

No. 49  
STATE OF MICHIGAN  
**Journal of the Senate**  
102nd Legislature  
REGULAR SESSION OF 2023

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Senate Chamber, Lansing, Tuesday, May 23, 2023.

10:00 a.m.

The Senate was called to order by the President, Lieutenant Governor Garlin D. Gilchrist II.

The roll was called by the Secretary of the Senate, who announced that a quorum was present.

Albert—present  
Anthony—present  
Bayer—present  
Bellino—present  
Brinks—present  
Bumstead—present  
Camilleri—present  
Cavanagh—present  
Chang—present  
Cherry—present  
Daley—present  
Damoose—present  
Geiss—present

Hauck—present  
Hertel—present  
Hoitenga—present  
Huizenga—present  
Irwin—present  
Johnson—present  
Klinefelt—present  
Lauwers—present  
Lindsey—present  
McBroom—present  
McCann—present  
McDonald Rivet—present  
McMorrow—present

Moss—present  
Nesbitt—present  
Outman—present  
Polehanki—present  
Runestad—present  
Santana—present  
Shink—present  
Singh—present  
Theis—present  
Victory—present  
Webber—present  
Wojno—present

Senator Sylvia A. Santana of the 2nd District offered the following invocation:

Lord, in our journeys as leaders we must always remember our ultimate compass, our true north. It is the moral and ethical direction that guides our decisions and actions. True north represents the values we hold dear, the principles that define us, and the unwavering commitment to the people we represent. It is our duty to align ourselves with this compass to ensure that our choices are driven by what is right and just. Amen.

The President, Lieutenant Governor Gilchrist, led the members of the Senate in recital of the *Pledge of Allegiance*.

Senator Nesbitt entered the Senate Chamber.

**Motions and Communications**

Senator Irwin moved that Senators Geiss, Shink and Singh be temporarily excused from today’s session. The motion prevailed.

The following communication was received and read:  
Office of the Auditor General

May 19, 2023

Enclosed is a copy of the following report:

- Report on Internal Control, Compliance, and Other Matters of the Michigan Veterans’ Facility Authority (511-0101-23).

Sincerely,  
Doug Ringle  
Auditor General

The audit report was referred to the Committee on Oversight.

The Senate Business Office submits, pursuant to rule 1.208, that there was no out-of-state travel by members on legislative business for the quarter ended March 31, 2023.

Senator Irwin moved that the rules be suspended and that the following bills, now on Committee Reports, be placed on the General Orders calendar for consideration today:

- Senate Bill No. 90**
- Senate Bill No. 262**

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

By unanimous consent the Senate proceeded to the order of

**Introduction and Referral of Bills**

Senator Singh entered the Senate Chamber.

Senators Hertel, Outman, Cavanagh, Wojno, Damoose and Chang introduced

**Senate Bill No. 343, entitled**

A bill to amend 2009 PA 229, entitled “Guaranteed asset protection waiver act,” by amending the title and sections 1, 3, 5, 7, 9, and 11 (MCL 492.21, 492.23, 492.25, 492.27, 492.29, and 492.31), by adding sections 3a, 4, and 9a and parts 5 and 9, and by designating section 1 as part 1, section 3 as part 2, section 3a as part 3, sections 4, 5, 7, 9, and 9a as part 4, and section 11 as part 6; and to repeal acts and parts of acts.

The bill was read a first and second time by title and referred to the Committee on Regulatory Affairs.

Senator Shink entered the Senate Chamber.

Senators Outman, Wojno, Cavanagh, Hertel and Chang introduced

**Senate Bill No. 344, entitled**

A bill to amend 1966 PA 224, entitled “Retail installment sales act,” by amending section 3 (MCL 445.853), as amended by 2009 PA 232.

The bill was read a first and second time by title and referred to the Committee on Regulatory Affairs.

Senators Damoose, Outman, Wojno, Cavanagh, Hertel and Chang introduced

**Senate Bill No. 345, entitled**

A bill to amend 1950 (Ex Sess) PA 27, entitled “Motor vehicle sales finance act,” by amending section 13 (MCL 492.113), as amended by 2009 PA 231.

The bill was read a first and second time by title and referred to the Committee on Regulatory Affairs.

Senators Wojno, Damoose, Outman, Cavanagh, Hertel and Chang introduced

**Senate Bill No. 346, entitled**

A bill to amend 1956 PA 218, entitled “The insurance code of 1956,” by amending section 127 (MCL 500.127), as added by 2009 PA 230.

The bill was read a first and second time by title and referred to the Committee on Regulatory Affairs.

Senators Cavanagh, Hertel, Outman, Wojno, Damoose and Chang introduced

**Senate Bill No. 347, entitled**

A bill to amend 1976 PA 331, entitled “Michigan consumer protection act,” by amending section 3 (MCL 445.903), as amended by 2022 PA 152.

The bill was read a first and second time by title and referred to the Committee on Regulatory Affairs.

Senator Geiss entered the Senate Chamber.

Senators McMorro, Moss, Brinks, Chang, Geiss, Polehanki, Klinefelt, Cavanagh, Singh, McCann, Irwin, McDonald Rivet, Hertel, Wojno, Santana, Camilleri, Cherry and Anthony introduced

**Senate Bill No. 348, entitled**

A bill to amend 1974 PA 258, entitled “Mental health code,” (MCL 330.1001 to 330.2106) by adding section 901a.

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

Senators McMorro, Moss, Brinks, Chang, Geiss, Polehanki, Singh, Klinefelt, Cavanagh, McCann, Irwin, McDonald Rivet, Hertel, Wojno, Santana, Bayer, Camilleri, Cherry and Anthony introduced

**Senate Bill No. 349, entitled**

A bill to amend 1974 PA 258, entitled “Mental health code,” by amending section 100a (MCL 330.1100a), as amended by 2020 PA 402.

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

Senators Bayer, Geiss, Shink, Camilleri, McDonald Rivet, Irwin, McMorro, Cavanagh, Wojno, Chang, Santana and Anthony introduced

**Senate Bill No. 350, entitled**

A bill to amend 2008 PA 549, entitled “Michigan promise zone authority act,” by amending section 3 (MCL 390.1663), as amended by 2020 PA 330.

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

Senators Irwin, Geiss, Cavanagh, Bellino, Bayer, Chang, McMorro, Santana, Shink and Anthony introduced

**Senate Bill No. 351, entitled**

A bill to amend 2014 PA 197, entitled “Breastfeeding antidiscrimination act,” by amending the title and section 2 (MCL 37.232).

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

Senators Lauwers, Bellino, Wojno, Theis, Klinefelt, Chang, Hoitenga, Huizenga and Damoose introduced

**Senate Bill No. 352, entitled**

A bill to amend 1949 PA 300, entitled “Michigan vehicle code,” by amending section 803e (MCL 257.803e), as amended by 2022 PA 143.

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

Senators Klinefelt and Singh introduced

**Senate Bill No. 353, entitled**

A bill to amend 2012 PA 615, entitled “Michigan energy assistance act,” by amending sections 2 and 4 (MCL 400.1232 and 400.1234).

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

By unanimous consent the Senate returned to the order of

**General Orders**

Senator Singh moved that the Senate resolve itself into the Committee of the Whole for consideration of the General Orders calendar.

The motion prevailed, and the President, Lieutenant Governor Gilchrist, designated Senator Bellino as Chairperson.

After some time spent therein, the Committee arose; and the President, Lieutenant Governor Gilchrist, having resumed the Chair, the Committee reported back to the Senate, favorably and without amendment, the following bill:

**Senate Bill No. 150, entitled**

A bill to amend 1973 PA 186, entitled “Tax tribunal act,” by amending section 62 (MCL 205.762), as amended by 2008 PA 128.

The bill was placed on the order of Third Reading of Bills.

The Committee of the Whole reported back to the Senate, favorably and with a substitute therefor, the following bill:

**Senate Bill No. 90, entitled**

A bill to amend 1976 PA 453, entitled “Elliott-Larsen civil rights act,” by amending section 103 (MCL 37.2103), as amended by 1999 PA 202.

Substitute (S-1).

The Senate agreed to the substitute recommended by the Committee of the Whole, and the bill as substituted was placed on the order of Third Reading of Bills.

The Committee of the Whole reported back to the Senate, favorably and with a substitute therefor, the following bill:

**Senate Bill No. 262, entitled**

A bill to amend 1941 PA 207, entitled “Fire prevention code,” by amending section 7b (MCL 29.7b).

Substitute (S-1).

The Senate agreed to the substitute recommended by the Committee of the Whole, and the bill as substituted was placed on the order of Third Reading of Bills.

The Committee of the Whole reported back to the Senate, favorably and with a substitute therefor, the following bill:

**Senate Bill No. 326, entitled**

A bill to amend 1937 PA 94, entitled “Use tax act,” by amending section 2 (MCL 205.92), as amended by 2018 PA 1.

Substitute (S-2).

The Senate agreed to the substitute recommended by the Committee of the Whole, and the bill as substituted was placed on the order of Third Reading of Bills.

By unanimous consent the Senate returned to the order of

**Motions and Communications**

Senator Singh moved that the rules be suspended and that the following bills, now on Third Reading of Bills, be placed on their immediate passage:

**Senate Bill No. 90**

**Senate Bill No. 150**

**Senate Bill No. 262**

**Senate Bill No. 326**

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

**Recess**

Senator Singh moved that the Senate recess subject to the call of the Chair.  
The motion prevailed, the time being 10:17 a.m.

11:11 a.m.

The Senate was called to order by the President, Lieutenant Governor Gilchrist.

By unanimous consent the Senate proceeded to the order of  
**Messages from the House**

**Senate Bill No. 173, entitled**

A bill to amend 1979 PA 94, entitled “The state school aid act of 1979,” by amending sections 3, 4, 6, 6a, 11, 11a, 11j, 11k, 11m, 11s, 11x, 15, 19, 20, 20d, 20f, 21f, 21h, 22a, 22b, 22c, 22d, 22m, 22p, 23a, 24, 24a, 25f, 25g, 26a, 26b, 26c, 26d, 27a, 27b, 27c, 28, 31a, 31d, 31f, 31j, 31n, 31p, 31aa, 32d, 32n, 32p, 32t, 35a, 35d, 39, 39a, 41, 41b, 51a, 51c, 51d, 51e, 51g, 53a, 54, 54b, 54d, 55, 56, 61a, 61b, 61c, 61d, 62, 65, 67, 67a, 67d, 74, 81, 94, 94a, 95b, 97a, 98, 99h, 99s, 99t, 99u, 99x, 99ee, 101, 104, 104f, 104h, 107, 121, 147, 147a, 147b, 147c, 147e, 152a, 152b, and 163 (MCL 388.1603, 388.1604, 388.1606, 388.1606a, 388.1611, 388.1611a, 388.1611j, 388.1611k, 388.1611m, 388.1611s, 388.1611x, 388.1615, 388.1619, 388.1620, 388.1620d, 388.1620f, 388.1621f, 388.1621h, 388.1622a, 388.1622b, 388.1622c, 388.1622d, 388.1622m, 388.1622p, 388.1623a, 388.1624, 388.1624a, 388.1625f, 388.1625g, 388.1626a, 388.1626b, 388.1626c, 388.1626d, 388.1627a, 388.1627b, 388.1627c, 388.1628, 388.1631a, 388.1631d, 388.1631f, 388.1631j, 388.1631n, 388.1631p, 388.1631aa, 388.1632d, 388.1632n, 388.1632p, 388.1632t, 388.1635a, 388.1635d, 388.1639, 388.1639a, 388.1641, 388.1641b, 388.1651a, 388.1651c, 388.1651d, 388.1651e, 388.1651g, 388.1653a, 388.1654, 388.1654b, 388.1654d, 388.1655, 388.1656, 388.1661a, 388.1661b, 388.1661c, 388.1661d, 388.1662, 388.1665, 388.1667, 388.1667a, 388.1667d, 388.1674, 388.1681, 388.1694, 388.1694a, 388.1695b, 388.1697a, 388.1698, 388.1698h, 388.1699h, 388.1699s, 388.1699t, 388.1699u, 388.1699x, 388.1699ee, 388.1701, 388.1704, 388.1704f, 388.1704h, 388.1707, 388.1721, 388.1747, 388.1747a, 388.1747b, 388.1747c, 388.1747e, 388.1752a, 388.1752b, and 388.1763), sections 3, 6, 6a, 11a, 11j, 11k, 11m, 11s, 15, 20, 20d, 20f, 21f, 21h, 22a, 22c, 22d, 22m, 22p, 24, 24a, 25f, 25g, 26a, 26b, 26c, 26d, 28, 31a, 31d, 31j, 31n, 31p, 32d, 32p, 35a, 35d, 39, 41, 51d, 51g, 54b, 54d, 55, 61a, 61b, 61c, 61d, 62, 65, 67, 67a, 74, 81, 94, 94a, 95b, 97a, 98, 99h, 99s, 99t, 99u, 99x, 101, 104, 104f, 104h, 107, 147, 147a, 147b, 147e, 152a, and 152b as amended and sections 11x, 27a, 27b, 27c, 31aa, 32n, 32t, 41b, 51e, 67d, and 99ee as added by 2022 PA 144, sections 4 and 19 as amended by 2021 PA 48, sections 11, 22b, 31f, 39a, 51a, 51c, 53a, 54, and 147c as amended by 2023 PA 3, section 23a as amended by 2020 PA 22, section 56 as amended by 2022 PA 212, section 121 as amended by 2006 PA 342, and section 163 as amended by 2021 PA 15, and by adding sections 11v, 11z, 12a, 12c, 23g, 27g, 27k, 27l, 27n, 27o, 27p, 27q, 30d, 31k, 31l, 31ff, 32e, 32m, 33, 35k, 35l, 35m, 61j, 61k, 61l, 61m, 67f, 74b, 97g, 98d, 99a, 99b, 99c, 99d, 99e, 99f, 99g, 99n, 99ff, 99gg, 99hh, and 99ii; and to repeal acts and parts of acts.

(This bill was returned from the House on Thursday, May 18 with a substitute (H-1), immediate effect and title amendment, and was laid over under the rules. See Senate Journal No. 48, p. 911.)

The question being on concurring in the substitute made to the bill by the House,

The substitute was not concurred in, a majority of the members serving not voting therefor, as follows:

**Roll Call No. 306**

**Yeas—0**

**Nays—38**

Albert	Daley	Lauwers	Polehanki
Anthony	Damoose	Lindsey	Runestad
Bayer	Geiss	McBroom	Santana
Bellino	Hauck	McCann	Shink
Brinks	Hertel	McDonald Rivet	Singh

Bumstead  
Camilleri  
Cavanagh  
Chang  
Cherry

Hoitenga  
Huizenga  
Irwin  
Johnson  
Klinefelt

McMorrow  
Moss  
Nesbitt  
Outman

Theis  
Victory  
Webber  
Wojno

**Excused—0**

**Not Voting—0**

In The Chair: President

**Senate Bill No. 178, entitled**

A bill to make appropriations for the state transportation department for the fiscal year ending September 30, 2024; and to provide for the expenditure of the appropriations.

(This bill was returned from the House on Thursday, May 18 with a substitute (H-1) and immediate effect, and was laid over under the rules. See Senate Journal No. 48, p. 911.)

The question being on concurring in the substitute made to the bill by the House,

The substitute was not concurred in, a majority of the members serving not voting therefor, as follows:

**Roll Call No. 307**

**Yeas—0**

**Nays—38**

Albert  
Anthony  
Bayer  
Bellino  
Brinks  
Bumstead  
Camilleri  
Cavanagh  
Chang  
Cherry

Daley  
Damoose  
Geiss  
Hauck  
Hertel  
Hoitenga  
Huizenga  
Irwin  
Johnson  
Klinefelt

Lauwers  
Lindsey  
McBroom  
McCann  
McDonald Rivet  
McMorrow  
Moss  
Nesbitt  
Outman

Polehanki  
Runestad  
Santana  
Shink  
Singh  
Theis  
Victory  
Webber  
Wojno

**Excused—0**

**Not Voting—0**

In The Chair: President

**Senate Bill No. 186, entitled**

A bill to make appropriations for the department of education for the fiscal year ending September 30, 2024; and to provide for the expenditure of the appropriations

(This bill was returned from the House on Thursday, May 18 with a substitute (H-1) and immediate effect, and was laid over under the rules. See Senate Journal No. 48, p. 912.)

The question being on concurring in the substitute made to the bill by the House,

The substitute was not concurred in, a majority of the members serving not voting therefor, as follows:

**Roll Call No. 308****Yeas—1**

Lindsey

**Nays—37**

Albert	Daley	Klinefelt	Polehanki
Anthony	Damoose	Lauwers	Runestad
Bayer	Geiss	McBroom	Santana
Bellino	Hauck	McCann	Shink
Brinks	Hertel	McDonald Rivet	Singh
Bumstead	Hoitenga	McMorrow	Theis
Camilleri	Huizenga	Moss	Victory
Cavanagh	Irwin	Nesbitt	Webber
Chang	Johnson	Outman	Wojno
Cherry			

**Excused—0****Not Voting—0**

In The Chair: President

**Senate Bill No. 194, entitled**

A bill to make, supplement, adjust, and consolidate appropriations for the department of labor and economic opportunity for the fiscal years ending September 30, 2023 and September 30, 2024; to provide for certain conditions on appropriations; and to provide for the expenditure of the appropriations.

(This bill was returned from the House on Thursday, May 18 with a substitute (H-1), immediate effect and title amendment, and was laid over under the rules. See Senate Journal No. 48, p. 912.)

The question being on concurring in the substitute made to the bill by the House,

The substitute was not concurred in, a majority of the members serving not voting therefor, as follows:

**Roll Call No. 309****Yeas—0****Nays—38**

Albert	Daley	Lauwers	Polehanki
Anthony	Damoose	Lindsey	Runestad
Bayer	Geiss	McBroom	Santana
Bellino	Hauck	McCann	Shink
Brinks	Hertel	McDonald Rivet	Singh
Bumstead	Hoitenga	McMorrow	Theis
Camilleri	Huizenga	Moss	Victory
Cavanagh	Irwin	Nesbitt	Webber
Chang	Johnson	Outman	Wojno
Cherry	Klinefelt		

**Excused—0**

**Not Voting—0**

In The Chair: President

**Senate Bill No. 195, entitled**

A bill to make appropriations for the department of licensing and regulatory affairs for the fiscal year ending September 30, 2024; and to provide for the expenditure of the appropriations.

(This bill was returned from the House on Thursday, May 18 with a substitute (H-1) and immediate effect, and was laid over under the rules. See Senate Journal No. 48, p. 912.)

The question being on concurring in the substitute made to the bill by the House,

The substitute was not concurred in, a majority of the members serving not voting therefor, as follows:

**Roll Call No. 310**

**Yeas—0**

**Nays—38**

Albert	Daley	Lauwers	Polehanki
Anthony	Damoose	Lindsey	Runestad
Bayer	Geiss	McBroom	Santana
Bellino	Hauck	McCann	Shink
Brinks	Hertel	McDonald Rivet	Singh
Bumstead	Hoitenga	McMorrow	Theis
Camilleri	Huizenga	Moss	Victory
Cavanagh	Irwin	Nesbitt	Webber
Chang	Johnson	Outman	Wojno
Cherry	Klinefelt		

**Excused—0**

**Not Voting—0**

In The Chair: President

**Senate Bill No. 197, entitled**

A bill to make and supplement appropriations for the department of military and veterans affairs for the fiscal years ending September 30, 2023 and September 30, 2024; and to provide for the expenditure of the appropriations.

(This bill was returned from the House on Thursday, May 18 with a substitute (H-1), immediate effect and title amendment, and was laid over under the rules. See Senate Journal No. 48, p. 912.)

The question being on concurring in the substitute made to the bill by the House,

The substitute was not concurred in, a majority of the members serving not voting therefor, as follows:

**Roll Call No. 311**

**Yeas—0**

**Nays—38**

Albert	Daley	Lauwers	Polehanki
Anthony	Damoose	Lindsey	Runestad



Bayer	Geiss	McBroom	Santana
Bellino	Hauck	McCann	Shink
Brinks	Hertel	McDonald Rivet	Singh
Bumstead	Hoitenga	McMorrow	Theis
Camilleri	Huizenga	Moss	Victory
Cavanagh	Irwin	Nesbitt	Webber
Chang	Johnson	Outman	Wojno
Cherry	Klinefelt		

**Excused—0**

**Not Voting—0**

In The Chair: President

**Senate Bill No. 199, entitled**

A bill to make appropriations for the department of environment, Great Lakes, and energy for the fiscal year ending September 30, 2024; and to provide for the expenditure of the appropriations.

(This bill was returned from the House on Thursday, May 18 with a substitute (H-1) and immediate effect, and was laid over under the rules. See Senate Journal No. 48, p. 912.)

The question being on concurring in the substitute made to the bill by the House,

The substitute was not concurred in, a majority of the members serving not voting therefor, as follows:

**Roll Call No. 312**

**Yeas—1**

Lindsey

**Nays—37**

Albert	Daley	Klinefelt	Polehanki
Anthony	Damoose	Lauwers	Runestad
Bayer	Geiss	McBroom	Santana
Bellino	Hauck	McCann	Shink
Brinks	Hertel	McDonald Rivet	Singh
Bumstead	Hoitenga	McMorrow	Theis
Camilleri	Huizenga	Moss	Victory
Cavanagh	Irwin	Nesbitt	Webber
Chang	Johnson	Outman	Wojno
Cherry			

**Excused—0**

**Not Voting—0**

In The Chair: President

**Senate Bill No. 200, entitled**

A bill to amend 1979 PA 94, entitled “The state school aid act of 1979,” by amending sections 236, 236b, 236c, 236j, 236k, 241, 248, 248a, 251, 252, 254, 256, 263, 264, 268, 269, 270c, 275, 276, 277, 278, 279, 280, 281, 282, and 283 (MCL 388.1836, 388.1836b, 388.1836c, 388.1836j, 388.1836k, 388.1841, 388.1848,

388.1848a, 388.1851, 388.1852, 388.1854, 388.1856, 388.1863, 388.1864, 388.1868, 388.1869, 388.1870c, 388.1875, 388.1876, 388.1877, 388.1878, 388.1879, 388.1880, 388.1881, 388.1882, and 388.1883), sections 236, 236j, and 251 as amended and sections 248 and 248a as added by 2022 PA 212, sections 236b, 236c, 241, 252, 256, 263, 264, 268, 269, 270c, 275, 276, 277, 278, 279, 280, 281, and 282 as amended and section 236k as added by 2022 PA 144, section 254 as amended by 2017 PA 108, and section 283 as amended by 2019 PA 62, and by adding sections 236f, 236m, 241a, 241b, 241c, 241d, 275k, and 284a; and to repeal acts and parts of acts.

(This bill was returned from the House on Thursday, May 18 with a substitute (H-1), immediate effect and title amendment, and was laid over under the rules. See Senate Journal No. 48, p. 912.)

The question being on concurring in the substitute made to the bill by the House,

The substitute was not concurred in, a majority of the members serving not voting therefor, as follows:

**Roll Call No. 313**

**Yeas—0**

**Nays—38**

Albert	Daley	Lauwers	Polehanki
Anthony	Damoose	Lindsey	Runestad
Bayer	Geiss	McBroom	Santana
Bellino	Hauck	McCann	Shink
Brinks	Hertel	McDonald Rivet	Singh
Bumstead	Hoitenga	McMorrow	Theis
Camilleri	Huizenga	Moss	Victory
Cavanagh	Irwin	Nesbitt	Webber
Chang	Johnson	Outman	Wojno
Cherry	Klinefelt		

**Excused—0**

**Not Voting—0**

In The Chair: President

**Senate Bill No. 201, entitled**

A bill to amend 1979 PA 94, entitled “The state school aid act of 1979,” by amending sections 201, 202a, 206, 207a, 207b, 207c, 219, 229a, and 230 (MCL 388.1801, 388.1802a, 388.1806, 388.1807a, 388.1807b, 388.1807c, 388.1819, 388.1829a, and 388.1830), sections 201, 202a, 206, 207a, 207b, 207c, 229a, and 230 as amended by 2022 PA 144 and section 219 as amended by 2016 PA 249, and by adding sections 216c, 217a, and 217b; and to repeal acts and parts of acts.

(This bill was returned from the House on Thursday, May 18 with a substitute (H-1), immediate effect and title amendment, and was laid over under the rules. See Senate Journal No. 48, p. 913.)

The question being on concurring in the substitute made to the bill by the House,

The substitute was not concurred in, a majority of the members serving not voting therefor, as follows:

**Roll Call No. 314**

**Yeas—0**

**Nays—38**

Albert	Daley	Lauwers	Polehanki
Anthony	Damoose	Lindsey	Runestad

Bayer	Geiss	McBroom	Santana
Bellino	Hauck	McCann	Shink
Brinks	Hertel	McDonald Rivet	Singh
Bumstead	Hoitenga	McMorrow	Theis
Camilleri	Huizenga	Moss	Victory
Cavanagh	Irwin	Nesbitt	Webber
Chang	Johnson	Outman	Wojno
Cherry	Klinefelt		

**Excused—0**

**Not Voting—0**

In The Chair: President

**Third Reading of Bills**

The following bill was read a third time:

**Senate Bill No. 90, entitled**

A bill to amend 1976 PA 453, entitled “Elliott-Larsen civil rights act,” by amending section 103 (MCL 37.2103), as amended by 2023 PA 6.

The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:

**Roll Call No. 315**

**Yeas—33**

Anthony	Damoose	Lauwers	Polehanki
Bayer	Geiss	McBroom	Santana
Bellino	Hauck	McCann	Shink
Brinks	Hertel	McDonald Rivet	Singh
Camilleri	Huizenga	McMorrow	Theis
Cavanagh	Irwin	Moss	Victory
Chang	Johnson	Nesbitt	Webber
Cherry	Klinefelt	Outman	Wojno
Daley			

**Nays—5**

Albert	Hoitenga	Lindsey	Runestad
Bumstead			

**Excused—0**

**Not Voting—0**

In The Chair: President

The Senate agreed to the title of the bill.

### Protest

Senator Runestad, under his constitutional right of protest (Art. 4, Sec. 18), protested against the passage of Senate Bill No. 90 and moved that the statement he made during the discussion of the bill be printed as his reasons for voting “no.”

The motion prevailed.

Senator Runestad’s statement is as follows:

Ever since I was in the House I have seen bills—especially with an emotional component—get passed through without, really, the consideration of unintended consequences. I remember a bill I fought in the House—in the caucus, on the floor, back in the caucus, held it up for a while, spoke against it on the floor of the House, went over to the Senate and fought it over there—because I truly believed there were unintended consequences with the bill. Last year, the Supreme Court made a ruling that they had to rule in a specific way on a case because of the way the law was written. They said the law needs to go back to the Legislature because—I don’t have the exact term—it was so poorly written and that there were unintended consequences. So here we are again, and there’s probably going to be a lot more over the next three-and-a-half years where I am looking down the road at potential unintended consequences.

This specific bill, which I probably could support if it was more narrowly tailored, says, “‘Race’ is inclusive of traits historically associated with race, including, but not limited to”—what does that mean, “not limited to”? It means anything else—“not limited to, hair texture and protective hairstyles. For purposes of this definition, ‘protective hairstyles’ includes, but is not limited to.” What do those words mean? Those mean anything else at all, such as hair locks, braids and twists. So what we are talking about here is about as open-ended a language as you could possibly imagine.

For government, anything you pass like this—no problem—they can absorb that. Big corporations? It doesn’t matter how you write it, they can absorb anything. But if you are a small business, making sure that you write the language on these bills is very important. If you have an individual abusing this law, the way it is written, it could have a negative impact on a small business that needs to survive. So again, if it were more narrowly tailored I could support it. It is not, so I will oppose it.

Senators Santana, Geiss and Anthony asked and were granted unanimous consent to make statements and moved that the statements be printed in the Journal.

The motion prevailed.

Senator Santana’s statement is as follows:

Today I would like to draw your attention to a subject that is deeply rooted in the history of our nation and continues to impact our society today—the roots of Black hair discrimination in the context of slavery. The legacy of slavery has left an indelible mark on the many aspects of African American life, including the way Black hair has been perceived, stigmatized, and discriminated against.

Traditional hair styles in African culture were not only showcasing the style but the way to communicate, identify the community or tribe, and establish a hierarchy of status. During the era of slavery, African Americans endured unspeakable atrocities including the forced separation from their families, physical abuse, and the denial of basic human rights. One of the many ways in which their identity has systemically devalued was through the depreciation of their natural hair. The diversity and beauty of Black hair which is characterized by the unique texture, thickness, and versatility were seen as signs of inferiority and were often subject to ridicule and oppression. Slavery imposed Eurocentric standards of beauty on African Americans, reinforcing the belief that the features associated with whiteness were superior and desirable. Consequently, African American slaves were coerced into adopting European hairstyles such as straightening their hair or weaving wigs to conform to the distorted ideas.

This is not a mere matter of personal choice but rather a survival strategy to navigate a society that systemically dehumanized them. These demeaning standards of beauty do not dissipate the abolishment of slavery, but the post-slavery era as systematic racism persists and discriminatory practices still continue today. Black individuals who choose to embrace their natural hair face social, economic, and professional consequences. Their hair has been deemed unprofessional, unkempt, or even unhygienic creating significant barriers to employment, education, and social mobility.

Thankfully in recent years, there has been a resurgence of pride and celebration of Black hair. The natural hair movement has gained momentum, empowering individuals to reject societal pressures and embrace their natural beauty. Through social media, Black men and women have reclaimed their cultural heritage and challenged the longstanding stereotypes surrounding Black hair. Nonetheless, the battle against hair discrimination is far from over. It requires all collective efforts to dismantle entrenched biases, challenge

discriminatory policies, and create inclusive spaces to celebrate the diversity of Black hair. We must recognize that embracing natural hair is not a political statement or a trend, but an essential part to affirming the humanity and dignity of all individuals.

In conclusion, the roots of Black hair discrimination can be traced back to the dark days of slavery when African Americans were stripped of their identity and forced to conform to the oppressive standards. We must acknowledge the painful history and work tirelessly to dismantle this system that perpetrates discrimination against Black hair. By doing so, we move closer to building a society that values and respects the inherent beauty of every individual regardless of their hair texture and cultural background.

Senator Geiss' statement is as follows:

I rise to support Senate Bill No. 90. Colleagues, we just heard from our colleague from the 2nd Senate District on how racial hair discrimination is rooted in slavery. I know some are wondering why we're doing this when slavery was abolished in the 19th century, and that today we see Black people wearing their hair in many ways. But we are here precisely because the ghosts of slavery and Caucasian-centered measures of idealized beauty, notions of respectability, and perceptions of civility still haunt us in overt and covert ways.

For the Black diaspora here in America, the CROWN Act is necessary, because for us, the issues around what comes out of one's follicles and what one does with them are not inseparable. That we're taking this vote during Mental Health Awareness Month is significant because the CROWN Act is not only a matter of racial justice, it's a matter of protecting and preserving Black mental health.

During the bill introduction press conference, a reporter asked about the cost of upkeep of Black hairstyles. While they were specifically referring to the financial cost, when it comes to Black hair that cost is not solely about greenbacks. It's about the emotional cost that comes with the vestiges of the aforementioned history and its continued messages—both nuanced and blunt—against Black hair.

Imagine growing up in a world where you receive continual messages that the filamentous biomaterial of keratinocytes that burst forth from your follicles is unkempt, unruly, unmanageable, unattractive, uncivilized; that you have bad hair, that it's too ethnic, that it needs significant altering to its cellular level to be considered acceptable, appropriate, attractive, presentable, professional, civilized, worthy. Imagine internalizing these messages and passing them on to your children, because it's the best way to acceptance and survival. Imagine widely available images of beauty offering an erasure of your people. Imagine every year in elementary school on picture day being given a plastic pocket comb that was not only useless, but a cruel joke. Imagine being sent home from work or placed in a non-customer-facing position not because you presented an actual public health threat, but because someone decided you didn't look right or belong in that space. Imagine being prevented from completing a school sports competition because you wore locks, when no such regulation existed. Imagine being diagnosed with alopecia because decades of conforming to Caucasian standards of beauty that tell us the hair your DNA created isn't acceptable unless you inflict harm on yourself. Imagine random people—usually white—wanting to and sometimes having the audacity to reach out and fondle your hair as if you are an object, a curiosity, a pet, property.

These are just a fraction of examples of real scenarios of life without the protections the CROWN Act will provide. Now imagine the psychological toll this takes daily everywhere. It's cumulative, lasting, perverse, traumatic, and wrong. The cost is significant. A significant number of scholarly texts have marked the negative psychological effects of racism such as the structural racism of hair discrimination, noting that experiences of racial discrimination are consistently linked with such mental health issues as depression, anxiety, and PTSD.

The American Psychological Association states, "Although the chronic condition of stress can have negative side effects on all persons, the unique psycho-social and contextual factors, specifically the common and pervasive exposure to racism and discrimination, creates an additional daily stressor for African-Americans." Only recently have we acknowledged racism as a public health crisis. Simultaneously we've turned keen attention towards improving mental health. It is here, the two intersect and specifically addressing a form of structural racism that has harmful effects on mental health is vital.

Advancing the CROWN Act will do just that. The path to ending hair discrimination and harming Black mental health continues now. Let this vote today be the next step in making Senate Bill No. 90 among our crowning achievements.

Senator Anthony's statement is as follows:

In 2018 I was elected to the House of Representatives in a special election and at the time when I was sworn in and they took a photo, I wore my hair in really long braids—fresh off the campaign trail, and I needed to protect my natural hair. A few weeks later, I pressed it out bone-straight, and in fact as a state lawmaker I have worn my hair in very, very unique and very different ways—twists, locks, curls, kinks, all types. And with every change of my hair, what didn't change is who I am. My heart, my drive, my tenacity, my work ethic, and not

once did I have to worry about being retaliated against, terminated, or reprimanded because of my hair styles, but this is unique to being a lawmaker. Unfortunately, this is not the case for many Michiganders, particularly African American Michiganders, as well as individuals throughout our entire country.

In 2019 I first introduced the CROWN Act here in the state of Michigan. Now CROWN stands for Creating a Respectful and Open World for Natural hair and this is intended to prohibit race-based discrimination. After introducing this bill in 2019—it had no co-sponsors, not much interest in this bill—I will tell you I was laughed out of rooms. People told me and encouraged me to focus on issues that really matter, things of substance—tax policy, focus on something that would mean real change for Michiganders. Even though bill after bill became law in states across the country, I started to get discouraged. Maybe I thought this is not an issue we need to focus on. But, I will tell you I’ve consistently been reminded that our job here as lawmakers is to lift up the voices of people who often are not heard here in the halls of power. I remembered and drew from stories I heard growing up. I remembered hearing stories in beauty shops and in barber shops all across my community, I heard from people at cookouts and I heard from people at my sorority meetings, real stories from Black co-workers, family members, folks who went to my church and at that moment after I introduced the bill, men, women, and children all over the state of Michigan and across the country reached out to share stories of humiliation, some were very graphic, all were very heart-breaking, about how their natural hair had created boundaries or barriers for them in the workplace and in school settings.

Men right here in Michigan who were denied health care services because of their locks. Others who had been told they needed to comb or even cut off their corn rows to appeal to a more conservative workplace. Children who have been denied the ability to play sports, take school pictures, or even walk across the graduation stage because their hair was not deemed appropriate. Women who have spent thousands of dollars and countless hours trying to straighten their hair in order to be deemed professional, to obtain or maintain employment. Black women and girls who have been embarrassed, mistreated, denied opportunities, and unfairly disciplined because of the way God has created us. Subjected to hot combs that burn our hair and our necks, relaxers that leave us with chemical burns and lifelong health complications, and often irreversible damage to our physical and mental health, all to conform to Eurocentric beauty standards that strip us away of our own identity.

Now we are often told by some, even members in this body, that hair discrimination is not a real issue, that it’s simply in our heads. A recent study by Michigan State University found that African American women faced the highest incidences of hair discrimination, that they are more likely to be sent home from the workplace because of their hair. The study also determined that 80 percent of African American women felt they needed to switch their hairstyles to align with more conservative standards in an effort to fit into the workplace. A separate study by researchers at Duke University found that participants viewed Black hair such as afros, twists, and braids as less professional. The study determined that Black women with natural hair styles are less likely to land even a job interview as opposed to their white women counterparts or Black women who straighten their hair.

The following bill was read a third time:

**Senate Bill No. 150, entitled**

A bill to amend 1973 PA 186, entitled “Tax tribunal act,” by amending section 62 (MCL 205.762), as amended by 2008 PA 128.

The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:

**Roll Call No. 316**

**Yeas—36**

Anthony	Daley	Klinefelt	Polehanki
Bayer	Damoose	Lauwers	Runestad
Bellino	Geiss	McBroom	Santana
Brinks	Hauck	McCann	Shink
Bumstead	Hertel	McDonald Rivet	Singh
Camilleri	Hoitenga	McMorrow	Theis
Cavanagh	Huizenga	Moss	Victory
Chang	Irwin	Nesbitt	Webber
Cherry	Johnson	Outman	Wojno

**Nays—2**

Albert

Lindsey

**Excused—0**

**Not Voting—0**

In The Chair: President

The Senate agreed to the title of the bill.

The following bill was read a third time:

**Senate Bill No. 262, entitled**

A bill to amend 1941 PA 207, entitled “Fire prevention code,” by amending section 7b (MCL 29.7b).

The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:

**Roll Call No. 317**

**Yeas—38**

Albert

Daley

Lauwers

Polehanki

Anthony

Damoose

Lindsey

Runestad

Bayer

Geiss

McBroom

Santana

Bellino

Hauck

McCann

Shink

Brinks

Hertel

McDonald Rivet

Singh

Bumstead

Hoitenga

McMorrow

Theis

Camilleri

Huizenga

Moss

Victory

Cavanagh

Irwin

Nesbitt

Webber

Chang

Johnson

Outman

Wojno

Cherry

Klinefelt

**Nays—0**

**Excused—0**

**Not Voting—0**

In The Chair: President

The Senate agreed to the title of the bill.

Senator Irwin asked and was granted unanimous consent to make a statement and moved that the statement be printed in the Journal.

The motion prevailed.

Senator Irwin’s statement is as follows:

Thank you, Mr. President, for the opportunity to briefly describe this legislation. Here in Michigan we had regulations around camping tents that were designed many years ago when these tents were mainly made out of canvas. At that time, there were certain flame-retardancy and fire protection standards put into law. Unfortunately, those rules didn’t weather the test of time well. Now camping tents are made out of different materials, higher tech materials, and these flame-retardant chemicals don’t actually improve the fire protection performance of camping tents in the modern environment. This bill is a piece of legislation that I put together to meet at that nexus of lessening regulation and improving environmental protection because putting these cancer-causing flame-retardant chemicals on tents doesn’t work and it has the potential to make people a little bit more sick. So, I offer this bill and hope for the support of my colleagues today.

The following bill was read a third time:

**Senate Bill No. 326, entitled**

A bill to amend 1937 PA 94, entitled “Use tax act,” by amending section 2 (MCL 205.92), as amended by 2023 PA 21.

The question being on the passage of the bill,

The bill was passed, a majority of the members serving voting therefor, as follows:

**Roll Call No. 318**

**Yeas—38**

Albert	Daley	Lauwers	Polehanki
Anthony	Damoose	Lindsey	Runestad
Bayer	Geiss	McBroom	Santana
Bellino	Hauck	McCann	Shink
Brinks	Hertel	McDonald Rivet	Singh
Bumstead	Hoitenga	McMorrow	Theis
Camilleri	Huizenga	Moss	Victory
Cavanagh	Irwin	Nesbitt	Webber
Chang	Johnson	Outman	Wojno
Cherry	Klinefelt		

**Nays—0**

**Excused—0**

**Not Voting—0**

In The Chair: President

The Senate agreed to the title of the bill.

By unanimous consent the Senate returned to the order of

**Messages from the Governor**

The following message from the Governor was received:

Date: May 22, 2023  
Time: 2:48 p.m.

To the President of the Senate:

Sir—I have this day approved and signed

**Enrolled Senate Bill No. 83 (Public Act No. 38), being**

An act to provide for the issuance of restraining orders prohibiting certain individuals from possessing or purchasing firearms and ordering the surrender and seizure of a restrained individual’s firearms; to provide



for the powers and duties of certain state and local governmental officers and entities; to prescribe penalties; and to provide remedies.

(Filed with the Secretary of State on May 22, 2023, at 4:58 p.m.)

Respectfully,  
Gretchen Whitmer  
Governor

The following messages from the Governor were received and read:

May 18, 2023

I respectfully submit to the Senate the following appointments to office pursuant to Public Act 232 of 1965, MCL 290.657:

**Michigan Apple Committee**

Mr. Michael Dietrich of 1201 Wilson Street, Conklin, Michigan 49403, county of Ottawa, reappointed to represent District 2 growers, for a term commencing May 18, 2023 and expiring April 1, 2026.

Mr. Greg Kugel of 2311 David Street, Niles, Michigan 49102, county of Berrien, succeeding Jeremy Shank whose term has expired, appointed to represent District 1 growers, for a term commencing May 18, 2023 and expiring April 1, 2026.

Mr. Eric Roossink of 9248 W. 56th Street, Fremont, Michigan 49412, county of Newaygo, reappointed to represent District 3 growers, for a term commencing May 18, 2023 and expiring April 1, 2026.

May 18, 2023

I respectfully submit to the Senate the following appointments to office pursuant Public Act 368 of 1978, MCL 333.16121 and 333.16805:

**Michigan Board of Audiology**

Dr. Lauren Dadisho of 1249 Loon Ridge, Commerce Township, Michigan 48390, county of Oakland, reappointed to represent audiologists, for a term commencing July 1, 2023 and expiring June 30, 2027.

Dr. Stylianos Dokianakis of 6165 Bayou Trail, Saugatuck, Michigan 49453, county of Allegan, reappointed to represent audiologists, for a term commencing July 1, 2023 and expiring June 30, 2027.

May 18, 2023

I respectfully submit to the Senate the following appointments to office pursuant to Public Act 346 of 1966, MCL 125.1421:

**Michigan State Housing Development Authority Board**

Ms. Regina Bell of 2003 Brooklyn, Apt. 310, Detroit, Michigan 48226, county of Wayne, is reappointed for a term commencing May 19, 2023 and expiring March 10, 2027.

Ms. Jennifer Grau of 201 Lathrop, Lansing, Michigan 48912, county of Ingham, is reappointed for a term commencing May 19, 2023 and expiring March 10, 2027.

Mr. Tyrone Hamilton of 400 North Liberty, Apt. 1, Belleville, Michigan 48111, county of Wayne, is reappointed to represent the designated resident member, for a term commencing May 19, 2023 and expiring March 10, 2026.

May 18, 2023

I respectfully submit to the Senate the following appointments to office pursuant to Public Act 523 of 1980, MCL 32.1067:

**Military Appeals Tribunal**

Ms. Deanne L. Bonner Simpson of 9565 Marina Road, South Lyon, Michigan 48178, county of Livingston, reappointed to represent an individual licensed to practice law in this state, for a term commencing May 18, 2023 and expiring April 16, 2027.

Mr. Terrence Bronson of 442 Borgess Avenue, Monroe, Michigan 48162, county of Monroe, reappointed to represent an individual licensed to practice law in this state, for a term commencing May 18, 2023 and expiring April 16, 2027.

Mr. Floyd Brown of 1084 E. McCork Road, Idlewild, Michigan 49642, county of Lake, succeeding Kyle Dufrane whose term has expired, appointed to represent an individual licensed to practice law in this state, for a term commencing May 18, 2023 and expiring April 16, 2027.

Respectfully,  
Gretchen Whitmer  
Governor

The appointments were referred to the Committee on Government Operations.

By unanimous consent the Senate proceeded to the order of  
**Statements**

Senator Runestad asked and was granted unanimous consent to make a statement and moved that the statement be printed in the Journal.

The motion prevailed.

Senator Runestad's statement is as follows:

Mr. President, Alexandra Robbins broke a wall of secrecy in her book *Secrets of the Tomb* about the details of the membership and the elite Yale University society called Skull and Bones. Members include many of the most powerful men in the 20th century. Members are called Bonesmen, and are forbidden to reveal anything about the tomb or inner sanctum, a windowless building draped in black and red velvet with pentagram symbols. Bones include many of most powerful and influential men in American society. Presidents, Supreme Court justices, leaders of industry, captains, cabinet officers, spies, etc., and often their sons and now daughters, getting as many members as possible into positions of power.

It all begins with someone approaching from behind and tapping you on the shoulder and they yell, Skull or bones, accept or reject? After acceptance, members are then subjected to a bizarre initiation rite. Robbins spells out how there's a devil, there's a Don Quixote, there's a pope who has one foot sheathed in a white-monogram slipper resting on a skull. The initiates are then led into a room, one by one. Once the initiate is inside, the Bonesmen shriek at him. Finally, the Bonesman is shoved to his knees in front of Don Quixote as the shrieking crowd goes silent, and Don Quixote lifts his sword and taps the Bonesman on the left shoulder and says, By the order of our Order I dub thee Knight of Eulogia. Initiates are then reposed in their rebirthing coffin where they regale members in graphic detail of all the sexual escapades they have ever had. In exchange for swearing allegiance to your fellow Bonesmen, undergoing this oddball rite and swearing absolute fealty and secrecy, the Order will promise you fabulous, lifelong wealth, trips to a private island, and much, much more; effectively buying your silence as to its inner workings.

But the Yale Skull and Bones society has nothing on the Lansing Skull and Bones society when it comes to secrecy and avoiding transparency. Our Lansing Bonesmen have kept a strict lock on transparency and sunshine here in the state of Michigan like no other state. Just look at the latest headlines and you can see what a laughingstock our state has become. The secret deals, the hidden agendas cut across both political parties, both chambers, to include the Governor's office. Privately-held quadrant meetings are conducted behind closed doors to carve up a billion dollars in taxpayer-funded goodies unveiled just hours before we're asked to vote on it. The former Speaker of the House, a Republican, gets funding for a \$25 million no-bid contract which just happens to just go to his former staffer. The former staffer spreads the money around to close associates—the funding all agreed to and signed into law by the Democratic Governor.

Then there's the big Democrat campaign donor and former vice chair of the Democratic Party—appointee of Governor Gretchen Whitmer—who is getting a \$20 million grant from her nonprofit that she is just now all cobbling together, ostensibly to attract business startups. These are just the tip of the iceberg of the glacial-size \$1 billion in secret-grant corrupt-spending boondoggles.

This brings us to the bill that I introduced to bust the hold of the Bonesmen on our budget process. The bill requires that all appropriation bills must be put up for public scrutiny at least 48 hours before a vote is taken. Wow, terrible idea. And that a legislator's name has to be associated with every earmark. And that every bill has to disclose if a sponsor or family member has a financial interest in that appropriation. Finally, it requires documentation of at least some community benefit before the appropriation is made. That bill—and all my other transparency bills—have been made to slumber by committee chairs.

I've been reading in the exuberantly-expectant press about transparency plans from the Democrats, rolled out at this snail's pace and in all likelihood watered down and conveniently introduced months from now, probably after the budget process is complete. Oh how the Yale Bonesmen must be green with envy. Yes indeed, the more things change, the more they remain the same. The Lansing Bonesman gets the goldmine and the taxpayer gets the shaft.

By unanimous consent the Senate returned to the order of  
**Motions and Communications**

The following communications were received and read:  
 Office of the Senate Majority Leader

May 23, 2023

Pursuant to Joint Rule 3, the Senate having non-concurred in the House Substitute (H-1) to Senate Bill 173, I appoint as conferees:

Senator Darrin Camilleri, Chair

Senator Dayna Polehanki  
Senator Jon Bumstead

If you have any questions regarding this matter, please do not hesitate to contact me.

May 23, 2023

Pursuant to Joint Rule 3, the Senate having non-concurred in the House Substitute (H-1) to Senate Bill 178,  
I appoint as conferees:

Senator Veronica Klinefelt, Chair  
Senator Kevin Hertel  
Senator Jon Bumstead

If you have any questions regarding this matter, please do not hesitate to contact me.

May 23, 2023

Pursuant to Joint Rule 3, the Senate having non-concurred in the House Substitute (H-1) to Senate Bill 186,  
I appoint as conferees:

Senator Rosemary Bayer, Chair  
Senator Veronica Klinefelt  
Senator Jon Bumstead

If you have any questions regarding this matter, please do not hesitate to contact me.

May 23, 2023

Pursuant to Joint Rule 3, the Senate having non-concurred in the House Substitute (H-1) to Senate Bill 194,  
I appoint as conferees:

Senator Mary Cavanagh, Chair  
Senator Kristen McDonald Rivet  
Senator Jon Bumstead

If you have any questions regarding this matter, please do not hesitate to contact me.

May 23, 2023

Pursuant to Joint Rule 3, the Senate having non-concurred in the House Substitute (H-1) to Senate Bill 195,  
I appoint as conferees:

Senator Mary Cavanagh, Chair  
Senator Sylvia Santana  
Senator Jon Bumstead

If you have any questions regarding this matter, please do not hesitate to contact me.

May 23, 2023

Pursuant to Joint Rule 3, the Senate having non-concurred in the House Substitute (H-1) to Senate Bill 197,  
I appoint as conferees:

Senator Kevin Hertel, Chair  
Senator Veronica Klinefelt  
Senator Jon Bumstead

If you have any questions regarding this matter, please do not hesitate to contact me.

May 23, 2023

Pursuant to Joint Rule 3, the Senate having non-concurred in the House Substitute (H-1) to Senate Bill 199,  
I appoint as conferees:

Senator Jeff Irwin, Chair  
Senator Sam Singh  
Senator Jon Bumstead

If you have any questions regarding this matter, please do not hesitate to contact me.

May 23, 2023

Pursuant to Joint Rule 3, the Senate having non-concurred in the House Substitute (H-1) to Senate Bill 200,  
I appoint as conferees:

Senator Sean McCann, Chair  
Senator Jeff Irwin  
Senator Jon Bumstead

If you have any questions regarding this matter, please do not hesitate to contact me.

May 23, 2023

Pursuant to Joint Rule 3, the Senate having non-concurred in the House Substitute (H-1) to Senate Bill 201, I appoint as conferees:

Senator Sean McCann, Chair  
 Senator Jeff Irwin  
 Senator Jon Bumstead

If you have any questions regarding this matter, please do not hesitate to contact me.

Sincerely,  
 Winnie Brinks  
 Senate Majority Leader

The communications were referred to the Secretary for record.

### Announcements of Printing and Enrollment

The Secretary announced that the following bills were printed and filed on Thursday, May 18, and are available on the Michigan Legislature website:

**House Bill Nos. 4597 4598 4599 4600 4601 4602**

The Secretary announced that the following bills were printed and filed on Friday, May 19, and are available on the Michigan Legislature website:

**Senate Bill Nos. 341 342**

### Committee Reports

The Committee on Labor reported

**Senate Bill No. 169, entitled**

A bill to amend 1947 PA 336, entitled “An act to prohibit strikes by certain public employees; to provide review from disciplinary action with respect thereto; to provide for the mediation of grievances and the holding of elections; to declare and protect the rights and privileges of public employees; to require certain provisions in collective bargaining agreements; to prescribe means of enforcement and penalties for the violation of the provisions of this act; and to make appropriations,” (MCL 423.201 to 423.217) by adding section 11a.

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

John Cherry  
 Chairperson

To Report Out:

Yeas: Senators Cherry, Camilleri and Cavanagh

Nays: Senator Albert

The bill and the substitute recommended by the committee were referred to the Committee of the Whole.

### COMMITTEE ATTENDANCE REPORT

The Committee on Labor submitted the following:

Meeting held on Thursday, May 18, 2023, at 9:00 a.m., Room 1300, Binsfeld Office Building

Present: Senators Cherry (C), Camilleri, Cavanagh and Albert

The Committee on Regulatory Affairs reported

**Senate Bill No. 262, entitled**

A bill to amend 1941 PA 207, entitled “Fire prevention code,” by amending section 7b (MCL 29.7b).

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

Jeremy Moss  
 Chairperson

To Report Out:

Yeas: Senators Moss, Polehanki, McCann, Wojno, Santana, Hertel, Hauck, Webber and Bellino

Nays: None

The bill and the substitute recommended by the committee were referred to the Committee of the Whole.

COMMITTEE ATTENDANCE REPORT

The Committee on Regulatory Affairs submitted the following:  
Meeting held on Thursday, May 18, 2023, at 8:30 a.m., Room 1100, Binsfeld Office Building  
Present: Senators Moss (C), Polehanki, McCann, Wojno, Santana, Hertel, Hauck, Webber and Bellino  
Excused: Senator Lauwers

The Committee on Civil Rights, Judiciary, and Public Safety reported  
**Senate Bill No. 90, entitled**  
A bill to amend 1976 PA 453, entitled "Elliott-Larsen civil rights act," by amending section 103 (MCL 37.2103), as amended by 1999 PA 202.  
With the recommendation that the substitute (S-1) be adopted and that the bill then pass.  
Stephanie Chang  
Chairperson

To Report Out:  
Yeas: Senators Chang, Shink, Wojno, Irwin, Santana and Johnson  
Nays: None  
The bill and the substitute recommended by the committee were referred to the Committee of the Whole.

The Committee on Civil Rights, Judiciary, and Public Safety reported  
**House Bill No. 4202, entitled**  
A bill to amend 1931 PA 328, entitled "The Michigan penal code," by amending section 520/ (MCL 750.520), as amended by 1988 PA 138.  
With the recommendation that the bill pass.  
Stephanie Chang  
Chairperson

To Report Out:  
Yeas: Senators Chang, Shink, Wojno, Irwin, Santana and Johnson  
Nays: None  
The bill was referred to the Committee of the Whole.

COMMITTEE ATTENDANCE REPORT

The Committee on Civil Rights, Judiciary, and Public Safety submitted the following:  
Meeting held on Thursday, May 18, 2023, at 12:00 noon, Room 1200, Binsfeld Office Building  
Present: Senators Chang (C), Shink, Wojno, Irwin, Santana and Johnson  
Excused: Senator Runestad

The Committee on Energy and Environment reported  
**Senate Bill No. 26, entitled**  
A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," (MCL 324.101 to 324.90106) by adding section 5534.  
With the recommendation that the substitute (S-3) be adopted and that the bill then pass.  
Sean McCann  
Chairperson

To Report Out:  
Yeas: Senators McCann, McDonald Rivet, Singh, Bayer, Shink, Hertel, Camilleri, Chang and Polehanki  
Nays: Senators Damoose, Outman, Hauck and Bellino  
The bill and the substitute recommended by the committee were referred to the Committee of the Whole.

COMMITTEE ATTENDANCE REPORT

The Committee on Energy and Environment submitted the following:  
Meeting held on Thursday, May 18, 2023, at 1:30 p.m., Room 403, 4th Floor, Capitol Building  
Present: Senators McCann (C), McDonald Rivet, Singh, Bayer, Shink, Hertel, Camilleri, Chang, Polehanki, Damoose, Outman, Hauck and Bellino  
Excused: Senator Lauwers

**Scheduled Meetings**

**Elections and Ethics** – Wednesday, May 24, 3:00 p.m., Room 1300, Binsfeld Office Building (517) 373-1721

**Energy and Environment** – Wednesday, May 24, 9:00 a.m., Room 403, 4th Floor, Capitol Building (517) 373-5323

**Health Policy** – Wednesday, May 24, 2:00 p.m., Room 1100, Binsfeld Office Building (517) 373-5323

**Veterans and Emergency Services** – Wednesday, May 24, 9:00 a.m., Room 1300, Binsfeld Office Building (517) 373-5312

Senator Singh moved that the Senate adjourn.  
The motion prevailed, the time being 11:56 a.m.

The President, Lieutenant Governor Gilchrist, declared the Senate adjourned until Wednesday, May 24, 2023, at 10:00 a.m.

DANIEL OBERLIN  
Secretary of the Senate