

Legislative Analysis



LOCAL GOVERNMENT PUBLIC NOTICE ACT

Phone: (517) 373-8080
<http://www.house.mi.gov/hfa>

House Bills 6334 to 6344, 6362 to 6367, 6390 to 6396, 6423, 6430, and 6440 as introduced
Sponsor: Rep. Steven Johnson

Analysis available at
<http://www.legislature.mi.gov>

House Bills 6345 to 6361, 6375 to 6389, 6398 to 6403, 6418, 6426, 6437, and 6438 as introduced
Sponsor: Rep. Kevin Coleman

House Bills 6369 to 6373 and 6439 as introduced
Sponsor: Rep. Jeff Yaroch

House Bills 6368, 6397, 6404 to 6408, 6429, and 6432 to 6436 as introduced
Sponsor: Rep. Luke Meerman

House Bills 6409 to 6417, 6419 to 6422, 6424, 6425, 6427, 6428, and 6431 as introduced
Sponsor: Rep. Kyra Harris Bolden

Committee: Government Operations
Complete to 12-1-20

SUMMARY:

House Bill 6440 would create a new act, the Local Government Public Notice Act, which would establish procedures for the posting of public notices by certain governmental entities.

House Bills 6334 to 6439 would amend several acts with public notice requirements to make them subject to the Local Government Public Notice Act beginning January 1, 2022.

In many cases, those acts now require public notices to be published in a newspaper that serves a specified area. Under the bills, notices would instead have to be posted either on the website of the area where the notice must be posted or, if contractually provided, on a television or radio station website.

House Bill 6440 would create the Local Government Public Notice Act. Under the new act, beginning January 1, 2022, a local government or governmental entity that is required by another act to provide public notice under the new act would have to do either of the following:

- Post the public notice on the active notice portion of the website of the ***required area*** for the period of time provided by law. The government or entity would also have to make a printed copy of the notice available for public inspection during that time. A government or entity could enter into a contract with an outside entity to host and provide public notices under this provision. If it did so, it would have to provide a link on its website's homepage to the active notice portion of the outside entity's website. Within 24 hours after providing the notice, the government or entity would have to send an email notifying each ***local media outlet*** that serves the required area.
- If the government or entity entered into an applicable contract with a local media outlet, post the public notice on the active notice portion of the local media outlet's website for the period of time provided by law. The government or entity would also have to make a printed copy of the notice available for public inspection during that time. The local media outlet would have to make a general broadcast or transmission at least once

a day to indicate that public notices can be found on its website. The government or entity would have to provide a link on its website's homepage to the active notice part of the local media outlet's website.

Required area would mean the county, city, township, village, district, or other geographic territory where the notice is required to be posted. [**Note:** It is unclear how to determine under the new act what the "required area" is in any particular case. Provisions in companion bills that now specify a relevant geographic area would not apply after January 1, 2022. It also seems unclear whether "required area" refers to a geographic area or a governmental entity. It is not always apparent, for example, when an "area" or "geographic territory" could be said to have a website.]

Local media outlet would mean a television station or radio broadcast station licensed by the Federal Communications Commission.

Website and retention requirements

Beginning January 1, 2022, a local government or other governmental entity that posted a public notice on its website would have to create or maintain an online archive for public notices. After the notice was no longer required to be posted, it would have to be maintained in the archival notice portion of the website in compliance with the record retention schedule for that local government or other governmental entity as provided for in the Michigan History Center Act. The government or entity would also have to maintain, in a format that includes the dates of posting, a printed copy of each public notice for archival and verification purposes.

A website used for posting public notices under the act would have to meet both of the following requirements:

- The website homepage and the portion of the website containing active and archival notices must be publicly accessible and free.
- The website homepage must include a prominently displayed link to the active and archival notices.

A local government or governmental entity required to provide public notice under the act would have to have a website by December 31, 2021.

Permanent public notice list

A local government or other governmental entity would have to create and maintain a permanent public notice list. An individual, organization, firm, or corporation could make a written request to be placed on the permanent public notice list to receive by email or first-class mail any public notice posted under the act. (This option would not apply to local media outlets that the government or entity must email within 24 hours after posting a notice.)

The local government or other governmental entity would have to send emails to those on the list requesting them within 24 hours after posting a notice. Those on the list requesting public notices by first-class mail would be sent those notices upon payment of a yearly fee of not more than the estimated cost of printing and postage for the notices.

Change in notice method

If a local government or other governmental entity changed the method by which public notice was posted under the act, the government or entity would have to provide notice of that change by using the most recent method that the government or entity used for posting public notices.

Newspapers

A person operating a publication that qualified as a **newspaper** as described below would have to maintain in the required area a permanent and complete printed copy of each published edition for archival and verification purposes. A person operating a website that qualified as a newspaper or local media outlet under the act would have to create a printed copy of any notice, with the dates of posting, on the first day the notice was posted on the website and maintain the printed copy in the required area for archival and verification purposes.

Except as provided below, **newspaper** would mean a print publication that is published for the dissemination of local news of a general character or for the dissemination of legal news and to which all of the following apply:

- It is published and distributed in not less than weekly intervals.
- At least 50% of the words in it are English.
- It has a bona fide list of subscribers in one or more Michigan counties or is available at retail locations in one or more Michigan counties.
- It accepts and publishes official and other notices.
- It regularly contains information of a public character or of interest or value to residents, property owners, or the general public.
- It has been published or distributed for at least one year.

If no publication published and of general circulation in the required area meets the above requirements, **newspaper** would mean a website that meets all of the following:

- It is identified as a continuing online version of a publication that previously met the above definition and was published and of general circulation in the required area.
- It is published in English for the dissemination of local news of a general character or for the dissemination of legal news for the required area.
- It has been established and operating without interruption for at least two years.
- News content on the website is published and posted and was updated at least every seven days for the preceding two years.
- It lists all of the following:
 - Contact information, including staff located in the required area.
 - An address and telephone number in the required area.
 - An address in the required area where public notices can be sent for posting.
 - An address in the required area where complaints can be made.
 - An address in the required area where printed copies of notices can be viewed by the public.
- It includes a clearly designated area for public notices that is accessible via a prominently displayed and clearly labeled link from the website homepage and the posted notices are maintained permanently in a searchable database accessible on the website.
- A majority of visitors to the website are residents of the required area.

If no publication or website in the required area meets the above definitions, *newspaper* would mean a publication or website in an adjoining county, city, township, village, district, or other geographic territory, as applicable, that otherwise meets the definitions above.

House Bills 6334 to 6439 would amend several acts that require the publication of public notices. For the most part, the bills would provide that, beginning January 1, 2022, those notices must be posted as provided in the Local Government Public Notice Act.

Table 1 (beginning on page 8 of this summary) lists each bill, the act and MCL sections it would amend, the entity or official required to provide public notice, and what the notice is notice of. Note that the descriptions of entities and reasons for public notice are compressed indicators of often complex information. For example, terms such as “municipality” or “local governmental unit” are defined to mean different things in different acts, and sometimes the notice requirements affect only a subset of those entities, such as those that have elected to join a regional authority. The table contains links to the relevant bills and acts.

In addition to newspaper publication, or as an alternative, some laws require notices to be posted in a specified number of “public” or “conspicuous” places in a geographic area (such as a township or county). Except for things like posting park rules in the park where they apply or notices of office hours, the bills would generally remove those requirements.¹ The table does not note those changes.

The table does attempt to note when the bills would replace a current requirement to post a given text in full (e.g., ordinance, plan, rules) with a requirement to post a notice of that text.

House Bills 6334 through 6439 are tie-barred to House Bill 6440, which means they could not take effect unless House Bill 6440 were also enacted.

House Bill 6428 would take effect 90 days after its enactment.

BACKGROUND:

Open Meetings Act

The Open Meetings Act contains notice requirements for meetings of public bodies. The act defines “public body” as any of the following:

- A state or local legislative or governing body, including a board, commission, committee, subcommittee, authority, or council, that is empowered by state constitution, statute, charter, ordinance, resolution, or rule to exercise governmental or proprietary authority or perform a governmental or proprietary function
- A lessee of a body described above that is performing an essential public purpose and function under the lease agreement.
- The board of a nonprofit corporation formed by a city under section 40 of the Home Rule City Act.

¹ The bills would not remove all of these requirements, however. For example, 1923 PA 116, which HB 6342 would amend, allows a township clerk to provide notice of a ballot question regarding borrowing money by posting notices “in not less than 3 public and conspicuous places in each election district of the township.”

Public notice of a meeting must contain the name, telephone number, and address of the public body. The notice must be posted at the public body's principal office and any other places the public body considers appropriate. If the public body has no principal office, notice must be posted in the office of the county clerk (for a local public body) or the office of the secretary of state (for a state public body).

A public body that is part of a state department, the legislative branch, the judicial branch, an institution of higher education, a political subdivision, or a school district must also respectively post notice in the principal office of the state department, institution of higher education, clerk of the House of Representatives, secretary of the Senate, clerk of the Supreme Court, political subdivision, or school district.

Cable television can also be used as a means of posting notice.

For regular meetings of a public body, notice has to be posted within 10 days after its first meeting in a calendar or fiscal year that states the dates, times, and places of those meetings. If the schedule is changed, a notice of the changes must be posted within three days after the meeting where the change was made.

For a rescheduled regular or a special meeting, the public body must post a public notice stating the date, time, and place of the meeting at least 18 hours before the meeting in a prominent and conspicuous place at the public body's principal office. If the public body has a website that includes at least monthly updates of meeting agendas or minutes, the notice must be posted on a portion of the website that is accessible to the public, either on the website homepage or available through a conspicuous and clearly described link on the homepage.² If a meeting recesses for more than 36 hours, it must post equivalent notice before reconvening.

If a nonresidential building within a local governmental unit or school system is not available without cost to the public body, a meeting may be held in a residential dwelling. Notice of such a meeting, stating its date, time, and place, must be published as a display advertisement in a newspaper of general circulation in the city or township where the meeting will be held at least two days before the meeting. The act requires that the notice be at the bottom of the display advertisement, set off in a conspicuous manner, and that it say, "This meeting is open to all members of the public under Michigan's open meetings act".

Upon written request of an individual, organization, firm, or corporation, and payment of a yearly fee that does not exceed the reasonable estimated cost for printing and postage, a public body must send to the requesting party by first-class mail a copy of any notice required to be posted as described above. Upon written request, at the same time public notice of a meeting is posted, a public body must provide a copy of the public notice, free of charge, to any newspaper published in Michigan and to any radio or television station located in Michigan.

² The 18-hour notice requirement does not apply to special meetings of subcommittees of a public body or to conference committees of the state legislature. A conference committee must give a six-hour notice, and a second conference committee must give a one-hour notice. If either house of the state legislature is adjourned or recessed for less than 18 hours, the 18-hour notice provisions do not apply. In addition, a public body may meet in emergency session when there is a severe and imminent threat to the health, safety, or welfare of the public and two-thirds of the members serving decide that delay would be detrimental to efforts to lessen or respond to the threat. The bill prescribes a process for such emergency meetings.

Definition of “newspaper” in Michigan law

The Revised Judicature Act provides conditions that must be met for a publication to qualify as a “newspaper” when that term is used in that act in provisions that require publication of notices. 1963 PA 247 contains similar definitional requirements that apply to notice publication requirements under any other law of the state.

These definition provisions would still apply to relevant sections of Michigan law that are not amended by this package of bills.

Definition of “newspaper” under the Revised Judicature Act

For purposes of the Revised Judicature Act,³ “newspaper” means a newspaper that meets all of the following:

- Is published in the English language.
- Is published for the dissemination of either of the following:
 - Local or transmitted news and intelligence of a general character.
 - Legal news.
- Has a bona fide list of paying subscribers or has been published at not less than weekly intervals in the same community without interruption for at least two years.
- Has been established, published, and circulated at not less than weekly intervals without interruption for at least one year in the county where the court is situated. A newspaper does not lose eligibility for interruption of continuous publication because of any of the following:
 - Acts of God.
 - Labor disputes.
 - Military service of the publisher for up to two years as long as publication is resumed within six months after the end of the military service.
- Annually averages at least 25% news and editorial content (i.e., not advertising) per issue.

If no newspaper in the county where the court is situated meets the above requirements, the term “newspaper” is considered to include any newspaper in an adjoining county that is qualified under the above to publish notice of actions commenced in that county.

Definition of “newspaper” under 1963 PA 247

1963 PA 247 defines the term “newspaper” when it is used for notice publication purposes under any Michigan law except the Revised Judicature Act.⁴ Under 1963 PA 247, “newspaper” means a newspaper that meets all of the following:

- Is published in the English language.
- Is published for the dissemination of either of the following:
 - Local or transmitted news and intelligence of a general character.
 - Legal news.
- Has a bona fide list of paying subscribers or has been published at not less than weekly intervals in the same community without interruption for at least two years.
- Has been published and of general circulation at not less than weekly intervals without interruption for at least one year in the county, township, city, village, or district where

³ <https://www.legislature.mi.gov/documents/mcl/pdf/mcl-600-1461.pdf>

⁴ <https://www.legislature.mi.gov/documents/mcl/pdf/mcl-Act-247-of-1963.pdf>

the notice is required to be published. A newspaper does not lose eligibility for interruption of continuous publication because of any of the following:

- Acts of God.
- Labor disputes.
- Military service of the publisher for up to two years as long as publication is resumed within six months after the end of the military service.
- Annually averages at least 25% news and editorial content (i.e., not advertising) per issue.

If no newspaper “in the county where the court is situated” meets the above requirements, the term is considered to include a newspaper in an adjoining county that is qualified under the above to publish “notice of actions commenced therein” (in that county).

FISCAL IMPACT:

The package of bills would have a varying fiscal impact on local governments and other governmental entities subject to the notice provisions of the bills. Local governments and other governmental entities with an established website that is able to accommodate the posting and archiving of notices electronically likely would realize a net reduction of costs related to notice publishing by eliminating newspaper publishing costs. It is assumed that the savings from the elimination of notice publishing in newspapers would be greater than the marginal increase in website administration related to posting and archiving notices.

Entities that currently do not have an established website or have a website that cannot accommodate the posting and archiving of notices would incur costs related to developing and operating a viable website if they wanted to post notices on their own website. In the alternative, these entities could contract with an outside local media outlet for notice posting services which would also increase costs for the entity. HB 6440 would require all local governments and other governmental entities required to provide public notice to create and maintain a website by December 31, 2021. However, the bill does not appear to require the website to accommodate posting and archiving of public notices. Rather, the language of the bill would permit the entity to continue to contract with a local media outlet even after the development of a website. While these entities also would realize savings through the elimination of newspaper publishing costs, the net fiscal impact for each entity would depend on the cost of website development or service contract compared to the print publishing savings realized.

Local governments and other governmental entities likely would incur minor costs associated with archiving paper copies of the notices. While HB 6440 would generate administrative duties related to the maintenance and administration of a permanent public notice list those costs would be minimal (in the case of email) or covered, or substantially covered, by a fee (in the case of first-class mail).

There is no impact on state revenues or costs.

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■ This analysis was prepared by nonpartisan House Fiscal Agency staff for use by House members in their deliberations, and does not constitute an official statement of legislative intent.

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6334	1947 PA 359	Charter Township Act	42.3a, 42.8	1 township clerk 2 charter township board	1 right of referendum on question of forming charter township 2 notices, ordinances, and proceedings for which method of posting not prescribed
6335	1945 PA 246		41.184, 41.185, 41.186	township	ordinance
6336	1953 PA 192		35.621	county board of commissioners	opening on committee of veterans
6337	2004 PA 378	Public Body Law Enforcement Agency Act	28.588	multicounty metropolitan district	ordinance
6338	1935 PA 78		38.512	municipal civil service commission	1 acceptance of applications for police or fire department positions 2 posting of eligible list for police or fire department positions or promotions [Note: the law now requires only posting at the commission's office; the bill would expand this requirement]
6339	1846 RS 16		41.28, 41.72a	1 township clerk 2 township board	1 order for special township meeting of the electors [Note: the bill would direct that public notice of this order be provided under the Open Meetings Act (i.e., not the Local Government Public Notice Act)] 2 proceedings of board meeting

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6340	1931 PA 246		41.275, 41.278, 41.289b	1, 2 county road commission 3 township board or boards	1 hearing on proposed improvements 2 letting of contract for improvement 3 assessment district for street lighting
6341	1941 PA 107		41.336, 41.340, 41.341, 41.350h, 41.350r	township board	1 water supply system plan [Note: the law now requires publication of the plan “at full length”; the bill would require posting of a notice of the plan] 2 meeting to amend water mains rules 3 water mains rules [Note: the law now requires publication of the rules “at full length”; the bill would require posting of a notice of the rules] 4 meeting to amend water mains rules 5 meeting on water service for fire protection in special assessment district 6 water supply and water service ordinance [Note: the law now appears to require publication of the ordinance; the bill would require posting of a notice of the ordinance]
6342	1923 PA 116	Township and Village Public Improvement and Public Service Act	41.413a	board of public service commissioners	hearing on dissolution of board of public service commissioners

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Bill	Act	Title	MCL	Entity or official	Notice of
6343	1954 PA 188		41.724a	township officer	hearing in special assessment proceeding
6344	1951 PA 33		41.801	township board or boards	hearing on proposed police and fire special assessment district [Note: the law now requires publication of a notice at least 5 days before the hearing; the bill would require posting of a notice at least 14 days before the hearing]
6345	1995 PA 123	Enterprise Community Development Corporation Act	125.2607	governing body of municipality	hearing on application to incorporate enterprise community development corporation
6346	1995 PA 75	Empowerment Zone Development Corporation Act	125.2567	governing body of municipality	hearing on application to incorporate empowerment zone development corporation
6347	1992 PA 173	Land Reclamation and Improvement Authority Act	125.2455, 125.2470	1 Department of Treasury 2 land reclamation and improvement authority	1 hearing on petition to establish land reclamation and improvement authority 2 hearing in special assessment proceedings
6348	2018 PA 57	Recodified Tax Increment Financing Act	125.4404, 125.4416	governing body of municipality	1 hearing on creation of local development finance authority [Note: the bill would retain newspaper publication requirements in section 404 of the act] 2 hearing on development plan

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6349	1986 PA 59	Resort District Rehabilitation Act	125.2204, 125.2205, 125.2207, 125.2216	township board	1 hearing on creation of resort district authority 2 ordinance or resolution establishing authority [Note: the law now appears to require publication of the ordinance; the bill would require posting of a notice of the ordinance] 3 election on authority boundaries and millage 4 hearing on rehabilitation plan
6350	1985 PA 224	Enterprise Zone Act	125.2111, 125.2113	governing body of local governmental unit	1 hearing on establishing enterprise zone 2 hearing on comprehensive development plan
6351	2018 PA 57	Recodified Tax Increment Financing Act	125.4303, 125.4317	governing body of municipality	1 hearing on creation of tax increment finance authority [Note: the bill would retain newspaper publication requirements in section 303 of the act] 2 hearing on development plan
6352	2018 PA 57	Recodified Tax Increment Financing Act	125.4705, 125.4719	governing body of municipality	1 hearing on creation of water resource improvement authority [Note: the bill would retain newspaper publication requirements in section 705 of the act] 2 hearing on development plan

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6353	2018 PA 57	Recodified Tax Increment Financing Act	125.4203, 125.4218, 125.4224	1, 2, 3 governing body of municipality 4 development area citizens council	1 hearing on creation of downtown development authority 2 ordinance establishing authority [Note: the law now appears to require publication of the ordinance; the bill would require posting of a notice of the ordinance] 3 hearing on development plan 4 meeting of development area citizens council
6354	1974 PA 338	Economic Development Corporations Act	125.1615, 125.1617, 125.1623, 125.1631	1 project citizens district council 2 governing body of municipality 3 economic development corporation 4 clerk of municipality	1 meeting of the council 2 hearing on project plan 3 annual statement of revenues and expenditures [Note: the law now appears to requires publication of the statement; the bill would require posting of a notice of the statement] 4 articles of incorporation [Note: the law now appears to require publication of a copy of the articles; the bill would require posting of a notice of the articles]
6355	1963 PA 62	Industrial Revenue Bond Act of 1963	125.1255	governing body of municipality	resolution authorizing issuance of bonds [Note: the law now appears to require publication of the resolution; the bill would require posting of a notice of the resolution]
6356	1961 PA 120		125.990e	clerk of city or village	election on business improvement zone and plan

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Bill	Act	Title	MCL	Entity or official	Notice of
6357	1989 PA 292	Metropolitan Councils Act	124.659, 124.683, 124.699, 124.713, 124.721	1 clerk of largest participating local governmental unit 2 clerk of participating city or clerk of participating qualified county 3 county clerk	1 proposed articles of metropolitan area council or amendments to them 2 proposed articles of metropolitan region council or amendments to them 3 proposed articles of metropolitan arts council or amendments to them [Note: in each instance above, the law now appears to require publication of the articles or amendments; the bill would require posting of a notice of them]
6358	2003 PA 258	Land Bank Fast Track Act	124.759	land bank fast track authority	hearing on expedited quiet title and foreclosure action
6359	1945 PA 344		125.74, 125.80	1-4 legislative body of municipality 5 zoning or ad hoc board of appeals	1 hearing on designation of district area 2 hearing on appointments to citizens’ district council 3 hearing on proposed zoning change or condemnation proceedings [Note: the bill would add this notice requirement] 4 hearing on blighted area determination or development plan 5 hearing on deviation from development plan [Note: the law now requires publication at least 10 days before the hearing; the bill has no time requirement]

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6360	1933 (Ex Sess) PA 18		125.651, 125.653	local governmental unit	ordinance to create housing commission [Note: the law now requires publication of the ordinance; the bill would require posting of a notice of the ordinance]
6361	1949 PA 208		125.943, 125.950	1 legislative body of a municipality 2 zoning or ad hoc board of appeals (through December 31, 2021) or legislative body (beginning January 1, 2022)	1 hearing on neighborhood betterment plan 2 hearing on deviation from neighborhood betterment plan
6362	1871 PA 164		128.42	city or village	hearing on petition to vacate cemetery
6363	1931 PA 46		128.12	cemetery board (or circuit court)	hearing on petition for forfeiture of burial space [Note: the law now <i>requires</i> this notice to be published; the bill would <i>allow</i> the notice to be posted]

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6364	2008 PA 33	Michigan Planning Enabling Act	125.3813, 125.3843, 125.3871	1 township board (through December 31, 2021) or township (beginning January 1, 2022) 2, 3, 4 planning commission	1 ordinance creating planning commission [Note: the law now requires publication of the ordinance; the bill would require posting of a notice of the ordinance] 2 hearing on proposed master plan [Note: the law now requires publication at least 15 days before the hearing; the bill has no time requirement] 3 hearing on proposed subdivision ordinance 4 hearing on proposed plat [Note: the law now requires publication at least 15 days before the hearing; the bill has no time requirement]
6365	2006 PA 110	Michigan Zoning Enabling Act	125.3103, 125.3202, 125.3304, 125.3401, 125.3402, 125.3404, 125.3604	1 local unit of government 2 zoning commission 3 clerk of local unit of government	1 public hearing required by act [Note: the law now requires publication at least 15 days before the hearing; the bill has no time requirement] 2 regular meeting of zoning commission [Note: the bill would direct that public notice of these meetings be provided under the Open Meetings Act (i.e., not the Local Government Public Notice Act)] 3 adoption of zoning ordinance [Note: the law now requires publication within 15 days after adoption of the ordinance; the bill has no time requirement]

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6366	2018 PA 57	Recodified Tax Increment Financing Act	125.4805, 125.4818	governing body of municipality	1 hearing on creation of neighborhood improvement authority 2 ordinance establishing authority [Note: the law now appears to require publication of the ordinance; the bill would require posting of a notice of the ordinance] 3 hearing on development plan
6367	2018 PA 57	Recodified Tax Increment Financing Act	125.4606, 125.4622	governing body of municipality	1 hearing on creation of corridor improvement authority 2 ordinance establishing authority [Note: the law now appears to require publication of the ordinance; the bill would require posting of a notice of the ordinance] 3 hearing on development plan
6368	1978 PA 368	Public Health Code	333.7523, 333.12753	1 local governmental unit or the state 2 governmental entity operating public sanitary sewer system	1 seizure of property and intent to forfeit and dispose of it [Note: the law now requires publication for 10 successive publishing days; the bill has no time requirement] 2 availability of public sanitary sewer system
6369	1909 PA 272		128.151	township board	[Note: the bill would repeal the process, including notice, for burial ground expansion and instead allow acquisition of property by any lawful means, including condemnation under the Uniform Condemnation Procedures Act]

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6370	1963 (2nd Ex Sess) PA 43		141.412	local unit of government	hearing on proposed budget [Note: the bill would direct that public notice of these hearings be provided under the Open Meetings Act (i.e., not the Local Government Public Notice Act) with additional requirements under 1963 (2nd Ex Sess) PA 43]
6371	1933 PA 204		141.212	governing body of municipality	call for tenders on defaulted bonds of special assessment district or improvement district
6372	1933 PA 94	Revenue Bond Act of 1933	141.106, 141.133	governing body of public corporation	1 ordinance [Note: the law now appears to require publication of the ordinance; the bill would require posting of a notice of the ordinance] 2 intent to issue bonds
6373	1911 PA 28		141.72	sheriff	election on county taxing or borrowing amount in excess of limits
6374	1923 PA 118		141.63	sheriff	election on a county bond issue [Note: the bill would require notice as provided in section 653a of the Michigan Election Law – see HB 6427]

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6375	1909 PA 279	Home Rule City Act	117.3, 117.4g, 117.5, 117.5e, 117.10, 117.15	1-5 city 6 city, township, or village clerk 7 charter commission	1 ordinance 2 amendments to charter concerning rapid transit system [Note: the law now appears to require publication of the amendments; the bill would require posting of a notice of the amendments] 3 proposed rapid transit system plan [Note: the law now appears to require publication of the plan; the bill would require posting of a notice of the plan] 4 proposed issuance of bonds 5 hearing on proposed water or sewage rate increase 6 election on incorporation, consolidation, or boundary change 7 proposed charter and election on its adoption and of officers provided under it [Note: the law now appears to require publication of the proposed charter; the bill would require posting of a notice of the proposed charter]
6376	1917 PA 307		45.85	county purchasing agent	advertisement for supplier bids or proposals

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6377	1966 PA 293		45.507, 45.517	1 county clerk or clerk of local unit of government (through December 31, 2021) or county clerk (beginning January 1, 2022) 2 county clerk	1 election on proposed charter commission 2 proposed charter [Note: the law now appears to require publication of the proposed charter; the bill would require posting of a notice of the proposed charter]
6378	1895 PA 3	General Law Village Act	62.1, 65.5, 65.8, 66.3a, 66.4, 67.26, 74.6	1, 2, 3, 4, 6 village council 5, 7 village clerk	1 meeting on reducing council size or changing trustee election cycle [Note: the bill would direct that public notice of the meeting be provided under the Open Meetings Act (i.e., not the Local Government Public Notice Act)] 2 right of petition for election on ordinance reducing council size or changing trustee election cycle 3 synopsis of meeting of village council 4 right of petition for election on ordinance assigning authority or responsibility to village manager 5 ordinance 6 intent to construct improvement and information about map of proposed improvement and special assessment district 7 county board of commissioners hearing to consider petition for boundary change

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6379	1851 PA 156		46.9, 46.11, 46.15	county board of commissioners	1 full report of session proceedings [Note: the law now appears to require publication of the full report; the bill would require posting of a notice of the full report] 2 synopsis of the above report 3 availability of the above report for public inspection 4 adoption of ordinance or act of incorporation 5 intended application to alter townships
6380	1939 PA 342	County Public Improvement Act of 1939	46.175b	unit of government	adoption of public improvement (water, sewer, garbage) contract
6381	1965 PA 261		46.364	county or regional parks and recreation commission	rules for recreation facilities and areas [Note: the law now appears to require publication of the rules; the bill would require posting of a notice of the rules]
6382	1929 PA 312	Metropolitan District Act	119.7, 119.11	county clerk	proposed metropolitan district charter [Note: the law now appears to require publication of the proposed charter; the bill would require posting of a notice of the proposed charter]

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

<p>6383</p>	<p>1895 PA 215</p>	<p>Fourth Class City Act</p>	<p>81.4, 81.12, 82.1, 87.12, 88.8, 89.6, 102.3, 105.6, 110.27, 111.6, 111.15</p>	<p>1, 2 village clerk 3, 6, 10 city clerk 4, 11 city treasurer 5, 7, 9 city council 8 probate court</p>	<p>1 election on incorporating village as city 2 first election in new city 3 county board of commissioner hearing to consider petition for boundary change 4 monthly account of receipts and disbursements [Note: the law now appears to require publication of the account; the bill would require posting of a notice of the account] 5 record of council proceeding and votes taken at it [Note: the law now appears to require publication of the record and votes; the bill would require posting of a notice of the record and votes] 6 ordinance passed [Note: the law now appears to require publication of the ordinance; the bill would require posting of a notice of the ordinance] 7 meeting on resolution proposing to vacate or discontinue street or public ground [Note: the bill would direct that public notice of the meeting be provided under the Open Meetings Act (i.e., not the Local Government Public Notice Act)] 8 order for appearance in condemnation proceeding 9 annual financial statement</p>
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TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
					<p>[Note: the law now appears to require publication of a copy of the statement; the bill would require posting of a notice of the statement]</p> <p>10 meeting of board of equalization and review</p> <p>[Note: the bill would direct that public notice of the meeting be provided under the Open Meetings Act (i.e., not the Local Government Public Notice Act)]</p> <p>11 delivery of tax rolls and payment of taxes</p>
6384	1909 PA 278	Home Rule Village Act	78.6, 78.11, 78.17, 78.19	<p>1 city, village, or township clerk</p> <p>2 charter commission</p>	<p>1 election on incorporation, consolidation, or change in boundaries</p> <p>2 proposed village charter and notice of election</p> <p>[Note: the law now appears to require publication of a copy of the proposed charter; the bill would require posting of a notice of the proposed charter]</p>
6385	1913 PA 90		123.66	county board of commissioners (or board of county park trustees)	<p>county park rule or regulation</p> <p>[Note: the law now requires publication of the county board of commissioners resolution containing the rule or regulation; the bill would require posting of a notice of the rule or regulation]</p>
6386	1957 PA 185		123.752, 123.754, 123.759	county board of public works	<p>1 hearing on proposed improvement project and special assessment district</p> <p>2 hearing on special assessment roll</p>

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6387	1947 PA 179		123.301, 123.302, 123.307	person designated in articles of incorporation	1 articles of incorporation of municipal authority for garbage collection or dog pound [Note: the law now appears to require publication of the articles; the bill would require posting of a notice of the articles] 2 amendments of the articles of incorporation
6388	1948 (1st Ex Sess) PA 31		123.955, 123.956, 123.958b, 123.960	1 designated officer 2 incorporating unit of authority	1 articles of incorporation of local building authority 2 intent to enter into full faith and credit contractual obligation with authority
6389	2000 PA 321	Recreational Authorities Act	123.1135	municipality or district	articles of incorporation of recreational authority or amendments to the articles [Note: the law now appears to require publication of the articles or amendments; the bill would require posting of a notice of the articles or amendments]
6390	1976 PA 39		400.574	local government unit	appropriation to private organization for services to older persons
6391	1929 PA 178		404.4	joint county medical care facility board of trustees	advertisement for bids on construction or equipment for joint county medical care facility
6392	1911 PA 163		425.108	mine inspector	duties of nonresident owner of idle or abandoned iron or copper mine

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6393	1976 PA 328		433.15, 433.16	law enforcement agency	1 animal in custody 2 sale of unclaimed animal [Note: the law now requires publication of a notice at least 21 days before the sale; the bill would require posting of a notice at least 14 days before the sale]
6394	1979 PA 214		434.182	law enforcement agency	proposed sale or donation of stolen or abandoned property
6395	1998 PA 58	Michigan Liquor Control Code	436.2101	city, village, or township clerk	petition for election to allow on-premises sale of spirits and mixed spirit drink
6396	1986 PA 32	Emergency 9-1-1 Service Enabling Act	484.1308, 484.1505	1 county clerk 2 public agency	1 hearing on final 9-1-1 service plan 2 hearing on withdrawing from 9-1-1 service district
6397	1967 PA 288	Land Division Act	560.209	municipality	filing of assessor’s plat [Note: the law now requires publication of a notice for 3 weeks; the bill would not specify a duration]
6398	1988 PA 57		124.602, 124.603	person designated in articles of incorporation	articles of incorporation of authority for emergency services or amendments of those articles [Note: the law now appears to require publication of the articles; the bill would require posting of a notice of the articles]
6399	1986 PA 196	Public Transportation Authority Act	124.455, 124.457	person designated in articles of incorporation	1 articles of incorporation of public transportation authority 2 amendment to articles of incorporation to add member

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6400	1967 PA 204	Metropolitan Transportation Authorities Act of 1967	124.416, 124.417	1 political subdivision 2 public transportation authority	1 resolution to execute contract evidencing obligation to public transportation authority 2 advertisement for bids for purchases or sales over \$25,000
6401	1963 PA 55		124.352	person designated in articles of incorporation	articles of incorporation of mass transit authority
6402	1952 PA 196		124.252, 124.253, 124.257	person designated in articles of incorporation	articles of incorporation of water supply authority [Note: the law now appears to require publication of the articles; the bill would require posting of a notice of the articles]
6403	1955 PA 233		124.282, 124.283, 124.284a, 124.286, 124.288	1, 3 person designated in articles of incorporation 2 authority 4 municipality or tribe	1 articles of incorporation of authority for water, sewage, and/or solid waste [Note: the law now appears to require publication of the articles; the bill would require posting of a notice of the articles] 2 rules and regulations of the authority 3 amendment to articles of incorporation to add member 4 resolution to authorize contract with the authority
6404	1917 PA 5		397.322	township board, village council, or village board of trustees	election on question of issuing bonds for library
6405	1976 PA 448	Michigan Energy Employment Act of 1976	460.842	municipality	resolution to execute full faith and credit contractual obligation with joint agency

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6406	1990 PA 100	City Utility Users Tax Act	141.1165	city (or city utility users tax administrator)	rules of city utility users tax administrator and amendment or repeal of those rules [Note: the law now appears to require publication of the rules, amendments, or repeals; the bill would require posting of a notice of the rules, amendments, or repeals]
6407	1961 PA 236	Revised Judicature Act	600.8733	attorney for governmental entity	foreclosure sale of certain vehicle impounded for commission of railway municipal civil infraction
6408	1917 PA 78		801.208	county board of commissioners	agreement regarding work farm, factory, or shop
6409	2001 PA 34	Revised Municipal Finance Act	141.2517	county, city, village, or township	intent to issue municipal security to pay cost of certain capital improvement items
6410	1941 PA 359		247.64a	township, city, or village	municipal cutting of noxious weeds at property owner's expense
6411	1969 PA 200		247.325	county road commission	hearing on adoption of rules to administer act [Note: the law now requires publication not more than 30 or less than 7 days before the hearing; the bill has no time requirement]
6412	1949 PA 300	Michigan Vehicle Code	257.252g	police agency (or other governmental agency)	sale of vehicle that was abandoned or removed from public or private property
6413	1919 PA 398		254.55	county road commission	hearing on proposed special assessment district for bridge

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6414	1994 PA 451	Natural Resources and Environmental Protection Act	324.4709, 324.8905c, 324.11535, 324.11542, 324.11906, 324.30707, 324.30714, 324.30910, 324.30912, 324.30913, 324.30929, 324.34117, 324.35304, 324.35702, 324.35703	1, 5 municipality 2 attorney for governmental entity 3 county or regional solid waste management planning agency 4 Department of Environment, Great Lakes, and Energy 6 prosecuting attorney or Department of Natural Resources 7 county drain commissioner 8-11 lake board 12 irrigation board 13 local unit of government 14, 15 county road commission, city, or village	1 contract with sewage disposal and water supply district 2 foreclosure sale of seized vehicle 3 hearing on proposed county solid waste management plan 4 hearing on allowing landfill to receive municipal solid waste incinerator ash 5 contract for waste management project or services 6 hearing on normal level of inland lake 7 hearing on lake level project cost and special assessment roll 8 hearing on proposed lake improvement project 9 resolution to proceed with lake improvement project 10 hearing on lake improvement project special assessment roll 11 hearing on dissolution of lake board 12 hearing on proposed irrigation project and assessment 13 hearing on proposed use in a critical dune area 14 hearing on designation of a natural beauty road or street 15 hearing on revocation of natural beauty road or street status

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6415	1964 PA 284	City Income Tax Act	141.671	city (tax administrator or city governing body)	rules and regulations of tax administrator
6416	1950 (Ex Sess) PA 23		259.449	joint airport zoning board or governing body of political subdivision	hearing on adopting or amending airport zoning regulations [Note: the bill would additionally require notice as provided in section 103(2) and (3) of the Michigan Zoning Enabling Act]
6417	1945 PA 109		331.205	county board of commissioners	advertisement for bids on hospital construction or equipment costing over \$500
6418	1909 PA 283		224.3, 224.6, 224.11, 224.18, 224.19b	1 county clerk 2-5 county road commission	1 election on adopting county road system [Note: the bill would require notice as provided in section 653a of the Michigan Election Law – see HB 6427] 2 hearing on proposed new road or widening or straightening of certain existing road 3 determination of county roads 4 hearing on petition to abandon and discontinue road 5 hearing on permit requirements and fees for work in the right-of-way of a county road
6419	1998 PA 58	Michigan Liquor Control Code	436.2107	county clerk	effective date of prohibition against making and/or selling liquor in the county

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6420	1987 PA 230	Municipal Health Facilities Corporations Act	331.1206, 331.1207, 331.1255, 331.1256	1 county clerk 2 city clerk or village clerk	1 articles of incorporation of municipal health facilities corporation 2 articles of incorporation of municipal health facilities corporation
6421	2000 PA 274	Large Carnivore Act	287.1118, 287.1120	law enforcement officer	1 seizure and intent to forfeit large carnivore 2 return of large carnivore to owner [Note: in both instances above, the law now requires as a first resort that notice be given in person or by certified mail to the owner of the large carnivore and to any person injured or whose property was damaged by the large carnivore; the bill would require this notice to be given by certified mail (i.e., not by personal delivery); under both current law and the bill, public notice need only be posted if this first resort notice cannot reasonably be accomplished]
6422	2000 PA 246	Wolf-Dog Cross Act	287.1018, 287.1020	law enforcement officer	1 seizure and intent to forfeit wolf-dog cross 2 return of wolf-dog cross to owner [Note: in both instances above, the law now requires as a first resort that notice be given in person or by certified mail to the owner of the wolf-dog cross, anyone known to have an ownership interest, and any person injured or whose property was damaged by the wolf-dog cross; the bill would require this notice to be given by certified mail (i.e., not by personal delivery); under both current law and the bill, public notice need only be posted if this first resort notice cannot reasonably be accomplished]

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6423	1952 PA 175		247.702	governing body of city or village	resolution to borrow money [Note: the law now appears to require publication of the resolution; the bill would require posting of a notice of the resolution]
6424	1951 PA 51		247.655a	county road commission	hearing on seasonal county road system [Note: the law now requires initial publication no less than 30 days before the hearing and a second publication no less than 7 days before the hearing; the bill would require notice to be posted no less than 7 days and no more than 14 days before the hearing]
6425	1915 PA 59		247.418, 247.461	1 county road commission or director of the state transportation department 2 probate judge of applicable county	1 hearing to review apportionment of road improvements [Note: the law now requires notice of the hearing to be served upon the clerks of local units of government to be assessed under the apportionment; the bill would remove this requirement] 2 hearing on appointment of special road commissioner
6426	1927 PA 341		247.43	presiding circuit judge	hearing on application to abandon road bordering lake or stream [Note: the law now requires publication once each week for 3 successive weeks; the bill has no time requirement]

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6427	1954 PA 116	Michigan Election Law	168.498, 168.518, 168.539, 168.653a, 168.798, 168.826	<p>1, 4 township clerk or city clerk</p> <p>2 township board of registration</p> <p>3 city clerk or county clerk</p> <p>5 board of election commissioners</p> <p>6 county clerk</p>	<p>1 days and hours when a clerk who does not keep regular daily office hours will be available to receive voter registration applications</p> <p>[<u>Note</u>: now and under the bill, the clerks of one or more townships or cities can jointly provide such a notice under certain circumstances]</p> <p>2 meeting for registration of electors in newly organized township</p> <p>[<u>Note</u>: the bill would remove this notice requirement from the law]</p> <p>3 declaration of the nomination of an unopposed primary candidate and of forgoing the election for that nomination</p> <p>4 (section 653a) special election</p> <p>[<u>Note</u>: now and under the bill, the clerks of one or more townships or cities can jointly provide such a notice under certain circumstances]</p> <p>5 test of electronic tabulating equipment</p> <p>6 statement of election results</p> <p>[<u>Note</u>: now and under the bill, provision of this notice is <i>allowed</i> but not <i>required</i>]</p>

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

<p>6428</p>	<p>1956 PA 40</p>	<p>Drain Code of 1956</p>	<p>280.6, 280.54, 280.72, 280.102, 280.105, 280.106, 280.122, 280.126, 280.154, 280.157, 280.196, 280.197, 280.221, 280.391, 280.393, 280.424, 280.433, 280.441, 280.441a, 280.467, 280.469, 280.489a, 280.519, 280.521, 280.538a, 280.558, 280.562</p>	<p>1, 11, 14, 18 drain commissioner or drainage board 2, 3, 9, 13, 17, 19 drain commissioner 4, 6, 20 director of Department of Agriculture and Rural Development 5, 7, 8, 21, 22, 25 drainage board 10 board of review 12 drain commissioner or chair of drainage board 15 township treasurer 16 probate judge 23, 26 legislative body of public corporation 24 augmented drainage board 27, 28 water management board</p>	<p>1 intention to release excess easements 2 designation of drainage district 3 meeting of board of determination 4 meeting of drainage board 5 designation of intercounty drainage district 6 meeting of board to review apportionment 7 meeting on location, establishment, and construction of intercounty drain 8 order that petition to construct drain is abandoned 9 receiving of bids to construct drain and meeting to review apportionment of benefits 10 meeting of board of review and description of lands added to assessment district 11 reassessment of drainage district 12 hearing on district boundary revision or review 13 order that petition to construct drain is abandoned 14 hearing on petition to abandon drain 15 abandonment of drain 16 map, assessment district, and appeals deadline for disposal or filtration plant repair or improvement 17 meeting of board to review apportionment</p>
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TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
					<p>18 agreement to extend or add branches to drain</p> <p>19 meeting of board of determination on proposed consolidated drain</p> <p>20 meeting of drainage board on proposed consolidated intercounty drain</p> <p>21 hearing on proposed drain and assessments</p> <p>22 hearing on apportionments</p> <p>23 hearing on proposed drain and assessments</p> <p>24 hearing on proposed drain and assessments</p> <p>25 hearing on apportionments</p> <p>26 hearing on proposed drain and assessments</p> <p>27 hearing on proposed drain and assessments</p> <p>28 hearing on apportionments</p>
6429	1961 PA 236	Revised Judicature Act	600.4704, 600.4706a	seizing agency or the attorney general, prosecuting attorney, or city or township attorney	<p>1 seizure and intent to forfeit property</p> <p>2 return of personal property to owner or discharge of lien filed against real property or motor vehicle</p> <p>[<u>Note</u>: in both cases above, notice must be given in person or by certified mail to certain people and public notice is required only if this cannot be reasonably accomplished; the bill would require public notice to be published as provided in the Michigan Court Rules (i.e., not under the Local Government Public Notice Act)]</p>

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6430	2008 PA 549	Michigan Promise Zone Authority	390.1664	governing body of eligible entity	hearing on proposed resolution to establish promise zone [Note: the law now requires publication of a notice not less than 20 days or more than 40 days before the hearing; the bill would require posting of a notice not less than 14 days or more than 30 days before the hearing]
6431	1893 PA 206	General Property Tax Act	211.24e, 211.29, 211.34a, 211.51, 211.78m, 211.79a, 211.152	1 governing body of local tax collecting unit 2 board of review 3 county 4 treasurer of local tax collecting unit 5 foreclosing governmental unit 6 tax deed holder 7 State Tax Commission	1 hearing on levy of additional millage rate 2 meeting of board of review 3 annual tabular statement of recommended equalization ratios and estimated multipliers for calculating state equalized valuation 4 availability of summer tax deferment 5 sale of foreclosed property 6 proceedings to quiet title to abandoned property 7 hearing to review assessment roll
6432	1956 (Ex Sess) PA 6		486.504	township board	1 hearing on resolution of intent to enter into contract to purchase water for public, municipal, or other purposes 2 ordinance authorizing entering into such a contract [Note: the law now requires publication of the ordinance and a notice of its adoption or certificate of its adoption; the bill would require posting of a notice of the ordinance and a certificate of its adoption]

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6433	1944 (1st Ex Sess) PA 52		561.2	circuit court	order for appearance at hearing when register of deeds records have been lost or destroyed
6434	1976 PA 448	Michigan Energy Employment Act of 1976	460.834	person designated in articles of incorporation	articles of incorporation of joint agency or amendments to those articles [Note: the law now appears to require publication of the articles or certain amendments; the bill would require posting of a notice of the articles or amendments]
6435	1925 PA 51		445.377	sheriff or local law enforcement officer	sale of impounded goods of transient merchant [Note: the law now requires publication of a notice at least 5 days before the sale; the bill would require posting of a notice at least 14 days before the sale]
6436	1989 PA 24	District Library Establishment Act	397.194	municipality	election on resolution to withdraw from district library
6437	2008 PA 49	Zoological Authorities Act	123.1167	county board of commissioners	articles of incorporation of zoological authority or amendments to those articles [Note: the law now appears to require publication of the articles or amendments; the bill would require posting of a notice of the articles or amendments]
6438	1994 PA 425		123.1067, 123.1077	1 board of directors of community swimming pool authority 2 legislative body of municipality	1 articles of incorporation of community swimming pool authority or amendments to those articles [Note: the law now appears to require publication of the articles or amendments; the bill would require posting of a notice of the articles or amendments] 2 election on resolution to withdraw from authority

TABLE 1. PUBLIC ACTS AMENDED BY HOUSE BILLS 6334 TO 6439 (see page 4 for table description)

Bill	Act	Title	MCL	Entity or official	Notice of
6439	1926 (Ex Sess) PA 14		141.52	sheriff	election on county board of commissioners resolution to levy a tax to create a sinking fund for public buildings and sites [Note: the bill would require notice as provided in section 653a of the Michigan Election Law – see HB 6427]