HOUSE SUBSTITUTE FOR SENATE BILL NO. 374

A bill to amend 1954 PA 116, entitled "Michigan election law,"

by amending sections 658 and 661 (MCL 168.658 and 168.661), as amended by 2023 PA 88, and by adding section 847a.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 658. If a city, ward, township, or village is divided 1 2 into 2 or more election precincts, pursuant to law, and it appears from an examination of the precinct registration records that there 3 are not more than 5,000-4,999 active registered electors in the 4 city, ward, township, or village, the election commission, or other 5 6 officials charged with the performance of the duty by the charter of a city or village, by resolution, may abolish the division or 7 divisions and after that time the city, ward, township, or village 8

constitutes a single election precinct as if a division had not
been made. A consolidation must not be made later than the 120 days
before a primary or election.

Sec. 661. (1) Except as provided in subsection (2), city and 4 5 township election commissions shall divide precincts according to 6 law, not later than 210 days before the primary next preceding the 7 general November election, and shall immediately notify the county 8 clerk of the number of registered electors in each precinct in the 9 city or township. The county clerk shall notify the secretary of 10 state not later than 200 days before the primary of a precinct in 11 the clerk's county that has not been divided according to law, and the secretary of state shall proceed to make divisions as are 12 necessary at the expense of the city or township involved, not 13 14 later than 180 days before the primary next preceding the general 15 November election. A division of precincts must be made effective 16 not later than 180 days before the primary election next preceding 17 the general November election.

(2) In the second year following each federal decennial census, precincts must be divided under this subsection. City and township election commissions shall divide precincts not later than 120 days before the primary election next preceding the general November election in order that a precinct, as far as is practical, is not split between districts and does not exceed 5,000-4,999 registered electors, and shall immediately notify the county clerk of the number of registered electors in each precinct in each city or township. The county clerk shall notify the secretary of state not later than 110 days before the primary of any precincts in the county that have not been divided, and the secretary of state shall proceed to make the divisions as are necessary, at the expense of

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- 1 the city or township involved, not later than 90 days before the
- 2 primary election next preceding the general November election. The
- 3 division of precincts must be made effective not later than 90 days
- 4 before the primary election. The secretary of state may authorize,
- 5 on written request by a city or township election commission, a
- 6 later division of a precinct that contains portions of more than 1
- 7 elective district. All precinct divisions must be completed not
- 8 later than 90 days before the primary election next preceding the
- 9 general November election. In determining the number of registered
- 10 voters for a precinct under this subsection, a city or township
- 11 election commission or the secretary of state, as applicable, must
- 12 use only the active registered electors for that city or township.
- Sec. 847a. A candidate for office, as that term is defined in
- 14 section 3 of the candidate for office financial disclosure act,
- 15 must file the financial disclosure report required under section 5
- 16 of the candidate for office financial disclosure act with the
- 17 department of state before that candidate for office assumes
- 18 office.
- 19 Enacting section 1. This amendatory act does not take effect
- 20 unless Senate Bill No. 614 of the 102nd Legislature is enacted into
- **21** law.