House Chamber, Lansing, Wednesday, June 19, 2013.

10:00 a.m.

The House was called to order by the Speaker.

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

Abed—present  Glardon—present  Lauwers—present  Roberts—present
Banks—present  Goike—present  LaVoy—present  Robinson—present
Barnett—present  Graves—present  Leonard—present  Rogers—present
Bolger—present  Greimel—present  Lipton—present  Rutledge—present
Brinks—present  Haines—present  Lori—present  Santana—present
Brown—present  Haugh—present  Lund—present  Schmidt—present
Brunner—present  Haveman—present  Lyons—present  Schor—present
Bumstead—present  Heise—present  MacGregor—present  Segal—present
Callton—present  Hobbs—present  MacMaster—present  Shirey—present
Cavanagh—present  Hooker—present  McBroom—present  Singh—present
Clemente—present  Hovey-Wright—present  McCann—present  Slavens—present
Cochran—present  Howrylak—present  McCready—present  Smiley—present
Corr—present  Irwin—present  McMillin—present  Somerville—present
Crawford—present  Jacobsen—present  Muxlow—present  Stallworth—present
Daley—present  Jenkins—present  Nathan—present  Stamas—present
Darany—present  Johnson—present  Nesbitt—present  Stanley—present
Denby—present  Kandrevas—present  O’Brien—present  Switalski—present
Dianda—present  Kelly—present  Oakes—present  Talabi—present
Dillon—present  Kesto—present  Olumba—present  Tlaib—present
Driskell—present  Kivela—present  Outman—present  Townsend—present
Durhal—present  Knezek—present  Pagel—present  VerHeulen—present
Faris—present  Kosowski—present  Pettalia—present  Victory—present
Farrington—present  Kowall—present  Poleski—present  Walsh—present
Forlini—present  Kurtz—present  Potvin—present  Yanez—present
Foster—present  LaFontaine—present  Price—present  Yonker—present
Franz—present  Lamonte—present  Pscholka—present  Zemke—present
Geiss—present  Lane—present  Rendon—present  Zorn—present
Genetski—present

e/d/s = entered during session
Pastor Jerry Hatter, Pastor of Brown Chapel A.M.E. Church in Ypsilanti, offered the following invocation:

“Our Father God in heaven, Maker and Master of the Universe, God of grace and glory, God of Abraham, Isaac, and Jacob, God of creation and God of our salvation; God of our weary years and God of our silent tears, we laud and magnify and glorify Your holy name. We adore You for You are worthy to be praised and thank You for all You have already done. We thank You, that You have heard us and You always hear us as we pray in faith, according to Your will.

As we approach Your throne room, the seat of all power, we come knowing that You are able to do abundantly above all we ask or think, according to the divine power that works in us. Please God, fill this House with Your power. So we come … as humbly as we know how asking You to forgive us all of our sins and unrighteousness. We thank You for our help in ages past and our hope for years to come. We pray on this historic day of June 19th, a day of celebration for the freedom of a segment of Your people that freedom will live on. Thank You for the moving of Your Spirit that moved on the hearts of the President Lincoln and Congress many years ago to set all people free.

Now Lord, we pray that You will move by Your Spirit on the hearts of these state legislators in this House to rule and reign through the passing of fair and righteous legislation that will benefit all citizens of this state. We are grateful for these men and women who serve with distinction. Lord God, we pray that You give them wisdom and humility to deliberate and pass just laws to bless this state. Lead them and guide them that they be filled with godly and reverential fear. As they take actions, we pray that we become one state, united under God. We honor human government that You created second only to the family, to bring about order through ordinances which illustrates Your divine judgment.

Father God, we thank You that this state legislature still believes in the power of prayer and has decided to make it a House of prayer. We ask Your blessing upon their homes and families and upon the governor and other elected officials, including our cities and county leaders. Please be merciful upon the businesses and the economy that it may prosper to Your glory and honor. Now Lord, let this day be a day like no other day in that it may make a godly impact of epic proportion that will stand for generations yet to come. Guard them, guide them and govern them as never before, and whatever laws are made, that they bless and honor You and Your people.

We are grateful for this opportunity one more time to look to You and call on Your awesome name. Day by day, we pray that You give this body the passion for righteousness and justice. We know that the prayers of the righteous avail much. We bless You and we praise You and we ask these and other blessings in Jesus’ name. Amen.”

**Motions and Resolutions**

Reps. MacMaster, Somerville, Kelly, Franz, Genetski, McBroom, Rendon, Daley, Johnson, Crawford and O’Brien offered the following resolution:

**House Resolution No. 186.**

A resolution to oppose United Nations Agenda 21 and its impact to the founding principles of the United States, and to encourage local governments to be well-informed about the underlying harmful implications of adopting its strategies.

Whereas, United Nations Agenda 21 is being introduced into local communities throughout the United States through the International Council of Local Environmental Initiatives, now known as ICLEI, the Wildlands Network, and local “sustainable development” policies such as Smart Growth, Resilient Cities, and Regional Visioning Projects; and

Whereas, The Agenda 21 plan disrupts the principles upon which this country was founded and prospered. It describes social justice as the right and opportunity of all people to benefit equally from the resources afforded us by society and the environment, which would be accomplished by redistribution of wealth; and

Whereas, Neither the federal government, nor any state or local government, is legally bound by United Nations Agenda 21; now, therefore, be it

Resolved by the House of Representatives, That we oppose United Nations Agenda 21 and its impact to the founding principles of the United States, and encourage local governments to be well-informed about the underlying harmful implications of adopting its strategies; and be it further

Resolved by the House of Representatives, That we urge the State of Michigan and its local governments not to adopt Agenda 21 related policies; and be it further

Resolved, That copies of this resolution be transmitted to the Michigan Municipal League, the Michigan Townships Association, the Michigan Association of Counties, and the members of the Michigan congressional delegation.

The resolution was referred to the Committee on Oversight.

Reps. Victory, Singh and Talabi offered the following resolution:

**House Resolution No. 187.**

A resolution to encourage Michigan’s colleges and universities to promote globally comprehensive education as a part of curricular and extracurricular life.
Whereas, The world is increasingly interconnected, economically, politically, and environmentally. Our country’s national security, economic interests, competitiveness, and Michigan’s future economic success rely significantly on the globally comprehensive education of our future leaders; and

Whereas, Education plays a key role in expanding American students’ horizons and heightening global awareness and expertise. Michigan’s colleges and universities are uniquely suited to develop this awareness and expertise through foreign language study, study abroad, and faculty exchange programs. Cross-cultural learning and international experience are key components of a diverse educational environment, enhancing both academic and social programs, and preparing our students for life and work in the global economy; and

Whereas, International students also play a vital role by enhancing global awareness and diversity on the campuses of our colleges and universities, where future leaders are cultivated. Foreign students who come to our state for educational opportunities also contribute to our economy. The net economic impact of those students and their families to the state was estimated at over $758 million in 2010-2011. State and national strategies are needed to ensure our status as a magnet for international students and scholars; now, therefore, be it

Resolved by the House of Representatives, That we encourage Michigan’s colleges and universities to promote globally comprehensive education as a part of curricular and extracurricular life to ensure that students and future leaders are prepared to meet the challenges of a global economy; and be it further

Resolved, That copies of this resolution be transmitted to the President’s Council, State Universities of Michigan, and the Association of Independent Colleges and Universities of Michigan.

The resolution was referred to the Committee on Education.

Reps. Cavanagh, Smiley, Brunner, Yanez, Faris, Slavens, Zemke, Singh, Kosowski, Lipton, Tlaib, Dillon, MacMaster, Barnett, Brown, Darany, Durhal, LaVoy, Roberts and Talabi offered the following resolution:

House Resolution No. 188.

A resolution to declare September 2013 as College Savings Month in the state of Michigan.

Whereas, With college costs increasing yearly at a rate of 8%, children born today will face college tuition costs that are three to four times the current average amount; and

Whereas, Two-thirds of college seniors who graduated in 2012 had student loan debt, with an average of $26,600, per borrower; and

Whereas, In Michigan, the average debt of college graduates in 2012 was between $23,725, and $46,677; and

Whereas, The importance of a college education is evident in today’s economy; and

Whereas, A college education can result in higher lifetime earnings and various other benefits for an individual who pursues it, such as an enhanced quality of life; and

Whereas, Increasingly employers are showing preference for employees who have completed a college degree program; and

Whereas, During the course of a college education, students hone their reasoning skills, develop enhanced self-discipline, and get the opportunity to develop networking contacts that could positively influence their future careers. Children whose parents are college graduates are more likely to pursue a college education themselves; and

Whereas, The Michigan Education Savings Program (MESP) is a 529 college saving plan that can help your family save for future higher education savings expenses. The Michigan Education Trust prepaid tuition program offers several options to the Michigan family to lock in tuition at Michigan public institutions; and

Whereas, The United States Congress has declared the month of September to be National College Savings Month as it is in the interest of the country to ensure that people have the opportunity to obtain a postsecondary education and to encourage parents to save for their children’s education; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare September 2013 as College Savings Month in the state of Michigan.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Brinks, Darany, Schor, Dillon, Lamonte, VerHeulen, Kivela, Dianda, Driskell, Switalski, Hovey-Wright, Howrylak, Abed, Knezek, LaVoy, Greimel, Kandrevas, Brown, Durhal, Heise, Slavens and Talabi offered the following resolution:

House Resolution No. 189.

A resolution to declare July 11, 2013, as Srebrenica Remembrance Day and July 11-17, 2013, as Bosnia and Herzegovina Tribute Week in the state of Michigan.

Whereas, Both the United States Senate and the United States House of Representatives passed resolutions in 2005 acknowledging the genocide that the Serbian forces perpetrated in Srebrenica and all of Bosnia from 1992-1995; and

Whereas, Both houses of the Michigan Legislature have passed Srebrenica Remembrance Day and Bosnia and Herzegovina Tribute Week resolutions every year since 2009; and
Whereas, July 11, 2013, is commemorated as the 18th anniversary of the Srebrenica genocide in which at least 8,372 innocent Bosniak civilians were summarily executed and 30,000 were expelled from their homes in the worst atrocity in Europe since the Holocaust; and

Whereas, This anniversary, together with this year’s 21st anniversary since the beginning of the war in Bosnia and Herzegovina, raise awareness of the tragic suffering of the Bosnian people and honors and remembers over 100,000 civilians who died as a result of the policies of ethnic cleansing and aggression in Bosnia and Herzegovina during the period of 1992-1995; and

Whereas, The Congress of North American Bosniaks (CNAB), the umbrella organization representing Bosniaks in the United States and Canada requested this resolution; and

Whereas, The state of Michigan recognizes the importance of this event to bring closure for the Bosnian people through justice and truth; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare July 11, 2013, as Srebrenica Remembrance Day and July 11-17, 2013, as Bosnia and Herzegovina Tribute Week in the state of Michigan; and be it further

Resolved, That we call upon all citizens to work toward ending the cycle of violence and promoting peaceful coexistence among all.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Yanez, Cochran, Barnett, Knezek, Slavens, Schor, Geiss, Smiley, Dianda, Rutledge, Talabí, Durhal, Stallworth, Brunner, Faris, Townsend, Switalski, Dillon, Kivela, Abed, Segal, Roberts, Cavanagh, McCready, Goike, Kesto, LaVoy, Potvin, Victory, Farrington, Kelly, Somerville, Franz, Leonard, Lamonte, Jenkins, Graves, Rendon, Lori, Poleski, Petal, VerHeulen, Forlini, Brown, Darany, Heise and Singh offered the following resolution:

House Resolution No. 190.
A resolution to declare October 2013 as Emergency Vehicle Awareness Month in the state of Michigan.

Whereas, Motorists are encouraged to pay close attention for emergency and first response vehicles in traffic and make sure that they are given right of way in an effort to reduce the number of automobile accidents involving emergency and first response vehicles; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare October 2013 as Emergency Vehicle Awareness Month in the state of Michigan.

The resolution was referred to the Committee on Transportation and Infrastructure.

Reps. Darany, Barnett, Durhal, Heise, LaVoy, Roberts, Singh, Slavens and Talabí offered the following resolution:

House Resolution No. 191.
A resolution to extend best wishes to Muslims in Michigan and worldwide, a joyous and meaningful observance of Ramadan, a month of reflection and prayer.

Whereas, This month is observed in dedication to the Islamic principles and in commemoration of the month in which the holy Quran was revealed to prophet Muhammad; and

Whereas, Muslims in Michigan around the world will observe Ramadan by fasting, emphasizing self-discipline, worship and reading the holy Quran to improve patience, humility, and spirituality; and

Whereas, Muslims spend this time in reflection and prayer, while strengthening the bonds of family and friendship; and

Whereas, There are over 2.6 million Muslims in the United States and approximately 23.4 percent of the world’s population; and,

Whereas, One of the largest and most productive populations of Muslims in the United States resides in southeast Michigan and will observe the holy month of Ramadan; and

Whereas, This month of sacrifice and contemplation begins on or about the evening of Tuesday, July 9, 2013, and continues until on or about the evening of Wednesday, August 7, 2013, with Eid al-Fitr, the celebration of Prophet Abraham’s sacrifice; now, therefore, be it

Resolved by House of Representatives, That the members of this legislative body extend best wishes to Muslims in Michigan and worldwide, a joyous and meaningful observance of Ramadan, a month of reflection and prayer.

The question being on the adoption of the resolution,

The resolution was adopted.
Second Reading of Bills

House Bill No. 4272, entitled
A bill to amend 1941 PA 207, entitled “Fire prevention code,” by amending section 19 (MCL 29.19), as amended by 2006 PA 337.

Was read a second time, and the question being on the adoption of the proposed amendments previously recommended by the Committee on Education (for amendments, see House Journal No. 55, p. 1147),

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

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

The motion prevailed.

Rep. Stamas 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. 4272, entitled
A bill to amend 1941 PA 207, entitled “Fire prevention code,” by amending section 19 (MCL 29.19), as amended by 2006 PA 337.

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

Roll Call No. 245               Yeas—109

Abed                        Glardon                        Lauwers                        Roberts
Banks                       Goike                          LaVoy                          Robinson
Barnett                     Graves                         Leonard                        Rogers
Bolger                      Greimel                        Lipton                         Rutledge
Brinks                      Haines                         Lori                           Santana
Brown                       Haugh                          Lund                           Schmidt
Brunner                     Haveman                        Lyons                          Schor
Bumstead                    Heise                          MacGregor                      Segal
Callton                     Hobbs                          MacMaster                      Shirkey
Cavanagh                    Hooker                         McBroom                        Singh
Clemente                    Hovey-Wright                   McCann                         Slavens
Cochran                     Howrylak                       McCready                       Smiley
Cotter                      Irwin                          McMillin                       Somerville
Crawford                    Jacobsen                       Muxlow                         Stallworth
Daley                       Jenkins                        Nathan                         Stamas
Darany                      Johnson                        Nesbitt                        Stanley
Denby                       Kandrevas                      O’Brien                         Switalski
Dianda                      Kelly                          Oakes                          Talabi
Dillon                      Kesto                          Olumba                         Tlaib
Driskell                    Kivela                         Outman                         Townsend
Durhal                      Knezek                         Pagel                          VerHeulen
Faris                       Kosowski                       Pettalia                       Victory
Farrington                  Kowall                         Poleski                        Walsh
Forlini                     Kurtz                          Potvin                         Yanez
Foster                      LaFontaine                     Price                          Yonker
Franz                       Lamonte                        Pscholka                       Zemke
Geiss                       Lane                           Rendon                         Zorn
Genetski

Nays—0

In The Chair: Walsh
The House agreed to the title of the bill.

**House Bill No. 4575, entitled**

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

**Roll Call No. 246**

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| Howrylak |
| Irwin |
| Jacobsen |
| Jenkins |
| Johnson |
| Kandrevas |
| Kesto |
| Kivela |
| Knezek |
| Kosowski |
| Kurtz |
| LaFontaine |
| Lamonte |

| Robinson |
| Lauwers |
| Lipton |
| Lori |
| MacGregor |
| McBroom |
| McCann |
| McCready |
| Nathan |
| Nesbitt |
| O’Brien |
| Outman |
| Pagel |
| Pettalia |
| Poleski |
| Potvin |
| Pscholka |
| Rendon |
| Roberts |

| Rogers |
| Lipton |
| Santina |
| Schmidt |
| Schor |
| Segal |
| Singh |
| Slavens |
| Smiley |
| Stallworth |
| Stanas |
| Stanley |
| Talabi |
| Tlaib |
| Townsend |
| VerHeulen |
| Victory |
| Walsh |
| Yanez |
| Yonker |
| Zemke |
| Zorn |

| Nays—10 |
| Cotter |
| Graves |
| Kelly |

| Kowall |
| Leonard |
| MacMaster |

The Speaker Pro Tempore called Associate Speaker Pro Tempore O’Brien to the Chair.
House Bill No. 4745, entitled

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

Roll Call No. 247

Yeas—109

Abed
Banks
Barnett
Bolger
Brinks
Brown
Bruner
Brunner
Bumstead
Callton
Cavanagh
Clemente
Cochran
Cotter
Crawford
Daley
Darany
Denby
Dianda
Dillon
Driskell
Durham
Faris
Farrington
Forlini
Foster
Franz
Geiss
Genetski

Glardon
Goike
Graves
Greimel
Haines
Haugh
Haveman
Heise
Hobbs
Hooker
Hovey-Wright
Howrylak
Irwin
Jacobsen
Jenkins
Johnson
Kandrevas
Kelly
Kesto
Kivela
Knezek
Kosowski
Kowall
Kurtz
LaFontaine
Lamonte
Lane

Lauwers
LaVoy
Leonard
Lipton
Lori
Lund
Lyons
MacGregor
MacMaster
McBroom
McCann
McCready
McMillin
Muxlow
Nathan
Nesbitt
O’Brien
Oakes
Ołumba
Outman
Pagel
Pettalia
Poleski
Potvin
Price
Pscholka
Rendón

Roberts
Robinson
Rogers
Rutledge
Santana
Schmidt
Schor
Segal
Shirkey
Singh
Slavens
Smiley
Somerville
Stallworth
Stamas
Stanley
Switalski
Talabi
Taib
Townsend
VerHeulen
Victory
Walsh
Yanez
Yonker
Zemke
Zorn

Nays—0

In The Chair: O’Brien

The House agreed to the title of the bill.

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

The motion prevailed, 2/3 of the members serving voting therefor.
House Bill No. 4208, entitled
A bill to amend 1986 PA 59, entitled “Resort district rehabilitation act,” by amending sections 2 and 6 (MCL 125.2202 and 125.2206).
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 248  
Yeas—109

Abed  Glardon  Lauwers  Roberts
Banks  Goike  LaVoy  Robinson
Barnett  Graves  Leonard  Rogers
Bolger  Greimel  Lipton  Rutledge
Brinks  Haines  Lori  Santana
Brown  Haugh  Lund  Schmidt
Brunner  Haveman  Lyons  Schor
Bumstead  Heise  MacGregor  Segal
Callton  Hobbs  MacMaster  Shirkey
Cavanagh  Hooker  McBroom  Singh
Clemente  Hovey-Wright  McCann  Slavens
Cochran  Howrylak  McCready  Smiley
Cotter  Irwin  McMillin  Somerville
Crawford  Jacobsen  Muxlow  Stallworth
Daley  Jenkins  Nathan  Stamas
Darany  Johnson  Nesbitt  Stanley
Denby  Kandrevas  O’Brien  Switalski
Dianda  Kelly  Oakes  Talabi
Dillon  Kesto  Oulumba  Taib
Driskell  Kivela  Outman  Townsend
Durhal  Knezek  Pagel  VerHeulen
Faris  Kosowski  Pettalia  Victory
Farrington  Kowall  Poleski  Walsh
Forlini  Kurtz  Potvin  Yanez
Foster  LaFontaine  Price  Yonker
Franz  Lamonte  Pscholka  Zemke
Geiss  Lane  Rendon  Zorn
Genetski

Nays—0

In The Chair: O’Brien

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

The Speaker Pro Tempore resumed the Chair.

House Bill No. 4409, entitled
A bill to amend 1893 PA 206, entitled “The general property tax act,” by amending section 78g (MCL 211.78g), as amended by 2003 PA 263.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:
In The Chair: Walsh

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

Senate Bill No. 301, entitled
A bill to amend 1927 PA 175, entitled “The code of criminal procedure,” by amending section 16 of chapter XV (MCL 775.16), as amended by 1980 PA 506.
Was read a third time and passed, a majority of the members serving voting therefor, by yeas and nays, as follows:
Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

"An act to revise, consolidate, and codify the laws relating to criminal procedure and to define the jurisdiction, powers, and duties of courts, judges, and other officers of the court under the provisions of this act; to provide laws relative to the rights of persons accused of criminal offenses and ordinance violations; to provide for the arrest of persons charged with or suspected of criminal offenses and ordinance violations; to provide for bail of persons arrested for or accused of criminal offenses and ordinance violations; to provide for the examination of persons accused of criminal offenses; to regulate the procedure relative to grand juries, indictments, informations, and proceedings before trial; to provide for trials of persons complained of or indicted for criminal offenses and ordinance violations and to provide for the procedure in those trials; to provide for judgments and sentences of persons convicted of criminal offenses and ordinance violations; to establish a sentencing commission and to prescribe its powers and duties; to provide for procedure relating to new trials and appeals in criminal and ordinance violation cases; to provide a uniform system of probation throughout this state and the appointment of probation officers; to prescribe the powers, duties, and compensation of probation officers; to provide penalties for the violation of the duties of probation officers; to provide for procedure governing proceedings to prevent crime and proceedings for the discovery of crime; to provide for fees of officers, witnesses, and others in criminal and ordinance violation cases; to set forth miscellaneous provisions as to criminal procedure in certain cases; to provide penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with or contravening any of the provisions of this act;"

The House agreed to the full title.
Rep. Stamas moved that the bill be given immediate effect.
The motion prevailed, 2/3 of the members serving voting therefor.
By unanimous consent the House returned to the order of

Motions and Resolutions

Rep. Stamas moved that when the House adjourns today it stand adjourned until Thursday, June 20, at 10:00 a.m. The motion prevailed.

Announcement by the Clerk of Printing and Enrollment

The Clerk announced that the following Senate bill had been received on Tuesday, June 18:

Senate Bill No. 374

The Clerk announced the enrollment printing and presentation to the Governor on Wednesday, June 19, for his approval of the following bills:

Enrolled House Bill No. 4665 at 1:58 p.m.
Enrolled House Bill No. 4666 at 2:00 p.m.
Enrolled House Bill No. 4669 at 2:02 p.m.
Enrolled House Bill No. 4708 at 2:04 p.m.

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

House Bill Nos. 4844 4845 4846
Senate Bill Nos. 433 434 435 436 437 438

The Clerk announced that the following Senate bills had been received on Wednesday, June 19:

Senate Bill Nos. 153 415 416

Reports of Standing Committees

The Committee on Tax Policy, by Rep. Farrington, Chair, reported

House Bill No. 4003, entitled

A bill to amend 1941 PA 122, entitled “An act to establish the revenue collection duties of the department of treasury; to prescribe its powers and duties as the revenue collection agency of this state; to establish the collection duties of certain other state departments for money or accounts owed to this state; to regulate the importation, stamping, and disposition of certain tobacco products; to provide for the transfer of powers and duties now vested in certain other state boards, commissions, departments, and offices; to prescribe certain duties of and require certain reports from the department of treasury; to provide procedures for the payment, administration, audit, assessment, levy of interests or penalties on, and appeals of taxes and tax liability; to prescribe its powers and duties if an agreement to act as agent for a city to administer, collect, and enforce the city income tax act on behalf of a city is entered into with any city; to provide an appropriation; to abolish the state board of tax administration; to prescribe penalties and provide remedies; and to declare the effect of this act,” by amending section 28 (MCL 205.28), as amended by 2010 PA 313, and by adding section 23a.
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:
Nays: None

The Committee on Tax Policy, by Rep. Farrington, Chair, reported

House Bill No. 4703, entitled

A bill to amend 1995 PA 29, entitled “Uniform unclaimed property act,” (MCL 567.221 to 567.265) by adding section 31a.
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:
Nays: None

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Farrington, Chair, of the Committee on Tax Policy, was received and read:
Meeting held on: Wednesday, June 19, 2013

Notices

Pursuant to Rule 41, the Speaker has made the following referral:
House Bill No. 4844 referred to the Committee on Tourism.

I hereby give notice that on the next legislative session day I will move to discharge the Committee on Appropriations from further consideration of House Bill No. 4113.

Rep. Haveman

Messages from the Governor

Date: June 19, 2013
Time: 9:52 a.m.

To the Speaker of the House of Representatives:
Sir—I have this day approved and signed
Enrolled House Bill No. 4743 (Public Act No. 65, I.E.), being
An act to amend 2011 PA 256, entitled “An act to amend, consolidate, and codify the laws relating to certain fireworks; to regulate the purchase, possession, sale, and use of certain fireworks; to establish a fireworks safety fund; to establish a fireworks safety fee; to provide for the transfer and expenditure of funds; to prescribe the powers and duties of certain state agencies; to provide for penalties and remedies; and to repeal acts and parts of acts,” by amending sections 4, 5, 7, 10, 11, 12, and 18a (MCL 28.454, 28.455, 28.457, 28.460, 28.461, 28.462, and 28.468a), sections 4 and 12 as amended and section 18a as added by 2012 PA 257.
(Filed with the Secretary of State June 19, 2013, at 3:08 p.m.)

Date: June 19, 2013
Time: 9:55 a.m.

To the Speaker of the House of Representatives:
Sir—I have this day approved and signed
Enrolled House Bill No. 4459 (Public Act No. 66, I.E.), being
An act to amend 1975 PA 197, entitled “An act to provide for the establishment of a downtown development authority; to authorize the creation and implementation of development plans in the districts; to promote the economic growth of the districts; to create a board; to prescribe its powers and duties; to authorize the issuance of bonds and other evidences of indebtedness; to authorize the issuance of bonds and other evidences of indebtedness; to authorize the use of tax increment financing; to reimburse downtown development authorities for certain losses of tax increment revenues; and to prescribe the powers and duties of certain state officials,” by amending section 1 (MCL 125.1651), as amended by 2012 PA 396.
(Filed with the Secretary of State June 19, 2013, at 3:10 p.m.)
To the Speaker of the House of Representatives:
Sir—I have this day approved and signed
**Enrolled House Bill No. 4460 (Public Act No. 67, I.E.), being**
An act to amend 1996 PA 381, entitled “An act to authorize municipalities to create a brownfield redevelopment authority to facilitate the implementation of brownfield plans; to create brownfield redevelopment zones; to promote the revitalization, redevelopment, and reuse of certain property, including, but not limited to, tax reverted, blighted, or functionally obsolete property; to prescribe the powers and duties of brownfield redevelopment authorities; to permit the issuance of bonds and other evidences of indebtedness by an authority; to authorize the acquisition and disposal of certain property; to authorize certain funds; to prescribe certain powers and duties of certain state officers and agencies; and to authorize and permit the use of certain tax increment financing,” by amending section 2 (MCL 125.2652), as amended by 2012 PA 502.

(Filed with the Secretary of State June 19, 2013, at 3:12 p.m.)

To the Speaker of the House of Representatives:
Sir—I have this day approved and signed
**Enrolled House Bill No. 4462 (Public Act No. 68, I.E.), being**
An act to amend 2005 PA 280, entitled “An act to provide for the establishment of a corridor improvement authority; to prescribe the powers and duties of the authority; to correct and prevent deterioration in business districts; to encourage historic preservation; to authorize the acquisition and disposal of interests in real and personal property; to authorize the creation and implementation of development plans and development areas in the districts; to promote the economic growth of the districts; to create a board; to prescribe the powers and duties of the board; to authorize the levy and collection of taxes; to authorize the issuance of bonds and other evidences of indebtedness; to authorize the use of tax increment financing; to prescribe powers and duties of certain state officials; to provide for rule promulgation; and to provide for enforcement of the act,” by amending section 3 (MCL 125.2873), as amended by 2010 PA 242.

(Filed with the Secretary of State June 19, 2013, at 3:14 p.m.)

**Communications from State Officers**

The following communications from the Secretary of State were received and read:

Notices of Filing
Administrative Rules

June 5, 2013

In accordance with the provisions of Section 46(1) of Act 306, Public Acts of 1969, as amended, and Executive Order 1995-6, this is to advise you that the Michigan Department of Licensing and Regulatory Affairs and the State Office of Regulatory Reinvention filed Administrative Rule #2012-135-LR (Secretary of State Filing #13-06-01) on this date at 4:29 P.M. for the Department of Licensing and Regulatory Affairs, entitled “GI Part 74 Fire Fighting”.

These rule become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44 or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

June 5, 2013

In accordance with the provisions of Section 46(1) of Act 306, Public Acts of 1969, as amended, and Executive Order 1995-6, this is to advise you that the Michigan Department of Licensing and Regulatory Affairs and the State Office of Regulatory Reinvention filed Administrative Rule #2013-004-LR (Secretary of State Filing #13-06-02) on this date at 4:31 P.M. for the Department of Licensing and Regulatory Affairs, entitled “GI Part 12 Welding and Cutting”.

These rule become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44 or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

June 5, 2013

In accordance with the provisions of Section 46(1) of Act 306, Public Acts of 1969, as amended, and Executive Order 1995-6, this is to advise you that the Michigan Department of Licensing and Regulatory Affairs and the State Office of Regulatory Reinvention filed Administrative Rule #2013-005-LR (Secretary of State Filing #13-06-03) on this date at 4:33 P.M. for the Department of Licensing and Regulatory Affairs, entitled “OH Part 478 Illumination”.

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44 or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.
June 5, 2013

In accordance with the provisions of Section 46(1) of Act 306, Public Acts of 1969, as amended, and Executive Order 1995-6, this is to advise you that the Michigan Department of Licensing and Regulatory Affairs and the State Office of Regulatory Reinvention filed Administrative Rule #2013-006-LR (Secretary of State Filing #13-06-04) on this date at 4:35 P.M. for the Department of Licensing and Regulatory Affairs, entitled “CS Part 30 Telecommunications”.

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44 or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

June 5, 2013

In accordance with the provisions of Section 46(1) of Act 306, Public Acts of 1969, as amended, and Executive Order 1995-6, this is to advise you that the Michigan Department of Licensing and Regulatory Affairs and the State Office of Regulatory Reinvention filed Administrative Rule #2013-010-LR (Secretary of State Filing #13-06-05) on this date at 4:37 P.M. for the Department of Licensing and Regulatory Affairs, entitled “OH Part 305 Asbestos Standards for General Industry”.

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44 or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

June 5, 2013

In accordance with the provisions of Section 46(1) of Act 306, Public Acts of 1969, as amended, and Executive Order 1995-6, this is to advise you that the Michigan Department of Licensing and Regulatory Affairs and the State Office of Regulatory Reinvention filed Administrative Rule #2013-011-LR (Secretary of State Filing #13-06-06) on this date at 4:39 P.M. for the Department of Licensing and Regulatory Affairs, entitled “OH Part 602 Asbestos Standards in Construction”.

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44 or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

June 11, 2013

In accordance with the provisions of Section 46(1) of Act 306, Public Acts of 1969, as amended, and Executive Order 1995-6, this is to advise you that the Michigan Department of Licensing and Regulatory Affairs and the State Office of Regulatory Reinvention filed Administrative Rule #2013-025-NR (Secretary of State Filing #13-06-07) on this date at 3:52 P.M. for the Department of Natural Resources, entitled “Local Snowmobile/Off Road Vehicle Control”.

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44 or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

June 11, 2013

In accordance with the provisions of Section 46(1) of Act 306, Public Acts of 1969, as amended, and Executive Order 1995-6, this is to advise you that the Michigan Department of Licensing and Regulatory Affairs and the State Office of Regulatory Reinvention filed Administrative Rule #2013-026-NR (Secretary of State Filing #13-06-08) on this date at 3:54 P.M. for the Department of Natural Resources, entitled “Placement of ORV License”.

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44 or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

June 11, 2013

In accordance with the provisions of Section 46(1) of Act 306, Public Acts of 1969, as amended, and Executive Order 1995-6, this is to advise you that the Michigan Department of Licensing and Regulatory Affairs and the State Office of Regulatory Reinvention filed Administrative Rule #2013-027-NR (Secretary of State Filing #13-06-09) on this date at 3:56 P.M. for the Department of Natural Resources, entitled “Numbering of Vessels and Motorboats”.

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44 or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

June 11, 2013

In accordance with the provisions of Section 46(1) of Act 306, Public Acts of 1969, as amended, and Executive Order 1995-6, this is to advise you that the Michigan Department of Licensing and Regulatory Affairs and the State Office of Regulatory Reinvention filed Administrative Rule #2013-038-IF (Secretary of State Filing #13-06-10) on this date at 3:58 P.M. for the Department of Insurance and Financial Services, entitled “Credit Unions”.

R490.113, R490.114, R490.117, and R490.118, of the Michigan Administrative Code is rescinded from the Code.

Sincerely,
Ruth Johnson
Secretary of State
Robin L. Houston, Departmental Supervisor
Office of the Great Seal

The communications were referred to the Clerk.
Introduction of Bills

Reps. Genetski, Somerville, McCready, Crawford, Kurtz, Santana, Stallworth, Hovey-Wright, Bumstead, Brown, Hooker, Daley, Foster and Rogers introduced

**House Bill No. 4847, entitled**
A bill to amend 1976 PA 451, entitled “The revised school code,” by amending sections 1204a and 1280 (MCL 380.1204a and 380.1280), section 1204a as amended by 1996 PA 159 and section 1280 as amended by 2006 PA 123.
The bill was read a first time by its title and referred to the Committee on Education.

Rep. Haveman introduced

**House Bill No. 4848, entitled**
The bill was read a first time by its title and referred to the Committee on Appropriations.

Reps. McMillin, Johnson, Yonker, Crawford, Victory, Hooker, Lipton, Robinson, Rendon and Howrylak introduced

**House Bill No. 4849, entitled**
A bill to amend 1976 PA 451, entitled “The revised school code,” (MCL 380.1 to 380.1852) by adding section 1280f.
The bill was read a first time by its title and referred to the Committee on Education.

Reps. Roberts, Barnett, Schmidt, Santana, Brown, Kosowski, Callton, Tlaib, Kandrevas, Yonker, Slavens, Dillon and Abed introduced

**House Bill No. 4850, entitled**
A bill to amend 1919 PA 339, entitled “Dog law of 1919,” (MCL 287.261 to 287.290) by adding section 10a.
The bill was read a first time by its title and referred to the Committee on Regulatory Reform.

Reps. Barnett, Roberts, Schmidt, Santana, Brown, Kosowski, Callton, Tlaib, Kandrevas, Yonker, Slavens, Dillon and Abed introduced

**House Bill No. 4851, entitled**
A bill to regulate large-scale commercial breeding kennels; to provide for the promulgation of rules; to provide for exceptions; and to provide for penalties.
The bill was read a first time by its title and referred to the Committee on Regulatory Reform.

Reps. Zemke and Kandrevas introduced

**House Bill No. 4852, entitled**
A bill to allow local units of government to establish trap-neuter-return programs; and to provide for the powers and duties of certain local governmental officers and entities.
The bill was read a first time by its title and referred to the Committee on Local Government.

By unanimous consent the House returned to the order of

Messages from the Senate

**House Bill No. 4297, entitled**
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 2045, 74116, 74117, 74120, 78105, and 78119 (MCL 324.2045, 324.74116, 324.74117, 324.74120, 324.78105, and 324.78119), section 2045 as added by 2010 PA 32, sections 74116, 74117, and 74120 as amended by 2010 PA 33, and section 78105 as amended and section 78119 as added by 2010 PA 34.
The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The House agreed to the full title.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.
House Bill No. 4329, entitled
A bill to amend 1979 PA 152, entitled “State license fee act,” by amending section 43 (MCL 338.2243), as amended by 2012 PA 308.
   The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
   The House agreed to the full title.
   The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 4330, entitled
A bill to amend 1978 PA 368, entitled “Public health code,” by amending section 2843 (MCL 333.2843), as amended by 2002 PA 691.
   The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
   The House agreed to the full title.
   The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 4529, entitled
A bill to create the Michigan indigent defense commission and to provide for its powers and duties; to provide indigent defendants in criminal cases with effective assistance of counsel; to provide standards for the appointment of legal counsel; to provide for and limit certain causes of action; and to provide for certain appropriations and grants.
   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. 4765, entitled
A bill to amend 1961 PA 236, entitled “Revised judicature act of 1961,” by amending section 3205e (MCL 600.3205e), as amended by 2012 PA 521; and to repeal acts and parts of acts.
   The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
   The House agreed to the full title.
   The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 4766, entitled
A bill to amend 1961 PA 236, entitled “Revised judicature act of 1961,” (MCL 600.101 to 600.9947) by adding section 3206.
   The Senate has passed the bill, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
   The House agreed to the full title.
   The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

House Bill No. 4284, entitled
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 81131 and 81133 (MCL 324.81131 and 324.81133), section 81131 as amended by 2011 PA 107 and section 81133 as amended by 2012 PA 340.
   The Senate has substituted (S-2) the bill.
   The Senate has passed the bill as substituted (S-2), ordered that it be given immediate effect and amended the title to read as follows:
   A bill to amend 1994 PA 451, entitled “An act to protect the environment and natural resources of the state; to codify, revise, consolidate, and classify laws relating to the environment and natural resources of the state; to regulate the discharge of certain substances into the environment; to regulate the use of certain lands, waters, and other natural resources of the state; to protect the people’s right to hunt and fish; to prescribe the powers and duties of certain state and local agencies and officials; to provide for certain charges, fees, assessments, and donations; to provide certain appropriations; to prescribe penalties and provide remedies; and to repeal acts and parts of acts,” by amending section 81131 (MCL 324.81131), as amended by 2011 PA 107.
   The Speaker announced that pursuant to Rule 42, the bill was laid over one day.
House Bill No. 4299, entitled
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending section 81131 (MCL 324.81131), as amended by 2011 PA 107.
  The Senate has substituted (S-2) the bill.
  The Senate has passed the bill as substituted (S-2), ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
  The Speaker announced that pursuant to Rule 42, the bill was laid over one day.

House Bill No. 4303, entitled
  The Senate has substituted (S-1) the bill.
  The Senate has passed the bill as substituted (S-1), ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
  The Speaker announced that pursuant to Rule 42, the bill was laid over one day.

House Bill No. 4307, entitled
A bill to amend 1966 PA 261, entitled “An act to provide for the apportionment of county boards of commissioners; to prescribe the size of the board; to provide for appeals; to prescribe the manner of election of the members of the county board of commissioners; to provide for compensation of members; to prescribe penalties and provide remedies; and to repeal acts and parts of acts,” by amending section 12 (MCL 46.412), as amended by 1982 PA 504, and by adding section 13.
  The Senate has amended the bill as follows:
  1. Amend page 1, line 1, after “Sec. 12.” by inserting “(1)”.
  2. Amend page 2, line 4, after “conviction.” by striking out “The” and inserting “SUBJECT TO SUBSECTION (2), THE”.
  3. Amend page 2, following line 13, by inserting:
     “(2) A SPECIAL ELECTION SCHEDULED FOR AUGUST 6, 2013 BY A COUNTY BOARD OF COMMISSIONERS TO FILL A VACANCY IN THE OFFICE OF COMMISSIONER THAT OCCURRED IN 2013 BEFORE THE EFFECTIVE DATE OF THE AMENDATORY ACT THAT ADDED THIS SUBSECTION SHALL BE HELD, AND THE PERSON ELECTED AT THE SPECIAL ELECTION HELD ON AUGUST 6, 2013 TO FILL THE VACANCY IN THE OFFICE OF COMMISSIONER SHALL SERVE FOR THE REMAINDER OF THE UNEXPired TERM.”.
  The Senate has passed the bill as amended and ordered that it be given immediate effect.
  The Speaker announced that pursuant to Rule 42, the bill was laid over one day.

House Bill No. 4439, entitled
A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 805 (MCL 257.805), as added by 2010 PA 35.
  The Senate has amended the bill as follows:
  1. Amend page 1, line 2, after “registration” by inserting “OR FOR A REPLACEMENT REGISTRATION TAB OR STICKER”.
  The Senate has passed the bill as amended, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
  The Speaker announced that pursuant to Rule 42, the bill was laid over one day.

House Bill No. 4574, entitled
  The Senate has substituted (S-2) the bill.
  The Senate has passed the bill as substituted (S-2), ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
  The Speaker announced that pursuant to Rule 42, the bill was laid over one day.

House Bill No. 4668, entitled
A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 43502, 43510, 43513, 43514, 43516, 43520, 43524, 43528, 43528a, 43528b, 43529, 43531, 43532, 43533, 43535, 43536,
43536a, 43537, 43541, 43544, 43547, 43553, 43554, and 43558 (MCL 324.43502, 324.43510, 324.43513, 324.43514, 324.43516, 324.43520, 324.43524, 324.43528, 324.43528a, 324.43528b, 324.43529, 324.43531, 324.43532, 324.43533, 324.43535, 324.43536, 324.43536a, 324.43537, 324.43541, 324.43544, 324.43547, 324.43553, 324.43554, and 324.43558),
section 43502 as amended by 2006 PA 282, sections 43510, 43513, and 43516 as amended by 2006 PA 433, sections 43514 and 43554 as added by 1995 PA 57, sections 43520 and 43531 as amended by 2011 PA 120, section 43524 as amended by 2012 PA 81, section 43528 as amended by 2009 PA 70, section 43528a as added by 2010 PA 366, section 43528b as added by 2012 PA 520, sections 43529, 43535, 43536, 43541, 43544, 43547, and 43558 as amended by 1996 PA 585, sections 43532 and 43533 as amended by 2010 PA 29, section 43536a as amended by 2013 PA 21, section 43537 as amended by 2012 PA 339, and section 43553 as amended by 2006 PA 280, and by adding sections 43523a, 43523b, 43525b, 43527a, 43527b, 43531b, 43532a, and 43545; and to repeal acts and parts of acts.
The Senate has substituted (S-2) the bill.
The Senate has passed the bill as substituted (S-2), ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.
The Speaker announced that pursuant to Rule 42, the bill was laid over one day.

Senate Bill No. 153, entitled
A bill to amend 1846 RS 83, entitled “Of marriage and the solemnization thereof,” by amending section 7 (MCL 551.7), as amended by 2012 PA 265.
The Senate has passed the bill.
The bill was read a first time by its title and referred to the Committee on Local Government.

Senate Bill No. 374, entitled
A bill to create the student safety act; to provide for confidential reports of potential harm or criminal activities directed at school students, school employees, and schools; to establish a hotline for filing those reports; to create the student safety fund and to provide for contributions to and expenditures from that fund; to prescribe the powers and duties of certain state officials and departments; to provide for procedures for the release of certain confidential information; and to prescribe penalties.
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. 415, entitled
A bill to amend 1937 PA 94, entitled “Use tax act,” (MCL 205.91 to 205.111) by adding section 4bb.
The Senate has passed the bill.
The bill was read a first time by its title and referred to the Committee on Transportation and Infrastructure.

Senate Bill No. 416, entitled
A bill to amend 1933 PA 167, entitled “General sales tax act,” (MCL 205.51 to 205.78) by adding section 4ee.
The Senate has passed the bill.
The bill was read a first time by its title and referred to the Committee on Transportation and Infrastructure.

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Rep. Kelly moved that the House adjourn.
The motion prevailed, the time being 5:45 p.m.

The Speaker Pro Tempore declared the House adjourned until Thursday, June 20, at 10:00 a.m.

GARY L. RANDALL
Clerk of the House of Representatives