

No. 30
STATE OF MICHIGAN
JOURNAL
OF THE
House of Representatives
95th Legislature
REGULAR SESSION OF 2010

House Chamber, Lansing, Wednesday, March 24, 2010.

1:30 p.m.

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

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

Agema—present	Durhal—present	Kurtz—present	Polidori—present
Amash—present	Ebli—present	Lahti—present	Proos—present
Angerer—present	Elsenheimer—present	LeBlanc—present	Roberts—present
Ball—present	Espinoza—present	Leland—present	Rocca—present
Barnett—present	Geiss—present	Lemmons—present	Rogers—present
Bauer—present	Genetski—present	Lindberg—present	Schmidt, R.—present
Bennett—present	Gonzales—present	Lipton—present	Schmidt, W.—present
Bledsoe—present	Green—present	Liss—present	Schuitmaker—present
Bolger—present	Gregory—present	Lori—present	Scott, B.—present
Booher—present	Griffin—present	Lund—present	Scott, P.—present
Brown, L.—present	Haase—present	Marleau—present	Scripps—present
Brown, T.—present	Haines—present	Mayes—present	Segal—present
Byrnes—present	Hammel—present	McDowell—present	Sheltrown—present
Byrum—present	Hansen—present	McMillin—present	Slavens—present
Calley—present	Haugh—present	Meadows—present	Slezak—present
Caul—present	Haveman—present	Meekhof—present	Smith—present
Clemente—present	Hildenbrand—present	Melton—present	Spade—present
Constan—present	Horn—present	Meltzer—present	Stamas—present
Corriveau—present	Huckleberry—present	Miller—present	Stanley—present
Coulouris—present	Jackson—present	Moore—present	Switalski—present
Crawford—present	Johnson—present	Moss—present	Tlaib—present
Cushingberry—present	Jones, Rick—present	Nathan—present	Tyler—present
Daley—present	Jones, Robert—present	Nerat—present	Valentine—present
Dean—present	Kandrevas—present	Neumann—present	Walsh—present
Denby—present	Kennedy—present	Opsommer—present	Warren—present
DeShazor—present	Knollenberg—present	Pavlov—present	Womack—present
Dillon—present	Kowall—present	Pearce—present	Young—present
Donigan—present			

e/d/s = entered during session

Rep. David E. Nathan, from the 11th District, offered the following invocation:

“Thank You Lord for the opportunity to give You praise.

You are the bright light that shines at the end of the tunnel.

Give us the strength to work collectively in this chamber so the people of this state will have the opportunity for a good paying job, a quality education and State that makes them proud.

Thank You Lord for the leadership that our President and United State Congress have shown with the passage of health care reform.

Give us all the courage and strength to embrace these reforms so that it will benefit those with the greatest need for health care.

We ask these things, and all things, in Jesus name...AMEN.”

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

Reports of Standing Committees

The Committee on Oversight and Investigations, by Rep. Griffin, Chair, reported

House Bill No. 4516, entitled

A bill to amend 2005 PA 210, entitled “Commercial rehabilitation act,” by amending section 3 (MCL 207.843).

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

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Griffin, Bledsoe, Angerer and Warren

Nays: None

The Committee on Oversight and Investigations, by Rep. Griffin, Chair, reported

House Bill No. 4543, entitled

A bill to amend 1996 PA 376, entitled “Michigan renaissance zone act,” by amending section 10 (MCL 125.2690), as amended by 2008 PA 242.

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

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Griffin, Bledsoe, Angerer and Warren

Nays: None

The Committee on Oversight and Investigations, by Rep. Griffin, Chair, reported

House Bill No. 4544, entitled

A bill to amend 2000 PA 146, entitled “Obsolete property rehabilitation act,” by amending section 3 (MCL 125.2783).

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

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Griffin, Bledsoe, Angerer and Warren
Nays: None

The Committee on Oversight and Investigations, by Rep. Griffin, Chair, reported

House Bill No. 4545, entitled

A bill to amend 1963 PA 62, entitled "Industrial development revenue bond act of 1963," by amending section 3 (MCL 125.1253).

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:

Yeas: Reps. Griffin, Bledsoe, Angerer and Warren
Nays: None

The Committee on Oversight and Investigations, by Rep. Griffin, Chair, reported

House Bill No. 4546, entitled

A bill to amend 1974 PA 198, entitled "An act to provide for the establishment of plant rehabilitation districts and industrial development districts in local governmental units; to provide for the exemption from certain taxes; to levy and collect a specific tax upon the owners of certain facilities; to impose and provide for the disposition of an administrative fee; to provide for the disposition of the tax; to provide for the obtaining and transferring of an exemption certificate and to prescribe the contents of those certificates; to prescribe the powers and duties of the state tax commission and certain officers of local governmental units; and to provide penalties," by amending section 9 (MCL 207.559), as amended by 2008 PA 516.

With the recommendation that the substitute (H-1) be adopted and that the bill then pass.
The bill and substitute were referred to the order of Second Reading of Bills.

Favorable Roll Call

To Report Out:

Yeas: Reps. Griffin, Bledsoe, Angerer and Warren
Nays: None

The Committee on Oversight and Investigations, by Rep. Griffin, Chair, reported

House Bill No. 4547, entitled

A bill to amend 1995 PA 24, entitled "Michigan economic growth authority act," by amending section 8 (MCL 207.808), as amended by 2008 PA 257.

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

To Report Out:

Yeas: Reps. Griffin, Bledsoe, Angerer and Warren
Nays: None

The Committee on Oversight and Investigations, by Rep. Griffin, Chair, reported

House Bill No. 4548, entitled

A bill to amend 2007 PA 36, entitled "Michigan business tax act," by amending section 435 (MCL 208.1435), as amended by 2008 PA 448.

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

To Report Out:

Yeas: Reps. Griffin, Bledsoe, Angerer and Warren
Nays: None

The Committee on Oversight and Investigations, by Rep. Griffin, Chair, reported

House Bill No. 4549, entitled

A bill to amend 1984 PA 431, entitled "The management and budget act," (MCL 18.1101 to 18.1594) by adding section 262a.

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

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Griffin, Bledsoe, Angerer and Warren
Nays: None

The Committee on Oversight and Investigations, by Rep. Griffin, Chair, reported

House Bill No. 4550, entitled

A bill to amend 2007 PA 36, entitled "Michigan business tax act," by amending section 437 (MCL 208.1437), as amended by 2008 PA 578.

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

To Report Out:

Yeas: Reps. Griffin, Bledsoe, Angerer and Warren
Nays: None

The Committee on Oversight and Investigations, by Rep. Griffin, Chair, reported

House Bill No. 4551, entitled

A bill to amend 1987 PA 231, entitled "An act to create a transportation economic development fund in the state treasury; to prescribe the uses of and distributions from this fund; to create the office of economic development and to prescribe its powers and duties; to prescribe the powers and duties of the state transportation department, state transportation commission, and certain other bodies; and to permit the issuance of certain bonds," by amending section 9 (MCL 247.909), as amended by 1993 PA 149.

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

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Griffin, Bledsoe, Angerer and Warren
Nays: None

The Committee on Oversight and Investigations, by Rep. Griffin, Chair, reported

House Bill No. 4552, entitled

A bill to amend 1984 PA 270, entitled "Michigan strategic fund act," by amending section 11 (MCL 125.2011), as amended by 1987 PA 278.

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

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Griffin, Bledsoe, Angerer and Warren
Nays: None

The Committee on Oversight and Investigations, by Rep. Griffin, Chair, reported

House Bill No. 4553, entitled

A bill to require certain business entities to comply with certain requirements to receive economic development benefits; to prescribe the powers and duties of certain state departments and agencies; and to prescribe certain penalties.

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

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Griffin, Bledsoe, Angerer and Warren
Nays: None

COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Wednesday, March 24, 2010

Present: Reps. Griffin, Bledsoe, Angerer, Warren, Bolger and Horn

The Committee on Agriculture, by Rep. Huckleberry, Chair, reported

House Bill No. 5762, entitled

A bill to amend 1931 PA 328, entitled "The Michigan penal code," (MCL 750.1 to 750.568) by adding section 70a.

With the recommendation that the bill be referred to the Committee on Judiciary.

Favorable Roll Call

To Report Out:

Yeas: Reps. Huckleberry, Mayes, Barnett, Griffin, Haase, Valentine, Tyler, Daley, Hansen and Kurtz
Nays: None

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

COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Wednesday, March 24, 2010

Present: Reps. Huckleberry, Mayes, Barnett, Griffin, Haase, Nerat, Valentine, Tyler, Daley, Hansen and Kurtz

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

House Bill No. 4138, entitled

A bill to amend 1956 PA 218, entitled "The insurance code of 1956," by amending sections 2111, 3103, 3114, and 3177 (MCL 500.2111, 500.3103, 500.3114, and 500.3177), section 2111 as amended by 2002 PA 492, section 3103 as amended by 1986 PA 173, section 3114 as amended by 2002 PA 38, and section 3177 as amended by 1984 PA 426.

With the recommendation that the bill be referred to the Committee on Insurance.

Favorable Roll Call

To Report Out:

Yeas: Reps. Johnson, Haugh, Melton, Stanley, Rocca, Crawford, Rick Jones and Stamas

Nays: None

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

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

House Bill No. 4747, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending section 658 (MCL 257.658), as amended by 2002 PA 494.

Without amendment and with the recommendation that the bill pass.

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

Favorable Roll Call

To Report Out:

Yeas: Reps. Johnson, Haugh, Melton, Rocca, Crawford, Rick Jones and Stamas

Nays: Rep. Byrnes

COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Wednesday, March 24, 2010

Present: Reps. Johnson, Haugh, Byrnes, Melton, Bettie Scott, Stanley, Rocca, Crawford, Rick Jones and Stamas

Absent: Rep. Switalski

Excused: Rep. Switalski

COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Wednesday, March 24, 2010

Present: Reps. Ebli, Melton, Barnett, Robert Jones, Kandrevas, Lipton, Mayes, Meadows, Slezak, Warren, Calley, Kowall, Lund, Meekhof, Meltzer, Stamas and Walsh

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Robert Jones, Chair, of the Committee on Commerce, was received and read:

Meeting held on: Wednesday, March 24, 2010

Present: Reps. Robert Jones, Barnett, Byrum, Clemente, Haugh, Huckleberry, Lemmons, Nathan, Nerat, Roy Schmidt, Womack, Hansen, DeShazor, Meekhof, Meltzer, Opsommer and Walsh

Absent: Reps. Sheltroun and Knollenberg

Excused: Reps. Sheltroun and Knollenberg

COMMITTEE ATTENDANCE REPORT

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

Meeting held on: Wednesday, March 24, 2010

Present: Reps. Meadows, Lipton, Lisa Brown, Constan, Corriveau, Coulouris, Kandrevas, Bettie Scott, Schuitmaker, Amash, Haveman, Rick Jones, Kowall and Rocca

Absent: Rep. Warren

Excused: Rep. Warren

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Valentine, Chair, of the Committee on Families and Children's Services, was received and read:

Meeting held on: Wednesday, March 24, 2010

Present: Reps. Valentine, Womack, Liss, Neumann, Slavens, Kurtz, McMillin and Pavlov

Absent: Rep. Moore

Excused: Rep. Moore

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Neumann, Chair, of the Committee on Senior Health, Security, and Retirement, was received and read:

Meeting held on: Wednesday, March 24, 2010

Present: Reps. Neumann, Slavens, Constan, Robert Jones, Lemmons, Ball, DeShazor, Moore and Tyler

COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Clemente, Chair, of the Committee on New Economy and Quality of Life, was received and read:

Meeting held on: Wednesday, March 24, 2010

Present: Reps. Clemente, Stanley, Byrnes, Griffin, Segal, Bolger, Denby and Tyler

Absent: Reps. Geiss, Leland and Knollenberg

Excused: Reps. Geiss, Leland and Knollenberg

By unanimous consent the House returned to the order of

Motions and Resolutions

Reps. Polidori, Ball, Barnett, Lisa Brown, Terry Brown, Constan, Daley, Denby, Griffin, Hansen, Hildenbrand, Robert Jones, Knollenberg, Kowall, Liss, Lori, Mayes, Miller, Neumann, Roberts, Rogers, Sheltroun, Slavens, Stanley, Valentine and Warren offered the following resolution:

House Resolution No. 237.

A resolution to declare May 2010 as Relay For Life Month in the state of Michigan.

Whereas, More than 51,000 Michigan residents are likely to be diagnosed with cancer in 2009, and more than 20,000 Michigan residents are expected to die from cancer this year. One in three Americans will be diagnosed with cancer in their lifetimes; and

Whereas, The American Cancer Society is the nationwide community-based voluntary health organization dedicated to eliminating cancer as a major health problem by preventing cancer, saving lives and diminishing suffering from cancer through research, education, advocacy and service; and

Whereas, Relay For Life, sponsored by the American Cancer Society, will celebrate and honor Michigan residents and their families who have been touched by cancer; and

Whereas, Relay For Life began in 1985 when Dr. Gordon Klatt, a Tacoma, Washington surgeon and American Cancer Society volunteer, ran and walked on a local track for 24 hours; and

Whereas, This signature event of the American Cancer Society has raised more than \$2.5 billion since 1985; and

Whereas, Held throughout the state of Michigan, Relay For Life is a community affair that presents an opportunity for residents to join with family and friends to fight cancer; and

Whereas, This year, scores of Relay For Life events will take place throughout the state of Michigan, with thousands of Michiganders running and walking in teams for 24 consecutive hours, which will raise both money and public awareness; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare May 2010 as Relay For Life Month in the state of Michigan; and be it further

Resolved, That we thank the participants and organizers of Relay For Life and encourage them to continue their efforts to combat cancer.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Miller, Ball, Barnett, Lisa Brown, Terry Brown, Constan, Griffin, Robert Jones, Knollenberg, Kowall, Liss, Lori, Mayes, Neumann, Roberts, Rogers, Sheltroun, Slavens, Valentine and Warren offered the following resolution:

House Resolution No. 238.

A resolution to declare April 2010 as Multiple Birth Awareness Month in the state of Michigan.

Whereas, The National Organization of Mothers of Twins Clubs, Inc., Twins Magazine and the Fetal Hope Foundation have joined with local organizations to establish and celebrate April as National Multiple Birth Awareness Month; and

Whereas, Multiple births are on the rise. The number of live births in twin deliveries rose two percent between 2005 and 2006 to 137,085 births; this number has almost doubled in the last 20 years. In 2006, there were also 6,540 triplets, 355 quadruplets and 67 higher order multiples born nationwide; and

Whereas, With the increase in multiple births, there is an increased risk for the mothers and babies. Nationally, one out of every eight twins and one of every three triplets are born very preterm, compared with fewer than two of every 100 single births. Death during infancy is four times more common for twins than singletons; and

Whereas, This month will be used to spread awareness about the issues that families of multiple births face, including what to know when expecting multiples, Twin-to-Twin Transfusion Syndromes and other fetal issues directly affecting multiple birth pregnancies, premature births and low birth weights, multiples with special needs, the exceptional physical and bonding demands placed on parents, and the separation of multiples in classrooms; and

Whereas, There are many local support groups for parents of multiples. The Michigan Organization of Mothers of Twins Club was founded in 1964 and has many local clubs throughout the state for parents or expectant parents to get involved. Many of these clubs are planning events throughout their communities during this month to celebrate their families, increase participation and help out other families in need; and

Whereas, By raising awareness of multiple births, this month also encourages parents of multiples or who are expecting multiples to seek out the resources and support found with local mothers of twins clubs, through their prenatal care provider, pediatrician, local hospital, the Michigan Organization of Mothers of Twins Clubs, or friends and family. These clubs are established to serve parents or guardians of multiple birth children through education, research and fellowship; and

Whereas, We join with the many parents of multiples to celebrate the joys and challenges they face in raising their twins, triplets, and other multiple births, and support efforts to educate our communities about the needs and challenges of multiple birth children; now, therefore, be it

Resolved by the House of Representatives, That the members of this legislative body declare April 2010 as Multiple Birth Awareness Month in the state of Michigan.

The question being on the adoption of the resolution,

The resolution was adopted.

Reps. Sheltroun, Wayne Schmidt, Hansen, Lahti, Mayes, Meadows, Ball, Barnett, Terry Brown, Denby, Griffin, Robert Jones, Knollenberg, Kowall, Lori, Rogers, Tyler and Valentine offered the following resolution:

House Resolution No. 239.

A resolution to urge the President of the United States to ensure that recreational fishing and boating are national priorities in the Interagency Ocean Policy Task Force's final report and to recognize the primacy of state management in the Great Lakes region.

Whereas, Recreational fishing and boating are a vital part of our nation's heritage and have a significant impact on employment, the economy, and the quality of life in this country. Recreational fishing is a \$125 billion industry, enjoyed by more than 60 million anglers and supporting over a million jobs nationwide; and

Whereas, Nearly 1.5 million Michigan residents and visitors enjoy fishing on Michigan's rivers, inland lakes, and Great Lakes. Each year, recreational anglers pour an estimated \$1.7 billion into Michigan's economy, accounting for over 27,000 jobs; and

Whereas, President Obama has created an Interagency Ocean Policy Task Force to recommend a national policy for our nation's oceans, coasts, and Great Lakes. The task force has generated two interim reports with recommendations, including recommendations for a federally led process to plan future use and management of ocean, coastal, and Great Lakes resources; and

Whereas, The Interagency Ocean Policy Task Force has not clearly recognized recreational fishing and boating as a national priority for the oceans, coasts, and Great Lakes in its interim reports. Providing the angling public with access to public resources is no less important than, and not mutually exclusive with, conserving those resources. Without proper recognition, recreational fishing opportunities could become more limited, curtailed, or even potentially eliminated in many areas; and

Whereas, The Interagency Ocean Policy Task Force has not properly recognized the role of the states in managing the Great Lakes. The Great Lakes states have jurisdiction over the Great Lakes and the lead role in managing Great Lakes resources. The interim report appears to create the potential for a larger federal role in managing the lakes, potentially infringing on state sovereignty. The maintenance of state management is imperative to maintaining efficient resource management that is responsive to recreational anglers and all other resources users; now, therefore, be it

Resolved by the House of Representatives, That we urge the President of the United States to ensure that recreational fishing and boating are national priorities in the Interagency Ocean Policy Task Force's final report and to recognize the primacy of state management in the Great Lakes region; and be it further

Resolved, That copies of this resolution be transmitted to the President of the United States, 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 Tourism, Outdoor Recreation and Natural Resources.

Reps. Meekhof, Warren, Ball, Barnett, Byrnes, Daley, Denby, Griffin, Hansen, Hildenbrand, Knollenberg, Kowall, Lori, Mayes, Roberts, Rogers, Scripps, Sheltroun and Tyler offered the following resolution:

House Resolution No. 240.

A resolution to urge the Great Lakes-St. Lawrence River Basin Water Resources Council to scrutinize carefully the proposed diversion at Waukesha, Wisconsin.

Whereas, The Great Lakes states ratified the Great Lakes-St. Lawrence River Basin Water Resources Compact to prevent harmful and unnecessary water diversions from the Great Lakes. The compact establishes strict standards and a regional approval process that must be met prior to new diversions from the lakes to communities outside the basin; and

Whereas, The first request to divert water to a community outside the Great Lakes basin is imminent. The city of Waukesha, Wisconsin, has stated its intention to apply for an 18.5 million gallon per day diversion of water from Lake Michigan to meet its current drinking water needs and future economic growth; and

Whereas, There are concerns that the Waukesha proposal may not go far enough to meet the standards required by the compact for approving a diversion. The compact envisions a limited exception for diversions when the public need is great in communities bordering the Great Lakes basin, and every effort has been made to minimize the need for Great Lakes water, including the implementation of significant water conservation measures. It is not clear if the city of Waukesha proposal truly represents the minimum diversion necessary to meet the city's needs; and

Whereas, The review of the proposed Waukesha diversion will provide precedent for future water diversion proposals and approvals. The Great Lakes governors represented on the Great Lakes-St. Lawrence River Basin Water Resources Council interpretation of the compact will set the standard for future diversion proposals and approvals. The council must carefully consider how it will apply the compact standards, particularly what constitutes sufficient water conservation measures and how communities outside the basin account for these water conservation measures and future growth in determining how much water needs to be diverted; now, therefore, be it

Resolved by the House of Representatives, That we urge the Great Lakes-St. Lawrence River Basin Water Resources Council to scrutinize carefully the proposed diversion at Waukesha, Wisconsin; and be it further

Resolved, That copies of this resolution be transmitted to the Great Lakes-St. Lawrence River Basin Water Resources Council, the Governor's Office, and the Office of the Great Lakes.

The resolution was referred to the Committee on Great Lakes and Environment.

Reps. Wayne Schmidt, Hansen, Haveman, Ball, Sheltroun, Meekhof, Schuitmaker, Green, Booher, Mayes, Barnett, Constan, Daley, Denby, Griffin, Hildenbrand, Knollenberg, Kowall, Lori, Lund, Rogers, Tyler and Valentine offered the following concurrent resolution:

House Concurrent Resolution No. 47.

A concurrent resolution to urge the President of the United States to ensure that recreational fishing and boating are national priorities in the Interagency Ocean Policy Task Force's final report and to recognize the primacy of state management in the Great Lakes region.

Whereas, Recreational fishing and boating are a vital part of our nation's heritage and have a significant impact on employment, the economy, and the quality of life in this country. Recreational fishing is a \$125 billion industry, enjoyed by more than 60 million anglers and supporting over a million jobs nationwide; and

Whereas, Nearly 1.5 million Michigan residents and visitors enjoy fishing on Michigan's rivers, inland lakes, and Great Lakes. Each year, recreational anglers pour an estimated \$1.7 billion into Michigan's economy, accounting for over 27,000 jobs; and

Whereas, President Obama has created an Interagency Ocean Policy Task Force to recommend a national policy for our nation's oceans, coasts, and Great Lakes. The task force has generated two interim reports with recommendations, including recommendations for a federally led process to plan future use and management of ocean, coastal, and Great Lakes resources; and

Whereas, The Interagency Ocean Policy Task Force has not clearly recognized recreational fishing and boating as a national priority for the oceans, coasts, and Great Lakes in its interim reports. Providing the angling public with access to public resources is no less important than, and not mutually exclusive with, conserving those resources. Without proper recognition, recreational fishing opportunities could become more limited, curtailed, or even potentially eliminated in many areas; and

Whereas, The Interagency Ocean Policy Task Force has not properly recognized the role of the states in managing the Great Lakes. The Great Lakes states have jurisdiction over the Great Lakes and the lead role in managing Great Lakes resources. The interim report appears to create the potential for a larger federal role in managing the lakes, potentially infringing on state sovereignty. The maintenance of state management is imperative to maintaining efficient resource management that is responsive to recreational anglers and all other resources users; now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That we urge the President of the United States to ensure that recreational fishing and boating are national priorities in the Interagency Ocean Policy Task Force's final report and to recognize the primacy of state management in the Great Lakes region; and be it further

Resolved, That copies of this resolution be transmitted to the President of the United States, 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 concurrent resolution was referred to the Committee on Tourism, Outdoor Recreation and Natural Resources.

PURSUANT TO ARTICLE XI, SECTION 5 OF THE MICHIGAN CONSTITUTION, THIS RESOLUTION REQUIRES A TWO-THIRDS VOTE OF THE MEMBERS ELECTED AND SERVING.

Reps. Elsenheimer, Ball, Daley, Hansen, Haveman, Hildenbrand, Knollenberg, Kowall, Lori, Lund, Meekhof and Rogers offered the following concurrent resolution:

House Concurrent Resolution No. 48.

A concurrent resolution to reject the 3 percent compensation increase authorized for civil service employees by the Civil Service Commission for the 2010-2011 fiscal year.

Whereas, Article XI, Section 5 of the *Constitution of State of Michigan of 1963* provides that increases in rates of compensation in the state classified services authorized by the Civil Service Commission require prior notice to the Governor. The *Constitution of the State of Michigan of 1963* also requires that the Governor transmit such increases to the Legislature as part of the Governor's budget; and

Whereas, Article XI, Section 5 of the *Constitution of the State of Michigan of 1963* reads, in part, as follows:

Increases in rates of compensation authorized by the commission may be effective only at the start of a fiscal year and shall require prior notice to the governor, who shall transmit such increases to the legislature as part of his budget. The legislature may, by a majority vote of the members elected to and serving in each house, waive the notice and permit increases in rates of compensation to be effective at a time other than the start of a fiscal year. Within 60 calendar days following such transmission, the legislature may, by a two-thirds vote of the members elected to and serving in each house, reject or reduce increases in rates of compensation authorized by the commission. Any reduction ordered by the legislature shall apply uniformly to all classes of employees affected by the increases and shall not adjust pay differentials already established by the civil service commission. The legislature may not reduce rates of compensation below those in effect at the time of the transmission of increases authorized by the commission; and

Whereas, The additional cost of these state employee contractual increases to the fiscal year 2010-2011 budget is estimated to be \$77.3 million; and

Whereas, Michigan's hardworking families and private sector employees have faced layoffs, pay cuts, loss of benefits, and other employment concessions. According to government statistics, the average annual salary of a Michigan classified state employee in 2009 was \$54,246, while the average annual salary for the state's private sector employees was \$43,831, a difference of 23 percent. Michigan's state classified employee base salary ranked sixth-highest in the nation; and

Whereas, As of November 2009, Michigan has lost 831,500 wage and salary jobs since 2000, a decline of 17.7 percent. The Senate Fiscal Agency forecasts continued job losses for 2010 and 2011. In December 2009, our unemployment rate continued to be the highest in the nation at 14.6 percent. Michigan's unemployment rate has been the highest in the nation for the last four years. Since December 2008, the state's jobless rate is up 4.4 percent from 10.2 percent. Michigan's per capita personal income is expected to decline by 2.7 percent in 2009. This decline in personal income in 2009 will be the first decline since 1958 and the worst drop since 1945; and

Whereas, Based on the January Consensus Revenue Estimate, Michigan faces a potential budget deficit of \$1.6 billion. The Governor's proposed FY 2011 budget closes this gap by a mixture of tax increases, one-time revenue, program cuts, and reforms, including the elimination of the FY 2011 3 percent salary increase for nonexclusively represented state classified employees; and

Whereas, In light of these facts, it would be grossly unfair and fiscally irresponsible to provide salary increase to state classified employees; now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That the Michigan Legislature, pursuant to Article XI, Section 5 of the *Constitution of the State of Michigan of 1963*, hereby rejects the 3 percent compensation increases for civil service employees authorized by the Michigan Civil Service Commission for fiscal year 2010-2011; and be it further

Resolved, That copies of this resolution be transmitted to the Office of the Governor and the Civil Service Commission.

The concurrent resolution was referred to the Committee on Government Operations.

Reps. Warren, Meekhof, Roberts, Scripps, Cushingberry, Kennedy, Liss, Ebli, Smith, Ball, Barnett, Terry Brown, Byrnes, Constan, Griffin, Robert Jones, Knollenberg, Kowall, Lori, Mayes, Miller, Rogers, Sheltroun, Slavens and Valentine offered the following concurrent resolution:

House Concurrent Resolution No. 49.

A concurrent resolution to urge the Great Lakes-St. Lawrence River Basin Water Resources Council to scrutinize carefully the proposed diversion at Waukesha, Wisconsin.

Whereas, The Great Lakes states ratified the Great Lakes-St. Lawrence River Basin Water Resources Compact to prevent harmful and unnecessary water diversions from the Great Lakes. The compact establishes strict standards and a regional approval process that must be met prior to new diversions from the lakes to communities outside the basin; and

Whereas, The first request to divert water to a community outside the Great Lakes basin is imminent. The city of Waukesha, Wisconsin, has stated its intention to apply for an 18.5 million gallon per day diversion of water from Lake Michigan to meet its current drinking water needs and future economic growth; and

Whereas, There are concerns that the Waukesha proposal may not go far enough to meet the standards required by the compact for approving a diversion. The compact envisions a limited exception for diversions when the public need is great in communities bordering the Great Lakes basin, and every effort has been made to minimize the need for Great Lakes water, including the implementation of significant water conservation measures. It is not clear if the city of Waukesha proposal truly represents the minimum diversion necessary to meet the city's needs; and

Whereas, The review of the proposed Waukesha diversion will provide precedent for future water diversion proposals and approvals. The Great Lakes governors represented on the Great Lakes-St. Lawrence River Basin Water Resources Council interpretation of the compact will set the standard for future diversion proposals and approvals. The council must carefully consider how it will apply the compact standards, particularly what constitutes sufficient water conservation measures and how communities outside the basin account for these water conservation measures and future growth in determining how much water needs to be diverted; now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That we urge the Great Lakes-St. Lawrence River Basin Water Resources Council to scrutinize carefully the proposed diversion at Waukesha, Wisconsin; and be it further

Resolved, That copies of this resolution be transmitted to the Great Lakes-St. Lawrence River Basin Water Resources Council, the Governor's Office, and the Office of the Great Lakes.

The concurrent resolution was referred to the Committee on Great Lakes and Environment.

Rep. Pearce moved that Rep. Marleau be excused temporarily from today's session.
The motion prevailed.

Messages from the Senate

The Speaker laid before the House

House Bill No. 4677, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 78101, 78105, and 83106 (MCL 324.78101, 324.78105, and 324.83106), section 78101 as amended by 2006 PA 466 and sections 78105 and 83106 as amended by 2004 PA 587, and by adding section 78119.

(The bill was received from the Senate on December 17, 2009, with an amendment, full title inserted and immediate effect given by the Senate, consideration of which, under the rules, was postponed until December 18, 2009, see House Journal No. 110 of 2009, p. 2578.)

The question being on concurring in the amendment made to the bill by the Senate,

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

Roll Call No. 97

Yeas—83

Agema
Angerer
Barnett
Bauer

Ebli
Elsenheimer
Espinoza
Geiss

Kowall
Lahti
Leland
Lemmons

Schmidt, R.
Schmidt, W.
Schuitmaker
Scott, B.

Bennett	Green	Lindberg	Scripps
Bledsoe	Gregory	Lipton	Segal
Bolger	Griffin	Liss	Sheltrown
Brown, L.	Haase	Mayes	Slavens
Brown, T.	Haines	McDowell	Slezak
Byrum	Hammel	Meadows	Smith
Clemente	Hansen	Meekhof	Stamas
Constan	Haugh	Melton	Stanley
Corriveau	Haveman	Miller	Switalski
Coulouris	Hildenbrand	Moore	Tlaib
Cushingberry	Huckleberry	Nathan	Tyler
Daley	Jackson	Pavlov	Valentine
Dean	Johnson	Polidori	Walsh
Denby	Jones, Rick	Proos	Warren
DeShazor	Jones, Robert	Roberts	Womack
Dillon	Kennedy	Rocca	Young
Durhal	Knollenberg	Rogers	

Nays—25

Amash	Donigan	LeBlanc	Nerat
Ball	Genetski	Lori	Neumann
Booher	Gonzales	Lund	Opsommer
Byrnes	Horn	McMillin	Pearce
Calley	Kandrevas	Meltzer	Scott, P.
Caul	Kurtz	Moss	Spade
Crawford			

In The Chair: Byrnes

The House agreed to the full title.

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

Second Reading of Bills

Senate Bill No. 1057, entitled

A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 74101, 74102, 74102a, 74116, 74117, 74120, and 74122 (MCL 324.74101, 324.74102, 324.74102a, 324.74116, 324.74117, 324.74120, and 324.74122), sections 74101 and 74122 as amended by 2004 PA 587, sections 74102, 74116, and 74120 as added by 1995 PA 58, section 74102a as amended by 2006 PA 307, and section 74117 as amended by 2009 PA 197; and to repeal acts and parts of acts.

The bill was read a second time.

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

The motion prevailed.

Rep. Angerer 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. 1057, entitled

A bill to amend 1994 PA 451, entitled “Natural resources and environmental protection act,” by amending sections 74101, 74102, 74102a, 74116, 74117, 74120, and 74122 (MCL 324.74101, 324.74102, 324.74102a, 324.74116, 324.74117,

324.74120, and 324.74122), sections 74101 and 74122 as amended by 2004 PA 587, sections 74102, 74116, and 74120 as added by 1995 PA 58, section 74102a as amended by 2006 PA 307, and section 74117 as amended by 2009 PA 197; 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. 98**Yeas—81**

Angerer	Elsenheimer	Kowall	Schmidt, R.
Barnett	Espinoza	Lahti	Schmidt, W.
Bauer	Geiss	Lemmons	Schuitmaker
Bennett	Green	Lindberg	Scott, B.
Bledsoe	Gregory	Lipton	Scripps
Bolger	Griffin	Liss	Segal
Brown, L.	Haase	Mayes	Sheltrown
Brown, T.	Haines	McDowell	Slavens
Byrum	Hammel	Meadows	Slezak
Clemente	Hansen	Meekhof	Smith
Constan	Haugh	Melton	Stamas
Corriveau	Haveman	Miller	Stanley
Coulouris	Hildenbrand	Moore	Switalski
Cushingberry	Huckleberry	Nathan	Tlaib
Daley	Jackson	Pavlov	Tyler
Dean	Johnson	Polidori	Valentine
Denby	Jones, Rick	Proos	Walsh
DeShazor	Jones, Robert	Roberts	Warren
Dillon	Kennedy	Rocca	Womack
Durhal	Knollenberg	Rogers	Young
Ebli			

Nays—27

Agema	Crawford	LeBlanc	Nerat
Amash	Donigan	Leland	Neumann
Ball	Genetski	Lori	Opsommer
Booher	Gonzales	Lund	Pearce
Byrnes	Horn	McMillin	Scott, P.
Calley	Kandrevas	Meltzer	Spade
Caul	Kurtz	Moss	

In The Chair: Byrnes

Pursuant to Joint Rule 20, the full title of the act shall be inserted to read as follows:

“An act to protect the environment and natural resources of the state; to codify, revise, consolidate, and classify laws relating to the environment and natural resources of the state; to regulate the discharge of certain substances into the environment; to regulate the use of certain lands, waters, and other natural resources of the state; to prescribe the powers and duties of certain state and local agencies and officials; to provide for certain charges, fees, assessments, and donations; to provide certain appropriations; to prescribe penalties and provide remedies; and to repeal acts and parts of acts.”

The House agreed to the full title.

Rep. Angerer 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. 389, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," (MCL 257.1 to 257.923) by adding section 805.

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

The substitute (H-2) was not adopted, a majority of the members serving not voting therefor.

Rep. Warren moved to substitute (H-8) the bill.

The motion prevailed and the substitute (H-8) was adopted, a majority of the members serving voting therefor.

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

The motion prevailed.

Rep. Angerer 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. 389, entitled

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," (MCL 257.1 to 257.923) by adding section 805.

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

Roll Call No. 99

Yeas—83

Angerer	Elsenheimer	Lahti	Schmidt, R.
Barnett	Espinoza	Leland	Schmidt, W.
Bauer	Geiss	Lemmons	Schuitmaker
Bennett	Green	Lindberg	Scott, B.
Bledsoe	Gregory	Lipton	Scripps
Bolger	Griffin	Liss	Segal
Brown, L.	Haase	Mayes	Sheltrown
Brown, T.	Haines	McDowell	Slavens
Byrum	Hammel	Meadows	Slezak
Clemente	Hansen	Meekhof	Smith
Constan	Haugh	Melton	Stamas
Corriveau	Haveman	Miller	Stanley
Coulouris	Hildenbrand	Moore	Switalski
Cushingberry	Huckleberry	Nathan	Tlaib
Daley	Jackson	Pavlov	Tyler
Dean	Johnson	Pearce	Valentine
Denby	Jones, Rick	Polidori	Walsh
DeShazor	Jones, Robert	Proos	Warren
Dillon	Kennedy	Roberts	Womack
Durhal	Knollenberg	Rocca	Young
Ebli	Kowall	Rogers	

Nays—25

Agema	Crawford	Kurtz	Moss
Amash	Donigan	LeBlanc	Nerat
Ball	Genetski	Lori	Neumann
Booher	Gonzales	Lund	Opsommer

Byrnes
Calley
Caul

Horn
Kandrevas

McMillin
Meltzer

Scott, P.
Spade

In The Chair: Byrnes

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

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

A bill to amend 1949 PA 300, entitled "An act to provide for the registration, titling, sale, transfer, and regulation of certain vehicles operated upon the public highways of this state or any other place open to the general public or generally accessible to motor vehicles and distressed vehicles; to provide for the licensing of dealers; to provide for the examination, licensing, and control of operators and chauffeurs; to provide for the giving of proof of financial responsibility and security by owners and operators of vehicles; to provide for the imposition, levy, and collection of specific taxes on vehicles, and the levy and collection of sales and use taxes, license fees, and permit fees; to provide for the regulation and use of streets and highways; to create certain funds; to provide penalties and sanctions for a violation of this act; to provide for civil liability of owners and operators of vehicles and service of process on residents and nonresidents; to regulate the introduction and use of certain evidence; to provide for the levy of certain assessments; to provide for the enforcement of this act; to provide for the creation of and to prescribe the powers and duties of certain state and local agencies; to impose liability upon the state or local agencies; to provide appropriations for certain purposes; to repeal all other acts or parts of acts inconsistent with this act or contrary to this act; and to repeal certain parts of this act on a specific date," (MCL 257.1 to 257.923) by adding section 805; and to repeal acts and parts of acts.

The motion prevailed.

The House agreed to the title as amended.

Rep. Angerer 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. 5777, entitled

A bill to regulate the use of ropes, chains, wires, or similar devices in blocking access to certain land; and to provide for penalties.

Was read a second time, and the question being on the adoption of the proposed substitute (H-1) previously recommended by the Committee on Tourism, Outdoor Recreation and Natural Resources,

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

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

The motion prevailed.

Rep. Angerer 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. 5777, entitled

A bill to regulate the use of ropes, chains, wires, or similar devices in blocking access to certain land; and to provide for penalties.

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

Roll Call No. 100

Yeas—56

Angerer
Ball

Donigan
Durhal

Leland
Lemmons

Roberts
Rocca

Barnett	Ebli	Lindberg	Schmidt, R.
Bauer	Espinoza	Lipton	Scott, B.
Bennett	Gonzales	Liss	Sheltrown
Bledsoe	Griffin	Lori	Slavens
Brown, L.	Horn	McDowell	Slezak
Byrum	Huckleberry	Meadows	Smith
Clemente	Jackson	Melton	Spade
Constan	Johnson	Miller	Stanley
Coulouris	Jones, Robert	Nathan	Switalski
Cushingberry	Kandrevas	Nerat	Tlaib
Dean	Kennedy	Neumann	Valentine
Dillon	Lahti	Polidori	Womack

Nays—52

Agema	Elsenheimer	Knollenberg	Pearce
Amash	Geiss	Kowall	Proos
Bolger	Genetski	Kurtz	Rogers
Booher	Green	LeBlanc	Schmidt, W.
Brown, T.	Gregory	Lund	Schuitmaker
Byrnes	Haase	Mayes	Scott, P.
Calley	Haines	McMillin	Scripps
Caul	Hammel	Meekhof	Segal
Corriveau	Hansen	Meltzer	Stamas
Crawford	Haugh	Moore	Tyler
Daley	Haveman	Moss	Walsh
Denby	Hildenbrand	Opsommer	Warren
DeShazor	Jones, Rick	Pavlov	Young

In The Chair: Byrnes

The House agreed to the title of the bill.

Rep. Angerer 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. 5155, entitled

A bill to amend 1978 PA 368, entitled “Public health code,” (MCL 333.1101 to 333.25211) by adding section 20190.

The bill was read a second time.

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

The motion prevailed.

Rep. Angerer 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. 5155, entitled

A bill to amend 1978 PA 368, entitled “Public health code,” (MCL 333.1101 to 333.25211) by adding section 20190.

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

Roll Call No. 101**Yeas—66**

Ball	Durhal	Leland	Rogers
Barnett	Geiss	Lemmons	Schmidt, R.
Bauer	Gonzales	Lindberg	Scott, B.
Bennett	Gregory	Lipton	Scripps
Bledsoe	Griffin	Liss	Segal
Brown, L.	Haase	Mayes	Sheltrown
Brown, T.	Hammel	McDowell	Slavens
Byrnes	Haugh	Meadows	Smith
Byrum	Huckleberry	Melton	Spade
Clemente	Jackson	Miller	Stanley
Constan	Johnson	Nathan	Switalski
Corriveau	Jones, Robert	Nerat	Tlaib
Coulouris	Kandrevas	Neumann	Valentine
Cushingberry	Kennedy	Polidori	Warren
Dean	Kowall	Roberts	Womack
Dillon	Lahti	Rocca	Young
Donigan	LeBlanc		

Nays—42

Agema	Ebli	Knollenberg	Pavlov
Amash	Elsenheimer	Kurtz	Pearce
Angerer	Espinoza	Lori	Proos
Bolger	Genetski	Lund	Schmidt, W.
Booher	Green	McMillin	Schuitmaker
Calley	Haines	Meekhof	Scott, P.
Caul	Hansen	Meltzer	Slezak
Crawford	Haveman	Moore	Stamas
Daley	Hildenbrand	Moss	Tyler
Denby	Horn	Opsommer	Walsh
DeShazor	Jones, Rick		

In The Chair: Byrnes

The House agreed to the title of the bill.

Rep. Angerer 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. 5165, entitled**

A bill to amend 1978 PA 368, entitled "Public health code," (MCL 333.1101 to 333.25211) by adding part 98.

The bill was read a second time.

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

The motion prevailed.

Rep. Angerer 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. 5165, entitled

A bill to amend 1978 PA 368, entitled "Public health code," (MCL 333.1101 to 333.25211) by adding part 98.

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

Roll Call No. 102

Yeas—65

Angerer	Donigan	Lahti	Roberts
Ball	Durhal	LeBlanc	Rocca
Barnett	Espinoza	Leland	Schmidt, R.
Bauer	Geiss	Lemmons	Scott, B.
Bennett	Gonzales	Lindberg	Scripps
Bledsoe	Gregory	Lipton	Segal
Brown, L.	Griffin	Liss	Slavens
Brown, T.	Haase	Mayes	Smith
Byrnes	Hammel	McDowell	Spade
Byrum	Haugh	Meadows	Stanley
Clemente	Huckleberry	Melton	Switalski
Constan	Jackson	Miller	Tlaib
Corriveau	Johnson	Nathan	Valentine
Coulouris	Jones, Robert	Nerat	Warren
Cushingberry	Kandrevas	Neumann	Womack
Dean	Kennedy	Polidori	Young
Dillon			

Nays—43

Agema	Elsenheimer	Kurtz	Proos
Amash	Genetski	Lori	Rogers
Bolger	Green	Lund	Schmidt, W.
Booher	Haines	McMillin	Schuitmaker
Calley	Hansen	Meekhof	Scott, P.
Caul	Haveman	Meltzer	Sheltrown
Crawford	Hildenbrand	Moore	Slezak
Daley	Horn	Moss	Stamas
Denby	Jones, Rick	Opsommer	Tyler
DeShazor	Knollenberg	Pavlov	Walsh
Ebli	Kowall	Pearce	

In The Chair: Byrnes

The House agreed to the title of the bill.

Rep. Angerer 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. 5163, entitled

A bill to amend 1976 PA 451, entitled "The revised school code," by amending sections 1169, 1507, and 1507b (MCL 380.1169, 380.1507, and 380.1507b), sections 1169 and 1507 as amended and section 1507b as added by 2004 PA 165.

Was read a second time, and the question being on the adoption of the proposed amendments previously recommended by the Committee on Judiciary (for amendments, see House Journal No. 71 of 2009, p. 1489),

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

Rep. McMillin moved to amend the bill as follows:

1. Amend page 4, line 13, after “course” by striking out the balance of the line through “class.” on line 15 and inserting a comma and “**AND SUBMITS A WRITTEN AUTHORIZATION FOR THE PUPIL TO BE ENROLLED IN THE CLASS.**”

2. Amend page 4, line 17, after “(3)” by striking out the balance of the line through “guardian,” on line 18 and inserting “**IF A PUPIL’S PARENT OR LEGAL GUARDIAN DOES NOT SUBMIT THE WRITTEN AUTHORIZATION REQUIRED UNDER SUBSECTION (2) FOR THE PUPIL TO BE ENROLLED IN THE CLASS,**”.

3. Amend page 10, following line 8, by inserting:

“Enacting section 1. Section 1507a of the revised school code, 1976 PA 451, MCL 380.1507a, is repealed.”.

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

Rep. McMillin moved to amend the bill as follows:

1. Amend page 6, following line 19, by inserting:

“**(7) THIS SECTION, SECTION 1169, SECTION 1507A, AND SECTION 1507B SHALL NOT BE CONSTRUED TO ALLOW A SCHOOL DISTRICT TO PROVIDE SEX EDUCATION TO A CHILD WHO IS UNDER 7 YEARS OF AGE.**” and renumbering the remaining subsections.

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

Rep. Amash moved to amend the bill as follows:

1. Amend page 4, line 24, after “district” by inserting “**THAT PROVIDES THE INSTRUCTION UNDER THIS SECTION**”.

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

Rep. Amash moved to amend the bill as follows:

1. Amend page 3, line 22, after “**INCLUDE**” by striking out “**COMPREHENSIVE**”.

2. Amend page 8, line 10, after “of” by inserting “ceasing sex **OR**”.

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

Rep. McMillin moved to amend the bill as follows:

1. Amend page 8, line 12, after “**DECISIONS**” by inserting “**WHILE MAKING IT CLEAR THAT THE BEST WAY TO PROTECT ONESELF IS TO CEASE SEXUAL ACTIVITY**”.

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

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

The motion prevailed.

Rep. Angerer 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. 5163, entitled

A bill to amend 1976 PA 451, entitled “The revised school code,” by amending sections 1169, 1507, and 1507b (MCL 380.1169, 380.1507, and 380.1507b), sections 1169 and 1507 as amended and section 1507b as added by 2004 PA 165.

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

Roll Call No. 103

Yeas—61

Angerer
Ball
Barnett

Donigan
Durhal
Ebli

Kandrevas
Kennedy
Leland

Roberts
Rocca
Schmidt, R.

Bauer	Espinoza	Lemmons	Scott, B.
Bennett	Geiss	Lindberg	Scripps
Bledsoe	Gonzales	Lipton	Segal
Brown, L.	Gregory	Liss	Slavens
Brown, T.	Griffin	McDowell	Smith
Byrnes	Haase	Meadows	Stanley
Byrum	Hammel	Melton	Switalski
Constan	Haugh	Miller	Tlaib
Corriveau	Huckleberry	Nathan	Valentine
Coulouris	Jackson	Nerat	Warren
Cushingberry	Johnson	Neumann	Womack
Dean	Jones, Robert	Polidori	Young
Dillon			

Nays—47

Agema	Genetski	LeBlanc	Proos
Amash	Green	Lori	Rogers
Bolger	Haines	Lund	Schmidt, W.
Booher	Hansen	Mayes	Schuitmaker
Calley	Haveman	McMillin	Scott, P.
Caul	Hildenbrand	Meekhof	Sheltrown
Clemente	Horn	Meltzer	Slezak
Crawford	Jones, Rick	Moore	Spade
Daley	Knollenberg	Moss	Stamas
Denby	Kowall	Opsommer	Tyler
DeShazor	Kurtz	Pavlov	Walsh
Elsenheimer	Lahti	Pearce	

In The Chair: Byrnes

The House agreed to the title of the bill.

Rep. Angerer 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. 5158, entitled

A bill to require that crisis pregnancy organizations obtain informed consent from women served by those organizations; and to provide remedies and prescribe penalties.

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

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

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

The motion prevailed.

Rep. Angerer 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. 5158, entitled

A bill to require that crisis pregnancy organizations obtain informed consent from women served by those organizations; and to provide remedies and prescribe penalties.

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

Roll Call No. 104**Yeas—66**

Angerer	Durhal	LeBlanc	Rocca
Ball	Ebli	Leland	Schmidt, R.
Barnett	Espinoza	Lemmons	Scott, B.
Bauer	Geiss	Lindberg	Scripps
Bennett	Gonzales	Lipton	Segal
Brown, L.	Gregory	Liss	Sheltrown
Brown, T.	Griffin	Mayes	Slavens
Byrnes	Haase	McDowell	Smith
Byrum	Hammel	Meadows	Spade
Clemente	Haugh	Melton	Stanley
Constan	Huckleberry	Miller	Switalski
Corriveau	Jackson	Nathan	Tlaib
Coulouris	Johnson	Nerat	Valentine
Cushingberry	Jones, Robert	Neumann	Warren
Dean	Kandrevas	Polidori	Womack
Dillon	Kennedy	Roberts	Young
Donigan	Lahti		

Nays—42

Agema	Elsenheimer	Kurtz	Pearce
Amash	Genetski	Lori	Proos
Bledsoe	Green	Lund	Rogers
Bolger	Haines	McMillin	Schmidt, W.
Booher	Hansen	Meekhof	Schuitmaker
Calley	Haveman	Meltzer	Scott, P.
Caul	Hildenbrand	Moore	Slezak
Crawford	Horn	Moss	Stamas
Daley	Jones, Rick	Opsommer	Tyler
Denby	Knollenberg	Pavlov	Walsh
DeShazor	Kowall		

In The Chair: Byrnes

The House agreed to the title of the bill.

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

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

By unanimous consent the House returned to the order of

Reports of Standing Committees

The Speaker laid before the House

House Concurrent Resolution No. 23.

A concurrent resolution to urge the Department of Community Health to promote programs to identify and address inequities in the prevention, treatment, and research of diseases threatening the health of women.

(For text of concurrent resolution, see House Journal No. 60 of 2009, p. 1222.)

(The concurrent resolution was reported by the Committee on Judiciary on September 9, 2009.)

The question being on the adoption of the concurrent resolution,

Rep. Segal moved to substitute (H-2) the concurrent resolution as follows:

Substitute for House Concurrent Resolution No. 23.

A concurrent resolution to urge the state of Michigan to continue to promote programs to identify and address inequities in the prevention, treatment, and research of diseases threatening the health of women.

Whereas, There is substantial research indicating that women do not receive the same level of health care as men. Women are less often referred for diagnostic tests, are less represented in health studies, and are less often treated for diseases compared to men with the same condition. There is considerable evidence that women receive less aggressive treatment for certain illnesses, including cardiovascular problems, than men with similar symptoms; and

Whereas, Physiological differences between men and women contribute to significant distinctions in how certain diseases are diagnosed and treated and the levels of attention from the medical research community. Women smokers are far more likely to develop lung cancer, far more vulnerable to HIV in contacts with men, and far more likely to live in a long-term facility. Women also face difficulties with insurance beyond those faced by men; and

Whereas, In spite of efforts by women's groups to achieve parity in treatment and research, there are many aspects of health care that need to be examined before true equity is realized; and

Whereas, Government agencies and policies play an important role in promoting public health. Public funding for programs, initiatives to increase public awareness of health problems, and encouragement of research can make an enormous difference in how a specific problem is addressed; now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That we urge the state of Michigan to continue to promote programs to identify and address inequities in the prevention, treatment, and research of diseases threatening the health of women.

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

Rep. Moss moved to substitute (H-1) the concurrent resolution as follows:

Substitute for House Concurrent Resolution No. 23.

A concurrent resolution to reject the 3 percent compensation increase authorized for civil service employees by the Civil Service Commission for the 2010-2011 fiscal year.

Whereas, Article XI, Section 5 of the *Constitution of State of Michigan of 1963* provides that increases in rates of compensation in the state classified services authorized by the Civil Service Commission require prior notice to the Governor. The *Constitution of the State of Michigan of 1963* also requires that the Governor transmit such increases to the Legislature as part of the Governor's budget; and

Whereas, Article XI, Section 5 of the *Constitution of the State of Michigan of 1963* reads, in part, as follows:

Increases in rates of compensation authorized by the commission may be effective only at the start of a fiscal year and shall require prior notice to the governor, who shall transmit such increases to the legislature as part of his budget. The legislature may, by a majority vote of the members elected to and serving in each house, waive the notice and permit increases in rates of compensation to be effective at a time other than the start of a fiscal year. Within 60 calendar days following such transmission, the legislature may, by a two-thirds vote of the members elected to and serving in each house, reject or reduce increases in rates of compensation authorized by the commission. Any reduction ordered by the legislature shall apply uniformly to all classes of employees affected by the increases and shall not adjust pay differentials already established by the civil service commission. The legislature may not reduce rates of compensation below those in effect at the time of the transmission of increases authorized by the commission; and

Whereas, The additional cost of these state employee contractual increases to the fiscal year 2010-2011 budget is estimated to be \$77.3 million; and

Whereas, Michigan's hardworking families and private sector employees have faced layoffs, pay cuts, loss of benefits, and other employment concessions. According to government statistics, the average annual salary of a Michigan classified state employee in 2009 was \$54,246, while the average annual salary for the state's private sector employees was \$43,831, a difference of 23 percent. Michigan's state classified employee base salary ranked sixth-highest in the nation; and

Whereas, As of November 2009, Michigan has lost 831,500 wage and salary jobs since 2000, a decline of 17.7 percent. The Senate Fiscal Agency forecasts continued job losses for 2010 and 2011. In December 2009, our unemployment rate continued to be the highest in the nation at 14.6 percent. Michigan's unemployment rate has been the highest in the nation for the last four years. Since December 2008, the state's jobless rate is up 4.4 percent from 10.2 percent. Michigan's per capita personal income is expected to decline by 2.7 percent in 2009. This decline in personal income in 2009 will be the first decline since 1958 and the worst drop since 1945; and

Whereas, Based on the January Consensus Revenue Estimate, Michigan faces a potential budget deficit of \$1.6 billion. The Governor's proposed FY 2011 budget closes this gap by a mixture of tax increases, one-time revenue, program cuts, and reforms, including the elimination of the FY 2011 3 percent salary increase for nonexclusively represented state classified employees; and

Whereas, In light of these facts, it would be grossly unfair and fiscally irresponsible to provide salary increase to state classified employees; now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That the Michigan Legislature, pursuant to Article XI, Section 5 of the *Constitution of the State of Michigan of 1963*, hereby rejects the 3 percent compensation increases for civil service employees authorized by the Michigan Civil Service Commission for fiscal year 2010-2011; and be it further

Resolved, That copies of this resolution be transmitted to the Office of the Governor and the Civil Service Commission. The question being on the adoption of the substitute (H-1) offered by Rep. Moss,

Rep. Angerer moved that consideration of the concurrent resolution be postponed for the day.
The motion prevailed.

Second Reading of Bills

House Bill No. 4583, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending section 5133 (MCL 333.5133), as amended by 1994 PA 420.

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

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

Rep. Womack moved to amend the bill as follows:

1. Amend page 8, line 3, after "syndrome." by inserting "**IF THE RESULTS OF AN HIV TEST PERFORMED UNDER THIS SECTION INDICATE THAT THE PATIENT IS NOT HIV INFECTED, THAT INFORMATION SHALL BE PROVIDED TO THE PATIENT THROUGH NORMAL HEALTH CARE PROVIDER PROCEDURES, INCLUDING, BUT NOT LIMITED TO, A PATIENT VISIT, MAIL, OR TELEPHONE COMMUNICATION.**"

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

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

The motion prevailed.

Rep. Angerer 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. 4583, entitled

A bill to amend 1978 PA 368, entitled "Public health code," by amending section 5133 (MCL 333.5133), as amended by 1994 PA 420.

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

Roll Call No. 105

Yeas—109

Agema	Durhal	Kurtz	Polidori
Amash	Ebli	Lahti	Proos
Angerer	Elsenheimer	LeBlanc	Roberts
Ball	Espinoza	Leland	Rocca
Barnett	Geiss	Lemmons	Rogers
Bauer	Genetski	Lindberg	Schmidt, R.
Bennett	Gonzales	Lipton	Schmidt, W.
Bledsoe	Green	Liss	Schuitmaker
Bolger	Gregory	Lori	Scott, B.
Booher	Griffin	Lund	Scott, P.
Brown, L.	Haase	Marleau	Scripps
Brown, T.	Haines	Mayer	Segal
Byrnes	Hammel	McDowell	Sheltrown
Byrum	Hansen	McMillin	Slavens
Calley	Haugh	Meadows	Slezak
Caul	Haveman	Meekhof	Smith
Clemente	Hildenbrand	Melton	Spade

Constan	Horn	Meltzer	Stamas
Corriveau	Huckleberry	Miller	Stanley
Coulouris	Jackson	Moore	Switalski
Crawford	Johnson	Moss	Tlaib
Cushingberry	Jones, Rick	Nathan	Tyler
Daley	Jones, Robert	Nerat	Valentine
Dean	Kandrevas	Neumann	Walsh
Denby	Kennedy	Opsommer	Warren
DeShazor	Knollenberg	Pavlov	Womack
Dillon	Kowall	Pearce	Young
Donigan			

Nays—0

In The Chair: Byrnes

The House agreed to the title of the bill.

Rep. Angerer 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. 4553, entitled

A bill to require certain business entities to comply with certain requirements to receive economic development benefits; to prescribe the powers and duties of certain state departments and agencies; and to prescribe certain penalties.

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

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

Rep. Bolger moved to amend the bill as follows:

1. Amend page 3, line 3, after “records,” by inserting “fraud, or”.
2. Amend page 3, line 3, after “property” by striking out the comma and “or violation of state or federal antitrust statutes”.

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

Rep. Nerat moved to amend the bill as follows:

1. Amend page 3, line 3, after “records,” by inserting “fraud.”

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

Rep. Bolger moved to amend the bill as follows:

1. Amend page 5, following line 1, by inserting:
“Enacting section 1. This act does not take effect unless House Bill No. 4150 of the 95th Legislature is enacted into law.”

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

Rep. Bolger moved to amend the bill as follows:

1. Amend page 5, following line 1, by inserting:
“Enacting section 1. This act does not take effect unless Senate Bill No. 72 of the 95th Legislature is enacted into law.”

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

Rep. Switalski moved to amend the bill as follows:

1. Amend page 2, following line 15, by inserting:

“(b) “Managerial employee” means managerial employees located at the facility eligible for the economic development benefit.”.

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

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

The motion prevailed.

Rep. Angerer 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. 4553, entitled

A bill to require certain business entities to comply with certain requirements to receive economic development benefits; to prescribe the powers and duties of certain state departments and agencies; and to prescribe certain penalties.

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

Roll Call No. 106

Yeas—109

Agema	Durhal	Kurtz	Polidori
Amash	Ebli	Lahti	Proos
Angerer	Elsenheimer	LeBlanc	Roberts
Ball	Espinoza	Leland	Rocca
Barnett	Geiss	Lemmons	Rogers
Bauer	Genetski	Lindberg	Schmidt, R.
Bennett	Gonzales	Lipton	Schmidt, W.
Bledsoe	Green	Liss	Schuitmaker
Bolger	Gregory	Lori	Scott, B.
Booher	Griffin	Lund	Scott, P.
Brown, L.	Haase	Marleau	Scripps
Brown, T.	Haines	Mayes	Segal
Byrnes	Hammel	McDowell	Sheltrown
Byrum	Hansen	McMillin	Slavens
Calley	Haugh	Meadows	Slezak
Caul	Haveman	Meekhof	Smith
Clemente	Hildenbrand	Melton	Spade
Constan	Horn	Meltzer	Stamas
Corriveau	Huckleberry	Miller	Stanley
Coulouris	Jackson	Moore	Switalski
Crawford	Johnson	Moss	Tlaib
Cushingberry	Jones, Rick	Nathan	Tyler
Daley	Jones, Robert	Nerat	Valentine
Dean	Kandrevas	Neumann	Walsh
Denby	Kennedy	Opsommer	Warren
DeShazor	Knollenberg	Pavlov	Womack
Dillon	Kowall	Pearce	Young
Donigan			

Nays—0

The House agreed to the title of the bill.
Rep. Angerer 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. 4547, entitled

A bill to amend 1995 PA 24, entitled "Michigan economic growth authority act," by amending section 8 (MCL 207.808), as amended by 2008 PA 257.

Was read a second time, and the question being on the adoption of the proposed substitute (H-3) previously recommended by the Committee on Oversight and Investigations,

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

Rep. McMillin moved to amend the bill as follows:

1. Amend page 4, line 5, after "PUBLIC" by inserting "AND THESE MEETINGS SHALL BE VIDEOTAPED AND MADE ACCESSIBLE ON A PUBLIC WEBSITE FOR AT LEAST A YEAR."

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

Rep. McMillin moved to amend the bill as follows:

1. Amend page 22, following line 13, by inserting:

"(4) THE AUTHORITY SHALL CONDUCT AN AUDIT OF ALL JOBS CREATED CLAIMS MADE BY BUSINESSES RECEIVING TAX CREDITS AFTER JANUARY 1, 2005 AND POST THE FINDINGS OF THE AUDIT ON A PUBLIC WEBSITE. THE AUDIT SHALL INCLUDE COMPARISON OF BUSINESSES' JOB CREATION CLAIMS WITH THEIR FILINGS WITH THE UNEMPLOYMENT INSURANCE AGENCY OF THE STATE."

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

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

The motion prevailed.

Rep. Angerer 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. 4547, entitled

A bill to amend 1995 PA 24, entitled "Michigan economic growth authority act," by amending section 8 (MCL 207.808), as amended by 2008 PA 257.

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

Roll Call No. 107

Yeas—107

Agema	Durhal	Lahti	Proos
Angerer	Ebli	LeBlanc	Roberts
Ball	Elsenheimer	Leland	Rocca
Barnett	Espinoza	Lemmons	Rogers
Bauer	Geiss	Lindberg	Schmidt, R.
Bennett	Gonzales	Lipton	Schmidt, W.
Bledsoe	Green	Liss	Schuitmaker
Bolger	Gregory	Lori	Scott, B.
Booher	Griffin	Lund	Scott, P.
Brown, L.	Haase	Marleau	Scripps
Brown, T.	Haines	Mayes	Segal
Byrnes	Hammel	McDowell	Sheltrown

The question being on the motion made by Rep. Angerer,
The motion prevailed, a majority of the members serving voting therefor.
The bill was placed on the order of Messages from the Senate.

Rep. Hildenbrand moved that the Committee on Health Policy be discharged from further consideration of **House Joint Resolution Z.**

(For first notice see House Journal No. 29, p. 391.)

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

Rep. Angerer moved that consideration of the motion be postponed for the day.
The motion prevailed.

Rep. Hildenbrand moved that the Committee on Health Policy be discharged from further consideration of **House Joint Resolution CC.**

(For first notice see House Journal No. 29, p. 391.)

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

Rep. Angerer moved that consideration of the motion be postponed for the day.
The motion prevailed.

Announcement by the Clerk of Printing and Enrollment

The Clerk announced the enrollment printing and presentation to the Governor on Wednesday, March 24, for her approval of the following bill:

Enrolled House Bill No. 4512 at 11:28 a.m.

The Clerk announced that the following bills had been printed and placed upon the files of the members on Wednesday, March 24:

House Bill Nos.	5974	5975	5976	5977	5978	5979	5980	5981	5982	5983	5984
Senate Bill Nos.	1239	1240									

The Clerk announced that the following Senate bills had been received on Wednesday, March 24:

Senate Bill Nos. 1152 1161 1163

Messages from the Senate

House Bill No. 4382, entitled

A bill to amend 1976 PA 388, entitled "Michigan campaign finance act," (MCL 169.201 to 169.282) by adding section 57a.

The Senate has amended the bill as follows:

1. Amend page 1, line 1, after "**PERSON**" by striking out the balance of the line through "**CANDIDATE**" on line 2.
2. Amend page 1, line 3, after "**BODY**" by inserting "**OR OTHERWISE UTILIZE THE RESOURCES OF A PUBLIC BODY TO SOLICIT OR ACCEPT A CONTRIBUTION**".
3. Amend page 2, line 4, after "**BOTH**" by inserting a comma and "**OR IF THE PERSON IS NOT AN INDIVIDUAL, BY A FINE OF NOT MORE THAN \$20,000.00 OR THE AMOUNT OF THE CONTRIBUTION OR EXPENDITURE, WHICHEVER IS MORE**".

The Senate has passed the bill as amended, ordered that it be given immediate effect and pursuant to Joint Rule 20, inserted the full title.

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

Senate Bill No. 1152, entitled

A bill to make appropriations for the department of community health and certain state purposes related to mental health, public health, and medical services for the fiscal year ending September 30, 2011; to provide for the expenditure

of those appropriations; to create funds; to require and provide for reports; to prescribe the powers and duties of certain local and state agencies and departments; and to provide for disposition of fees and other income received by the various state agencies.

The Senate has passed the bill.

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

Senate Bill No. 1161, entitled

A bill to make appropriations for the department of natural resources and environment for the fiscal year ending September 30, 2011; to provide for the expenditure of those appropriations; to create funds and accounts; to require reports; to prescribe certain powers and duties of certain state agencies and officials; to authorize certain transfers by certain state agencies; and to provide for the disposition of fees and other income received by the various state agencies.

The Senate has passed the bill.

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

Senate Bill No. 1163, entitled

A bill to amend 1979 PA 94, entitled "The state school aid act of 1979," by amending sections 3, 6, 11, 11a, 11d, 11g, 11j, 11k, 11m, 15, 18, 19, 20, 20d, 22a, 22b, 22d, 22e, 24, 24a, 24c, 26a, 26b, 31a, 31d, 31f, 32b, 32d, 32j, 32l, 39a, 41, 51a, 51c, 51d, 53a, 54, 56, 61a, 62, 64, 65, 74, 81, 94a, 98, 99, 99i, 101, 104, 107, 147, 166b, and 166c (MCL 388.1603, 388.1606, 388.1611, 388.1611a, 388.1611d, 388.1611g, 388.1611j, 388.1611k, 388.1611m, 388.1615, 388.1618, 388.1619, 388.1620, 388.1620d, 388.1622a, 388.1622b, 388.1622d, 388.1622e, 388.1624, 388.1624a, 388.1624c, 388.1626a, 388.1626b, 388.1631a, 388.1631d, 388.1631f, 388.1632b, 388.1632d, 388.1632j, 388.1632l, 388.1639a, 388.1641, 388.1651a, 388.1651c, 388.1651d, 388.1653a, 388.1654, 388.1656, 388.1661a, 388.1662, 388.1664, 388.1665, 388.1674, 388.1681, 388.1694a, 388.1698, 388.1699, 388.1699i, 388.1701, 388.1704, 388.1707, 388.1747, 388.1766b, and 388.1766c), sections 3, 11a, 11g, 11j, 11k, 11m, 15, 18, 19, 20, 20d, 22a, 22b, 22d, 22e, 24, 24a, 24c, 26a, 26b, 31a, 31d, 31f, 32b, 32d, 32j, 32l, 39a, 41, 51a, 51c, 51d, 53a, 54, 56, 61a, 62, 64, 65, 74, 81, 98, 99, 99i, 104, 107, and 147 as amended and section 11d as added by 2009 PA 121, sections 6, 11, 94a, and 101 as amended and section 166c as added by 2009 PA 203, section 20j as amended by 2008 PA 561, and section 166b as amended by 2008 PA 219, and by adding section 92; and to repeal acts and parts of acts.

The Senate has passed the bill.

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

Notices

I hereby give notice that on the next legislative session day I will move to discharge the Committee on Government Operations from further consideration of **House Concurrent Resolution No. 48**.

Rep. Hildenbrand

Introduction of Bills

Rep. Opsommer introduced

House Bill No. 5985, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending section 61525 (MCL 324.61525), as amended by 2004 PA 325.

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

Reps. Rick Jones, Warren and Genetski introduced

House Bill No. 5986, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 41301 and 41309 (MCL 324.41301 and 324.41309), section 41301 as amended by 2009 PA 51 and section 41309 as amended by 2009 PA 52.

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

Reps. Warren, Smith, Young, Miller, Tlaib, Bennett, Durhal, Gregory, Bauer, Lindberg, Espinoza, Hammel, LeBlanc, Johnson, Meadows, Jackson, Liss and Cushingberry introduced

House Bill No. 5987, entitled

A bill to amend 1967 PA 281, entitled "Income tax act of 1967," by amending section 51 (MCL 206.51), as amended by 2007 PA 94.

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

Reps. Wayne Schmidt, Byrnes, Liss, Tyler, Opsommer, Lori and Proos introduced

House Bill No. 5988, entitled

A bill to amend 1987 PA 231, entitled "An act to create a transportation economic development fund in the state treasury; to prescribe the uses of and distributions from this fund; to create the office of economic development and to prescribe its powers and duties; to prescribe the powers and duties of the state transportation department, state transportation commission, and certain other bodies; and to permit the issuance of certain bonds," by amending section 1 (MCL 247.901), as amended by 1991 PA 188.

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

Reps. Haines, Byrnes, Liss, Wayne Schmidt, Stanley, Constan, Robert Jones, Tyler, Haveman, Lori and Proos introduced

House Bill No. 5989, entitled

A bill to amend 1986 PA 281, entitled "The local development financing act," by amending section 2 (MCL 125.2152), as amended by 2009 PA 162.

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

Reps. Agema, Rick Jones, Crawford, Haveman, Green, Denby, Booher, Meekhof, Marleau, Walsh, DeShazor, Bolger, Paul Scott, Young, Pearce, Lori, Horn and Stamas introduced

House Bill No. 5990, entitled

A bill to amend 2008 PA 295, entitled "Clean, renewable, and efficient energy act," by amending section 11 (MCL 460.1011).

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

Rep. Tlaib introduced

House Bill No. 5991, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending section 20107a (MCL 324.20107a), as amended by 1996 PA 383.

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

Reps. Warren, Scripps, Roberts, Cushingberry, Kennedy, Liss, Ebli and Smith introduced

House Bill No. 5992, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 30301, 30304b, 30311a, and 30329 (MCL 324.30301, 324.30304b, 324.30311a, and 324.30329), section 30301 as amended and sections 30304b, 30311a, and 30329 as added by 2009 PA 120.

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

Reps. McMillin, Walsh and Lund introduced

House Bill No. 5993, entitled

A bill to amend 1965 PA 314, entitled "Public employee retirement system investment act," by amending section 13 (MCL 38.1133), as amended by 2008 PA 425.

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

Reps. Sheltroun, Ball, Mayes, Rick Jones, Haines, Booher, Wayne Schmidt, Walsh, McDowell, Horn, Proos, Bolger, Daley, Huckleberry, Young, LeBlanc, Slezak, Stamas, Opsommer, Pearce, Agema, Angerer, Stanley, Melton, Schuitmaker and Cushingberry introduced

House Bill No. 5994, entitled

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 301 and 501 (MCL 324.301 and 324.501), section 301 as amended by 2004 PA 587.

The bill was read a first time by its title and referred to the Committee on Tourism, Outdoor Recreation and Natural Resources.

Rep. Sheltroun introduced

House Bill No. 5995, entitled

A bill to amend 1925 PA 289, entitled "An act to create and maintain a fingerprint identification and criminal history records division within the department of state police; to require peace officers, persons in charge of certain institutions, and others to make reports respecting juvenile offenses, crimes, and criminals to the state police; to require the fingerprinting of an accused by certain persons; and to provide penalties and remedies for a violation of this act," by amending section 3 (MCL 28.243), as amended by 2004 PA 222.

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

Rep. Rogers moved that the House adjourn.

The motion prevailed, the time being 6:10 p.m.

The Speaker Pro Tempore declared the House adjourned until Thursday, March 25, at 12:00 Noon.

RICHARD J. BROWN
Clerk of the House of Representatives