

Act No. 181
Public Acts of 1994
Approved by the Governor
June 19, 1994
Filed with the Secretary of State
June 20, 1994

**STATE OF MICHIGAN
87TH LEGISLATURE
REGULAR SESSION OF 1994**

Introduced by Reps Voorhees Dobronski Porreca Kukuk Hill Llewellyn Fitzgerald Vorva Schroer
Pitoniak Profit Palamara Jaye Bryant Varga Gernaat Dalman Lowe Gustafson Goschka
Horton Crissman LeTarte Weeks Sikkema Martin Bobier McNutt Bodem Hammerstrom Stille
Griffin Clack Wetters Freeman DeLange Nye Brackenridge and Gnodtke

ENROLLED HOUSE BILL No. 5302

AN ACT to amend Act No 116 of the Public Acts of 1954 entitled An act to reorganize consolidate and add to the election laws to provide for election officials and prescribe their powers and duties to provide for the nomination and election of candidates for public office to provide for the resignation removal and recall of certain public officers to provide for the filling of vacancies in public office to provide for and regulate primaries and elections to provide for the purity of elections to guard against the abuse of the elective franchise to define violations of this act to prescribe the penalties therefor and to repeal certain acts and all other acts inconsistent herewith as amended being sections 168 1 to 168 992 of the Michigan Compiled Laws by adding section 487

The People of the State of Michigan enact

Section 1 Act No 116 of the Public Acts of 1954 as amended being sections 168 1 to 168 992 of the Michigan Compiled Laws is amended by adding section 487 to read as follows

Sec 487 (1) If a statewide special election is called to submit a proposed constitutional amendment to the electors of this state this state shall reimburse each county city and township for the cost of conducting the special election as provided in this section The reimbursement shall not exceed the verified account of actual costs of the special election This state shall reimburse each county city and township under this section notwithstanding that the county city or township also holds a local special election in conjunction with the statewide special election

(2) Payment shall be made upon presentation and approval of a verified account of actual costs to the department of treasury local government audit division after the department of treasury and the secretary of state agree as to what constitutes valid costs of conducting an election Reimbursable costs do not include salaries of permanent local officials the cost of reusable supplies and equipment or costs attributable to local special elections held in conjunction with the statewide special election

(3) The legislature shall appropriate from the general fund of this state an amount necessary to implement this section

(4) To qualify for reimbursement a county city or township shall submit its verified account of actual costs before the expiration of 90 days after the date of the statewide special election This state shall pay or disapprove all or a portion of the verified account before the expiration of 90 days after this state receives a verified account of actual costs under this subsection

(5) If this state disapproves all or a portion of a verified account of actual costs under subsection (4) this state shall send a notice of disapproval along with the reasons for the disapproval to the county city or township Upon request of a county city or township whose verified account or portion of a verified account was disapproved under this section this state shall review the disapproved costs with the county city or township

This act is ordered to take immediate effect

Co Clerk of the House of Representatives

Secretary of the Senate

Approved

Governor

