No. 11 STATE OF MICHIGAN

JOURNAL OF THE

House of Representatives

90th Legislature REGULAR SESSION OF 1999

House Chamber, Lansing, Tuesday, February 16, 1999.

2:00 p.m.

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

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

Allen—present	Frank—present
Baird—present	Garcia—present
Basham—present	Garza—present
Birkholz—present	Geiger—present
Bisbee—present	Gieleghem—present
Bishop—present	Gilbert—present
Bogardus—present	Godchaux—present
Bovin—present	Gosselin—present
Bradstreet—present	Green—present
Brater—present	Hager—present
Brewer—present	Hale—present
Brown, Bob—present	Hanley—present
Brown, Cameron—present	Hansen—present
Byl—present	Hardman—present
Callahan—excused	Hart—present
Cassis—present	Howell—present
Caul—present	Jacobs—present
Cherry—present	Jamnick—present
Clark—present	Jansen—present
Clarke—present	Jelinek—present
Daniels—present	Jellema—present
DeHart—present	Johnson, Rick—present
Dennis—present	Johnson, Ruth—present
DeRossett—present	Julian—present
DeVuyst—present	Kelly—present
DeWeese—present	Kilpatrick—present
Ehardt—present	Koetje—present
Faunce—present	Kowall—present

Kuipers—present
Kukuk—present
LaForge—present
LaSata—present
Law—present
Lemmons—present
Lockwood—present
Mans—present
Martinez—present
Mead—present
Middaugh—present
Minore—present
Mortimer—present
Neumann—present
O'Neil—present
Pappageorge—present
Patterson—present
Perricone—present
Pestka—present
Price—present
Prusi—present
Pumford—present
Quarles—present
Raczkowski—present
Reeves—present
Richardville—present
Richner—present
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Rison—present
Rivet—present
Rocca—present
Sanborn—present
Schauer—present
Schermesser—excused
Scott—present
Scranton—present
Shackleton—present
Sheltrown—present
Shulman—present
Spade—present
Stallworth—present
Stamas—present
Switalski—present
Tabor—present
Tesanovich—present
Thomas—excused
Toy—present
Vander Roest—present
Van Woerkom—present
Vaughn—present
Vear—present
Voorhees—present
Wojno—present
Woodward—present
Woronchak—present
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Rep. Bob Brown, from the 16th District, offered the following invocation:

"Scripture reading from The Acts, chapter 10, verses 34 and 35:

Then Peter opened his mouth, and said, 'Of a truth I perceive that God is no respecter of persons: But in every nation he that feareth Him, and worketh righteousness, is accepted with him.'

With that please pray with me, that we keep the wishes of our spiritual leader, and God, before us as we work for the citizens of Michigan today. And that He finds righteousness in our work today. Amen."

Rep. Scott moved that Reps. Callahan and Schermesser be excused from today's session. The motion prevailed.

Rep. Scott moved that Rep. Thomas be excused from today's and tomorrow's session. The motion prevailed.

Reports of Standing Committees

The Committee on Education, by Rep. Allen, Chair, reported

House Bill No. 4240, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding sections 1308 and 1311a.

With the recommendation that the substitute (H-2) be adopted and that the bill then pass.

The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

HB 4240 To Report Out:

Yeas: Reps. Allen, Ruth Johnson, Bradstreet, DeWeese, Hager, Hart, Rick Johnson, Kuipers, Van Woerkom, Voorhees, Nays: Rep. Hansen.

The Committee on Education, by Rep. Allen, Chair, reported

House Bill No. 4241, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," by amending section 1311 (MCL 380.1311), as amended by 1995 PA 250, and by adding sections 1311b, 1311c, 1311d, 1311e, 1311f, 1311g, 1311h, 1311i, 1311l, 1311l, and 1311m.

With the recommendation that the substitute (H-2) be adopted and that the bill then pass.

The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

HB 4241 To Report Out:

Yeas: Reps. Allen, Ruth Johnson, Bradstreet, DeWeese, Hager, Hart, Rick Johnson, Kuipers, Van Woerkom, Voorhees, Nays: Rep. Hansen.

COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Thursday, February 11, 1999, at 1:00 p.m.,

Present: Reps. Allen, Ruth Johnson, Bradstreet, DeWeese, Hager, Hart, Rick Johnson, Kuipers, Van Woerkom, Voorhees, Bogardus, Clark, Gieleghem, Hansen, Scott, Spade,

Absent: Rep. Daniels, Excused: Rep. Daniels.

The Speaker assumed the Chair.

Rep. Scott moved that Rep. Rison be excused temporarily from today's session. The motion prevailed.

Second Reading of Bills

House Bill No. 4240, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding sections 1308 and 1311a.

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

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

Rep. Bogardus moved to amend the bill as follows:

- 1. Amend page 13, line 24, after "SECTION," by striking out the balance of the line through "EXPULSION." on line 27 and inserting "THE EXPELLING SCHOOL BOARD SHALL PLACE THE INDIVIDUAL IN A SUITABLE ALTERNATIVE EDUCATION PROGRAM OR STRICT DISCIPLINE PUBLIC SCHOOL ACADEMY TO CONTINUE HIS OR HER EDUCATION DURING THE EXPULSION.".
 - 2. Amend page 14, line 6, after "DISTRICTS" by striking out "FOR DISTRIBUTION TO EXPELLED INDIVIDUALS". The question being on the adoption of the amendments offered by Rep. Bogardus,

Rep. Bogardus demanded the yeas and nays.

The demand was supported.

The question being on the adoption of the amendments offered by Rep. Bogardus,

The amendments were not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 40 Yeas—48

Baird	Dennis	LaForge	Reeves
Basham	Frank	Lemmons	Rivet
Bogardus	Garza	Lockwood	Schauer
Bovin	Gieleghem	Mans	Scott
Brater	Hale	Martinez	Sheltrown
Brewer	Hanley	Minore	Spade
Brown, B.	Hansen	Neumann	Stallworth
Cherry	Hardman	O'Neil	Switalski
Clark	Jacobs	Pestka	Tesanovich
Clarke	Jamnick	Price	Vaughn
Daniels	Kelly	Prusi	Wojno
DeHart	Kilpatrick	Quarles	Woodward

Nays—58

Allen	Geiger	Kowall	Richner
Birkholz	Gilbert	Kuipers	Rocca
Bisbee	Godchaux	Kukuk	Sanborn
Bishop	Gosselin	LaSata	Scranton
Bradstreet	Green	Law	Shackleton
Brown, C.	Hager	Mead	Shulman
Byl	Hart	Middaugh	Stamas
Cassis	Howell	Mortimer	Tabor
Caul	Jansen	Pappageorge	Toy

Van Woerkom DeRossett Jelinek Patterson **DeVuyst** Jellema Perricone Vander Roest DeWeese Johnson, Rick Pumford Vear Ehardt Johnson, Ruth Raczkowski Voorhees Julian Richardville Woronchak Faunce Garcia Koetje

In The Chair: Perricone

Rep. Bogardus moved to amend the bill as follows:

1. Amend page 6, line 2, after "SUBSECTION (5)." by inserting "THE POLICY SHALL PROVIDE AN APPEAL PROCESS FOR APPEALING AN EXPULSION UNDER THIS SECTION.".

The question being on the adoption of the amendment offered by Rep. Bogardus,

Rep. Bogardus demanded the yeas and nays.

The demand was supported.

The question being on the adoption of the amendment offered by Rep. Bogardus,

The amendment was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 41 Yeas—42

Dennis	LaForge	Rivet
Garza	Lemmons	Schauer
Gieleghem	Lockwood	Scott
Hale	Martinez	Sheltrown
Hanley	Minore	Spade
Hansen	O'Neil	Stallworth
Hardman	Price	Switalski
Jacobs	Prusi	Tesanovich
Jamnick	Quarles	Vaughn
Kelly	Reeves	Woodward
Kilpatrick		
	Garza Gieleghem Hale Hanley Hansen Hardman Jacobs Jamnick Kelly	Garza Lemmons Gieleghem Lockwood Hale Martinez Hanley Minore Hansen O'Neil Hardman Price Jacobs Prusi Jamnick Quarles Kelly Reeves

Nays-64

Allen Kowall Richardville Garcia **Kuipers** Geiger Richner Birkholz Bisbee Gilbert Kukuk Rocca Bishop Godchaux LaSata Sanborn Bradstreet Gosselin Law Scranton Brown, B. Green Shackleton Mans Brown, C. Hager Mead Shulman Byl Hart Middaugh Stamas Cassis Howell Mortimer **Tabor** Caul Jansen Neumann Toy Van Woerkom DeRossett Jelinek Pappageorge **DeVuvst** Jellema Patterson Vander Roest DeWeese Johnson, Rick Perricone Vear Voorhees Ehardt Johnson, Ruth Pestka Wojno Faunce Julian Pumford Frank Koetje Raczkowski Woronchak

In The Chair: Perricone

Reps. Allen and Bogardus moved to amend the bill as follows:

- 1. Amend page 3, line 4, after "THE" by striking out "CIRCUIT" and inserting "APPROPRIATE".
- 2. Amend page 3, line 9, after the second "AGENCIES," by inserting "COURTS,".
- 3. Amend page 4, line 4, after "INCIDENT." by striking out the balance of the subdivision.
- 4. Amend page 12, line 4, after "TORS" by striking out "WITHIN 3 SCHOOL DAYS" and inserting "AS PROVIDED IN THE MEMORANDUM OF UNDERSTANDING UNDER SECTION 1308".

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

Rep. Shulman moved to amend the bill as follows:

- 1. Amend page 4, following line 25, by inserting:
- "(6) IF THE TERRITORY OF A SCHOOL DISTRICT EXTENDS INTO MULTIPLE LOCAL LAW ENFORCEMENT JURISDICTIONS, ALL OF THE FOLLOWING APPLY:
- (A) THE SCHOOL BOARD'S DUTIES UNDER SUBSECTION (5) MAY BE FULFILLED BY WORKING TOWARD A SINGLE MEMORANDUM OF UNDERSTANDING THAT INVOLVES ALL OF THE LOCAL LAW ENFORCEMENT AGENCIES WITH JURISDICTION IN THE SCHOOL DISTRICT.
- (B) THE MEMORANDUM OF UNDERSTANDING MAY PROVIDE THAT THE SCHOOL DISTRICT REPORT INCIDENTS TO A SINGLE LOCAL LAW ENFORCEMENT AGENCY ON BEHALF OF ALL OF THE INVOLVED LOCAL LAW ENFORCEMENT AGENCIES REGARDLESS OF THE JURISDICTION IN WHICH AN INCIDENT OCCURRED." and renumbering the remaining subsections.

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

Rep. Julian moved to amend the bill as follows:

- 1. Amend page 1, following "THE PEOPLE OF THE STATE OF MICHIGAN ENACT:" by inserting:
- "SEC. 1307. (1) IF A PUPIL IN A SCHOOL DISTRICT, INTERMEDIATE SCHOOL DISTRICT, PUBLIC SCHOOL ACADEMY, OR PUBLIC SCHOOL OPERATED BY A STATE PUBLIC UNIVERSITY IS THE SUBJECT OF A CRIMINAL OR JUVENILE COURT CONVICTION OR ADJUDICATION, NOT LATER THAN 30 DAYS AFTER THE CONVICTION OR ADJUDICATION THE PUPIL'S PARENT OR LEGAL GUARDIAN SHALL NOTIFY SCHOOL OFFICIALS OF THE CONVICTION OR ADJUDICATION AND OF THE COURT'S DISPOSITION. UPON REQUEST BY SCHOOL OFFICIALS, THE PARENT OR LEGAL GUARDIAN SHALL EXECUTE A WAIVER OR CONSENT NECESSARY TO ALLOW SCHOOL OFFICIALS ACCESS TO COURT RECORDS CONCERNING THE CONVICTION OR ADJUDICATION.
- (2) IF A PUPIL HAS BEEN EXPELLED FROM A PUBLIC OR NONPUBLIC SCHOOL OR HAS BEEN THE SUBJECT OF 1 OR MORE CRIMINAL OR JUVENILE COURT CONVICTIONS OR ADJUDICATIONS AND THE PUPIL'S PARENT OR LEGAL GUARDIAN SEEKS TO ENROLL THE PUPIL IN A SCHOOL DISTRICT OTHER THAN THE SCHOOL DISTRICT IN WHICH HE OR SHE RESIDES OR SEEKS TO ENROLL THE PUPIL IN AN INTERMEDIATE SCHOOL DISTRICT, PUBLIC SCHOOL ACADEMY, OR PUBLIC SCHOOL OPERATED BY A STATE PUBLIC UNIVERSITY, THE PUPIL'S PARENT OR LEGAL GUARDIAN SHALL DO ALL OF THE FOLLOWING AT THE TIME HE OR SHE CONTACTS SCHOOL OFFICIALS ABOUT ENROLLING THE PUPIL:
- (A) IF THE PUPIL HAS BEEN EXPELLED, DISCLOSE TO SCHOOL OFFICIALS THAT THE PUPIL HAS BEEN EXPELLED BY ANOTHER SCHOOL DISTRICT OR PUBLIC OR NONPUBLIC SCHOOL AND THE REASON FOR THE EXPULSION.
- (B) IF THE PUPIL HAS BEEN THE SUBJECT OF 1 OR MORE CRIMINAL OR JUVENILE COURT CONVICTIONS OR ADJUDICATIONS, DISCLOSE TO SCHOOL OFFICIALS EACH OF THE CRIMINAL OR JUVENILE COURT CONVICTIONS AND ADJUDICATIONS AND THE COURT DISPOSITION OF EACH.
- (C) UPON REQUEST BY SCHOOL OFFICIALS, EXECUTE A WAIVER OR CONSENT NECESSARY TO ALLOW SCHOOL OFFICIALS ACCESS TO SCHOOL OR COURT RECORDS OF THE PUPIL CONCERNING MATTERS DESCRIBED IN SUBDIVISIONS (A) AND (B), AS APPLICABLE.".

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

Rep. Schauer moved to amend the bill as follows:

- 1. Amend page 1, following "THE PEOPLE OF THE STATE OF MICHIGAN ENACT:" by inserting:
- "SEC. 627B. AN INTERMEDIATE SCHOOL BOARD SHALL ESTABLISH AND OPERATE AT LEAST 1 ALTERNATIVE EDUCATION PROGRAM FOR INDIVIDUALS WHO HAVE BEEN EXPELLED BY CONSTITUENT SCHOOL DISTRICTS PURSUANT TO SECTION 1311(2) OR 1311A.".

The question being on the adoption of the amendment offered by Rep. Schauer,

Rep. Schauer demanded the yeas and nays.

The demand was supported.

The question being on the adoption of the amendment offered by Rep. Schauer,

The amendment was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 42 Yeas—47

Baird Dennis LaForge Reeves Basham Frank Lemmons Rivet Lockwood Schauer **Bogardus** Garza Bovin Gieleghem Mans Scott Brater Hale Martinez Sheltrown Brewer Hanley Minore Stallworth Brown, B. Hansen Neumann Switalski Hardman O'Neil Tesanovich Cherry Pestka Vaughn Clark Jacobs Clarke Jamnick Price Wojno **Daniels** Kelly Prusi Woodward DeHart Kilpatrick Quarles

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Nays-58

Allen Gilbert Kuipers Rocca Kukuk Godchaux Sanborn Birkholz Bisbee Gosselin LaSata Scranton Bishop Green Law Shackleton Shulman Bradstreet Hager Mead Brown, C. Hart Middaugh Spade Byl Howell Mortimer Stamas Cassis Jansen Pappageorge **Tabor** Caul Jelinek Patterson Toy Van Woerkom DeRossett Jellema Perricone Vander Roest **DeVuyst** Johnson, Rick Pumford DeWeese Johnson, Ruth Raczkowski Vear Ehardt Julian Richardville Voorhees Faunce Koetje Richner Woronchak

In The Chair: Perricone

Geiger

Rep. Bob Brown moved to amend the bill as follows:

Kowall

- 1. Amend page 13, line 24, after "SECTION," by striking out the balance of the line through "EXPULSION." on line 27 and inserting "THE EXPELLING SCHOOL BOARD SHALL PLACE THE INDIVIDUAL IN A DISCIPLINARY SCHOOL TO CONTINUE HIS OR HER EDUCATION DURING THE EXPULSION.".
- 2. Amend page 14, line 6, after "DISTRICTS" by striking out "FOR DISTRIBUTION TO EXPELLED INDIVIDUALS".

The question being on the adoption of the amendments offered by Rep. Bob Brown,

Rep. Bob Brown demanded the yeas and nays.

The demand was supported.

The question being on the adoption of the amendments offered by Rep. Bob Brown,

The amendments were not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 43 Yeas—47

Baird Dennis LaForge Rivet
Basham Frank Lemmons Schauer

Scott

Spade

Sheltrown

Stallworth

Tesanovich

Woodward

Voorhees

Woronchak

Switalski

Vaughn

Woino

Lockwood **Bogardus** Garza Bovin Gieleghem Mans Brater Hale Minore Brewer Hanley Neumann Hansen O'Neil Brown, B. Pestka Cherry Hardman Clark Jacobs Price Clarke Jamnick Prusi Daniels Kelly **Ouarles** DeHart Kilpatrick Reeves

Nays-58

Allen Geiger Kowall Richner **Kuipers** Birkholz Gilbert Rocca Bisbee Godchaux Kukuk Sanborn Bishop Gosselin LaSata Scranton Bradstreet Green Law Shackleton Brown, C. Hager Mead Shulman Byl Hart Middaugh Stamas Cassis Howell Mortimer Tabor Caul Jansen Pappageorge Toy DeRossett Van Woerkom Jelinek Patterson Vander Roest DeVuyst Jellema Perricone Johnson, Rick DeWeese Pumford Vear

Faunce Julian Garcia Koetje

In The Chair: Perricone

Ehardt

Rep. Bob Brown moved to amend the bill as follows:

1. Amend page 15, line 2, after "unless" by striking out the balance of the enacting section and inserting "all of the following bills of the 90th Legislature are enacted into law:

Raczkowski

Richardville

- (a) House Bill No. 4045.
- (b) House Bill No. 4241.".

The question being on the adoption of the amendment offered by Rep. Bob Brown,

Johnson, Ruth

Rep. Bob Brown demanded the yeas and nays.

The demand was supported.

The question being on the adoption of the amendment offered by Rep. Bob Brown,

The amendment was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 44 Yeas—47

Baird Frank Rivet Lemmons Basham Garza Lockwood Schauer **Bogardus** Gieleghem Mans Scott Brater Hale Martinez Sheltrown Brewer Hanley Minore Spade Neumann Brown, B. Hansen Stallworth Cherry Hardman O'Neil Switalski Clark Jacobs Pestka Tesanovich

Vaughn Woino

Woodward

Clarke Jamnick Price
Daniels Kelly Prusi
DeHart Kilpatrick Reeves
Dennis LaForge Rison

Nays-59

Allen Garcia Koetje Richner Birkholz Kowall Rocca Geiger Gilbert **Kuipers** Sanborn Bisbee Bishop Godchaux Kukuk Scranton Bovin Gosselin LaSata Shackleton Bradstreet Green Law Shulman Stamas Brown, C. Hager Mead Byl Hart Middaugh Tabor Cassis Howell Mortimer Tov Jansen Van Woerkom Caul Pappageorge

DeRossett Jelinek Patterson Vander Roest DeVuyst Jellema Perricone Vear Johnson, Rick Pumford Voorhees DeWeese Johnson, Ruth Raczkowski Woronchak Ehardt

Faunce Julian Richardville

In The Chair: Perricone

Rep. Howell moved to amend the bill as follows:

- 1. Amend page 6, line 6, after "(A)" by striking out "ANY" and inserting "AN".
- 2. Amend page 6, line 7, after "VOLUNTEER" by inserting "THAT IS COMMITTED WITH AN INTENT TO HARM"

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

Rep. Schauer moved to amend the bill as follows:

1. Amend page 14, line 6, after "INDIVIDUALS." by inserting "A SCHOOL BOARD THAT ESTABLISHES AN ALTERNATIVE EDUCATION PROGRAM OR SCHOOL DESCRIBED IN THIS SUBSECTION SHALL NOTIFY THE OFFICE OF SAFE SCHOOLS ABOUT THE PROGRAM OR SCHOOL AND THE TYPES OF PUPILS IT SERVES.".

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

Rep. LaForge moved to amend the bill as follows:

- 1. Amend page 13, line 12, after the first "ACADEMY" by inserting a comma and "OR IS COMMITTED TO A COUNTY JUVENILE FACILITY THAT PROVIDES EDUCATIONAL SERVICES,".
 - 2. Amend page 13, line 13, after "PROGRAM" by inserting "OR THE COUNTY JUVENILE FACILITY".

The question being on the adoption of the amendments offered by Rep. LaForge,

Rep. LaForge demanded the yeas and nays.

The demand was supported.

The question being on the adoption of the amendments offered by Rep. LaForge,

The amendments were not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 45 Yeas—44

BairdDe VuystKellyQuarlesBashamFrankKilpatrickReeves

Bogardus Rison Garza LaForge Gieleghem Lemmons Bovin Rivet Brater Hale Lockwood Scott Brewer Hanley Martinez Sheltrown Hansen Stallworth Clark Minore Hardman O'Neil Clarke Switalski Daniels Jacobs Pappageorge Tesanovich DeHart Jamnick Pestka Vaughn Woodward Dennis Jellema Price

Nays-60

Allen Geiger Kukuk Sanborn Birkholz Gilbert LaSata Schauer Bisbee Godchaux Law Scranton Gosselin Shackleton Bishop Mead Bradstreet Green Middaugh Shulman Brown, B. Hager Mortimer Spade Neumann Brown, C. Hart Stamas Tabor Byl Howell Patterson Cassis Jelinek Perricone Toy Caul Johnson, Rick Prusi Van Woerkom Johnson, Ruth **DeRossett** Pumford Vander Roest DeWeese Julian Raczkowski Vear Koetje Voorhees Ehardt Richardville Faunce Kowall Richner Wojno Rocca Woronchak Garcia Kuipers

In The Chair: Perricone

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

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

House Bill No. 4241, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," by amending section 1311 (MCL 380.1311), as amended by 1995 PA 250, and by adding sections 1311b, 1311c, 1311d, 1311e, 1311f, 1311g, 1311h, 1311i, 1311l, 1311l, and 1311m.

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

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

Rep. Bogardus moved to amend the bill as follows:

- 1. Amend page 9, line 14, after "(2)," by striking out the balance of the line through "EXPULSION." on line 17 and inserting "THE EXPELLING SCHOOL BOARD SHALL PLACE THE INDIVIDUAL IN A SUITABLE ALTERNATIVE EDUCATION PROGRAM OR STRICT DISCIPLINE PUBLIC SCHOOL ACADEMY TO CONTINUE HIS OR HER EDUCATION DURING THE EXPULSION.".
- 2. Amend page 9, line 23, after "DISTRICTS" by striking out "FOR DISTRIBUTION TO EXPELLED INDIVIDUALS".

The question being on the adoption of the amendments offered by Rep. Bogardus,

Rep. Bogardus demanded the yeas and nays.

The demand was supported.

The question being on the adoption of the amendments offered by Rep. Bogardus,

The amendments were not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Woronchak

Roll Call No. 46 Yeas—49

Baird Frank Lemmons Rison Basham Lockwood Rivet Garza Schauer **Bogardus** Gieleghem Mans Bovin Hale Martinez Scott Brater Hanley Minore Sheltrown Brewer Hansen Neumann Spade Brown, B. Hardman O'Neil Stallworth Jacobs Pestka Switalski Cherry Jamnick Price Tesanovich Clark Clarke Kelly Prusi Vaughn **Daniels** Kilpatrick Ouarles Wojno DeHart LaForge Reeves Woodward

Dennis

Faunce

Garcia

Nays-58

Allen Geiger Kowall Richner Birkholz Gilbert Kuipers Rocca Bisbee Godchaux Kukuk Sanborn Gosselin Scranton Bishop LaSata Bradstreet Green Law Shackleton Brown, C. Hager Mead Shulman Byl Hart Middaugh Stamas Cassis Howell Mortimer Tabor Caul Jansen Pappageorge Toy Patterson Van Woerkom DeRossett Jelinek Jellema Perricone Vander Roest **DeVuyst DeWeese** Johnson, Rick Pumford Vear Ehardt Johnson, Ruth Raczkowski Voorhees

In The Chair: Perricone

Rep. Bogardus moved to amend the bill as follows:

- 1. Amend page 26, following line 18, by inserting:
- "(6) A STRICT DISCIPLINE PUBLIC SCHOOL ACADEMY SHALL PROVIDE TRANSPORTATION TO AND FROM SCHOOL FOR A PUPIL ENROLLED IN THE STRICT DISCIPLINE PUBLIC SCHOOL ACADEMY." and renumbering the remaining subsection.

Richardville

The question being on the adoption of the amendment offered by Rep. Bogardus,

Julian

Koetje

Rep. Bogardus demanded the yeas and nays.

The demand was supported.

The question being on the adoption of the amendment offered by Rep. Bogardus,

The amendment was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 47 Yeas—41

BairdDennisKilpatrickQuarlesBashamGarzaLaForgeReeves

Gieleghem Rivet **Bogardus** Lemmons Bovin Hale Lockwood Schauer Brater Hanley Mans Scott Brewer Hansen Martinez Sheltrown Hardman Cherry Minore Stallworth Jacobs O'Neil Clark Tesanovich Clarke Jamnick Price Vaughn Daniels Woodward Kelly Prusi DeHart

Nays-65

Allen Geiger **Kuipers** Rocca Gilbert Kukuk Birkholz Sanborn Bisbee Godchaux LaSata Scranton Bishop Gosselin Law Shackleton Bradstreet Green Mead Shulman Brown, B. Hager Middaugh Spade Brown, C. Hart Mortimer Stamas Howell Neumann Switalski Byl Tabor Cassis Jansen Pappageorge Caul Jelinek Patterson Tov Perricone Van Woerkom **DeRossett** Jellema Johnson, Rick Pestka Vander Roest **DeVuyst** DeWeese Johnson, Ruth Pumford Vear Ehardt Julian Raczkowski Voorhees Faunce Koetje Richardville Wojno Woronchak Frank Kowall Richner Garcia

In The Chair: Perricone

Rep. Bogardus moved to amend the bill as follows:

1. Amend page 2, line 13, after "subsection (5)." by inserting "A SCHOOL BOARD SHALL PROVIDE AN APPEALS PROCESS FOR APPEALING AN EXPULSION UNDER THIS SUBSECTION.".

The question being on the adoption of the amendment offered by Rep. Bogardus,

Rep. Bogardus demanded the yeas and nays.

The demand was supported.

The question being on the adoption of the amendment offered by Rep. Bogardus,

The amendment was not adopted, a majority of the members serving not voting therefor, by yeas and nays, as follows:

Roll Call No. 48 Yeas—43

Baird DeHart Kilpatrick Rivet LaForge Basham Dennis Schauer Lemmons **Bogardus** Garza Scott **Bovin** Gieleghem Lockwood Sheltrown Brater Hale Martinez Spade Brewer Hanley Minore Stallworth Byl Hansen O'Neil Switalski Cherry Hardman Price Tesanovich Clark Jacobs Quarles Vaughn Clarke Jamnick Reeves Woodward **Daniels** Kelly Rison

Nays—63

Allen Geiger Birkholz Gilbert Godchaux Bisbee Bishop Gosselin Bradstreet Green Brown, B. Hager Brown, C. Hart Cassis Howell Caul Jansen DeRossett Jelinek DeVuyst Jellema Johnson, Rick DeWeese Johnson, Ruth Ehardt Faunce Julian Frank Koetje Kowall Garcia

Kuipers
Kukuk
LaSata
Law
Mans
Mead
Middaugh
Mortimer
Neumann
Pappageorge
Patterson
Perricone
Pestka
Pumford

Raczkowski

Richardville

Richner
Rocca
Sanborn
Scranton
Shackleton
Shulman
Stamas
Tabor
Toy
Van Woerkom

Vander Roest Vear Voorhees Wojno Woronchak

In The Chair: Perricone

Rep. Schauer moved to amend the bill as follows:

1. Amend page 9, line 23, after "INDIVIDUALS." by inserting "A SCHOOL BOARD THAT ESTABLISHES AN ALTERNATIVE EDUCATION PROGRAM OR SCHOOL DESCRIBED IN THIS SUBSECTION SHALL NOTIFY THE OFFICE OF SAFE SCHOOLS ABOUT THE PROGRAM OR SCHOOL AND THE TYPES OF PUPILS IT SERVES.".

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

Rep. Cherry asked and obtained an excuse from the balance of today's session.

Rep. Brewer asked and obtained an excuse from the balance of today's session.

Reps. Bogardus and Allen moved to amend the bill as follows:

- 1. Amend page 25, following line 17, by inserting:
- "(5) STRICT DISCIPLINE PUBLIC SCHOOL ACADEMIES ARE NOT INTENDED TO ENROLL OR OTHERWISE BE USED TO EDUCATE INDIVIDUALS WHO ARE COMMITTED TO A HIGH-SECURITY OR MEDIUM-SECURITY JUVENILE FACILITY OPERATED BY THE FAMILY INDEPENDENCE AGENCY." and renumbersing the remaining subsections.

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

Rep. DeWeese moved to amend the bill as follows:

- 1. Amend page 25, following line 9, by inserting:
- "(D) OTHER EXPELLED PUPILS REFERRED TO THE STRICT DISCIPLINE PUBLIC SCHOOL ACADEMY BY THAT PUPIL'S SCHOOL AND PLACED IN THE STRICT DISCIPLINE PUBLIC SCHOOL ACADEMY BY THE PUPIL'S PARENT OR LEGAL GUARDIAN.".
 - 2. Amend page 25, line 14, after "SUBSECTION" by striking out "(3)(A), (B), OR (C)" and inserting "(3)". The motion prevailed and the amendments were adopted, a majority of the members serving voting therefor.

Rep. Van Woerkom moved that the bill be placed on the order of Third Reading of Bills. The motion prevailed, a majority of the members voting therefor.

By unanimous consent the House returned to the order of

Motions and Resolutions

Reps. DeWeese, LaForge, Spade, Hanley, Schauer, Godchaux, Baird, Cherry, Prusi, Brater, Brewer, Hale, Scott, Martinez, Tesanovich, Woodward, Richner, Jansen, DeVuyst, Price, Caul, Cassis, Kukuk, DeRossett, Stallworth, Koetje, LaSata, Garcia, Scranton, Raczkowski, Mortimer, Vaughn, Birkholz, Bovin, Van Woerkom, Hager, Tabor, Green, Pappageorge, Jellema, Voorhees, Rick Johnson and Sanborn offered the following resolution:

House Resolution No. 18.

A resolution to honor Dorothy Gonzales on her appointment as Chairperson of Michigan State University Board of Trustees.

Whereas, It is most appropriate to offer heartfelt congratulations to Dorothy Gonzales as she assumes the office of Chairperson of Michigan State University Board of Trustees. Dorothy Gonzales, will become the first Mexican American and the first Hispanic woman to serve as the Chairperson of a major Michigan public university; and

Whereas, Dorothy Gonzales spent her youth as a migrant farm worker and knows the challenges of economic depravation. Through persistence and hard work, Dorothy achieved an education which has enabled her to make important contributions to society; and

Whereas, Dorothy Gonzales, because of her commitment to personal growth and service to her community, is a role model to the Hispanic Community and to all of society; and

Whereas, Michigan aspires to be a place where all persons, regardless of race, ethnicity or gender can achieve their dreams and fully participate in the social, political, commercial and educational life of society. Creating a society that welcomes the contributions of every member of the community and celebrates the richness of our diversity is a measure of our decency; and

Whereas, Dorothy Gonzales has demonstrated unprecedented achievement, commitment to her community and dedication to the highest ideals of service to others; now, therefore, be it

Resolved by the House of Representatives, That members of this Legislative body congratulate Dorothy Gonzales upon her appointment as the first Mexican American woman to serve as Chairperson of the Michigan State University Board of Trustees; and be it further

Resolved, That a copy of this resolution be transmitted to Dorothy Gonzales as evidence of our most sincere congratulations.

Pending the reference of the resolution to a committee,

Rep. Raczkowski moved that Rule 77 be suspended and the resolution be considered at this time.

The motion prevailed, 3/5 of the members present voting therefor.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Toy, LaForge, Spade, DeHart, Hanley, Schauer, Godchaux, Baird, Kelly, Cherry, Prusi, Brater, Brewer, Hale, Scott, Tesanovich, Wojno, Woodward, Middaugh, Richner, Jansen, DeVuyst, Price, Caul, Cassis, Vander Roest, Hart, Kukuk, DeRossett, Julian, Koetje, Kowall, LaSata, Garcia, Pumford, Vear, Scranton, Raczkowski, Mortimer, Vaughn, Richardville, Birkholz, Bovin, Van Woerkom, Hager, Tabor, Green, Rocca, Pappageorge, Jellema, Voorhees, Faunce, Rick Johnson, Gosselin, Sanborn and Lockwood offered the following resolution:

House Resolution No. 19.

A resolution supporting the recognition and celebration of March as Reading Month in the State of Michigan.

Whereas, Research has shown that literacy is an important factor in contributing to success in school and the workplace; and

Whereas, Reading should be encouraged among all segments of Michigan's population, especially the young; and Whereas, The ability to read is a unique aspect of our humanity and allows us to acquire knowledge of the world, our nation, the State of Michigan, and the communities we live in; and

Whereas, The Michigan Reading Association and the State Board of Education annually recognize and celebrate March as Reading Month in Michigan; and

Whereas, March has been designated as Reading Month since 1982; and

Whereas, The goals of Reading Month include fostering positive feelings toward reading and promoting the habit of reading as a recreational activity; and

Whereas, Policy makers at the state and national levels have determined that the ability to read is a crucial component of a solid educational foundation; now, therefore, be it

Resolved by the House of Representatives, That we support the recognition and celebration of March as Reading Month in the State of Michigan; and be it further

Resolved, That copies of this resolution be transmitted to the Michigan Reading Association and the State Board of Education as evidence of our support for their efforts.

Pending the reference of the resolution to a committee,

Rep. Raczkowski moved that Rule 77 be suspended and the resolution be considered at this time.

The motion prevailed, 3/5 of the members present voting therefor.

The question being on the adoption of the resolution,

The resolution was adopted.

Reports of Standing Committees

The Committee on Family and Civil Law, by Rep. Richner, Chair, reported

House Bill No. 4059, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending section 1603 (MCL 324.1603), as added by 1995 PA 60.

With the recommendation that the following amendment be adopted and that the bill then pass.

1. Amend page 2, line 6, after "value" by inserting "OR \$3,000.00 IN VALUE IF THE CITY IN WHICH THE MUNICIPAL COURT IS LOCATED HAS INCREASED THE JURISDICTIONAL AMOUNT UNDER SECTION 22 OF THE MICHIGAN UNIFORM MUNICIPAL COURT ACT, 1956 PA 5, MCL 730.522".

The bill and amendment were referred to the order of Second Reading of Bills.

Favorable Roll Call

HB 4059 To Report Out:

Yeas: Reps. Richner, Shulman, Hart, Koetje, Law, Sanborn, Voorhees, Baird, Minore, Switalski,

Nays: None.

The Committee on Family and Civil Law, by Rep. Richner, Chair, reported

House Bill No. 4103, entitled

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," by amending section 8401 (MCL 600.8401), as amended by 1991 PA 192.

With the recommendation that the following amendments be adopted and that the bill then pass.

- 1. Amend page 1, line 6, after "exceed" by striking out "\$5,000.00" and inserting "\$2,500.00".
- 2. Amend page 1, following line 6, by inserting:

"Enacting section 1. This amendatory act takes effect January 1, 2000.".

The bill and amendments were referred to the order of Second Reading of Bills.

Favorable Roll Call

HB 4103 To Report Out:

Yeas: Reps. Richner, Shulman, Hart, Koetje, Sanborn, Voorhees, Baird, Minore, Switalski,

Nays: None.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Richner, Chair of the Committee on Family and Civil Law, was received and read:

Meeting held on: Tuesday, February 16, 1999, at 10:30 a.m.,

Present: Reps. Richner, Shulman, Hart, Koetje, Law, Sanborn, Voorhees, Baird, Minore, Switalski,

Absent: Rep. Schermesser, Excused: Rep. Schermesser.

The Committee on House Oversight and Operations, by Rep. Raczkowski, Chair, reported

House Resolution No. 14.

A resolution to memorialize the Congress to enact legislation to prohibit the federal government from claiming any tobacco settlement money from the states or directing how they expend these funds.

(For text of resolution, see House Journal No. 8, p. 140.)

With the recommendation that the following substitute (H-1) be adopted and that the resolution then be adopted. Substitute for House Resolution No. 14.

A resolution to memorialize the Congress to enact legislation to prohibit the federal government from claiming any tobacco settlement money from the states or directing how they expend these funds.

Whereas, After a long and arduous effort, the states reached a settlement with several tobacco companies for damages to the public's health and to reform certain industry practices, including the impact of certain marketing efforts on children. The 1998 multi-billion dollar settlement extends over twenty-five years and includes the payment of money directly to the states and to funds established to address specific components of the settlement; and

Whereas, In the time since the settlement was reached, federal officials have raised various proposals for the federal government to claim portions of the settlement money. This possibility prompted legislation in the 105th Congress seeking to prohibit the federal government from seizing any state tobacco settlement funds. Legislation has been introduced in the 106th Congress, H.R. 351 and S. 346, to safeguard the states' money by prohibiting the Secretary of Health and Human Services from considering this money recoverable under Medicaid; and

Whereas, The settlement reached by the states and the tobacco industry was the result of risks, expenses, and initiatives of the states. They have every right to the funds to cover state health damages and costs. In carrying out the settlement provisions, the states must have the assurance that there will not be impediments to the settlement from any federal agency, including directives on how any of the funds can be spent. There can be no cloud of uncertainty hanging over the states as they project future activities in carrying out the directives of the agreement; now, therefore, be it

Resolved by the House of Representatives, That we memorialize the Congress to enact legislation to prohibit the federal government from claiming any tobacco settlement money from the states or directing how the states expend these funds; and be it further

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

The Speaker announced that under Rule 77 the resolution would lie over one day.

Favorable Roll Call

HR 14 To Report Out:

Yeas: Reps. Raczkowski, Howell, Richardville, Shackleton,

Nays: None.

The Committee on House Oversight and Operations, by Rep. Raczkowski, Chair, reported

House Resolution No. 17.

A resolution to memorialize the President and the Congress of the United States to refrain from diverting transportation money from the purposes and formula already in place.

(For text of resolution, see House Journal No. 10, p. 170.)

With the recommendation that the resolution be adopted.

The Speaker announced that under Rule 77 the resolution would lie over one day.

Favorable Roll Call

HR 17 To Report Out:

Yeas: Reps. Raczkowski, Howell, Richardville, Shackleton,

Nays: Rep. Rivet.

The Committee on House Oversight and Operations, by Rep. Raczkowski, Chair, reported

House Concurrent Resolution No. 10.

A concurrent resolution to memorialize the President and the Congress of the United States to refrain from diverting transportation money from the purposes and formula already in place.

(For text of resolution, see House Journal No. 10, p. 170.)

With the recommendation that the concurrent resolution be adopted.

The Speaker announced that under Rule 77 the concurrent resolution would lie over one day.

Favorable Roll Call

HCR 10 To Report Out:

Yeas: Reps. Raczkowski, Howell, Richardville, Shackleton,

Nays: Rep. Rivet.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Raczkowski, Chair of the Committee on House Oversight and Operations, was received and read:

Meeting held on: Tuesday, February 16, 1999, at 12:00 Noon,

Present: Reps. Raczkowski, Howell, Richardville, Shackleton, Rivet, Brewer, DeHart.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Geiger, Chair of the Committee on Appropriations, was received and read: Meeting held on: Thursday, February 11, 1999, at 11:00 a.m.,

Present: Reps. Geiger, Jellema, Cameron Brown, Byl, Caul, Godchaux, Jansen, Jelinek, Kukuk, LaSata, Mead, Mortimer, Pappageorge, Pumford, Scranton, Stamas, Toy, Price, Cherry, Clarke, Frank, Kelly, Martinez, Pestka, Prusi, Stallworth, Tesanovich.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Cassis, Chair of the Committee on Tax Policy, was received and read: Meeting held on: Tuesday, February 16, 1999, at 9:00 a.m.,

Present: Reps. Cassis, Woronchak, Allen, Faunce, Gilbert, Gosselin, Koetje, Patterson, Vander Roest, Vear, Quarles, Basham, Garza, Jamnick, Minore, O'Neil, Switalski.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Bishop, Chair of the Committee on Constitutional Law and Ethics, was received and read:

Meeting held on: Tuesday, February 16, 1999, at 12:00 Noon,

Present: Reps. Bishop, Patterson, Bradstreet, Green, Rocca, Vaughn, Brater, Garza, Lemmons.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Geiger, Chair of the Committee on Appropriations, was received and read: Meeting held on: Tuesday, February 16, 1999, at 1:00 p.m.,

Present: Reps. Geiger, Jellema, Cameron Brown, Byl, Caul, Godchaux, Jansen, Jelinek, Kukuk, LaSata, Mead, Mortimer, Pappageorge, Pumford, Scranton, Stamas, Toy, Price, Cherry, Clarke, Frank, Kelly, Martinez, Pestka, Prusi, Stallworth, Tesanovich.

Announcement by the Clerk of Printing and Enrollment

The Clerk announced that the following bills had been printed and placed upon the files of the members, Wednesday, February 10:

Senate Bill Nos. 274 275 276 277 278 279 280 281 282 283 284 285 286 287

The Clerk announced that the following bills and joint resolution had been printed and placed upon the files of the members. Friday, February 12:

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House Bill Nos.	4167	4168	4169	4170	4171	4172	4173	4174	4175	4176	4177	4178	4179	4180
	4181	4182	4183	4184	4185	4186	4187	4188	4189	4190	4191	4192	4193	4194
	4195	4196	4197	4198	4199	4200	4201	4202	4203	4204	4205	4206	4207	4208
	4209	4210	4211	4212	4213	4214	4215	4216	4217	4218	4219	4220	4221	4222
	4223	4224	4225	4226	4227	4228	4229	4230	4231	4232	4233	4234	4235	4236
	4237	4238	4239	4242	4243	4244	4245	4246	4247	4248	4249			

House Joint Resolution E

The Clerk announced that the following bills had been printed and placed upon the files of the members, Tuesday, February 16:

House Bill Nos. 4250 4251 4252 4253 4254 4255 4256 4257 4258 4259 4260 4261 4262 4263 4264 4265 4266 4267 4268 4269 4270

Introduction of Bills

Rep. Kukuk introduced

House Bill No. 4271, entitled

A bill to repeal 1965 PA 166, entitled "An act to require prevailing wages and fringe benefits on state projects; to establish the requirements and responsibilities of contracting agents and bidders; and to prescribe penalties," (MCL 408.551 to 408.558).

The bill was read a first time by its title and referred to the Committee on Employment Relations, Training and Safety.

Reps. Mortimer, Julian, Stamas, Garcia, Sanborn, Ehardt, Bishop, Shulman, Vander Roest, LaSata, Kukuk, Kowall, Gilbert and Patterson introduced

House Bill No. 4272, entitled

A bill to amend 1976 PA 388, entitled "Michigan campaign finance act," by amending section 15 (MCL 169.215), as amended by 1996 PA 590.

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

Reps. Stamas, Garcia, Ehardt, Kuipers, Jellema and Pappageorge introduced

House Bill No. 4273, entitled

A bill to amend 1937 PA 94, entitled "Use tax act," by amending section 4 (MCL 205.94), as amended by 1998 PA 491, and by adding section 4o.

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

Reps. Stamas, Sanborn, Garcia, Ehardt, Kuipers, Jellema and Pappageorge introduced

House Bill No. 4274, entitled

A bill to amend 1933 PA 167, entitled "General sales tax act," (MCL 205.51 to 205.78) by adding section 4r. The bill was read a first time by its title and referred to the Committee on Tax Policy.

Rep. Kukuk introduced

House Bill No. 4275, entitled

A bill to amend 1931 PA 246, entitled "An act to provide for the construction, repair, and maintenance of pavements, sidewalks, and elevated structures on or along public roads and highways; to provide for the levying of taxes and of special assessments; to authorize the borrowing of money and the issuance of bonds; to prescribe the powers and duties of certain state and local agencies and officers; to validate actions taken, special assessments levied, and bonds issued; and to provide for the lighting of certain roads, highways, and bridges," by amending section 20 (MCL 41.290), as added by 1989 PA 80.

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

Reps. Kelly, Hale, Wojno, DeHart, Woodward, Dennis, Rick Johnson, Schauer, Rivet, Schermesser and LaForge introduced

House Bill No. 4276, entitled

A bill to amend 1893 PA 206, entitled "The general property tax act," by amending section 7cc (MCL 211.7cc), as amended by 1996 PA 476.

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

Reps. Quarles, Daniels, Hale, DeHart, Bogardus, Brater, Rivet, Kilpatrick, Lemmons, Clark, Minore, Woodward, Dennis, Scott, Reeves, Schauer and Vaughn introduced

House Bill No. 4277, entitled

A bill to amend 1967 PA 281, entitled "Income tax act of 1967," by amending section 30 (MCL 206.30), as amended by 1997 PA 86; and to repeal acts and parts of acts.

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

Rep. Kilpatrick introduced

House Bill No. 4278, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," by amending section 1311 (MCL 380.1311), as amended by 1995 PA 250, and by adding sections 1308, 1310, 1311a, and 1311b.

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

Reps. Thomas, DeHart, Kelly, Daniels, Wojno, Hale, Woodward and Cherry introduced

House Bill No. 4279, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending sections 319 and 319b (MCL 257.319 and 257.319b), section 319 as amended by 1998 PA 347 and section 319b as amended by 1998 PA 356, and by adding section 626c.

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

Reps. DeVuyst, Julian, DeHart, Sanborn, Bovin, Howell, Jelinek, Raczkowski, Koetje, Rick Johnson, Tabor, Patterson, Mortimer, Caul, Bradstreet, Vear and Mead introduced

House Bill No. 4280, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," (MCL 324.101 to 324.90106) by adding section 61503c.

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

Reps. DeVuyst, Julian, DeHart, Sanborn, Bovin, Howell, Jelinek, Raczkowski, Koetje, Rick Johnson, Tabor, Patterson, Mortimer, Caul, Bradstreet, Vear and Mead introduced

House Bill No. 4281, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," (MCL 324.101 to 324.90106) by adding section 61503b.

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

Reps. Hardman, Reeves, Rison, Garza and Daniels introduced

House Bill No. 4282, entitled

A bill to amend 1939 PA 288, entitled "Probate code of 1939," by amending section 60 of chapter X (MCL 710.60), as amended by 1996 PA 409.

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

Reps. Hardman, Reeves, Rison, Garza and Daniels introduced

House Bill No. 4283, entitled

A bill to amend 1970 PA 91, entitled "Child custody act of 1970," by amending sections 2 and 7b (MCL 722.22 and 722.27b), section 2 as amended by 1990 PA 245 and section 7b as amended by 1996 PA 19.

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

Reps. Hardman, Garza and Daniels introduced

House Bill No. 4284, entitled

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending section 3 of chapter XI (MCL 771.3), as amended by 1998 PA 520.

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

Rep. Jacobs introduced

House Bill No. 4285, entitled

A bill to prohibit certain conduct of certain state and local officers; and to prescribe the powers and duties of certain state and local officers.

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

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

The Speaker declared the House adjourned until Wednesday, February 17, at 2:00 p.m.

GARY L. RANDALL Clerk of the House of Representatives.