# No. 73 STATE OF MICHIGAN

# JOURNAL OF THE

# House of Representatives

# 103rd Legislature REGULAR SESSION OF 2025

House Chamber, Lansing, Wednesday, August 20, 2025.

1:30 p.m.

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

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

Andrews—present Aragona—present Arbit—present BeGole—present Beson—present Bierlein-present Bohnak-present Bollin—present Borton—present Breen—present Brixie-present Bruck-present Byrnes-present Carra—present Carter, B .- present Carter, T.—present Cavitt-present Coffia-excused Conlin—present DeBoer—present DeBoyer—present DeSana—present Dievendorf-present Edwards-excused Fairbairn—present Farhat—present Fitzgerald—present

Alexander—present

Foreman-present Fox—present Frisbie-present Glanville-present Grant—present Green, P.-excused Greene, J.—present Hall-present Harris-present Herzberg—present Hoadley-present Hope-present Hoskins-present Jenkins-Arno-present Johnsen-present Kelly—present Koleszar—present Kuhn-present Kunse-present Liberati-present Lightner—present Linting-present Longjohn—present MacDonell-present Maddock-present Markkanen-present Martin-present Martus—present

McKinney-excused Meerman-present Mentzer-present Miller—excused Morgan-present Mueller-present Myers-Phillips-excused Neeley—excused Neyer-present O'Neal—present Outman-present Paiz-present Paquette-present Pavlov—present Pohutsky—present Posthumus—present Prestin-present Price-present Puri-present Rheingans—excused Rigas—present Robinson—present Rogers-present Roth-present Schmaltz—present Schriver—present

McFall—present

Schuette—present Scott-present Skaggs—present Slagh-present Smit—present Snyder—present St. Germaine—present Steckloff—present Steele—present Tate—present Thompson—present Tisdel—present Tsernoglou—present VanderWall—present VanWoerkom—present Wegela—present Weiss—present Wendzel-present Whitsett-excused Wilson-present Witwer-present Wooden—present Woolford—present Wortz-present Wozniak—present Xiong—present Young-present

e/d/s = entered during session

Rep. Brad Paquette, from the 37th District, offered the following invocation:

"Lord, the great and awesome God, Who keeps His covenant of love with those who love Him and keep His commandments, 5 we have sinned and done wrong. We have been wicked and have rebelled; we have turned away from Your commands and laws. 6 We have not listened to Your servants, the prophets, who spoke in Your name to all the people of the land.

7 'Lord, You are righteous, but this day we are covered with shame—the people of Michigan and the inhabitants of the entire United States, both near and far because of our unfaithfulness to You. 8 We and our ancestors are covered with shame, Lord, because we have sinned against You. 9 The Lord our God is merciful and forgiving, even though we have rebelled against Him; 10 we have not obeyed the Lord our God or kept the laws He gave us. 11 We have transgressed Your law and turned away, refusing to obey You.

'Therefore have mercy on us because we have sinned against You. 12 You fulfilled the words spoken against the people of Israel and against their rulers by bringing great disaster upon them again and again as detailed in the Old Testament. Under the whole heaven nothing has ever been done like what will be done to our country if we turn away from the Lord. 13 Just as it is written, we are instructed to turn from our sins and give attention to God's truth. For the Lord our God is righteous in everything He does; yet we have not obeyed Him.

15 'Now, Lord our God, Who once brought Your people out of Egypt with a mighty hand and Who made for Yourself a name that endures to this day, we have sinned, we have done wrong. 16 Lord, in keeping with all Your righteous acts, turn away Your anger and Your wrath from this country, one meant to be a city on a hill. Our sins and the iniquities of our ancestors have made the United States and Your people an object of scorn to all those around us.

17 'Now, our God, hear the prayers and petitions of Your servant. Lord, look with favor upon those who do Your will faithfully and turn from their wicked ways. We confess our sin and accept Your grace, being washed by the blood of Jesus Christ as we turn to You now in His Holy Name."

Rep. Fitzgerald moved that Reps. Coffia, Edwards, McKinney, Miller, Myers-Phillips, Neeley, Rheingans and Whitsett be excused from today's session.

The motion prevailed.

Rep. Posthumus moved that Rep. Phil Green be excused from today's session. The motion prevailed.

The Speaker assumed the Chair.

### **Motions and Resolutions**

By unanimous consent the House considered **House Resolution No. 155** out of numerical order.

The Speaker, on behalf of the entire membership of the House of Representatives, offered the following resolution:

#### House Resolution No. 155.

A resolution of tribute offered as a memorial for Edward Vaughn, former member of the House of Representatives.

Whereas, It was with great sadness that the members of this legislative body learned about the passing of Edward "Ed" Vaughn. He will be remembered for his fierce dedication to his constituents in Detroit and the people of the state of Michigan; and

Whereas, Edward Vaughn was born in 1934 in Abbeville, Alabama, but raised in Dothan, Alabama. He traveled north to pursue higher education, earning a bachelor's degree in history and government from Fisk University in Nashville, Tennessee, then studying at the University of Illinois Law School for one year. Ed moved to Michigan in hopes of finding work in the auto industry, but instead he would find his calling as a community leader and a driver of the Civil Rights Movement in Detroit. After marrying his wife, Wilma, in 1957, Ed served in the United States Army until 1959, receiving an honorable discharge. Upon returning to Detroit, Ed opened Vaughn's Book Store on Dexter Avenue and sold books about African-American history and books by Black authors to the people of Detroit. The bookstore also became a gathering place for local leaders seeking to advance the Civil Rights and Black Power movements. Ed also took steps to build institutions and connections outside his bookstore, founding the Pan-African Congress—USA in Detroit, helping to organize the Detroit chapter of the Congress of Racial Equity, and serving as a representative at the Sixth Pan-African Congress; and

Whereas, In 1978, Ed Vaughn turned his attentions to state government, being elected to represent the Eighth District in the House of Representatives. He served as majority vice chair of the Liquor Control Committee, and he also served on the committees on Economic Development and Energy, Public Safety, and Urban Affairs. After losing in the primary election in 1980, Ed returned to Detroit to work in local politics and run Vaughn's Book Store. He worked as an executive assistant to Detroit Mayor Coleman Young, and he campaigned twice for a seat on the Detroit City Council; and

Whereas, Ed Vaughn returned to the House of Representatives in 1995, serving the Fourth District for three terms. During his second stint in the Legislature, Ed served as chair of the Committee on Constitutional and Civil Rights, as vice chair of the Committee on Agriculture, and as a member of the committees on Economic Development, Insurance, Judiciary, Regulatory Reform, and Tourism. In 1999, when Detroit Public Schools faced a takeover by the state, Ed fought fervently to retain local control of the school district, even in the face of opposition from both parties. Though he was ultimately unsuccessful in this one endeavor, he will be remembered by the people of Detroit for his steadfast commitment to the city's right to control its own destiny and his belief in their ability to effect positive change; and

Whereas, After reaching his term limit in the House, Ed Vaughn considered continuing his state service in the Senate, but after losing a special primary election in February 2001, he returned to Alabama to be with family. There, he became more involved with the NAACP, being elected vice president of the Dothan/Wiregrass branch and president of the NAACP Alabama State Conference and serving as a delegate to the national NAACP convention in 2014. Vaughn's Book Store closed in 1994, but in 2023 it was added to the National Registry of Historic Places, and the people of Detroit are working on plans to revitalize the site. The legacy of Vaughn's Book Store as a place of learning, community, and Black empowerment will continue to inspire Detroiters for generations to come; and

Whereas, Ed Vaughn is survived by his wife, Wilma, five of his six children, and numerous grandchildren, nieces, nephews, cousins, and friends. We offer our condolences to his loved ones as they mourn his loss. Ed Vaughn's contributions to the city of Detroit, to this chamber, and to the people of the state of Michigan will be remembered; now, therefore, be it

Resolved by the House of Representatives, That we offer this expression of our highest tribute to honor the memory of Edward Vaughn, a member of the House of Representatives from 1979 to 1980 and from 1995 to 2000; and be it further

Resolved, That copies of this resolution be transmitted to the Vaughn family as evidence of our lasting esteem for his memory.

The question being on the adoption of the resolution,

The resolution was adopted by unanimous standing vote.

The Speaker called the Speaker Pro Tempore to the Chair.

#### Second Reading of Bills

#### House Bill No. 4707, entitled

A bill to amend 1954 PA 116, entitled "Michigan election law," (MCL 168.1 to 168.992) by adding section 642e.

The bill was read a second time.

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

The motion prevailed.

#### Senate Bill No. 70, entitled

A bill to amend 2001 PA 142, entitled "Michigan memorial highway act," (MCL 250.1001 to 250.2092) by adding section 115.

The bill was read a second time.

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

The motion prevailed.

The Speaker Pro Tempore called Associate Speaker Pro Tempore DeBoyer to the Chair.

By unanimous consent the House returned to the order of

# Third Reading of Bills

Rep. Posthumus moved that House Bill No. 4707 be placed on its immediate passage.

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

# House Bill No. 4707, entitled

A bill to amend 1954 PA 116, entitled "Michigan election law," (MCL 168.1 to 168.992) by adding section 642e.

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

#### Roll Call No. 177 Yeas—57

Alexander	Fox	Markkanen	Schriver
Aragona	Frisbie	Martin	Schuette
BeGole	Greene, J.	Meerman	Slagh
Beson	Hall	Mueller	Smit
Bierlein	Harris	Neyer	St. Germaine
Bohnak	Hoadley	Outman	Steele
Bollin	Jenkins-Arno	Paquette	Thompson
Borton	Johnsen	Pavlov	Tisdel
Bruck	Kelly	Posthumus	VanderWall
Carra	Kuhn	Prestin	VanWoerkom
Cavitt	Kunse	Rigas	Wendzel
DeBoer	Lightner	Robinson	Woolford
DeBoyer	Linting	Roth	Wortz
DeSana	Maddock	Schmaltz	Wozniak
Fairbairn			

#### Nays-44

Foreman	McFall	Snyder
Glanville	Mentzer	Steckloff
Grant	Morgan	Tate
Herzberg	O'Neal	Tsernoglou
Hope	Paiz	Wegela
Hoskins	Pohutsky	Weiss
Koleszar	Price	Wilson
Liberati	Puri	Witwer
	Glanville Grant Herzberg Hope Hoskins Koleszar	Glanville Mentzer Grant Morgan Herzberg O'Neal Hope Paiz Hoskins Pohutsky Koleszar Price

DievendorfLongjohnRogersWoodenFarhatMacDonellScottXiongFitzgeraldMartusSkaggsYoung

In The Chair: DeBoyer

The House agreed to the title of the bill.

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

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

Rep. Longjohn, having reserved the right to explain his protest against the passage of the bill, made the following statement:

"Mr. Speaker and members of the House:

I will not vote yes for another 1st Chamber, Republican-led, Bill until there is a Medicaid budget introduced, our schools are funded, and the priorities of the people of Michigan are being addressed in the House. In this case, I also voted no on House Bill 4707, which would ban ranked choice voting in Michigan, because democracy means voters have the freedom and ultimate authority to decide how to best express their will. In June, the MI Board of Canvassers approved a proposed summary of a ballot petition that would bring ranked choice voting to Michigan and signatures are currently being collected to try and get it on the 2026 ballot. If the ballot proposal passes, HB 4707 would immediately conflict with it — creating legal conflict and confusion among local governments and voters alike. Even worse, this ban would strip away local control by voiding all existing ranked choice voting ordinances and silencing communities that have already chosen to adopt them.

Instead of imposing a one-size-fits-all mandate, we should respect the will of the people and allow them to decide. Our time as a chamber would be far better spent tackling urgent challenges — like passing a full state budget that funds universal school meals for kids and helps families with the rising costs of living — rather than interfering with decisions that communities have a right to vote on for themselves."

Rep. Morgan, having reserved the right to explain his protest against the passage of the bill, made the following statement:

"Mr. Speaker and members of the House:

I voted no on House Bill 4707, which would ban ranked choice voting in Michigan, because democracy means voters have the freedom and ultimate authority to decide how to best express their will. This decision should be decided by the voters. In June, the MI Board of Canvassers approved a proposed summary of a ballot petition that would bring ranked choice voting to Michigan and signatures are currently being collected to try and get it on the 2026 ballot. If the ballot proposal passes, HB 4707 would immediately conflict with it — creating legal conflict and confusion among local governments and voters alike. Even worse, this ban would strip away local control by voiding all existing ranked choice voting ordinances and silencing communities that have already chosen to adopt them. Instead of imposing a one-size-fits-all mandate, we should respect the will of the people and allow them to decide. Our time as a chamber would be far better spent tackling urgent challenges — like passing a full state budget that funds universal school meals for kids and helps families with the rising costs of living — rather than interfering with decisions that communities have a right to vote on for themselves."

The Speaker Pro Tempore resumed the Chair.

Rep. Fitzgerald moved that Rep. Longjohn be excused temporarily from today's session. The motion prevailed.

Rep. Posthumus moved that **Senate Bill No. 70** be placed on its immediate passage. The motion prevailed, a majority of the members serving voting therefor.

#### Senate Bill No. 70, entitled

A bill to amend 2001 PA 142, entitled "Michigan memorial highway act," (MCL 250.1001 to 250.2092) by adding section 115.

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

# Roll Call No. 178 Yeas—100

Alexander Fitzgerald Martin Andrews Foreman Martus Aragona Fox McFall Arbit Frishie Meerman BeGole Glanville Mentzer Grant Reson Morgan Bierlein Greene, J. Mueller Bohnak Hall Neyer Bollin Harris O'Neal Borton Herzberg Outman Breen Hoadley Paiz Brixie Hope Paquette Bruck Hoskins Pavlov Byrnes Jenkins-Arno Pohutsky Carra Johnsen Posthumus Carter, B. Kellv Prestin Carter, T. Koleszar Price Cavitt Kuhn Puri Conlin Kunse Rigas DeBoer Liberati Robinson DeBoyer Lightner Rogers DeSana Linting Roth Dievendorf MacDonell Schmaltz Fairbairn Maddock Schriver Farhat Markkanen Schuette

Scott Skaggs Slagh Smit Snyder St. Germaine Steckloff Steele Tate Thompson Tisdel Tsernoglou VanderWall VanWoerkom Wegela Weiss Wendzel Wilson Witwer Wooden Woolford Wortz Wozniak Xiong Young

Nays-0

In The Chair: Smit

The House agreed to the title of the bill.

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

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

By unanimous consent the House returned to the order of

#### Motions and Resolutions

Reps. Arbit, Myers-Phillips, Tsernoglou, Rheingans, Glanville, McKinney, Steckloff, Andrews, Wegela, McFall, Mentzer, Wooden, Morgan, Coffia, Skaggs, Foreman, Breen, Young, MacDonell, Hoskins, Pohutsky, Price, Brenda Carter, Grant, Miller, Paiz, Scott, O'Neal, Martus, Hope, Conlin, Wilson, Koleszar, Weiss, Longjohn, Brixie and Puri offered the following resolution:

#### House Resolution No. 153.

A resolution to reaffirm our support for the Twenty-Second Amendment to the United States Constitution, establishing a two-term limit for the office of President of the United States.

Whereas, The United States has had a strong norm of a two-term limit for President since our founding days, which we have since codified as the Twenty-Second Amendment to the United States Constitution. Only one United States President, Franklin Delano Roosevelt, has ever served for more than two terms, and it was his unprecedented election to third and fourth terms of office that prompted the creation of the Twenty-Second Amendment. As a result, our Constitution now provides:

No person shall be elected to the office of the President more than twice, and no person who has held the office of President, or acted as President, for more than two years of a term to which some other person was elected President shall be elected to the office of the President more than once.

; and

Whereas, All Presidents have respected the two-term limit since it was ratified in the mid-20th century; and Whereas, Term limits act as a crucial barrier to the consolidation of power by would-be autocrats. One of the more common forms of democratic backsliding today is executive aggrandizement, whereby elected executives weaken checks on their power. Presidential systems are inherently more vulnerable to democratic backsliding than parliamentary systems, especially given the tremendous power concentrated in the office of the president. Term limits are an important constitutional safeguard in presidential systems, as has been recognized by many nations across the globe. According to data from the Comparative Constitutions Project, as of 2023, the constitutions of 108 countries imposed term limits on the office of president; now, therefore, be it

Resolved by the House of Representatives, That we reaffirm our support for the Twenty-Second Amendment to the United States Constitution, establishing a two-term limit for the office of President of the United States; and be it further

Resolved, That we reject any claim by any individual intended to undermine the Twenty-Second Amendment, or any attempt by any individual to delegitimize, weaken, amend, ignore, or subvert the Twenty-Second Amendment.

The resolution was referred to Committee on Government Operations.

Reps. Pohutsky, Price, Rogers, McFall, Myers-Phillips, Byrnes, Weiss, Morgan and Scott offered the following resolution:

#### House Resolution No. 154.

A resolution to urge Congress to uphold Medicaid patients' right to provider choice by establishing a private right of action under 42 U.S.C. § 1983 and urge the Michigan Department of Health and Human Services to monitor state and federal actions affecting Medicaid's provider-choice policies.

Whereas, Medicaid's "any-qualified-provider" provision requires states to ensure that Medicaid beneficiaries may obtain health care services from any qualified provider. On June 26, 2025, the United States Supreme Court issued its decision in *Medina v. Planned Parenthood South Atlantic*, ruling that Medicaid beneficiaries lack a private cause of action under 42 U.S.C. § 1983 to enforce the "any-qualified-provider" provision. The majority found the provision does not contain language that creates clear and unambiguous rights allowing individuals to bring suit against a state that does not follow the federally required provision. This limits enforcement to federal agencies, thereby removing judicial recourse for individuals and undermining protections intended by the "any-qualified-provider" provision; and

Whereas, The dissent warned this ruling effectively allows states to exclude qualified providers—including Planned Parenthood clinics—from Medicaid, even for non-abortion care such as cancer screenings, contraceptive services, and STI checks, imposing undue burdens on low-income, LGBTQ+, rural, and reproductive healthcare patients. States like Indiana and South Carolina have already used this ruling in defense of policies denying Medicaid provider access, and numerous other states are likely considering similar actions, threatening the health and autonomy of Medicaid recipients; and

Whereas, Federal policy recognizes that provider choice generally results in better health outcomes for patients, and judicial enforcement ensures compliance with policies where administrative remedies may fail. Securing provider-choice rights for the 2.2 million Michiganders enrolled in Medicaid is essential to Michigan's commitment to public health; now, therefore, be it

Resolved by the House of Representatives, That we urge Congress to uphold Medicaid patients' right to provider choice by establishing a private right of action under 42 U.S.C. § 1983 and implement funding incentives and penalties to deter states from excluding qualified providers from Medicaid; and be it further

Resolved by the House of Representatives, That we urge the Michigan Department of Health and Human Services to monitor any state or federal attempts to exclude providers like Planned Parenthood from Medicaid, assess impacts on access and equity, and report their findings annually to the Legislature; and be it further

Resolved. That copies of this resolution be transmitted to the President of the United States, the Speaker of the United States House of Representatives, the Majority Leader of the United States Senate, the Director of the Michigan Department of Health and Human Services, and the members of the Michigan congressional delegation.

The resolution was referred to Committee on Government Operations.

# Announcement by the Clerk of Printing and Enrollment

The Clerk announced that the following bills had been reproduced and made available electronically on Tuesday, August 19:

House Bill Nos. 4771 4772 4773

## **Reports of Standing Committees**

The Committee on Judiciary, by Rep. Lightner, Chair, reported

# House Bill No. 4734, entitled

A bill to amend 1939 PA 280, entitled "The social welfare act," by amending section 66h (MCL 400.66h). Without amendment and with the recommendation that the bill then pass.

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

#### Favorable Roll Call

To Report Out:

Yeas: Reps. Lightner, BeGole, Wozniak, Harris, DeBoyer, Johnsen, Schuette, Tyrone Carter and Breen

Navs: None

#### COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Lightner, Chair, of the Committee on Judiciary, was received

Meeting held on: Wednesday, August 20, 2025

Present: Reps. Lightner, BeGole, Wozniak, Harris, DeBoyer, Johnsen, Schuette, Tyrone Carter, Hope, Breen and Scott

## COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Harris, Chair, of the Committee on Insurance, was received

Meeting held on: Wednesday, August 20, 2025

Present: Reps. Harris, Tisdel, Lightner, Posthumus, Aragona, Neyer, Schuette, Brenda Carter, Tate and Fitzgerald

Absent: Rep. Whitsett Excused: Rep. Whitsett

# COMMITTEE ATTENDANCE REPORT

The following report, submitted by Rep. Martin, Chair, of the Committee on Natural Resources and Tourism, was received and read:

Meeting held on: Wednesday, August 20, 2025

Present: Reps. Martin, St. Germaine, VanderWall, Outman, Hoadley, Johnsen, Prestin, Bohnak, Fairbairn, Wortz, McFall, Scott, Weiss, Arbit, Foreman and Wooden

Absent: Rep. Myers-Phillips

Excused: Rep. Myers-Phillips

#### Introduction of Bills

Reps. Fairbairn, Pavlov, Fox, Markkanen, Cavitt, Roth, Prestin, Bohnak, Steckloff, Borton, Aragona, Linting, Hoadley and VanderWall introduced

#### House Bill No. 4774, entitled

A bill to amend 1984 PA 431, entitled "The management and budget act," by amending section 237b (MCL 18.1237b), as added by 2002 PA 504.

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

Rep. Arbit introduced

#### House Bill No. 4775, entitled

A bill to amend 2000 PA 92, entitled "Food law," by amending sections 2129, 6149, and 6152 (MCL 289.2129, 289.6149, and 289.6152), section 2129 as amended by 2016 PA 188, section 6149 as amended by 2007 PA 114, and section 6152 as added by 2014 PA 516.

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

Rep. Paquette introduced

#### House Bill No. 4776, entitled

A bill to amend 1974 PA 258, entitled "Mental health code," by amending section 100a (MCL 330.1100a), as amended by 2023 PA 118.

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

Rep. Paquette introduced

#### House Bill No. 4777, entitled

A bill to amend 1976 PA 453, entitled "Elliott-Larsen civil rights act," by amending the title and sections 102, 103, 202, 203, 204, 205, 206, 207, 209, 302, 302a, 402, 502, 504, 505, and 506 (MCL 37.2102, 37.2103, 37.2202, 37.2203, 37.2204, 37.2205, 37.2206, 37.2207, 37.2209, 37.2302, 37.2302a, 37.2402, 37.2502, 37.2504, 37.2505, and 37.2506, the title as amended by 2024 PA 200, sections 102, 203, 204, 205, 206, 207, 209, 302, 302a, 402, 504, 505, and 506 as amended by 2023 PA 6, section 103 as amended by 2023 PA 45, section 202 as amended by 2023 PA 31, and section 502 as amended by 2024 PA 180.

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

Reps. Paquette, Pavlov, Outman, Meerman, Markkanen, Jaime Greene and Wortz introduced **House Bill No. 4778, entitled** 

A bill to amend 1978 PA 368, entitled "Public health code," by amending sections 9201 and 16221 (MCL 333.9201 and 333.16221), section 9201 as amended by 2006 PA 91 and section 16221 as amended by 2023 PA 209, and by adding section 9228.

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

Rep. Wendzel introduced

#### House Bill No. 4779, entitled

A bill to amend 1978 PA 368, entitled "Public health code," (MCL 333.1101 to 333.25211) by adding section 20187.

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

Reps. Pavlov, Fox, DeBoer, Neyer, Woolford, Frisbie, Thompson, Linting and Fairbairn introduced House Bill No. 4780, entitled

An act to designate the second Saturday of September of each year as Michigan's Day of Recovery. The bill was read a first time by its title and referred to the Committee on Government Operations.

Rep. McFall moved that the House adjourn.

The motion prevailed, the time being 2:40 p.m.

The Speaker Pro Tempore declared the House adjourned until Thursday, August 21, at 12:00 Noon.

SCOTT E. STARR Clerk of the House of Representatives