

No. 61
STATE OF MICHIGAN
JOURNAL
OF THE
House of Representatives
90th Legislature
REGULAR SESSION OF 2000

House Chamber, Lansing, Tuesday, October 3, 2000.

2:00 p.m.

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

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

Allen—present	Frank—present	Kuipers—present	Rison—present
Baird—present	Garcia—present	Kukuk—present	Rivet—present
Basham—present	Garza—present	LaForge—present	Rocca—present
Birkholz—present	Geiger—present	LaSata—present	Sanborn—present
Bisbee—present	Gielegem—present	Law—present	Schauer—present
Bishop—present	Gilbert—present	Lemmons—present	Schermesser—present
Bogardus—present	Godchaux—present	Lockwood—present	Scott—present
Bovin—present	Gosselin—present	Mans—excused	Scranton—present
Bradstreet—present	Green—present	Martinez—present	Shackleton—present
Brater—present	Hager—present	Mead—present	Sheltrown—present
Brewer—present	Hale—present	Middaugh—present	Shulman—present
Brown, Bob—present	Hanley—present	Minore—present	Spade—present
Brown, Cameron—present	Hansen—present	Mortimer—present	Stallworth—present
Byl—present	Hardman—present	Neumann—present	Stamas—present
Callahan—present	Hart—present	O’Neil—present	Switalski—present
Cassis—present	Howell—present	Pappageorge—present	Tabor—present
Caul—present	Jacobs—present	Patterson—present	Tesanovich—present
Cherry—present	Jamnick—present	Perricone—present	Thomas—present
Clark—present	Jansen—present	Pestka—present	Toy—present
Clarke—present	Jelinek—present	Price—present	Vander Roest—present
Daniels—present	Jellema—present	Prusi—present	Van Woerkom—present
DeHart—present	Johnson, Rick—present	Pumford—present	Vaughn—present
Dennis—present	Johnson, Ruth—present	Quarles—present	Vear—present
DeRossett—present	Julian—present	Raczkowski—present	Voorhees—present
DeVuyst—present	Kelly—present	Reeves—present	Wojno—present
DeWeese—present	Kilpatrick—present	Richardville—present	Woodward—present
Ehardt—present	Koetje—present	Richner—present	Woronchak—present
Faunce—present	Kowall—present		

e/d/s = entered during session

Father Jack Baker, Priest of Saint Mary's Catholic Church in Wayne, offered the following invocation,

“We ask God’s blessing as we gather here this day. Good and gracious God, You have called us here. You have called us to serve You; to serve our family and friends; to serve our country and our state; to serve Your people. As Your servants, we are called to bring You honor and glory and build our greatness in You. Help us to serve those who do not have a voice—those who are less fortunate, those who are poor and those who are the outcast. Help us to serve those that we may have differences with knowing that they too are created in Your likeness. Help us to do all that we do so that we may build Your kingdom here on earth and one day share in Your kingdom of Heaven. We ask this prayer as we gather here this day, in Your most holy and precious name, Amen.”

Rep. Scott moved that Rep. Mans be excused from today’s session.
The motion prevailed.

Reports of Standing Committees

The Committee on Appropriations, by Rep. Geiger, Chair, reported

House Bill No. 5541, entitled

A bill to amend 1976 PA 295, entitled “State transportation preservation act of 1976,” (MCL 474.51 to 474.70) by amending the title, as amended by 1984 PA 210, and by adding section 15a.

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

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

Favorable Roll Call

HB 5541 To Report Out:

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

Nays: None.

The Committee on Appropriations, by Rep. Geiger, Chair, reported

House Bill No. 5998, entitled

A bill to amend 1966 PA 331, entitled “Community college act of 1966,” by amending sections 54, 57, 61, 62, and 63 (MCL 389.54, 389.57, 389.61, 389.62, and 389.63).

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 5998 To Report Out:

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

Nays: None.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Geiger, Chair of the Committee on Appropriations, was received and read:
Meeting held on: Thursday, September 28, 2000, at 9:30 a.m.,

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

Absent: Reps. Jansen, Cherry, Stallworth,

Excused: Reps. Jansen, Cherry, Stallworth.

Introduction of Bills

Reps. Sheltroun, Bovin and Rivet introduced

House Bill No. 6053, entitled

A bill to amend 1954 PA 116, entitled "Michigan election law," by amending section 795b (MCL 168.795b), as amended by 1990 PA 109.

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

Reps. Basham, Bovin, Bogardus, Dennis, Hale, Clarke, Hanley, Stallworth and Switalski introduced

House Bill No. 6054, entitled

A bill to amend 1953 PA 232, entitled "An act to revise, consolidate, and codify the laws relating to probationers and probation officers, to pardons, reprieves, commutations, and paroles, to the administration of correctional institutions, correctional farms, and probation recovery camps, to prisoner labor and correctional industries, and to the supervision and inspection of local jails and houses of correction; to provide for the siting of correctional facilities; to create a state department of corrections, and to prescribe its powers and duties; to provide for the transfer to and vesting in said department of powers and duties vested by law in certain other state boards, commissions, and officers, and to abolish certain boards, commissions, and offices the powers and duties of which are transferred by this act; to allow for the operation of certain facilities by private entities; to prescribe the powers and duties of certain other state departments and agencies; to provide for the creation of a local lockup advisory board; to prescribe penalties for the violation of the provisions of this act; to make certain appropriations; to repeal certain parts of this act on specific dates; and to repeal all acts and parts of acts inconsistent with the provisions of this act," by amending section 31 (MCL 791.231), as amended by 1982 PA 314.

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

Rep. Schauer introduced

House Bill No. 6055, entitled

A bill to amend 1893 PA 206, entitled "The general property tax act," by amending section 7o (MCL 211.7o), as amended by 1996 PA 469.

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

Reps. Gielegem, Jacobs, Bovin and Wojno introduced

House Bill No. 6056, entitled

A bill to amend 1931 PA 328, entitled "The Michigan penal code," by amending section 217b (MCL 750.217b), as added by 1997 PA 159.

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

Reps. Gielegem, Jacobs, Bovin and Wojno introduced

House Bill No. 6057, entitled

A bill to amend 1943 PA 240, entitled "State employees' retirement act," (MCL 38.1 to 38.69) by adding section 19g. The bill was read a first time by its title and referred to the Committee on Appropriations.

Reps. Raczkowski, Bishop, Van Woerkom, Richner and Toy introduced

House Bill No. 6058, entitled

A bill to amend 1937 PA 94, entitled "Use tax act," (MCL 205.91 to 205.111) by adding section 4t.

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

Reps. Garcia, Pappageorge, Gosselin, Mortimer, Bishop and Ehardt introduced

House Bill No. 6059, 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.

Reps. Garcia, Pappageorge, Mortimer and Ehardt introduced

House Bill No. 6060, entitled

A bill to amend 1970 PA 91, entitled "Child custody act of 1970," by amending section 6a (MCL 722.26a), as added by 1980 PA 434.

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

Reps. Garcia, Richardville, Pappageorge, Julian, Gosselin, Mortimer, Bishop, Jansen, Ehardt and Voorhees introduced

House Bill No. 6061, entitled

A bill to amend 1967 PA 281, entitled "Income tax act of 1967," (MCL 206.1 to 206.532) by adding section 267.

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

Reps. Garcia, Pappageorge, Gosselin, Mortimer, Jellema and Ehardt introduced

House Bill No. 6062, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," by amending section 961 (MCL 380.961), as amended by 1983 PA 118.

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

Reps. Caul, Hart, Patterson, Geiger, Howell, DeVuyst, Rocca, Pappageorge, Middaugh, Birkholz, Kukuk, Garcia, Allen, Stamas, Ehardt, Toy, DeRossett and Hardman introduced

House Bill No. 6063, entitled

A bill to amend 1939 PA 280, entitled "The social welfare act," (MCL 400.1 to 400.119b) by adding section 57i.

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

Reps. Hart, Patterson, Shulman, Ehardt, Middaugh, DeRossett, Hardman and Jansen introduced

House Bill No. 6064, entitled

A bill to amend 1917 PA 167, entitled "Housing law of Michigan," by amending sections 126 and 132 (MCL 125.526 and 125.532), section 126 as amended by 1997 PA 200.

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

Reps. Schermesser, LaForge, DeHart, Hale, Rivet, Prusi, Ehardt, Jamnick and Brater introduced

House Bill No. 6065, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending section 601b (MCL 257.601b), as added by 1996 PA 320.

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

Reps. Schermesser, DeHart, Hale, Prusi, Jamnick and Brater introduced

House Bill No. 6066, entitled

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending section 12 of chapter XVII (MCL 777.12), as amended by 2000 PA 279.

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

Reps. Schermesser, LaForge, DeHart, Spade, Hale, Rivet, Prusi, Jamnick and Brater introduced

House Bill No. 6067, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending section 21799c (MCL 333.21799c), as amended by 1996 PA 546.

The bill was read a first time by its title and referred to the Committee on Senior Health, Security and Retirement.

Rep. Jansen introduced

House Bill No. 6068, entitled

A bill to amend 1993 PA 330, entitled "State real estate transfer tax act," by amending section 6 (MCL 207.526), as amended by 2000 PA 203.

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

Reps. Jacobs, Thomas, Woodward and Clarke introduced

House Bill No. 6069, entitled

A bill to amend 1978 PA 361, entitled "Michigan exposition and fairgrounds act," by amending sections 6 and 9 (MCL 285.166 and 285.169), as amended by 2000 PA 39.

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

By unanimous consent the House returned to the order of

Messages from the Senate

The Speaker laid before the House

House Bill No. 4996, entitled

A bill to amend 1967 PA 119, entitled "An act regulating the use of chemical agents containing toxic chemicals or organic solvents or both, having the property of releasing toxic vapors; and providing for penalties," by amending the title and section 3 (MCL 752.273) and by adding section 2a; and to repeal acts and parts of acts.

(The bill was received from the Senate on September 28, with substitute (S-1), and immediate effect given by the Senate, consideration of which, under the rules, was postponed until today, see House Journal No. 60, p. 2169.)

The question being on concurring in the substitute (S-1) made to the bill by the Senate,

The substitute (S-1) was concurred in, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 871

Yeas—107

Allen	Frank	Kowall	Rivet
Baird	Garcia	Kuipers	Rocca
Basham	Garza	Kukuk	Sanborn
Birkholz	Geiger	LaForge	Schauer
Bisbee	Gielegthem	LaSata	Schermesser
Bishop	Gilbert	Law	Scott
Bogardus	Godchaux	Lemmons	Scranton
Bovin	Gosselin	Lockwood	Shackleton
Bradstreet	Green	Martinez	Sheltrown
Brewer	Hager	Mead	Shulman
Brown, B.	Hale	Middaugh	Spade
Brown, C.	Hanley	Mortimer	Stallworth
Byl	Hansen	Neumann	Stamas
Callahan	Hardman	O'Neil	Switalski
Cassis	Hart	Pappageorge	Tabor
Caul	Howell	Patterson	Tesanovich
Cherry	Jacobs	Perricone	Thomas
Clark, I.	Jamnick	Pestka	Toy
Clarke, H.	Jansen	Price	Van Woerkom
Daniels	Jelinek	Prusi	Vander Roest
DeHart	Jellema	Pumford	Vaughn
Dennis	Johnson, Rick	Quarles	Vear
DeRossett	Johnson, Ruth	Raczkowski	Voorhees
DeVuyst	Julian	Reeves	Wojno
DeWeese	Kelly	Richardville	Woodward
Ehardt	Kilpatrick	Richner	Woronchak
Faunce	Koetje	Rison	

Nays—0

In The Chair: Scranton

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

The Speaker laid before the House

House Bill No. 4997, entitled

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending section 17 of chapter XVII (MCL 777.17), as amended by 1999 PA 67.

(The bill was received from the Senate on September 28, with substitute (S-3), title amendment and immediate effect given by the Senate, consideration of which, under the rules, was postponed until today, see House Journal No. 60, p. 2169.)

The question being on concurring in the substitute (S-3) made to the bill by the Senate,

The substitute (S-3) was concurred in, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 872

Yeas—107

Allen	Faunce	Kowall	Rison
Baird	Frank	Kuipers	Rivet
Basham	Garcia	Kukuk	Rocca
Birkholz	Garza	LaForge	Sanborn
Bisbee	Geiger	LaSata	Schauer
Bishop	Gielegthem	Law	Schermesser
Bogardus	Gilbert	Lemmons	Scott
Bovin	Godchaux	Lockwood	Scranton
Bradstreet	Gosselin	Martinez	Shackleton
Brater	Green	Mead	Sheltrown
Brewer	Hager	Middaugh	Shulman
Brown, B.	Hale	Minore	Spade
Brown, C.	Hanley	Mortimer	Stamas
Byl	Hansen	Neumann	Switalski
Callahan	Hardman	O'Neil	Tabor
Cassis	Hart	Pappageorge	Tesanovich
Caul	Howell	Patterson	Thomas
Cherry	Jacobs	Perricone	Toy
Clark, I.	Jansen	Pestka	Van Woerkom
Clarke, H.	Jelinek	Price	Vander Roest
Daniels	Jellema	Prusi	Vaughn
DeHart	Johnson, Rick	Pumford	Vear
Dennis	Johnson, Ruth	Quarles	Voorhees
DeRossett	Julian	Rackowski	Wojno
DeVuyst	Kelly	Reeves	Woodward
DeWeese	Kilpatrick	Richardville	Woronchak
Ehardt	Koetje	Richner	

Nays—0

In The Chair: Scranton

The House agreed to the title as amended.

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

Rep. Vander Roest moved that Rep. Ehardt be excused temporarily from today's session.
The motion prevailed.

The Speaker laid before the House

House Bill No. 5557, entitled

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending sections 13 and 18 of chapter XVII (MCL 777.13 and 777.18), section 13 as amended by 1999 PA 61 and section 18 as added by 1998 PA 317.

(The bill was received from the Senate on September 28, with substitute (S-1), title amendment and immediate effect given by the Senate, consideration of which, under the rules, was postponed until today, see House Journal No. 60, p. 2170.)

The question being on concurring in the substitute (S-1) made to the bill by the Senate,

The substitute (S-1) was concurred in, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 873

Yeas—107

Allen	Garcia	Kuipers	Rivet
Baird	Garza	Kukuk	Rocca
Basham	Geiger	LaForge	Sanborn
Birkholz	Gielegem	LaSata	Schauer
Bisbee	Gilbert	Law	Schermesser
Bishop	Godchaux	Lemmons	Scott
Bogardus	Gosselin	Lockwood	Scranton
Bovin	Green	Martinez	Shackleton
Bradstreet	Hager	Mead	Sheltrown
Brater	Hale	Middaugh	Shulman
Brewer	Hanley	Minore	Spade
Brown, B.	Hansen	Mortimer	Stallworth
Brown, C.	Hardman	Neumann	Stamas
Byl	Hart	O'Neil	Switalski
Callahan	Howell	Pappageorge	Tabor
Cassis	Jacobs	Patterson	Tesanovich
Caul	Jamnick	Perricone	Thomas
Cherry	Jansen	Pestka	Toy
Clark, I.	Jelinek	Price	Van Woerkom
Clarke, H.	Jellema	Prusi	Vander Roest
DeHart	Johnson, Rick	Pumford	Vaughn
Dennis	Johnson, Ruth	Quarles	Vear
DeRossett	Julian	Rackowski	Voorhees
DeVuyst	Kelly	Reeves	Wojno
DeWeese	Kilpatrick	Richardville	Woodward
Faunce	Koetje	Richner	Woronchak
Frank	Kowall	Rison	

Nays—0

In The Chair: Scranton

The House agreed to the title as amended.

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

Second Reading of Bills

Senate Bill No. 1184, entitled

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," (MCL 760.1 to 777.69) by adding section 2b to chapter IV.

The bill was read a second time.

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

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

Rep. Raczkowski 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

Senate Bill No. 1184, entitled

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," (MCL 760.1 to 777.69) by adding section 2b to chapter IV.

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

Roll Call No. 874

Yeas—92

Allen	Frank	LaForge	Sanborn
Baird	Garcia	LaSata	Schauer
Basham	Geiger	Law	Schermesser
Birkholz	Gielegem	Lockwood	Scott
Bisbee	Gilbert	Mead	Scranton
Bishop	Godchaux	Middaugh	Shackleton
Bogardus	Green	Minore	Sheltrown
Bovin	Hager	Mortimer	Shulman
Brewer	Hanley	Neumann	Spade
Brown, B.	Hansen	O'Neil	Stallworth
Brown, C.	Howell	Pappageorge	Stamas
Byl	Jacobs	Patterson	Switalski
Callahan	Jamnick	Perricone	Tabor
Cassis	Jansen	Pestka	Tesanovich
Caul	Jelinek	Price	Thomas
Cherry	Jellema	Prusi	Toy
Clarke, H.	Johnson, Rick	Pumford	Van Woerkom
DeHart	Johnson, Ruth	Quarles	Vander Roest
Dennis	Julian	Richardville	Vear
DeRossett	Kelly	Richner	Voorhees
DeVuyst	Kowall	Rison	Wojno
DeWeese	Kuipers	Rivet	Woodward
Faunce	Kukuk	Rocca	Woronchak

Nays—15

Bradstreet	Garza	Hart	Raczkowski
Brater	Gosselin	Kilpatrick	Reeves
Clark, I.	Hale	Koetje	Vaughn
Daniels	Hardman	Martinez	

In The Chair: Scranton

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. Raczkowski moved that the bill be given immediate effect.

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

Second Reading of Bills

Senate Bill No. 806, entitled

A bill to authorize a county, city, village, or township law enforcement agency to enter into mutual aid agreements with law enforcement agencies of a physically adjacent state; to prescribe the minimum terms of the mutual aid agreements; and to provide immunity from civil and criminal actions to certain persons.

Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Local Government and Urban Policy,

The substitute (H-1) was adopted, a majority of the members serving voting therefor.

Rep. Julian moved to amend the bill as follows:

1. Amend page 2, line 5, after “act” by inserting “by a county, city, village, or township law enforcement agency”.
2. Amend page 2, line 6, after “of” by striking out “the” and inserting “that”.
3. Amend page 2, line 8, after “state” by striking out “and” and inserting a period and:

“(2) An agreement entered into under this act” and renumbering the remaining subsection.

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

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

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

Rep. Middaugh 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

Senate Bill No. 806, entitled

A bill to authorize a county, city, village, or township law enforcement agency to enter into mutual aid agreements with law enforcement agencies of a physically adjacent state; to prescribe the minimum terms of the mutual aid agreements; and to provide immunity from civil and criminal actions to certain persons.

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

Roll Call No. 875

Yeas—90

Allen
Baird
Basham

Frank
Garcia
Geiger

LaSata
Law
Lockwood

Sanborn
Schauer
Schermesser

Birkholz	Gielegem	Mead	Scranton
Bisbee	Gilbert	Middaugh	Shackleton
Bishop	Godchaux	Minore	Sheltrown
Bogardus	Green	Mortimer	Shulman
Bovin	Hager	Neumann	Spade
Brewer	Hansen	O'Neil	Stallworth
Brown, B.	Hart	Pappageorge	Stamas
Brown, C.	Howell	Patterson	Switalski
Byl	Jacobs	Perricone	Tabor
Callahan	Jamnack	Pestka	Tesanovich
Cassis	Jansen	Price	Thomas
Caul	Jelinek	Prusi	Toy
Cherry	Jellema	Pumford	Van Woerkom
Clarke, H.	Johnson, Rick	Quarles	Vander Roest
DeHart	Johnson, Ruth	Richardville	Vear
Dennis	Julian	Richner	Voorhees
DeRossett	Kelly	Rison	Wojno
DeVuyst	Kowall	Rivet	Woodward
DeWeese	Kuipers	Rocca	Woronchak
Faunce	Kukuk		

Nays—16

Bradstreet	Garza	Kilpatrick	Raczkowski
Brater	Gosselin	Koetje	Reeves
Clark, I.	Hale	LaForge	Scott
Daniels	Hardman	Martinez	Vaughn

In The Chair: Scranton

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

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

A bill to authorize the state or a county, city, village, or township law enforcement agency to enter into mutual aid agreements with law enforcement agencies of a physically adjacent state; to prescribe the minimum terms of the mutual aid agreements; and to provide immunity from civil and criminal actions to certain persons.

The motion prevailed.

The House agreed to the title as amended.

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

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

Second Reading of Bills

House Bill No. 5584, entitled

A bill to amend 1962 PA 213, entitled "An act to encourage the raising of started pullets; to provide for the inspection and certification as to the age, condition and health of started pullets; to define certain terms; to provide authority to establish and collect fees; to impose certain responsibilities on the department of agriculture; to grant authority to make rules and regulations to carry out the purpose of this act; and to prescribe penalties for violation thereof," by repealing section 4 (MCL 287.174).

The bill was read a second time.

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

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

Rep. Raczkowski moved that the bill be placed on its immediate passage.

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

Rep. Kelly moved that Rep. LaForge be excused temporarily from today’s session.
The motion prevailed.

By unanimous consent the House returned to the order of

Third Reading of Bills

House Bill No. 5584, entitled

A bill to amend 1962 PA 213, entitled “An act to encourage the raising of started pullets; to provide for the inspection and certification as to the age, condition and health of started pullets; to define certain terms; to provide authority to establish and collect fees; to impose certain responsibilities on the department of agriculture; to grant authority to make rules and regulations to carry out the purpose of this act; and to prescribe penalties for violation thereof,” by repealing section 4 (MCL 287.174).

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

Roll Call No. 876

Yeas—108

Allen	Faunce	Koetje	Rison
Baird	Frank	Kowall	Rivet
Basham	Garcia	Kuipers	Rocca
Birkholz	Garza	Kukuk	Sanborn
Bisbee	Geiger	LaSata	Schauer
Bishop	Gielegthem	Law	Schermesser
Bogardus	Gilbert	Lemmons	Scott
Bovin	Godchaux	Lockwood	Scranton
Bradstreet	Gosselin	Martinez	Shackleton
Brater	Green	Mead	Sheltrown
Brewer	Hager	Middaugh	Shulman
Brown, B.	Hale	Minore	Spade
Brown, C.	Hanley	Mortimer	Stallworth
Byl	Hansen	Neumann	Stamas
Callahan	Hardman	O’Neil	Switalski
Cassis	Hart	Pappageorge	Tabor
Caul	Howell	Patterson	Tesanovich
Cherry	Jacobs	Perricone	Thomas
Clark, I.	Jamnack	Pestka	Toy
Clarke, H.	Jansen	Price	Van Woerkom
Daniels	Jelinek	Prusi	Vander Roest
DeHart	Jellema	Pumford	Vaughn
Dennis	Johnson, Rick	Quarles	Vear
DeRossett	Johnson, Ruth	Rackowski	Voorhees
DeVuyst	Julian	Reeves	Wojno
DeWeese	Kelly	Richardville	Woodward
Ehardt	Kilpatrick	Richner	Woronchak

Nays—0

In The Chair: Scranton

The House agreed to the title of the bill.

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

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

Second Reading of Bills

House Bill No. 5951, entitled

A bill to amend 1980 PA 300, entitled "The public school employees retirement act of 1979," by amending section 5 (MCL 38.1305), as amended by 2000 PA 150.

The bill was read a second time.

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

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

Rep. Byl 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. 5951, entitled

A bill to amend 1980 PA 300, entitled "The public school employees retirement act of 1979," by amending section 5 (MCL 38.1305), as amended by 2000 PA 150.

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

Roll Call No. 877

Yeas—109

Allen	Frank	Kowall	Rison
Baird	Garcia	Kuipers	Rivet
Basham	Garza	Kukuk	Rocca
Birkholz	Geiger	LaForge	Sanborn
Bisbee	Gielegem	LaSata	Schauer
Bishop	Gilbert	Law	Schermesser
Bogardus	Godchaux	Lemmons	Scott
Bovin	Gosselin	Lockwood	Scranton
Bradstreet	Green	Martinez	Shackleton
Brater	Hager	Mead	Sheltrown
Brewer	Hale	Middaugh	Shulman
Brown, B.	Hanley	Minore	Spade
Brown, C.	Hansen	Mortimer	Stallworth
Byl	Hardman	Neumann	Stamas
Callahan	Hart	O'Neil	Switalski
Cassis	Howell	Pappageorge	Tabor
Caul	Jacobs	Patterson	Tesanovich
Cherry	Jamnack	Perricone	Thomas
Clark, I.	Jansen	Pestka	Toy
Clarke, H.	Jelinek	Price	Van Woerkom
Daniels	Jellema	Prusi	Vander Roest
DeHart	Johnson, Rick	Pumford	Vaughn
Dennis	Johnson, Ruth	Quarles	Vear
DeRossett	Julian	Rackowski	Voorhees
DeVuyst	Kelly	Reeves	Wojno
DeWeese	Kilpatrick	Richardville	Woodward
Ehardt	Koetje	Richner	Woronchak
Faunce			

Nays—0

In The Chair: Scranton

The House agreed to the title of the bill.

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

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

Second Reading of Bills

House Bill No. 5639, entitled

A bill to amend 1919 PA 339, entitled “Dog law of 1919,” by amending sections 6, 8, 9, and 14 (MCL 287.266, 287.268, 287.269, and 287.274), as amended by 1998 PA 390.

The bill was read a second time.

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

1. Amend page 4, line 23, after “6(3)(a)” by striking out the balance of the line.
2. Amend page 4, line 24, after “for” by striking out “a” and inserting “AN ANNUAL”.
3. Amend page 5, line 4, after the first “date” by striking out “shall be 1 year or 3 years” and inserting “FOR A LICENSE ISSUED UNDER SECTION 6(2) OR 6(3)(B) shall be 1 year”.
4. Amend page 5, line 6, after “6” by striking out the period and “HOWEVER” and inserting a comma and “AND FOR A LICENSE ISSUED UNDER SECTION 6(3)(A) OR 6(3)(C) SHALL BE 1 YEAR OR 3 YEARS AFTER THAT DATE. SUBJECT TO SECTION 6(4)”.

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

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

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

Rep. Byl moved that the bill be placed on its immediate passage.

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

Rep. Vander Roest moved that Rep. Bradstreet be excused temporarily from today’s session.

The motion prevailed.

By unanimous consent the House returned to the order of

Third Reading of Bills

House Bill No. 5639, entitled

A bill to amend 1919 PA 339, entitled “Dog law of 1919,” by amending sections 6, 8, 9, and 14 (MCL 287.266, 287.268, 287.269, and 287.274), as amended by 1998 PA 390.

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

Roll Call No. 878

Yeas—105

Allen	Garcia	Kowall	Rison
Baird	Garza	Kuipers	Rivet
Basham	Geiger	Kukuk	Rocca
Birkholz	Gielegem	LaForge	Sanborn
Bisbee	Gilbert	LaSata	Schauer
Bishop	Godchaux	Law	Schermesser
Bogardus	Gosselin	Lockwood	Scott
Bovin	Green	Martinez	Scranton
Brater	Hager	Mead	Shackleton
Brewer	Hale	Middaugh	Sheltrown
Brown, B.	Hanley	Minore	Shulman
Brown, C.	Hansen	Mortimer	Spade
Byl	Hardman	Neumann	Stamas
Callahan	Hart	O’Neil	Switalski
Cassis	Howell	Pappageorge	Tabor
Caul	Jacobs	Patterson	Tesanovich

Cherry	Jamnick	Perricone	Thomas
Clark, I.	Jansen	Pestka	Toy
Clarke, H.	Jelinek	Price	Van Woerkom
DeHart	Jellema	Prusi	Vander Roest
Dennis	Johnson, Rick	Pumford	Vaughn
DeRossett	Johnson, Ruth	Quarles	Vear
DeVuyst	Julian	Rackowski	Voorhees
DeWeese	Kelly	Reeves	Wojno
Ehardt	Kilpatrick	Richardville	Woodward
Faunce	Koetje	Richner	Woronchak
Frank			

Nays—0

In The Chair: Scranton

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

Second Reading of Bills

Senate Bill No. 1276, entitled

A bill to provide for the establishment of recreational authorities; to provide powers and duties of an authority; to authorize the assessment of a fee, the levy of a property tax, and the issuance of bonds and notes by an authority; and to provide for the powers and duties of certain government officials.

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

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

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

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

Rep. Rackowski moved that the bill be placed on its immediate passage.

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

Rep. Vander Roest moved that Rep. Perricone be excused temporarily from today's session.
The motion prevailed.

By unanimous consent the House returned to the order of

Third Reading of Bills

Senate Bill No. 1276, entitled

A bill to provide for the establishment of recreational authorities; to provide powers and duties of an authority; to authorize the assessment of a fee, the levy of a property tax, and the issuance of bonds and notes by an authority; and to provide for the powers and duties of certain government officials.

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

Roll Call No. 879

Yeas—107

Allen	Faunce	Koetje	Rison
Baird	Frank	Kowall	Rivet
Basham	Garcia	Kuipers	Rocca

Birkholz	Garza	Kukuk	Sanborn
Bisbee	Geiger	LaForge	Schauer
Bishop	Gielegem	LaSata	Schermesser
Bogardus	Gilbert	Law	Scott
Bovin	Godchaux	Lemmons	Scranton
Bradstreet	Gosselin	Lockwood	Shackleton
Brater	Green	Martinez	Sheltrown
Brewer	Hager	Mead	Shulman
Brown, B.	Hale	Middaugh	Spade
Brown, C.	Hanley	Minore	Stallworth
Byl	Hansen	Mortimer	Stamas
Callahan	Hardman	Neumann	Switalski
Cassis	Hart	O'Neil	Tabor
Caul	Howell	Pappageorge	Thomas
Cherry	Jacobs	Patterson	Toy
Clark, I.	Jamnick	Pestka	Van Woerkom
Clarke, H.	Jansen	Price	Vander Roest
Daniels	Jelinek	Prusi	Vaughn
DeHart	Jellema	Pumford	Vear
Dennis	Johnson, Rick	Quarles	Voorhees
DeRossett	Johnson, Ruth	Rackowski	Wojno
DeVuyst	Julian	Reeves	Woodward
DeWeese	Kelly	Richardville	Woronchak
Ehardt	Kilpatrick	Richner	

Nays—0

In The Chair: Scranton

The House agreed to the title of the bill.

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

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

Second Reading of Bills

Senate Bill No. 1339, entitled

A bill to amend 1988 PA 466, entitled "Animal industry act of 1987," by amending sections 1, 3, 4, 5, 6, 8, 9, 12, 14, 15, 16, 19, 20, 23, 26, 28, 29, 29a, 30, 30a, 30b, 30c, 31, 33, 35, 39, 40, 41, 42, 44, and 45 (MCL 287.701, 287.703, 287.704, 287.705, 287.706, 287.708, 287.709, 287.712, 287.714, 287.715, 287.716, 287.719, 287.720, 287.723, 287.726, 287.728, 287.729, 287.729a, 287.730, 287.730a, 287.730b, 287.730c, 287.731, 287.733, 287.735, 287.739, 287.740, 287.741, 287.742, 287.744, and 287.745), sections 3, 8, 9, 14, 30a, and 30b as amended and section 30c added by 1998 PA 552, sections 4, 5, 6, 12, 16, 19, 20, 23, 28, 29, 30, 33, 39, 40, 41, 42, and 44 as amended and section 29a as added by 1996 PA 369, section 15 as amended by 1990 PA 40, and sections 26, 31, and 35 as amended by 1994 PA 41, and by adding sections 11a, 11b, 13a, 26a, and 30d; and to repeal acts and parts of acts.

Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Agriculture and Resource Management,

The substitute (H-1) was adopted, a majority of the members serving voting therefor.

Rep. LaForge moved to amend the bill as follows:

1. Amend page 20, line 18, by striking out all of subsection (6) and renumbering the remaining subsections.
2. Amend page 21, line 6, after "SUBSECTIONS" by striking out "(8) TO (10)" and inserting "(7) TO (9)".
3. Amend page 22, line 13, after "SUBSECTION" by striking out "(8)" and inserting "(7)".
4. Amend page 22, line 27, after "SUBSECTION" by striking out "(8)" and inserting "(7)".
5. Amend page 23, line 3, after "SUBSECTION" by striking out "(9)" and inserting "(8)".

6. Amend page 23, line 4, after "SUBSECTIONS" by striking out "(12) TO (32)" and inserting "(11) TO (31)".
7. Amend page 23, line 7, after "SUBSECTION" by striking out "(14)" and inserting "(13)".
8. Amend page 23, line 21, after "SUBSECTION" by striking out "(16)" and inserting "(15)".
9. Amend page 24, line 26, after "SUBSECTION" by striking out "(14)" and inserting "(13)".
10. Amend page 25, line 10, after "SUBSECTION" by striking out "(16)" and inserting "(15)".
11. Amend page 26, line 16, after "SUBSECTION" by striking out "(18)" and inserting "(17)".
12. Amend page 26, line 19, after "SUBSECTION" by striking out "(24)" and inserting "(23)".
13. Amend page 27, line 14, after "SUBSECTION" by striking out "(24)" and inserting "(23)".
14. Amend page 28, line 6, after "SUBSECTION" by striking out "(22) OR (23)" and inserting "(21) OR (22)".
15. Amend page 29, line 6, after "SUBSECTION" by striking out "(26)" and inserting "(25)".
16. Amend page 29, line 19, after "SUBSECTIONS" by striking out "(14), (16), (18), and (20)" and inserting "(13), (15), (17), and (19)".
17. Amend page 30, line 6, after "SUBSECTION" by striking out "(26)" and inserting "(25)".
18. Amend page 30, line 15, after "SUBSECTIONS" by striking out "(22), (23), (24), and (25)" and inserting "(21), (22), (23), AND (24)".

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. 880

Yeas—39

Baird	DeHart	Kilpatrick	Schauer
Basham	Dennis	LaForge	Schermesser
Bogardus	Garza	Lemmons	Scott
Brater	Gielegem	Lockwood	Stallworth
Brewer	Hale	Martinez	Tesanovich
Callahan	Hanley	Minore	Thomas
Cherry	Hardman	Price	Vaughn
Clark, I.	Jacobs	Quarles	Wojno
Clarke, H.	Jamnick	Reeves	Woodward
Daniels	Kelly	Rison	

Nays—66

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

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

Senate Bill No. 1339, entitled

A bill to amend 1988 PA 466, entitled "Animal industry act of 1987," by amending sections 1, 3, 4, 5, 6, 8, 9, 12, 14, 15, 16, 19, 20, 23, 26, 28, 29, 29a, 30, 30a, 30b, 30c, 31, 33, 35, 39, 40, 41, 42, 44, and 45 (MCL 287.701, 287.703, 287.704, 287.705, 287.706, 287.708, 287.709, 287.712, 287.714, 287.715, 287.716, 287.719, 287.720, 287.723, 287.726, 287.728, 287.729, 287.729a, 287.730, 287.730a, 287.730b, 287.730c, 287.731, 287.733, 287.735, 287.739, 287.740, 287.741, 287.742, 287.744, and 287.745), sections 3, 8, 9, 14, 30a, and 30b as amended and section 30c added by 1998 PA 552, sections 4, 5, 6, 12, 16, 19, 20, 23, 28, 29, 30, 33, 39, 40, 41, 42, and 44 as amended and section 29a as added by 1996 PA 369, section 15 as amended by 1990 PA 40, and sections 26, 31, and 35 as amended by 1994 PA 41, and by adding sections 11a, 11b, 13a, 26a, and 30d; and to repeal acts and parts of acts.

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

Roll Call No. 881

Yeas—99

Allen	DeWeese	Kelly	Rivet
Baird	Ehardt	Koetje	Rocca
Basham	Faunce	Kowall	Sanborn
Birkholz	Garcia	Kuipers	Schermesser
Bisbee	Garza	Kukuk	Scott
Bishop	Geiger	LaForge	Scranton
Bogardus	Gielegthem	LaSata	Shackleton
Bovin	Gilbert	Law	Sheltrown
Bradstreet	Godchaux	Lemmons	Shulman
Brater	Gosselin	Lockwood	Spade
Brewer	Green	Martinez	Stamas
Brown, B.	Hager	Mead	Switalski
Brown, C.	Hale	Middaugh	Tabor
Byl	Hanley	Mortimer	Tesanovich
Callahan	Hansen	Neumann	Thomas
Cassis	Hardman	O'Neil	Toy
Caul	Hart	Pappageorge	Van Woerkom
Cherry	Howell	Patterson	Vander Roest
Clark, I.	Jacobs	Pestka	Vaughn
Clarke, H.	Jansen	Price	Vear
Daniels	Jelinek	Prusi	Voorhees
DeHart	Jellema	Pumford	Wojno
Dennis	Johnson, Rick	Raczkowski	Woodward
DeRossett	Johnson, Ruth	Richardville	Woronchak
DeVuyst	Julian	Richner	

Nays—0

In The Chair: Scranton

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

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

A bill to amend 1988 PA 466, entitled "An act to authorize and require the appointment of a state veterinarian within the department of agriculture; to protect the human food chain and the livestock and aquaculture industries of the state

through prevention, control, and eradication of infectious, contagious, or toxicological diseases of livestock and other animals; to prevent the importation of certain nonindigenous animals under certain circumstances; to safeguard the human population from certain diseases that are communicable between animals and humans; to prevent or control the contamination of livestock with certain toxic substances through certain livestock or livestock products; to provide for indemnification for livestock under certain circumstances; to provide for certain powers and duties for certain state agencies and departments; to provide for the promulgation of rules; to provide for certain hearings; to provide for remedies and penalties; and to repeal acts and parts of acts,” by amending sections 1, 3, 4, 5, 6, 8, 9, 12, 14, 15, 16, 19, 20, 23, 26, 28, 29, 29a, 30, 30a, 30b, 30c, 31, 33, 35, 39, 40, 41, 42, 44, and 45 (MCL 287.701, 287.703, 287.704, 287.705, 287.706, 287.708, 287.709, 287.712, 287.714, 287.715, 287.716, 287.719, 287.720, 287.723, 287.726, 287.728, 287.729, 287.729a, 287.730, 287.730a, 287.730b, 287.730c, 287.731, 287.733, 287.735, 287.739, 287.740, 287.741, 287.742, 287.744, and 287.745), sections 3, 8, 9, 14, 30a, and 30b as amended and section 30c added by 1998 PA 552, sections 4, 5, 6, 12, 16, 19, 20, 23, 28, 29, 30, 33, 39, 40, 41, 42, and 44 as amended and section 29a as added by 1996 PA 369, section 15 as amended by 1990 PA 40, and sections 26, 31, and 35 as amended by 1994 PA 41, and by adding sections 11b, 13a, 26a, and 30d; and to repeal acts and parts of acts.

The motion prevailed.

The House agreed to the title as amended.

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

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

Second Reading of Bills

Senate Bill No. 1340, entitled

A bill to create incentives to locate and maintain value-added agricultural processing and production ventures within this state; to create certain funds and advisory boards; to authorize expenditures and grants from the funds; to finance the development of certain programs; to provide for appropriations; and to prescribe the powers and duties of certain state officials.

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

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

Rep. LaForge moved to amend the bill as follows:

1. Amend page 1, line 2, by striking out ““Julian-Stille” and inserting ““Julian-Stille-Spade”.

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

Rep. LaForge demanded the yeas and nays.

The demand was supported.

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

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

Roll Call No. 882

Yeas—52

Baird	DeHart	LaForge	Rivet
Basham	Dennis	Lemmons	Schauer
Bogardus	Frank	Lockwood	Schermesser
Bovin	Garza	Martinez	Scott
Brater	Gielegghem	Minore	Shackleton
Brewer	Hager	Neumann	Sheltrown
Brown, B.	Hale	O’Neil	Stallworth
Callahan	Hanley	Pestka	Switalski
Caul	Hansen	Price	Tesanovich
Cherry	Hardman	Prusi	Thomas
Clark, I.	Jacobs	Quarles	Vaughn
Clarke, H.	Jamnick	Reeves	Wojno
Daniels	Kelly	Rison	Woodward

Nays—54

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

In The Chair: Scranton

Rep. Spade, under Rule 32(b), made the following statement:

“Mr. Speaker and members of the House:

I did not vote on Roll Call No. 882 because of a possible conflict of interest.”

Rep. LaForge moved to amend the bill as follows:

1. Amend page 1, line 2, by striking out ““Julian-Stille value-added” and inserting ““value-added”.

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

Rep. LaForge demanded the yeas and nays.

The demand was supported.

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

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

Roll Call No. 883**Yeas—49**

Baird	Dennis	Lemmons	Schauer
Basham	Frank	Lockwood	Schermesser
Bogardus	Garza	Martinez	Scott
Bovin	Gielegem	Minore	Sheltrown
Brater	Hale	Neumann	Spade
Brewer	Hanley	O’Neil	Stallworth
Brown, B.	Hansen	Pestka	Switalski
Callahan	Jacobs	Price	Tesanovich
Cherry	Jamnick	Prusi	Thomas
Clark, I.	Kelly	Quarles	Vaughn
Clarke, H.	Kilpatrick	Rison	Wojno
Daniels	LaForge	Rivet	Woodward
DeHart			

Nays—57

Allen	Geiger	Koetje	Richner
Birkholz	Gilbert	Kowall	Rocca
Bisbee	Godchaux	Kuipers	Sanborn
Bishop	Gosselin	Kukuk	Scranton

Bradstreet	Green	LaSata	Shackleton
Brown, C.	Hager	Law	Shulman
Byl	Hart	Mead	Stamas
Cassis	Howell	Middaugh	Tabor
Caul	Jansen	Mortimer	Toy
DeRossett	Jelinek	Pappageorge	Van Woerkom
DeVuyst	Jellema	Patterson	Vander Roest
DeWeese	Johnson, Rick	Pumford	Vear
Ehardt	Johnson, Ruth	Rackowski	Voorhees
Faunce	Julian	Richardville	Woronchak
Garcia			

In The Chair: Scranton

Rep. Green moved to amend the bill as follows:

1. Amend page 6, following line 22, by inserting:

“(b) “Cooperative electric utility” means an electric utility organized as a cooperative corporation under 1931 PA 327, MCL 450.1 to 450.192.” and relettering the remaining subdivisions.

2. Amend page 7, line 18, after “(5)” by striking out “A” and inserting “An investor owned”.

3. Amend page 7, following line 21, by inserting:

“(6) A cooperative electric utility shall annually allocate all money from its fund to its customers in proportionate amounts based on each customer’s patronage with the cooperative. The money shall be paid to each customer in accordance with the cooperative’s capital credit rotation policy.” and renumbering the remaining subsection.

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

Rep. Green moved to amend the bill as follows:

1. Amend page 7, line 17, after “commission” by inserting “after notice to the utility and an opportunity for the utility to submit comments”.

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

Rep. Frank moved to amend the bill as follows:

1. Amend page 4, line 19, after “large,” by inserting “an agribusiness professional or owner,”.

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

Rep. Frank demanded the yeas and nays.

The demand was supported.

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

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

Roll Call No. 884

Yeas—53

Baird	Dennis	Lemmons	Schauer
Basham	Frank	Lockwood	Schermesser
Bogardus	Garza	Martinez	Scott
Bovin	Gielegem	Minore	Shackleton
Brater	Hale	Neumann	Sheltrown
Brewer	Hanley	O’Neil	Spade
Brown, B.	Hansen	Pestka	Stallworth
Callahan	Hardman	Price	Switalski
Caul	Jacobs	Prusi	Tesanovich
Cherry	Jamnack	Quarles	Thomas
Clark, I.	Kelly	Reeves	Vaughn
Clarke, H.	Kilpatrick	Rison	Wojno
Daniels	LaForge	Rivet	Woodward
DeHart			

Nays—55

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

In The Chair: Scranton

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

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

Rep. Raczkowski 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**Senate Bill No. 1340, entitled**

A bill to create incentives to locate and maintain value-added agricultural processing and production ventures within this state; to create certain funds and advisory boards; to authorize expenditures and grants from the funds; to finance the development of certain programs; to provide for appropriations; and to prescribe the powers and duties of certain state officials.

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

Roll Call No. 885**Yeas—108**

Allen	Faunce	Koetje	Rison
Baird	Frank	Kowall	Rivet
Basham	Garcia	Kuipers	Rocca
Birkholz	Garza	Kukuk	Sanborn
Bisbee	Geiger	LaForge	Schauer
Bishop	Gielegem	LaSata	Schermesser
Bogardus	Gilbert	Law	Scott
Bovin	Godchaux	Lemmons	Scranton
Bradstreet	Gosselin	Lockwood	Shackleton
Brater	Green	Martinez	Sheltrown
Brewer	Hager	Mead	Shulman
Brown, B.	Hale	Middaugh	Spade
Brown, C.	Hanley	Minore	Stallworth
Byl	Hansen	Mortimer	Stamas
Callahan	Hardman	Neumann	Switalski
Cassis	Hart	O'Neil	Tabor
Caul	Howell	Pappageorge	Tesanovich

Cherry	Jacobs	Patterson	Thomas
Clark, I.	Jamnick	Pestka	Toy
Clarke, H.	Jansen	Price	Van Woerkom
Daniels	Jelinek	Prusi	Vander Roest
DeHart	Jellema	Pumford	Vaughn
Dennis	Johnson, Rick	Quarles	Vear
DeRossett	Johnson, Ruth	Raczkowski	Voorhees
DeVuyst	Julian	Reeves	Wojno
DeWeese	Kelly	Richardville	Woodward
Ehardt	Kilpatrick	Richner	Woronchak

Nays—0

In The Chair: Scranton

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

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

A bill to create certain funds from certain sources and to provide for the disposition of money from the funds; to provide for the creation of certain funds by certain private entities; to create incentives and to locate and maintain value-added agricultural processing and production ventures within this state; to provide for grants and loans to certain private and governmental entities for environmental purposes; to provide for certain powers and duties for certain private entities, state agencies, commissions, and departments; to authorize loans, expenditures, and grants from the funds; and to finance the development of certain programs.

The motion prevailed.

The House agreed to the title as amended.

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

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

Second Reading of Bills

House Bill No. 5998, entitled

A bill to amend 1966 PA 331, entitled "Community college act of 1966," by amending sections 54, 57, 61, 62, and 63 (MCL 389.54, 389.57, 389.61, 389.62, and 389.63).

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

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

Rep. Martinez moved to amend the bill as follows:

1. Amend page 1, following "THE PEOPLE OF THE STATE OF MICHIGAN ENACT:" by inserting:

"Sec. 14. (1) ~~The~~ A community college district ~~shall be~~ IS directed and governed by a board of trustees, consisting of 7 members EXCEPT AS PROVIDED IN SUBSECTION (4), elected at large in the ~~proposed community college district~~ TERRITORY OF THE DISTRICT OR PROPOSED DISTRICT on a nonpartisan basis. At the organizational election, ~~there shall be elected~~ THE ELECTORS SHALL ELECT 3 members for 6-year terms, 2 for 4-year terms and 2 for 2-year terms. ~~Thereafter~~ AFTER THE INITIAL TERMS, at the next regular community college election immediately preceding the expiration of their terms of office, ~~their successors shall be elected for terms of 6 years~~ THE ELECTORS SHALL ELECT MEMBERS FOR 6-YEAR TERMS. ~~Any community college district which on the effective date of this act has 6 board members, shall elect an additional trustee for a 6 year term at the next regular election held in the district.~~ In a community college district ~~which~~ THAT is comprised of 3 counties and is in operation on the effective date of this act, the board of trustees shall continue to consist of 9 members, 3 FROM EACH COUNTY, elected for 6-year terms. ~~, 3 of such members being elected from each of the 3 counties.~~

(2) ~~When the~~ IF AN organizational election is held at the same time as ~~the~~ A general state election, the term of office of each member elected shall commence on January 1 following the organizational election.

(3) When ~~the~~ AN organizational election is held on a date other than the date of ~~the~~ A general state election, each board member shall take office on the fifteenth day following the date of the organizational election. Regular terms of

office shall commence on January 1 following the next general state election. ~~however~~ HOWEVER, the period of time from the date of the organizational election until January 1 following the next general state election ~~shall be~~ IS in addition to the regular terms to which each member was elected.

(4) IF A CONTIGUOUS INTERMEDIATE SCHOOL DISTRICT IS ANNEXED TO A COMMUNITY COLLEGE DISTRICT UNDER THIS CHAPTER, THE ELECTORS OF THE ANNEXED INTERMEDIATE SCHOOL DISTRICT SHALL ELECT 2 ADDITIONAL MEMBERS TO THE BOARD OF TRUSTEES OF THE COMMUNITY COLLEGE DISTRICT, ELECTED AT LARGE IN THE ANNEXED INTERMEDIATE SCHOOL DISTRICT ON A NONPARTISAN BASIS FOR A TERM OF 6 YEARS. THE TERM OF OFFICE OF AN ADDITIONAL MEMBER SHALL COMMENCE 15 DAYS AFTER THE DATE OF CERTIFICATION OF HIS OR HER ELECTION, AT EITHER A GENERAL ELECTION OR A SPECIAL ELECTION OF THE ANNEXED INTERMEDIATE SCHOOL DISTRICT HELD WITHIN 6 MONTHS OF THE ELECTION APPROVING OF THE ANNEXATION. EACH ADDITIONAL MEMBER, AND HIS OR HER REPLACEMENT IF A VACANCY OCCURS DURING THE 6-YEAR TERM, SHALL BE AN ELECTOR OF THE ANNEXED INTERMEDIATE SCHOOL DISTRICT. AFTER THE INITIAL 6-YEAR TERM, THE 2 ADDITIONAL BOARD POSITIONS ARE ABOLISHED, AND THE BOARD OF TRUSTEES SHALL CONSIST OF 7 MEMBERS, ELECTED AS PROVIDED IN SUBSECTION (1).

Sec. 17. ~~(1) The final results of the~~ EXCEPT AS OTHERWISE PROVIDED IN THIS CHAPTER, THE COUNTY BOARD OF CANVASSERS SHALL CONDUCT A CANVASS OF THE RESULTS OF ANY organizational election ~~and succeeding elections~~ OR OTHER ELECTION of the community college district. ~~shall be canvassed by the county board of canvassers established by law.~~ (2) Where IF the election area involves more than 1 county, ~~the canvass shall be made by~~ the county board of canvassers of the county containing the highest valuation of the community college district or proposed community college district SHALL CONDUCT THE CANVASS.

Sec. 21. (1) The board of trustees of a community college district comprised of a county or counties by resolution may annex to the community college district in the manner provided in this act any contiguous county, ~~or any~~ contiguous township, CONTIGUOUS INTERMEDIATE SCHOOL DISTRICT, OR CONTIGUOUS LOCAL SCHOOL DISTRICT not already included within the area of a community college district, ~~However, for a~~ SUBJECT TO THE FOLLOWING:

(A) A community college district located in the ~~upper peninsula, the~~ UPPER PENINSULA MAY ANNEX A county, ~~or township, being annexed need not be~~ INTERMEDIATE SCHOOL DISTRICT, OR LOCAL SCHOOL DISTRICT THAT IS NOT contiguous. ~~Additionally, a~~

(B) A community college district that has been offering classes at a federal military installation located in a noncontiguous county for a period of at least 20 years may annex that noncontiguous county or that portion of the noncontiguous county that is not within another community college district.

(2) Prior to the annexation election, the board of trustees shall obtain approval of the proposed annexation from the ~~state board of education~~ SUPERINTENDENT OF PUBLIC INSTRUCTION. Upon receipt of the approval, the secretary of the board of trustees shall file certified copies of the annexation resolution and the approval with the clerk of the county or township to be annexed, OR THE SECRETARY OF THE BOARD OF THE INTERMEDIATE SCHOOL DISTRICT OR LOCAL SCHOOL DISTRICT TO BE ANNEXED, AS APPLICABLE. If the resolution and approval are filed more than 9 months from the date of the next general state election, then the county board of commissioners, ~~or~~ the township board, OR THE BOARD OF THE INTERMEDIATE OR LOCAL SCHOOL DISTRICT, AS APPLICABLE, shall call a special election for the purpose of voting on the question of annexation to the community college district and of approving the maximum tax rate existing in the community college district.

(3) If the resolution and approval are filed less than 9 months but more than 50 days prior to the next general state election, then the propositions shall be presented at that election. Annexation becomes effective on the date of the election if both propositions receive majority approval of the electors voting ~~thereon~~ ON THE PROPOSITIONS. The final results of the annexation election shall be canvassed as FOLLOWS:

(A) IF A COUNTY IS THE SUBJECT OF ANNEXATION, THE COUNTY BOARD OF CANVASSERS SHALL CONDUCT THE CANVASS AS provided in section 17. ~~except that if~~

(B) IF a township is the subject of annexation, ~~the results shall be canvassed by~~ the township board of canvassers ~~established by law~~ SHALL CONDUCT THE CANVASS.

(C) IF A LOCAL OR INTERMEDIATE SCHOOL DISTRICT IS THE SUBJECT OF ANNEXATION, THE BOARD OF CANVASSERS OF THE LOCAL OR INTERMEDIATE SCHOOL DISTRICT SHALL CONDUCT THE CANVASS.

(4) By virtue of annexation, UNLESS OTHERWISE PROVIDED IN THE APPROVED ANNEXATION PROPOSITIONS, any territory annexed to a community college district ~~shall be~~ IS subject to taxes levied for principal and interest of outstanding bonded indebtedness of the community college district.

(5) If any portion of ~~the~~ A county, ~~or~~ township, OR INTERMEDIATE OR LOCAL SCHOOL DISTRICT to be annexed lies within a community college district at the time of the annexation election, then the electors residing in that territory are not eligible to vote on the propositions and that territory ~~shall~~ DOES not become a part of the community college district.”.

The question being on the adoption of the amendment offered by Rep. Martinez,
Rep. Martinez demanded the yeas and nays.

The demand was supported.

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

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

Roll Call No. 886**Yeas—51**

Baird	Dennis	Lemmons	Schauer
Basham	Frank	Lockwood	Schermesser
Bogardus	Garcia	Martinez	Scott
Bovin	Garza	Minore	Sheltrown
Brater	Gielegthem	Neumann	Spade
Brewer	Hale	O'Neil	Stallworth
Brown, B.	Hanley	Pestka	Switalski
Callahan	Hansen	Price	Tesanovich
Cherry	Hardman	Prusi	Thomas
Clark, I.	Jacobs	Quarles	Vaughn
Clarke, H.	Jamnick	Reeves	Wojno
Daniels	Kelly	Rison	Woodward
DeHart	Kowall	Rivet	

Nays—55

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

In The Chair: Scranton

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

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

Rep. Raczkowski 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. 5998, entitled**

A bill to amend 1966 PA 331, entitled "Community college act of 1966," by amending sections 54, 57, 61, 62, and 63 (MCL 389.54, 389.57, 389.61, 389.62, and 389.63).

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

Roll Call No. 887**Yeas—107**

Allen	Faunce	Koetje	Rivet
Baird	Frank	Kowall	Rocca
Basham	Garcia	Kuipers	Sanborn
Birkholz	Garza	Kukuk	Schauer
Bisbee	Geiger	LaForge	Schermesser
Bishop	Gielegem	LaSata	Scott
Bogardus	Gilbert	Law	Scranton
Bovin	Godchaux	Lemmons	Shackleton
Bradstreet	Gosselin	Lockwood	Sheltrown
Brater	Green	Mead	Shulman
Brewer	Hager	Middaugh	Spade
Brown, B.	Hale	Minore	Stallworth
Brown, C.	Hanley	Mortimer	Stamas
Byl	Hansen	Neumann	Switalski
Callahan	Hardman	O'Neil	Tabor
Cassis	Hart	Pappageorge	Tesanovich
Caul	Howell	Patterson	Thomas
Cherry	Jacobs	Pestka	Toy
Clark, I.	Jamnick	Price	Van Woerkom
Clarke, H.	Jansen	Prusi	Vander Roest
Daniels	Jelinek	Pumford	Vaughn
DeHart	Jellema	Quarles	Vear
Dennis	Johnson, Rick	Raczkowski	Voorhees
DeRossett	Johnson, Ruth	Reeves	Wojno
DeVuyst	Julian	Richardville	Woodward
DeWeese	Kelly	Richner	Woronchak
Ehardt	Kilpatrick	Rison	

Nays—0

In The Chair: Scranton

The House agreed to the title of the bill.

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

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

Second Reading of Bills**House Bill No. 6013, entitled**

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," (MCL 324.101 to 324.90106) by adding part 360.

The bill was read a second time.

Rep. Woodward moved to amend the bill as follows:

1. Amend page 3, line 5, after "PARTICIPANTS." by inserting "HOWEVER, THE DEPARTMENT SHALL NOT ALLOW THE PLACEMENT OF SIGNS IN A FOREST AS PART OF THE RECOGNITION PROGRAM."

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

Rep. Shackleton moved to substitute (H-1) the bill.

The motion prevailed and the substitute (H-1) was adopted, a majority of the members serving voting therefor.

Rep. Lockwood moved to amend the bill as follows:

1. Amend page 2, line 17, by striking out all of subdivision (B) and inserting:

“(B) SPECIFICATION OF THE RESPONSIBILITIES OF THE PARTICIPANT AS FOLLOWS:

(i) THE RESPONSIBILITIES SHALL INCLUDE THE REMOVAL OF WASTES FROM THE DESIGNATED PARCEL AT LEAST ONCE PER YEAR. THE PARTICIPANT SHALL COOPERATE WITH THE DEPARTMENT TO PROMOTE RECYCLING OR PROPER DISPOSAL OF RECOVERED RECYCLABLE MATERIALS, SCRAP TIRES, AND HAZARDOUS WASTE.

(ii) THE RESPONSIBILITIES SHALL INCLUDE THE PARTICIPANT’S AGREEMENT TO ABIDE BY GUIDELINES RELATED TO THE PROGRAM THAT ARE ADOPTED BY THE DEPARTMENT UNDER SECTION 36003.

(iii) THE RESPONSIBILITIES MAY INCLUDE OTHER ACTIVITIES APPROVED BY THE DEPARTMENT THAT ARE ENVIRONMENTALLY SOUND.”.

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

Rep. Shackleton moved to amend the bill as follows:

1. Amend page 3, line 7, after “PARTICIPANTS.” by inserting “HOWEVER, THE DEPARTMENT SHALL NOT ALLOW THE PLACEMENT OF MORE THAN 1 SIGN, NOT TO BE LARGER THAN 3 FEET BY 3 FEET IN AREA, TO BE LOCATED ONLY AT A PARKING LOT, TRAILHEAD, OR ROADSIDE.”.

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

Rep. Woodward demanded the yeas and nays.

The demand was supported.

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

The amendment was adopted, a majority of the members serving voting therefor, by yeas and nays, as follows:

Roll Call No. 888

Yeas—64

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

Nays—42

Baird	Garza	Lemmons	Rison
Basham	Gielegem	Lockwood	Schauer
Bogardus	Hale	Martinez	Schermesser
Brater	Hanley	Minore	Scott
Brown, B.	Hansen	Neumann	Stallworth
Callahan	Hardman	O’Neil	Switalski
Clark, I.	Jacobs	Price	Thomas

Clarke, H.	Jamnick	Prusi	Vaughn
Daniels	Kelly	Quarles	Wojno
DeHart	Kilpatrick	Reeves	Woodward
Dennis	LaForge		

In The Chair: Scranton

Rep. Woodward moved to amend the bill as follows:

1. Amend page 3, line 7, after "PARTICIPANTS." by inserting "HOWEVER, THE DEPARTMENT SHALL NOT ALLOW THE PLACEMENT OF SIGNS IN A FOREST AS PART OF THE RECOGNITION PROGRAM.".

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

Rep. Woodward demanded the yeas and nays.

The demand was supported.

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

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

Roll Call No. 889

Yeas—46

Baird	Frank	Lockwood	Rivet
Basham	Garza	Martinez	Schauer
Bogardus	Gielegem	Minore	Schermesser
Brater	Hale	Neumann	Scott
Brewer	Hanley	O'Neil	Spade
Brown, B.	Hansen	Pestka	Stallworth
Callahan	Hardman	Price	Switalski
Clark, I.	Jacobs	Prusi	Thomas
Clarke, H.	Jamnick	Quarles	Vaughn
Daniels	Kelly	Reeves	Wojno
DeHart	Kilpatrick	Rison	Woodward
Dennis	LaForge		

Nays—58

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

In The Chair: Scranton

Reps. Allen, Basham, Birkholz, Bisbee, Bishop, Cameron Brown, Byl, Callahan, Caul, DeRossett, DeVuyst, Ehardt, Faunce, Garcia, Gielegem, Gilbert, Hardman, Howell, Jelinek, Rick Johnson, Ruth Johnson, Kelly, Koetje, Kuipers, Kukuk, Lemmons, Lockwood, Mead, Middaugh, Mortimer, Neumann, O'Neil, Patterson, Pestka, Prusi, Pumford, Raczkowski, Richner, Rocca, Sanborn, Scranton, Tesanovich, Toy, Van Woerkom, Vander Roest, Vaughn, Vear and Voorhees were named co-sponsors of the bill.

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

By unanimous consent the House returned to the order of
Motions and Resolutions

Reps. Scranton, Raczkowski, Julian, Clarke, Birkholz and Cassis offered the following resolution:

House Resolution No. 403.

A resolution to memorialize the Congress of the United States to change the observance of Independence Day to the first Monday in July.

Whereas, Observances of significant dates as holidays serve several worthwhile purposes. Holidays help citizens remember milestones in our nation's history and recall individuals and events that have helped shape our nation. This is more difficult to achieve when these dates fall in the middle of the week. With the busy schedules of modern living, holidays that are observed as part of a weekend increase awareness of the occasion; and

Whereas, The observance of many holidays has been shifted to be adjacent to a weekend. This has proved to be highly successful. It is far easier to coordinate special events over a long weekend than over a single day that is only a brief interruption to the work week. There is probably a greater awareness of certain days because they are part of a three-day observance; and

Whereas, Holiday weekends encourage families to get together. With the importance of families to our national character, it would be fitting for our national observation of Independence Day to be changed to the first Monday in July. This would permit more extended celebrations and special events and foster values that are of great importance to our shared future; now, therefore, be it

Resolved by the House of Representatives, That we memorialize the Congress of the United States to change the observance of Independence Day to the first Monday in July; and be it further

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

The resolution was referred to the Committee on House Oversight and Operations.

Reps. Jamnick, Spade, Hansen, DeHart, LaForge, Bogardus, Schauer, Kelly, Sheltroun, Minore, Cherry, Vaughn, Scott, Brater, Schermesser, Rivet, Martinez, Garza, Gielegem, Switalski, Jacobs, Dennis, Prusi, Thomas, Quarles, Ehardt, Hale, Garcia, Lockwood, Clarke, Howell, Bovin, DeRossett, Birkholz, Vear and Hanley offered the following resolution:

House Resolution No. 404.

A resolution honoring Dr. David P. Weikart.

Whereas, Dr. David P. Weikart, Founder and President of High/Scope Educational Research Foundation, is retiring after forty years of developing, implementing, and assessing innovative ways to improve the lives of children and families throughout Michigan, the United States, and worldwide; and

Whereas, Dr. Weikart founded High/Scope Educational Research Foundation in 1970 in Ypsilanti, Michigan, to provide effective active learning educational practice, conduct relevant research and assessment, publish materials for educators and parents, and train teachers; and

Whereas, Through his public testimony and through careful research and implementation of the High/Scope curriculum, Dr. Weikart has assured that high-quality active learning education receives support from all levels of government and the private sector in the United States and in other countries; and

Whereas, By instituting local, state, and national professional development programs and by establishing High/Scope International Institutes in other countries, Dr. Weikart has been a major force in training educators worldwide to establish effective active learning educational settings; and

Whereas, Through lifelong dedication and public advocacy, as acknowledged by colleagues and peers, Dr. Weikart has had a long-lasting, positive impact on educational policy and practice throughout the world; now, therefore, be it

Resolved by the House of Representatives, That the highest praise and admiration be accorded to Dr. David P. Weikart; and be it further

Resolved, That a copy of this resolution is transmitted to Dr. David P. Weikart as evidence of our deep appreciation of his service to children and families throughout the world.

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. DeRossett, Spade, Hansen, DeHart, Jamnick, Neumann, Schauer, Frank, Kelly, Minore, Cherry, Vaughn, Brater, Schermesser, Rivet, Rocca, Raczkowski, Gielegem, Switalski, Jacobs, Faunce, Prusi, Scranton, Thomas, Pappageorge, Ehardt, Julian, Garcia, Clarke, Howell, Voorhees, Bovin, Bishop, Allen, Birkholz, Vear, Cassis and Hanley offered the following resolution:

House Resolution No. 405.

A resolution to salute the works of Actor, Jeff Daniels.

Whereas, Jeff Daniels has been a professional stage and film actor for twenty-two years. Raised in Michigan, he attended Central Michigan University, majoring in English and minoring theatre. In 1976, he left Central Michigan University, and joined the Circle Repertory Company in New York; and

Whereas, After many successful stage plays, Jeff Daniels won widespread recognition for his work in the New York production of Lanford Wilson's *Fifth of July*. He went on to television and feature film to star in such works as *Fifth of July*, *The Caine Mutiny Court Martial*, *The Crossing*, *Ragtime*, *Terms of Endearment*, and *The Purple Rose of Cairo*. Upon starring in *The Purple Rose of Cairo*, he named his theatre company after the film. Other film credits include: *Radio Days*, *The Butcher's Wife*, *Arachnophobia*, *Gettysburg*, *Speed*, *Dumb and Dumber*, *2 Days in the Valley*, *101 Dalmations*, *Pleasantville*, and *Chasing Sleep*; and

Whereas, In 1991, Jeff Daniels established The Purple Rose Theatre Company, a 300 seat, not-for-profit professional theatre located in Chelsea, Michigan featuring Midwestern actors, directors, playwrights, and designers; and

Whereas, The Purple Rose recently shared the American Critic Association's 1998 Best New American Play with Lanford Wilson for his play *Book of Days*. Mr. Daniels has written several plays for The Purple Rose: *Shoe Man*, *The Tropical Pickle*, *The Vast Difference*, *Thy Kingdom's Coming*, *Doom Town*, and *Across the Way*; and

Whereas, To date, Jeff Daniels most popular play is *Escanaba in Da Moonlight*. A wild comedy set in an Upper Peninsula deer camp. An independent film of his screenplay *Escanaba in Da Moonlight* was shot in Michigan and is set to debut in the coming months; and

Whereas, At this time, The Purple Rose Theatre is upon completion of a year-long renovation project to increase square footage and audience seating capacity by 10%, provide additional space for rehearsals, set construction, storage space for props and sets, and enlarge dressing rooms and meeting rooms. The theatre was recently awarded a \$100,000 Arts & Quality of Life Grant from the state of Michigan; now, therefore, be it

Resolved by the House of Representatives, That we join with Members, family and friends in saluting Jeff Daniels' commitment to Michigan and sharing his passion of the stage to thousands of people; and be it further

Resolved, That a copy of this resolution be transmitted to The Purple Rose Theatre as evidence of our esteem and admiration.

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. Brewer, Spade, Hansen, DeHart, LaForge, Bogardus, Jamnick, Neumann, Schauer, Kelly, Sheltroun, Minore, Cherry, Vaughn, Scott, Brater, Schermesser, Rivet, Rocca, Martinez, Garza, Gielegem, Switalski, Baird, Jacobs, Dennis, Faunce, Prusi, Thomas, Ehardt, Hale, Garcia, Clarke, Clark, Hardman, Bovin, Vander Roest, DeRossett, Birkholz, Vear and Hanley offered the following resolution:

House Resolution No. 406.

A resolution honoring the "Rescuers", Adam Cantu, Casey Elliston, Colleen Jones, Tu Nguyen, and teacher/coach Andon B. Pogoncheff of Pattengill Middle School in Lansing, Michigan.

Whereas, It is an honor and privilege to commend the Pattengill Middle School students, Adam Cantu, Casey Elliston, Colleen Jones, Tu Nguyen, and their teacher/coach Andon B. Pogoncheff for their "Rescuer" classroom project which has developed into a community problem-solving program. The "Rescuer" itself is an audio-visual signaling device which can be used to locate a person in times of emergency. The device turns a porch light on which can be seen as far away as the line of sight, as well as emitting a pulsating buzzer signal which can be heard from a quarter of a mile away. It is useful for 911 emergencies and for times when a person needs help from neighbors; and

Whereas, The "Rescuers" were finalists in the Bayer/National Science Foundation Award for Community Innovation. They were chosen from nearly 500 teams across the nation, and represented region 4, which included Michigan, Wisconsin, Minnesota, North Dakota, and South Dakota at Walt Disney World in Orlando, Florida. These students tied for fourth in the nation; and

Whereas, The "Rescuer" project has received national attention and the students plan to have 100 devices installed in the Lansing area. They are doing so in partnership with the International Brotherhood of Electrical Workers, Local 665, the City of Lansing, Ideal Industries, Northern Graphics, Superior Electric Company, Standard Electric Company, Lansing Community Pharmacy, Sparrow Health System, and, the law firm of Fraser Tribilcock Davis & Foster, P.C., as well as other companies from Connecticut, Minnesota, Illinois, and New Hampshire; and

Whereas, These exceptional and creative students, encouraged by their teacher/coach, have demonstrated a concern for their community which will grow and develop into leadership for the future; now, therefore, be it

Resolved by the House of Representatives, That this legislative body honor and congratulate each of these students and their teacher/coach for this excellent undertaking; and be it further

Resolved, That copies of this resolution be transmitted to Adam Cantu, Casey Elliston, Colleen Jones, Tu Nguyen, teacher/coach Andon Pogoncheff, and Pattengill Middle School upon their distinguished achievement.

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. Brewer, Spade, Hansen, DeHart, LaForge, Bogardus, Jamnick, Neumann, Schauer, Kelly, Sheltrown, Cherry, Vaughn, Scott, Brater, Schermesser, Rivet, Martinez, Gielegem, Switalski, Baird, Jacobs, Dennis, Prusi, Thomas, Quarles, Ehardt, Hale, Clarke, Clark, Bovin, DeRossett, Vear and Hanley offered the following resolution:

House Resolution No. 407.

A resolution recognizing and honoring the life of Thelma F. (Bowes) Ballbach for her service to the community.

Whereas, It is with great sadness that we recognize the death of Mrs. Ballbach, age 94, on May 19, 2000, but we joyfully remember her contributions to family and society. Thelma F. Bowes was born on June 1, 1905, the daughter of Alfred Bowes and Sadie (Anderson) Bowes. She was married to Nathan A. Ballbach and they were the proud parents of Barry and Philip. Mrs. Ballbach was preceded in death by her husband and her son, Barry; and

Whereas, Mrs. Ballbach was a graduate of Lansing Central High School in 1924 and of Michigan State College in 1929. She had lived in the Lansing area since 1914 and at her residence in Meridian Township since 1935. As a young woman, she was trained as a commercial artist; and

Whereas, In her later years, she supported many and various causes dealing with peace, the environment, and social justice. She worked to make her corner of the world a better place to live in; now, therefore, be it

Resolved by the House of Representatives, That this legislative body offers this expression of our respect and admiration in the memory of Thelma F. (Bowes) Ballbach and expresses its sadness over her death, while appreciating and taking comfort in the legacy she has left behind; and be it further

Resolved, That a copy of this resolution be transmitted to Mrs. Ballbach's son, Philip T. Ballbach, to show how his mother's life is being commemorated.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Brater, Spade, Hansen, DeHart, LaForge, Bogardus, Jamnick, Neumann, Schauer, Kelly, Minore, Cherry, Vaughn, Scott, Schermesser, Rivet, Martinez, Garza, Gielegem, Switalski, Jacobs, Dennis, Prusi, Thomas, Quarles, Ehardt, Hale, Clarke, Clark, Howell, Hardman, Bovin, Bishop, DeRossett, Birkholz, Vear and Hanley offered the following resolution:

House Resolution No. 408.

A resolution honoring Arthur Miller upon the occasion of his eighty-fifth birthday.

Whereas, Arthur Miller, University of Michigan class of 1938, America's greatest living playwright, celebrates his eighty-fifth birthday on October 17, 2000; and

Whereas, The University of Michigan, his alma mater, has chosen to mark this special event by hosting the Arthur Miller International Symposium, entitled "Arthur Miller's America: Theater and Culture in a Century of Change," on October 26-28, 2000; and

Whereas, This celebration has been enthusiastically supported at the University of Michigan by the Office of the President, the Office of the Provost, the LS&A Enrichment Fund, the Office of the Vice President for Communications, the Rackham School of Graduate Studies, the University of Michigan Press, the Alumni Association of the University of Michigan, the Department of English Language and Literature, the University Art Museum, the University Library, the Department of Theatre and Drama, the Hopwood Writing Program, the School of Music, the University Musical Society, and the School of Education, Teachers as Scholars Program; and

Whereas, This celebration has also been embraced by the students, faculty, and staff at the University of Michigan, the Ann Arbor community, and citizens throughout the state of Michigan, and the nation as a whole; and

Whereas, This event is also celebrated by representatives from abroad, including those in attendance from the United Kingdom, Japan, Israel, Argentina, Denmark, and Canada; and

Whereas, Arthur Miller continues to inspire millions of theatergoers throughout the world by his ongoing writing for the American stage, including such major works as *All My Sons*, *Death of a Salesman*, *The Crucible*, *The Price*, *After the Fall*, *Incident at Vichy*, *The Archbishop's Ceiling*, and *A View from the Bridge*; and

Whereas, Arthur Miller has been, in addition, an active public spokesperson in his continuing commitment to liberty, freedom of the press, and freedom of speech and artistic expression; and

Whereas, Arthur Miller's successful career reflects the excellence of public higher education in the state of Michigan, which served him as a stepping stone for his great achievements; and

Whereas, The Regents of the University of Michigan have in their wisdom chosen to honor this distinguished alumnus by the building of a theater in his name; now, therefore, be it

Resolved by the House of Representatives, That members of this legislative body honor Arthur Miller on the occasion of his eighty-fifth birthday; and be it further

Resolved, That a copy of this resolution be transmitted to Arthur Miller as evidence of our esteem for his remarkable life and work.

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. Pestka, Spade, Hansen, DeHart, LaForge, Bogardus, Jamnick, Neumann, Schauer, Frank, Kelly, Sheltrown, Cherry, Vaughn, Scott, Brater, Schermesser, Rivet, Rocca, Martinez, Gielegem, Switalski, Jacobs, Dennis, Prusi, Thomas, Quarles, Ehardt, Hale, Clarke, Clark, Howell, Voorhees, Bovin, DeRossett, Birkholz, Jansen and Hanley offered the following resolution:

House Resolution No. 409.

A resolution to give special recognition to Mrs. Clara J. Marshall.

Whereas, We wish to commend Mrs. Clara J. Marshall, formerly Stauffer, for the great sacrifices she made during the sixties and seventies and for keeping and instilling in her children her strong value of serving this country; and

Whereas, Mrs. Marshall gave up her four sons to military service during the height of the Vietnam conflict and for several years after. Just three short years after losing her WW II veteran husband and father of her six children to a sudden illness in March, 1961, her eldest son, Robert, joined the U.S. Navy during his senior year of high school, becoming active shortly after graduation. Before he completed his active duty, her second born son, Dennis, volunteered for the draft before his nineteenth birthday and was inducted in January, 1967. As Dennis' tour ended in December, 1968, his brother-in-law, who was married to the third born of Mrs. Marshall, was also serving in the U.S. Army at the government's request; and

Whereas, Mrs. Marshall's fourth born, Gordon, joined the U.S. Marine Corp. shortly after graduating from high school in 1968. Gordon arrived in Vietnam just two months after Dennis left, after having served a tour of duty and having returned home for a 30-day leave before going back to complete an extension that would have ensured him an "early out." Just seven days after his return, he made the ultimate sacrifice by giving his life while in the service of his country, just nine years and one day after the death of his father; and

Whereas, The sacrifice was tremendous for Mrs. Marshall during those tumultuous times. Anti-war rhetoric was at its high point and three of her four sons and a son-in-law had served, or were serving, in the military. Support of our men in uniform was at its lowest when Gordon died, and Mrs. Marshall did not want his death to be in vain. She carried herself well considering the pain and grief the two-week wait for the return of Gordon's remains caused her and her family in early March, 1970. Bracing herself against the emotional weight that another military funeral would wreak on her family, she remained strong for the sake of her two adolescent children and her new husband of two months; and

Whereas, Mrs. Marshall sent her last child, Mark, off to serve in the late seventies upon his completion of high school. Mark, the youngest family member, served honorably for eight years before reentering civilian life as a productive citizen; and

Whereas, Mrs. Marshall also had a grandson serve with the Army Reserves during the nineties; and

Whereas, It is quite obvious the depth of this family's commitment to God and our country. Mrs. Marshall followed through by encouraging the value of serving this country even after the premature death of her husband. She could have been selfish and found some way to keep one or more of her sons out of the military in the sixties, but she did not want to employ a tactic that might send some other mother's son into harms way; and

Whereas, Clara Marshall watched as her young husband left her alone to go off and help defend their country during WW II. Due to his premature death at the age of 36, Clara was left to raise six children, from 15 years of age down to the youngest of four months. She then watched four sons and a son-in-law follow through on their "sense of duty" and serve their country in uniform as their father had done; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body commend Mrs. Clara J. Marshall for all that she has accomplished; and be it further

Resolved, That a copy of this resolution be transmitted to Mrs. Clara Marshall.

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. Pumford, Spade, Hansen, DeHart, LaForge, Mead, Bogardus, Jamnick, Neumann, Schauer, Frank, Kelly, Sheltroun, Cherry, Vaughn, Scott, Brater, Schermesser, Rivet, Rocca, Raczkowski, Martinez, Gielegem, Jacobs, Dennis, Faunce, Prusi, Scranton, Thomas, Pappageorge, Richardville, Ehardt, Julian, Garcia, Lockwood, Clarke, Jelinek, Howell, Voorhees, Van Woerkom, Sanborn, Bishop, Vander Roest, DeVuyst, Allen, DeRossett, Birkholz, Caul, Vear, Tabor, Cassis, Jansen and Hanley offered the following resolution:

House Resolution No. 410.

A resolution designating October 17, 2000, as "Safe Communities/Safe Schools Day".

Whereas, The school buildings for housing public and private school personnel are not only a focal point of education but are often viewed by students as a safe haven from the violence and dangers of today's unpredictable streets. Often, the violence reported within the halls of our schools is carried in from the outside world; and,

Whereas, The public and private school personnel are dedicated not only to the education, but the overall safety of the Michigan students entrusted to their care. Indeed, during the course of a normal school year, most students spend more of their waking hours with their teachers than they do with their parents; and,

Whereas, Creating a safe learning environment for Michigan students is not only the duty and obligation of the state's educational system and its employees. The safety of our state's most precious commodity, our youth, is the duty and obligation of our society as a whole, including parents, law enforcement officials, the clergy, and the business community; and

Whereas, Community safety is based in the knowledge and understanding of one's neighborhood and surroundings, and knowledge is a learned activity. The members of the Michigan Education Association, being already identified as a source of knowledge and learning, are well-positioned to provide the impetus for this community learning activity; now, therefore, be it

Resolved by the House of Representatives, That October 17, 2000, be designated as "Safe Communities/Safe Schools Day," and that the members of the Michigan Education Association be commended for their commitment to developing and implementing this community safety program; and be it further

Resolved, That a copy of this resolution be transmitted to the Michigan Education Association in recognition of our esteem for its commitment to this program.

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. Garza, Garcia, Spade, Hansen, DeHart, LaForge, Bogardus, Jamnick, Neumann, Schauer, Frank, Daniels, Kelly, Sheltroun, Minore, Cherry, Vaughn, Scott, Brater, Schermesser, Rivet, Rocca, Martinez, Gielegem, Switalski, Baird, Jacobs, Dennis, Faunce, Prusi, Scranton, Thomas, Quarles, Pappageorge, Richardville, Ehardt, Hale, Julian, Lockwood, Clarke, Clark, Howell, Reeves, Hardman, Voorhees, Van Woerkom, Bishop, Vander Roest, DeRossett, Birkholz, Vear, Jansen and Hanley offered the following resolution:

House Resolution No. 411.

A resolution offered as a memorial for Aurelio Rodriquez, former Detroit Tigers third baseman.

Whereas, With the recent passing of Aurelio Rodriquez, the people of southwest Detroit and all of baseball has lost a gentleman of great athletic ability. We extend our condolences to his family and hope that they are comforted by the realization that their loss is shared by many people, including many who knew him only as a player, coach, and manager. Rodriquez was proud of his Mexican heritage and he encouraged more Hispanics to play baseball. He gave back to his community and loved to give autographs to his fans. Rodriquez's talents for the game of baseball and his distinguished career will long be remembered; and

Whereas, Aurelio Rodriquez was born on December 28, 1947 in Cananea, Mexico. He began as a third baseman for the California Angels at the age of 19 and was considered one of the game's finest fielders. During his 17 seasons in the major leagues, Aurelio Rodriquez played for the Detroit Tigers from 1971 to 1979. He led the American League third basemen in fielding in 1976 (.978) and 1978 (.987), and hit .417 for the New York Yankees in their six-game loss to the Los Angeles Dodgers in the 1981 World Series, alternating at third base with Greg Nettles. In addition to the previous accomplishments, in 1975 as a Detroit Tiger third baseman, he won the American League Golden Glove Award by breaking Brooks Robinson's streak of 16 consecutive American League Golden Glove Awards; and

Whereas, Rodriquez has been a manager in both the Mexican League and the winter Mexican Pacific League since 1985. His Mexican League teams have included Monterrey, Saltillo, Reynosa, and Monclova while his Mexican Pacific League teams included his home town of Los Mochis, as well as Obregon and Guasave. He managed the Monterrey Sultans in the Mexican League championship in 1991. His achievements as a baseball player included being inducted into the Mexican Baseball Hall of Fame in 1996. In 1999, Rodriquez returned to coaching in the United States for the Tucson Diamondbacks; and

Whereas, While his loss has mostly affected his friends and family, especially his wife and son who were the center of his life, his absence has taken one of baseball's greatest third basemen; now, therefore, be it

Resolved by the House of Representatives, That we offer this expression of our respect and admiration in the memory of Aurelio Rodriquez, former Detroit Tiger baseball player; and be it further

Resolved, That a copy of this resolution be transmitted to the family of Aurelio Rodriquez with our deepest sympathy for their loss.

The question being on the adoption of the resolution.

The resolution was adopted.

THIS RESOLUTION IS OFFERED TO COMPLY WITH MCL §§ 830.415 AND 830.417 AND REQUIRES A RECORD ROLL CALL VOTE.

Rep. Jellema offered the following concurrent resolution:

House Concurrent Resolution No. 114.

A concurrent resolution approving the conveyance of property to the State Building Authority and approving a lease among the State of Michigan, the State Building Authority, and Charles Stewart Mott Community College relative to the Charles Stewart Mott Community College Regional Technology Center.

Whereas, Section 5 of 1964 PA 183, as amended, being MCL § 830.415, requires the approval of the the Board of Trustees of Charles Stewart Mott Community College (the "Educational Institution"), the State Administrative Board, and the Michigan Legislature by concurrent resolution concurred in by a majority of the members elected to and serving in each house, with the votes and names of the members voting thereon entered in the journal, before land owned by the Educational Institution may be conveyed to the State Building Authority (the "Authority"); and

Whereas, The site for the Charles Stewart Mott Community College Regional Technology Center (the "Facility") is currently owned by the Educational Institution; and

Whereas, Section 7 of 1964 PA 183, as amended, being MCL § 830.417, requires the approval of the State Administrative Board and the Michigan Legislature by concurrent resolution concurred in by a majority of the members elected to and serving in each house, with the votes and names of the members voting thereon entered in the journal, before the State of Michigan (the "State") may enter into a lease with the Authority upon a showing of a public purpose; and

Whereas, Providing additional space to be used by the Educational Institution pursuant to the lease for the Facility is a recognized public purpose; and

Whereas, A lease among the Authority, the State, and the Educational Institution has been prepared providing for the leasing of the Facility by the Authority to the State and the Educational Institution (the "Lease"); and

Whereas, The Executive Director of the Authority has furnished the Joint Capital Outlay Subcommittee of the Legislature with information and documents relative to the Lease; now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That the Total Facility Cost for the Charles Stewart Mott Community College Regional Technology Center shall not exceed \$33,439,000 (the Authority share is \$16,719,400, the State General Fund/General Purpose share is \$100, and the Educational Institution share is \$16,719,500), plus interest charges on monies advanced by the State to meet the construction cash flow requirements of the Facility, if any, of which not more than \$16,719,400, plus interest charges on monies advanced by the State to

meet the construction cash flow requirements of the Facility, if any, shall be financed from bonds issued by the Authority, exclusive of amounts necessary for reserves, interest, or other nonconstruction costs; and be it further

Resolved, That the Legislature hereby approves the necessary conveyances of property to the Authority as more particularly described in the Lease and attachments thereto; and be it further

Resolved, That the Legislature hereby approves the Authority acquiring the Facility and leasing it to the State and the Educational Institution and hereby determines that the leasing of the Facility from the Authority is for a public purpose as authorized by 1964 PA 183, as amended; and be it further

Resolved, That the annual amounts of "True Rental" for the Facility shall be within or below the range of \$1,725,000 and \$3,095,000, as shall reflect variations that may occur in the components upon which the appraisal of True Rental was based, which amounts shall be certified by the appraiser and thereafter approved by the State Administrative Board and the Authority as authorized by 1964 PA 183, as amended; and be it further

Resolved, That the Lease is hereby approved by this concurrent resolution, and the Governor and the Secretary of State are authorized and directed to execute the Lease for and on behalf of the State; and be it further

Resolved, That, by hereby approving the Lease among the State, the Educational Institution, and the Authority, the Legislature agrees to appropriate annually sufficient amounts to pay the rent as obligated pursuant to the Lease; and be it further

Resolved, That a copy of this concurrent resolution be transmitted to the Governor, the Secretary of State, the Authority, the Board of Trustees of Charles Stewart Mott Community College and the State Budget Director.

The concurrent resolution was referred to the Committee on Appropriations.

THIS RESOLUTION IS OFFERED TO COMPLY WITH MCL §§ 830.415 AND 830.417 AND REQUIRES A RECORD ROLL CALL VOTE.

Rep. Jellema offered the following concurrent resolution:

House Concurrent Resolution No. 115.

A concurrent resolution approving the conveyance of property to the State Building Authority and approving a lease among the State of Michigan, the State Building Authority, and Northern Michigan University relative to the Northern Michigan University West Science Building Remodeling (Phase II).

Whereas, 1996 PA 480 established the Northern Michigan University West Science Building Remodeling project at a total authorized project cost of \$46,935,000 (the Authority share is \$35,201,100, the State General Fund/General Purpose share is \$100, and the Educational Institution share is \$11,733,800). This project is comprised of two components, the construction of a new science building (the "Phase I") and the renovation of the existing science building (the "Phase II"); and

Whereas, The estimated project costs for Phase I and Phase II are \$27,527,039 and \$19,407,961, respectively, which in the aggregate is equal to the total project cost of \$46,935,000 for the Northern Michigan University West Science Building Remodeling; and

Whereas, The portions of Phase I and Phase II to be financed by the State Building Authority (the "Authority") shall be \$20,645,179 and \$14,555,921, respectively, which in the aggregate is equal to the share of the total authorized cost to be financed by the Authority; and

Whereas, Section 5 of 1964 PA 183, as amended, being MCL § 830.415, requires the approval of the Board of Control of Northern Michigan University (the "Educational Institution"), the State Administrative Board, and the Michigan Legislature by concurrent resolution concurred in by a majority of the members elected to and serving in each house, with the votes and names of the members voting thereon entered in the journal, before land owned by the Educational Institution may be conveyed to the State Building Authority; and

Whereas, The site for Phase II is currently owned by the Educational Institution; and

Whereas, Section 7 of 1964 PA 183, as amended, being MCL § 830.417, requires the approval of the State Administrative Board and the Michigan Legislature by concurrent resolution concurred in by a majority of the members elected to and serving in each house, with the votes and names of the members voting thereon entered in the journal, before the State of Michigan (the "State") may enter into a lease with the Authority upon a showing of a public purpose; and

Whereas, Providing additional space to be used by the Educational Institution pursuant to the lease for Phase II is a recognized public purpose; and

Whereas, A lease among the Authority, the State, and the Educational Institution has been prepared providing for the leasing of Phase II by the Authority to the State and the Educational Institution (the "Lease"); and

Whereas, The Executive Director of the Authority has furnished the Joint Capital Outlay Subcommittee of the Legislature with information and documents relative to the Lease; now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That the total cost for Phase II of the Northern Michigan University West Science Building shall not exceed \$19,407,961 (the Authority share is \$14,555,921 and the Educational Institution share is \$4,852,040), plus interest charges on monies advanced by the State to meet the

construction cash flow requirements of Phase II, if any, of which not more than \$14,555,921, plus interest charges on monies advanced by the State to meet the construction cash flow requirements of Phase II, if any, shall be financed from bonds issued by the Authority, exclusive of amounts necessary for reserves, interest, or other nonconstruction costs; and be it further

Resolved, That the Legislature hereby approves the necessary conveyances of property to the Authority as more particularly described in the Lease and attachments thereto; and be it further

Resolved, That the Legislature hereby approves the Authority acquiring Phase II and leasing it to the State and the Educational Institution and hereby determines that the leasing of Phase II from the Authority is for a public purpose as authorized by 1964 PA 183, as amended; and be it further

Resolved, That the annual amounts of "True Rental" for Phase II shall be within or below the range of \$1,435,000 and \$2,525,000, as shall reflect variations that may occur in the components upon which the appraisal of True Rental was based, which amounts shall be certified by the appraiser and thereafter approved by the State Administrative Board and the Authority as authorized by 1964 PA 183, as amended; and be it further

Resolved, That the Lease is hereby approved by this concurrent resolution, and the Governor and the Secretary of State are authorized and directed to execute the Lease for and on behalf of the State; and be it further

Resolved, That, by hereby approving the Lease among the State, the Educational Institution, and the Authority, the Legislature agrees to appropriate annually sufficient amounts to pay the rent as obligated pursuant to the Lease; and be it further

Resolved, That a copy of this concurrent resolution be transmitted to the Governor, the Secretary of State, the Authority, the Board of Control of Northern Michigan University, and the State Budget Director.

The concurrent resolution was referred to the Committee on Appropriations.

THIS RESOLUTION IS OFFERED TO COMPLY WITH MCL §§ 830.415 AND 830.417 AND REQUIRES A RECORD ROLL CALL VOTE.

Rep. Jellema offered the following concurrent resolution:

House Concurrent Resolution No. 116.

A concurrent resolution approving the conveyance of property to the State Building Authority and approving a lease between the State of Michigan and the State Building Authority relative to the Department of Corrections Cooper Street Correctional Facility Additional Housing Units.

Whereas, 1998 PA 273 established the Department of Corrections Cooper Street Correctional Facility Additional Housing Units facility (the "Facility") at a Total Facility Cost of \$12,000,000, of which the State Building Authority (the "Authority") share is \$11,880,000 and the State General Fund/General Purpose share is \$120,000; and

Whereas, Through House Concurrent Resolution No. 19 of 1999, the Total Facility Cost was decreased by \$4,900,000, to a Total Facility Cost of \$7,100,000, with the State Building Authority share at \$6,980,000 and the State General Fund/General Purpose share at \$120,000; and

Whereas, 1999 PA 265 maintained the Total Facility Cost at \$7,100,000, and decreased the Authority's share by \$1,980,000 to a share of \$5,000,000, and established a Federal Restricted Funds share of \$1,980,000. The State General Fund/General Purpose share remained at \$120,000; and

Whereas, 2000 PA 291 increased the Total Facility Cost by \$1,100,000, establishing a Total Facility Cost of \$8,200,000, of which the Authority's share remains \$5,000,000, the State General Fund/General Purpose share remains \$120,000, and the Federal Restricted Funds share is now \$3,080,000; and

Whereas, Section 5 of 1964 PA 183, as amended, being MCL § 830.415, requires the approval of the the State Administrative Board, the Attorney General, and the Michigan Legislature by concurrent resolution concurred in by a majority of the members elected to and serving in each house, with the votes and names of the members voting thereon entered in the journal, before land owned by the State of Michigan (the "State") may be conveyed to the Authority; and

Whereas, The site of the Facility located in Jackson County is currently owned by the State; and

Whereas, Section 7 of 1964 PA 183, as amended, being MCL § 830.417, requires the approval of the State Administrative Board and the Michigan Legislature by concurrent resolution concurred in by a majority of the members elected to and serving in each house, with the votes and names of the members voting thereon entered in the journal, before the State may enter into a lease with the Authority upon a showing of a public purpose; and

Whereas, Providing additional space to be used by the State pursuant to the lease for the Facility is a recognized public purpose; and

Whereas, A lease between the Authority and the State has been prepared providing for the leasing of the Facility by the Authority to the State (the "Lease"); and

Whereas, The Executive Director of the Authority has furnished the Joint Capital Outlay Subcommittee of the Legislature with information and documents relative to the Lease; now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That the Total Facility Cost for the Department of Corrections Cooper Street Correctional Facility Additional Housing Units shall not exceed \$8,200,000 (the Authority share shall not exceed \$5,000,000, the State General Fund/General Purpose share shall not exceed \$120,000, and the Federal Restricted Funds share shall not exceed \$3,080,000), plus interest charges on monies advanced by the State to meet the construction cash flow requirements of the Facility, if any, of which not more than \$5,000,000, plus interest charges on monies advanced by the State to meet the construction cash flow requirements of the Facility, if any, shall be financed from bonds issued by the Authority, exclusive of amounts necessary for reserves, interest, or other nonconstruction costs; and be it further

Resolved, That the Legislature hereby approves the necessary conveyances of property to the Authority as more particularly described in the Lease and attachments thereto; and be it further

Resolved, That the Legislature hereby approves the Authority acquiring the Facility and leasing it to the State and hereby determines that the leasing of the Facility from the Authority is for a public purpose as authorized by 1964 PA 183, as amended; and be it further

Resolved, That the annual amounts of "True Rental" for the Facility shall be within or below the range of \$450,000 and \$755,000, as shall reflect variations that may occur in the components upon which the appraisal of True Rental was based, which amounts shall be certified by the appraiser and thereafter approved by the State Administrative Board and the Authority as authorized by 1964 PA 183, as amended; and be it further

Resolved, That the Lease is hereby approved by this concurrent resolution, and the Governor and the Secretary of State are authorized and directed to execute the Lease for and on behalf of the State; and be it further

Resolved, That, by hereby approving the Lease between the State and the Authority, the Legislature agrees to appropriate annually sufficient amounts to pay the rent as obligated pursuant to the Lease; and be it further

Resolved, That a copy of this concurrent resolution be transmitted to the Governor, the Secretary of State, the Authority, and the State Budget Director.

The concurrent resolution was referred to the Committee on Appropriations.

THIS RESOLUTION IS OFFERED TO COMPLY WITH MCL §§ 830.415 AND 830.417 AND REQUIRES A RECORD ROLL CALL VOTE.

Rep. Jellema offered the following concurrent resolution:

House Concurrent Resolution No. 117.

A concurrent resolution approving the conveyance of property to the State Building Authority and approving a lease between the State of Michigan and the State Building Authority relative to the Department of Corrections Camp Pugsley Additional Housing Units.

Whereas, 1998 PA 273 established the Department of Corrections Camp Pugsley Additional Housing Units facility (the "Facility") at a Total Facility Cost of \$28,000,000, of which the State Building Authority (the "Authority") share is \$27,720,000 and the State General Fund/General Purpose share is \$280,000; and

Whereas, 2000 PA 291 decreased the Authority's share of the Facility by \$1,100,000, establishing a Total Facility Cost of \$26,900,000, of which the Authority's share is now \$26,620,000 and the State General Fund/General Purpose share remains \$280,000; and

Whereas, Section 5 of 1964 PA 183, as amended, being MCL § 830.415, requires the approval of the the State Administrative Board, the Attorney General, and the Michigan Legislature by concurrent resolution concurred in by a majority of the members elected to and serving in each house, with the votes and names of the members voting thereon entered in the journal, before land owned by the State of Michigan (the "State") may be conveyed to the State Building Authority; and

Whereas, The site for Camp Pugsley Additional Housing Units located in Grand Traverse County (the "Facility") is currently owned by the State; and

Whereas, Section 7 of 1964 PA 183, as amended, being MCL § 830.417, requires the approval of the State Administrative Board and the Michigan Legislature by concurrent resolution concurred in by a majority of the members elected to and serving in each house, with the votes and names of the members voting thereon entered in the journal, before the State may enter into a lease with the Authority upon a showing of a public purpose; and

Whereas, Providing additional space to be used by the State pursuant to the lease for the Facility is a recognized public purpose; and

Whereas, A lease between the Authority and the State has been prepared providing for the leasing of the Facility by the Authority to the State (the "Lease"); and

Whereas, The Executive Director of the Authority has furnished the Joint Capital Outlay Subcommittee of the Legislature with information and documents relative to the Lease; now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That the Total Facility Cost for the Department of Corrections Camp Pugsley Additional Housing Units facility shall not exceed \$26,900,000 (the Authority share not to exceed \$26,620,000 and the State General Fund/General Purpose share shall not exceed \$280,000), plus interest

charges on monies advanced by the State to meet the construction cash flow requirements of the Facility, if any, of which not more than \$26,620,000, plus interest charges on monies advanced by the State to meet the construction cash flow requirements of the Facility, if any, shall be financed from bonds issued by the Authority, exclusive of amounts necessary for reserves, interest, or other nonconstruction costs; and be it further

Resolved, That the Legislature hereby approves the necessary conveyances of property to the Authority as more particularly described in the Lease and attachments thereto; and be it further

Resolved, That the Legislature hereby approves the Authority acquiring the Facility and leasing it to the State and hereby determines that the leasing of the Facility from the Authority is for a public purpose as authorized by 1964 PA 183, as amended; and be it further

Resolved, That the annual amounts of "True Rental" for the Facility shall be within or below the range of \$2,065,000 and \$3,560,000, as shall reflect variations that may occur in the components upon which the appraisal of True Rental was based, which amounts shall be certified by the appraiser and thereafter approved by the State Administrative Board and the Authority as authorized by 1964 PA 183, as amended; and be it further

Resolved, That the Lease is hereby approved by this concurrent resolution, and the Governor and the Secretary of State are authorized and directed to execute the Lease for and on behalf of the State; and be it further

Resolved, That, by hereby approving the Lease between the State and the Authority, the Legislature agrees to appropriate annually sufficient amounts to pay the rent as obligated pursuant to the Lease; and be it further

Resolved, That a copy of this concurrent resolution be transmitted to the Governor, the Secretary of State, the Authority, and the State Budget Director.

The concurrent resolution was referred to the Committee on Appropriations.

THIS RESOLUTION IS OFFERED TO COMPLY WITH MCL §§ 830.415 AND 830.417 AND REQUIRES A RECORD ROLL CALL VOTE.

Rep. Jellema offered the following concurrent resolution:

House Concurrent Resolution No. 118.

A concurrent resolution approving the conveyance of property to the State Building Authority and approving a lease between the State of Michigan and the State Building Authority relative to the Department of Corrections Multilevel Correctional Facility at Ionia.

Whereas, 1998 PA 273 established the Department of Corrections Multilevel Correctional Facility at Ionia (the "Facility") at a Total Facility Cost of \$70,000,000, of which the State Building Authority (the "Authority") share is \$32,999,900, the State General Fund/General Purpose share is \$100, and the Federal Restricted Funds share is \$37,000,000; and

Whereas, 1998 PA 538 increased the Total Facility Cost to \$82,000,000, with the State Building Authority share remaining at \$32,999,900, the Federal Restricted Funds share increased to \$49,000,000 and the State General Fund/General Purpose share remaining at \$100; and

Whereas, 1999 PA 137 decreased the Total Facility Cost to \$80,500,000, with the State Building Authority share at \$31,499,900, the Federal Restricted Funds share remaining at \$49,000,000 and the State General Fund/General Purpose remaining at \$100; and

Whereas, 1999 PA 265 maintained the same Total Facility Cost of \$80,500,000, but increased the State Building Authority share to \$33,479,900 and decreased the Federal Restricted Funds share to \$47,020,000. The State General Fund/General Purpose share remains at \$100; and

Whereas, 2000 PA 291 increased the Authority's share of the Facility by \$1,100,000 and decreased the Federal Restricted Funds share by \$1,100,000, establishing a Total Facility Cost of \$80,500,000, of which the Authority's share is now \$34,579,900, the State General Fund/General Purpose share remains \$100, and the Federal Restricted Funds share is now \$45,920,000; and

Whereas, Section 5 of 1964 PA 183, as amended, being MCL § 830.415, requires the approval of the State Administrative Board, the Attorney General, and the Michigan Legislature by concurrent resolution concurred in by a majority of the members elected to and serving in each house, with the votes and names of the members voting thereon entered in the journal, before land owned by the State of Michigan (the "State") may be conveyed to the Authority; and

Whereas, The site of the Multilevel Correctional Facility at Ionia located in Ionia County is currently owned by the State; and

Whereas, Section 7 of 1964 PA 183, as amended, being MCL § 830.417, requires the approval of the State Administrative Board and the Michigan Legislature by concurrent resolution concurred in by a majority of the members elected to and serving in each house, with the votes and names of the members voting thereon entered in the journal, before the State may enter into a lease with the Authority upon a showing of a public purpose; and

Whereas, Providing additional space to be used by the State pursuant to the lease for the Facility is a recognized public purpose; and

Whereas, A lease between the Authority and the State has been prepared providing for the leasing of the Facility by the Authority to the State (the "Lease"); and

Whereas, The Executive Director of the Authority has furnished the Joint Capital Outlay Subcommittee of the Legislature with information and documents relative to the Lease; now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That the Total Facility Cost for the Department of Corrections Multilevel Correctional Facility at Ionia shall not exceed \$80,500,000 (the Authority share shall not exceed \$34,579,900, the State General Fund/General Purpose share shall not exceed \$100, and the Federal Restricted Funds share shall not exceed \$45,920,000), plus interest charges on monies advanced by the State to meet the construction cash flow requirements of the Facility, if any, of which not more than \$34,579,900, plus interest charges on monies advanced by the State to meet the construction cash flow requirements of the Facility, if any, shall be financed from bonds issued by the Authority, exclusive of amounts necessary for reserves, interest, or other nonconstruction costs; and be it further

Resolved, That the Legislature hereby approves the necessary conveyances of property to the Authority as more particularly described in the Lease and attachments thereto; and be it further

Resolved, That the Legislature hereby approves the Authority acquiring the Facility and leasing it to the State and hereby determines that the leasing of the Facility from the Authority is for a public purpose as authorized by 1964 PA 183, as amended; and be it further

Resolved, That the annual amounts of "True Rental" for the Facility shall be within or below the range of \$3,310,000 and \$5,705,000, as shall reflect variations that may occur in the components upon which the appraisal of True Rental was based, which amounts shall be certified by the appraiser and thereafter approved by the State Administrative Board and the Authority as authorized by 1964 PA 183, as amended; and be it further

Resolved, That the Lease is hereby approved by this concurrent resolution, and the Governor and the Secretary of State are authorized and directed to execute the Lease for and on behalf of the State; and be it further

Resolved, That, by hereby approving the Lease between the State and the Authority, the Legislature agrees to appropriate annually sufficient amounts to pay the rent as obligated pursuant to the Lease; and be it further

Resolved, That a copy of this concurrent resolution be transmitted to the Governor, the Secretary of State, the Authority, and the State Budget Director.

The concurrent resolution was referred to the Committee on Appropriations.

By unanimous consent the House returned to the order of

Reports of Select Committees

Senate Bill No. 694, entitled

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending section 2006 (MCL 500.2006).

The Senate has adopted the report of the Committee of Conference and ordered that the bill be given immediate effect.

The Conference Report was read as follows:

First Conference Report

The Committee of Conference on the matters of difference between the two Houses concerning

Senate Bill No. 694, entitled

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending section 2006 (MCL 500.2006).

Recommends:

First: That the House recede from the Substitute of the House as passed by the House.

Second: That the Senate and House agree to the Substitute of the Senate as passed by the Senate and to the following amendments:

1. Amend page 4, line 21, after "FACILITIES" by inserting "THAT ARE NOT PHARMACIES AND".
2. Amend page 4, line 24, after "COMMISSIONER" by striking out "OF INSURANCE".
3. Amend page 5, line 14, after "SERVICES" by inserting "FOR AN ELIGIBLE INDIVIDUAL".
4. Amend page 7, following line 14, by inserting:

"(M) AN EXTERNAL REVIEW PROCEDURE FOR ADVERSE DETERMINATIONS OF PAYMENT. THE COSTS FOR THE EXTERNAL REVIEW ESTABLISHED UNDER THIS SUBDIVISION SHALL BE ASSESSED AS DETERMINED BY THE COMMISSIONER."

5. Amend page 8, line 11, after "CORPORATION" by striking out "OPERATING" and inserting "FOR BENEFITS PROVIDED UNDER A CERTIFICATE ISSUED".

6. Amend page 8, line 13, after "550.1704" by inserting a comma and "BUT NOT TO PAYMENTS MADE PURSUANT TO AN ADMINISTRATIVE SERVICES ONLY OR COST-PLUS ARRANGEMENT".

Third: That the Senate and House agree to the title of the bill to read as follows:

A bill to amend 1956 PA 218, entitled "An act to revise, consolidate, and classify the laws relating to the insurance and surety business; to regulate the incorporation or formation of domestic insurance and surety companies and associations and the admission of foreign and alien companies and associations; to provide their rights, powers, and immunities and to prescribe the conditions on which companies and associations organized, existing, or authorized under this act may exercise their powers; to provide the rights, powers, and immunities and to prescribe the conditions on which other persons, firms, corporations, associations, risk retention groups, and purchasing groups engaged in an insurance or surety business may exercise their powers; to provide for the imposition of a privilege fee on domestic insurance companies and associations and the state accident fund; to provide for the imposition of a tax on the business of foreign and alien companies and associations; to provide for the imposition of a tax on risk retention groups and purchasing groups; to provide for the imposition of a tax on the business of surplus line agents; to provide for the imposition of regulatory fees on certain insurers; to modify tort liability arising out of certain accidents; to provide for limited actions with respect to that modified tort liability and to prescribe certain procedures for maintaining those actions; to require security for losses arising out of certain accidents; to provide for the continued availability and affordability of automobile insurance and homeowners insurance in this state and to facilitate the purchase of that insurance by all residents of this state at fair and reasonable rates; to provide for certain reporting with respect to insurance and with respect to certain claims against uninsured or self-insured persons; to prescribe duties for certain state departments and officers with respect to that reporting; to provide for certain assessments; to establish and continue certain state insurance funds; to modify and clarify the status, rights, powers, duties, and operations of the nonprofit malpractice insurance fund; to provide for the departmental supervision and regulation of the insurance and surety business within this state; to provide for regulation over worker's compensation self-insurers; to provide for the conservation, rehabilitation, or liquidation of unsound or insolvent insurers; to provide for the protection of policyholders, claimants, and creditors of unsound or insolvent insurers; to provide for associations of insurers to protect policyholders and claimants in the event of insurer insolvencies; to prescribe educational requirements for insurance agents and solicitors; to provide for the regulation of multiple employer welfare arrangements; to create an automobile theft prevention authority to reduce the number of automobile thefts in this state; to prescribe the powers and duties of the automobile theft prevention authority; to provide certain powers and duties upon certain officials, departments, and authorities of this state; to repeal acts and parts of acts; and to provide penalties for the violation of this act," by amending section 2006 (MCL 500.2006).

Bill Schuette
Dan L. DeGrow
Conferees for the Senate

Charles Perricone
Mark Schauer
Conferees for the House.

The Speaker announced that under Joint Rule 9 the conference report would lie over one day.

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, Friday, June 23:

Senate Bill Nos. 1312 1313 1314 1315 1316 1317 1318 1319 1320

The Clerk announced that the following bills had been printed and placed upon the files of the members, Tuesday, September 19:

Senate Bill Nos. 1339 1340 1341

The Clerk announced that the following bills had been printed and placed upon the files of the members, Wednesday, September 20:

**Senate Bill Nos. 1321 1322 1323 1324 1325 1326 1327 1328 1329 1330 1331 1332 1333 1334
1335 1336 1337 1338 1342**

The Clerk announced that the following bills and joint resolutions had been printed and placed upon the files of the members, Friday, September 22:

**Senate Bill Nos. 1343 1344 1345 1346 1347 1348 1349 1350 1351 1352 1353 1354 1355 1356
1357 1358 1359 1360 1361 1362 1363 1364 1365 1366 1367 1368 1369 1370
1376 1377 1378 1379 1380 1381 1382**

Senate Joint Resolutions U V

The Clerk announced that the following bills had been printed and placed upon the files of the members, Wednesday, September 27:

Senate Bill Nos. 1371 1372 1373 1374 1385 1386 1387 1388 1389 1390 1391 1392 1393

The Clerk announced that the following bills had been printed and placed upon the files of the members, Friday, September 29:

**House Bill Nos. 5936 5937 5938 5939 5940 5941 5942 5943 5944 5945 5946 5947 5948 5949
5950 5953 5954 5955 5956 5957 5958 5959 5960 5961 5963 6027 6030 6052**

The Clerk announced the enrollment printing and presentation to the Governor on Monday, October 2, for his approval of the following bills:

Enrolled House Bill No. 5391 at 1:14 p.m.

Enrolled House Bill No. 5537 at 1:16 p.m.

Enrolled House Bill No. 5556 at 1:18 p.m.

The Clerk announced that the following bills had been printed and placed upon the files of the members, Monday, October 2:

**House Bill Nos. 5965 5966 5967 5968 5969 5970 5971 5972 5973 5974 5975 5976 5977 5978
5979 5980 5981 5982 5983 5984 5985 5986 5987 5988 5989 5990 5991 5992
5993 5994 5995 5997 5999 6000 6001 6006 6012 6014 6015 6018 6019 6020
6021 6022 6023 6024 6025 6026 6028 6029 6031 6032 6033 6034 6035 6036
6037 6038 6039 6040 6041 6042 6043 6044 6045 6046 6047 6048 6049 6050
6051**

The Clerk announced that the following Senate bills had been received on Tuesday, October 3:

Senate Bill Nos. 1249 1324

By unanimous consent the House returned to the order of

Messages from the Senate

Senate Bill No. 1249, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," by amending sections 1231 and 1236 (MCL 380.1231 and 380.1236), section 1236 as amended by 1995 PA 289, and by adding section 1236a.

The Senate has passed the bill.

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

Senate Bill No. 1324, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending section 244 (MCL 257.244), as amended by 1992 PA 306.

The Senate has passed the bill.

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

Communications from State Officers

The following communication from the Department of Environmental Quality was received and read:

September 27, 2000

Enclosed is a list of nineteen research projects approved for funding under the Michigan Great Lakes Protection Fund in compliance with Act 156 of the Public Acts of 1989. Also enclosed is a listing of the criteria used in assigning priority to the projects.

If you have any questions, please contact Mark Coscarelli at: 335-4227, or you may contact me.

Sincerely,
G. Tracy Mehan, III
Director
Office of the Great Lakes
517-335-4056

The communication was referred to the Clerk.

The following communication from the Auditor General was received and read:

September 29, 2000

Enclosed is a copy of the following audit report and/or executive digest:
 Financial Audit, Including the Provisions
 of the Single Audit Act, of the
 Department of Military and Veterans Affairs
 October 1, 1997 through September 30, 1999

Sincerely,
 Thomas H. McTavish, C.P.A.
 Auditor General

The communication was referred to the Clerk and the accompanying report referred to the Committee on House Oversight and Operations.

By unanimous consent the House returned to the order of
Reports of Standing Committees

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

House Bill No. 5522, entitled

A bill to amend 1978 PA 368, entitled "Public health code," (MCL 333.1101 to 333.25211) by adding part 94a. With the recommendation that the substitute (H-1) be adopted and that the bill then pass. The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

HB 5522 To Report Out:

Yeas: Reps. Law, DeWeese, DeRossett, Gosselin, Ruth Johnson, Raczkowski, Rocca, Vear, Schauer, Baird, Dennis, Neumann, Reeves, Woodward,
 Nays: None.

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

House Bill No. 5958, entitled

A bill to amend 1980 PA 350, entitled "The nonprofit health care corporation reform act," by amending section 402c (MCL 550.1402c), as added by 1999 PA 228. With the recommendation that the bill pass. The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

HB 5958 To Report Out:

Yeas: Reps. Law, DeWeese, DeRossett, Gosselin, Green, Ruth Johnson, Raczkowski, Rocca, Vear, Schauer, Baird, Dennis, Jacobs, Neumann, Reeves, Woodward,
 Nays: None.

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

House Bill No. 5959, entitled

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending section 2212b (MCL 500.2212b), as added by 1999 PA 230. With the recommendation that the substitute (H-1) be adopted and that the bill then pass. The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

HB 5959 To Report Out:

Yeas: Reps. Law, DeWeese, DeRossett, Gosselin, Green, Ruth Johnson, Raczkowski, Rocca, Vear, Schauer, Baird, Dennis, Jacobs, Neumann, Reeves, Woodward,
 Nays: None.

COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Thursday, September 28, 2000, at 10:30 a.m.,

Present: Reps. Law, DeWeese, DeRossett, Ehardt, Gosselin, Green, Ruth Johnson, Raczkowski, Rocca, Vear, Schauer, Baird, Dennis, Jacobs, Neumann, Reeves, Woodward.

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

House Bill No. 5635, entitled

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," by amending section 535 (MCL 600.535), as amended by 1990 PA 54, and by adding section 549j.

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

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

Favorable Roll Call

HB 5635 To Report Out:

Yeas: Reps. Richner, Koetje, Law, Sanborn, Voorhees, Switalski, Schermesser,

Nays: None.

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

House Bill No. 5684, entitled

A bill to amend 1846 RS 83, entitled "Of marriage and the solemnization thereof," by amending sections 7 and 16 (MCL 551.7 and 551.16), section 7 as amended by 1983 PA 64.

With the recommendation that the substitute (H-3) 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 5684 To Report Out:

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

Nays: None.

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

House Bill No. 5685, entitled

A bill to amend 1887 PA 128, entitled "An act establishing the minimum ages for contracting marriages; to require a civil license in order to marry and its registration; to provide for the implementation of federal law; and to provide a penalty for the violation of this act," by amending sections 1, 3, 4, and 6 (MCL 551.101, 551.103, 551.104, and 551.106), section 3 as amended by 1984 PA 346.

With the recommendation that the bill pass.

The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

HB 5685 To Report Out:

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

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: Thursday, September 28, 2000, at 9:00 a.m.,

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

The Committee on Agriculture and Resource Management, by Rep. Green, Chair, reported
House Bill No. 5967, entitled

A bill to amend 1965 PA 114, entitled "An act relating to dry, edible beans; to create a bean commission and prescribe its functions; to levy and collect assessments on bean production; and to provide penalties for violation of this act," by amending sections 1, 2, 3, 4, 10, 12, 14, and 17 (MCL 290.551, 290.552, 290.553, 290.554, 290.560, 290.562, 290.564, and 290.567), sections 1, 14, and 17 as amended by 1980 PA 493 and sections 2 and 3 as amended by 1989 PA 144.

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

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

Favorable Roll Call

HB 5967 To Report Out:

Yeas: Reps. Green, Julian, Bradstreet, DeRossett, Howell, Koetje, Vear, Brater, Hansen, LaForge, Rivet, Sheltroun, Spade,

Nays: None.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Green, Chair of the Committee on Agriculture and Resource Management, was received and read:

Meeting held on: Tuesday, October 3, 2000, at 9:00 a.m.,

Present: Reps. Green, Julian, Bradstreet, DeRossett, Howell, Koetje, Vear, Brater, Hansen, LaForge, Rivet, Sheltroun, Spade,

Absent: Reps. DeVuyst, Ehardt, Rick Johnson, Bogardus,

Excused: Reps. DeVuyst, Ehardt, Rick Johnson, Bogardus.

The Committee on Constitutional Law and Ethics, by Rep. Bishop, Chair, reported

House Bill No. 5039, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," by amending section 1066 (MCL 380.1066), as amended by 1995 PA 289.

With the recommendation that the bill pass.

The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

HB 5039 To Report Out:

Yeas: Reps. Bishop, Patterson, Green, Rocca, Brater, Garza,

Nays: None.

The Committee on Constitutional Law and Ethics, by Rep. Bishop, Chair, reported

House Bill No. 6003, entitled

A bill to amend 1954 PA 116, entitled "Michigan election law," by amending sections 93 and 133 (MCL 168.93 and 168.133), as amended by 1996 PA 583.

With the recommendation that the bill pass.

The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

HB 6003 To Report Out:

Yeas: Reps. Bishop, Patterson, Bradstreet, Rocca, Brater, Lemmons,

Nays: None.

The Committee on Constitutional Law and Ethics, by Rep. Bishop, Chair, reported
House Bill No. 6004, entitled

A bill to amend 1954 PA 116, entitled "Michigan election law," by amending section 590b (MCL 168.590b), as amended by 1990 PA 329.

With the recommendation that the bill pass.

The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

HB 6004 To Report Out:

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

Nays: None.

The Committee on Constitutional Law and Ethics, by Rep. Bishop, Chair, reported

House Bill No. 6005, entitled

A bill to amend 1954 PA 116, entitled "Michigan election law," by amending section 163 (MCL 168.163), as amended by 1999 PA 218.

With the recommendation that the bill pass.

The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

HB 6005 To Report Out:

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

Nays: None.

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, October 3, 2000, at 11:00 a.m.,

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

Absent: Reps. Vaughn,

Excused: Rep. Vaughn.

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

House Bill No. 5786, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding sections 15a and 602a.

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

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

Favorable Roll Call

HB 5786 To Report Out:

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

Nays: Reps. Bogardus, Clark, Daniels, Scott.

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

Senate Bill No. 1262, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," (MCL 380.1 to 380.1852) by adding section 1274b.

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

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

Favorable Roll Call

SB 1262 To Report Out:

Yeas: Reps. Allen, Ruth Johnson, Bradstreet, Hager, Rick Johnson, Van Woerkom, Voorhees, Bogardus, Clark, Hansen, Scott, Spade,
Nays: Rep. Kuipers.

COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Tuesday, October 3, 2000, at 10:30 a.m.,

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

Absent: Rep. DeWeese,

Excused: Rep. DeWeese.

The Committee on Criminal Law and Corrections, by Rep. Faunce, Chair, reported

House Bill No. 5925, entitled

A bill to amend 1931 PA 328, entitled "The Michigan penal code," by amending section 120a (MCL 750.120a).

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 5925 To Report Out:

Yeas: Reps. Faunce, Howell, Bishop, Julian, Sanborn, Shulman, Baird, Callahan, Jacobs, O'Neil,

Nays: None.

The Committee on Criminal Law and Corrections, by Rep. Faunce, Chair, reported

House Bill No. 5926, entitled

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending section 16f of chapter XVII (MCL 777.16f), as amended by 1999 PA 45.

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

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

Favorable Roll Call

HB 5926 To Report Out:

Yeas: Reps. Faunce, Howell, Bishop, Julian, Sanborn, Shulman, Baird, Callahan, Jacobs, O'Neil,

Nays: None.

The Committee on Criminal Law and Corrections, by Rep. Faunce, Chair, reported

House Bill No. 5928, entitled

A bill to amend 1931 PA 328, entitled "The Michigan penal code," (MCL 750.1 to 750.568) by adding section 483a.

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 5928 To Report Out:

Yeas: Reps. Faunce, Howell, Bishop, Julian, Sanborn, Shulman, Baird, Callahan, Jacobs, O'Neil,

Nays: None.

The Committee on Criminal Law and Corrections, by Rep. Faunce, Chair, reported
House Bill No. 5929, entitled

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending section 16x of chapter XVII (MCL 777.16x), as added by 1998 PA 317.

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

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

Favorable Roll Call

HB 5929 To Report Out:

Yeas: Reps. Faunce, Howell, Bishop, Julian, Sanborn, Shulman, Baird, Callahan, Jacobs, O'Neil,

Nays: None.

The Committee on Criminal Law and Corrections, by Rep. Faunce, Chair, reported

House Bill No. 5930, entitled

A bill to amend 1931 PA 328, entitled "The Michigan penal code," (MCL 750.1 to 750.568) by adding section 122.

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 5930 To Report Out:

Yeas: Reps. Faunce, Howell, Bishop, Sanborn, Shulman, Baird, Callahan, Jacobs, O'Neil,

Nays: None.

The Committee on Criminal Law and Corrections, by Rep. Faunce, Chair, reported

House Bill No. 5931, entitled

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending section 16f of chapter XVII (MCL 777.16f), as amended by 1999 PA 45.

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

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

Favorable Roll Call

HB 5931 To Report Out:

Yeas: Reps. Faunce, Howell, Sanborn, Shulman, Baird, Callahan, Jacobs, O'Neil,

Nays: None.

The Committee on Criminal Law and Corrections, by Rep. Faunce, Chair, reported

House Bill No. 5932, entitled

A bill to amend 1931 PA 328, entitled "The Michigan penal code," by amending section 119 (MCL 750.119).

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 5932 To Report Out:

Yeas: Reps. Faunce, Howell, Sanborn, Shulman, Baird, Callahan, Jacobs, O'Neil,

Nays: None.

The Committee on Criminal Law and Corrections, by Rep. Faunce, Chair, reported

House Bill No. 5933, entitled

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending section 16f of chapter XVII (MCL 777.16f), as amended by 1999 PA 45.

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

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

Favorable Roll Call

HB 5933 To Report Out:

Yeas: Reps. Faunce, Howell, Sanborn, Shulman, Baird, Callahan, Jacobs, O'Neil,
Nays: None.

The Committee on Criminal Law and Corrections, by Rep. Faunce, Chair, reported

House Bill No. 6015, entitled

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending section 12 of chapter XVII (MCL 777.12), as added by 1998 PA 317.

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

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

Favorable Roll Call

HB 6015 To Report Out:

Yeas: Reps. Faunce, Howell, Bishop, Julian, Sanborn, Shulman, Callahan, Jacobs, O'Neil,
Nays: None.

The Committee on Criminal Law and Corrections, by Rep. Faunce, Chair, reported

House Bill No. 6052, entitled

A bill to amend 1931 PA 328, entitled "The Michigan penal code," (MCL 750.1 to 750.568) by adding section 411s.

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

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

Favorable Roll Call

HB 6052 To Report Out:

Yeas: Reps. Faunce, Howell, Bishop, Richner, Sanborn, Shulman, Callahan, Jacobs, O'Neil,
Nays: None.

The Committee on Criminal Law and Corrections, by Rep. Faunce, Chair, reported

Senate Bill No. 1186, entitled

A bill to amend 1927 PA 175, entitled "The code of criminal procedure," by amending section 13 of chapter XVII (MCL 777.13), as amended by 1999 PA 61.

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

SB 1186 To Report Out:

Yeas: Reps. Faunce, Howell, Bishop, Julian, Sanborn, Shulman, Callahan, Jacobs, O'Neil,
Nays: None.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Faunce, Chair of the Committee on Criminal Law and Corrections, was received and read:

Meeting held on: Tuesday, October 3, 2000, at 10:30 a.m.,

Present: Reps. Faunce, Howell, Bishop, Julian, Richner, Sanborn, Shulman, Baird, Callahan, Jacobs, O'Neil.

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

House Bill No. 6016, entitled

A bill to amend 1965 PA 203, entitled "Commission on law enforcement standards act," by amending sections 2 and 9a (MCL 28.602 and 28.609a), section 2 as amended and section 9a as added by 1998 PA 237.

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

1. Amend page 3, line 22, by striking out all of section 9a.

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

Favorable Roll Call

HB 6016 To Report Out:

Yeas: Reps. Raczkowski, Howell, Ruth Johnson, Shackleton,
Nays: None.

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

House Bill No. 6017, entitled

A bill to commission and confer certain police and arrest powers on certain sergeants at arms and assistant sergeants at arms in the legislative branch; and to prescribe certain duties and responsibilities of certain state employees.

With the recommendation that the bill pass.

The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

HB 6017 To Report Out:

Yeas: Reps. Raczkowski, Howell, Ruth Johnson, Shackleton,
Nays: None.

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, October 3, 2000, at 12:00 Noon,

Present: Reps. Raczkowski, Howell, Ruth Johnson, Shackleton, Rivet, Brewer, DeHart.

The Committee on Transportation, by Rep. Rick Johnson, Chair, reported

House Bill No. 5565, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending sections 226, 801b, 802, and 803g (MCL 257.226, 257.801b, 257.802, and 257.803g), section 226 as amended by 1992 PA 297, section 801b as amended by 1986 PA 311, section 802 as amended by 1998 PA 396, and section 803g as added by 1987 PA 151.

With the recommendation that the bill pass.

The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

HB 5565 To Report Out:

Yeas: Reps. Rick Johnson, DeVuyst, Garcia, Hart, Middaugh, Patterson, Tabor, Kilpatrick, Bovin, Lemmons, Schermesser,

Nays: None.

The Committee on Transportation, by Rep. Rick Johnson, Chair, reported

House Bill No. 5705, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending sections 811, 811a, and 811b (MCL 257.811, 257.811a, and 257.811b), section 811 as amended by 1996 PA 387, section 811a as amended by 1992 PA 59, and section 811b as added by 1987 PA 85.

The committee recommended that the bill be referred to the Committee on Education.

Favorable Roll Call

HB 5705 To Report Out:

Yeas: Reps. Rick Johnson, Gilbert, DeVuyst, Garcia, Hart, Ruth Johnson, Middaugh, Patterson, Tabor,

Nays: Reps. Bovin, Jamnick, Reeves, Schermesser.

The recommendation was concurred in and the bill was referred to the Committee on Education.

The Committee on Transportation, by Rep. Rick Johnson, Chair, reported

House Bill No. 5996, entitled

A bill to name a certain portion of highway M-59 the "Korean War 50th Anniversary Memorial Highway"; and to prescribe certain duties of the state transportation department.

With the recommendation that the bill pass.

The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

HB 5996 To Report Out:

Yeas: Reps. Rick Johnson, Gilbert, DeVuyst, Garcia, Hart, Middaugh, Patterson, Tabor, Kilpatrick, Bovin, Schermesser,

Nays: None.

COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Tuesday, October 3, 2000, at 5:34 p.m.,

Present: Reps. Rick Johnson, Gilbert, DeVuyst, Garcia, Hart, Ruth Johnson, Middaugh, Patterson, Tabor, Kilpatrick, Bovin, Jamnick, Lemmons, Reeves, Schermesser,

Absent: Reps. Shackleton, Brewer,

Excused: Reps. Shackleton, Brewer.

The Committee on Family and Children Services, by Rep. Hart, Chair, reported

House Bill No. 6063, entitled

A bill to amend 1939 PA 280, entitled "The social welfare act," (MCL 400.1 to 400.119b) by adding section 57i.

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

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

Favorable Roll Call

HB 6063 To Report Out:

Yeas: Reps. Hart, DeRossett, Cassis, Shulman, LaForge,

Nays: None.

The Committee on Family and Children Services, by Rep. Hart, Chair, reported

House Bill No. 6064, entitled

A bill to amend 1917 PA 167, entitled "Housing law of Michigan," by amending sections 126 and 132 (MCL 125.526 and 125.532), section 126 as amended by 1997 PA 200.

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

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

Favorable Roll Call

HB 6064 To Report Out:

Yeas: Reps. Hart, DeRossett, Cassis, Shulman, LaForge,

Nays: None.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Hart, Chair of the Committee on Family and Children Services, was received and read:

Meeting held on: Tuesday, October 3, 2000, at 12:00 Noon,

Present: Reps. Hart, DeRossett, Cassis, Law, Shulman, LaForge, Gielegem, Hardman, Jacobs.

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

Senate Bill No. 1043, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending sections 7401, 7402, 7403, 7404, 7410, and 7410a (MCL 333.7401, 333.7402, 333.7403, 333.7404, 333.7410, and 333.7410a), section 7401 as amended by 1998 PA 319, sections 7402 and 7404 as amended by 1994 PA 38, section 7403 as amended by 1996 PA 249, section 7410 as amended by 1999 PA 188, and section 7410a as added by 1998 PA 261, and by adding section 7401b.

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

SB 1043 To Report Out:

Yeas: Reps. Law, DeWeese, DeRossett, Gosselin, Green, Ruth Johnson, Raczkowski, Vear, Schauer, Jacobs, Neumann, Woodward,

Nays: None.

COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Tuesday, October 3, 2000, at 5:37 p.m.,

Present: Reps. Law, DeWeese, DeRossett, Ehardt, Gosselin, Green, Ruth Johnson, Raczkowski, Vear, Schauer, Jacobs, Neumann, Reeves, Woodward,

Absent: Reps. Rocca, Baird, Dennis,

Excused: Reps. Rocca, Baird, Dennis.

The Committee on Regulatory Reform, by Rep. Rocca, Chair, reported

House Bill No. 6027, entitled

A bill to amend 1941 PA 207, entitled "Fire prevention code," by amending section 6 (MCL 29.6).

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.

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

Favorable Roll Call

HB 6027 To Report Out:

Yeas: Reps. Rocca, Vear, Faunce, Kuipers, Woronchak, Scott, Vaughn, Wojno, Hale,

Nays: None.

The Committee on Regulatory Reform, by Rep. Rocca, Chair, reported

Senate Bill No. 1341, entitled

A bill to amend 1998 PA 58, entitled "Michigan liquor control code of 1998," by amending section 513 (MCL 436.1513), as amended by 1998 PA 416.

With the recommendation that the bill pass.

The bill was referred to the order of Second Reading of Bills.

Favorable Roll Call

SB 1341 To Report Out:

Yeas: Reps. Rocca, Vear, Faunce, Kuipers, Woronchak, Scott, Vaughn, Wojno, Hale,

Nays: None.

COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Tuesday, October 3, 2000, at 5:25 p.m.,

Present: Reps. Rocca, Vear, Faunce, Kuipers, Woronchak, Scott, Vaughn, Wojno, Hale.

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Patterson, Acting Chair of the Committee on Tax Policy, was received and read:

Meeting held on: Tuesday, October 3, 2000, at 9:00 a.m.,

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

Absent: Reps. Woronchak, O'Neil,

Excused: Reps. Woronchak, O'Neil.

Notices

I hereby give notice that on the next legislative session day I will move to discharge the Committee on Transportation from further consideration of **House Bill No. 5809**.

Rep. Kelly

I hereby give notice that on the next legislative session day I will move to discharge the Committee on Transportation from further consideration of **House Bill No. 5894**.

Rep. Kelly

Rep. Law moved that the House adjourn.
The motion prevailed, the time being 7:30 p.m.

Associate Speaker Pro Tempore Scranton declared the House adjourned until Wednesday, October 4, at 2:00 p.m.

GARY L. RANDALL
Clerk of the House of Representatives.