HOUSE BILL No. 5668

(As passed the Senate, May 9, 2002)

February 14, 2002, Introduced by Rep. Patterson and referred to the Committee on House Oversight and Operations.

A bill to amend 1931 PA 246, entitled

"An act to provide for the construction, repair, and maintenance of pavements, sidewalks, and elevated structures on or along public roads and highways; to provide for the levying of taxes and of special assessments; to authorize the borrowing of money and the issuance of bonds; to prescribe the powers and duties of certain state and local agencies and officers; to validate actions taken, special assessments levied, and bonds issued; and to provide for the lighting of certain roads, highways, and bridges,"

by amending section 10 (MCL 41.280).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 10. The commissioners shall apportion the percentage
- 2 of the total cost of such THE improvement which the township at
- 3 large shall be taxed to pay by reason of the benefit to the
- 4 public convenience and welfare, which shall not exceed 25 per
- 5 cent 25% of the total cost of said THE improvement, and may
- 6 apportion a percentage of the total cost of such THE
- 7 improvement, to be borne by the board of county road

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1	commissioners from the county road fund, and shall also apportion
2	the percentage of the benefits to accrue to any piece or parcel
3	of land by reason of the construction of -such THAT improvement
4	over and above the sum of the per cent PERCENT assessed against
5	the township at large and the percentage, if any, apportioned to
6	the board of county road commissioners to be paid from the county
7	road fund as aforesaid PROVIDED IN THIS SECTION, which per
8	cent PERCENT of benefit shall be apportioned upon and assessed
9	against the lands benefited, according to the benefits received,
10	and which apportionment shall be announced at the time and place
11	of hearing objections to and equalizing the apportionment of
12	benefits. —Such—THE assessments of —per cent—PERCENT benefits
13	shall - thereupon - be subject to review and correction and may be
14	reviewed in the manner herein provided IN THIS ACT. All
15	appeals in this act provided for shall be from the apportionment
16	of the per cent PERCENT of benefits. Any state lands, except
17	state tax homestead or state swamp lands under the control of the
18	-conservation department OF NATURAL RESOURCES, benefited by any
19	such improvement, shall be liable to assessment in the same
20	manner as are privately owned lands. The amount of any assess-
21	ment on state land shall be certified by the board of county road
22	commissioners, to the auditor general, who shall thereupon draw
23	his warrant on AND SHALL BE PAID BY the state treasurer. for
24	the amount due. Payment thereof shall be made out of any funds
25	in the state treasury appropriated therefor FOR THAT PURPOSE.
26	The auditor general shall incorporate in the state tax for the
27	year 1932 and for each year thereafter a sufficient sum as

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- 1 estimated by him to reimburse the general fund for all sums paid
- 2 by the state on account of such assessment. In any case where
- 3 -such AN assessment is imposed by the board of county road com-
- 4 missioners UNDER THIS ACT the state shall have the same right of
- 5 appeal as is herein given to owners of other lands. The BOARD
- 6 OF county road commissioners shall designate each assessment dis-
- 7 trict by number, by which number it shall thereafter be known.
- 8 Whenever any state land -shall be- IS assessed for benefits, the
- 9 board of county road commissioners shall give 10 days' notice to
- 10 the auditor general STATE TREASURER of the time and place of
- 11 the hearing of objections on account of such THE assessment.