HOUSE BILL No. 5708

February 21, 2002, Introduced by Rep. Patterson and referred to the Committee on House Oversight and Operations.

A bill to amend 1889 PA 226, entitled

"An act to provide for the collection of specific taxes from corporations, copartnerships, parties or persons, subject under any laws of this state to the payment of such taxes; to fix the time when such taxes become a lien upon the property of such corporations, copartnerships, parties or persons, and to define the property to which the lien shall attach; and to repeal Act No. 57 of the session laws of 1872, approved March twenty-ninth, 1872, and Acts No. 10 and 11 of the session laws of 1873, approved February fourteenth, 1873, being sections numbered 1249 to 1256, both inclusive, of Howell's annotated statutes of 1882,"

by amending sections 1, 2, 3, 4, and 5 (MCL 207.441, 207.442, 207.443, 207.444, and 207.445).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Sec. 1. That all specific SPECIFIC taxes imposed by any
- 2 law of this state upon any corporation, copartnership, party, or
- **3** person, that shall remain unpaid after the last day of the
- 4 month in which by law such THE specific taxes are made
- 5 payable, -shall be ARE subject to interest computed at the rate

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- 1 of 7 per cent per annum from the day such THE specific taxes
- 2 may have become BECAME due to the day of payment. thereof:
- 3 Provided, That if in any case any FURTHERMORE, IF A specific
- 4 tax, with the accrued interest thereon, shall not be IS NOT
- 5 paid within 10 days after demand thereof FOR PAYMENT is made by
- 6 the auditor general STATE TREASURER, then any corporation,
- 7 copartnership, party, or person so failing to pay as demanded —,
- 8 shall be IS subject to a penalty of 2 per cent for each month or
- 9 fraction thereof OF A MONTH, to be computed upon the amount due
- 10 from such THE corporation, copartnership, party, or person at
- 11 the date of such THE demand for payment. And for the amount so
- 12 due, including the penalty, herein imposed, the auditor
- 13 general STATE TREASURER shall bring an action in the name of the
- 14 people of the state of Michigan, before the judge of the circuit
- 15 court of any county in this state having jurisdiction, thereof,
- 16 in open court, if it shall be in session, otherwise at his OR HER
- 17 chambers, for the recovery of the same; and said judge, AMOUNT
- 18 DUE, INCLUDING THE PENALTY, after not less than 30 days' notice
- 19 to every such corporation, copartnership, party, or person of the
- 20 commencement of -such THE action, either by actual service of a
- 21 copy of the petition of said auditor general THE STATE
- 22 TREASURER, or by publication, as the said judge COURT may
- 23 order, and after proper hearing of all and singular the premises
- 24 in such said THE petition by said auditor general THE STATE
- 25 TREASURER set forth, may enter a decree for the amount of such
- 26 THE specific taxes, interest, and penalty as herein provided -,
- 27 and execution shall forthwith IN THIS ACT. EXECUTION SHALL

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- 1 IMMEDIATELY issue to the sheriff of any county in which the
- 2 principal office of the corporation or copartnership is located,
- 3 or the party or person may reside, commanding him OR HER to
- 4 forthwith IMMEDIATELY levy the same, together with 10 per cent
- 5 as his OR HER fees, by distress and sale, as provided by section
- 6 10, chapter 191, Howell's annotated statutes of 1882 6038 OF
- 7 THE REVISED JUDICATURE ACT OF 1961, 1961 PA 236, MCL 600.6038, of
- 8 any of the property, real or personal, belonging to such THE
- 9 corporation, copartnership, party, or person, wherever the -same
- 10 PROPERTY may be found in this state, and to pay over the same
- 11 REVENUE, reserving his OR HER fees, to the state treasurer,
- 12 within 10 days after the same is collected.
- 13 Sec. 2. If the property so distrained cannot be sold for
- 14 want of bidders, or if the property of the corporation is insuf-
- 15 ficient to pay the tax, the sheriff shall forthwith IMMEDIATELY
- 16 return a statement of the same to the auditor general STATE
- 17 TREASURER, and if such corporation shall still neglect or
- 18 refuse NEGLECTS OR REFUSES to pay such THE tax within 30 days
- 19 after such return by the sheriff, it shall be deemed a forfeiture
- 20 of all its corporate or chartered rights and privileges.
- 21 Sec. 3. Whenever any IF A corporation, copartnership,
- 22 party, or person, doing business in this state, shall neglect or
- 23 refuse NEGLECTS OR REFUSES to make A report as required by law,
- 24 upon which the amount of specific tax imposed by any law of this
- 25 state, and due and payable by any -such corporation, copartner-
- 26 ship, party, or person, is computed, the auditor general STATE
- 27 TREASURER shall estimate the amount of specific tax due from and

- 1 payable by such THE corporation, copartnership, party, or
- 2 person, from the best information he OR SHE may be able to
- ${f 3}$ obtain, and charge ${f -such}$ THAT amount upon the books of his OR
- 4 HER office. , and after such estimate shall be so made by him,
- 5 he shall forthwith AFTER MAKING THE ESTIMATE, THE STATE TREA-
- 6 SURER SHALL IMMEDIATELY send by mail or otherwise —, a written
- 7 notice signed by him OR HER to any of the officers or directors
- 8 of such THE corporation, or to any member of a copartnership,
- 9 or to the party or person, of the amount of the specific tax -so
- 10 estimated by him OR HER as due and payable by any such THE cor-
- 11 poration, copartnership, party, or person.
- 12 Sec. 4. If, in not less than 40 days after the mailing or
- 13 sending such THE notice, as provided in section 3, of this
- 14 act, such THE corporation, copartnership, party, or person —
- 15 shall still refuse or neglect REFUSES OR NEGLECTS to pay the
- 16 specific tax so estimated, and no appeal -shall be IS taken as
- 17 hereinafter provided IN THIS ACT, it shall be the duty of the
- 18 auditor general to proceed to collect said STATE TREASURER
- 19 SHALL COLLECT THE specific taxes in the same manner as is pro-
- 20 vided in case of failure to pay -such THE taxes after the report
- 21 required by law has been made, as provided by section 1, of this
- 22 act, and with a like forfeiture of all corporate or chartered
- 23 rights and privileges in case the property distrained cannot be
- 24 sold for want of bidders, or is insufficient to pay the tax, and
- 25 the corporation does not within 30 days of the sheriff's return
- 26 of -such THE facts, pay -such THE specific tax.

- 1 Sec. 5. In case any such corporation shall be IF A
- 2 CORPORATION IS dissatisfied with the estimate so made by the
- 3 -auditor general STATE TREASURER, as -[hereinbefore]
- 4 hereinafter provided, it may appeal therefrom to the circuit
- 5 court for the county of Ingham. , and said THE appeal shall be
- 6 transmitted to the county clerk of the county of Ingham, and a
- 7 copy to the auditor general STATE TREASURER within 30 days
- 8 after the receiving of such THE estimate, accompanied with a
- 9 statement in detail, signed and sworn to by -some AN officer of
- 10 such THE corporation in its behalf, or by some A member of
- 11 such THE copartnership, or by the party or person making such
- 12 THE appeal, of the objections to such THE estimate and the
- 13 reason why the same should not stand as a charge against said
- 14 THE corporation, copartnership, party, or person. Such THE
- 15 appeal shall also be accompanied by a bond in double the amount
- 16 of such THE estimate, with sufficient surety or sureties to be
- 17 justified before a circuit judge, as to their pecuniary responsi-
- 18 bility, and to be approved by him OR HER, conditioned that such
- 19 corporation, copartnership, party, or person will prosecute its
- 20 appeal to effect, and to pay all costs and charges which the
- 21 court shall award, and also to pay any sum of money which shall
- 22 appear by the judgment of the said THE court to be due from
- 23 such THE corporation, copartnership, party, or person as a spe-
- 24 cific tax. Upon filing with the clerk of the circuit court of
- 25 the county of Ingham said appeal, statement and bond, with the
- 26 approval of the circuit judge evidenced thereon, -such THE court
- 27 shall proceed to the trial and determination of the -same

- 1 APPEAL, according to the rules of law, allowing a trial by jury
- 2 of all questions of fact, in cases where such A trial may be
- 3 proper, and questions of law may be carried to the supreme
- 4 court. Upon the trial of said THE appeal, the statement and
- 5 estimate of the -auditor general shall be- STATE TREASURER ARE
- 6 prima facie evidence of the amount of the specific tax due and
- 7 payable by said THE corporation, copartnership, party, or
- 8 person. , and notice NOTICE of trial of said THE appeal shall
- 9 be served by said THE corporation upon the attorney general. ;
- 10 and in case IF 2 regular terms of said THE court shall at any
- 11 time pass EXPIRE after filing such THE appeal, bond, and
- 12 statement, and such THE corporation, copartnership, party, or
- 13 person shall not have HAS NOT noticed the same for trial,
- 14 said THE appeal, upon motion of the attorney general, shall be
- 15 dismissed. , or if said appeal shall be IF THE APPEAL IS tried
- 16 and judgment rendered thereon against said THE corporation,
- 17 copartnership, party, or person, execution shall be issued
- 18 thereon- AS directed to the sheriff of the county in which the
- 19 principal office of such THE corporation or copartnership is
- 20 located, or in which -said THE party or person may reside, and
- 21 such THE sheriff shall proceed to collect the amount of said
- 22 THE execution, adding 10 per cent for his OR HER own fees there-
- 23 in, in -like manner as A MANNER LIKE THAT provided by section
- 24 10 of chapter 191 of Howell's annotated statutes of 1882 6038
- 25 OF THE REVISED JUDICATURE ACT OF 1961, 1961 PA 236, MCL 600.6038,
- 26 and pay the same REVENUE over to the state treasurer,

- 1 receiving his own fees, within 10 days after such THE
- 2 specific taxes -shall have been ARE collected.

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