 1 qualifications of and interview each applicant for the position
- 2 of county social services director. The county director shall be
- 3 appointed from among persons certified as eligible and recom-
- 4 mended by the department and by the county social services
- 5 board. The county social services board shall advise and make
- 6 recommendations to the state director regarding the performance
- 7 of the county director within 6 months after the appointment of
- 8 the county director and annually after that time. A copy of each
- 9 evaluation shall be provided to the county director.
- 10 (6) Except as prescribed in sections 35 and 64, a writing
- 11 prepared, owned, used, in the possession of, or retained by the
- 12 county department of social services in the performance of an
- 13 official function shall be made available to the public in com-
- 14 pliance with THE FREEDOM OF INFORMATION ACT, Act No. 442 of the
- 15 Public Acts of 1976, BEING SECTIONS 15.231 TO 15.246 OF THE
- 16 MICHIGAN COMPILED LAWS.
- 17 Sec. 55. The county department shall administer a public
- 18 welfare program, as follows:
- (a) To grant general assistance, including medical care as
- 20 defined in this section and care in the county medical care
- 21 facility, but not including hospitalization and infirmary care
- 22 except for care in the county medical care facility or a county
- 23 infirmary existing on January 1, 1981, to any person domiciled in
- 24 the county who has a legal settlement in this state. General
- 25 assistance may also be granted to a person who has a legal set-
- 26 tlement in this state but no domicile in the county and a
- 27 recoupment may be made when appropriate in the manner provided in

- 1 cases of emergency hospitalization under this act. In a
- 2 temporary emergency, general assistance may be given to indigents
- 3 without a settlement in this state as the county department con-
- 4 siders necessary, including, if other funds are not available for
- 5 the purpose, all necessary expenses in transporting an indigent
- 6 to his or her domicile in this state, or in another state or
- 7 nation, when information reasonably tends to show that the person
- 8 has a home available in his or her place of domicile in this
- 9 state or a legal residence in another state or nation. A legal
- 10 settlement in this state is acquired by an emancipated person who
- 11 has lived continuously in this state for 1 year with the intent
- 12 to make it his or her home and who, during the 1-year period has
- 13 not received public assistance, other than assistance received
- 14 during and as a direct result of a civil defense emergency, or
- 15 support from relatives. Time spent in a public institution shall
- 16 not be counted in determining settlement. A legal settlement
- 17 shall be lost by remaining away from this state for an uninter-
- 18 rupted period of 1 year except that absence from this state for
- 19 labor or other special or temporary purpose shall not occasion
- 20 loss of settlement.
- (b) To administer categorical assistance including medicalcare.
- 23 (c) To supervise and be responsible for the operation of the
- 24 county infirmary and county medical care facility. In a county
- 25 having a population of 1,000,000 or more which maintains a county
- 26 infirmary or county hospital or a joint infirmary and hospital
- 27 providing for mental patients, the institution and the admissions

- 1 to the institution shall be subject to the control of a board to
- 2 be known as the board of county institutions. The board shall
- 3 consist of 5 members appointed by the county board of commission-
- 4 ers, except that in a county having a board of county auditors, 3
- 5 members of the board of county institutions shall be appointed by
- 6 the county board of commissioners and 2 members shall be
- 7 appointed by the board of county auditors. Each member of the
- 8 board shall hold office for a term and receive compensation as
- 9 the county board of commissioners provides by ordinance. In
- 10 relation to the administration of the institutions the board
- 11 shall have and succeed to all powers and duties formerly vested
- 12 by law, general, local or special, in the superintendents of the
- 13 poor in the county and the board of county institutions as con-
- 14 stituted on April 13, 1943. The board of county institutions of
- 15 the county may also maintain outpatient facilities for the treat-
- 16 ment of needy persons suffering from mental disorders. The board
- 17 shall also have the same powers as are given to the county board
- 18 in section 78.
- (d) To furnish in all cases, insofar as practicable, care
- 20 and treatment which will tend to restore needy persons to a con-
- 21 dition of financial and social independence.
- (e) To require that each applicant shall furnish proof sat-
- 23 isfactory to the county board that the applicant is entitled to
- 24 the aid, assistance, or benefit sought.
- 25 (f) To investigate, in respect to each application for any
- 26 form of public aid or assistance, the circumstances of the

- 1 applicant, both at the time of application and periodically
- 2 during the receipt of aid or assistance.
- 3 (g) To maintain adequate social and financial records per-
- 4 taining to each recipient of aid or assistance and so far as is
- 5 practicable engage in the prevention of social disabilities.
- 6 (h) To investigate, when requested by the probate court,
- 7 matters pertaining to dependent, neglected, and delinquent chil-
- 8 dren and wayward minors, under the jurisdiction of the probate
- 9 court to provide supervision and foster care as provided by court
- 10 order, and to furnish the court, on request, investigational
- 11 service in respect to the hospitalization of children under the
- 12 program of services for crippled children established under part
- 13 58 of the public health code, Act No. 368 of the Public Acts of
- 14 1978, being sections 333.5801 to 333.5879 of the Michigan
- 15 Compiled Laws, which services shall include the follow up inves-
- 16 tigation and continuing observations.
- 17 (H) -(i) To assist other departments, agencies, and insti-
- 18 tutions of the federal, state, and county governments, when so
- 19 requested, in performing services in conformity with the purposes
- 20 of this act.
- 21 (j) To assist in the development of sound programs and
- 22 standards of child welfare, and promote programs and policies
- 23 looking toward the prevention of dependency, neglect, and delin-
- 24 quency and other conditions affecting adversely the welfare of
- 25 families and children.
- 26 (I) $\frac{(k)}{(k)}$ To create within the county department a division
- 27 of medical care. The county board may appoint a properly

- 1 qualified and licensed doctor of medicine as the head of the
- 2 division and an advisory committee. The advisory committee shall
- 3 consist of 1 doctor of medicine, nominated by the county medical
- 4 society; 1 dentist, nominated by the district dental society; and
- 5 1 pharmacist, nominated by the district pharmaceutical associa-
- 6 tion, to assist in formulating policies of medical care and
- 7 auditing and reviewing bills. "Medical care" as used in this act
- 8 means medical care rendered under the supervision of a licensed
- 9 physician in an organized out-patient department of a hospital
- 10 licensed by the department of public health under article 17 of
- 11 the public health code, Act No. 368 of the Public Acts of 1978,
- 12 being sections 333.20101 to -333.22181 333.22260 of the Michigan
- 13 Compiled Laws, or home and office attendance by a physician,
- 14 osteopathic physician and surgeon, or podiatrist licensed under
- 15 article 15 of the public health code, Act No. 368 of the Public
- 16 Acts of 1978, being sections 333.16101 to 333.18838 of the
- 17 Michigan Compiled Laws; and when prescribed by the physician,
- 18 osteopathic physician and surgeon, or podiatrist, diagnostic
- 19 services requiring the use of equipment not available in his or
- 20 her offices, if the services do not require overnight care,
- 21 dental service, optometric service, bedside nursing service in
- 22 the home, or pharmaceutical service. The private
- 23 physician-patient relationship shall be maintained. The normal
- 24 relationships between the recipients of dental, optometric, nurs-
- 25 ing, and pharmaceutical services, and the services furnished by a
- 26 physician, osteopathic physician and surgeon, podiatrist, or a
- 27 chiropractor licensed under article 15 of the public health code,

- 1 Act No. 368 of the Public Acts of 1978, being sections 333.16101
- 2 to 333.18838 of the Michigan Compiled Laws, and the persons fur-
- 3 mishing these services shall be maintained. This section shall
- 4 not affect the office of a city physician or city pharmacist
- 5 established under a city charter, a county health officer, or the
- 6 medical superintendent of a county hospital. This section shall
- 7 permit the use of a case management system, a patient care man-
- 8 agement system, or other alternative system for providing medical
- 9 care.
- 10 (J) $-(\ell)$ To cause to be suitably buried the body of a
- 11 deceased indigent person who has a domicile in the county, when
- 12 requested by the person's relative or friend, or of a stranger,
- 13 when requested by a public official following an inquest.
- 14 (K) $\frac{m}{m}$ To administer additional welfare functions as are
- 15 vested in the department, including hospitalization.
- 16 (1) $\frac{(n)}{(n)}$ To act as an agent for the state department in
- 17 matters requested by the state department under the rules of the
- 18 state department.
- 19 (M) $\frac{(O)}{(O)}$ To provide temporary general assistance for each
- 20 family found ineligible for aid to dependent children assistance
- 21 by reason of unsuitable family home as provided in section 56.
- 22 Sec. 56c. (1) The term "dependent child" as used in section
- 23 56 shall also include a needy child who would meet the require-
- 24 ments of -sections SECTION 56 or 56d, except for his OR HER
- 25 removal from the homes of a relative A RELATIVE'S HOME speci-
- 26 fied in section 56 as a result of a judicial determination -to
- 27 the effect that continuation therein IN THAT HOME would be

- 1 contrary to the welfare of -such THE child -(+) if BOTH OF THE
 2 FOLLOWING OCCUR:
- 3 (A) IF the determination makes the -state department-
- 4 CHILDREN AND FAMILY SERVICES AGENCY or any other public agency
- 5 that has an acceptable agreement with the -state department-
- 6 CHILDREN AND FAMILY SERVICES AGENCY responsible for the placement
- 7 and care of the child and the child has been placed in a licensed
- 8 foster family home or private child care institution. -and (2)
- 9 if
- 10 (B) IF the child received aid under -sections SECTION 56 or
- 11 56d for the month in which the court proceedings leading to the
- 12 determination were initiated, or would have received aid to
- 13 dependent children for -such THAT month if application FOR AID
- 14 had been made, therefor, or had been living with a relative
- 15 specified in section 56 within 6 months prior to the month in
- 16 which -such- THE proceedings were initiated and would have
- 17 received -such aid for -such THAT month had application FOR AID
- 18 been made -therefor and had he OR SHE not been absent from the
- 19 relatives RELATIVE'S home.
- 20 Foster care expenditures for -such- a child shall be considered
- 21 to be aid to dependent children under -sections SECTION 56 or
- 22 56d notwithstanding other provisions of those sections. The
- 23 words dependent child
- 24 (2) AS USED in this section, "DEPENDENT CHILD" shall include
- 25 foster care -in ON behalf of -such THE child -(a) in EITHER OF
- 26 THE FOLLOWING:

- (A) IN the foster family home of any individual, whether the
- 2 payment therefor FOR THE FOSTER CARE is made to such THE
- 3 individual or to a public or nonprofit private -child placement
- 4 or child care CHILD PLACEMENT OR CHILD CARE agency. -, or (b)
- 5 in
- 6 (B) IN a -child care- CHILD CARE institution, whether the
- 7 payment therefor FOR THE FOSTER CARE is made to -such THE
- 8 institution or to a public or nonprofit private -child placement
- 9 or child care CHILD PLACEMENT OR CHILD CARE agency. but
- 10 subject to limitations prescribed by the state department with a
- 11 view to including as "aid to families with dependent children" in
- 12 the case of such foster care in such institutions only those
- 13 items which are included in such term in the case of foster care
- 14 in the foster family home of an individual. ONLY THOSE EXPENDI-
- 15 TURES THAT THE STATE DEPARTMENT DETERMINES TO BE AID TO FAMILIES
- 16 WITH DEPENDENT CHILDREN IN A FOSTER FAMILY HOME SETTING CONSTI-
- 17 TUTE AID TO FAMILIES WITH DEPENDENT CHILDREN IN AN INSTITUTIONAL
- 18 SETTING.
- 19 Sec. 74. (1) All -moneys in the child care fund provided
- 20 for the use of the county department and all moneys MONEY in the
- 21 social welfare fund shall be disbursed on the order or warrant of
- 22 the county department, over the signature of a person -or
- 23 persons designated by the board. The board shall require a
- 24 suitable and adequate bond from all persons designated to sign
- 25 -such- THE orders conditioned for the proper handling of all such
- 26 disbursements.

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1 (2) All purchases by the board shall, insofar as possible,
 2 be placed with business concerns located within the county for
 3 which -such THE board is appointed and shall be spread equitably
 4 among business concerns.
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        Section 2. This amendatory act shall take effect October 1,
 6 1990.
        Section 3. This amendatory act shall not take effect unless
 8 all of the following bills of the 85th Legislature are enacted
9 into law:
       (a) Senate Bill No. ____ or House Bill No. 4251 (request
11 no. 00593'89).
      (b) Senate Bill No. ____ or House Bill No. 4252 (request
12
13 no. 00593'89 a).
       (c) Senate Bill No. ____ or House Bill No. 4253 (request
15 no. 00593'89 b).
16
      (d) Senate Bill No. ____ or House Bill No. 4255 (request
17 no. 00593'89 d).
       (e) Senate Bill No. or House Bill No. 4256 (request
18
19 no. 00593'89 e).
       (f) Senate Bill No. ____ or House Bill No. 4257 (request
21 no. 00593'89 f).
22
       (g) Senate Bill No. ____ or House Bill No. 4258 (request
23 no. 00593'89 g).
24
       (h) Senate Bill No. ____ or House Bill No. 4259 (request
25 no. 00593'89 h).
26
      (i) Senate Bill No. ___ or House Bill No. 4260 (request
27 no. 00593'89 i).
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1 (j) Senate Bill No. or House Bill No. 426] (request 2 no. 00593'89 i). 3 (k) Senate Bill No. or House Bill No. 4262 (request 4 no. 00593'89 k). 5 (1) Senate Bill No. ____ or House Bill No. 4263 (request 6 no. 00593'89 l). (m) Senate Bill No. or House Bill No. 4264 (request 8 no. 00593'89 m). 9 (n) Senate Bill No. ____ or House Bill No. 4265 (request 10 no. 00593'89 n). (o) Senate Bill No. ____ or House Bill No. 4266_ (request 12 no. 00593'89 o). (p) Senate Bill No. ____ or House Bill No. $\frac{4267}{}$ (request 13 14 no. 00593'89 p). (q) Senate Bill No. ____ or House Bill No. $\frac{4268}{}$ (request 16 no. 00593'89 q). (r) Senate Bill No. or House Bill No. 4269 (request 17 18 no. 00593'89 r). (s) Senate Bill No. ____ or House Bill No 4270 (request 19 20 no. 00593'89 s).