## **SENATE BILL No. 1527**

September 29, 2010, Introduced by Senator McMANUS and referred to the Committee on Committee of the Whole.

A bill to amend 1933 PA 62, entitled

"Property tax limitation act,"

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SENATE BILL No. 1527

by amending section 5i (MCL 211.205i), as amended by 2004 PA 391.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 5i. (1) Except as otherwise provided in this section,

2 upon the filing in the offices of the secretary of state and the

county clerk of a copy of the initiatory petition; the separate tax

4 limitations recommended by the county tax allocation board; all

5 resolutions of the board; and the certificate of the county board

6 of canvassers showing that a majority of the electors voting on

7 either the separate tax limitations proposed by petition of

8 electors or of the county tax allocation board, or both, has

approved the separate tax limitations and stating the number of

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- 1 votes cast on the separate questions and the number cast for and
- 2 against the questions, the separate tax limitations for the county
- 3 and for the townships and intermediate school districts in the
- 4 county are effective and shall apply to all subsequent tax levies
- 5 until altered by another vote under this act or expiration of the
- 6 period for which the separate tax limitations were voted.
- 7 (2) Except as otherwise provided in subsections (3), and (4),
- 8 AND (5) if the election is held after April 1 in any year, the
- 9 adopted limitations shall be first effective in the immediately
- 10 succeeding calendar year.
- 11 (3) In 2001 only, if the election is held August 7, 2001, the
- 12 adopted limitations shall be first effective in 2001.
- 13 (4) In 2004 only, if the election is held August 3, 2004, the
- 14 adopted limitations shall be first effective in 2004.
- 15 (5) IN 2010 ONLY, IF THE ELECTION IS HELD AUGUST 3, 2010, THE
- 16 ADOPTED LIMITATIONS SHALL BE FIRST EFFECTIVE IN 2010.

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