STATE OF MINNESOTA

SIXTY-EIGHTH SESSION - 1973

FORTY-FOURTH DAY

SAINT PAUL, MINNESOTA, WEDNESDAY, APRIL 25, 1973

The House convened at 2:00 p.m. and was called to order by the Speaker.

Prayer was offered by the Chaplain.

The roll was called, and the following members were present:

DeGroat	Johnson, J.	Moe	Savelkoul
Dieterich	Johnson, R.	Mueller	Schreiber
Dirlam	Јорр	Munger	Schulz
Eckstein	Jude	Myrah	Searle
Eken	Kahn	Nelson	Sherwood
Enebo	Kelly	Newcome	Sieben, H.
Erdahl	Kempe	Niehaus	Sieben, M.
Erickson	Klaus	Norton	Skaar
Esau		Ohnstad	Smith
Faricy	Kyam	Ojala	Spanish
Ferderer	Laidig	Parish	Stangeland
Fjoslien	Larson	Patton	Stanton
Flakne	LaVoy	Pavlak, R.	Swanson
Forsythe	Lemke	Pavlak, R. L.	Tomlinson
Fudro		Pehler	Ulland
Fugina			Vanasek
Graba		Pieper	Vento
Graw	Long	Pleasant	Voss
Growe	Mann	Prahl	Weaver
Hanson	McArthur	Quirin	Wenzel
Haugerud	McCarron	Resner	Wigley
Heinitz	McCauley	Rice	Wohlwend
Hook	McEachern	Ryan	Wolcott
Jacobs	McFarlin	St. Onge	Mr. Speaker
Jaros	Menke	Salchert	•
Johnson, C.	Miller, D.	Samuelson	
Johnson, D.	Miller, M.	Sarna	
	Dieterich Dirlam Eckstein Eken Enebo Erdahl Erickson Esau Faricy Ferderer Fjoslien Flakne Forsythe Fudro Fugina Graba Graw Growe Hanson Haugerud Heinitz Hook Jacobs Jaros Johnson, C.	Dieterich Dirlam Jopp Eckstein Eken Kahn Enebo Kelly Erdahl Kempe Erickson Klaus Esau Knickerbocker Faricy Ferderer Fjoslien Larson Flakne Fudro Forsythe Fudro Frugina Graba Graw Growe Hanson Hanson Hanson Hanson Hanson Heinitz Hook Jacobs Jaros Johnson, C. Jude Kempe Kelly Kempe Kelly Kempe Laily Kempe Laily Kempe Laily Kempe Laidig Larson Lavoy Lemke Lundstrom, E. Lindstrom, E. Lindstrom, J. Carron McCarron McCarron McCarron McCarron McCarron McCarron McEachern Jacobs Jaros Johnson, C.	Dieterich Dirlam Jopp Munger Eckstein Jude Myrah Eken Kahn Nelson Enebo Kelly Newcome Erdahl Kempe Kiehaus Korton Esau Knickerbocker Faricy Kvam Ferderer Laidig Ferderer Laidig Forsythe Larson Flakne LaVoy Forsythe Lemke Fudro Graba Lombardi Graw Graw Growe Mann Hanson Hanson Hanson McArthur Haugerud Heinitz Hook Jacobs Jaros Menke Johnson, C. Myrah Munger Muyrah Meller Myrah Meller Morton Parish Parish Parish Patton Peterson Pleasant Pieper Pleasant Prahl McCauron Resner Ryan St. Onge Jaros Menke Salchert Samuelson

A quorum was present.

McMillan was excused. Hagedorn was excused until 4:00 p.m.

The Chief Clerk proceeded to read the Journal of the preceding day, when on the motion of Mr. Salchert, the further reading was dispensed with and the Journal was approved as corrected.

REPORTS OF CHIEF CLERK

Pursuant to Rules of the House, printed copies of H. F. Nos. 1455, 1699, 1765, 284, 285, 647, 837, 988, 1136, 1664, 1750, 1903,

- 534, 800, 1197, 1271, 1326, 1410, 1841, 1969, 2087, and 976 and S. F. Nos. 138, 605, 1035, 1503, 1583, 376, 973, 1026, 1498, 1507, 612, 1056, 1057, 1117, 1282, 1341, 1386, 1436, and 1463 have been placed in the members' files.
- S. F. No. 1503 and H. F. No. 1980, which had been referred to the Chief Clerk for comparison, were examined and found to be identical, except that S. F. No. 1503, page 3, lines 12 and 13 read as follows:
- "Sec. 6. This act is effective the day following its final enactment.":

whereas, H. F. No. 1980, page 3, line 12, reads as follows:

"Sec. 6. This act is effective upon final enactment.".

SUSPENSION OF RULES

Carlson, B., moved that the rules be so far suspended that S. F. No. 1503 be substituted for H. F. No. 1980 and that the House File be indefinitely postponed. The motion prevailed.

- S. F. No. 1507 and H. F. No. 1225, which had been referred to the Chief Clerk for comparison, were examined and found to be identical, except that H. F. No. 1225, page 2, after line 4, reads as follows:
- "Sec. 2. Minnesota Statutes 1971, Section 246.51, is amended to read:
- 246.51 [PAYMENT FOR CARE AND TREATMENT: DE-TERMINATION. The commissioner shall make such investigation as he deems necessary and determine, and as circumstances require redetermine, what part of the cost of care, if any, the patient is able to pay. If the commissioner finds that the patient is unable to pay the full cost of care he shall make a determination as to the ability of the relatives to pay provided, however, that in no case shall the relatives be ordered to pay more for each patient than ten percent of the cost of care but not to exceed \$60 per month but voluntary payments in excess thereof may be accepted by the commissioner. No parent shall be liable for the cost given a patient at a state hospital after such patient has reached the age of 21 years. Such determination shall be conclusive in any action to enforce payment of the cost of care unless appealed from as hereinafter provided. All money received shall be paid to the state treasurer and placed in the general fund and a separate account kept thereof. Responsibility under this section shall not apply to those relatives earning less than \$4,000 per year.";
- whereas, S. F. No. 1507 does not contain this language.
- In H. F. No. 1225, line 6 of the title reads as follows: "Subdivision 5; and 246.51."; whereas, in S. F. No. 1507, line 6 of the title reads: "Subdivision 5.".

SUSPENSION OF RULES

Culhane moved that the rules be so far suspended that S. F. No. 1507 be substituted for H. F. No. 1225 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1583 and H. F. No. 1768, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Miller, D., moved that S. F. No. 1583 be substituted for H. F. No. 1768 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1386 and H. F. No. 1446, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Tomlinson moved that S. F. No. 1386 be substituted for H. F. No. 1446 and that the House File be indefinitely postponed. The motion prevailed.

- S. F. No. 612 and H. F. No. 982, which had been referred to the Chief Clerk for comparison, were examined and found to be identical, except that H. F. No. 982, page 1, lines 7 through 12, reads:
- "Section 1. [LIE DETECTOR TESTS OF EMPLOYEES OR PROSPECTIVE EMPLOYEES PROHIBITED.] No employer or agent thereof shall solicit or require a polygraph, lie detector, or psychological stress evaluator test of any employee or prospective employee. An employer or agent violating this section is guilty of a gross misdemeanor.";
- whereas, S. F. No. 612, page 1, lines 8 through 30, and page 2, lines 1 through 7, reads:
- "Section 1. [LIE DETECTOR TESTS OF EMPLOYEES OR PROSPECTIVE EMPLOYEES PROHIBITED.] No employer or agent thereof shall by direct or indirect coercion request or require a polygraph or any test purporting to test the honesty of any employee or prospective employee. An employer or agent violating this section is guilty of a misdemeanor.
- Sec. 2. [DISCLOSURE OF LIE DETECTOR TESTS PRO-HIBITED.] No person shall disclose that another person has taken a polygraph or any test purporting to test honesty or the results of that test except to the individual tested. If such a test is given after the effective date of this act and at the employee's request, the results may be given only to persons authorized by the employee to receive the results. A person who violates this section is guilty of a misdemeanor.
- Sec. 3. Nothing in this act shall be construed to prohibit the use of the polygraph test where a police chief determines that it is necessary to utilize the polygraph as an investigatory tool provided:

- (a) The questions asked the officer relate specifically, directly and narrowly to the past performance of his official duties.
- (b) The officer is not required to waive immunity from prosecution.
- (c) The officer is advised that information supplied through his answers cannot be used against him in a later criminal proceeding and that his refusal to cooperate in the investigation could result in disciplinary action, including dismissal.".

The title of H. F. No. 982, page 1, lines 1 through 5, reads:

"A bill for an act relating to employment; prohibiting lie detector tests of employees or prospective employees; providing a penalty.";

whereas, the title of S. F. No. 612, page 1, lines 1 through 6, reads:

"A bill for an act relating to employment; prohibiting polygraph or other tests purporting to test the honesty of employees or prospective employees; providing a penalty.".

SUSPENSION OF RULES

Sieben, M., moved that the rules be so far suspended that S. F. No. 612 be substituted for H. F. No. 982 and that the House File be indefinitely postponed. The motion prevailed.

PETITIONS AND COMMUNICATIONS

The following reports were received, filed in the Chief Clerk's Office, and distributed to each member: Report of Public Examiner on the Financial Affairs of Hibbing State Junior College and the Department of Health.

REPORTS OF STANDING COMMITTEES

Mr. Norton from the Committee on Appropriations to which was referred:

H. F. No. 1198, A bill for an act relating to St. Louis county; transfer of state owned lands; state trust lands.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

Mr. Ryan from the Committee on City Government to which was referred:

H. F. No. 1960, A bill for an act relating to the Duluth transit authority of the city of Duluth; amending Laws 1969, Chapter 720, Section 11, Subdivision 1.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

- Mr. Adams, J., from the Committee on Commerce and Economic Development to which was referred:
- S. F. No. 1095. A bill for an act relating to the regulation of barbers in the state of Minnesota; amending Minnesota Statutes 1971. Sections 154.03; 154.16; 154.18; and 154.22.

Reported the same back with the following amendments:

Page 3. line 7, after "\$15;" insert "provided, however, no such restoration fee is required of barbers age 70 or over:".

Page 3, line 24, after "\$10:" insert "provided, however, no such restoration fee is required of those age 70 or over and who operates a barber shop as part of the barber's residence:".

With the recommendation that when so amended the bill do pass.

The report was adopted.

- Mr. Munger from the Committee on Environmental Preservation and Natural Resources to which was referred:
- H. F. No. 922. A bill for an act relating to water resources: revising certain provisions concerning dams, reservoirs, control structures, and waterway obstructions; providing for the orderly maintenance, repair or reconstruction of dams serving the public interest: prescribing powers and duties of the commissioner of natural resources; authorizing the commissioner to make grants to local governmental units; appropriating money; amending Minnesota Statutes 1971, Sections 105.37, by adding a subdivision: 105.38; 105.42; 105.52; and Chapter 105, by adding a section.

Reported the same back with the recommendation that the bill do pass and be re-referred to the Committee on Appropriations.

The report was adopted.

Mr. Munger from the Committee on Environmental Preservation and Natural Resources to which was referred:

H. F. No. 1662, A bill for an act relating to pollution; providing for a deputy director of the Minnesota pollution control agency; removing certain exemptions from the definition of "solid waste"; giving the pollution control agency power to regulate the storage of solid waste; providing permit authority to govern noise pollution; expanding the definition of "junk yard"; abolishing the water pollution control advisory committee; amending Minnesota Statutes 1971, Sections 43.09, Subdivision 2: 116.03, Subdivision 1: 116.06, Subdivision 10, and by adding a subdivision; 116.07, Subdivisions 2, 4, and 4a; 116.08, Subdivision 1; 116.081, Subdivision 1; 161.242, Subdivision 2.

Reported the same back with the recommendation that the bill do pass.

The report was adopted.

Mr. Munger from the Committee on Environmental Preservation and Natural Resources to which was referred:

H. F. No. 1821, A bill for an act relating to the environmental impact, reduction, reuse and recycling of solid waste; authorizing state grants to regions, municipalities, and institutions therefor; prescribing duties and powers of the Minnesota pollution control agency; providing penalties; imposing a solid waste disposal charge; appropriating funds.

Reported the same back with the following amendments:

Page 4, line 5, after the word "facility" insert the word "primarily".

Page 5, line 23, after "collected" insert "from the operator of the facility".

Page 6, line 17, strike the line to the period and insert in lieu thereof "on July 1, 1973".

With the recommendation that when so amended the bill do pass and be re-referred to the Committee on Appropriations.

The report was adopted.

Mr. Munger from the Committee on Environmental Preservation and Natural Resources to which was referred:

S. F. No. 225, A bill for an act relating to water resources; providing for the regulation of shoreland use and development in municipalities; prescribing the powers and duties of municipalities and state agencies in relation thereto; amending Minnesota Statutes 1971, Sections 105.485, Subdivisions 2 and 3, and by adding subdivisions; and 462.357, Subdivision 1.

Reported the same back with the recommendation that the bill do pass.

The report was adopted.

Mr. Munger from the Committee on Environmental Preservation and Natural Resources to which was referred:

S. F. No. 1047, A bill for an act relating to the registration and use of snowmobiles; requiring snowmobile operators to stop when signaled to stop by a law enforcement officer; amending Minnesota Statutes 1971, Chapter 84, by adding a section.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

Mr. Munger from the Committee on Environmental Preservation and Natural Resources to which was referred:

S. F. No. 1073, A bill for an act relating to state forest boundaries; amending Minnesota Statutes 1971, Section 89.021, Subdivision 54.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

Mr. Fudro from the Committee on General Legislation and Veterans Affairs to which was referred:

H. F. No. 1313, A bill for an act relating to elections; providing for applications for and acknowledgement of absentee ballots; amending Minnesota Statutes 1971, Sections 207.03 and 207.08.

Reported the same back with the following amendments:

Page 6, line 16, strike "registered" and insert in lieu thereof "eligible".

Page 6, line 19, strike "a registered" and insert in lieu thereof "an eligible".

Page 7, line 4, strike "a registered" and insert in lieu thereof "an eligible".

Page 7, line 24, strike the word "a" and insert in lieu thereof "an".

Page 7, line 25, strike "registered" and insert in lieu thereof "eliaible".

With the recommendation that when so amended the bill do pass.

The report was adopted.

Mr. Fudro from the Committee on General Legislation and Veterans Affairs to which was referred:

H. F. No. 1829, A bill for an act relating to armories; defining armory; amending Minnesota Statutes 1971, Section 193.139, by adding a subdivision.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

Mr. Fudro from the Committee on General Legislation and Veterans Affairs to which was referred:

H. F. No. 2035, A bill for an act relating to elections; providing for the administration of absentee ballots by the municipalities in certain instances; amending Minnesota Statutes 1971, Sections 207.03; 207.04; 207.05, Subdivisions 1 and 3; 207.06; 207.07; 207.08; 207.09; 207.10; 207.13; 207.19; 207.20, Subdivisions 1 and 2; 207.22; 207.221, 207.24; 207.28; 207.30, Subdivisions 1 and 3; repealing Minnesota Statutes 1971, Section 207.15.

Reported the same back with the following amendments:

Page 1, line 20, strike "if he resides outside a municipality".

Page 12, lines 14 and 15, strike "if his place of residence is outside a municipality".

Page 14, line 28, strike ", if".

Page 15, line 1, strike "his place of residence is outside a municipality".

With the recommendation that when so amended the bill do pass.

The report was adopted.

Mr. Quirin from the Committee on Governmental Operations to which was referred:

H. F. No. 748, A bill for an act relating to the city of Minneapolis; policemen's pension fund, uses and membership; amending Laws 1949, Chapter 406, Sections 7 and 10, as amended.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

Mr. Quirin from the Committee on Governmental Operations to which was referred:

H. F. No. 959, A bill for an act relating to the town of Canosia; authorizing a tax levy for firemen's relief purposes.

Reported the same back with the following amendments:

Page 1, strike all of line 10 and insert in lieu thereof "Minnesota Statutes, Sections 69.771 to 69.776.".

With the recommendation that when so amended the bill do pass and be placed on the Consent Calendar.

The report was adopted.

Mr. Quirin from the Committee on Governmental Operations to which was referred:

H. F. No. 1214, A bill for an act relating to the village of McKinley; authorizing division and distribution of the assets of its volunteer fire department relief association among existing members thereof.

Reported the same back with the following amendments:

Page 1, line 10, after "may," insert "upon dissolution of the village of McKinley and the relief association,".

With the recommendation that when so amended the bill do pass and be placed on the Consent Calendar.

The report was adopted.

- Mr. Quirin from the Committee on Governmental Operations to which was referred:
- H. F. No. 1319, A bill for an act relating to the city of Stillwater: firemen's service pensions.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

- Mr. Quirin from the Committee on Governmental Operations to which was referred:
- H. F. No. 1510, A bill for an act relating to the city of Anoka; fire department relief association benefits; amending Laws 1971, Chapter 184, Section 1, Subdivisions 2, 3, 4, 5 and 6; Section 2, Subdivision 2: and Sections 4 and 5.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

- Mr. Quirin from the Committee on Governmental Operations to which was referred:
- H. F. No. 1578, A bill for an act relating to retirement; firemen's service pensions in the Village of Sauk Rapids.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

- Mr. Quirin from the Committee on Governmental Operations to which was referred:
- H. F. No. 1579, A bill for an act relating to police pensions in the city of Saint Paul; amending Laws 1955, Chapter 151, Section 9, Subdivision 6.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

Mr. Quirin from the Committee on Governmental Operations to which was referred:

H. F. No. 1580, A bill for an act relating to the firemen's relief association in the city of Saint Paul; amending Laws 1955, Chapter 375, Section 22.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

- Mr. Quirin from the Committee on Governmental Operations to which was referred:
- H. F. No. 1671, A bill for an act relating to the fire department relief association and firemen's service pensions in the city of Bemidji.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

- Mr. Quirin from the Committee on Governmental Operations to which was referred:
- H. F. No. 1727, A bill for an act relating to retirement; volunteer firemen's service pensions; amending Minnesota Statutes 1971, Section 69.06.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

- Mr. Quirin from the Committee on Governmental Operations to which was referred:
- H. F. No. 1844, A bill for an act relating to the city of Redwood Falls; authorizing payment of lump sum retirement benefits to firemen.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

- Mr. Quirin from the Committee on Governmental Operations to which was referred:
- H. F. No. 1896, A bill for an act relating to telephone companies; costs to be charged to telephone companies for investigative procedures initiated by the department of public service; amending Minnesota Statutes 1971, Section 237.29, Subdivision 1.

Reported the same back with the following amendments:

Page 1, after line 31, insert:

"Sec. 2. Minnesota Statutes 1971, Section 237.32, is repealed.".

Further amend the title:

Page 1, line 7, after "1" insert "; and repealing Minnesota Statutes 1971, Section 237.32".

With the recommendation that when so amended the bill do pass and be placed on the Consent Calendar.

The report was adopted.

Mr. Quirin from the Committee on Governmental Operations to which was referred:

H. F. No. 2154, A bill for an act relating to the water, light, power and building commission in certain cities; appointment and qualifications of members of the commission; amending Minnesota Statutes 1971, Section 453.02.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert in lieu thereof the following:

"Section 1. [SHAKOPEE WATER, LIGHT, POWER AND BUILDING COMMISSION; MEMBERS.] Notwithstanding the provisions of Minnesota Statutes, Section 453.02, or any other law to the contrary, the governing body of the city of Shakopee, within the limitation on the number of members as specified in Minnesota Statutes, Section 453.02, may appoint members to its water, light, power, and building commission who need not reside in the city of Shakopee, but any members so appointed who reside outside the city of Shakopee shall be individually customers of the commission. Except as otherwise provided herein, all of the applicable provisions of Minnesota Statutes, Section 453.02, shall apply to the Shakopee water, light, power and building commission.

Sec. 2. This act takes effect upon its approval by the governing body of the city of Shakopee, and upon compliance with Minnesota Statutes, Section 645.021.".

Further, amend the title by striking it in its entirety and inserting in lieu thereof the following:

"A bill for an act authorizing the city of Shakopee to appoint nonresidents of the city to its water, light, power and building commission under certain conditions.".

With the recommendation that when so amended the bill do pass and be placed on the Consent Calendar.

The report was adopted.

Mr. Quirin from the Committee on Governmental Operations to which was referred:

S. F. No. 68, A bill for an act abolishing the advisory committee on planning; repealing Minnesota Statutes 1971, Section 4.14.

Reported the same back with the recommendation that the bill do pass.

The report was adopted.

Mr. Quirin from the Committee on Governmental Operations to which was referred:

S. F. No. 912, A bill for an act relating to the Minnesota state retirement system; amending Minnesota Statutes 1971, Sections 352.01, Subdivisions 11 and 16; 352.021, Subdivision 3; 352.115, Subdivision 1; 352.12, Subdivisions 1, 2 and 6; 352.22, Subdivision 3; and 352.72, Subdivisions 2 and 4; repealing Minnesota Statutes 1971, Section 352.04, Subdivision 7.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

Mr. Parish from the Committee on Judiciary to which was referred:

H. F. No. 831, A bill for an act proposing an amendment to the Minnesota Constitution repealing Article IV, Section 31, removing the ban on lotteries.

Reported the same back with the recommendation that the bill do pass and be re-referred to the Committee on Rules and Legislative Administration.

The report was adopted.

Mr. Parish from the Committee on Judiciary to which was referred:

H. F. No. 1241, A bill for an act proposing an amendment to the Minnesota Constitution, Article VII, Sections 1 and 7; providing that persons 18 years of age shall be eligible to vote and to hold elective office in this state.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Rules and Legislative Administration.

The report was adopted.

Mr. Parish from the Committee on Judiciary to which was referred:

S. F. No. 632, A bill for an act relating to courts; establishing a uniform jurisdictional amount for conciliation courts; amending Minnesota Statutes 1971, Sections 487.30; 491.03, Subdivision 4; and 491.04, Subdivision 1.

Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

The report was adopted.

Mr. Salchert from the Committee on Metropolitan and Urban Affairs to which was referred:

H. F. No. 986, A bill for an act relating to the Minneapolis-St. Paul Metropolitan Airports Commission; jurisdiction, membership, and taxing and borrowing powers of the commission; general obligation revenue financing by the commission; and providing for a legislative air transport commission; amending Minnesota Statutes 1971, Sections 360.102, Subdivisions 2, 3, 4, 5, and 9, and by adding a subdivision; 360.103; 360.104, Subdivisions 1, 2, 3, 4, and 5; 360.105, Subdivisions 2 and 4; 360.106, Subdivision 3; 360.107, Subdivision 17; 360.109, Subdivision 1, and by adding a subdivision; 360.111; 360.114; 360.116; and 360.122; and repealing Minnesota Statutes 1971, Sections 360.104, Subdivision 6; and 360.119.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert:

- "Section 1. Minnesota Statutes 1971, Section 360.102, Subdivision 2, is amended to read:
- Subd. 2. "Commission" and "corporation," each means (A CORPORATION CREATED UNDER LAWS 1943, CHAPTER 500, AS A) the Minneapolis-St. Paul Metropolitan Airports Commission, organized and existing under the provisions of sections 360.101 to 360.144.
- Sec. 2. Minnesota Statutes 1971, Section 360.102, Subdivision 3, is amended to read:
- Subd. 3. "City council" or "council" means the governing body of (A CITY, HOWEVER DESIGNATED BY LAW OR CHARTER) each of the cities of Minneapolis and St. Paul.
- Sec. 3. Minnesota Statutes 1971, Section 360.102, Subdivision 4, is amended to read:
- Subd. 4. "Commissioner" means a person appointed or otherwise selected as, and, after his qualification, acting as, a member of (A) the corporation (CREATED UNDER LAWS 1943, CHAPTER 500).
- Sec. 4. Minnesota Statutes 1971, Section 360.102, Subdivision 5, is amended to read:
- "The commissioners" means a quorum of the members of (A) the corporation (CREATED UNDER LAWS 1943. CHAPTER 500), acting as the governing body of (SUCH) the corporation.
- Sec. 5. Minnesota Statutes 1971, Section 360.102, Subdivision 9. is amended to read:
- Subd. 9. "City" or "each city" means one of the (TWO CONTIGUOUS) cities of (THE FIRST CLASS IN AND FOR WHICH A CORPORATION SHALL BE CREATED UNDER LAWS 1943, CHAPTER 500) Minneapolis and St. Paul.

- Sec. 6. Minnesota Statutes 1971, Section 360.102, is amended by adding a subdivision to read:
- Subd. 10. "Metropolitan area" means the area of the counties of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington.
- Sec. 7. Minnesota Statutes 1971, Section 360.103, is amended to read:
- 360.103 [METROPOLITAN AIRPORTS COMMISSION.] (SUBDIVISION 1.) For the purposes (HEREIN) provided (THERE SHALL BE) in sections 360.101 to 360.144 the Minneapolis-St. Paul Metropolitan Airports Commission has been created as a public corporation (IN AND FOR ANY TWO CONTIGUOUS CITIES OF THE FIRST CLASS IN THIS STATE, TO BE KNOWN AS THE METROPOLITAN AIRPORTS COMMISSION OF THESE CITIES). The existence and the powers, responsibilities, rights, and obligations of this corporation are confirmed and extended in accordance with the provisions of those sections, as they now exist and as they are now and may hereafter be amended and supplemented.
- (SUBD. 2. LAWS 1943, CHAPTER 500, IS EXPRESSLY DECLARED TO BE APPLICABLE TO ALL SUCH CITIES WHETHER OR NOT THEY ARE NOW OR HEREAFTER EXISTING UNDER A CHARTER FRAMED AND ADOPTED UNDER SECTION 36 OF ARTICLE IV, OF THE STATE CONSTITUTION.)
- Sec. 8. Minnesota Statutes 1971, Section 360.104, Subdivision 1, is amended to read:
- 360.104 [MEMBERSHIP, GOVERNMENT.] Subdivision 1. The following persons and their respective successors (, HEREIN TERMED COMMISSIONERS,) shall constitute the members and governing body of the corporation, namely:
- (1) All of the members and commissioners in office January 1, 1973, for the remainder of the terms for which they were appointed or otherwise selected, respectively;
- (2) The mayor of each of the (RESPECTIVE) cities, or a qualified voter appointed by him, for his term of office as mayor;
- (3) A member of the council of each of the (RESPECTIVE) cities, appointed by (SUCH) the council for a term of six years commencing in July, 1977, and his successors for six year terms commencing in July in each sixth year thereafter;
- (4) A member of the park board of (COMMISSIONERS HAVING JURISDICTION AT THE TIME OF THE PASSAGE OF LAWS 1943, CHAPTER 500, OF AIRPORTS OF EACH OF THE RESPECTIVE CITIES,) Minneapolis appointed by (SUCH) that board (OR COMMISSION, OR, IN CASE THE COUNCIL OF EITHER OF SUCH CITIES HAS JURISDICTION OF AIRPORTS IN SAID CITY, THEN) and a second

member of (SUCH) the council of St. Paul, appointed by it, each for a term of six years commencing in July in 1973 and his successors for six year terms commencing in July in each sixth year thereafter;

- (5) One additional (COMMISSIONER FROM) resident of each city, who (IS A FREEHOLDER, HAS RESIDED IN THE CITY FROM WHICH HE IS APPOINTED AT LEAST TEN YEARS, AND) does not hold any office under the state or any of its political subdivisions except that of notary public, herein termed a "citizen commissioner," such member in (A CITY HAVING THE COMMISSION FORM OF GOVERNMENT) St. Paul to be appointed by the mayor, with the approval of the council, and in (OTHER CITIES) Minneapolis by the council, with the approval of the mayor; each for a term of two years commencing in July, 1973, and his successors for six year terms commencing in July, 1975, and in July in each sixth year thereafter;
- (6) Six additional members, each appointed by the governor on a nonpartisan basis, and each holding no other office under the state or any of its political subdivisions except that of notary public; for terms and with residence qualifications as follows:
- (a) A resident of the area of each of the counties of Hennepin and Ramsey, outside Minneapolis and St. Paul, each for a four year term commencing in July, 1973, and his successors for six year terms commencing in July of 1977 and in each sixth year thereafter;
- (b) A resident of the county of Anoka, for a six year term commencing in July, 1973, and his successors for six year terms commencing in July in each sixth year thereafter;
- (c) A resident of the area of the counties of Carver and Scott, for a six year term commencing in July, 1973, and his successors for six year terms commencing in July in each sixth year thereafter:
- (d) A resident of each of the counties of Dakota and Washington, each for a two year term commencing in July, 1973, and his successors for six year terms commencing in July of 1975 and in each sixth year thereafter; and
- (7) One member appointed by the governor of the state, who shall be a qualified voter of a county (NOT CONTIGUOUS TO EITHER OF THE COUNTIES IN WHICH THE RESPECTIVE CITIES ARE LOCATED, WHO) outside the metropolitan area and shall be chairman of the corporation, appointed for a six year term commencing in July, 1973, and his successors for six year terms commencing in July in each sixth year thereafter.
- Sec. 9. Minnesota Statutes 1971, Section 360.104, Subdivision 2, is amended to read:
- Subd. 2. Each mayor, or any voter appointed by him in his stead, shall serve as a commissioner for the term of office of such mayor (, OR FOR THE CONSECUTIVE TERMS THEREOF

IF HE BE RE-ELECTED). (OF THE FIRST COMMISSIONERS, ONE APPOINTED BY EACH CITY COUNCIL FROM ITS MEMBERS SHALL SERVE FOR A TERM OF FOUR YEARS, AND ONE FOR SIX YEARS, OR IF ONE IS AP-POINTED BY A BOARD OR COMMISSION HAVING JURIS-DICTION OF AIRPORTS INSTEAD OF BY THE COUNCIL, HE SHALL SERVE FOR SIX YEARS. THE COMMISSIONER APPOINTED BY THE GOVERNOR SHALL SERVE FOR FOUR YEARS, AND EACH OF THE CITIZEN COMMISSION-ERS FOR SIX YEARS. EACH OF SAID TERMS SHALL DATE FROM THE ELECTION OR APPOINTMENT AND QUALIFICATION OF THE COMMISSIONER. THEREAFTER THE TERM OF EACH COMMISSIONER, EXCEPT THAT OF A MAYOR, OF AN APPOINTEE OF SUCH MAYOR IN HIS STEAD, AND OF ONE APPOINTED TO FILL A VACANCY, SHALL BE FOR SIX YEARS. NOTWITHSTANDING THE FOREGOING PROVISIONS OF THIS SUBDIVISION, THE TERM) The office of any commissioner who is a member of a city council or board (OR COMMISSION HAVING JURISDIC-TION OF AIRPORTS) shall (TERMINATE) become vacant when for any reason he ceases to hold the city office to which he was elected, and (A SUCCESSOR SHALL BE IMMEDIATELY APPOINTED TO FILL HIS UNEXPIRED TERM) the office of any commissioner shall become vacant upon the occurrence of any event referred to in section 351.02. Except as provided in the (LAST SENTENCE) preceding sentences of this subdivision, each commissioner shall serve until his successor is duly appointed and has qualified. Any vacancy in the office of a commissioner shall immediately be filled for the unexpired term, and in such case, or when the term of a commissioner expires, his successor shall be chosen in the same manner as was his predecessor, and his appointment shall be evidenced in the same manner.

Sec. 10. Minnesota Statutes 1971, Section 360.104, Subdivision 3, is amended to read:

(WITHIN 30 DAYS AFTER THE EFFECTIVE DATE OF LAWS 1943, CHAPTER 500, THE COMMISSION-ERS SHALL BE SELECTED AS PROVIDED IN SUBDIVI-SION 1.) The clerk, secretary, or other appropriate official of each appointing public body shall immediately (THEREAF-TER) file with the secretary of state a certified copy (OR COPIES) of (THE) each resolution (OR RESOLUTIONS OF APPOINTING BODY) appointing commissioners (FROM ITS OWN MEMBERSHIP). (AT THE SAME TIME) The city clerk of each city, upon the election and qualification of each new mayor thereof, shall file with the secretary of state a certificate stating (THE) his full name and address (OF THE MAYOR OF SUCH CITY), and that such mayor has elected to act as a commissioner, or, in the event such mayor has appointed some other qualified voter in his place, shall file a certified copy of the order of the mayor appointing such commissioner. (SUCH CITY CLERK SHALL ALSO FILE A CERTIFIED COPY OF THE RECORD OF APPOINTMENT OF THE CITIZEN COM-MISSIONER.) The governor shall file his (APPOINTMENT)

appointments in the same office. Each person selected as a commissioner shall thereupon file in the same office the oath of office prescribed by the State Constitution, Article V, Section 8, subscribed by him and certified by the officer administering the same.

- Sec. 11. Minnesota Statutes 1971, Section 360.104, Subdivision 4, is amended to read:
- Should any of the said appointments not be made Subd. 4. (, OR ANY CERTIFICATION OF APPOINTMENTS OR ANY CERTIFICATE AS TO A MAYOR ELECTING TO ACT AS A COMMISSIONER, OR ANY OATH OF OFFICE, NOT BE FILED AS REQUIRED, ALL WITHIN THE TIME LIMITS SPECIFIED HEREIN) within 60 days after the commencement of the term for which it is to be made, the governor shall (THEREUPON) upon the request of the chairman select and appoint such commissioners as have not been so designated. Any commissioner so appointed by the governor shall be a legal voter of the city or county for which he was appointed. Upon his filing the oath of office required by subdivision 3, he shall have all the rights, privileges, and powers of a commissioner duly (ELECT-ED OR) appointed as provided (HEREIN) in subdivision 2. If thereafter any vacancy in the office of a commissioner shall not be promptly filled, the governor may upon request of the chairman proceed as in this subdivision provided.
- Sec. 12. Minnesota Statutes 1971, Section 360.104, Subdivision 5, is amended to read:
- (IMMEDIATELY AFTER THE FILING OF THE Subd. 5. CERTIFICATES, APPOINTMENTS, AND OATHS OF OF-FICE REQUIRED HEREBY, THE COMMISSIONER AP-POINTED BY THE GOVERNOR SHALL CALL A MEETING OF THE COMMISSIONERS, GIVING TO EACH NOTICE BY MAIL AT LEAST FIVE DAYS BEFORE THE MEETING. AT SUCH MEETING, AND) At all (SUBSEQUENT) meetings of the corporation (TO BE CREATED, SIX-NINTHS) a majority of all the commissioners duly qualified and acting shall constitute a quorum for the transaction of business, and an affirmative vote of (FIVE-NINTHS) a majority of (ALL) the commissioners present shall be required for the passage of any measure (,) . (EXCEPT A MEASURE INVOLVING THE RESTRIC-TION OF THE USE OF THE FACILITIES OF ANY OF THE AIRPORTS TAKEN OVER BY THE CORPORATION UNDER THE PROVISIONS OF LAWS 1943, CHAPTER 500. FOR THE PASSAGE OF ANY SUCH MEASURE, THE DESIGNATION OF THE NAME OF ANY AIRPORT OR AIRPORTS, OR FOR THE ESTABLISHMENT OF ANY NEW AIRPORT OR AIRPORTS, OR FOR ANY MEASURE INVOLVING THE ISSU-ANCE OF BONDS. AN AFFIRMATIVE VOTE OF SIX-NINTHS OF ALL THE COMMISSIONERS SHALL BE REQUIRED, AT LEAST TWO OF WHICH AFFIRMATIVE VOTES SHALL BE THOSE OF REPRESENTATIVES OF EACH OF THE CITIES FOR WHICH THE CORPORATION IS FORMED. IMMEDIATELY AFTER THE MEETING IS

CALLED TO ORDER THE COMMISSIONERS PRESENT SHALL ADOPT AN OFFICIAL NAME FOR THE CORPORATION, WHICH NAME SHALL CONTAIN THE WORDS "METROPOLITAN AIRPORTS COMMISSION," TOGETHER WITH THE NAMES OF THE CITIES IN AND FOR WHICH SAID CORPORATION IS BEING CREATED, OR SOME WELL-KNOWN DESIGNATION FOR THOSE CITIES.)

- Sec. 13. Minnesota Statutes 1971, Section 360.105, Subdivision 2, is amended to read:
- Subd. 2. Each commissioner, including the chairman appointed by the governor, shall be reimbursed for actual and necessary expenses incurred by him in the performance of his duties. (FROM AND AFTER JULY 1, 1957,) The chairman shall be paid for attending meetings of the commission, regular and special, and meetings of committees thereof, (\$50) \$75 per meeting or meetings attended during any one day, provided that the aggregate of all such payments (TO SUCH CHAIRMAN) for any one year shall not (TO) exceed (, HOWEVER, \$2,000) \$3,000. (FROM AND AFTER JULY 1, 1957,) Each commissioner shall be paid for attending meetings of the commission, regular and special, and meetings of committees thereof, (\$25) \$35 per meeting or meetings attended during any one day, provided that the aggregate of all such payments to each such commissioner for any one year shall not (TO) exceed (, HOWEVER, \$1,000) \$1,500.
- Sec. 14. Minnesota Statutes 1971, Section 360.105, Subdivision 4, is amended to read:
- Subd. 4. The removal of residence of any commissioner from the (CITY OF) area from which he was appointed or otherwise selected as a representative shall operate as a resignation of his office. Any commissioner may be removed from office by the body (OR PERSON) appointing him, or by the governor, for misfeasance, malfeasance, or nonfeasance in office, upon written charges and after an opportunity to be heard in his defense.
- Sec. 15. Minnesota Statutes 1971, Section 360.106, Subdivision 3, is amended to read:
- Subd. 3. The treasurer shall receive and be responsible for all moneys of the corporation, from whatever source derived, and the same shall be considered public funds. He shall disburse the moneys of the corporation only on orders made by the executive (AND OPERATING OFFICER) director, herein provided for, countersigned by such other officer or such employee of the corporation as may be authorized and directed so to do by the corporation, showing the name of the claimant and the nature of the claim. No disbursement shall be certified by such officers (UNTIL THE SAME HAVE BEEN) unless ascertained by them to be for a purpose and within the amount authorized for such purpose in a budget approved by said commissioners (AT A MEETING THEREOF). Whenever the executive director of the corporation shall certify (, PURSUANT TO ACTION TAKEN

BY THE COMMISSIONERS AT A MEETING THEREOF,) that there are moneys and the amount thereof in the possession of the treasurer not currently needed, then the treasurer may invest said amount or any part thereof in treasury bonds, certificates of indebtedness, bonds or notes of the United States of America, or bonds, notes or certificates of indebtedness of the state of Minnesota, all of which must mature not later than three years from the date of purchase. Whenever it shall appear to the commissioners that any invested funds are needed for current purposes before the maturity dates of the securities held, they shall cause the executive director to so certify to the treasurer and it shall then be the duty of the treasurer to order the sale or conversion into cash of the securities in the amount so certified. All interest and profit on said investments shall be credited to and constitute a part of the funds of the commission. The treasurer shall keep an account of all moneys received and disbursed by him, and at least once a year, at times to be designated by the corporation, file with the secretary a financial statement of the corporation, showing in appropriate and identifiable groupings the receipts and disbursements since the last approved statements; moneys on hand and the purposes for which the same are appropriated; and shall keep an account of all securities purchased as herein provided, the funds from which purchased and the interest and profit which may have accrued thereon, and shall accompany the financial statement aforesaid with a statement setting forth such account. The corporation may pay to the treasurer from time to time compensation in such amount as it may determine to cover clerk hire to enable the treasurer to carry out the duties thus imposed upon him and those required of him in connection with bonds issued by the corporation as in this act authorized.

- Sec. 16. Minnesota Statutes 1971, Section 360.107, Subdivision 17, is amended to read:
- Subd. 17. (1) It may from time to time make, adopt and enforce such rules, regulations, and ordinances as it may find expedient or necessary for carrying into effect the purposes of this act, including those relating to the internal operation of the corporation and to the management of airports and the operation thereof owned or operated by it, subject to the conditions and limitations hereinafter set forth. Any person violating any such rule, regulation or ordinance shall be guilty of a misdemeanor.
- (2) The prosecution may be in any municipal court sitting within either city, or before a municipal court or justice of the peace having jurisdiction over the place where the violation occurs. Every sheriff, constable, policeman, and other peace officer shall see that all rules, regulations, and ordinances are obeyed, and shall arrest and prosecute offenders. The fines collected shall be paid into the treasury of the corporation, provided, however, that the corporation shall pay and there shall be first deducted and paid over to the office of the clerk of any municipal court processing and prosecuting violations such portion of such fines as shall be necessary to cover all costs and disbursements in-

curred in the matter of the processing and prosecuting of such violations in such court. All persons committed shall be received into any penal institution in the county in which the offense was committed. All persons shall take notice of such rules, regulations, and ordinances without pleading or proof of the same.

- (3) As to rules, regulations and ordinances relating to the internal operation of the commission or to the management of airports or operation thereof, owned or operated by it, unless such rule, regulation or ordinance affects substantial rights thereon, a public hearing need not be held.
- (4) As to all other rules, regulations or ordinances where deemed immediately necessary by the corporation, it may adopt and put the same into effect, but it shall within 30 days thereafter hold a public hearing thereon, after giving at least 15 days notice thereof by publication in a legal newspaper in each of the cities of Minneapolis and St. Paul, mailing a copy thereof at least 15 days prior to the hearing to all interested parties who have registered their names with the corporation for that purpose. As to all such other rules, regulations, or ordinances which the corporation does not deem immediately necessary, the corporation shall hold a public hearing thereon following the giving of at least 15 days notice thereof by publication and mailing as aforesaid, and such rules, regulations, or ordinances shall not be adopted and put into effect until after said hearing.
- (NOT LATER THAN 90 DAYS AFTER THE DATE ON WHICH THIS AMENDATORY ACT BECOMES EFFEC-TIVE THE CORPORATION SHALL PREPARE AND FILE WITH THE SECRETARY OF STATE ITS RULES, REGULA-TIONS, AND ORDINANCES IN EFFECT AT THE TIME OF ACT, PASSAGE OF THIS AMENDATORY THE THERETOFORE FILED WITH THESECRETARY STATE, AND AS TO RULES, REGULATIONS AND ORDINANCES ADOPTED HEREAFTER, SAID) From and after January 1, 1973, notice of the adoption of rules, regulations and ordinances (, BEFORE GOING INTO FORCE AND EFFECT.) shall, (WITHIN 20 DAYS) as soon as possible after the adoption thereof, be published in a legal newspaper in each of the cities (OF MINNEAPOLIS AND ST. PAUL) and (FILED WITH) proof of such publication shall be filed with the secretary of state (. UPON SUCH FILING WITH THE SECRE-TARY OF STATE), together with a copy of the rule, regulation, or ordinance, (AS THE CASE MAY BE,) which shall thenceforth be in full force and effect.
- (6) Any person substantially interested or affected in his rights as to person or property by a rule, regulation or ordinance adopted by the corporation, may petition the corporation for a reconsideration of such rule, regulation or ordinance, or for an amendment, modification or waiver thereof. Such petition shall set forth a clear statement of the facts and grounds upon which reconsideration, amendment, modification or waiver is sought. The corporation shall grant the petitioner a public hearing within 30 days after the filing of said petition.

Sec. 17. Minnesota Statutes 1971, Section 360.109, Subdivision 1, is amended to read:

[EXERCISE OF POWERS.] Subdivision 1. (IM-360.109MEDIATELY AFTER THE ADOPTION AND FILING OF ITS PERMANENT PLAN OF OPERATION, THE CORPORA-TION SHALL PROCEED TO EXERCISE) The powers herein granted (. THESE POWERS) may be exercised at any place within (25) 35 miles of the city hall of either city, except as limited by section 360.111 (AS AMENDED).

Sec. 18. Minnesota Statutes 1971, Section 360.109, is amended by adding a subdivision to read:

Subd. 5. The investment of the cities of Minneapolis and St. Paul in the metropolitan airports system, from the date of the original enactment of this section to January 1, 1973, includes the land comprising airports owned by them and taken over pursuant to subdivision 2, and taxes levied on property within the cities in the years 1944 to 1969, the proceeds of which, together with revenues of the system and federal funds, were expended for the operation, administration, maintenance, improvement, and extension of the system and the service of debt incurred for such improvement and extension, including improvement of the city lands. The aggregate amount of such taxes was \$19,816,873, of which \$7,294,022 would have been assessed and extended against property outside the cities if the entire metropolitan area, which will be taxable by the corporation in 1973 and subsequent years under section 360.114, as amended, had been within its taxing jurisdiction when those levies were made. If it should become necessary for the corporation to levy any such taxes for any purpose other than the payment of bonds and interest, they shall be extended and assessed exclusively against taxable property outside the cities until the total amount so assessed and extended equals \$7,294,022. In the event that the airport land owned by either city should no longer be used for airport purposes, the corporation's control thereof shall cease, and title to the land and all improvements shall be and remain in the city, but the city shall become liable to the corporation for the repayment, without interest, of an amount of the taxes so paid which is proportionate to its own share of the cities' original investment, being 60 percent for Minneapolis and 40 percent for St. Paul. In the event that any other land or improvements owned or controlled by the corporation should ever cease to be used for airport purposes, all income therefrom and all proceeds received upon disposal thereof shall continue to be used for purposes of the metropolitan airports system, subject to federal laws and regulations governing such disposal; or if the operation of the system should ever be terminated, all such income and proceeds shall be distributed to the seven counties in the metropolitan area. in amounts proportionate to the assessed valuation of taxable property in each county at the time of such distribution.

Minnesota Statutes 1971, Section 360.111, is amend-Sec. 19. ed to read:

[EXISTING AIRPORTS; CONTROL, JURISDIC-(AFTER TAKING OVER OPERATION MAINTENANCE OF THE MUNICIPALLY OWNED AIR-PORTS, IN ACCORDANCE WITH THE PROVISIONS OF SECTION 360.109, SUBDIVISION 2,) The corporation shall exercise control and jurisdiction over any other airport within (25) 35 miles of the city hall of either city. Control and jurisdiction of the corporation over any (SUCH OTHER) privately owned airport (, WHETHER LICENSED AND OPERATING AT THE TIME OF THE PASSAGE OF THIS ACT OR HERE-AFTER ESTABLISHED,) shall be limited to control and jurisdiction of the flight and traffic patterns of such airport in the interests of safety of the operation of any airport owned or operated by the corporation. No airport shall be acquired or operated within the area above set forth without first securing the approval of the corporation, provided, however, such approval shall not be withheld except after notice to all interested parties and a public hearing held thereon, as provided in Minnesota Statutes (1945), Section 360.018, Subdivision 7, (AS AMENDED BY THIS ACT,) and then only upon a finding by the corporation that the acquisition or operation of such airport would create a flight hazard to any airport or airports owned or operated by it. As to any airport once licensed with the approval of the corporation, approval of the continued operation of such airport shall at no time be withdrawn by the corporation except after notice to all interested parties, a public hearing had, and a finding by the corporation based on substantial evidence that the operation of such airport is inconsistent with the safety of flight to and from an airport owned or operated or presently to be or being constructed to be operated by the corporation, and then only after payment of just compensation to cover the loss sustained by reason of such withdrawal, such just compensation, if not arrived at by agreement, to be ascertained in the condemnation of said airport by the corporation under the power of eminent domain, the commission to institute the condemnation proceedings promptly and to pay in connection with the prosecution thereof all reasonable and necessary expenses incurred not only by it but also by the owner of such airport.

Sec. 20. Minnesota Statutes 1971, Section 360.113, Subdivision 1, is amended to read:

360.113 [PUBLIC AND GOVERNMENTAL PURPOSES.] (SUBDIVISION 1.) It is hereby determined and declared that the purposes of (LAWS 1943, CHAPTER 500,) sections 360.101 to 360.144 are public and governmental (, AND); that the establishment of (AIRPORT SYSTEMS, IN THE STATE OF MINNESOTA, INCLUDING) the (AIRPORT) metropolitan airports system (TO BE ESTABLISHED) by the corporation (CREATED BY LAWS 1943, CHAPTER 500, WILL PROMOTE) promotes the public safety and welfare of the state; and that the (ACQUISITION, CONSTRUCTION,) development, extension, maintenance, and operation of (SUCH AIRPORT SYSTEMS ARE) the system is essential to the development of air navigation and transportation in and through this state, and

(ARE) is necessary in order to assure the inclusion of this state in national and international systems of air transportation (NOW BEING PLANNED: THAT THE AIRPORT SYSTEMS TO BE DEVELOPED UNDER LAWS 1943, CHAPTER 500, WILL BENEFIT), and benefits the people of the state as a whole, and (WILL RENDER) renders a general public service (; THAT THE ESTABLISHMENT OF SUCH AIRPORT SYSTEMS AS SOON AS PRACTICABLE IS ESSENTIAL IN OR-DER TO MAKE ADEQUATE PROVISION FOR STATE AND NATIONAL DEFENSE THAT THE DEVELOPMENT OF SUCH AIRPORT SYSTEMS WILL PROVIDE), and provides employment (AND WILL REDUCE UNEMPLOYMENT AF-TER THE WAR), and (WILL THEREBY AID IN OTHER WAYS AND BE) is of great public economic benefit (IN POST WAR READJUSTMENTS).

Sec. 21. Minnesota Statutes 1971, Section 360,114, is amended to read:

360.114 [BUDGET.] Subdivision (THEREAFTER,) 1. The (COMMISSIONER) commissioners shall, on or before the first day of July of each year, prepare a detailed budget of the needs of the corporation for the next fiscal year, specifying separately in said budget the amounts to be expended for acquisition of property, construction, payments on bonded indebtedness, if any, operation, and maintenance, respectively, (AND SHALL CERTIFY THE SAME ON SAID DATE TO THE COUNCIL OF EACH CITY, TOGETHER WITH A STATE-MENT OF THE PROPORTION OF THE BUDGET TO BE PROVIDED BY EACH CITY, DETERMINED AS PROVIDED IN SECTION 360.113, SUBDIVISION 5. THE COUNCIL OF EACH SUCH CITY SHALL REVIEW THE BUDGET, AND THE COMMISSIONERS, UPON NOTICE FROM ANY SUCH CITY, SHALL HEAR OBJECTIONS TO THE BUDGET AND MAY, AFTER HEARING, MODIFY OR AMEND IT, AND SHALL GIVE DUE NOTICE TO THE CITIES OF SUCH MODIFICATION OR AMENDMENT. IT SHALL BE THE DUTY OF THE COUNCIL OF EACH CITY IN AND FOR WHICH THE CORPORATION IS CREATED TO PROVIDE THE FUNDS NECESSARY TO MEET ITS PROPORTION OF THE TOTAL COST FOR ACQUISITION OF PROPERTY, PAYMENT ON BONDED INDEBTEDNESS, IF ANY, CON-STRUCTION, OPERATION, AND MAINTENANCE AS FINALLY CERTIFIED BY THE COMMISSIONERS, SUCH FUNDS TO BE RAISED BY THE TAX LEVIES, BOND SALES, OR BY OTHER MEANS WITHIN THE AUTHORITY OF SAID CITIES, AND TO PAY THE SAME OVER TO THE TREASURER OF THE CORPORATION IN SUCH AMOUNTS AND AT SUCH TIMES AS HE MAY REQUIRE, EACH CITY IS AUTHORIZED TO ISSUE AND SELL SUCH BONDS AS MAY BE NECESSARY TO MEET ITS OBLIGATIONS UN-DER THIS SECTION IRRESPECTIVE OF ANY LIMITA-TION IN ANY HOME RULE CHARTER OR SPECIAL OR GENERAL LAW, WITHOUT A VOTE UPON SAID QUES-TION BY THE ELECTORS OF SAID CITY, AND BONDS SO

DETERMINED TO BE ISSUED AND SOLD SHALL BE ISSUED AND SOLD IN THE MANNER PROVIDED BY SECTION 360.113 and SECTION 360.121) subject only to such changes as the commissioners may from time to time approve.

(IF ANY SUCH CITY SHALL FAIL TO TAKE THE NECESSARY ACTION TO PROVIDE THE FUNDS RE-QUIRED BY THE CORPORATION AS IN SECTION 360.113 AND THIS SECTION PROVIDED,) The commissioners shall on or before October 10th of each calendar year, certify to the county auditor of (THE) each county in (WHICH THE CITY SO FAILING TO COMPLY SHALL BE LOCATED, THE AMOUNT DETERMINED BY THE COMMISSIONERS TO BE RAISED BY THE CITY, AND) the metropolitan area the total amount to be raised by the commissioners during the next fiscal year through taxation, and each county auditor shall extend and assess against all property in his county which is then taxable by the corporation for the purpose for which the levy is made under the provisions of section 360.109, subdivision 5. that sum which bears the same proportion to the total amount as the assessed valuation of such taxable property bears to the assessed valuation of all property in the metropolitan area which is then taxable by the corporation for the purpose for which the levy is made. The county auditor shall extend, spread, and include the same with and as a part of the general taxes for state, county, and municipal purposes, to be collected and enforced therewith, together with penalties and interest and costs, and the county treasurer, upon collection of the same, shall transfer the same to the treasurer of the corporation.

- Subd. 3. In any budget certified by the commissioners, pursuant to any of the provisions of this section (OR OF SECTION 360.113), the amount included for operation and maintenance shall not exceed an amount which, when (APPORTIONED TO THE CITIES AFFECTED) extended against the assessed valuation of property then taxable therefor under the provisions of section 360.109, subdivision 5, will require (THE PAYMENT BY EITHER CITY FOR THOSE ITEMS OF AN AMOUNT GREATER THAN WOULD BE PRODUCED BY) a levy at the rate of one third of one mill upon (THE) such assessed valuation (OF SUCH CITY). Taxes levied by the corporation shall not affect the amount or rate of taxes which may be levied by any other local government unit within the metropolitan area under the provisions of any law or charter.
- Sec. 22. [360.120] [GENERAL OBLIGATION REVENUE FINANCING.] Subdivision 1. [SCOPE.] The Minneapolis-St. Paul Metropolitan Airports Commission shall have all the powers and duties set forth in this section, in addition to the powers granted and the duties imposed and notwithstanding any limitations of such powers set forth in any other law or city charter provision. These powers and duties are likewise granted to and imposed upon any successor public corporation, agency, or subdivision of the state in which the commission's property, rights, powers, obligations, and duties, or any of them, may in future be vested by law.

- Subd. 2. [BORROWING AUTHORIZATION.] Except for refunding bonds and certificates of indebtedness, the amount of borrowing authorized by this section, over and above the amount of bonds of the commission outstanding July 1, 1973, is limited to \$75,000,000 until and unless this limitation is increased by law.
- [GENERAL OBLIGATION REVENUE BONDS.] Subject to the provisions of subdivision 2 the commission may issue bonds for the acquisition and betterment of airports and air navigation facilities, and for the refunding of such bonds and of certificates of indebtedness issued under subdivision 10. in the same manner and with the same powers and duties as a municipality under the provisions of chapter 475 except as otherwise provided in this section. The bonds shall be designated as general obligation revenue bonds, and shall be payable primarily from and secured under resolutions of the commission by an irrevocable pledge and appropriation of the revenues to be derived from rates, fees, charges, and rentals to be imposed, maintained, and collected for all use, service, and availability of airport and air navigation facilities owned and to be owned or operated by the commission. They shall be further secured by the pledge of the full faith and credit of the commission, which shall be obligated to levy upon all taxable property within the metropolitan area a tax at such times and in such amounts, if any, as may be required to provide funds sufficient to pay all of the bonds and interest thereon when due and to maintain a reserve securing such payments in the manner and to the extent provided in this section. This tax, if ever required to be levied, shall not be subject to any limitation of rate or amount. The security afforded by this section extends equally and ratably to all general obligation revenue bonds of the commission, except that nothing herein shall prevent the commission from pledging current revenues from a particular facility or group of facilities first to the payment and security of bonds issued to finance such facilities.
- Subd. 4. [DEBT SERVICE FUND.] The commission shall maintain permanently on its official books and records an account or accounts referred to herein collectively as the debt service fund, separate from all other funds and accounts, to record all receipts and disbursements of money for principal and interest payments on its bonds, and on certificates of indebtedness issued pursuant to subdivision 10. At or before the due date of each principal and interest payment on said bonds and certificates the treasurer shall remit from the debt service fund to the paying agent for the issue an amount sufficient for such payment, without further order from the commission. At or before the time of delivery of any series of bonds the commission shall withdraw from the proceeds thereof, or from revenues then on hand and available for the purpose, and shall deposit in the debt service fund such amount, if any, as may be required to establish in the fund a balance of cash and investments at least equal to the total amount of principal and interest then due and to become due on bonds of the commission to the end of the following year. The commission shall also deposit in the fund as needed

and available, from revenues received in excess of budgeted current expenses of operation and maintenance of its property and of carrying on its business and activities, and in excess of amounts required to cancel taxes under subdivision 2, such amounts as shall be required to reimburse the fund for bond and certificate payments and to produce a balance of cash and investments therein by October 10 in each year at least equal to the total amount of principal and interest due and to become due on general obligation revenue bonds of the commission to the end of the following year. If the revenues are insufficient in any year to produce the required balance, then unless provision is made for restoring the deficiency in accordance with the provisions of subdivision 8, the commission shall levy and appropriate to the debt service fund, and certify to the county auditors of all counties in the metropolitan area, a tax in accordance with subdivision 3 in an amount at least five percent in excess of the deficiency. For the purpose of determining the balance in the debt service fund at any time, investments held therein shall be valued at the principal amount payable at maturity if they mature in the following year, or otherwise at market value, plus the amount of interest receivable thereon to the end of the following uear.

Subd. 5.[RATES, FEES, CHARGES, AND RENTALS.] The commission shall be obligated to the holders of its bonds, and to the owners of all property subject to taxation for the payment thereof, to establish, revise from time to time, and collect rates, fees, charges, and rentals for all airport and air navigation facilities and service used by and made available to any person, firm, association, or corporation according to schedules such as to produce revenues at all times sufficient for the requirements of the debt service fund as provided in subdivision 4, and sufficient also to pay when due all expenses of operation and maintenance of the commission's property and of carrying on its business and activities in accordance with law. The payment of such rates, charges, fees, and rentals by any party for the use of any facility or service for any period, other than use permitted to the public generally, shall be secured by a lease or other agreement requiring such party to pay each year an amount sufficient to provide for the payment of a share of the principal and interest due during this period on all bonds of the commission, proportionate to the amount of such bonds issued to provide the facility or service and to the amount of use thereof assured to such party in comparison with others. If a tax is ever required to be levied for a debt service fund deficiency under the provisions of subdivision 4, the commission shall immediately take all action permitted by law and under its leases and other agreements to enforce the payment of rates, fees, charges, and rentals then due, and to raise the amounts thereof payable in the future to the extent required for conformity with subdivision 4 and for repayment of the deficiency with interest at six percent per annum.

Subd. 6. [REIMBURSEMENT OF DEBT SERVICE FUND DEFICIENCIES.] If a debt service fund deficiency tax is ever certified in accordance with subdivision 4, each county auditor

shall extend it on the tax roll of his county in that proportion which the assessed valuation of taxable property within his county then bears to the assessed valuation of all taxable property within the metropolitan area, and shall certify to the commission the amount so extended. Thereafter the commission shall be obligated to repay to the treasurer of each county the amount extended upon its tax roll with interest at six percent per annum from the dates of payment of the deficiency tax to the commission to the date or dates of repayment. The commission shall certify to each county auditor the principal amount to be so paid to the county before October 10 in each subsequent year, and the county auditor shall reduce by this amount the taxes levied by the county which are to be extended upon its tax rolls then in preparation.

- Subd. 7. [CONDITIONS.] Bonds of the commission shall not be conditioned upon an election, but no bonds shall be issued at any time, except for refunding in the cases described in subdivision 8, unless the required balance in the debt service fund is first established in accordance with subdivision 4, and the commission determines on one of the bases described in this subdivision that the revenues to be received by it each year during the term of the proposed issue will be at least sufficient to pay when due all of the commission's bonds and interest thereon, including the new issue but excluding any bonds refunded thereby, and to establish the balance required in the debt service fund by October 10. Before the bonds are delivered to the purchaser, the commission shall secure either:
- (a) A report of audit of the commission's financial records for the fiscal year most recently ended or, if this is not yet available, a report for the preceding year, prepared by a nationally recognized firm of certified public accountants, showing that the net revenues received that year, computed as the gross receipts less any refunds of rates, fees, charges, and rentals for airport and air navigation facilities and service, less the aggregate amount of current expenses, paid or accrued, of operation and maintenance of property and carrying on the commission's business and activities, equaled or exceeded the maximum amount of then outstanding bonds of the commission and interest thereon to become due in any future fiscal year; or
- (b) A lease or other agreement or agreements for the operation or use by one or more airline corporations of the facility for which the bonds are proposed to be issued, requiring such corporation or corporations to pay all costs of operation and maintenance thereof and to pay additional rentals or charges at the times and in not less than the amounts required to pay all of the bonds and interest thereon when due and to establish the annual balance required in the debt service fund to secure such payments, together with a report of audit showing net revenues fulfilling the condition in clause (a) as to all other bonds then outstanding or then to be issued; or
- (c) A written report prepared by a nationally recognized consultant on airport management and financing, projecting

gross receipts, current expenses, and net revenues at least sufficient during each year of the term of the proposed bonds to pay all principal and interest due on all bonds and to establish and maintain the required annual debt service fund balance, and stating the estimates of air traffic, rate increases, inflation, and other factors on which the projection is based.

- Subd. 8. [REFUNDING DEFICIENCIES.] If in any year the revenues available for transfer to the debt service fund are or will in the judgment of the commission be insufficient to produce the balance required thereon on October 10 under the provisions of subdivision 4, or to make any interest or principal payment due on certificates of indebtedness issued under the provisions of subdivision 10, the commission may issue refunding bonds and appropriate the proceeds to the debt service fund in the amount needed to restore the deficiency, provided that the refunding bonds shall not mature earlier than the date or dates when the commission estimates that the revenues from enforced or increased rates, fees, charges, and rentals will be sufficient to pay them and to meet all other requirements of the debt service fund as stated in subdivision 4.
- Subd. 9. [ADDITIONAL TAXES.] Nothing herein shall prevent the commission from levying a tax not to exceed in any year one-third of one mill on the assessed valuation of taxable property within its taxing jurisdiction, over and above any levies found necessary for the debt service fund, as authorized by section 360.116. Nothing herein shall prevent the levy and appropriation for purposes of the commission of any other tax on property or on any income, transaction, or privilege, when and if authorized by law. All collections of any taxes so levied shall be included in the revenues appropriated for the purposes referred to in this section, unless otherwise provided in the law authorizing such levies; but no covenant as to the continuance or as to the rate and amount of any such levy shall be made with the holders of the commission's bonds unless specifically authorized by law.
- Subd. 10. [EMERGENCY BORROWING.] If in any budget year revenue receipts should from any unforeseen cause become insufficient to pay budgeted current expenses, or if a public emergency should necessitate expenditures in excess of revenues anticipated to meet the current budget, the commission may make an emergency appropriation sufficient to meet the deficiency and may authorize the issuance and sale of general obligation certificates of indebtedness in this amount, maturing not later than October 10 in the following budget year, at public or private sale and upon such other terms and conditions as the commission may determine. The principal of and interest on such certificates of indebtedness, unless paid from other revenues, shall be payable from the debt service fund.
- Sec. 23. Minnesota Statutes 1971, Section 360.122, is amended to read:
- 360.122 [CONSTRUCTION WORK.] Subdivision 1. (THE PROVISIONS OF MINNESOTA STATUTES 1965, SECTION

445.15,) Subject (, HOWEVER,) to the provisions of subdivision 2 (WHERE APPLICABLE), (SHALL APPLY TO) all construction work and every purchase of equipment, supplies, or materials (NECESSARY IN CARRYING OUT THE PROVISIONS OF LAWS 1943, CHAPTER 500. THE POWERS THERE GRANTED TO AND THE DUTIES IMPOSED UPON THE BOARD OF TRUSTEES OF THE CORPORATION THERE REFERRED TO ARE HEREBY RESPECTIVELY GRANTED TO AND IMPOSED UPON THE COMMISSIONERS) shall be contracted by or on behalf of the corporation in accordance with the provisions of section 471.345 and, to the extent consistent therewith, section 445.15.

Subd. 2. (THE EXECUTIVE DIRECTOR OF THE COR-PORATION WITH THE WRITTEN CONCURRENCE OF THE CHAIRMAN OR VICE CHAIRMAN MAY DECLARE THAT AN) In the event of a public emergency (EXISTS) involving the security of persons or property in or about the metropolitan airports or the operation thereof in accordance with applicable safety and pollution control regulations, and requiring immediate purchase of any equipment or material or supplies or the employment of any personnel or the making of emergency repairs at a cost in excess of (\$2,000 BUT NO MORE THAN) \$5,000(, AND, IN THAT EVENT), it shall not be necessary to advertise for bids if the executive director determines this to be impractical, but such materials, equipment, service, (OR) supplies (MAY BE PURCHASED IN THE OPEN MARKET AT THE LOW-EST PRICE OBTAINABLE), or (SUCH EMERGENCY) repairs may be contracted for or (PERFORMED WITHOUT SE-CURING FORMAL COMPETITIVE BIDS) ordered in such manner as he deems necessary; provided that before ordering the same the executive director shall obtain the concurrence of the chairman or vice-chairman or secretary if possible, and as soon as possible thereafter he shall report the facts and circumstances to all commissioners, in writing or at a meeting called for that purpose.

[360.145] [LEGISLATIVE AIR TRANSPORT COMMISSION. | Subdivision 1. A commission to be designated as the legislative air transport commission, referred to in this section as the legislative commission, is created to make a continuing study and investigation of matters relative to air transportation, facilities, and financing for which the Minneapolis-St. Paul Metropolitan Airports Commission, referred to in this section as the airports commission, is responsible. The legislative commission shall consist of five members of the senate to be appointed by the committee on committees and five members of the house of representatives to be appointed by the speaker, each for a two year term beginning as of January 15 in 1973, and his successors for two year terms beginning as of January 15 in each second year thereafter. Vacancies occurring while the legislature is in session shall be filled in the same manner as original appointments. Vacancies occurring when the legislature is not in session shall be filled by the last senate committee on committees or other

appointing authority designated by the senate rules in case of a senate vacancy, and by the last speaker of the house or, if he is not available, by the last chairman of the house rules committee in case of a house vacancy.

- Subd. 2. The legislative commission shall select a chairman and such other officers from its membership as it may deem necessary. It shall meet at such times and places as it shall designate, or at the call of the chairman. The airports commission shall submit to the legislative commission such reports as it shall request on matters relating to air transportation, facilities, and financing, including not less than one report in advance of the opening of each regular session of the legislature, to which the legislative commission shall make such recommendations as it deems necessary or desirable to assist the legislature in formulating legislation on these matters.
- Subd. 3. The members of the legislative commission shall be reimbursed for all expenses actually and necessarily incurred in the performance of their duties. Such reimbursement, unless state funds are appropriated therefor, shall be made from funds of the airport commission.
- Sec. 25. Minnesota Statutes 1971, Sections 360.104, Subdivision 6; 360.113, Subdivisions 2, 3, 4, and 5; 360.116; and 360.119, are revealed.
 - Sec. 26. This act is in effect from and after its enactment.".

Further, amend the title by striking it in its entirety and insert:

"A bill for an act relating to the Minneapolis-St. Paul Metropolitan Airports Commission; jurisdiction, membership, and taxing and borrowing powers of the commission; general obligation revenue financing by the commission; and providing for a legislative air transport commission; amending Minnesota Statutes 1971, Sections 360.102, Subdivisions 2, 3, 4, 5, and 9, and by adding a subdivision; 360.103; 360.104, Subdivisions 1, 2, 3, 4, and 5; 360.105, Subdivisions 2 and 4; 360.106, Subdivision 3; 360.107, Subdivision 17; 360.109, Subdivision 1, and by adding a subdivision; 360.111; 360.113, Subdivision 1; 360.114; and 360.122; and repealing Minnesota Statutes 1971, Sections 360.104, Subdivision 6; 360.113, Subdivisions 2 to 5; 360.116; and 360.119."

With the recommendation that when so amended the bill do pass.

The report was adopted.

- Mr. Salchert from the Committee on Metropolitan and Urban Affairs to which was referred:
- H. F. No. 1525, A bill for an act relating to outdoor recreation, providing for a regional recreation open space system; authoriz-

ing the metropolitan council to issue bonds therefor and levy taxes; authorizing grants to park districts, counties and municipalities for acquisition and development of the system; and appropriating money therefor.

Reported the same back with the recommendation that the bill do pass and be re-referred to the Committee on Appropriations.

The report was adopted.

Mr. Anderson, I., from the Committee on Rules and Legislative Administration to which was referred:

H. F. No. 768, A bill for an act abolishing the iron ore tax commission; repealing Minnesota Statutes 1971, Section 3.923.

Reported the same back with the recommendation that the bill do pass.

The report was adopted.

Mr. Anderson, I., from the Committee on Rules and Legislative Administration to which was referred:

H. F. No. 1473, A bill for an act abolishing the legislative buildings commission; repealing Minnesota Statutes 1971, Sections 3.421 to 3.471.

Reported the same back with the following amendments:

Page 1, line 8, after "Sec. 2," insert "Subdivision 1.".

Page 1, line 11, after "commission" but before the period insert ", which is hereby abolished".

Page 1, after line 11, add new subdivisions to read:

- "Subd. 2. All functions, powers and duties heretofore imposed upon, vested in and exercised by the legislative buildings commission are hereby transferred to, imposed upon and vested in the legislative advisory committee. Such functions, powers and duties shall be exercised jointly by said committee.
- Subd. 3. The legislative advisory committee shall be deemed and held to constitute a continuation of the legislative buildings commission as to matters within the commission's jurisdiction, and not a new authority, for purpose of succession to all rights, powers, duties and obligations of the commission as constituted at the time of the transfer of functions, with the same force and effect as if such functions, powers and duties had not been assigned or transferred.
- Subd. 4. Any proceeding, court action, prosecution or other business or matter undertaken or commenced prior to the effective date of this act by the legislative buildings commission may be conducted and completed by the legislative advisory committee.
- Subd. 5. The legislative buildings commission shall transfer and deliver to the legislative advisory committee all property of

every description within its control. The presiding officer of said committee is hereby authorized to take possession of such property.".

Further, amend the title in line 3 after the semicolon by inserting "transferring the commission's functions, powers and duties to the legislative advisory committee;".

With the recommendation that when so amended the bill do pass.

The report was adopted.

- Mr. Carlson, B., from the Committee on Transportation to which was referred:
- H. F. No. 1265, A bill for an act relating to public transportation; appropriating money for demonstrating public transportation service utilizing school buses and other vehicles.

Reported the same back with the recommendation that the bill do pass and be re-referred to the Committee on Appropriations.

The report was adopted.

SECOND READING OF HOUSE BILLS

H. F. Nos. 2274, 2275, 1198, 1960, 1662, 1313, 1829, 2035, 748, 959, 1214, 1319, 1510, 1578, 1579, 1580, 1671, 1727, 1844, 1896, 2154, 986, 768, and 1473 were read for the second time.

SECOND READING OF SENATE BILLS

S. F. Nos. 1503, 1507, 1583, 1386, 612, 1095, 225, 1047, 1073, 68, 912, and 632 were read for the second time.

INTRODUCTION OF BILLS

Boland, Pehler, Bell, Growe, and Carlson, B., introduced:

H. F. No. 2277, A bill for an act relating to commerce; providing for the use of Minnesota law in certain consumer transactions; amending Minnesota Statutes 1971, Section 336.1-105.

The bill was read for the first time and referred to the Committee on Commerce and Economic Development.

Weaver, Newcome, and Schreiber introduced:

H. F. No. 2278, A bill for an act relating to education; establishing grounds and procedure for suspension or expulsion of public school pupils.

The bill was read for the first time and referred to the Committee on Education.

Boland; Pehler; Johnson, C.; Andersen, R.; and Growe introduced:

H. F. No. 2279, A bill for an act relating to education; authorizing retention of retired teachers as substitutes in cities of the first class; amending Minnesota Statutes 1971, Section 354.19.

The bill was read for the first time and referred to the Committee on Education.

Vanasek; Stangeland; Stanton; Johnson, C.; and Heinitz introduced:

H. F. No. 2280, A bill for an act relating to education; permitting school nicknames to be affixed to the sides of school buses.

The bill was read for the first time and referred to the Committee on Education.

Ulland, Munger, Jaros, and LaVoy introduced:

H. F. No. 2281, A bill for an act relating to Independent School District No. 709, St. Louis county; the payment of the net salary or wages of the employees; authorizing the "direct deposit" of said sums in a bank account in the name of the individual employee of the school district.

The bill was read for the first time and referred to the Committee on Education.

Johnson, D.; Sieben, H.; Fugina; Anderson, I.; and Savelkoul introduced:

H. F. No. 2282, A bill for an act relating to vehicles; regulating the use, renting of, and insurance on off-road vehicles; providing for registration thereof; providing penalties.

The bill was read for the first time and referred to the Committee on Environmental Preservation and Natural Resources.

Pavlak, R. L., introduced:

H. F. No. 2283, A bill for an act relating to water safety; regulation of water use by seaplanes; amending Minnesota Statutes 1971, Section 361.26, Subdivision 2.

The bill was read for the first time and referred to the Committee on Environmental Preservation and Natural Resources.

Sherwood, Boland, Becklin, Vento, and DeGroat introduced:

H. F. No. 2284, A bill for an act authorizing the commissioner of administration to acquire certain lands for the commissioner of natural resources for wildlife management areas, spawning areas, and trout stream management and angling by the public.

The bill was read for the first time and referred to the Committee on Environmental Preservation and Natural Resources.

Boland, Weaver, Munger, Knickerbocker, and Carlson, B., introduced:

H. F. No. 2285, A bill for an act relating to state parks; establishing the St. Croix Wild River state park in Chisago county; appropriating money; amending Minnesota Statutes 1971, Sections 85.012, Subdivision 1; and 85.012, by adding a subdivision.

The bill was read for the first time and referred to the Committee on Environmental Preservation and Natural Resources.

Salchert; Miller, D.; Johnson, D.; Flakne; and Sieben, H., introduced:

H. F. No. 2286, A bill for an act relating to insurance; regulating the size of print in insurance policies; amending Minnesota Statutes 1971, Sections 60A.08, by adding a subdivision; and 62A.03, Subdivision 1.

The bill was read for the first time and referred to the Committee on Financial Institutions and Insurance.

Ryan; Vento; Johnson, R.; Moe; and Faricy introduced:

H. F. No. 2287, A bill for an act relating to retirement; refunds of employee's contributions upon termination of state employment; amending Minnesota Statutes 1971, Section 352.22, Subdivision 2.

The bill was read for the first time and referred to the Committee on Governmental Operations.

Connors, McCarron, Graw, McArthur, and Carlson, L., introduced:

H. F. No. 2288, A bill for an act relating to retirement; refund of employers contributions to the police and fire fund in certain instances.

The bill was read for the first time and referred to the Committee on Governmental Operations.

Adams, J.; Ohnstad; Sarna; Ryan; and Spanish introduced:

H. F. No. 2289, A bill for an act relating to holidays; authorizing public employees to annually take one additional holiday on dates of their own choosing; amending Minnesota Statutes 1971, Section 645.44, by adding a subdivision.

The bill was read for the first time and referred to the Committee on Governmental Operations.

Jude; Patton; Moe; Johnson, R.; and McCarron introduced:

H. F. No. 2290, A bill for an act relating to retirement; service pensions for volunteer firemen; amending Minnesota Statutes 1971, Section 69.06.

The bill was read for the first time and referred to the Committee on Governmental Operations.

Fugina, Ferderer, Faricy, Boland, and Rice introduced:

H. F. No. 2291, A bill for an act relating to the economic opportunity program; powers of municipalities; appropriating money; amending Minnesota Statutes 1971, Section 471.655; and Chapter 471, by adding a section.

The bill was read for the first time and referred to the Committee on Governmental Operations.

Carlson, L.; Swanson; Braun; Knickerbocker; and Growe introduced:

H. F. No. 2292, A bill for an act relating to public health; requiring certain immunizations for students; amending Minnesota Statutes 1971, Section 123.70, Subdivisions 1 and 2, and by adding subdivisions.

The bill was read for the first time and referred to the Committee on Health and Welfare.

Weaver, Hagedorn, Faricy, and Larson introduced:

H. F. No. 2293, A bill for an act relating to civil actions; regulating proceedings to recover personal property before judgment; amending Minnesota Statutes 1971, Sections 565.02 and 565.04.

The bill was read for the first time and referred to the Committee on Judiciary.

Savelkoul introduced:

H. F. No. 2294, A bill for an act relating to the issuance of bonds by the village of Emmons.

The bill was read for the first time and referred to the Committee on Local Government.

Parish; Vento; Johnson, D.; Lemke; and Patton introduced:

H. F. No. 2295, A bill for an act relating to counties; limiting appointment of deputies by county officers; amending Minnesota Statutes 1971, Sections 384.08; 384.151, Subdivision 6; 385.02, Subdivisions 1 and 2; 385.373, Subdivision 6; 386.33; 387.14; 388.10; 388.18, Subdivision 5; and 389.02.

The bill was read for the first time and referred to the Committee on Local Government.

Weaver and Ohnstad introduced:

H. F. No. 2296, A bill for an act relating to towns in the county of Anoka; conferring certain village powers; amending Laws 1963, Chapter 157, Section 1.

The bill was read for the first time and referred to the Committee on Local Government.

Heinitz, for the Hennepin County Delegation, introduced:

H. F. No. 2297, A bill for an act relating to the county of Hennepin; granting authority to acquire, construct, operate and maintain a correctional facility, work farm, or detention facilities.

The bill was read for the first time and referred to the Committee on Local Government.

Salchert, by request, introduced:

H. F. No. 2298, A bill for an act relating to municipalities; relocation of certain liquor establishments.

The bill was read for the first time and referred to the Committee on Metropolitan and Urban Affairs.

Pavlak, R.; Johnson, D.; Adams, J.; and Enebo introduced:

H. F. No. 2299, A bill for an act relating to homestead exemptions; defining a homestead and limiting the exemption thereof; repealing Minnesota Statutes 1971, Chapter 510.

The bill was read for the first time and referred to the Committee on Taxes.

Weaver, Hagedorn, Faricy, and Larson introduced:

H. F. No. 2300, A bill for an act relating to taxation; providing for the taxation of certain homesteads; amending Minnesota Statutes 1971, Section 273.13, Subdivision 16.

The bill was read for the first time and referred to the Committee on Taxes.

Knickerbocker, Menke, Voss, Schreiber, and Casserly introduced:

H. F. No. 2301, A bill for an act relating to taxation; remittance of taxes to municipalities.

The bill was read for the first time and referred to the Committee on Taxes.

Smith introduced:

H. F. No. 2302, A bill for an act relating to Aitkin county; authorizing the county board to levy a special tax for the maintenance and operation of the Aitkin county airport.

The bill was read for the first time and referred to the Committee on Taxes.

Voss; Anderson, D.; Johnson, R.; Menke; and Quirin introduced:

H. F. No. 2303, A bill for an act relating to certain industries regulated by the department of public service; fees for certain motor carriers and livestock buyers and agents; amending Minnesota Statutes 1971, Sections 221.131; 221.296, Subdivision 5; 221.64; and 239.18, Subdivision 3.

The bill was read for the first time and referred to the Committee on Transportation.

Johnson, J.: Larson; Laidig: Belisle; and Stanton introduced:

H. F. No. 2304, A bill for an act relating to education; providing for certain safety requirements for school buses; providing for the department of public safety to promulgate rules and regulations for the attachment of the bodies of school buses to the frames; providing that school buses failing to meet the requirements be discontinued.

The bill was read for the first time and referred to the Committee on Transportation.

MESSAGES FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker:

I hereby announce the passage by the Senate of the following House Files, herewith returned:

- H. F. No. 205, A bill for an act relating to the supreme court; appropriating money for its facilities.
- H. F. No. 591, A bill for an act relating to Independent School District Number 707 in St. Louis county; providing an exemption therefor from the provisions of Minnesota Statutes, Sections 122.41 to 122.52, and allowing tuition to be paid in accordance with Section 124.18, Subdivision 2.
- H. F. No. 660, A bill for an act relating to municipalities; subdivision regulations; authorizing municipalities to require dedication of land or cash equivalent for certain public purposes in residential, commercial, industrial and other developments; amending Minnesota Statutes 1971, Section 462.358, Subdivision 2.

- H. F. No. 1429, A bill for an act relating to the prevention of cruelty; increasing the maximum amount of annual appropriations; amending Minnesota Statutes 1971, Section 343.11.
- H. F. No. 1435, A bill for an act relating to towns; powers of town boards within certain areas; amending Minnesota Statutes 1971, Section 366.01, Subdivision 2.
- H. F. No. 1548, A bill for an act relating to Nicollet county; authorizing an increased annual appropriation to the county extension committee.

PATRICK E. FLAHAVEN, Secretary of the Senate

PROGESS REPORTS ON CONFERENCE COMMITTEES

Pursuant to Joint Rule No. 13, Sieben, H., reported the progress of H. F. No. 672 now in Conference Committee.

Pursuant to Joint Rule No. 13, Jude reported the progress of H. F. No. 437 now in Conference Committee.

CONSENT CALENDAR

H. F. No. 1931 was reported to the House and read for the third time.

Objection having been made by ten members, H. F. No. 1931 was returned to the top of General Orders.

H. F. No. 1537, A bill for an act relating to tax-forfeited lands; regulating certain sale and lease provisions; amending Minnesota Statutes 1971, Section 282.04, Subdivision 1.

The bill was read for the third time and placed upon its final passage.

The question being taken on the passage of the bill and the roll being called, there were yeas 129, and nays 0, as follows:

Adams, J. Adams, S. Andersen, R. Anderson, D. Anderson, G. Anderson, I. Becklin Belisle Bell Bennett Berg Berglin Biersdorf Boland Braun Brinkman Carlson	Carlson, B. Carlson, D. Carlson, L. Casserly Cleary Clifford Connors Culhane Cummiskey Dahl DeGroat Dieterich Dirlam Eckstein Eken Enebo	Erickson Esau Faricy Ferderer Flakne Forsythe Fudro Fugina Graba Graw Growe Hanson Haugerud Heinitz Hook Jacobs	Johnson, C. Johnson, D. Johnson, J. Johnson, R. Jopp Jude Kahn Kelly Kempe Klaus Knickerbocker Kvam Laidig Larson LaVoy Lemke	Lindstrom, J. Lombardi Long Mann McArthur McCarron McCauley McEachern McFarlin Menke Miller, D. Miller, M. Moe Munger Myrah Nelson Newsome
Carlson, A.	Erdahl	Jaros	Lindstrom, E.	Newcome

Niehaus	Peterson	Salchert	Skaar	Vento
Norton	Pieper	Samuelson	Smith	Voss
Ohnstad	Pleasant	Sarna	Spanish	Weaver
Oiala	Prahl	Savelkoul	Stangeland	Wenzel
Parish	Quirin	Schreiber	Stanton	Wigley
Patton	Resner	Schulz	Swanson	Wohlwend
Pavlak, R.	Rice	Sherwood	Tomlinson	Wolcott
Pavlak, R. L.	Ryan	Sieben, H.	Ulland	Mr. Speaker
Pehler	St Onge	Siehen, M.	Vanasek	

The bill was passed and its title agreed to.

H. F. No. 365, A bill for an act relating to workmen's compensation; authorizing coverage for owners of businesses; amending Minnesota Statutes 1971, Chapter 176, by adding a section.

The bill was read for the third time and placed upon its final passage.

The question being taken on the passage of the bill and the roll being called, there were yeas 129, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J.	DeGroat	Johnson, D.	Miller, D.	Samuelson
Adams, S.	Dieterich	Johnson, J.	Miller, M.	Sarna
Andersen, R.	Dirlam	Johnson, R.	Moe	Savelkoul
Anderson, D.	Eckstein	Jopp	Munger	Schreiber
Anderson, G.	Eken	Jude	Myrah	Schulz
Anderson, I.	Enebo	Kahn	Nelson	Sherwood
Becklin	Erdahl	Kelly	Newcome	Sieben, H.
Belisle	Erickson	Kempe	Niehaus	Sieben, M.
Bell	Esau	Klaus	Norton	Skaar
Bennett	Faricy	Knickerbocker	Ohnstad	Smith
Berg	Ferderer	Kvam	Ojala	Spanish
Berglin	Fjoslien	Laidig	Parish	Stangeland
Biersdorf	Flakne	Larson	Patton	Stanton
Boland	Forsythe	LaVoy	Pavlak, R.	Swanson
Braun	Fudro	Lemke	Pavlak, R. L.	Tomlinson
Brinkman	Fugina	Lindstrom, E.	Pehler	Ulland
Carlson, A.	Graba	Lindstrom, J.	Peterson	Vanasek
Carlson, B.	Graw	Lombardi	Pieper	Vento
Carlson, D.	Growe	Long	Pleasant	Voss
Carlson, L.	Hanson	Mann	Prahl	Weaver
Casserly	Haugerud	McArthur	Quirin	Wenzel
Cleary	Heinitz	McCarron	Resner	Wigley
Clifford	Hook	McCauley	Rice	Wohlwend
Connors	Jacobs	McEachern	Ryan	Wolcott
Culhane	Jaros	McFarlin	St. Onge	Mr. Speaker
Cummiskey	Johnson, C.	Menke	Salchert	-

The bill was passed and its title agreed to.

H. F. No. 1625, A bill for an act relating to workmen's compensation; suicide; amending Minnesota Statutes 1971, Section 176.021, Subdivision 1.

The bill was read for the third time and placed upon its final passage.

The question being taken on the passage of the bill and the roll being called, there were yeas 105, and nays 16, as follows:

Those who voted in the affirmative were:

Adams, J.	Dahl	Johnson, J.	Munger	Samuelson
Andersen, R.	Dieterich	Johnson, R.	Myrah	Sarna
Anderson, D.	Dirlam	Jude	Nelson	Savelkoul
Anderson, G.	Eckstein	Kahn	Niehaus	Sherwood
Anderson, I.	Eken	Kelly	Norton	Sieben, H.
Becklin	Enebo	Kempe	Ohnstad	Sieben, M.
Bell	Faricy	Klaus	Ojala	Smith '
Bennett	Ferderer	Knickerbocker	Parish	Spanish
Berg	Fjoslien	Laidig	Patton	Stangeland
Berglin	Flakne	LaVoy	Pavlak, R.	Stanton
Biersdorf	Forsythe	Lindstrom, E.	Pavlak, R. L.	Swanson
Boland	Fudro	Lindstrom, J.	Pehler	Tomlinson
Braun	Fugina	Mann	Peterson	Ulland
Brinkman	Graba	McCarron	Pleasant	Vanasek
Carlson, A.	Growe	McCauley	Prahl	Vento
Carlson, B.	Hanson	McEachern	Quirin	Voss
Carlson, D.	Haugerud	McFarlin	Resner	Wenzel
Carlson, L.	Jacobs	Menke	Rice	Wigley
Casserly	Jaros	Miller, D.	Ryan	Wohlwend
Connors	Johnson, C.	Miller, M.	St. Onge	Wolcott
Cummiskey	Johnson, D.	Moe	Salchert	Mr. Speaker

Those who voted in the negative were:

Adams, S.	Esau	Jopp	Pieper	Skaar
Clifford	Graw	Kvam	Schreiber	Weaver
Erdahl	Heinitz	Larson		
Erickson	Hook	Long		

The bill was passed and its title agreed to.

H. F. No. 1585, A bill for an act relating to commerce; prohibiting the use of powdered and certain molded asbestos in the construction or improvement of buildings; providing a penalty.

The bill was read for the third time and placed upon its final passage.

The question being taken on the passage of the bill and the roll being called, there were yeas 130, and nays 0, as follows:

Adams, J.	Clifford	Graw	Larson	Newcome
Adams, S.	Connors	Growe	LaVoy	Niehaus
Andersen, R.	Culhane	Hanson	Lemke	Norton
Anderson, D.	Cummiskey	Haugerud	Lindstrom, E.	Ohnstad
Anderson, G.	Dahl	Heinitz	Lindstrom, J.	Ojala
Anderson, I.	Dieterich	Hook	Lombardi	Parish
Becklin	Dirlam	Jacobs	Long	Patton
Belisle	Eckstein	Jaros	Mann	Pavlak, R.
Bell	Eken	Johnson, C.	McArthur	Pavlak, R. L.
Bennett	Enebo	Johnson, D.	McCarron	Pehler
Berg	Erdahl	Johnson, J.	McCauley	Peterson
Berglin	Erickson	Johnson, R.	McEachern	Pieper
Biersdorf	Esau	Jopp	McFarlin	Pleasant
Boland	Faricy	Jude	Menke	Prahl
Braun	Ferderer	Kahn	Miller, D.	Quirin
Brinkman	Fjoslien	Kelly	Miller, M.	Resner
Carlson, A.	Flakne	Kempe	Moe	Rice
Carlson, B.	Forsythe	Klaus	Mueller	Ryan
Carlson, D.	Fudro	Knickerbocker	Munger	St. Onge
Casserly	Fugina	Kvam	Myrah	Salchert
Cleary	Graba	Laidig	Nelson	Samuelson
-		-		

Spanish Ulland Wenzel Sarna Sherwood Savelkoul Stangeland Vanasek Wigley Sieben, H. Vento Wohlwend Schreiber Sieben, M. Stanton Wolcott Schulz Skaar Swanson Voss Tomlinson Weaver Searle Smith Mr. Speaker

The bill was passed and its title agreed to.

H. F. No. 1641, A bill for an act relating to Hennepin county; soil and water conservation; expenditures from general revenue fund.

The bill was read for the third time and placed upon its final passage.

The question being taken on the passage of the bill and the roll being called, there were yeas 130, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J. Dahl Johnson, D. Miller, D. Samuelson Adams, S. DeGroat Johnson, J. Miller, M. Sarna Andersen, R. Dieterich Johnson, R. Mueller Savelkoul Anderson, D. Dirlam Schreiber Jopp Munger Anderson, G. Eckstein Jude Myrah Schulz Anderson, I. Eken Nelson Kahn Searle Becklin Enebo Kelly Newcome Sherwood Belisle Erdahl Kempe Niehaus Sieben, H. Bell Erickson Klaus Norton Sieben, M. Bennett Esau Knickerbocker Ohnstad Skaar Berg Faricy Ojala Kvam Smith Berglin Ferderer Laidig Parish Spanish Fjoslien Flakne Biersdorf Larson Patton Stangeland Pavlak, R. Pavlak, R. L. Boland LaVoy Stanton Braun Forsythe Lemke Swanson Brinkman Fudro Pehler Tomlinson Lindstrom, E. Lindstrom, J. Carlson, A. Fugina Peterson Ulland Carlson, B. Graba Lombardi Pieper Vanasek Carlson, D. Graw Long Pleasant Vento Voss Carlson, L. Growe Mann Prahl Casserly McArthur Hanson Quirin Weaver Cleary Heinitz McCarron Resner Wenzel Clifford Hook McCaulev Rice Wigley Connors Jacobs McEachern Ryan Wohlwend St. Onge Culhane McFarlin Jaros Wolcott Cummiskey Johnson, C. Menke Salchert Mr. Speaker

The bill was passed and its title agreed to.

H. F. No. 1642 was reported to the House.

Larson moved to amend H. F. No. 1642, the printed bill, as follows:

Line 2, at the beginning of the line and before the words ", the county" strike the words "or any other law".

The motion prevailed and the amendment was adopted.

H. F. No. 1642, A bill for an act relating to Otter Tail county; authorizing a levy for county extension work.

The bill was read for the third time, as amended, and placed upon its final passage.

The question being taken on the passage of the bill and the roll being called, there were yeas 131, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J.	$\mathbf{DeGroat}$	Johnson, J.	Mueller	Schreiber
Adams, S.	Dieterich	Johnson, R.	Munger	Schulz
Andersen, R.	Dirlam	Jopp	Myrah	Searle
Anderson, D.	Eckstein	Jude	Nelson	Sherwood
Anderson, G.	Eken	Kahn	Newcome	Sieben, H.
Anderson, I.	Enebo	Kelly	Niehaus	Sieben, M.
Becklin	Erdahl	Kempe	Norton	Skaar
Belisle	Erickson	Klaus	Ohnstad	Smith
Bell	Esau	Knickerbocker	Ojala	Spanish
Bennett	Faricy	Kvam	Parish	Stangeland
Berg	Ferderer	Laidig	Patton	Stanton
Berglin	Fjoslien	Larson	Pavlak, R.	Swanson
Biersdorf	Flakne	LaVoy	Pavlak, R. L.	Tomlinson
Boland	Forsythe	Lemke	Pehler	Ulland
Braun	Fudro	Lindstrom, E.	Peterson	Vanasek
Brinkman	Fugina	Lindstrom, J.	Pieper	Vento
Carlson, A.	Graba	Lombardi	Pleasant	Voss
Carlson, B.	Graw	Long	Prahl	Weaver
Carlson, D.	Growe	Mann	Quirin	Wenzel
Carlson, L.	Hanson	McArthur	Resner	Wigley
Casserly	Haugerud	McCarron	Rice	Wohlwend
Cleary	Heinitz	McCauley	Ryan	Wolcott
Clifford	Hook	McEachern	St. Onge	Mr. Speaker
Connors	Jacobs	McFarlin	Salchert	
Culhane	Jaros	Menke	Samuelson	
Cummiskey	Johnson, C.	Miller, D.	Sarna	
Dahl	Johnson, D.	Miller, M.	Savelkoul	

The bill was passed, as amended, and its title agreed to.

H. F. No. 1693, A bill for an act relating to the village of New Hope; authorizing the village of New Hope to refund certain temporary improvement bonds.

The bill was read for the third time and placed upon its final passage.

The question being taken on the passage of the bill and the roll being called, there were yeas 130, and nays 0, as follows:

Adams, J.	Carlson, L.	Fjoslien	Jude	McEachern
Adams, S.	Casserly	Flakne	Kahn	McFarlin
Andersen, R.	Cleary	Forsythe	Kell y	Menke
Anderson, D.	Clifford	Fudro	Kempe	Miller, D.
Anderson, G.	Connors	Fugina	Klaus	Miller, M.
Anderson, I.	Culhane	Graba	Knickerbocker	
Becklin	Cummiskey	Graw	Kvam	Munger
Belisle	Dahl	Growe	Laidig	Myrah
Bell	DeGroat	Hanson	Larson	Nelson
Bennett	Dieterich	Haugerud	LaVoy	Newcome
Berg	Dirlam	Heinitz	Lemke	Niehaus
Berglin	Eckstein	Hook	Lindstrom, E.	Norton
Biersdorf	Eken	Jacobs	Lindstrom, J.	Ohnstad
Boland	Enebo	Jaros	Lombardi	Oiala
Braun	Erdahl	Johnson, C.	Long	Parish
Brinkman	Erickson	Johnson, D.	Mann	Patton
Carlson, A.	Esau	Johnson, J.	McArthur	Pavlak, R.
Carlson, B.	Faricy	Johnson, R.	McCarron	Pavlak, R. L.
Carlson, D.	Ferderer	Jopp	McCauley	Pehler

Voss Ryan Searle Stangeland Peterson Sherwood Stanton Weaver Pieper St. Onge Wenzel Pleasant Salchert Sieben, H. Swanson Prahl Samuelson Sieben, M. Tomlinson Wigley Ulland Wohlwend Quirin Sarna Skaar Vanasek Wolcott Řesner Savelkoul Smith Mr. Speaker Schulz Vento Rice Spanish

The bill was passed and its title agreed to.

H. F. No. 1749, A bill for an act relating to Carver county; soil and water conservation; expenditures from general revenue fund.

The bill was read for the third time and placed upon its final passage.

The question being taken on the passage of the bill and the roll being called, there were yeas 131, and nays 0, as follows:

Those who voted in the affirmative were:

Johnson, R. Schreiber Adams, J. DeGroat Mueller Adams, S. Dieterich Jopp Munger Schulz Andersen, R. Dirlam Jude Myrah Searle Nelson Anderson, D. Eckstein Kahn Sherwood Kelly Anderson, G. Eken Newcome Sieben, H. Anderson, I. Kempe Niehaus Sieben, M. Enebo Becklin Norton Erdahl Klaus Skaar Smith Belisle Erickson Knickerbocker Ohnstad Bell Esau Kvam Ojala Spanish Stangeland Bennett Faricy Laidig Parish Patton Berg Ferderer Larson Stanton Berglin Fjoslien LaVoy Pavlak, R. Swanson Biersdorf Flakne Lemke Pavlak, R. L. Tomlinson Lindstrom, E. Lindstrom, J. Boland Forsythe Pehler Ulland Braun Fudro Peterson Vanasek Pieper Fugina Brinkman Vento Lombardi Graba Long Pleasant Voss Carlson, A. Carlson, B. Mann Prahl Weaver Graw McArthur Carlson, D. Growe Quirin Wenzel Carlson, L. Hanson McCarron Resner Wigley Casserly Haugerud McCauley Rice Wohlwend Hook McEachern Ryan Wolcott Cleary Clifford Jacobs McFarlin St. Onge Mr. Speaker Connors Salchert Jaros Menke Miller, D. Culhane Johnson, C. Samuelson Cummiskey Johnson, D. Miller, M. Sarna Savelkoul Dahl Johnson, J. Moe

The bill was passed and its title agreed to.

H. F. No. 1551 was reported to the House.

Dieterich moved to amend H. F. No. 1551, the printed bill, as follows:

Page 2, strike lines 22 through 25 and insert in lieu thereof, the following:

"Subd. 2. Nothing contained in this act shall be construed to change existing law as it relates to delegation by a licensed physician of acts, tasks or functions to persons other than physician's trained mobile intensive care paramedics.".

The motion prevailed and the amendment was adopted.

H. F. No. 1551, A bill for an act relating to the county of Ramsey and the city of Saint Paul; authorizing the rendering of emergency or lifesaving service by a physician's trained mobile intensive care paramedic; under certain circumstances granting immunity from civil liability for good faith emergency lifesaving services rendered by physician's trained mobile intensive care paramedics and also for physicians who render medical advice and instructions to such paramedics while the paramedics are in the performance of lifesaving services.

The bill was read for the third time, as amended, and placed upon its final passage.

The question being taken on the passage of the bill and the roll being called there were yeas 100, and nays 25, as follows:

Those who voted in the affirmative were:

Adams, J.	Cummiskey	Jaros	Moe	Salchert
Adams, S.	Dahl	Johnson, C.	Munger	Samuelson
Andersen, R.	Dieterich	Johnson, D.	Myrah	Sarna
Anderson, G.	Dirlam	Johnson, J.	Nelson	Sherwood
Anderson, I.	Eckstein	Johnson, R.	Newcome	Sieben, H.
Belisle	Eken	Jude	Norton	Sieben, M.
Bell	Enebo	Kahn	Ojala	Skaar
Bennett	Erickson	Kelly	Parish	Smith
Berg	Esau	Kempe	Patton	Spanish
Berglin	Faricy	Laidig	Pavlak, R.	Stanton
Boland	Ferderer	LaVoy	Pavlak, R. L.	Swanson
Brinkman	Fjoslien	Lindstrom, E.	Pehler	Tomlinson
Carlson, A.	Flakne	Lombardi	Peterson	Ulland
Carlson, B.	Fugina	Mann	Pieper	Vanasek
Carlson, L.	Graba	McArthur	Pleasant	Vento
Casserly	Graw	McCarron	Prahl	Voss
Cleary	Growe	McEachern	Quirin	Wenzel
Clifford	Hanson	McFarlin	Resner	Wigley
Connors	Haugerud	Menke	Rice	Wolcott
Culhane	Heinitz	Miller, D.	St. Onge	Mr. Speaker

Those who voted in the negative were:

Anderson, D.	Erdahl	Knickerbocker		Schreiber
Becklin	Forsythe	Kvam	Niehaus	Searle
Biersdorf	Hook	Larson	Ohnstad	Stangeland
Carlson, D.	Jopp	Lindstrom, J.	Ryan	Weaver
DeGroat	Klaus		Savelkoul	Wohlwend
DeGroat	Klaus	Long	Saveikoui	wontwend

The bill was passed, as amended, and its title agreed to.

S. F. No. 1327, A bill for an act relating to natural resources; directing the release of certain easements and conveyance of certain land in Kandiyohi county.

The bill was read for the third time and placed upon its final passage.

The question being taken on the passage of the bill and the roll being called, there were yeas 129, and nays 0, as follows:

Adams, J.	Andersen, R.	Anderson, G.	Becklin	\mathbf{Bell}
Adams, S.	Anderson, D.	Anderson, I.	Belisle	Bennett

Kelly Myrah Savelkoul Esau Berg Berglin Faricy Kempe Nelson Schreiber Newcome Schulz Biersdorf Ferderer Klaus Knickerbocker Niehaus Fjoslien Searle Boland Flakne Kvam Norton Sherwood Braun Forsythe Ohnstad Sieben, H. Brinkman Laidig Carlson, A. Ojala Sieben, M. Fudro Larson LaVoy Parish Skaar Carlson, B. Fugina Carlson, D. Lemke Patton Spanish Graba Stangeland Lindstrom, E. Pavlak, R. Carlson. L. Graw Pavlak, R. L. Stanton Casserly Growe Lindstrom, J. Cleary Hanson Lombardi Pehler Swanson Peterson Tomlinson Haugerud Clifford Long Mann Ulland Heinitz Pieper Connors McArthur Pleasant Vanasek Hook Culhane Vento Cummiskey Prahl Jacobs McCarron Voss McCauley Quirin DeGroat Jaros Weaver McEachern Resner Dieterich Johnson, C. Dirlam Johnson, D. McFarlin Rice Wenzel Wigley Menke Ryan Eckstein Johnson, J. Miller, M. St. Onge Wohlwend Eken Johnson, R. Salchert Wolcott Moe Enebo Jopp Mr. Speaker Erdahl Mueller Samuelson Jude Munger Sarna Erickson Kahn

The bill was passed and its title agreed to.

S. F. No. 1490, A bill for an act relating to municipalities; authorizing municipalities to acquire and develop storm water holding areas and ponds; amending Minnesota Statutes 1971, Section 429.021, Subdivision 1.

The bill was read for the third time and placed upon its final passage.

The question being taken on the passage of the bill and the roll being called, there were yeas 130, and nays 0, as follows:

Those who voted in the affirmative were:

Johnson, D. Miller, D. Samuelson Adams, J. DeGroat Adams, S. Dieterich Johnson, J. Moe Sarna Savelkoul Andersen, R. Mueller Dirlam Johnson, R. Anderson, D. Eckstein Jopp Munger Schreiber Anderson, G. Anderson, I. Eken Jude Myrah Schulz Kahn Nelson Searle Enebo Sherwood Becklin Erdahl Kelly Newcome Sieben, H. Niehaus Belisle Erickson Kempe Bell Esau Klaus Norton Sieben, M. Knickerbocker Ohnstad Faricy Bennett Skaar Berg: Ferderer Kvam Ojala Smith Berglin Parish Spanish Fioslien Laidig Patton Stangeland Biersdorf Flakne Larson Pavlak, R. Pavlak, R. L. Stanton Boland Forsythe LaVoy Braun Fudro Lemke Swanson Tomlinson Brinkman Fugina Lindstrom, E. Pehler Carlson, A. Lindstrom. J. Peterson Ulland Graba Pieper Vanasek Carlson, B. Carlson, D. Graw Lombardi Pleasant Growe Long Vento Carlson, L. Voss Hanson Mann Prahl McArthur Quirin Weaver Casserly Haugerud Cleary Heinitz McCarron Resner Wenzel Wigley Clifford Hook McCaule**y** Rice Ryan Wohlwend Connors Jacobs McEachern Cummiskey Jaros McFarlin St. Onge Wolcott Dahl Johnson, C. Menke Salchert Mr. Speaker The bill was passed and its title agreed to.

S. F. No. 104, A bill for an act relating to public welfare; permitting the county welfare boards to charge fees for services; amending Minnesota Statutes 1971, Chapter 393, by adding a section.

The bill was read for the third time and placed upon its final passage.

The question being taken on the passage of the bill and the roll being called, there were yeas 128, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J.	DeGroat	Johnson, J.	Moe	Sarna
Adams, S.	Dieterich	Johnson, R.	Mueller	Schreiber
Andersen, R.	Dirlam	Jopp	Munger	Schulz
Anderson, D.	Eckstein	Jude	Myrah	Searle
Anderson, G.	Eken	Kelly	Nelson	Sherwood
Anderson, I.	Enebo	Kempe	Newcome	Sieben, H.
Becklin	Erdahl	Klaus	Niehaus	Sieben, M.
Belisle	Erickson	Knickerbocker	Norton	Skaar
Bennett	Esau	Kvam	Ohnstad	Smith
Berg	Faricy	Laidig	Ojala	Spanish
Berglin	Ferderer	Larson	Parish	Stangeland
Biersdorf	Fjoslien	LaVoy	Patton	Stanton
Boland	Flakne	Lemke	Pavlak, R.	Swanson
Braun	Forsythe	Lindstrom, E.	Pavlak, R. L.	Tomlinson
Brinkman	Fudro	Lindstrom, J.	Pehler	Ulland
Carlson, A.	Fugina	Lombardi	Peterson	Vanasek
Carlson, B.	Graba	Long	Pieper	Vento
Carlson, D.	Graw	Mann	Pleasant	Voss
Carlson, L.	Growe	McArthur	Prahl	Weaver
Casserly	Hanson	McCarron	Quirin	Wenzel
Cleary	Haugerud	McCauley	Resner	Wigley
Clifford	Heinitz	McEachern	Rice	Wohlwend
Connors	Hook	McFarlin	Ryan	Wolcott
Culhane	Jaros	Menke	St. Onge	Mr. Speaker
Cummiskey	Johnson, C.	Miller, D.	Salchert	-
Dahl	Johnson, D.	Miller, M.	Samuelson	

The bill was passed and its title agreed to.

S. F. No. 1249, A bill for an act authorizing the village of Rushford to establish cartways in the manner prescribed for establishing town roads.

The bill was read for the third time and placed upon its final passage.

The question being taken on the passage of the bill and the roll being called, there were yeas 130, and nays 0, as follows:

Adams, J. Adams, S. Andersen, R. Anderson, D. Anderson, G. Anderson, I.	Bell Bennett Berg Berglin Biersdorf Boland	Carlson, A. Carlson, B. Carlson, D. Carlson, L. Casserly Cleary	Culhane Cummiskey Dahl DeGroat Dieterich Dirlam	Enebo Erdahl Erickson Esau Faricy Ferderer
Anderson, I.	Boland	Cleary	Dirlam	
Becklin	Braun	Clifford	Eckstein	Fjoslien
Belisle	Brinkman	Connors	Eken	Flakne

Forsythe Fudro Fugina	Kahn Kelly Kempe	McFarlin Menke Miller, D.	Pehler Peterson Pieper	Sieben, M. Skaar Smith
Graba	Klaus Knickerbocker	Miller, M. Moe	Pleasant Prahl	Spanish Stangeland
Graw Growe	Kvam	Mueller	Quirin	Stangerand Stanton
Hanson	Larson	Munger	Resner	Swanson
Haugerud	LaVoy	Myrah	Rice	Tomlinson
Heinitz	Lemke	Nelson	Ryan	Ulland
Hook	Lindstrom, E.	Newcome	St. Onge	Vanasek
Jacobs	Lindstrom, J.	Niehaus	Salchert	Vento
Jaros	Lombardi	Norton	Samuelson	Voss
Johnson, C.	Long	Ohnstad	Sarna	Weaver
Johnson, D.	Mann	Oiala	Schreiber	Wenzel
Johnson, J.	McArthur	Parish	Schulz	Wigley
Johnson, R.	McCarron	Patton	Searle	Wohlwend
Jopp	McCauley	Pavlak, R.	Sherwood	Wolcott
Jude	McEachern	Pavlak, R. L.	Sieben, H.	Mr. Speaker

The bill was passed and its title agreed to.

Growe and Patton were excused at 5:00 p.m. Brinkman was excused at 5:30 p.m.

GENERAL ORDERS

Pursuant to Rules of the House, the House resolved itself into the Committee of the Whole, with Mr. Sabo in the Chair, for the consideration of bills pending on General Orders of the Day.

Pursuant to Rule 12, a roll call was taken on the motion of Lindstrom, E., to recommend that H. F. No. 1931 be placed at the end of General Orders.

There were yeas 44, and nays 71.

Those who voted in the affirmative were:

Adams, S.	Cleary	Graw	Larson	Pieper
Andersen, R.	Clifford	Heinitz	Lindstrom, E.	Savelkoul
Anderson, D.	DeGroat	Hook	Lombardi	Schreiber
Becklin	Erdahl	Johnson, J.	Long	Skaar
Belisle	Erickson	Johnson, R.	McFarlin	Ulland
Bell	Esau	Klaus	Myrah	Weaver
Bennett	Ferderer	Knickerbocker	Niehaus	Wohlwend
Carlson, A.	Fioslien	Kvam	Ohnstad	Wolcott
Carlson, D.	Forsythe	Laidig	Pavlak, R. L.	

Those who voted in the negative were:

Adams, J. Anderson, G. Anderson, I. Berg Boland Braun Brinkman Carlson, B. Carlson, L. Casserly Connors Cummiskey Dahl Disterisch	Eken Enebo Faricy Fudro Fugina Graba Growe Haugerud Jacobs Jaros Johnson, C. Johnson, D.	Kempe Lemke Lindstrom, J. Mann McCarron McEachern Menke Miller, D. Miller, M. Moe Mueller Munger Nelson	Parish Patton Pavlak, R. Pehler Peterson Prahl Quirin Resner Rice Ryan St. Onge Salchert Samuelson	Sieben, H. Sieben, M. Smith Spanish Stanton Tomlinson Vanasek Vento Voss Wenzel Mr. Speaker
Dieterich	Kahn	Norton	Sarna Sarna	
Eckstein	Kelly	Ojala	Sherwood	

The motion did not prevail.

The Speaker resumed the Chair, whereupon the following proceedings of the Committee were reported to the House:

- H. F. Nos. 1931, 1329, 715, 666, 1567, 1307, 1134, 1217, 1472, 641, 1566, 1282, 1333, 1515, and 1253 which it recommended to pass.
 - S. F. Nos. 613, 118, and 1013 which it recommended to pass.
 - S. F. No. 211 upon which it recommended progress.
- H. F. No. 1589 upon which it recommended progress until Monday, April 30, 1973.
- S. F. No. 405 upon which it recommended progress until Wednesday, May 2, 1973.
- H. F. No. 577 upon which it recommended progress until Friday, April 27, 1973.
- H. F. No. 854 upon which it recommended to pass with the following amendment offered by Schreiber:

The printed bill, as follows:

Page 1, line 11, strike "trunk highway No. 101" and insert "interstate route 694 and trunk highway No. 169 in Brooklyn Center; thence northerly and northwesterly on trunk highway No. 169 to junction with Hennepin county state aid highway No. 12 at Champlin; thence northwesterly on county state aid highway No. 12 to junction with Wright county state aid highway No. 36 at Dayton; thence northwesterly on county state aid highway No. 36 to junction with trunk highway No. 101; thence northerly".

Page 1, line 12, strike "at Rogers; thence northwesterly".

S. F. No. 627 upon which it recommended to pass with the following amendments:

Offered by Voss:

The printed bill, as follows:

Page 16, line 26, after the word "truck" and before the word "rates", insert "and combination".

Offered by Cummiskey:

The printed bill, as follows:

Page 15, line 13, after "villages" but before the semicolon insert ", or within one mile of the cities of the first and second class".

H. F. No. 1295 upon which it recommended progress until Monday, April 30, 1973, with the following amendment offered by Johnson, C.:

The printed bill, as follows:

Page 1, line 1, strike "shall" and insert in lieu thereof "may".

Page 1, line 2, strike "shall" and insert in lieu thereof "may".

H. F. No. 924 upon which it recommended to pass with the following amendment offered by Quirin:

The printed bill, as follows:

Page 1, line 12, after "pleasure" strike ", or by permitting the credit union to make such payments from the member's funds prior to deposit".

Page 2, line 14, after the comma insert "retained at the credit union,".

Page 2, line 16, after "member" and before the semicolon, insert ", or by permitting the credit union to make such payments from the member's funds prior to deposit".

Page 3, line 4, after "blood" insert "or adoptive".

Page 3, line 17, before "relatives" insert "or adoptive".

Page 4, line 32, after "government" insert ", or in shares of an investment company registered under the Investment Company Act of 1940, whose shares are registered under the Securities Act of 1933, provided that the only investments of that company are in obligations of the United States government, in obligations fully guaranteed by the United States government or in obligations of instrumentalities of the United States government such as, but not limited to federal home loan banks, federal intermediate credit banks, federal land banks, banks for cooperatives, and the federal national mortgage association,".

Page 4, line 35, insert a period after the word "Corporation" strike the balance of the line and all of line 36 to the period.

On the motion of Mr. Anderson, I., the report of the Committee of the Whole was adopted.

ADJOURNMENT

Mr. Anderson, I., moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 2:00 p.m., Thursday, April 26, 1973.

EDWARD A. BURDICK, Chief Clerk, House of Representatives