

STATE OF MICHIGAN  
IN THE 30<sup>TH</sup> JUDICIAL CIRCUIT  
COUNTY OF INGHAM

REP. RICHARD HAMMEL; REP. KATE  
SEGAL; REP. MARK MEADOWS; REP.  
WOODROW STANLEY; REP. STEVEN  
LINDBERG; and REP. JEFF IRWIN, in  
their individual and official capacities as  
members of the State House of  
Representatives,

Plaintiffs,

Case No. 12-315-CZ

vs.

Hon. Clinton Canady, III

SPEAKER OF THE HOUSE OF  
REPRESENTATIVES, JAMES "JASE"  
BOLGER; SPEAKER PRO TEM OF THE  
HOUSE OF REPRESENTATIVES, JOHN  
WALSH; and HOUSE OF  
REPRESENTATIVES MAJORITY  
FLOOR LEADER, JIM STAMAS, in their  
official capacities; and THE MICHIGAN  
HOUSE OF REPRESENTATIVES, a public  
body,

Defendants.

FILED  
2012 APR -2 P 2:51  
CLERK

FILED

---

**ORDER GRANTING PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTIVE  
RELIEF**

At a session of said Court, held in the Circuit Court  
for the County of Ingham, State of Michigan  
on this 2 day of ~~March~~, 2012.

PRESENT: The Honorable Clinton Canady, III  
Circuit Court Judge

This matter having come before the Court upon Plaintiffs' Verified Complaint for  
Declaratory Relief and for Preliminary and Permanent Injunctive Relief or Mandamus Relief,

and their accompanying Emergency Motion for Temporary Restraining Order/Preliminary Injunctive Relief or for Mandamus Relief, and the Court, having conducted a hearing on this matter, being otherwise fully advised in the premises, and for the reasons stated on the record, now therefore,

**IT IS HEREBY ORDERED** as follows:

- a. Plaintiffs' request for preliminary injunctive relief is GRANTED;
- b. Defendants are immediately enjoined from ignoring Minority Members' oral and/or written demands for a record roll call vote on whether bills should be passed with "immediate effect" when such demands are supported by 1/5 of the Members under Article 4, § 18 of the Michigan Constitution;

*cc: [handwritten initials]*

~~c. Defendants are immediately enjoined from giving House Bills "immediate effect" under Article 4, § 27 of the Michigan Constitution by way of voice vote and gavel and/or rising vote and gavel, and without actually counting votes for and against "immediate effect", and~~

- d. the "immediate effect" given to HB 4246, HB 5063, and HB 4929 is immediately enjoined,

SO ORDERED *cc: [handwritten initials]*

*however the House can reconvene and vote on the immediate application of these bills. Such vote on these bills only shall be by roll call per Art. 4 Sec 18 of Michigan Constitution.*

*[Handwritten signature of Clinton Canady, III]*

Hon. Clinton Canady, III  
Ingham Co. Circuit Court Judge

Date: *4/2/12*