

SENATE SUBSTITUTE FOR  
HOUSE BILL NO. 4258

(As amended, November 29, 2005)

A bill to amend 1846 RS 1, entitled  
"Of the statutes,"  
by amending section 3q (MCL 8.3q).

**THE PEOPLE OF THE STATE OF MICHIGAN ENACT:**

1       Sec. 3q. The words "written" and "in writing" ~~may~~ **SHALL** be  
2       construed to include printing, engraving, and lithographing; except  
3       that ~~in all cases where~~ **IF** the written signature of ~~any~~ **A**  
4       person is required by law, ~~it~~ **THE SIGNATURE** shall ~~always~~ be the  
5       proper handwriting of ~~such~~ **THE** person ~~,~~ or, ~~in case he~~ **IF THE**  
6       **PERSON** is unable to write, ~~his~~ **THE PERSON'S** proper mark,  
7       <<**WHICH MAY BE, UNLESS OTHERWISE EXPRESSLY PROHIBITED BY LAW**>>, **A CLEAR**  
8       **AND CLASSIFIABLE FINGERPRINT**  
**OF THE PERSON MADE WITH INK OR ANOTHER SUBSTANCE.**