LEGISLATIVE TRACKING LIST:
CURRENT LEGISLATION IN MICHIGAN RELATED TO IMMIGRATION, CITIZENSHIP STATUS, AND MIGRANT FARM WORKERS

Current as of 12/7/2010

STATE BILLS – 2009-2010 LEGISLATIVE SESSION

To view the entire content of these bills:
(1) Go to www.legislature.mi.gov, and then type the bill number (without the “HB” or “SB”) in the appropriate space under “Legislative Bill Search”, OR
(2) For resolutions, select the appropriate category on the left-hand menu of the above webpage, and then follow the same procedure above.

State bill summaries are grouped into the following categories, with enacted bills listed first in each section with their Public Act numbers:
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The end of the document contains a listing of all current members of the Michigan House and Michigan Senate.
**EMPLOYMENT**

**HB 4355 – Employer Sanctions: Add E-Verify Requirement for Public Employers**

**Bill Summary:** This bill would be known as the “Public Contract and Employment Eligibility Verification Act.” The bill would require a public employer (i.e., all departments, agencies, or political subdivisions of the state of Michigan) to register with and participate in the federal E-verify program to verify the work authorization of each new employee.

The bill would prohibit a public employer from entering into a contract for services within Michigan unless the contractor registers with and participates in the E-Verify program to verify the work authorization status of all of the contractor’s new employees.

The bill would prohibit a contractor or subcontractor from entering into a contract or subcontract with a public employer concerning services unless the contractor or subcontractor registers with and participates in the E-Verify program to verify the work authorization status of all new employees.

An employer or an agency or political subdivision of the state would be required to verify the lawful presence of an individual in the U.S. as required above by obtaining an affidavit that the individual executed under penalty of perjury and states one of the following: (1) he or she is a U.S. citizen, or (2) he or she is a “qualified alien” under federal immigration law and is “lawfully present” in the U.S. The employer or agency or political subdivision would further verify the status of an individual who has executed the affidavit through the E-Verify system. Until the further eligibility verification is made, the affidavit is presumed to be proof of lawful presence for the purposes of this section. An individual who knowingly and willfully makes a false statement in an affidavit is guilty of perjury.

The bill would also prohibit an employer from discharging an employee who is a citizen or Lawful Permanent Resident if, on the date of the discharge, the employer knowingly employed an alien who is not authorized to work in the United States. The discharged employee shall have a private cause of action to bring suit in court. This prohibition would not apply to a discharge with cause.

**Primary Sponsor:** David Agema (Republican – Kent County: Alpine Township and City of Grandville; Ottawa County: City of Coopersville and Townships of Crockery, Georgetown, Polkton, Tallmadge, and Wright)

**Other Sponsors (10 – all Republicans):** Dave Hildenbrand, Kim Meltzer, John Walsh, Eileen Kowall, Tom McMillin, Bill Rogers, Arlan Meekhof, Kenneth Kurtz, James Marleau, John Proos

**Bill Status:**
- 2/19/2009: Introduced in Michigan House and referred to Committee on Judiciary
- 11/18/2009: Judiciary Committee voted in favor of version H-2 of the bill by vote of 10-1 and sent it to the full House.

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**SB 1372**

**Bill Summary:** The original content of this bill is the same as HB 4355 (summary above).

**Primary Sponsor:** Michelle McManus (Republican – Counties of Benzie, Clare, Kalkaska, Lake, Leelanau, Manistee, Mecosta, Missaukee, Osceola, Roscommon, and Wexford)

**Bill Status:**
- 6/8/2010: Introduced in Michigan Senate and referred to Committee on Commerce and Tourism

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**HB 4969 – Employer Sanctions: Add E-Verify Requirement for Staffing Companies**

**Bill Summary:** This bill would require that employment agencies (also known as staffing agencies or personnel agencies) use the federal E-Verify system to verify the work authorization of individuals before referring those individuals for employment.

**Primary Sponsor:** David Agema (Republican – Kent County: Alpine Township and City of Grandville; Ottawa County: City of Coopersville and Townships of Crockery, Georgetown, Polkton, Tallmadge, and Wright)

**Other Sponsors (14 – all Republicans):** Tory Rocca, Matt Lori, Tom McMillin, Marty Knollenberg, Gail Haines, James Marleau, Dave Hildenbrand, Tonya Schuitmaker, John Walsh, Kim Meltzer, Brian Calley, Kevin Daley, Kenneth Horn, Kenneth Kurtz

**Bill Status:**
- 5/19/2009: Introduced in Michigan House and referred to Committee on Judiciary
- 11/18/2009: Judiciary Committee voted in favor of the bill by vote of 10-1 and sent it to the full House.

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**SB 1371**

**Bill Summary:** The original content of this bill is the same as HB 4969 (summary above).
**Primary Sponsor:** Michelle McManus (Republican – Counties of Benzie, Clare, Kalkaska, Lake, Leelanau, Manistee, Mecosta, Missaukee, Osceola, Roscommon, and Wexford)

**Bill Status:**
6/8/2010: Introduced in Michigan Senate and referred to Committee on Commerce and Tourism

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**HB 6395 - Employer Sanctions: Business License Revocation or Suspension**

**Bill Summary:** The bill would be known as the “Michigan Job Protection Act.” The original content of the bill is the same as SB 1474 (see below).

The bill provides that a state regulatory agency shall revoke or suspend the business/occupational license of an employer that is determined by the agency of knowingly employing an undocumented worker, or encouraging or inducing an undocumented worker to enter the state for purposes of employing that undocumented worker.

In lieu of mandatory suspension or revocation, the agency could order that the business report new employees to the agency and provide I-9’s to the agency for a period of up to three years.

**Primary Sponsor:** Mary Valentine (Democrat – Chester Township in Ottawa County, and most of Muskegon County, excluding cities of Muskegon, Muskegon Heights, and North Muskegon, and excluding Fruitland Township, Laketon Township, and Muskegon Township)

**Other Sponsors (25-all Democrats):** Lesia Liss, Bob Constan, Deb Kennedy, Mike Huckleberry, Douglas Geiss, Jimmy Womack, Dian Slavens, Marie Donigan, Kate Ebli, Fred Millier, Kate Segal, Robert Jones, Andrew Kandrevas, Andy Neumann, Roy Schmidt, Richard Hammel, Terry Brown, Gino Polidori, Jeff Mayes, Jim Sleznak, Sarah Roberts, Lisa Brown, Mark Meadows, John Espinoza, Jennifer Haase

**Bill Status:**
8/24/2010: Introduced in Michigan House and referred to Committee on Judiciary

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**SB 1474**

**Bill Summary:** The original content of this bill is the same as HB 6395 (summary above).

**Primary Sponsor:** Glenn Anderson (Democrat – Part of Wayne County, including the cities of Livonia and Westland)

**Other Sponsors (2):** Dennis Olshove (D), Michael Prusi (D)

**Bill Status:**
8/24/2010: Introduced in Michigan Senate and referred to Committee on Commerce and Tourism

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**HB 4083 - Employer Sanctions under Michigan Strategic Fund**

**Bill Summary:** The bill would amend the Michigan Strategic Fund Act to specify that the board of the Michigan Strategic Fund could not approve a request for assistance for a project on an economic development project, or a loan or grant under the 21st Century Jobs Program, unless the applicant agrees in writing not to knowingly hire, or contract with any business entity that knowingly hires, an individual who is not authorized under federal law to work in the United States.

The written agreements under the bill would have to contain a remedy provision that provides for all of the following: (1) a requirement that the applicant’s financing, loan, or grant is revoked if the applicant is in violation; and (2) a requirement that the applicant may be required to repay some or all of the benefits received if the applicant is determined to be in violation.

The original bill was tie-barred to HB 4087. As passed by the Senate, the bill is tie-barred to SB 502 and SB 539.

**Primary Sponsor:** Fred Miller (Democrat – part of Macomb County, including Mt. Clemens, part of Fraser, and part of Clinton Township)

**Other Sponsors (47-all Democrats):** Robert Jones, Gino Polidori, Lesia Liss, Harold Haugh, Terry Brown, Lisa Brown, Kate Segal, Mary Valentine, Douglas Geiss, Sarah Roberts, Vicki Barnett, Deb Kennedy, Joan Bauer, Dian Slavens, Kathy Angerer, Kate Ebli, Doug Bennett, Pam Byrnes, Barb Byrum, Bob Constan, Marc Corriveau, Robert Dean, Marie Donigan, Fred Durhal, John Espinoza, Lee Gonzales, Vincent Gregory, Jennifer Haase, Richard Hammel, Mike Huckleberry, Bert Johnson, Andrew Kandrevas, Michael Lahti, Richard LeBlanc, Gabe Leland, Ellen Cogen Lipton, Jeff Mayes, Gary McDowell, Tim Melton, David Nathan, Andy Neumann, Dan Scripps, Mike Simpson, Alma Wheeler Smith, Woodrow Stanley, Jon Switalski, Rebekah Warren

**Bill Status:**
1/22/2009: Introduced in Michigan House and referred to Committee on Labor
2/3/2009: Reassigned to Committee on Commerce
2/10/2009: Committee on Commerce voted 18-0 to report bill to full House
3/12/2009: House passed bill by vote of 82-26
3/18/2009: Referred to Senate Committee on Commerce and Tourism
5/5/2009: Senate Committee passed version S-2 by vote of 5-0
5/7/2009: Senate passed bill by vote of 37-0
6/18/2009: House adopted version H-1 instead of version S-2 by vote of 76-34
6/25/2009: Senate voted against accepting version H-1 by vote of 16-20
10/27/2009: Bill referred to House/Senate conference committee
SB 294
Bill Summary: The original content of this bill is the same as HB 4083 (summary above).
Primary Sponsor: Glenn Anderson (Democrat – Part of Wayne County, including the cities of Livonia and Westland)
Other Sponsors (12-all Democrats): John Gleason, Michael Prusi, Michael Switalski, Liz Brater, Gilda Jacobs, Dennis Olshove, Tupac Hunter, Gretchen Whitmer, Deborah Cherry, Jim Barcia, Martha Scott, Irma Clark-Coleman
Bill Status:
3/3/2009: Introduced in Michigan Senate and referred to Committee on Commerce and Tourism

HB 4084 – Employer Sanctions under Brownfield Redevelopment
Bill Summary: The bill would amend the Brownfield Redevelopment Financing Act, which allows the use of tax increment financing revenues to engage in cleanup and development activities at contaminated sites. It would prohibit a brownfield authority from using tax increment revenues to pay or reimburse a business entity for eligible activities on eligible properties unless the business states in writing that it will not knowingly hire or contract with any business entity that knowingly hires an individual who is not authorized under federal law to work in the United States.
The written agreements under this bill would have to contain a remedy provision that provides that the business may be required to repay some or all of the benefits received if the business is determined to be in violation.
The Michigan Attorney General or appropriate agency would have enforcement authority necessary to ensure compliance after the written agreements are signed.
The original content of the bill was the same as SB 290.
Primary Sponsor: Dian Slavens (Democrat – part of Wayne County, including Belleville, Van Buren Township, and part of Canton Township)
Other Sponsors (17-all Democrats): Robert Jones, Gino Polidori, Lesia Liss, Harold Haugh, Terry Brown, Lisa Brown, Kate Segal, Mary Valentine, Douglas Geiss, Sarah Roberts, Jennifer Haase, Vicki Barnett, Deb Kennedy, Fred Miller, Joan Bauer, Kathy Angerer, Kate Ebli
Bill Status:
1/22/2009: Introduced in Michigan House and referred to Committee on Labor
2/3/2009: Reassigned to Committee on Commerce
2/10/2009: Committee on Commerce voted 17-1 to report bill to full House
3/12/2009: House passed bill by vote of 82-25
3/18/2009: Referred to Senate Committee on Commerce and Tourism

4/1/2009: Discharge committee defeated

SB 290
Bill Summary: The original content of this bill is the same as HB 4084 (summary above).
As passed by the House, the bill is tie-barred with HB 4085 and HB 4086.
Primary Sponsor: Gilda Jacobs (Democrat – Part of Oakland County including cities of Farmington, Farmington Hills, Ferndale, and Southfield)
Other Sponsors (13-all Democrats): Michael Prusi, Michael Switalski, Liz Brater, Dennis Olshove, Gretchen Whitmer, Tupac Hunter, John Gleason, Deborah Cherry, Glenn Anderson, Jim Barcia, Martha Scott, Hansen Clarke, Irma Clark-Coleman
Bill Status:
3/3/2009: Introduced in Michigan Senate and referred to Committee on Commerce and Tourism
5/5/2009: Senate Committee on Commerce and Tourism passed version S-1 by vote of 4-0
5/7/2009: Senate passed the bill by vote of 37-0
5/7/2009: Referred to House Committee on Commerce
6/10/2009: House Committee on Commerce passed version H-1 by vote of 11-5
6/25/2009: Senate voted against accepting version H-1 by vote of 16-20
10/27/2009: Referred to Senate/House Conference Committee

HB 4086 – Employer Sanctions for State Contractors
Bill Summary: Under the bill as introduced, the Department of Management and Budget would be able to debar a vendor from participation in the bid process and from contract award if the Department has received notice that a federal agency has found the vendor to have violated federal law related to (1) the knowing hiring or employment of an individual under the contract who is not authorized to work in the United States under federal law, or (2) failure to comply with federal I-9 requirements for workers under the contract. Debarment would also be possible if the vendor has knowingly or repeatedly violated the provisions of the state prevailing wages provisions in the performance of a state contract.
The Department shall include a clause requiring the contractor to allow only individuals who are authorized to work in the United States to perform services under the contract and a clause stating that the contractor shall not knowingly or repeatedly violate the state prevailing wages provisions in each contract it enters into that includes services.
The original content of the bill was the same as SB 288.
Primary Sponsor: **Kate Ebli** (Democrat – part of Monroe County, including city of Monroe)

Other Sponsors (17-all Democrats): Robert Jones, Gino Polidori, Lesia Liss, Harold Haugh, Terry Brown, Lisa Brown, Kate Segal, Mary Valentine, Douglas Geiss, Sarah Roberts, Jennifer Haase, Deb Kennedy, Vicki Barnett, Fred Miller, Joan Bauer, Dian Slavens, Kathy Angerer

Bill Status:
- 1/22/2009: Introduced in Michigan House and referred to Committee on Labor
- 2/3/2009: Reassigned to Committee on Commerce
- 2/10/2009: Committee on Commerce voted 12-6 to report substitute bill H-1 to full House
- 3/12/2009: House passed bill by vote of 66-41
- 3/18/2009: Referred to Senate Committee on Commerce and Tourism

4/1/2009: Motion to discharge committee defeated

**SB 288**

**Bill Summary:** The original content of this bill is the same as HB 4086 (summary above).

Primary Sponsor: **Jim Barcia** (Democrat – all of the following counties: Arenac, Bay, Huron, Sanilac, and Tuscola)

Other Sponsors (13-all Democrats): Michael Prusi, Michael Switalski, Dennis Olshove, Liz Brater, Gilda Jacobs, Gretchen Whitmer, John Gleason, Deborah Cherry, Tupac Hunter, Glenn Anderson, Martha Scott, Hansen Clarke, Irma Clark-Coleman

Bill Status:
- 3/3/2009: Introduced in Michigan Senate and referred to Committee on Commerce and Tourism

**HB 4088 – Employer Sanctions under Renaissance Zones**

**Bill Summary:** Under the bill as introduced, a business taxpayer could not claim an exemption, deduction, or credit under the Michigan Renaissance Zone Act unless the taxpayer enters into a contract that provides that, for any work in the zone, the taxpayer will not knowingly hire or contract with a business entity that knowingly hires an individual who is not authorized under federal law to work in the U.S.

The contract would also have to contain a remedy provision providing (1) a requirement that the taxpayer is not eligible to claim any future exemptions, deductions, or credits if the taxpayer is determined to have violated these provisions; and (2) a requirement that the taxpayer could be required to repay some or all of the exemptions, deductions, or credits received if determined to be in violation.

Original content of the bill was the same as SB 293.

Primary Sponsor: **Mike Simpson** (Democrat – part of Eaton County, including Eaton Rapids; part of northern and eastern Jackson County; and Cambridge Township in Lenawee County)

Other Sponsors (18-all Democrats): Robert Jones, Gino Polidori, Lesia Liss, Harold Haugh, Terry Brown, Lisa Brown, Kate Segal, Mary Valentine, Douglas Geiss, Jennifer Haase, Sarah Roberts, Deb Kennedy, Vicki Barnett, Fred Miller, Joan Bauer, Dian Slavens, Kathy Angerer, Kate Ebli

Bill Status:
- 1/22/2009: Introduced in Michigan House and referred to Committee on Labor
- 2/3/2009: Reassigned to Committee on Commerce
- 2/10/2009: Committee on Commerce voted 16-2 to report bill to full House
- 3/12/2009: House passed bill by vote of 81-26
- 3/18/2009: Referred to Senate Committee on Commerce and Tourism

4/1/2009: Discharge committee defeated

**SB 293**

**Bill Summary:** The original content of this bill is the same as HB 4088 (summary above).

As passed by the House, the bill is tie-barred with HB 4085 and HB 4086.

Primary Sponsor: **Dennis Olshove** (Democrat – Part of Macomb County including Warren, St. Clair Shores, and Fraser)


Bill Status:
- 3/3/2009: Introduced in Michigan Senate and referred to Committee on Commerce and Tourism
- 5/5/2009: Senate Committee on Commerce and Tourism passed version S-2 by vote of 5-0
- 5/7/2009: Senate passed the bill by vote of 37-0
- 5/7/2009: Referred to House Committee on Commerce
- 6/10/2009: House Committee on Commerce passed version H-1 by vote of 10-5
- 6/18/2009: House passed bill version H-1 by vote of 74-35
- 6/25/2009: Senate voted against accepting version H-1 by vote of 16-20
- 10/27/2009: Referred to Senate/House Conference Committee

**HB 4089 – Employer Sanctions under Michigan Economic Growth Authority**

**Bill Summary:** The bill would amend the Michigan Economic Growth Authority Act to prohibit MEGA from entering into a written agreement with an eligible business unless the eligible business states in writing that it will not knowingly hire or contract with any business entity that knowingly hires an individual who

Primary Sponsor: **Mike Simpson** (Democrat – part of Eaton County, including Eaton Rapids; part of northern and eastern Jackson County; and Cambridge Township in Lenawee County)
is not authorized under federal law to work in the United States. The contract would also have to contain a remedy provision providing (1) the business’s credits are revoked if the business is determined to have violated these provisions; and (2) a requirement that the business could be required to repay some or all of the benefits received under this Act if determined to be in violation.

Original content of the bill was the same as SB 287. Original bill was tie-barred to HB 4087. Bill as passed by the Senate is tie-barred to SB 502 and HB 539.

Primary Sponsor: Judy Nerat (Democrat – Delta County, Dickinson County, Menominee County)

Other Sponsors (18-all Democrats): Robert Jones, Gino Polidori, Lesia Liss, Harold Haugh, Terry Brown, Lisa Brown, Kate Segal, Mary Valentine, Jennifer Haase, Douglas Geiss, Sarah Roberts, Deb Kennedy, Vicki Barnett, Fred Miller, Joan Bauer, Dian Slavens, Kathy Angerer, Kate Ebli

Bill Status:
1/22/2009: Introduced in Michigan House and referred to Committee on Labor
2/3/2009: Reassigned to Committee on Commerce
2/10/2009: Committee on Commerce voted 16-2 to report bill to full House
3/12/2009: House passed bill by vote of 81-26
3/18/2009: Referred to Senate Committee on Commerce and Tourism
5/5/2009: Senate Committee passed version S-2 by vote of 5-0
5/7/2009: Senate passed bill by vote of 37-0
6/18/2009: House adopted version H-1 instead of version S-2 by vote of 77-31
6/25/2009: Senate voted against accepting version H-1 by vote of 16-20
10/27/2009: Bill referred to House/Senate conference committee

SB 287

Bill Summary: The original content of this bill is the same as HB 4089 (summary above).

Primary Sponsor: Gretchen Whitmer (Democrat – all of Ingham County, excluding Mason, Leslie, and the townships of Vevay, Leslie, Bunker Hill, and Stockbridge)

Other Sponsors (13-all Democrats): Michael Prusi, Michael Switalski, Liz Brater, Dennis Olshove, Gretchen Whitmer, Gilda Jacobs, Tupac Hunter, John Gleason, Deborah Cherry, Glenn Anderson, Jim Barcia, Martha Scott, Hansen Clarke, Irma Clark-Coleman

Bill Status:
3/3/2009: Introduced in Michigan Senate and referred to Committee on Commerce and Tourism

HB 4090 – Employer Sanctions under Historic Preservation Credit

Bill Summary: As introduced, the bill would amend the Michigan Business Tax Act so that a qualified business taxpayer could not claim an historic preservation credit unless the taxpayer enters into a contract with the Michigan Historical Center that provides that, for any work on the rehabilitation plan, the taxpayer will not knowingly hire or contract with a business entity that knowingly hires an individual who is not authorized under federal law to work in the U.S.

Original content of the bill was the same as SB 296.

Primary Sponsor: Marc Corriveau (Democrat – part of Wayne County, including Plymouth, Plymouth Township, and part of Northville)

Other Sponsors (18-all Democrats): Robert Jones, Gino Polidori, Lesia Liss, Harold Haugh, Terry Brown, Lisa Brown, Kate Segal, Mary Valentine, Jennifer Haase, Douglas Geiss, Deb Kennedy, Sarah Roberts, Vicki Barnett, Fred Miller, Joan Bauer, Dian Slavens, Kathy Angerer, Kate Ebli

Bill Status:
1/22/2009: Introduced in Michigan House and referred to Committee on Labor
2/3/2009: Reassigned to Committee on Commerce
2/10/2009: Committee on Commerce voted 16-2 to report bill to full House
3/12/2009: House passed bill by vote of 81-26
3/18/2009: Referred to Senate Committee on Commerce and Tourism
4/1/2009: Discharge committee defeated

SB 296

Bill Summary: The original content of this bill is the same as HB 4090 (summary above).

As passed by the House, the bill is tie-barred with HB 4085 and HB 4086.

Primary Sponsor: Hansen Clarke (Democrat – part of Detroit)

Other Sponsors (13-all Democrats): Michael Prusi, Michael Switalski, Liz Brater, Dennis Olshove, Gretchen Whitmer, Gilda Jacobs, Tupac Hunter, John Gleason, Deborah Cherry, Glenn Anderson, Jim Barcia, Martha Scott, Irma Clark-Coleman

Bill Status:
3/3/2009: Introduced in Michigan Senate and referred to Committee on Finance
5/5/2009: Senate committee passed version S-2, 6-0
5/7/2009: Senate passed the bill, 37-0
5/7/2009: Referred to House Committee on Commerce
6/10/2009: House Committee on Commerce passed version H-1, 10-6
6/18/2009: House passed bill version H-1, 75-34
6/25/2009: Senate voted against accepting version H-1 by vote of 16-20
10/27/2009: Referred to Senate/House Conference Committee
**HB 4091 – Employer Sanctions under Obsolete Property Tax Abatement**

**Bill Summary:** The bill would amend the Obsolete Property Rehabilitation Act to prohibit a local unit of government from approving an application for an obsolete property exemption certificate (for a property tax abatement) unless the applicant promises in writing not to knowingly hire or contract with any business entity that knowingly hires an individual who is not authorized under federal law to work in the U.S.

The written agreement would also have to contain a remedy provision that provides for (1) a requirement that the applicant's exemption certificate is to be revoked if the applicant is determined to be in violation of the hiring or contracting requirements and (2) a requirement that the applicant might be required to repay some or all of the benefits received under the act if found in violation.

Original content of the bill was the same as SB 295.

**Primary Sponsor:** Mike Huckleberry (Democrat – Montcalm County; part of northern Ionia County including Belding and most of Ionia)

**Other Sponsors (18-all Democrats):** Robert Jones, Gino Polidori, Lesia Liss, Harold Haugh, Terry Brown, Lisa Brown, Kate Segal, Mary Valentine, Jennifer Haase, Douglas Geiss, Deb Kennedy, Sarah Roberts, Vicki Barnett, Joan Bauer, Fred Miller, Dian Slavens, Kathy Angerer, Kate Ebli

**Bill Status:**
1/22/2009: Introduced in Michigan House and referred to Committee on Labor
2/3/2009: Reassigned to Committee on Commerce
2/10/2009: Committee on Commerce voted 17-1 to report substitute bill H-1 to full House
3/12/2009: House passed bill by vote of 80-27
3/18/2009: Referred to Senate Committee on Commerce and Tourism
4/1/2009: Discharge committee defeated

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**SB 295**

**Bill Summary:** The original content of this bill is the same as HB 4091 (summary above). As passed by the House, the bill is tie-barred with HB 4085 and HB 4086.

**Primary Sponsor:** Michael Switalski (Democrat – part of Macomb County: Clinton Township, cities of Roseville, Sterling Heights, Utica)

**Other Sponsors (13-all Democrats):** Michael Prusi, Liz Brater, Gilda Jacobs, Dennis Olshove, Gretchen Whitmer, John Gleason, Deborah Cherry, Tupac Hunter, Jim Barcia, Glenn Anderson, Martha Scott, Hansen Clarke, Irma Clark-Coleman

**Bill Status:**
3/3/2009: Introduced in Michigan Senate and referred to Committee on Commerce and Tourism

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**HB 4092 – Employer Sanctions under Industrial Development Revenue Bonds**

**Bill Summary:** The bill would amend the Industrial Development Revenue Bond Act to prohibit a municipality from issuing bonds to construct, improve, or finance improvements to industrial buildings unless the applicant agrees in writing not to knowingly hire or contract with any business entity that knowingly hires an individual who is not authorized under federal law to work in the U.S.

The written agreement would also have to contain a remedy provision that provides for (1) a requirement that the applicant's industrial facilities exemption certificate is to be revoked if the applicant is determined to be in violation of the hiring or contracting requirements and (2) a requirement that the applicant might be required to repay some or all of the benefits received under the act if found in violation.

Original content of the bill was the same as SB 292. As passed by the Senate, the bill is tie-barred to SB 502 and SB 539.

**Primary Sponsor:** Bob Constan (Democrat – part of Wayne County, including Garden City, Inkster, part of Allen Park, and part of Dearborn Heights)

**Other Sponsors (18-all Democrats):** Robert Jones, Gino Polidori, Lesia Liss, Harold Haugh, Terry Brown, Lisa Brown, Kate Segal, Mary Valentine, Jennifer Haase, Deb Kennedy, Douglas Geiss, Sarah Roberts, Vicki Barnett, Joan Bauer, Fred Miller, Dian Slavens, Kathy Angerer, Kate Ebli

**Bill Status:**
1/22/2009: Introduced in Michigan House and referred to Committee on Labor
2/3/2009: Reassigned to Committee on Commerce
2/10/2009: Committee on Commerce voted 13-3-2 to report substitute bill H-1 to full House
3/12/2009: House passed bill by vote of 75-32
3/18/2009: Referred to Senate Committee on Commerce and Tourism
5/5/2009: Senate Committee on Commerce and Tourism passed version S-1 by vote of 5-0
5/7/2009: Senate passed the bill by vote of 37-0
5/7/2009: Referred to House Committee on Commerce
6/10/2009: House Committee on Commerce passed version H-1 by vote of 10-7
6/18/2009: House passed bill version H-1 by vote of 75-34
6/25/2009: Senate voted against accepting version H-1 by vote of 16-20
10/27/2009: Referred to Senate/House Conference Committee
6/18/2009: House adopted version H-3 instead of version S-1 by vote of 74-34
6/25/2009: Senate voted against accepting version H-1 by vote of 16-20
10/27/2009: Bill referred to House/Senate conference committee

SB 292
Bill Summary: The original content of this bill is the same as HB 4092 (summary above).
Primary Sponsor: Liz Brater (Democrat – All of Washtenaw County, excluding the townships of Manchester, Bridgewater, Saline, York, Lodi; excluding Pittsfield Township, except for parts within city of Ann Arbor; excluding cities of Manchester, Saline, and Milan)
Other Sponsors (13-all Democrats) : Michael Prusi, Michael Switalski, Gilda Jacobs, Dennis Olshove, Gretchen Whitmer, Tupac Hunter, John Gleason, Deborah Cherry, Jim Barcia, Glenn Anderson, Martha Scott, Hansen Clarke, Irma Clark-Coleman
Bill Status:
3/3/2009: Introduced in Michigan Senate and referred to Committee on Commerce and Tourism

HB 4093 – Employer Sanctions under Industrial Facilities Property Tax Abatement
Bill Summary: The bill would amend the Plant Rehabilitation and Industrial Development Districts Act, so that a local governmental unit could not approve an application for an industrial facilities exemption certificate (a PA 198 certificate for a property tax abatement) unless the applicant promises in writing not to knowingly hire or contract with any business entity that knowingly hires an individual who is not authorized under federal law to work in the U.S.

The written agreement would also have to contain a remedy provision that provides for (1) a requirement that the applicant's exemption certificate is to be revoked if the applicant is determined to be in violation of the hiring or contracting requirements and (2) a requirement that the applicant might be required to repay some or all of the benefits received under the act if found in violation.

Original content of the bill was the same as SB 285. As passed by the Senate, the bill is tie-barred to SB 502 and SB 539.
Primary Sponsor: Bettie Scott (Democrat – part of Detroit in Wayne County)
Other Sponsors (18-all Democrats) : Robert Jones, Gino Polidori, Lesia Liss, Harold Haugh, Terry Brown, Lisa Brown, Kate Segal, Mary Valentine, Jennifer Haase, Deb Kennedy, Douglas Geiss, Sarah Roberts, Fred Miller, Vicki Barnett, Joan Bauer, Dian Slavens, Kathy Angerer, Kate Ebli

Bill Status:
1/22/2009: Introduced in Michigan House and referred to Committee on Labor
2/3/2009: Reassigned to Committee on Commerce
2/10/2009: Committee on Commerce voted 17-1 to report bill to full House
3/12/2009: House passed bill by vote of 79-28
3/18/2009: Referred to Senate Committee on Commerce and Tourism
5/5/2009: Senate Committee passed version S-1 by vote of 5-0
5/7/2009: Senate passed bill by vote of 37-0
6/18/2009: House adopted version H-1 instead of version S-1 by vote of 76-32
6/25/2009: Senate voted against accepting version H-1 by vote of 16-20
10/27/2009: Bill referred to House/Senate conference committee

SB 285
Bill Summary: The original content of this bill is the same as HB 4093 (summary above).
Primary Sponsor: John Gleason (Democrat – Part of Genesee County including cities of Flint, Fenton, Flushing, and Swartz Creek)
Other Sponsors (13-all Democrats) : Michael Prusi, Michael Switalski, Liz Brater, Dennis Olshove, Gilda Jacobs, Gretchen Whitmer, Tupac Hunter, Deborah Cherry, Glenn Anderson, Jim Barcia, Martha Scott, Hansen Clarke, Irma Clark-Coleman
Bill Status:
3/3/2009: Introduced in Michigan Senate and referred to Committee on Commerce and Tourism

HB 4094 – Employer Sanctions under Transportation Economic Development Fund
Bill Summary: The bill would amend the Transportation Economic Development Fund Law to prohibit the use of any proceeds from the Fund for a project unless the applicant agrees in writing not to knowingly hire or contract with any business entity that knowingly hires an individual who is not authorized under federal law to work in the U.S.

The written agreement would also have to contain a remedy provision that provides for (1) a requirement that the applicant would not longer be eligible to receive financing if the applicant is determined to be in violation of the hiring or contracting requirements and (2) a requirement that the applicant might be required to repay some or all of the benefits received under the act if found in violation.

Original content of the bill was the same as SB 286. As passed by the Senate, the bill is tie-barred to SB 502 and SB 539.
**Primary Sponsor:** Sarah Roberts (Democrat – part of Macomb County, including St. Clair Shores)

**Other Sponsors (17—all Democrats):** Robert Jones, Gino Polidori, Lesia Liss, Harold Haugh, Terry Brown, Lisa Brown, Kate Segal, Mary Valentine, Jennifer Haase, Deb Kennedy, Douglas Geiss, Fred Miller, Joan Bauer, Vicki Barnett, Dian Slavens, Kathy Angerer, Kate Ebli

**Bill Status:**
1/22/2009: Introduced in Michigan House and referred to Committee on Labor
2/3/2009: Reassigned to Committee on Commerce
2/10/2009: Committee on Commerce voted 12-4-2 to report substitute H-1 bill to full House
3/12/2009: House passed bill by vote of 71-36
3/18/2009: Referred to Senate Committee on Commerce and Tourism
5/6/2009: Committee on Commerce and Tourism voted 5-0 in favor of S-1 version of bill
5/7/2009: Senate voted 34-3 in favor of S-1 version of bill
5/7/2009: S-1 version sent back to House
6/18/2009: House passed version H-3 by vote of 72-36
6/25/2009: Senate voted against accepting version H-3 by vote of 16-20
10/27/2009: Bill referred to House/Senate conference committee

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**SB 286**

**Bill Summary:** The original content of this bill is the same as HB 4094 (summary above).

**Primary Sponsor:** Raymond Basham (Democrat – Part of Wayne County including Allen Park, Lincoln Park, Romulus, Taylor, and Wyandotte)

**Other Sponsors (14—all Democrats):** John Gleason, Michael Prusi, Michael Switalski, Dennis Olshove, Liz Brater, Gretchen Whitmer, Gilda Jacobs, Tupac Hunter, Deborah Cherry, Glenn Anderson, Jim Barcia, Martha Scott, Hansen Clarke, Irma Clark-Coleman

**Bill Status:**
3/3/2009: Introduced in Michigan Senate and referred to Committee on Commerce and Tourism

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**HB 4186 – Workers Compensation: Added Restrictions**

**Bill Summary:** This bill would make 3 main changes to the state’s workers compensation act.

1. No compensation would be paid under the act for a worker’s injury or death if all of the following circumstances are present:
   - The worker “is an undocumented alien who is not permitted to work in the United States under federal law.”
   - The worker “presented fraudulent identification to the employer.”
   - The employer did not know and had no reason to believe that the employee was not permitted to work in the United States.”
2. An employer would have an absolute defense against a suit alleging negligence or gross negligence for a worker’s injury or death if all of the following conditions are met:
   - The worker “is an undocumented alien who is not permitted to work in the United States under federal law.”
   - The employer “presented fraudulent identification to the employer.”
   - The employer did not know and had no reason to believe that the employee was not permitted to work in the United States.”
3. The bill would also change the statute’s confidentiality provisions. An employee of the Michigan Workers’ Compensation Agency “who receives information indicating or giving reason to believe that a claim for benefits under this act has been filed by an undocumented alien shall immediately report that information to either the Federal Bureau of Investigation or the federal Immigration and Naturalization Service.”

**Primary Sponsor:** David Agema (Republican – Kent County: Alpine Township and City of Grandville; Ottawa County: City of Coopersville and Townships of Crockery, Georgetown, Polkton, Tallmadge, and Wright)

**Other Sponsors (26—all Republicans):** Bill Rogers, Tom McMillin, Hugh Crawford, Paul Opsommer, Phillip Pavlov, Pete Lund, Kim Meltzer, Rick Jones, James Marleau, Gail Haines, Arlan Meekhof, Marty Knollenberg, James Bolger, Sharon Tyler, Chuck Moss, Cindy Denby, Richard Ball, Paul Scott, Kevin Daley, Matt Lori, Kenneth Kurtz, Larry DeShazor, Brian Calley, Joe Haveman, Jim Stamas, John Walsh

**Bill Status:**
2/5/2009: Introduced in Michigan House and referred to Committee on Judiciary
10/15/2009: Notice given to discharge committee

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**HB 5952 – Workers Compensation: Expand Eligibility**

**Bill Summary:** Current worker’s compensation law provides that a worker may not collect benefits if the worker is unable to obtain or perform work because of “commission of a crime.” This bill provides that the “commission of a crime” does not include an alien’s working without employment authorization or an alien’s use of false documents to obtain employment or to seek work.

**Primary Sponsor:** Rashida Tlaib (Democrat – southwest Detroit)

**Other Sponsors (7—all Democrats):** Coleman Young, Vincent Gregory, Lesia Liss, Alma Wheeler Smith, Gabe Leland, Ellen Cogen Lipton, Bert Johnson

**Bill Status:**
HB 4044 – Prohibition of Sanctuary City Policies

**Bill Summary:** The bill would prohibit local units of government from enacting or enforcing any law, ordinance, policy, or rule that limits or prohibits a peace officer or local official, officer, or employee from communicating or cooperating with appropriate federal officials concerning the immigration status of individuals.

The governmental unit would be required to provide written notice to each peace officer, official, officer, and employee within the governmental unit of his or her duty to cooperate with appropriate federal and state officials concerning the enforcement of federal and state immigration laws.

The bill states that a peace officer who has probable cause to believe that an individual under arrest is not legally present in the U.S. shall report that individual to the United States Immigration and Customs Enforcement.

If a local unit of government fails to comply with one or more sections of this act, the state treasurer shall accordingly withhold the total annual payment amount that the governmental unit received under the state revenue sharing act.

**Primary Sponsor:** Kim Meltzer (Republican - Macomb County: Macomb Township, Ray Township, part of Clinton Township)

**Other Sponsors (6):** Paul Opsommer (R), Pete Lund (R), Bill Rogers (R), Chuck Moss (R), David Agema (R), Marty Knollenberg (R)

**Bill Status:**
- 1/22/2009: Introduced in Michigan House and referred to Committee on Oversight & Investigations
- 2/26/2009: Motion to Discharge committee approved
- 2/26/2009: Referred to House Committee on Judiciary

HB 4130 – Parole for Non-Citizens in Order to Facilitate Deportation

**Bill Summary:** The bill would amend the Corrections Code to state that the Parole Board shall parole a prisoner and release him to the custody and control of the U.S. Immigration and Customs Enforcement for the sole purpose of deportation if (1) a final order of deportation has been issued against the prisoner, (2) the prisoner has served at least one-half of the minimum sentence imposed by the court, (3) the prisoner is not serving a sentence for 1st or 2nd degree homicide or criminal sexual conduct, and (4) the prisoner was not sentenced as a repeat offender (convicted of a subsequent felony after previously being convicted of a felony).

The parole board shall not parole the prisoner unless it receives assurance from the federal authorities that an order of deportation will be promptly executed and that the prisoner will not be released from federal custody for any reason other than deportation.

If the paroled prisoner returns illegally to the United States before expiration of his parole, the state shall issue a warrant for the return of the prisoner, the prisoner’s parole will be revoked, and the prisoner will not be eligible for parole or any other release from confinement during the remainder of his maximum sentence.

**Primary Sponsor:** Alma Wheeler Smith (Democrat – Part of Washtenaw County: Augusta Township, Salem Township, Superior Township, Ypsilanti Township, and city of Ypsilanti)

**Other Sponsors:** None

**Bill Status:**
- 2/4/2009: Introduced in Michigan House and referred to Committee on Appropriations
- 9/10/2009: House committee voted in favor of version H-2, 29-0
- 9/15/2009: House passed version H-2, 106-0
- 9/16/2009: Bill referred to Senate Committee on Judiciary
- 12/2/2010: Motion to discharge Senate committee approved
- 12/3/2010: Senate passed the bill, 33-0

HB 4179 – Authorize a State Study on Costs of Illegal Immigration

**Bill Summary:** The bill would require the state auditor general to “review and conduct a study that estimates the cost of state payments made to illegal immigrants and the cost of state services used by illegal immigrants.”

The bill would also require the state auditor general to “review and conduct a study of all available state remedies to recover any money owing from the federal government to this state for the reimbursement of costs incurred by this state resulting from illegal immigration.”

The state auditor general would also be required to file a report to the Governor and the legislature that includes the findings and available remedies and recommendations as to how best to recover unpaid reimbursable costs. The report would also detail the costs incurred by this state resulting from illegal immigration that are not reimbursable by the federal government.

**Primary Sponsor:** Paul Opsommer (Republican - Gratiot County, most of Clinton County)

**Other Sponsors (10 – all Republicans):** Tom McMillin, Arlan Meekhof, David Agema, Rick Jones, Pete Lund,
HB 4187 – Marriage Licenses
Bill Summary: As introduced, the bill would change existing Michigan law regarding the issuance of a marriage license by a county clerk. It would add the following phrase: “A license shall not be issued by the county clerk until the requirements of this section are complied with.”

According to a press release issued by the Primary Sponsor when he introduced an identical bill in the prior legislative session, this bill would enable county clerks to deny marriage licenses to individuals, including “illegal aliens,” who do not have a social security number. See http://tinyurl.com/c4c8nr

A 2008 Michigan Attorney General opinion found that county clerks may issue marriage licenses to individuals without social security numbers. As introduced, HB 4187 would not change the relevant statutory language upon which the Attorney General’s opinion relied. See http://tinyurl.com/ch8d5v

Primary Sponsor: David Agema (Republican – Kent County: Alpine Township and City of Grandville; Ottawa County: City of Coopersville and Townships of Crockery, Georgetown, Polkton, Tallmadge, and Wright)

Other Sponsors (23 – all Republicans): Bill Rogers, Tom McMillin, Paul Opsommer, Phillip Pavlov, Pete Lund, Kim Meltzer, Rick Jones, James Marleau, Gail Haines, Arlan Meekhof, Chuck Moss, Cindy Denby, Richard Ball, Paul Scott, Matt Lori, Kevin Daley, Marty Knollenberg, Kenneth Kurtz, Larry DeShazor, Brian Calley, Joe Haveman, Tim Moore, John Walsh

Bill Status:
2/5/2009: Introduced in Michigan House and referred to Committee on Government Operations

9/22/2010: Introduced in Michigan House and referred to Committee on Judiciary

HB 4500 – English as Official State Language
Bill Summary: The bill would designate English as the official state language. The bill also provides: “Except as otherwise provided by law, a state agency is not required to provide documents, publish written materials, or provide website content in any language other than the official language of this state.”

According to a press release issued by the Primary Sponsor upon the introduction of this bill, “state departments would not publish documents in a language other than English” [see http://tinyurl.com/chnelv]. However, as introduced, the bill permits a state agency to publish materials in a foreign language.

Primary Sponsor: Kenneth Kurtz (Republican – Branch and Hillsdale Counties)

Other Sponsors (8 – all Republicans): David Agema, Marty Knollenberg, Paul Opsommer, Brian Calley, Bill Rogers, John Walsh, Kevin Daley, Phillip Pavlov

Bill Status:
3/3/2009: Introduced in Michigan House and referred to Committee on Judiciary

HB 4914 – Citizenship Status Requirement for State-Funded Housing Loans
Bill Summary: This bill provides that recipients of loans made under the State Housing Development Authority Act must be a U.S. citizen or an alien lawfully admitted for permanent residence.

Primary Sponsor: David Agema (Republican – Kent County: Alpine Township and City of Grandville; Ottawa County: City of Coopersville and Townships of Crockery, Georgetown, Polkton, Tallmadge, and Wright)

Other Sponsors (23 – all Republicans): John Walsh, Kevin Green, Paul Scott, Dave Hildenbrand, John Proos, Marty Knollenberg, Cindy Denby, Kim Meltzer, Gail Haines, Rick Jones, Matt Lori, Pete Lund, Tim Moore, Kenneth Horn, Bill Caul, Tom McMillin, Kevin Elsenheimer, Arlan Meekhof, Wayne Schmidt, Darwin Booher, Kenneth Kurtz, Brian Calley, Larry DeShazor

Bill Status:
5/12/2009: Introduced in Michigan House and referred to Committee on Judiciary
HB 5972 – Remove Citizenship & Immigration Status Requirements for Purchasing Pistols

**Bill Summary:** This bill would change the law that governs the purchase and possession of a “pistol” by a member of the general public who does not have a concealed pistol license. Among other changes, the bill would remove the requirement that the person be a U.S. citizen and a legal resident of the state.

**Primary Sponsor:** Kim Meltzer (Republican – Macomb County: Macomb Township, Ray Township, part of Clinton Township)

**Other Sponsors (17):** Joel Sheltrown (D), John Walsh (R), Joe Haveman (R), John Proos (R), Kenneth Kurtz (R), Kevin Elsenheimer (R), Matt Lori (R), Chuck Moss (R), Cindy Denby (R), Pete Lund (R), Larry DeShazor (R), Marty Knollenberg (R), Kevin Daley (R), Michael Lahti (D), Phillip Pavlov (R), Tom Pearce (R), James Marleau (R)

**Bill Status:**
- 3/18/2010: Introduced in Michigan House and referred to Committee on Tourism, Outdoor Recreation and Natural Resources
- 7/1/2010: Committee voted in favor of bill by vote of 9-1

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HB 6256 – Authorize Non-Federal Enforcement of Federal Immigration Laws

**Bill Summary:** For a more complete analysis from MIRC, see [http://mirc.mplp.org/advocate_library/HB%206256/](http://mirc.mplp.org/advocate_library/HB%206256/)

The bill would be known as the “Immigration Law Enforcement Act.”

An officer, agency, or political subdivision of Michigan “shall not limit or restrict the enforcement of federal immigration laws to less than the full extent permitted by federal law.”

“For any lawful stop, detention, or arrest made by a” police officer or police department “in the enforcement of any other state law or local ordinance, where reasonable suspicion exists that the person is an alien and is unlawfully present in the U.S.,” the police officer or police department “shall make a reasonable attempt, when practicable, to determine the immigration status of the person unless the determination may hinder or obstruct an investigation.”

“Any person who is arrested shall have his or her immigration status determined before the person is released. The person's immigration status shall be verified with the federal government pursuant to 8 USC 1373(c).”

A police officer or police department “may not solely consider race, color, or national origin in implementing the requirements of this subsection except to the extent permitted by the constitution of the United States or the state constitution of 1963.”

A person is presumed to not be an unlawfully present alien if the person provides to officer or department any of the following:

- A valid Michigan operator’s or chauffeur’s license.
- A valid Michigan state personal identification license.
- A valid tribal enrollment card or other form of tribal identification.
- Any other valid United States, state, or local government issued identification if the issuing entity requires proof of legal presence in the United States before issuance.

When an unlawfully present alien is convicted, the federal government (ICE or CBP) shall be notified when the alien is released from prison or assessed a fine.

“A person who is a legal resident of this state may bring an action in circuit court to challenge any official or agency of this state or a political subdivision of this state that adopts or implements a policy that limits or restricts the enforcement of federal immigration laws … to less than the full extent permitted by federal law.”

This law “shall be implemented in a manner consistent with federal laws regulating immigration, protecting the civil rights of all persons, and respecting the privileges and immunities of United States citizens.”

The bill creates a misdemeanor of “willful failure to complete or carry an alien registration document” if the person is in violation of 8 USC 1304(e) or 1306(a).

In enforcing this provision, the police may not consider race, color, or national origin “except to the extent permitted by the constitution of the United States or the state constitution of 1963.”

**Primary Sponsor:** Kim Meltzer (Republican – Macomb County: Macomb Township, Ray Township, part of Clinton Township)

**Other Sponsors (17 – all Republicans):** James Marleau, Pete Lund, John Walsh, Marty Knollenberg, Gail Haines, Bill Rogers, Eileen Kowall, Rick Jones, John Proos, Richard Ball, Brian Calley, Kenneth Kurtz, Hugh Crawford, Kenneth Horn, Kevin Daley, Tim Moore, Joe Haveman

**Bill Status:**
- 6/10/2010: Introduced in Michigan House and referred to Committee on Judiciary

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SB 1388

**Bill Summary:** The original content of this bill is identical to HB 6256, described above.

**Primary Sponsor:** Michelle McManus (Republican – Counties of Benzie, Clare, Kalkaska, Lake, Leelanau, Manistee, Mecosta, Missaukee, Osceola, Roscommon, and Wexford)

**Other Sponsors (3 – all Republicans):** Alan Cropsey, Jason Allen, Cameron Brown

**Bill Status:**
- 6/15/2010: Introduced in Michigan Senate and referred to Committee on Judiciary
HB 6366 – Authorize Non-Federal Enforcement of Federal Immigration Laws

Bill Summary: The bill would be known as the “Support Our Law Enforcement and Safe Neighborhoods Act.”

Verification for Public Benefits
The bill provides that “Except where exempted by federal law, every state agency or political subdivision of this state shall verify the lawful presence in the United States of any natural person 18 years of age or older who has applied for federal public benefits, state public benefits, or local public benefits, as defined in [federal law] that are administered by a state agency or a political subdivision of this state.”

Verification of lawful presence would not be required for:
- Health care items and services related to an emergency medical condition. Verification of lawful presence would be required for services related to organ transplants.
- Short-term, noncash, in-kind emergency relief.
- “Public health assistance for immunizations with respect to diseases and for testing and treatment of symptoms of communicable diseases, whether or not such symptoms are caused by a communicable disease.”
- “Programs, services, or assistance such as soup kitchens, crisis counseling and intervention, and short-term shelter specified by the attorney general of the United States, in the sole and unreviewable discretion of the attorney general of the United States after consultation with appropriate federal agencies and departments, which meet all of the following criteria:
  - Deliver in-kind services at the community level, including through public or private nonprofit agencies.
  - Do not condition the provision of assistance, the amount of assistance provided, or the cost of assistance provided on the income or resources of the individual recipient.
  - Are necessary for the protection of life or safety.”

Verification of lawful presence would require that the applicant sign an affidavit under penalty of perjury that the person is either a U.S. citizen or a qualified alien for the benefit under federal law and is lawfully present.

A non-citizen applicant for benefits would be run through the federal SAVE program to determine eligibility.

A person who makes a false statement on the affidavit would be guilty of a misdemeanor with a possible penalty of 91 days in jail and/or a $500 fine. If the affidavit constitutes a false claim to citizenship, the matter will be referred to the U.S. attorney’s office.

Exchange of Information Between Governmental Entities
The bill provides that “An official or agency of this state or a political subdivision of this state shall not adopt a policy that limits or restricts enforcement of federal immigration laws to less than the full extent permitted by federal law.”

The bill also provides that officials, agencies, and political subdivisions of Michigan shall not be prohibited from exchanging information with any governmental entity regarding criminal or civil offenses, eligibility for public benefits, verifying a claim of residence or domicile, confirming the identity of a detained person, and determining whether a person is in compliance with federal registration laws.

Requirement for Police to Check Immigration Status
The bill provides that “When a law enforcement officer has lawfully stopped, detained, or arrested, for a violation of a law of this state or any political subdivision of this state, a person who is or should reasonably be suspected of being unlawfully present in the United States, a complete, full, and appropriate attempt shall be made to verify the person’s immigration status with the federal government.”

There would be a presumption that the person is not here illegally if the person has a valid Michigan driver’s license or state ID card, or any other valid U.S., state, or local government-issued I.D. document if the issuing agency requires proof of legal presence in the U.S. before issuing the document.

Requirement for Federal Authorities to Take Custody
The bill provides that “If an alien who is unlawfully present in the United States is convicted of a violation of state law or local ordinance upon discharge from imprisonment or assessment of any fine that is imposed, the alien shall be transferred immediately to the custody of the United States Immigration and Customs Enforcement or the United States Customs and Border Protection.”

Local Police Power to Arrest for Deportable Offenses
The bill provides that “A law enforcement officer, with or without a warrant, may arrest a person if the officer has probable cause to believe that the person has committed a public offense that makes the person removable from the United States.”

Right of Private Individual to Sue Government Officials to Enforce This Law
A person can sue any official or agency of Michigan or any political subdivision in Michigan if the person wants to challenge whether the official or agency has adopted or implemented a policy limiting or restricting enforcement of federal immigration laws to less than the full extent permitted by federal law. The official or agency would be subject to fines between $1,000 and $5,000 per day beyond the seventh day after being notified of the lawsuit.

New Crime for Failing to Carry Alien Documents
The bill creates a misdemeanor of willful failure to apply for or carry an alien registration document” if the person is in violation of 8 USC 1304(c) or 1306(a). The possible penalty would be 91 days in jail and/or a $500 fine. The court would also order a civil fine of $500 for the first violation, and $1,000 for a second or subsequent offense.
The possible penalty would increase to 6 months in jail and a $1,000 fine if the person is in possession of an illegal controlled substance, a deadly weapon, or property used for the purpose of committing an act of terrorism.

**Protection of Everyone’s Rights**

The bill provides that “the provisions of this act shall be implemented in a manner consistent with federal laws regulating immigration while protecting the civil rights of all persons and respecting the privileges and immunities of United States citizens.”

**Primary Sponsor:** David Agema (Republican – Kent County: Alpine Township and City of Grandville; Ottawa County: City of Coopersville and Townships of Crockery, Georgetown, Polkton, Tallmadge, and Wright)

**Other Sponsors (20 – all Republicans):**

Rick Jones, Gail Haines, Kim Meltzer, Brian Calley, Marty Knollenberg, Kenneth Kurtz, Paul Scott, James Bolger, Arlan Meekhof, Tonya Schuitmaker, Chuck Moss, Bill Rogers, Pete Lund, Larry DeShazor, John Proos, Tom McMillin, Eileen Kowall, Cindy Denby, Bill Caul, Jim Stamas

**Bill Status:**

8/11/2010: Introduced in Michigan House and referred to Committee on Judiciary

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**SB 1370 – Require Proof of Citizenship to Register to Vote**

**Bill Summary:** This bill would require that all persons in Michigan who submit a voter registration application must provide proof of U.S. citizenship. Currently, applicants must sign statements under penalty of perjury indicating that they are U.S. citizens. The bill states that the person processing voter registration applications (for example, at the Secretary of State office, a voter registration agency, or the clerk of a county, city, township, or village) will decide if satisfactory evidence of citizenship is presented.

"Satisfactory evidence" includes:

1. a driver's license or state ID number from Michigan or another state, if that state indicates on the license or card that the person has provided satisfactory evidence of U.S citizenship
2. photocopy of the applicant's birth certificate that "verifies United States citizenship to the satisfaction of the person processing the voter registration application"
3. the applicant’s U.S. passport
4. photocopy of the pertinent pages of the applicant's U.S. passport
5. other documents or proof that are used to establish U.S. citizenship pursuant to the federal Immigration Reform and Control Act of 1986
6. the applicant's Bureau of Indian Affairs card number, tribal treaty card number, or tribal enrollment number

According to the bill, persons already registered to vote in Michigan would not have to present proof of citizenship unless they move their residence to another city, township or village.

According to the bill, the city, township, or village clerk must keep the documents that were submitted to prove citizenship for at least 2 years, after which time the documents may be destroyed.

**Primary Sponsor:** Cameron Brown (Republican – Counties of Branch, Hillsdale, Lenawee, and St. Joseph)

**Other Sponsor:** John Pappageorge (R)

**Bill Status:**

6/2/2010: Introduced in Michigan Senate and referred to Committee on Campaign and Election Oversight

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**HB 6286**

**Bill Summary:** The original content of this bill is the same as SB 1370 (above), which adds a requirement for submitting proof of citizenship when registering to vote.

**Primary Sponsor:** David Agema (Republican – Kent County: Alpine Township and City of Grandville; Ottawa County: City of Coopersville and Townships of Crockery, Georgetown, Polkton, Tallmadge, and Wright)

**Other Sponsors (21 – all Republicans):**

Justin Amash, Rick Jones, Cindy Denby, Paul Opsommer, Hugh Crawford, Larry DeShazor, Arlan Meekhof, Eileen Kowall, Bob Genetski, James Marleau, Paul Scott, Tom McMillin, John Proos, Joe Haveman, Gail Haines, Marty Knollenberg, James Bolger, Tom Pearce, Matt Lori, Kenneth Kurtz, Jim Stamas

**Bill Status:**

6/23/2010: Introduced in Michigan House and referred to Committee on Ethics and Elections

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**HR 233 (House Resolution 233) – Urge Congress to Fix Immigration System**

**Bill Summary:** This is a resolution “to memorialize the Congress of the United States to fix our broken immigration system.”

**Primary Sponsor:** Rashida Tlaib (Democrat – southwest Detroit)

**Other Sponsors (5):** Pam Byrnes (D), Robert Jones (D), Lesia Liss (D), Matt Lori (R), Alma Wheeler Smith (D)

**Resolution Status:**

HR 291 (House Resolution 291) – Urge Michigan to Refrain from Doing Business with Arizona

**Bill Summary:** This is a resolution “to urge Michigan businesses and public and private organizations to refrain from doing business with or in the state of Arizona as an expression of protest over recently enacted Senate Bill 1070, to urge repeal of Arizona’s Senate Bill 1070, to call on the United States Department of Justice to vigorously investigate potential civil rights violations related to the implementation of the law, and to investigate the possibility and impacts of cutting the state of Michigan’s economic ties with Arizona.”

**Primary Sponsor:** Rashida Tlaib (Democrat – southwest Detroit)

**Other Sponsors:** Fred Miller (D), Alma Wheeler Smith (D)

**Resolution Status:**
5/26/2010: Introduced in Michigan House and referred to Committee on Government Operations

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HR 295 (House Resolution 295) – Express Support for Arizona Immigration Law

**Bill Summary:** This is a resolution “to express support for Arizona’s new legislation regarding immigration and to oppose any boycott of Arizona businesses.”

**Primary Sponsor:** David Agema (Republican – Kent County: Alpine Township and City of Grandville; Ottawa County: City of Coopersville and Townships of Crockery, Georgetown, Polkton, Tallmadge, and Wright)

**Other Sponsors (25 – all Republicans):** Bob Genetski, Kenneth Kurtz, Tim Moore, Hugh Crawford, Tom McMillin, John Walsh, James Bolger, Joe Haveman, Darwin Booher, Arlan Meekhof, Dave Hildenbrand, Brian Calley, John Proos, Sharon Tyler, Paul Scott, Kim Meltzer, Rick Jones, Chuck Moss, James Marleau, Pete Lund, Bill Caul, Kevin Daley, Kenneth Horn, Phillip Pavlov, Bill Rogers

**Resolution Status:**
6/9/2010: Introduced in Michigan House and referred to Committee on Judiciary

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SR 89 (Senate Resolution 89) – Urge Congress to Include Citizenship Question on U.S. Census

**Resolution Summary:** The resolution memorializes Congress to require that the forms for the 2010 census include a statement of citizenship. The resolution declares that “This year’s census questionnaire is slated to be a short form document that does not include a direct question or statement regarding citizenship. There is a strong feeling among many observers that omitting this information will skew the results and, ultimately, penalize the states with the lowest number of noncitizens. Because of the increasing number of illegal immigrants and the concentration of them in certain areas of the country, states like Michigan suffer significantly, not only economically, but politically as well.”

**Primary Sponsor:** Cameron Brown (Republican – following counties: Branch, Hillsdale, Lenawee, St. Joseph)

**Other Sponsors (8 – all Republicans):** John Pappageorge, Bruce Patterson, Alan Sanborn, Gerald Van Woerkom, Patricia Birkholz, Nancy Cassis, Wayne Kuipers, Michelle McManus

**Resolution Status:**
10/27/2009: Senate adopted the resolution

SCR 40 (Senate Concurrent Resolution 40) – Urge Congress to Grant Lawful Permanent Resident Status to Certain Individual

**Resolution Summary:** This is a resolution to memorialize Congress to enact pending legislation to grant permanent lawful resident status to Ibrahim Parlak.

Parlak was born in Turkey in 1962, came to the U.S. in 1992, and was granted asylum in 1992, the same year he moved to Michigan. INS denied his application for naturalization in 2001, apparently due to his association in Turkey with a Kurdish organization now considered to be a terrorist group by the U.S. government. The federal government has since started deportation proceedings against him.
Congressman Fred Upton and Senator Carl Levin have each introduced private bills in Congress that would grant Parlak Legal Permanent Resident status in the U.S.

**Primary Sponsor:** Ron Jelinek (Republican – Berrien County, Cass County, and all of Van Buren County except for Antwerp Township and Paw Paw Township)

**Other Sponsors:** None

**Resolution Status:**
- 5/13/2010: Introduced in Senate and referred to Committee on Appropriations
- 6/23/2010: Committee voted in favor of resolution by vote of 15-0
- 7/1/2010: Senate adopted the resolution (roll call vote not taken)
- 7/21/2010: Received in House and referred to Committee on Judiciary

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**DRIVER’S LICENSES AND STATE ID CARDS**

**HB 4573 – Create New Crime for Assisting an Ineligible Immigrant in Obtaining a Driver’s License or State ID Card**

**Bill Summary:** This bill creates a new felony, for which a person would be subject to imprisonment for 1 to 5 years and fined $500 to $5000 for doing any of the following while knowing that an individual is in the United States illegally:

- Transporting the individual for the purpose of allowing the individual to submit an application to obtain a driver’s license or state ID card
- Providing any document to the individual that he or she knows is false, altered, or illegally obtained for the purpose of allowing the individual to submit an application to obtain a driver’s license or state ID card
- Doing any act with the intent to conceal the fact that the individual is in possession of any false, altered, or illegally obtained driver’s license or state ID card
- As an employee or agent of a public office, issuing a driver’s license or state ID card to the individual based upon any document he or she knows is false, altered, or illegally obtained

An individual who is in the United States illegally would be guilty of a felony (same punishment as above) for doing any of the following:

- Obtaining or attempting to obtain a driver’s license or state ID card using any document that he or she knows is false, altered, or illegally obtained
- Making any statement to an employee or agent of a governmental entity that he or she knows is false or misleading to obtain a driver’s license or state ID card
- Possessing a driver’s license or state ID card obtained in violation of this law

**Primary Sponsor:** David Agema (Republican – Kent County: Alpine Township and City of Grandville; Ottawa County: City of Coopersville and Townships of Crockery, Georgetown, Polkton, Tallmadge, and Wright)

**Other Sponsors (15 – all Republicans):** Rick Jones, John Walsh, Eileen Kowall, Kim Meltzer, Airlan Meekhof, Marty Knollenberg, Gail Haines, Bill Rogers, Tom Pearce, Paul Opsommer, Brian Calley, Wayne Schmidt, Tom McMillin, Kevin Elsenheimer, Tonya Schuitmaker

**Bill Status:**
- 3/12/2009: Introduced in Michigan House and referred to Committee on Judiciary
- 4/28/2010: Notice given to discharge the bill from committee
- 4/29/2010: Motion to discharge committee rejected

**HB 4572 – Court Ordered Restitution for Causing Improper Issuance of a Driver’s License**

**Bill Summary:** Under this bill, if a person violates the provisions proposed in HB 4573 and if the violation is a cause of the Secretary of State improperly issuing a driver’s license or state ID card to an individual who is in the United States illegally, the Secretary of State may recover the greater of the following from illegal alien or the person who assisted the illegal alien or from both:

- The actual and reasonable costs incurred by the Department as a result of the violation, including correcting the records of the Department
- $1,000.00

If more than one person or individual is responsible for paying costs under this bill, the court may order the amount required to be paid to be divided among those persons.

This bill is tie-barred to HB 4573.

**Primary Sponsor:** David Agema (Republican – Kent County: Alpine Township and City of Grandville; Ottawa County: City of Coopersville and Townships of Crockery, Georgetown, Polkton, Tallmadge, and Wright)

**Other Sponsors (15 – all Republicans):** Rick Jones, John Walsh, Eileen Kowall, Kim Meltzer, Airlan Meekhof, Marty Knollenberg, Gail Haines, Bill Rogers, Tom Pearce, Paul Opsommer, Brian Calley, Wayne Schmidt, Tom McMillin, Kevin Elsenheimer, Tonya Schuitmaker

**Bill Status:**
- 3/12/2009: Introduced in Michigan House and referred to Committee on Judiciary
- 4/28/2010: Notice given to discharge the bill from committee
- 4/29/2010: Motion to discharge committee rejected
HB 4574 – Criminal Penalties for Conduct Prohibited by HB 4573 (above)

**Bill Summary:** This bill would establish the sentencing guidelines for the proposed felonies in HB 4573. The violations would be Class E Felonies with a maximum sentence of 5 years imprisonment. The felonies proposed in HB 4573 involve: assisting an illegal alien to obtain a driver’s license or state ID card; an illegal alien using a false, altered, or illegally obtained document or false statement to obtain a driver’s license or state ID card; and possessing a driver’s license or state ID card that was obtained by false, altered, or illegally obtained document or false statement.

This bill is tie-barred to HB 4573.

**Primary Sponsor:** David Agema (Republican – Kent County: Alpine Township and City of Grandville; Ottawa County: City of Coopersville and Townships of Crockery, Georgetown, Polkton, Tallmadge, and Wright)

**Other Sponsors (15 – all Republicans):** Rick Jones, John Walsh, Eileen Kowall, Kim Meltzer, Arlan Meekhof, Marty Knollenberg, Gail Haines, Bill Rogers, Tom Pearce, Paul Opsommer, Brian Calley, Wayne Schmidt, Tom McMillin, Kevin Elsenheimer, Tonya Schuitmaker

**Bill Status:**
- 3/12/2009: Introduced in Michigan House and referred to Committee on Judiciary
- 4/28/2010: Notice given to discharge the bill from committee
- 4/29/2010: Motion to discharge committee rejected

SB 1447 – Alien Status Indicator on State I.D. Card

**Bill Summary:** This bill would require that state identification cards for non-citizens (who are legally present) contain an indication of the holder’s non-citizen status. Two listed examples of how the Secretary of State could implement this requirement are a statement of alien status on the card, or a different color card for non-citizens.

**Primary Sponsor:** Cameron Brown (Republican – Counties of Branch, Hillsdale, Lenawee, and St. Joseph)

**Other Sponsor:** None

**Bill Status:**
- 8/11/2010: Introduced in Michigan Senate and referred to Committee on Transportation

SB 1448 – Alien Status Indicator on Driver’s License

**Bill Summary:** This bill would require that driver’s licenses for non-citizens (who are legally present) contain an indication of the holder’s non-citizen status. Two listed examples of how the Secretary of State could implement this requirement are a statement of alien status on the card, or a different color card for non-citizens.

**Primary Sponsor:** Cameron Brown (Republican – Counties of Branch, Hillsdale, Lenawee, and St. Joseph)

**Bill Status:**
- 8/11/2010: Introduced in Michigan Senate and referred to Committee on Transportation

HR 11 (House Resolution 11) – Urge Federal Government to Address Privacy Concerns with Enhanced Driver’s Licenses

**Bill Summary:** The Resolution states that the Department of Homeland Security is requiring that states wanting to produce an enhanced driver’s license to satisfy the Western Hemisphere Travel Initiative incorporate “unencrypted, long-range, radio-wave computer chip technology that allows for a unique citizen identification number that can be passively read through wallets, purses, doors, and cars without the owner's knowledge.”

The Resolution also expresses concern that “the driver license information of Michigan citizens would be shared with the governments of Canada and Mexico via the Security and Prosperity Partnership (SPP) and EDL agreements. However, how it would be shared is ambiguous and needs to be defined so that we can ensure that potential corruption in foreign bureaucracies does not result in identity theft or other security concerns for U.S. citizens. There is currently little congressional oversight of the SPP, again placing a single department’s bureaucracy largely in charge of rules and regulations that significantly impact the states and their citizens”

The Resolution urges the President, the Congress, and the Department of Homeland Security to “change requirements, agreements, and memorandums of understanding relating to the creation of Enhanced Drivers Licenses” to address these concerns.

**Primary Sponsor:** Fred Miller (Democrat - part of Macomb County, including Mt. Clemens, part of Fraser, and part of Clinton Township)

**Other Sponsors (21):** Joan Bauer (D), Doug Bennett (D), Terry Brown (D), Bob Constan (D), Robert Dean (D), Fred Durhal (D), Lee Gonzales (D), Jennifer Haase (D), Richard Hammel (D), Goeff Hansen (R), Harold Haugh (D), Robert Jones (D), Gabe Leland (D), LaMar Lemmons (D), Lesia Liss (D), Gary McDowell (D), Paul Opsommer (R), Gino Polidori (D), Roy Schmidt (D), Alma Wheeler Smith (D), Rebekah Warren (D)

**Resolution Status:**
- 2/4/2009: Introduced in Michigan House and referred to Committee on Transportation
- 3/26/2009: Committee voted in favor of resolution, 16-0
- 3/26/2009: House adopted the resolution (roll call vote not taken)
HCR 6 (House Concurrent Resolution 6)  
Bill Summary: This Resolution is nearly identical to HR 11 (above).  
Primary Sponsor: Paul Opsommer (Republican - Gratiot County, most of Clinton County)  
Other Sponsors (0):  
Resolution Status:  
1/22/2009: Introduced in Michigan House and referred to Committee on Transportation  
3/26/2009: House committee voted in favor, 16-0  
3/26/2009: House adopted the resolution (roll call vote not taken)  
3/31/2009: Referred to Senate Committee on Transportation  
8/18/2009: Senate committee voted in favor, 5-0  
8/19/2009: Senate adopted the resolution (roll call vote not taken)

HEALTH

HB 5657 – Public Act 14 of 2010 – Creation of License Fee for Migrant Labor Camps  
Bill Summary: This bill amends the Public Health Code to provide that an agricultural labor camp owner must pay a license fee that is equal to the product of $5 and the maximum number of people permitted to occupy the labor camp. Prior to this bill, no license fee was required.  
Primary Sponsor: John Espinoza (Democrat – all of Sanilac County, part of St. Clair County including Port Huron)  
Other Sponsors (5 – all Democrats): Terry Brown, Gino Polidori, Gary McDowell, LaMar Lemmons, Rebekah Warren  
Bill Status:  
12/8/2009: Introduced in Michigan House and referred to Committee on Appropriations  
12/9/2009: House committee voted in favor of bill, 22-7  
1/26/2010: House voted in favor of bill by vote of 73-34  
1/27/2010: Referred to Senate Committee on Appropriations  
2/3/2010: Senate Committee voted in favor of bill 16-0  
3/4/2010: Senate voted in favor of bill by vote of 35-0  
3/16/2010: Governor approved the bill and bill assigned Public Act 14 of 2010

HB 5658 – Public Act 13 of 2010 – Use of Migrant Labor Camp License Fee  
Bill Summary: This bill amends the Public Health Code to provide that the already-established “migratory labor housing fund” could receive money from any source, and that the Department of Agriculture is administrator of the fund. Under the bill, the fund would be used to operate the camp inspection and licensing program.  
Primary Sponsor: John Espinoza (Democrat – all of Sanilac County, part of St. Clair County including Port Huron)  
Other Sponsors (5 – all Democrats): Terry Brown, Gino Polidori, Gary McDowell, LaMar Lemmons, Rebekah Warren  
Bill Status:  
12/8/2009: Introduced in Michigan House and referred to Committee on Appropriations  
12/9/2009: House committee voted in favor of bill, 22-7  
1/26/2010: House voted in favor of bill by vote of 73-34  
1/27/2010: Referred to Senate Committee on Appropriations  
2/3/2010: Senate Committee voted in favor of bill 16-0  
3/4/2010: Senate voted in favor of bill by vote of 35-0  
3/16/2010: Governor approved the bill and bill assigned Public Act 13 of 2010

HB 4406 – Public Act 117 of 2010 – Collect Data on Number of Hispanics Who Obtain Abortions  
Bill Summary: This bill would add Hispanic ethnicity to the list of information that a physician’s report to the Department of Community Health must contain after performing an abortion. As introduced, this bill contains the same content as SB 372.  
Primary Sponsor: John Espinoza (Democrat – all of Sanilac County, part of St. Clair County including Port Huron)  
Other Sponsors (1): Joel Sheltrown (D)  
Bill Status:  
2/24/2009: Introduced in Michigan House and referred to Committee on Health Policy  
10/20/2009: House committee voted in favor of bill, 15-0  
4/21/2010: Referred to Senate Committee on Health Policy  
4/28/2010: Senate Committee voted in favor of bill 4-0  
6/29/2010: Senate passed the bill by vote of 37-0  
7/13/2010: Approved by the Governor and designated Public Act 117 of 2010  

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**HB 5659 – Creation of Re-Inspection Fee for Migrant Labor Camps**

**Bill Summary:** This bill would amend the Public Health Code to provide for a re-inspection fee of $500 for an agricultural camp operator if the camp fails the initial (or prior) inspection.

**Primary Sponsor:** John Espinoza (Democrat – all of Sanilac County, part of St. Clair County including Port Huron)

**Other Sponsors (5 – all Democrats):** Terry Brown, Gino Polidori, Gary McDowell, LaMar Lemmons, Rebekah Warren

**Bill Status:**
- 12/8/2009: Introduced in Michigan House and referred to Committee on Appropriations
- 12/9/2009: House committee voted in favor of bill, 18-10

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**SV 372**

**Bill Summary:** As introduced, the bill contains the same content as HB 4406. This bill would add Hispanic ethnicity to the list of information that a physician’s report to the Department of Community Health must contain after performing an abortion.

**Primary Sponsor:** Valde Garcia (Republican – All of Livingston and Shiawassee Counties; part of Ingham County, including the cities of Leslie and Mason, and Stockbridge Township)

**Other Sponsors (1):** Alan Cropsey (R)

**Bill Status:**
- 3/12/2009: Introduced in Michigan Senate and referred to Committee on Health Policy

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**EDUCATION**

**HB 4188 – Citizenship & Immigration Status Restriction on State-Funded Education Loans**

**Bill Summary:** The bill would prohibit the Michigan Higher Education Loan Authority from loaning money to any student who is not a U.S. citizen or a student described as eligible for assistance under the federal Higher Education Act (HEA), eligibility for which is found at 34 C.F.R. 668.33.

In addition, the Authority would have to create rules for establishing procedures for verifying the identity of each loan applicant and the citizenship or HEA eligibility of each loan applicant.

**Primary Sponsor:** David Agema (Republican – Kent County: Alpine Township and City of Grandville; Ottawa County: City of Coopersville and Townships of Crockery, Georgetown, Polkton, Tallmadge, and Wright)

**Other Sponsors (25 – all Republicans):** Bill Rogers, Tom McMillin, Hugh Crawford, Paul Opsommer, Phillip Pavlov, Pete Lund, Kim Meltzer, Rick Jones, James Marleau, Gail Haines, Arlan Meekhof, Marty Knollenberg, Sharon Tyler, Chuck Moss, Cindy Denby, Richard Ball, Paul Scott, Kevin Daley, Matt Lori, Kenneth Kurtz, Larry DeShazor, Brian Calley, Tim Moore, John Walsh, Bob Genetski

**Bill Status:**
- 2/5/2009: Introduced in Michigan House and referred to Committee on Judiciary

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**HB 4190 – Citizenship & Immigration Status Restriction on Legislative Merit Award**

**Bill Summary:** The bill would add an eligibility requirement for recipients of legislative merit award scholarships: the recipient would have to be a U.S. citizen or a student described as eligible for assistance under the federal Higher Education Act (HEA), eligibility for which is found at 34 C.F.R. 668.33.

**Primary Sponsor:** David Agema (Republican – Kent County: Alpine Township and City of Grandville; Ottawa County: City of Coopersville and Townships of Crockery, Georgetown, Polkton, Tallmadge, and Wright)

**Other Sponsors (22 – all Republicans):** Bill Rogers, Tom McMillin, Hugh Crawford, Paul Opsommer, Phillip Pavlov, Pete Lund, Kim Meltzer, Rick Jones, James Marleau, Gail Haines, Arlan Meekhof, Marty Knollenberg, James Bolger, Chuck Moss, Cindy Denby, Richard Ball, Kevin Daley, Matt Lori, Kenneth Kurtz, Brian Calley, Tim Moore, John Walsh

**Bill Status:**
- 2/5/2009:Introduced in Michigan House and referred to Committee on Judiciary

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## Members of Michigan Senate

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Lieutenant Governor: Brian Calley  

Republican