TUESDAY, MAY 8, 1973

STATE OF MINNESOTA

SIXTY-EIGHTH SESSION - 1973

FIFTY-FIFTH DAY

SAINT PAUL, MINNESOTA, TUESDAY, MAY 8, 1973

The House convened at 12:00 noon and was called to order by the Speaker.

Prayer was offered by the Chaplain.

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

Adams, J. Adams, S. Andersen, R. Anderson, D. Anderson, D. Anderson, I. Becklin Belisle Bell Bennett Berg Berglin Biersdorf Boland Braun Brinkman Carlson, A. Carlson, D. Carlson, D. Carlson, L. Casserly Cleary Clifford Connors Culhane	DeGroat Dieterich Dirlam Eckstein Eken Enebo Erdahl Erickson Esau Faricy Ferderer Fjoslien Flakne Forsythe Forsythe Fugina Graba Graba Graba Graw Hanson Haugerud Heinitz Hook Jacobs Jaros	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 McMillan	Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant Prahl Quirin Resner Rice Ryan St. Onge	Savelkoul Schreiber Schulz Searle Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Wenzel Wigley Wohlwend Wolcott Mr. Speaker
Cummiskey	Johnson, C.	McMillan Menke	St. Onge Samuelson	
Dahl	Johnson, D.	Miller, D.	Sarna	

A quorum was present.

Sherwood and Weaver were excused. Salchert was excused until 2:20 p.m. Hagedorn was excused until 4:20 p.m.

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

JOURNAL OF THE HOUSE

REPORTS OF CHIEF CLERK

Pursuant to Rules of the House, printed copies of H.F. Nos. 2224, 805, and 1168 and S.F. Nos. 514, 672, 1155, 1437, 1803, 1188, 1223, 1836, 1993, 1445, 1388, 2250, 962, 1858, 1859, 1941, 2016, 2085, 2090, 1317, 1702, 464, 583, 1316, and 1087 have been placed in the members' files.

S. F. No. 1803 and H. F. No. 1310, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Clifford moved that S. F. No. 1803 be substituted for H. F. No. 1310 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1155 and H. F. No. 700, which had been referred to the Chief Clerk for comparison, were examined and found to be identical, except that S. F. No. 1155, page 1, lines 20 through 22, reads as follows: "256B, shall be guilty of (A MISDEMEANOR) theft and punished in accordance with Minnesota Statutes, Section 609.52, Subdivision 3, clauses (1), (2) and (5). The amount of any"; whereas, H. F. No. 700, page 1, lines 20 through 27, reads as follows: "256B, shall be guilty of a misdemeanor. Provided however that if the amount of the assistance fraudulently obtained is \$1,000 but not more than \$2,500 the penalty shall be imprisonment for not more than five years or payment of a fine of not more than \$5,000 or both; if the amount of assistance fraudulently obtained is more than ten years or payment of a fine of not more than \$10,000 or both. The".

SUSPENSION OF RULES

Swanson moved that the rules be so far suspended that S. F. No. 1155 be substituted for H. F. No. 700 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1388 and H. F. No. 1643, which had been referred to the Chief Clerk for comparison, were examined and found to be identical, except that H. F. No. 1643, page 1, lines 25 through 30, and page 2, lines 1 through 13, contain the following language. S. F. No. 1388, does not contain this language.

"Sec. 2. Minnesota Statutes 1971, Section 273.13, Subdivision 17b, is amended to read:

Subd. 17b. [VALUATION OF PROPERTY IN MUNICI-PALITIES OF UNDER 10,000.] Notwithstanding any other provision of law, any structure

(a) situated on real property that is used for housing for the elderly or for low and moderate income families as defined by the Farmers Home Administration, (b) located in a municipality of less than 10,000 population,

(c) financed by a direct loan or insured loan from the farmers home administration, and

(d) which qualifies under (SUBDIVISIONS) subdivision ((17) AND) 17a, shall, for 15 years from the date of the completion of the original construction or for the original term of the loan, be assessed at five percent of the adjusted market value thereof, provided that the fair market value as determined by the assessor is based on the normal approach to value using normal unrestricted rents."

S. F. No. 1388, page 1, lines 27 and 28 read as follows:

"Sec. 2. Minnesota Statutes 1971, Section 273.13, Subdivision 17b is repealed.".

H. F. No. 1643, does not contain this language.

H. F. No. 1643, line 5, reads: "Subdivisions 17 and 17b."; whereas S. F. No. 1388, lines 5 through 7, read: "Subdivision 17; repealing Minnesota Statutes 1971, Section 273.13, Subdivision 17b.".

SUSPENSION OF RULES

Dieterich moved that the rules be so far suspended that S. F. No. 1388 be substituted for H. F. No. 1643 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1316 and H. F. No. 1118, which had been referred to the Chief Clerk for comparison, were examined and found to be identical, except that S. F. No. 1316, page 1, line 19, contains the language "for reimbursement of expenses" whereas, H. F. No. 1118, does not contain this language.

S. F. No. 1316, page 2, lines 13 and 14, contain the language in part, "for such one year period," whereas H. F. No. 1118, does not contain this language.

SUSPENSION OF RULES

Pavlak, R. L., moved that the rules be so far suspended that S. F. No. 1316 be substituted for H. F. No. 1118 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1317 and H. F. No. 1119, which had been referred to the Chief Clerk for comparison, were examined and found to be identical, except that S. F. No. 1317, page 1, lines 20 through 23, contain the language:

"The aggregate value of benefits provided by a contract entered into after July 1, 1973 shall not be less than those provided by the preexisting contract.";

whereas H. F. No. 1119, does not contain this language.

S. F. No. 1317, page 2, lines 3 through 9, contain the language:

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"When an insurer proposes an increase in rates of 20 percent or more, it shall accompany its proposal with a claims listing for the appropriate period that explains the proposed increase. When a contract is resubmitted for this because of a proposed increase in rates of 20 percent or more the claims listing shall accompany the specifications for the contract.";

whereas H. F. No. 1119, does not contain this language.

SUSPENSION OF RULES

Vento moved that the rules be so far suspended that S. F. No. 1317 be substituted for H. F. No. 1119 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1247 and H. F. No. 1313, which had been referred to the Chief Clerk for comparison, were examined and found to be identical, except that H. F. No. 1313, page 6, lines 15 through 20, read:

"(Official Title or municipality where witness is eligible voter).

(Here write name of office or official character of attesting witness, such as notary public, postmaster, etc. or that the witness is an eligible voter in the absentee's municipality.)";

whereas, S. F. No. 1247, page 6, lines 15 through 20 read:

"(Official Title or address where witness is registered voter)

(Here write name of office or official character of attesting witness, such as notary public, postmaster, etc. or that the witness is an eligible voter in the absentee's county, who has voted within the last four years.)".

H. F. No. 1313, page 7, lines 3 and 4 read: "authority to administer an oath or take an acknowledgment or an eligible voter in your municipality."; whereas, S. F. No. 1247, page 7, lines 3 through 5 read: "authority to administer an oath or take an acknowledgment or an eligible voter in your county, who has voted in the last four years.".

H. F. No. 1313, page 7, lines 24 through 26 read: "offices. When the person taking your acknowledgement is an eligible voter of your municipality he must state the fact below his signature. Insert the "Ballot Envelope" in the"; whereas, S. F. No. 1247, page 7, lines 25 through 27 read: "offices. When the person taking your acknowledgement is an eligible voter of your county he must state the fact below his signature. Insert the "Ballot Envelope" in the "Return"".

SUSPENSION OF RULES

Tomlinson moved that the rules be so far suspended that S. F. No. 1247 be substituted for H. F. No. 1313 and that the House File be indefinitely postponed. The motion prevailed.

REPORT FROM THE COMMITTEE ON RULES AND LEGISLATIVE ADMINISTRATION

Pursuant to Rule 14, Mr. Anderson, I., for the Committee on Rules and Legislative Administration, designated the following bill as a Special Order for Tuesday, May 8, 1973, to be acted upon immediately following the Consent Calendar: H. F. No. 2224.

REPORTS OF STANDING COMMITTEES

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

H. F. No. 781, A bill for an act relating to the attorney general; payment of attorneys' fees for special counsel with respect to The Bush Foundation; appropriating money therefor.

Reported the same back with the recommendation that the bill be indefinitely postponed.

The report was adopted.

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

H. F. No. 1146, A bill for an act relating to the city of Bloomington; providing reimbursement to the city for the cost of platting land for the Normandale state junior college; and appropriating funds for special assessments levied by the city against property of the college.

Reported the same back with the following amendments:

Page 1, strike lines 10, 11, 12, 13, and 14.

Page 1, line 15, strike "Subd. 2." and insert in lieu thereof "Section 1.".

Page 1, line 16, strike "\$129,805.44" and insert in lieu thereof "\$86,725.78".

To amend the title by striking lines 3, 4, and 5 thereof, and in line 8 thereof, following "the" and before "college" insert the words "Normandale state junior".

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

The report was adopted.

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

H. F. No. 1202, A bill for an act relating to natural resources and the environment; establishing the Minnesota environmental quality council; stating the powers and duties of the council; appropriating money.

Reported the same back with the following amendments:

Page 2, line 1, strike "a".

Page 2, strike line 2.

Page 2, line 3, strike "governor" and insert in lieu thereof "the governor or his designee".

Page 3, strike line 6.

Page 3, line 7, strike "environmental matters and".

Page 3, strike lines 12 and 18 and insert in lieu thereof "with regard to programs, studies, regulations, permits and procedures significantly affecting the environment, provided that such resolution of conflicts is consistent with state environmental policy.".

Page 3, line 17, strike "indicating approval or".

Page 3, line 18, strike "disapproval of" and insert in lieu thereof "with comments on".

Page 3, line 19, strike "and listing the reasons for such action." and insert a period after "agencies".

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

The report was adopted.

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

H. F. No. 1849, A bill for an act relating to education; prescribing additional duties for the higher education coordinating commission; appropriating money; amending Minnesota Statutes 1971, Sections 136A.04 and 136A.05.

Reported the same back with the following amendments:

Page 2, line 10, strike "plans" and substitute "requests".

Page 3, after line 14, add the following:

"Sec. 4. All information, analyses, and findings generated by the Higher Education Coordinating Commission staff in assisting the Commission with performance of duties prescribed in Section 136A.04, clauses (e), (f), (g), and (h) shall be made available to the Committee on Appropriations of the House of Representatives and the Committee on Finance of the Senate.".

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

The report was adopted.

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

H. F. No. 2364, A bill for an act relating to human services; providing for the rendering of human services by a single board; permitting the joint exercise of powers by counties in the provision of human services; appropriating money.

Reported the same back with the following amendments:

Strike everything after the enacting clause and substitute the following language:

"Section 1. [AGREEMENT.] Subdivision 1. One or more contiguous counties, having an aggregate population of 50,000 or more persons or comprising all the counties within a region designated pursuant to Minnesota Statutes, Sections 462.381 to 462.396 or Minnesota Statutes, Chapter 473B, situated within the boundaries of the same region designated pursuant to Minnesota Statutes, Sections 462.381 to 462.396 or Minnesota Statutes, Chapter 473B, may, by resolution of their county boards of commissioners, designate a human services board having the composition, powers, and duties provided in this act.

Subd. 2. Any agreement pursuant to subdivision 1 shall be governed by this act and Minnesota Statutes, Section 471.59 provided that a county board may withdraw from the agreement only after one year's notice to all other counties party to the agreement which notice shall be delivered on or before the last day of the current fiscal year.

Sec. 2. [COMPOSITION OF BOARD.] Subdivision 1. Human services boards shall be composed as follows:

(a) Not less than one county commissioner from each county party to the agreement, the commissioner or commissioners to be selected by the county board of the participating county; and

(b) Citizen members who in number shall comprise not less than one-third of the membership of the human services board, one of whom shall be the chairman of the human services advisory committee, appointed in a manner determined by the county boards which are party to the agreement.

Board members shall serve for terms of three years, so arranged that as nearly as practicable, the terms of one-third of the members shall expire each year. Vacancies shall be filled in the same manner as original appointments.

Subd. 2. [POWERS OF BOARD.] A human services board shall possess all the powers and duties now assigned by law to:

(a) Manage the existing public resources devoted to human services delivered or purchased by the counties, which are subsidized or regulated by the departments of corrections, health, and public welfare;

(b) Employ staff to carry out the purposes of this act;

(c) Deliver services directly, or through contract with other governmental or nongovernmental providers;

(d) Develop a plan for the delivery of human services, which shall include court services, public health services, public assistance, mental retardation services, social services, mental health services, and others of similar classification; and

(e) Receive and expend for the purposes of this act funds from the departments of corrections, health and public welfare, or from any other lawful source, including any governmental source.

Subd. 3. [COUNTY FUNDING.] The county boards of commissioners, party to the agreement, shall determine the proportional financial responsibility of each county to support the programs and services of the board. The agreement may provide for payments by each county based upon use by residents of the county of a particular program or service provided, or by other arrangements as determined pursuant to the agreement. Each county shall be subject to applicable requirements of law concerning funding, and to existing limitations upon the authority to levy taxes, for any particular program or service.

Subd. 4. [GRANTS.] The departments of corrections, health, and public welfare shall provide funds from any grant or subsidy program or other authorized source to the human services board, based upon a plan which satisfies the standards and regulations of the individual state agency, and which represents all subsidy money for human services which each agency commits to programs within counties comprising the human services board.

Sec. 3. [ADVISORY COMMITTEE.] Each human services board shall appoint an advisory committee, which shall actively participate in the formulation of the plan for the development, implementation and operation of the programs and services by the board, and shall make a formal recommendation to the board at least annually concerning the annual budget of the board and the implementation of the plan during the ensuing year.

Membership on the advisory committee shall consist of no more than 25 persons serving three year terms. The chairman shall be appointed by the human services board and may not be a member of a county board.

One-third of the members of the advisory committee shall be representatives of those persons receiving services provided by the human services board. No more than one-third may be providers or employees of providers of services. The remaining members shall represent the citizens of the counties.

The advisory committee shall appoint at least three permanent task forces to assist it in its functions: Corrections, social and mental health services, and public health.

Task force membership shall be constituted to fulfill state agency requirements for receiving categorical funds. Where appropriately constituted, these task forces may replace those advisory bodies required by statute and regulation to advise county welfare boards and other county and area boards. Individuals not members of the advisory committee may be appointed to the task forces; provided, however, that each task force shall be chaired by a member of the advisory committee.

The human services board shall provide staff assistance to the advisory committee.

Sec. 4. [DELEGATION OF FUNCTIONS; FINANCIAL AID.] Subdivision 1. During the biennium ending June 30, 1975, the commissioner of corrections, state board of health, and commissioner of public welfare may, without reference to the provisions of Minnesota Statutes, Chapter 15, delegate any duty, authority, or responsibility vested in their respective departments relative to any program or service presently provided by the state, to any human services board which has in effect an approved plan for the affected program or service. The authority granted under this section shall include the authority to transfer to a human services board that portion of any unexpended appropriation which represents a saving to the department concerned by virtue of the assumption by the board of the duty, authority, or responsibility so delegated. No state employee shall be involuntarily terminated from employment by any action under this section.

Subd. 2. [STANDARDS.] The delegation of any duty, authority, or responsibility, and transfer of funds therewith, shall be subject to the maintenance by the human services board of applicable standards prescribed by the respective department, pursuant to the provisions of subdivision 1. Upon failure to maintain the prescribed standards, any delegated function and unexpended funds shall revert to the department concerned according to procedures established by it.

Subd. 3. [REPORTS.] The exercise of any transfer of function or funds pursuant to subdivisions 1 and 2 shall be immediately reported to the committees on appropriations of the house of representatives and finance of the senate.

Sec. 5. [EMPLOYEES.] Subdivision 1. All persons employed by a county, whose functions are assumed by a human services board, shall continue as employees of the board without loss in seniority, status, or benefits, and subject to any merit or civil service system.

Subd. 2. Not later than 90 days after the designation of a human services board established pursuant to section 1 of this act any county board, committee or commission having authorities or duties in the areas designated in section 2, subdivision 2, clause (d) of this act shall cease its operation and no per diem or reimbursement of expenses shall be paid to any member of the board, committee or commission.

Subd. 3. Each member of the human services board may receive a per diem and be reimbursed expenses in the performance of official duties in the amount and within the limitations as are members of county welfare boards provided in Minnesota Statutes, Section 393.03. Sec. 6. [IMPLEMENTATION.] Upon the designation as a human services board, the board shall transmit copies of the agreement documents to each affected state agency, the regional development commission, if established, and the governor. Each affected department shall assign personnel to assist the board in preparing its organization and initial plan for receipt of operating funds. Within six months of its creation, each human services board shall present its initial plan and budget to affected state agencies.

Sec. 7. [TERMINATION.] The county boards party to an agreement to designate a human services board may terminate the agreement and no longer manage the public resources devoted to human services in their counties but only on notice of an intention to terminate delivered to the commissioner of public welfare, state board of health, and commissioner of corrections not less than 90 days before the effective date of the termination. On the termination all public resources devoted to human services shall be managed in accordance with provisions of law in effect on June 30, 1973.

Sec. 8. [PILOT PLANNING GRANTS.] The state planning agency shall designate no more than two human services boards as participants in a pilot study to plan for the development and delivery of services and programs pursuant to this act. Any human services board designated for a pilot study grant shall receive financial assistance to plan and implement its responsibilities under this act. No grant pursuant to this section shall be made to any individual county.

Sec. 9. [REPORTS TO LEGISLATURE.] Each affected state agency shall report to the standing committees concerned, and the committees on appropriations and finance of the house of representatives and the senate, any grant made to a human services board pursuant to this act; and shall present a report to the legislature concerning recommendations regarding experience under, and suggested amendments to, this act not later than January 1, 1975.

Sec. 10. [APPROPRIATION.] There is hereby appropriated the sum of \$183,000 to the state planning agency for the biennium June 30, 1975, for the purpose of grants, evaluation and coordination pursuant to section 8.

Sec. 11. This act may be cited as the human services act.

Sec. 12. This act is effective July 1, 1973.".

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

The report was adopted.

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

S. F. No. 507, A bill for an act relating to water pollution; pollution control agency; providing financial assistance to mu-

nicipalities for the construction of waste disposal systems; amending Minnesota Statutes 1971, Sections 116.16, Subdivisions 2, 3, 4, 6, 7 and 9; 116.17, Subdivision 5; 116.18, Subdivisions 1 and 2; repealing Minnesota Statutes 1971, Sections 116.15; 116.18, Subdivision 3, and cancelling an appropriation.

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

The report was adopted.

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

S. F. No. 1030, A bill for an act relating to the attorney general; payment of attorneys' fees for special counsel with respect to The Bush Foundation; appropriating money therefor.

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

The report was adopted.

Mrs. McMillan from the Committee on Crime Prevention and Corrections to which was referred:

S. F. No. 973, A bill for an act relating to peace officer training; regulating certain peace officer training; amending Minnesota Statutes 1971, Sections 626.846; 626.847; 626.852; and 626.853.

Reported the same back with the following amendments:

Page 1, line 20, after "thereof," strike "with a population".

Page 1, line 21, strike "over 650" and insert "regardless of population".

Page 3, strike lines 13 through 28.

Page 4, strike lines 1 through 7, and insert in lieu thereof:

"Sec. 4. Minnesota Statutes 1971, Section 626.853, is repealed.".

Further amend the title as follows:

Page 1, line 6, after "626.852;" strike "and 626.853" and insert "repealing Minnesota Statutes 1971, Section 626.853.".

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. 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.

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:

S. F. No. 1726, A bill for an act authorizing the commissioner of natural resources to convey the interests of the state in certain lands in Goodhue county.

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. 2014, A bill for an act relating to natural resources; enlarging certain trail acquisition authority; amending Minnesota Statutes 1971, Section 84.029, Subdivision 2.

Reported the same back with the recommendation that 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. 1387, A bill for an act relating to election matters; authorizing political party organization in legislative districts; amending Minnesota Statutes 1971, Sections 202.21; 202.22, Subdivisions 2 and 3; 202.25; and 202.26, Subdivision 4.

Reported the same back with the recommendation that the bill be indefinitely postponed.

The report was adopted.

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

S. F. No. 1233, A bill for an act relating to veterans; regulating the appointment, term and compensation of veterans service officers; amending Minnesota Statutes 1971, Section 197.60, Subdivisions 1, 2 and 3.

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:

S. F. No. 1724, A bill for an act relating to election matters; authorizing political party organization in legislative districts; ~

amending Minnesota Statutes 1971, Sections 202.21; 202.22, Subdivisions 2 and 3; 202.25; and 202.26, Subdivision 4.

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. 477, A bill for an act relating to the public health; creating a sanitarian advisory council; prescribing powers and duties for such council; providing a penalty.

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

H. F. No. 951, A bill for an act relating to ethics in political activity; creating a state ethics commission to regulate lobbying activity and campaign financing; appropriating money; providing a penalty; repealing Minnesota Statutes 1971, Sections 211.06; 211.16; 211.17; 211.20; 211.21; 211.22; 211.25; and 211.32.

Reported the same back with the following amendments:

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

"Section 1. [PUBLIC POLICY.] The legislature hereby declares that public confidence in government and its individual members is a precondition of representative democracy. It is the intent of the legislature to provide the framework in which such confidence can be maintained and nurtured.

The legislature further declares that impartially imposed financial disclosure on public officials, campaigns of candidates for public office, and certain persons who engage in efforts to persuade public officials to take specific actions; limitations upon campaign expenditures of those who seek public office; and public participation in the funding of such campaigns are vital components of such a framework.

The legislature further declares that impartial financial disclosure in no way infringes upon or abridges the people's constitutional right to petition their government for redress of grievances, or to communicate freely with public officials.

Sec. 2. [DEFINITIONS.] Subdivision 1. As used in this act, the following terms have the meanings given them unless the context requires otherwise.

Subd. 2. "Administrative action" means the making of any recommendation, report or decision or taking of any official action by one or more officials in the executive branch, a state regulatory commission, agency or other body in the executive branch, and includes a decision to postpone a decision or action.

Subd. 3. "Affiliated or connected organization" means:

(a) an organization which organized the reporting committee primarily for the purpose of influencing the nomination or election of candidates for office; or

(b) an organization whose primary purpose is to support the reporting committee; or

(c) an organization whose membership is generally similar to that of the reporting committee.

Subd. 4. "Business" means any corporation, partnership, proprietorship, firm, enterprise, franchise, association, organization, or self-employed individual.

Subd. 5. "Business with which he is associated" means any business of which the individual is a director, officer, proprietor, partner, employer, or holder of stock worth \$2,500 or more at fair market value.

Subd. 6. "Calendar year" is the period January 1 through December 31, inclusive, except in the first year of this act when calendar year shall be the period from the effective date of this act through December 31.

Subd. 7. "Candidate" means an individual who seeks nomination for election, or election, to any statewide office or legislative office, other than a federal office for which candidates are required to report under federal laws, whether or not the individual is elected. An individual shall be deemed to seek nomination for election, or election, if he has taken the action necessary under the law of the state of Minnesota to qualify himself for nomination for election, or election, to an office, or received contributions or made expenditures, or has given his consent, implicit or explicit, for any other person to receive contributions or make expenditures, with a view to bringing about his nomination for election, or election, to an office.

Subd. 8. "Cash" means money, securities at market value, balances on deposit in banks and savings and loan institutions, checks, negotiable money orders and other paper commonly accepted by a bank in a deposit of cash, and cash funds in other repositories.

Subd. 9. "Commission" means the state ethics commission. Subd. 10. "Contribution" means:

(a) A gift, subscription, loan, advance, or deposit of money or anything of value, made to influence the nomination for election, or election, of a person to office;

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(b) A contract, promise, or agreement, whether or not legally enforceable, to make a contribution for that purpose;

(c) A transfer of funds between political committees; and

(d) The payment, by any person other than a candidate or political committee, of compensation for the personal services of another person which are rendered to a candidate or committee to influence the nomination for election, or election, of a person to office. "Contribution" shall not be considered to include services provided without compensation by individuals volunteering a portion or all of their time on behalf of a candidate or political committee.

Subd. 11. "Depository" means any bank, savings and loan association or credit union, organized under federal law or state law and transacting business within Minnesota.

Subd. 12. "Election" means any general, special or primary election and any convention or caucus of a political party held to nominate or endorse a candidate.

Subd. 13. "Expenditure" means:

(a) A purchase, payment, distribution, loan, advance, deposit, or gift of money or anything of value, made for the purpose of influencing the nomination for election, or election, of any person to public office;

(b) A contract, promise, or agreement, whether or not legally enforceable, to make an expenditure; and

(c) A transfer of funds between political committees.

Subd. 14. "File" means delivery to the office of the state ethics commission, or, in the case of certain filings, to the appropriate county auditor by midnight of the prescribed filing date, or deposit as certified mail, in an established United States post office, postage prepaid, no later than midnight of the second day next preceding the filing date. Certified mail receipts shall be retained as evidence of filing. In the event the mailing deadline falls on a day in which no mail is certified, the next preceding day on which mail is certified shall be deemed the mailing date.

Subd. 15. "Full name" and "name" mean the identification of the person usually given for business purposes.

Subd. 16. "Legislative action" means introduction, sponsorship, debate, voting and any other official action on any bill, resolution, amendment, nomination, appointment, or report in either house of the legislature or committee thereof.

Subd. 17. "Legislative employee" means any person employed by the legislature or by any of its committees and any person employed by a legislator who is paid from funds provided by the state at a rate in excess of \$15,000 per year.

Subd. 18. "Lobbyist" means any person who:

(a) Makes a total expenditure in excess of \$30 in a calendar month, not including his own travel expenses or membership

dues, for communicating directly with, or reimbursing another to communicate directly with one or more members of the legislative or executive branch to influence legislation or administrative action; or

(b) Makes a total expenditure in excess of \$30 in a calendar month, not including membership dues, to solicit others by an advertising campaign to communicate directly with one or more members of the legislative or executive branch to influence legislation or administrative action; or

(c) Receives compensation from another to communicate directly with one or more members of the legislative or executive branch to influence legislation or administrative action; or

(d) Receives reimbursement in excess of \$30 from another to communicate directly with one or more members of the legislative or executive branch to influence legislation or administrative action; or

(e) As a part of his regular employment periodically communicates directly with a member of the legislative or executive branch to influence legislation or administrative action whether or not any compensation in addition to the salary for that regular employment is received for the communication.

"Lobbyist" does not include an individual acting solely on his own behalf who does not spend an amount in excess of \$30 per month for personal postage and telephone for such solicitation; public officials acting in the course of their office or employment who engage in the conduct described; persons requesting that a claim be filed in their behalf and who testify in furtherance of that claim; persons who own, publish, or are employed by a newspaper or other regular published periodical or radio station, television station, wire service or other bona fide news media which in the ordinary course of business disseminates news, and editorials if such persons engage in no further activities and represent no other persons in connection with the influencing of legislation and administrative action; persons appearing before a legislative committee at the invitation of the committee and who receive no compensation for their appearance and engage in no further activities to influence legislation.

Subd. 19. "Mailing address" and "address" mean apartment or building number, street number, city or town and ZIP code.

Subd. 20. "Minor party" means any party which ran a candidate on the statewide or legislative ballot at the last general election and is not a political party.

Subd. 21. "Occupation and principal place of business, if any" means, if self-employed, type of work or profession and city where self-employed; or, if otherwise employed, type of work or title, name of employer or employing organization and city of employment.

Subd. 22. "Official in the executive branch" or "member of the executive branch" means any member of a state regulatory commission, agency or other body in the executive branch, and any official or employee of the state receiving from the state a salary at a rate in excess of \$15,000 per year who takes any administrative action, as defined in subdivision 2, but does not include officials or employees of state supported universities and colleges.

Subd. 23. "Official in the legislative branch" or "member of the legislative branch" means any candidate for the legislature in a primary, special or general election, any member or memberelect of the legislature, any member of a commission established by and responsible to the legislature or either house thereof, and any staff member, assistant or employee of the same receiving from the state a salary at a rate in excess of \$15,000 per year.

Subd. 24. "Per capita" means per unit of population.

Subd. 25. "Person" means an individual, corporation, association, firm, partnership, committee, club, labor organization or other organization or group of persons.

Subd. 26. "Political committee" means a person other than an individual whose primary or incidental purpose is to support or oppose any candidate or measure or to influence the result of election.

Subd. 27. "Political party" means an organization which shall have maintained in the state, governmental subdivision thereof or precinct therein in question, a party organization, and presented candidates for election at the last preceding general election one or more of which candidates shall have been voted for in each county within the state at that election and shall have received in the state not less than five percent of the total vote cast for all candidates at that election or whose members in a number equal to at least five percent of the total number of votes cast in the preceding general election in the county where the application is made present to the county auditor a petition for a place on the primary election ballot. For the purposes of this act "political party" does not include a political party's organization within congressional districts, counties, legislative districts, municipalities, wards, and precincts.

Subd. 28. "Principal political committee" means the single political committee which a candidate must designate to receive contributions and make expenditures on his behalf within the limitations imposed by this act.

Subd. 29. "Public office" means the office of governor, lieutenant governor, attorney general, secretary of state, state auditor, state treasurer, state senator and state representative.

Subd. 30. "Public official" means any elected or appointed official or employee of the state, including the executive agencies and the judicial branch, any legislator and any legislative employee.

Sec. 3. [STATE ETHICS COMMISSION; MEMBERSHIP.] Subdivision 1. There is hereby created a state ethics commission composed of 11 members as follows: Two members of the Minnesota senate, one appointed by the committee on committees and one appointed by the minority leader from the most numerous minority caucus; two members of the Minnesota house of representatives, one appointed by the speaker and one appointed by the minority leader from the most numerous minority caucus; the secretary of state; and six public members, appointed by the governor with the advice and consent of the senate, no more than three of whom shall be of the same political party and none of whom shall be a holder of public office, an official of the executive or legislative branch or a holder of state office in a political party as defined in Minnesota Statutes, Section 202.20.

Subd. 2. The terms of the members of the commission shall be as follows: The members of the legislature shall serve a two year term; the secretary of state shall serve during his term of office as secretary of state; the public members shall serve a six year term, provided that the public members first appointed shall serve the following terms to be appointed by lot: two shall be appointed for two years, two shall be appointed for four years, and two shall be appointed for six years. No public member shall serve for more than one term.

Subd. 3. If a member ceases to hold the position that qualified him for membership on the commission, a vacancy shall thereby be created. An appointment to fill a vacancy shall be for the balance of the unexpired term only. An appointment must be made within 30 days of a vacancy.

Sec. 4. [OFFICERS.] The commission shall elect one member to serve as chairman and one member to serve as vice-chairman and such other officers as shall appear necessary. The vicechairman shall act as chairman in the absence or disability of the chairman or in the event of a vacancy in that office. A vacancy in the commission shall not impair the right of the remaining members to exercise all the powers of the commission and eight members thereof shall constitute a quorum for the transaction of business.

Sec. 5. [ANNUAL REPORT.] In addition to any other specific reports called for by this act, or otherwise published by the commission, the commission shall at the close of each fiscal year make an annual report to the legislature, the governor and the public concerning the action it has taken, the names, salaries, and duties of all individuals in its employ and the money it has disbursed. The commission shall include and identify in its report any other reports on matters within its jurisdiction and shall offer recommendations for further legislation as may be required or desirable.

Sec. 6. [DUTIES.] In addition to any other duties prescribed by this act it shall be the duty of the commission:

(a) To prescribe forms for statements, reports and other information required to be filed by this act and to furnish such forms to persons required to file them; (b) To prepare and publish a manual prescribing uniform systems and methods of accounting and reporting for use by persons required to file statements and reports by this act;

(c) To accept and file any information voluntarily supplied that exceeds the requirements of this act;

(d) To develop a filing, coding, and cross-indexing system consonant with the provisions of this act;

(e) To make the reports and statements filed with it available for public inspection and copying during regular office hours, and to make copying facilities available free of charge or at a charge not to exceed actual cost. Any information copied from reports and statements shall not be sold or utilized by any person for the purpose of soliciting contributions or for any commercial purpose. For the purposes of this section, "any commercial purpose" means any sale, trade, or barter of any list of names or addresses taken from the reports and statements and any use of the lists for any surveys or sales promotion activity. For purposes of this section, "soliciting contributions" means requesting gifts or donations of money, or anything of value for any cause or organization or anything of value for any cause or organization, political, social, charitable, religious, or otherwise;

(f) To preserve such reports and statements for a period of six years from the date of receipt;

(g) To prepare and publish, in addition to the specific summaries and reports required elsewhere in this act, such other summaries of statements and reports received and such other reports as may seem appropriate;

(h) To provide for wide public dissemination of summaries and reports;

(i) To make investigations with respect to statements and reports filed pursuant to this act, with respect to alleged failures to file any statement required under the provisions of this act, and upon complaint by any individual, with respect to alleged violation of any part of this act. In all matters relating to its official duties, the commission shall have the powers possessed / by courts of law to issue subpoenas and cause them to be served and enforced. All persons subject to the provisions of this act shall aid the commission in the performance of its duties including, but not limited to, the production for examination of all books, accounts, records, documents, and receipts, and the answering under oath of its lawful inquiries;

(j) To report suspected violations of law to the appropriate law enforcement authorities, including both the attorney general and the appropriate county attorney;

(k) To issue and publish upon request advisory opinions on the requirements of this act, based on a real or hypothetical set of circumstances;

(1) To promulgate, pursuant to Minnesota Statutes, Chapter 15, rules and regulations to carry out the provisions of this act.

Sec. 7. [COMPENSATION.] Each member of the commission shall, for actual time engaged in the business of the commission, receive \$35 per day.

Sec. 8. [OFFICES.] The office of the commission shall be in the state capitol complex, but it may meet or exercise any or all of its powers at any other place in the state. All administrative services such as supplies, office space and furnishings, payroll preparation and accounting services shall be provided to the commission by the secretary of state.

Sec. 9. [EMPLOYEES.] The commission shall appoint an executive director who shall be in the unclassified service to serve at the pleasure of the commission. The executive director shall be responsible for the administrative operations of the commission and shall perform such other duties as may be delegated or assigned to him from time to time by the commission. The commission, however, may not delegate the making of regulations to the executive director. The executive director may employ such persons as the commission finds necessary to carry out the provisions of this act subject to appropriation.

Sec. 10. [POLITICAL ACTIVITY.] All public members, agents, attorneys, and employees of the commission, except elected officials, shall be subject to any provisions of law regulating political activity by state employees.

Sec. 11. [INSPECTION OF DOCUMENTS FILED.] The executive director of the commission or his staff shall inspect all registrations, statements, reports, and disclosures filed with the commission as promptly as is necessary to comply with any provision of this act, but no later than ten days after they are filed. He shall notify the person required to file a document with the commission under this act immediately if;

(a) Upon inspection of a filed document, or other records it appears that the person has failed to file a statement as required by this act, or that a document filed by the person does not conform to this act; or

(b) A written complaint is filed with the commission by any eligible voter alleging that a document filed with the commission does not conform to this act or to the truth, or that a person has failed to file a statement, disclosure, report, document, or registration required by this act.

Sec. 12. [AUDITS.] The commission may conduct audits to assure compliance with this act.

Sec. 13. [LOBBYIST REGISTRATION.] Subdivision 1. Each lobbyist shall, not later than five calendar days after commencing lobbying activity, file a registration form with the commission. Registration or reports by an individual lobbyist shall not exempt either the person whom the lobbyist represents or that lobbyist's employees from registering or filing reports, if they are also lobbyists as defined herein. Subd. 2. The registration form shall be prescribed by the commission and shall include the registrant's full name and complete address, place of business; the full name and complete address of each person, whether or not an employee, who will lobby on behalf of the registrant; the full name and complete address of each person, if any, by whom the registrant is retained or employed or on whose behalf the registrant appears; the date on which the registrant expects his lobbying to end; and a general description of the matters on which the registrant expects to lobby and the position of the registrant on each matter listed. If the registrant lobbies or purports to lobby on behalf of an organization with members, such registration form shall include a statement of the approximate number of members, the name and address of all directors and an outline of the procedure by which the organization adopts a policy.

Sec. 14. [LOBBYIST REPORTING; INFORMATION RE-QUIRED.] Subdivision 1. Each person who registers pursuant to section 13 shall file with the commission a report concerning his activities during the preceding calendar month within ten days after the close of each calendar month of each year as long as such registrant continues to engage in any lobbying activity.

Subd. 2. Each person about whose activities a registrant is required to report by subdivision 1 shall provide a full account of such activities to the registrant at least five days before such registrant's report is due to be filed.

Subd. 3. Such report shall be on a form prescribed by the commission, and shall include a complete and up-to-date statement of the information required to be supplied under section 14 plus the following information for the preceding calendar month:

(a) The registrant's total expenditures on lobbying and a breakdown of such expenditures into the following categories: the cost of publication and distribution of each publication used in lobbying; other printing; media; advertising, including production costs; postage; travel; salaries and fees, including allowances, rewards and contingency fees; entertainment; telephone and telegraph; and other expenses;

(b) A list of each contribution and membership fee of \$200 or more paid to the registrant regardless of whether it was paid solely for the purpose of lobbying, with the full name and complete address and principal business activity of each payor and the subject matter, if any, for which such contribution was made;

(c) A list of each honorarium, gift or loan, in excess of \$10 in value, paid to an official in the legislative or executive branch, by any employee of the registrant, by any lobbyist who received compensation or reimbursement for expenses from the registrant, or, if the registrant is a person other than an individual, by any officer or official of the registrant.

Sec. 15. [CERTIFICATION OF FORMS.] Each lobbyist registration form and report required to be filed under this act shall be signed and certified as true and correct by the registrant, or, if the registrant is a person other than an individual, by an appropriate officer of such registrant. Each person required to file a registration form or report shall file one that conforms to this act and to the truth.

Sec. 16. [LEGISLATIVE REPORT.] Beginning with the third Monday following the beginning of any regular or special session of the legislature and on every Monday thereafter for the duration of such session the executive director of the commission shall from his records report to each house of the legislature the names of lobbyists registered under this act who were not previously reported, the names of the persons whom they represent as such lobbyists and the subjects of legislation in which they are interested. Such report shall be incorporated into the journal of each house of the legislature.

Sec. 17. [FALSE STATEMENTS PROHIBITED.] No lobbyist shall knowingly or willfully make any false statement or misrepresentation of the facts to any official in the legislative or executive branch, or knowing a document to contain a false statement, cause a copy of such document to be received by an official in the legislative or executive branch without notifying such official in writing of the truth.

Sec. 18. [CONTINGENT FEES PROHIBITED.] No person shall be employed as a lobbyist for a compensation dependent in any manner upon the result or outcome of any legislative or executive action.

Sec. 19. [PUBLIC OFFICIAL, CONDUCT.] No public official shall use his official position or office to obtain financial gain for himself, any member of his household, or any business with which he or a member of his household is associated, unless the financial gain affects him no more greatly than other members of a business classification, profession, occupation, or other group to which he belongs.

Sec. 20. [GIFTS TO PUBLIC OFFICIALS.] Subdivision 1. No person shall offer or give to a public official or a member of a public official's household and no public official shall solicit or receive anything of value, including a gift, favor or service or a promise of future employment, based on any understanding that such public official's vote, official actions or judgment would be influenced thereby, or where it could reasonably be inferred that the thing of value would influence the public official in the discharge of his duties, or as a reward, or which would cause the total value of such things received from the same person not a member of such public official's household to exceed \$100 during any single calendar year.

Subd. 2. No person shall offer or pay to a public official and no public official shall solicit or receive any money in addition to that received by the public official in his official capacity for

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legislative advice or assistance, or for advice given in the course of the public official's employment or relating to such employment.

Sec. 21. [CONFIDENTIAL INFORMATION.] No public official shall use or disclose confidential information gained in the course of or by reason of his official position or activities in any way that could result in financial gain for himself or for any other person.

Sec. 22. [CONFLICTS OF INTEREST.] Subdivision 1. Any public official who, in the discharge of his official duties, would be required to take an action or make a decision that would substantially affect his financial interests or those of a business with which he is associated, unless the benefit or detriment affects him no more greatly than other members of a business classification, profession, occupation, or other group to which he belongs, shall take the following actions:

(a) He shall prepare a written statement describing the matter requiring action or decision, and the nature of his potential conflict of interest with respect to such action or decision;

(b) He shall cause copies of such statement to be delivered to the state ethics commission and to his immediate superior, if any;

(c) If he is a legislator or legislative employee, he shall deliver a copy of such statement to his presiding officer. The presiding officer may, upon request, excuse a legislator from votes, deliberations, and other action on the matter on which a conflict may exist; and

(d) If he is not a legislator, his superior, if any, shall assign the matter to another employee who does not have a potential conflict of interest. If he has no immediate superior, he shall take steps as the commission shall prescribe through rules or regulations to remove himself from influence over actions and decision on the matter on which the potential conflict exists.

Subd. 2. No official of the executive or legislative branch shall represent a client before any state regulatory department or agency for a fee; provided that this section shall not be construed to prohibit a public official from practicing before the courts of this state or the workmen's compensation commission or filing papers of incorporation or tax returns or from practicing for compensation before any state board or agency in connection with, or in any matter related to, any case, action, or proceeding filed and pending in any state or federal court; and provided that this section shall not act to prohibit a member from making inquiry for information on behalf of a constituent before a state board or agency, if no fee or reward is given or promised in consequence thereof; and provided that the prohibition contained in this subdivision shall not apply to a partnership in which the public official is a member and provided that the prohibition contained in this subdivision shall not apply in connection with any matter pending before any state board or agency on the operative date of this subdivision if the affected public official is attorney of record or representative in the matter prior to such operative date.

Subd. 3. No public official and no business with which a public official is associated shall enter into any contract in excess of \$3,000 with a state agency which is to be paid in whole or in part out of state funds unless the contract has been awarded through a process of public notice and competitive bidding.

Subd. 4. No person shall offer or give to a member or employee of a state regulatory commission that regulates a business with which such person is associated, and no member or employee of a state regulatory commission shall solicit or accept from any such person, anything of value, including a promise of future employment or a favor or service, while the member or employee is associated with the regulatory commission. No former member or employee of a state regulatory commission shall serve as a lobbyist or represent clients before such regulatory commission for a period of three years after he leaves such regulatory commission.

Sec. 23. [STATEMENT OF ECONOMIC INTERESTS.] Subdivision 1. Within 14 days after an individual accepts appointment or files for office in the executive or legislative branch or a judge of the Minnesota supreme or district court he shall file a statement of economic interests at the office of the commission.

Subd. 2. Each official who receives a declaration of candidacy or petition to appear on the ballot from an individual required by subdivision 1 of this section to file statement and each official who nominates such an individual shall within five days of such receipt or nomination, notify the commission of the name of each such individual and the date of the declaration, petition or nomination.

Subd. 3. The commission shall notify such official, and in the case of candidates for appointive office, the clerk of the body that will approve or disapprove the nomination, of the name of the individual who has filed a statement of economic interests at the office of the commission and of the date on which such statement was filed.

Subd. 4. Other provisions of the law notwithstanding, a candidate for elective office described in subdivision 1 who does not submit a statement of economic interests in accordance with the requirements of this act within 14 days after he files for office shall be notified by the filing officer through certified mail. A candidate who knowingly fails to submit said statement of economic interest within ten days after receipt of such notice shall be guilty of a gross misdemeanor.

Subd. 5. If an individual who is a nominee for appointive office described in subdivision 1 fails to file a statement of econom-

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ic interests in accordance with the provisions of this act within 20 days after such nomination, the nomination shall not be approved or ratified until at least five days after he has filed such statement of economic interests.

Subd. 6. No individual appointee described in subdivision 1 who receives from the state a salary at a rate in excess of \$15,000 per year and no official of the legislative branch shall be allowed to take the oath of office or enter upon his duties unless he has filed a statement of economic interests in accordance with the provisions of this act at the office of the commission.

Subd. 7. Any statement of economic interests filed under this act shall be on a form prescribed by the commission, and the individual filing the statement shall supply the following information:

(a) The name of each business and trust in which he has a financial interest, and the nature and category of the amount of such interest;

(b) A list of any offices or directorships held by him in a corporation, firm or enterprise;

(c) The legal description of all real estate in Minnesota in which he has any interest, direct or indirect, including an option to buy, excluding homesteaded property and property valued at less than \$1,000 at the time such statement is filed;

Subd. 8. Where an amount is required to be reported by category, the individual shall report whether the amount is at least \$1,000 but less than \$10,000, at least \$10,000, but less than \$25,000, or \$25,000 or more. An amount of stock may be reported by number of shares instead of by category of dollar value. Less than \$1,000 need not be reported. No provision of this act shall be held to prevent any person from filing more information or more detailed information than required.

Subd. 9. Each individual who is required to file a statement of economic interests under this act shall file an updated statement at the office of the commission every six months if there is any addition, deletion or change in his financial status with respect to which information is required to be supplied under this section; provided that, if the individual has filed with the commission the description by name, amount and schedule of payments of a continuing arrangement relating to an item required to be reported under this act, an updated statement need not be filed for each payment under such continuing arrangement, but only if the arrangement is terminated or altered.

Subd. 10. All persons presently serving in an office described in subdivision 1 shall file a statement of economic interests in accordance with the provisions of this act at the office of the commission within 60 days after the effective date of this act, and shall receive no compensation after such filing deadline until he files such statement. Sec. 24. [ORGANIZATION OF POLITICAL COMMIT-TEES.] Subdivision 1. Every political committee shall have a chairman and a treasurer.

Subd. 2. No contribution shall be accepted and no expenditure shall be made by or on behalf of a political committee at a time when there is a vacancy in the office of chairman or treasurer.

Subd. 3. Every candidate shall designate and cause to be formed a single principal political committee.

Subd. 4. A candidate may at any time, without cause, remove and replace the chairman, treasurer or any other officer, including any deputy treasurer, of the candidate's principal political committee.

Subd. 5. The candidate and members of his principal political committee specified on the statement of organization shall be responsible for complying with the provisions of this act.

Sec. 25. [DEPUTY TREASURERS AND DEPOSITO-RIES.] Subdivision 1. The treasurer of any political committee may appoint as many deputy treasurers as deemed necessary provided however that the treasurer shall be responsible for the accounts of all deputy treasurers.

Subd. 2. The treasurer of any political committee may designate not more than one depository in each county in which a campaign is conducted.

Sec. 26. [ACCOUNT WHICH MUST BE KEPT.] Subdivision 1. It shall be the duty of a treasurer of a political committee to keep a detailed and exact account of:

(a) All contributions made to or for the committee;

(b) The full name and mailing address, if any, of any person making a contribution in excess of \$25, and the date and amount thereof;

(c) All expenditures made by or on behalf of the candidate or committee; and

(d) The full name and mailing address and occupation and the principal place of business, if any, of every person to whom any expenditure is made, the date and amount thereof and the name and address of, and office sought by, each candidate on whose behalf such expenditure was made.

Any person violating any provision of this subdivision shall, upon conviction thereof, be guilty of a misdemeanor.

Subd. 2. It shall be the duty of the treasurer to obtain and keep a receipted bill, stating the particulars, for every expenditure made by or on behalf of a political committee in an amount in excess of \$100, and for any expenditure in a lesser amount, if the aggregate amount of lesser expenditures to the same person during a calendar year exceeds \$100. A cancelled check showing payment of a bill, together with the bill or invoice stating the purpose of the expenditure, shall be deemed to be a receipted bill. The treasurer shall preserve all receipted bills and accounts required to be kept by this section for a period of not less than six years.

Sec. 27. [REGISTRATION OF POLITICAL COMMIT-TEES.] Subdivision 1. The treasurer of a political committee shall register with the state ethics commission within 12 days of the date upon which the committee has received contributions or made expenditures or anticipates receiving contributions or making expenditures in excess of \$100.

Subd. 2. The statement of organization shall include:

(a) The name and address of the committee;

(b) The names, addresses, and relationships of affiliated or connected organizations;

(c) The geographic area in which it will operate and the purpose of the committee;

(d) The name, address, and position of the custodian of books and accounts;

(e) The name and address of the chairman and the treasurer and the name and address of any other principal officers including deputy treasurers, if any;

(f) The name, address, office sought, and party affiliation of (i) each candidate whom the committee is supporting, and (ii) any other individual, if any, whom the committee is supporting for nomination for election, or election, to any public office whatever; or, if the committee is supporting the entire ticket of any party, the name of the party;

(g) A statement whether the committee is a continuing one;

(h) A listing of all depositories or safety deposit boxes used.

Subd. 3. Any change in information required in subdivision 2 shall be forwarded to the state ethics commission by the chairman or treasurer of the political committee within five days of the change.

Sec. 28. [CONTRIBUTIONS.] Subdivision 1. Anonymous contributions in excess of \$25 shall not be retained by any committee or candidate. Such contributions shall be forwarded to the state ethics commission and shall become part of and be added to the state elections campaign fund.

Subd. 2. All funds of a political committee shall be segregated from, and may not be commingled with, any personal funds of officers, members, or associates of the committee.

Subd. 3. All funds received by or on behalf of any candidate or political committee shall within five days after the receipt thereof, Sundays and holidays excepted, be deposited by a treasurer or a deputy treasurer in a designated depository in an account clearly designated as the campaign fund of such candidate or political committee.

Subd. 4. Any person violating any provisions of this section shall, upon conviction thereof, be guilty of a misdemeanor.

Sec. 29. [EXPENDITURES.] Subdivision 1. All expenditures, other than the transfer of funds between political committees, must be authorized by the candidate or treasurer or deputy treasurer of the committee making the expenditure.

Subd. 2. The transfer of funds between political committees shall be authorized by the treasurer of the political committee making the transfer.

Subd. 3. No person may expend funds in an aggregate amount in excess of \$100 on behalf of a candidate without receiving from the treasurer of that candidate's principal political committee (i) prior authorization and (ii) certification that the expenditures will not exceed the limits on expenditures as set forth in section 37. Expenditures in an aggregate amount in excess of \$100 shall be counted against the spending limitations on the principal political committee of that candidate.

Subd. 4. The treasurer or deputy treasurer of a political committee may make an authorization for petty cash in any reporting period in an amount of not more than \$30 per week for statewide races and \$20 per week in legislative races to be used for miscellaneous expenditures.

Subd. 5. Each authorization shall state the amount and purpose of the expenditure and shall be signed by the treasurer or deputy treasurer of the committee making the expenditure.

Subd. 6. Any person violating any provisions of this section shall, upon conviction thereof, be guilty of a misdemeanor.

Sec. 30. [BILLS WHEN RENDERED AND PAID.] Subdivision 1. Every person who shall have any bill, charge or claim against any political committee for any expenditure made in relation to an election shall render in writing to the treasurer of such committee such bill, charge or claim within 30 days after the day of the election in connection with which such bill, charge or claim was incurred. No bill, charge, or claim incurred prior to the election shall be paid which is not so presented within 30 days after such election.

Subd. 2. The candidate, treasurer and deputy treasurer of any political committee shall be personally responsible for all obligations authorized by the treasurer or deputy treasurer.

Sec. 31. [REPORTS.] Subdivision 1. Every treasurer of a political committee shall file the reports required by this section if the committee receives contributions or makes expenditures on behalf of a candidate who stands for election in excess of \$100 in that calendar year. Subd. 2. The reports shall be filed with the state ethics commission by midnight of the following dates:

(a) In years in which any candidate being supported does not stand for election:

(1) January 7;

(2) June 7.

(b) In years in which any candidate being supported stands for election:

(1) June 7;

(2) August 7;

(3) Five days before any primary election in which the candidate stands for election;

 $(4) \quad \text{October 7};$

(5) Five days before any general election in which a candidate stands for election;

(6) Thirty days after the last election in which he is a candidate in a calendar year.

(c) In special or special primary elections in which a candidate stands for election:

(1) Thirty days before any special or special primary election;

(2) Five days before any special or special primary election.

Subd. 3. Each report under this section shall disclose:

(a) The amount of cash on hand at the beginning of the reporting period;

(b) The full name and mailing address and occupation and the principal place of business, if any, of each person who has made one or more contributions to or for the committee including the purchase of tickets for dinners, luncheons, rallies, and similar fundraising events within the calendar year in an aggregate amount or value (i) in excess of \$100, if the contribution or contributions are made in support of candidates for statewide office; or (ii) in excess of \$25 if the contribution or contributions are made directly to the principal political committee of a candidate for legislative office; together with the amount and date of the contributions, and the aggregate amount of contributions within the calendar year of each contribution so disclosed. The lists of contributors shall be in alphabetical order;

(c) The total sum of individual contributions made to or for the committee during the reporting period and not reported under clause (b);

(d) The name and address of each political committee or candidate from which the reporting committee received, or to

which that committee made, any transfer of funds, together with the amounts and dates of all transfers. The lists shall be in alphabetical order;

(e) Each loan to or from any person within the calendar year in an aggregate amount or value in excess of \$100, together with the full names and mailing address, occupations and the principal places of business, if any, of the lender or endorsers, if any, and the date and amount of the loans;

(f) The total amount of proceeds from (i) the sale of tickets to each dinner, luncheon, rally, or other fundraising event; (ii) mass collections made at such events; and (iii) sales of items such as campaign pins, buttons, badges, flags, emblems, hats, banners, literature, and similar materials;

(g) Each contribution, rebate, refund, or other receipt in excess of 100 not otherwise listed under clauses (b) to (f);

(h) The total sum of all receipts by or for the committee during the reporting period;

(i) The full name and mailing address and occupation and the principal place of business, if any, of each person to whom expenditures have been made by the committee or on behalf of the committee within the calendar year in an aggregate amount or value in excess of \$100, the amount, date and purpose of each expenditure and the name and address of, and office sought by, each candidate on whose behalf the expenditure was made;

(j) The sum of individual expenditures which is not otherwise reported under (i);

(k) The full name and mailing address and occupation and the principal place of business, if any, of each person to whom an expenditure for personal services, salaries, and reimbursed expenses in excess of \$100 has been made, and which is not otherwise reported, including the amount, date, and purpose of the expenditure;

(1) The sum of individual expenditures for personal services, salaries and reimbursed expense which is not otherwise reported under (k);

(m) The total sum of expenditures made by the committee during the reporting period;

(n) The amount and nature of debts and obligations owed by or to the committee, in the form the ethics commission may prescribe, and a continuous reporting of their debts and obligations after the election until the debts and obligations are extinguished.

(o) The name of each person or political committee which has been authorized by the treasurer to make expenditures on behalf of the candidate and the nature and amount of each authorized expenditure.

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Subd. 4. The reports shall cover the time from the last day of the period covered by the last report to seven days prior to the filing date.

Subd. 5. In any statewide contest any contribution of \$1,000 or more or, in any legislative contest, any contribution of \$100 or more, which is not included in the last report prior to an election, shall be reported by telegram within 48 hours after its receipt and in the next required report.

Subd. 6. Every person, other than a political committee, who makes expenditures on behalf of a candidate other than by contribution to a political committee in an aggregate amount in excess of \$100 within a calendar year shall file with the state ethics commission a statement containing the information required of a political committee or candidate. Statements required by this section shall be filed on the dates on which reports by political committees are filed.

Subd. 7. If no contribution is received or expenditure made by or on behalf of a candidate or political committee during a period described in this act, the treasurer of the political committee shall file with the state ethics commission, at the time required by this act for the period, a statement to that effect. Each statement shall be signed and certified as true and correct by the political treasurer required to file it.

Sec. 32. [REPORTS TO COUNTY AUDITOR.] Subdivision 1. All reports or statements that must be filed with the ethics commission by the principal political committee of legislative candidates shall also be filed with the county auditor of each county in which the legislative district lies.

Subd. 2. The copies of reports filed with the county auditor need not be verified copies.

Subd. 3. Such reports shall be available to the public in the manner prescribed by section 6, clause (e) and retained until six months after the election to which they refer.

Sec. 33. [INSPECTION AND SUMMARIES OF STATE-MENTS.] Subdivision 1. In addition to the general examination specified in section 11, the executive director of the commission shall prepare appropriate summaries as prescribed by this section.

Subd. 2. Summaries of statements filed with the commission shall be made available for public distribution on the 60th, 15th, and third calendar days before the election at which the candidates or measures are to be voted upon, and the 15th calendar day after such election, and as part of the commission's annual report provided for in section 4.

Subd. 3. Within three months after the date of each election, the executive director of the commission shall examine each statement filed with the commission under this act referring to the election, to determine whether the statement conforms to this

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act and to the truth. Such examination shall include a comparison of all reports filed with the commission. The commission may require any person to answer in writing and under oath or affirmation any question concerning the source of any contribution. Failure to answer a question under oath or affirmation as required by this subdivision is a misdemeanor unless the answer is constitutionally privileged.

Sec. 34. [REQUIREMENTS RESPECTING REPORTS AND STATEMENTS.] Subdivision 1. A report or statement required by this act to be filed by a treasurer of a political committee, or by any other person, shall be signed and certified as true by the person required to file the report.

Subd. 2. A copy of a report or statement shall be preserved by the person filing it for a period of at least six years.

Subd. 3. Contributions and expenditures in the nature of debts and other contracts, agreements, and promises to make contributions or expenditures shall be reported in separate schedules. In determining aggregate amounts of contributions and expenditures, such debts and other contracts, agreements and promises shall not be considered as part of the totals of receipts or expenditures until actual payment is made.

Subd. 4. Each contribution in kind shall be declared at fair market value and reported on the appropriate schedule of receipts, identified as to its nature and listed as "contribution in kind". The total amount of goods and services contributed in kind shall be deemed to have been consumed in the reporting period in which received. Each contribution in kind shall be declared as an expenditure at the same fair market value and reported on the appropriate expenditure schedule, identified as "contribution in kind".

Subd. 5. In determining the aggregate of a person's contributions, the treasurer shall list contributions from the same donor under the same name. In each instance when a contribution received from a person in a reporting period is added to previously reported unitemized contributions from the same contributor and the aggregate exceeds \$100 in the case of a statewide candidate or exceeds \$25 in the case of a legislative candidate within the calendar year, the name, address, occupation, principal place of business, if any, of that contributor shall then be listed on the prescribed reporting forms. In addition, any subsequent contribution received from a contributor who has previously been reported within the calendar year shall be listed on the prescribed reporting forms using the same name as previously reported.

Subd. 6. A political committee making an expenditure for or on behalf of more than one candidate for state or legislative office shall allocate the expenditures among the candidates on a reasonable basis and report this allocation for each candidate. The treasurer shall retain for audit any documents supporting the allocation. Subd. 7. Each person required to file any report or statement shall maintain records on the matters required to be reported, including vouchers, cancelled checks, bills, invoices, worksheets, and receipts, which will provide in sufficient detail the necessary information and date from which the filed reports and statements may be verified, explained, clarified and checked for accuracy and completeness, and he shall keep the records available for audit, inspection, or examination by the supervisory officer, or his authorized representatives, for a period of not less than six years from the date of filing of the reports or statements or of changes or corrections thereto. Any person violating any provisions of this subdivision shall, upon conviction thereof, be guilty of a misdemeanor.

Subd. 8. [OUT-OF-STATE COMMITTEES.] The treasurer of a political committee shall not accept a contribution of more than \$100 from a political committee not in this state unless the contribution is accompanied by a written statement, setting forth the full name and complete address of each person who contributed (i) in excess of \$100, if the contribution or contributions are made in support of candidates for statewide office, (ii) in excess of \$25 if the contribution or contributions are made directly to the principal political committee of any candidate for legislative office, certified as true and correct by an officer of the contributing committee.

Subd. 9. [FEDERAL REPORTS.] The secretary of state shall cause one certified copy of each report or statement filed with him under Section 309 of the Federal Campaign Communications Reform Act to be delivered to the commission within 24 hours of the time he receives such report or statement.

Subd. 10. Any person who signs and certifies to be true a report or statement which he knows contains inaccurate information shall be guilty of a felony.

Sec. 35. [CHANGES AND CORRECTIONS.] Any changes in information previously submitted in, and any corrections to a report shall be reported to the ethics commission within ten days following the date of the event prompting the change or the date upon which the person filing became aware of the inaccuracy. The change or correction shall be reported by letter in the same manner as was the information previously submitted, shall identify the form and the paragraph containing the information to be changed or corrected.

Sec. 36. [DISSOLUTION OR TERMINATION.] No political committee shall dissolve until it has settled all of its debts and filed a termination report. The termination report shall include all information required in periodic reports plus a statement as to the disposition of any residual funds.

Sec. 37. [LIMITS.] Subdivision 1. For the purposes of this act, a candidate for governor and a candidate for lieutenant governor, running together, shall be deemed to be a single candidate and all expenditures made by or on behalf of the candidate

for governor and all expenditures made by or on behalf of the candidate for lieutenant governor shall be considered to be expenditures by or on behalf of the candidate for governor.

Subd. 2. No expenditures shall be made and no obligations to make expenditures shall be incurred, by or on behalf of any candidate, which shall result in the aggregate expenditure on behalf of the candidate of an amount in excess of the amounts hereinafter set forth:

(a) For governor and lieutenant governor, running jointly, 15 cents per capita or \$600,000 whichever is greater;

(b) For attorney general, secretary of state, state treasurer and state auditor, separately, five cents per capita or \$200,000 whichever is greater;

(c) For state senator, 25 cents per capita or \$15,000 whichever is greater;

(d) For state representative, 25 cents per capita or \$7,500 whichever is greater.

Subd. 3. Notwithstanding subdivision 2, clause (a), a candidate for the nomination to the office of lieutenant governor at the convention of a political party may spend \$30,000 or five percent of the amount in subdivision 2, clause (a), prior to the time of nomination. This money shall be in addition to the money which may be expended pursuant to subdivision 2, clause (a).

Subd. 4. The period of time during which the limitation on expenditures, by or on behalf of any candidate, shall be in force, shall be the period commencing with that date on which the receipt of contributions or making of expenditures, in an aggregate amount, by or on behalf of the candidate, exceeds \$100. Any expenditure made following the effective date of this act and prior to the receipt of contributions or making of expenditures in the aggregate amount of \$100 shall be deemed to be expenditures within the limitation established for the office sought by the candidate.

Subd. 5. If the winning candidate in a primary election receives less than 70 percent of the vote cast in that election, he shall have added to the aggregate amount which may be expended by him or on his behalf an amount equal to one-sixth of the applicable amount as set forth in subdivision 2 of this section, or the amount actually expended by him or on his behalf in the primary election, whichever is less.

Subd. 6. For every year prior to, but not including, an election year in which he is on the ballot, a candidate shall have added to the aggregate amount which may be expended by him or on his behalf an amount not to exceed 20 percent of the applicable amount as set forth in subdivision 2 of this section. Provided, however, that: (a) The amount added to the aggregate amount set forth in subdivision 2 of this section, shall not exceed the amount actually expended by or on behalf of that candidate in any year;

(b) The additional amounts of expenditure allowed under this subdivision shall not be cumulative from year to year;

(c) In no event shall the amount expended by or on behalf of any candidate during an election year in which he is on the ballot exceed the amounts allowed under subdivisions 2 and 5 of this section and section 38, subdivision 2.

Subd. 7. On or before January 31 of each election year, the state ethics commission shall determine and cause to be published generally the per capita amounts specified in subdivision 2. In determining the per capita amounts, the state ethics commission shall use:

(a) In the case of the elections for governor and lieutenant governor, attorney general, secretary of state, state treasurer and state auditor, the total population of the state;

(b) In the case of the elections for state senator, 1/67 of the total population of the state;

(c) In the case of elections for state representative, 1/134 of the total population of the state.

Subd. 8. On or before January 15 of each election year, the state department of health shall certify to the secretary of state the estimated total population of the state as of January 1 of that year.

Sec. 38. [TRANSFERS OF FUNDS.] Subdivision 1. A transfer of funds from any political committee to the principal political committee of a candidate shall not be considered to be an expenditure of funds on behalf of the candidate by the political committee.

Subd. 2. A transfer of funds from a political party to any political committee made for any purpose whatsoever and specifically not limited to influencing the nomination for election, or election, of any person to office is an expenditure by that political party.

Sec. 39. [ADDITIONAL LIMITATIONS.] No political party or political committee except the principal political committee of a candidate shall make expenditures on behalf of a candidate, including a transfer of funds to the principal political committee of a candidate, in an amount in excess of (i) 20 percent in the case of a political party, or (ii) ten percent in the case of a political committee other than a political party, of the amount that may be spent by or on behalf of that candidate as set forth in section 37.

Sec. 40. [PRICE ADJUSTMENT.] At the beginning of each calendar year beginning in 1975, the secretary of state shall obtain from the secretary of labor of the United States information as to the percentum difference between the national price index for the 12 months preceding the beginning of the calendar year, and the price index for the base period which shall be 1973. Each amount determined under sections 37, subdivision 2; and 39, subdivision 1, shall be increased by the percentum difference. Each amount so increased shall be the amount in effect for the calendar year. For the purpose of this subdivision, the term "price index" means the average over a calendar year of the consumer price index, all items, United States city average published monthly by the United States Bureau of Labor Statistics. In the event that there is a decline in the price index it shall not result in a reduction in the amounts determined under sections 37, subdivision 2; and 39, subdivision 1, and in any year after 1974 in which there is a decline in the price index the amounts in effect shall be those in effect or the preceding general election.

Sec. 41. [STATE ELECTIONS CAMPAIGN FUND.] Subdivision 1. There is hereby established an account, within the general fund of the state, to be known as the "state elections campaign fund".

Subd. 2. Within the state elections campaign fund account there shall be maintained separate accounts for the candidates of each political party, each minor party, and a general account.

Sec. 42. [DESIGNATION OF INCOME TAX PAYMENT.] Subdivision 1. Effective with the taxable years ending after December 31, 1972, every individual whose income tax liability after personal credit for any taxable year is \$1 or more may designate that \$1 shall be paid into the state elections campaign fund. In the case of a joint return of husband and wife having an income tax liability of \$2 or more, each spouse may designate that \$1 shall be paid.

Subd. 2. The taxpayer may designate that the \$1 be paid to the account of a major political party, a minor party, or into the general account.

Subd. 3. The income tax form provided to taxpayers shall include:

(a) A section on the first page in legible type which shall say: "In order to promote financing of election campaigns by the people, the law allows you to allocate \$1 of your taxes to the financing of campaigns of candidates of the party of your choice for state offices. The dollar is not an additional tax. It is an allocation of \$1 of your tax to the state elections campaign fund. The allocation is voluntary".

(b) The form shall then contain a line stating: "I wish \$1 of my taxes to be distributed to state candidates", and shall then provide for boxes which may be marked designating one of the following: (i) each major political party listed in the sequence they are listed on the last general election ballot; (ii) a space for writing in the name of any minor party and (iii) distribution "to all qualifying candidates proportionately".

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Subd. 4. All moneys designated by individual taxpayers for the state elections campaign fund shall be credited to the appropriate account in the general fund of the state and shall be annually appropriated for distribution as set forth in subdivisions 5, 6, and 7.

Subd. 5. The moneys accumulated in the several accounts of the state elections campaign fund, shall be allocated and distributed in the following manner: In each fiscal year, ten percent of the moneys in each account, except the general account, shall be distributed directly to the party of the candidates to be funded from that account. The distribution shall occur on September 1 of each year.

Subd. 6. Statewide offices. (a) In each fiscal year, 36 percent of the moneys in each account other than the general account, shall be set aside for candidates for statewide offices.

(b) Of the amount set aside, in clause (a), 40 percent shall be distributed to the candidates for governor and lieutenant governor jointly and as if one; 24 percent shall be distributed to the candidates for attorney general and 12 percent each shall be distributed to the candidates for secretary of state, state treasurer and state auditor. If there is no nominee of that party for one of the offices, the share set aside for that office shall be distributed to the other statewide candidates of that party in the same proportions as the original amount.

(c) Within two weeks of the certification by the state canvassing board of the results of the primary election, the state treasurer shall distribute available funds in each account, other than the general account, of the state elections fund to the appropriate candidates as prescribed in clauses (a) and (b).

(d) Within two weeks of the certification by the state canvassing board of the results of the general election, the state treasurer shall distribute 40 percent of the available funds in the general account in equal proportions to each candidate who received at least five percent of the votes cast for the office for which he was a candidate.

Subd. 7. State senators. (a) In each fiscal year, 18 percent of the moneys in each account, other than the general account, shall be set aside for candidates for state senate.

(b) The amount set aside in clause (a) shall be distributed in equal shares to each of the candidates for state senate of that party.

(c) Within two weeks of the certification by the state canvassing board of the results of the primary election, the state treasurer shall distribute available funds in each account other than the general account of the state elections fund to the appropriate candidates as prescribed in clauses (a) and (b).

(d) Within two weeks of the certification by the state canvassing board of the results of the general election, the state treasurer shall distribute 20 percent of the available funds in the general account in equal proportions to each candidate who received at least five percent of the votes cast for the office for which he was a candidate.

Subd. 8. State representatives. (a) In each fiscal year, 36 percent of the moneys in each account other than the general account shall be set aside for candidates for state representatives.

(b) The amount set aside in clause (a) shall be distributed in equal shares to each of the candidates for state representative of that party.

(c) Within two weeks of the certification of the state canvassing board of the results of the primary election, the state treasurer shall distribute available funds in each account other than the general account to the appropriate candidates as prescribed in clauses (a) and (b).

(d) Within two weeks of the certification by the state canvassing board of the results of the general election, the state treasurer shall distribute 40 percent of the available funds in the general account in equal proportions to each candidate who received at least five percent of the votes cast for the office for which he was a candidate.

Sec. 43. [LIMITATIONS.] Subdivision 1. No candidate shall be entitled to receive from the state elections campaign fund an amount greater than the total amount of expenditures which may be made by or on behalf of the candidate under this act.

Subd. 2. No candidate shall be entitled to receive from the state election campaign fund an amount greater than the total amount actually expended by or on behalf of the candidate.

Subd. 3. As a condition of receiving any funds from the state elections campaign fund, any candidate, prior to receipt of the funds, shall agree that his principal political committee shall not accept contributions exceeding 105 percent of the difference between the amount which may legally be expended by or on behalf of that candidate and the amount which the candidate received from the state elections campaign fund.

Subd. 4. In any case in which a political party or minor party for whose candidate funds have been accumulated in the state elections campaign fund does not have a candidate in any one or more of the categories in which the funds are allocated (statewide office, state representative and state senator), the moneys which would be used for distribution to that category or categories shall be transferred to the general account.

Subd. 5. The state ethics commission shall prescribe the rules and regulations necessary to facilitate the distribution of moneys in the state election campaign fund.

Sec. 44. [APPLICATION.] The provisions of section 42, subdivisions 5, 6, 7, and 8, and section 43 shall apply only to gen-

eral elections and primary elections preceding general elections and shall specifically not include special elections, special primary elections, conventions and caucuses of a political party.

Sec. 45. [CIRCUMVENTION PROHIBITED.] Any attempt by a person to circumvent disclosure as provided for in this act by redirecting funds through, or contributing funds on behalf of, another person is a gross misdemeanor.

Sec. 46. [REMEDIES.] Subdivision 1. A person charged with a duty under this act shall be personally liable for the penalty for failing to discharge it.

Subd. 2. A person who believes that a violation of this act has occurred shall report his belief to the state ethics committee.

Subd. 3. The state ethics commission, the attorney general, or the county attorney, may seek an injunction in the district court to enforce the provisions of this act.

Subd. 4. The district courts of this state shall have jurisdiction to issue injunctions to enforce the provisions of this act upon application by any citizen of this state.

Sec. 47. [PENALTIES.] Subdivision 1. Any person who violates the provisions of this act shall be guilty of a gross misdemeanor unless otherwise specified.

Subd. 2. The penalties prescribed in this act do not limit the power of either house of the legislature to discipline its own members or to impeach a public official, and do not limit the power of agencies or commissions to discipline officials or employees.

Sec. 48. [APPROPRIATION.] There is appropriated to the state ethics commission from the general fund \$ for carrying out the provisions of this act.

Sec. 49. Minnesota Statutes 1971, Section 211.06; 211.16; 211.17; 211.20; 211.21; 211.22; 211.25; and 211.32, are repealed.

Sec. 50. This act takes effect 90 days after final enactment.".

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

H. F. No. 1372, A bill for an act relating to parole and probation; creating a single authority; transferring the powers and duties of the adult corrections commission and the youth conservation commission to the Minnesota corrections authority established hereby; abolishing the adult corrections commission and the youth conservation commission as now constituted; amending Minnesota Statutes 1971, Sections 242.03; 242.09; 242.10; 242.18; 242.19; 242.20; 242.21; 242.25; 242.27; 242.29; 242.32; 243.09; repealing Minnesota Statutes 1971, Sections 241.03; 241.04; 242.04; 242.05; 242.06; 242.07; 242.08; 242.11; 242.265; 242.54; 243.02; 243.03; and 243.04.

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

H. F. No. 2081, A bill for an act relating to certain buildings and facilities; providing that plans and specifications for construction or remodeling of certain buildings and facilities provide for accessibility and usability for physically handicapped and aged persons; amending Minnesota Statutes 1971, Sections 471.465, Subdivisions 2, 4 and 5; 471.466; 471.467, Subdivision 3; and 471.468.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert:

"Section 1. The provisions of Minnesota Statutes, Sections 471.465 to 471.469 shall not apply to Independent School District No. 306 between the effective date of this act and December 31, 1976.

Sec. 2. This act is effective upon its approval by the governing body of Independent School District No. 306 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 relating to Independent School District No. 306; exempting the district from certain building requirements.".

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

The report was adopted.

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

H. F. No. 2441, A bill for an act relating to the credentialing of allied health manpower under the state board of health; appropriating money.

Reported the same back with the following amendments:

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

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"Section 1. [LEGISLATIVE INTENT.] It is the intention of the legislature to promote the establishment of such allied health manpower as may be useful in the health care delivery system and to coordinate the development of credentialing policy with the existing licensing boards. To this end the state board of health is encouraged to establish reasonable procedures for the identification and credentialing of categories of allied health manpower as such are determined by the board of health to constitute a useful new category of health care responsibility and important to regulate in the public interest. The decision of the board of health to credential a specific category of allied health manpower shall include detailed consultation with the professional health licensing boards to define the scope and range of delegation authorized. The board of health shall exercise care to prevent the proliferation of unessential allied health manpower categories.

Sec. 2. [DEFINITIONS.] Subdivision 1. As used in sections 1 to 7, the terms herein defined shall have the meanings given them unless the context clearly requires otherwise.

Subd. 2. "Board" means the state board of health.

Subd. 3. "Committee" means the advisory committee on allied health manpower credentialing.

Subd. 4. "Existing state health licensing boards" means the existing professional health licensing boards provided for in Minnesota Statutes 1971, Sections 144.952, 146.02, 147.01, 148.02, 148.52, 148.79, 148.181, 148.296, 150A.02, 151.02, 153.02, 156.01, as well as any other professional health licensing boards that may be created hereafter unless specifically exempted therefrom.

Subd. 5. "Public member" means a person who is not, or never was, a member of a health care delivery profession, or the spouse of any such person, or a person who has not, nor never has had, a material financial interest in either the providing of health care or a directly related activity.

Sec. 3. [DUTIES OF THE BOARD.] The board shall carry out the following duties:

(a) Review all laws, regulations, guidelines and policies promulgated by and applicable to and administered by the existing licensing boards with the purpose of making recommendations for appropriate changes.

(b) Receive and review annual reports from each existing licensing board, summarizing actions taken relating to the enforcement of the licensing statutes, rules and regulations under the authority of such boards.

(c) Initiate, receive and review proposals for credentialing of new health manpower categories. Recommend credentialing of new categories as deemed appropriate, wherever possible through appropriate licensing boards.

Sec. 4. [CREDENTIALING; REGULATIONS AND PRO-CEDURES.] The board, pursuant to Minnesota Statutes, Chapter 15, may promulgate rules and regulations establishing procedures for the credentialing of new categories of allied health manpower which do not duplicate categories including, but not limited to, the following: credentialing requirement; scope of practice authorized; supervision required; continuing education; career progression; and disciplinary procedures. The board also may establish such procedures as are necessary to the administration of this act including, but not limited to, the development, administration, and grading of examinations to verify the qualifications of applicants for credentialing in allied health manpower categories authorized by the board. Such rules and regulations may provide for the credentialing by the board or by such existing licensing board as the board may designate. Before promulgating any such rule or regulation, in the concerned health area as to the scope and range of the activities and tasks to be authorized and the extent of supervision to be required.

[ADVISORY COMMITTEE.] Subdivision 1. Sec. 5. The board shall establish an advisory committee to assist in formulating policies pursuant to this act. The board shall determine the duties of the committee, shall establish procedures for the proper functioning of the committee including, but not limited to the following, the method of selection of membership, the terms of membership, the selection of a committee chairman and methods of communicating recommendations and advice to the board for its consideration. Each of the existing state health licensing boards, the consumer services section of the department of commerce, the state comprehensive health planning advisory council and the higher education coordinating commission shall have a representative selected by such boards, section or commission. The Governor shall appoint the remaining members which shall not exceed eleven and shall include six persons broadly representative of health care services particularly allied health professions not presently licensed, registered or certified pursuant to existing law and five public. members unrelated to any health care delivery profession.

Subd. 2. The committee shall receive \$35 per day spent on the activities of the committee and shall be reimbursed for reasonable expenses necessitated by the performance of their committee duties in the same manner and amount as state employees.

Subd. 3. The secretary of the board or his designee shall serve as secretary to the committee and shall provide such additional assistance as is necessary to facilitate the work of the committee.

Sec. 6. [FEES.] The board, subject to the approval of the department of administration shall establish reasonable fees for the processing of applications, for the administration of the examination and for the issuance of original and renewal credentialing certificates. All fees received shall be deposited with the state treasurer to be credited to the general fund.

Sec. 7. There is hereby appropriated to the board from the general fund in the state treasury the sum of \$30,000 each year of the biennium ending June 30, 1975, for the administration of this act.".

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

S. F. No. 1943, A bill for an act relating to unemployment compensation; limiting the contribution required of any employing unit or units controlled by the same interests as to any employee; amending Minnesota Statutes 1971, Section 268.04, Subdivision 10.

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. 1951, A bill for an act relating to the metropolitan council; granting the metropolitan council the powers of a municipal housing and redevelopment authority in the metropolitan area, subject to municipal approval; providing for revenues; amending Minnesota Statutes 1971, Sections 287.05, Subdivision 1; and 287.12.

Reported the same back with the following amendments:

Page 3, line 1, strike "carry out" and further on line 1 after the word "not" insert "plan and propose".

Page 3, lines 5 and 6, strike ", and provided further that" and insert in lieu thereof a period.

Page 3, line 10, after "the" insert "planned or".

Page 3, line 12, after the period insert the following language: "If the municipal or county housing and redevelopment authority proposes to undertake the project within 60 days after the proposal by the council, and the municipality agrees with the municipal or county housing authority, the council shall not undertake the project. When lack of housing unit allocations will prevent the municipal or county housing and redevelopment authority from proceeding on the agreement within the time provided, then the council shall allocate appropriate housing units to the municipal or county housing and redevelopment authority or shall offer to contract with the municipal or county housing and redevelopment authority for project development and management regarding the proposal.".

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

The report was adopted.

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

H. F. No. 731, A bill for an act relating to appointments by the mayor and the city council of the city of Minneapolis.

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. 1606, A bill for an act relating to the term of office of the comptroller and of the treasurer of the city of Minneapolis.

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. 2399, A bill for an act relating to the legislature; establishing the Minnesota job and business climate interim study commission; appropriating money.

Reported the same back with the following amendments:

Page 1, line 13, delete "president" and insert in lieu thereof "committee on committees".

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. Carlson, B., from the Committee on Transportation to which was referred:

H. F. No. 2435, A bill for an act relating to motor vehicles; certain equipment on motor vehicles; use of tires with metal type studs; repealing Minnesota Statutes 1971, Section 169.72, Subdivision 2. 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. Carlson, B., from the Committee on Transportation to which was referred:

S. F. No. 1654, A bill for an act relating to motor vehicles; permissible length; amending Minnesota Statutes 1971, Section 169.81, Subdivisions 2 and 3.

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

The report was adopted.

PURSUANT TO JOINT RULE 20, THE FOLLOWING COMMITTEE REPORT WAS RE-REFERRED TO THE COMMITTEE ON RULES AND LEGISLATIVE ADMINISTRATION

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

H. F. No. 1891, A bill for an act relating to auxiliary forests; restricting the creation of new auxiliary forests and the extension of existing auxiliary forest contracts; amending Minnesota Statutes 1971, Chapter 88, by adding a section.

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

The report was adopted and re-referred to the Committee on Rules and Legislative Administration.

SECOND READING OF HOUSE BILLS

H. F. Nos. 1146, 1202, 1849, 2364, 731, and 1606 were read for the second time.

SECOND READING OF SENATE BILLS

S. F. Nos. 1803, 1155, 1388, 1316, 1317, 1247, 507, 1030, 973, 1726, 2014, 1233, 1724, 1943, and 1654 were read for the second time.

INTRODUCTION OF BILLS

Fugina; Johnson, D.; Ojala; and Smith introduced:

H. F. No. 2474, A bill for an act relating to state government; transferring certain funds.

The bill was read for the first time and referred to the Committee on Appropriations. Connors, Bell, Fudro, Wenzel, and McArthur introduced:

H. F. No. 2475, A bill for an act relating to education; providing school bus transportation for pupils in shared time programs, and to nonpublic schools in adjacent districts; amending Minnesota Statutes 1971, Sections 120.10, Subdivision 3; 123.78, by adding a subdivision; and 124.17, Subdivision 2.

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

Fugina, Munger, Boland, Vento, and Sherwood introduced:

H. F. No. 2476, A bill for an act relating to water resources; providing that the state water resources board be an agency within the department of natural resources; prescribing the powers and duties of the board and the commissioner of natural resources in relation thereto; amending Minnesota Statutes 1971, Section 105.71; repealing Minnesota Statutes 1971, Sections 105.72 to 105.79.

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

Quirin, Wigley, Munger, Hanson, and Mann introduced:

H. F. No. 2477, A bill for an act relating to water pollution control; authorizing municipalities to let individual contracts for the joint design and construction of sewage treatment facilities; appropriating money.

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

Forsythe, Newcome, Hanson, Norton, and Graw introduced:

H. F. No. 2478, A bill for an act relating to insurance; surplus line coverages; regulating authorized nonadmitted insurers; amending Minnesota Statutes 1971, Sections 60A.20, Subdivisions 1, 2, 4, 5, 7, 9, 14, 16 and 17; and 60A.21, Subdivisions 1, 2, 3, 4 and 6.

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

McEachern; Patton; Resner; Johnson, D.; and Laidig introduced:

H. F. No. 2479, A bill for an act relating to prevention of cruelty; providing a state bureau of child and animal protection appointed by the governor; amending Minnesota Statutes 1971, Chapter 343, by adding a section; repealing Minnesota Statutes 1971, Sections 343.04 and 343.09.

The bill was read for the first time and referred to the Committee on Governmental Operations. Belisle; Pavlak, R. L.; and Kempe introduced:

H. F. No. 2480, A bill for an act relating to prohibited drugs; violations; regulating penalties; amending Minnesota Statutes 1971, Section 152.15, Subdivision 1.

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

Pavlak, R.; Faricy; Sieben, H.; Adams, S.; and Eken introduced:

H. F. No. 2481, A bill for an act relating to real estate; actions to quiet title, to determine adverse claims or for partition; curative act.

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

LaVoy; Johnson, D.; Salchert; and Adams, J., introduced:

H. F. No. 2482, A bill for an act relating to taxation; providing for the correction of mill rates stated in Minnesota Statutes.

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

Salchert; LaVoy; Johnson, D.; and Adams, J., introduced:

H. F. No. 2483, A bill for an act relating to taxation; providing for an exception to the application of tax in certain cases of cigarettes stored or used in Minnesota; amending Minnesota Statutes 1971, Section 297.22, Subdivision 3.

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

LaVoy; Johnson, D.; Anderson, I.; and Adams, J., introduced:

H. F. No. 2484, A bill for an act relating to taxation of property devoted to temporary and seasonal residential occupancy; amending Minnesota Statutes 1971, Section 273.13, Subdivision 4.

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

Johnson, D.; LaVoy; Johnson, C.; and Adams, J., introduced:

H. F. No. 2485, A bill for an act relating to taxation; transferring administration of homestead property tax relief in taconite and iron ore areas to commissioner of taxation; amending Minnesota Statutes 1971, Sections 273.135, Subdivisions 3 and 4; and 273.136, Subdivisions 2 and 3.

The bill was read for the first time and referred to the Committee on Taxes. Knickerbocker, Belisle, Clifford, Laidig, and Ferderer introdduced:

H. F. No. 2486, A bill for an act relating to taxation; real property; abolishing the property tax on homesteads owned by persons permanently and totally disabled or of the age of 65 years or older; amending Minnesota Statutes 1971, Section 273.13, Subdivision 7.

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

Pavlak, R.; Johnson, D.; Prahl; Stangeland; and Dieterich introduced:

H. F. No. 2487, A bill for an act relating to taxation; sales and use tax; amending Minnesota Statutes 1971, Section 297A.25, Subdivision 1.

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

Pavlak, R.; Vanasek; Prahl; Johnson, D.; and Stangeland introduced:

H. F. No. 2488, A bill for an act relating to tax assessments; instruction courses for assessors and deputies; appropriating money to pay the cost thereof; amending Minnesota Statutes 1971, Section 273.075.

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

Pehler; Vanasek; Prahl; Johnson, D.; and Stangeland introduced:

H. F. No. 2489, A bill for an act relating to taxation; tax lists; extension of taxes; amending Minnesota Statutes 1971, Section 275.28, Subdivision 1.

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

Pehler; Vanasek; Prahl; Johnson, D.; and Stangeland introduced:

H. F. No. 2490, A bill for an act relating to taxation; refunds or credits of taxes; amending Minnesota Statutes 1971, Section 270.07, by adding a subdivision.

The bill was read for the first time and referred to the Committee on Taxes. Pehler; Vanasek; Prahl; Johnson, D.; and Stangeland introduced:

H. F. No. 2491, A bill for an act relating to reassessment of improperly valued property; removing residency as a qualification for assessors; amending Minnesota Statutes 1971, Section 270.17.

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

Pehler; Dieterich; Prahl; Johnson, D.; and Stangeland introduced:

H. F. No. 2492, A bill for an act changing the name of the department of taxation to the department of revenue; amending Minnesota Statutes 1971, Section 270.02.

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

Johnson, R.; and Carlson, B., introduced:

H. F. No. 2493, A bill for an act relating to motor vehicles; certain combinations of motor vehicles; authorizing the commissioner of highways to grant permits to enable certain combinations of vehicles to use the public highways; authorizing fees for such permits; amending Minnesota Statutes 1971, Chapter 169, by adding a section.

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker:

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

H. F. No. 11, A bill for an act relating to human rights; forbidding discrimination in the extension of credit because of sex; amending Minnesota Statutes 1971, Section 363.03, by adding a subdivision.

H. F. No. 703, A bill for an act relating to probate proceedings; partial distribution of probate estates; amending Minnesota Statutes 1971, Section 525.482.

H. F. No. 759, A bill for an act relating to probate proceedings; bond in summary administration; amending Minnesota Statutes 1971, Section 525.51, Subdivision 5.

H. F. No. 904, A bill for an act relating to divorce; reciprocal enforcement of support; amending Minnesota Statutes 1971, Section 518.42, Subdivision 2. H. F. No. 964, A bill for an act relating to the city of Thief River Falls; payment of firemen's service pensions.

H. F. No. 1666, A bill for an act relating to elections; providing for the joint nomination and election of the governor and lieutenant governor; amending Minnesota Statutes 1971, Sections 202.04, by adding a subdivision; 202.11, Subdivision 1; 203.28, Subdivision 1, as amended; and 206.07, Subdivision 1, as amended.

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.

H. F. No. 2132, A bill for an act relating to civil service in Ramsey county; inclusion of employees of Ramsey county welfare board.

H. F. No. 2178, A bill for an act relating to the city of Saint Paul; authorizing the condemnation of real property pursuant to the procedures set forth in its home rule charter.

H. F. No. 2206, A bill for an act relating to Mille Lacs county; permitting the county attorney to also act as village, city and school attorney.

H. F. No. 2241, A bill for an act relating to Dakota county; authorizing the board of commissioners to issue bonds for the acquisition and betterment of parklands; authorizing a levy, within existing park levy limits, and limited to specific purposes, without a referendum.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

I hereby announce the passage by the Senate of the following House File, herewith returned, as amended by the Senate, in which amendment the concurrence of the House is respectfully requested:

H. F. No. 600, A bill for an act relating to real estate; brokers and salesmen; licenses; providing penalties; amending Minnesota Statutes 1971, Chapter 82, by adding sections; repealing Minnesota Statutes 1971, Sections 82.01 to 82.14, and 82.16.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Quirin moved that the House concur in the Senate amendments to H. F. No. 600 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 600, A bill for an act relating to real estate; brokers and salesmen; licenses; providing penalties; amending Minnesota Statutes 1971, Chapter 82, by adding sections; repealing Minnesota Statutes 1971, Sections 82.01 to 82.14, and 82.16.

The bill was read for the third time, as amended by the Senate, and placed upon its repassage.

The question being taken on the repassage of the bill and the roll being called, there were yeas 120, and nays 0, as follows:

Those who voted in the affirmative were:

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

The bill was repassed, as amended by the Senate, and its title agreed to.

Mr. Speaker:

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

S. F. Nos. 47, 520, 1242, 1305, 1514, 1824, 1972, 2050, and 2244.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. Nos. 2139 and 2317.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. Nos. 962, 1858, 1859, 1941, 2016, 2085, and 2090.

PATRICK E. FLAHAVEN, Secretary of the Senate

[55th Day

FIRST READING OF SENATE BILLS

S. F. No. 962, A bill for an act relating to taxation; real estate taxes upon state owned residential property.

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

S. F. No. 1858, A bill for an act relating to auxiliary forests; restricting the creation of new auxiliary forests and the extension of existing auxiliary forest contracts; amending Minnesota Statutes 1971, Chapter 88, by adding a section.

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

S. F. No. 1859, A bill for an act relating to courts; prescribing times for general terms of district court, fifth judicial district; amending Minnesota Statutes 1971, Section 484.13.

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

S. F. No. 1941, A bill for an act relating to sales and use taxes imposed by the city of Duluth; restricting the applicability of certain laws in relation thereto.

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

S. F. No. 2016, A bill for an act relating to regional development commissions; authorizing the issuance of certificates of indebtedness; clarifying sales tax exemptions; amending Minnesota Statutes 1971, Sections 462.39, Subdivision 1; and 462.396, Subdivision 1; and Chapter 462, by adding a section.

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

S. F. No. 2085, A bill for an act relating to tax assessments; instruction courses for assessors and deputies; appropriating money to pay the cost thereof; amending Minnesota Statutes 1971, Section 273.075.

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

S. F. No. 2090, A bill for an act relating to the sales and use tax; defining sale and purchase; amending Minnesota Statutes 1971, Section 297A.01, Subdivision 3.

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

S. F. No. 2139, A bill for an act relating to the city of St. Cloud; payment of retirement benefits in certain instance by firemen's relief association.

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

S. F. No. 2317, 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 Rules and Legislative Administration.

S. F. No. 47, A bill for an act relating to psychologists; providing for the licensure and regulation of the private practice of psychology; establishing a board of examiners and prescribing the powers and duties thereof; providing penalties; appropriating money; amending Minnesota Statutes 1971, Section 595.02; and repealing Minnesota Statutes 1971, Sections 148.79 to 148.86.

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

S. F. No. 520, A bill for an act relating to intoxicating liquor; actions for damages resulting from intoxication; requiring proof of financial responsibility; amending Minnesota Statutes 1971, Sections 340.95 and 340.951; and 340.11, by adding a subdivision.

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

S. F. No. 1242, A bill for an act relating to insurance; requiring employers and insurers to continue group accident and health policy benefits to disabled employees.

The bill was read for the first time.

Pavlak, R. L. moved that S. F. No. 1242 and H. F. No. 1120, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1305, A bill for an act relating to taxation; distribution of property tax revenues by county treasurer; amending Minnesota Statutes 1971, Section 276.11. The bill was read for the first time and referred to the Committee on Rules and Legislative Administration.

S. F. No. 1514, A bill for an act relating to elections; providing for certain certificates of election; amending Minnesota Statutes 1971, Section 203.53, Subdivision 11.

The bill was read for the first time and referred to the Committee on General Legislation and Veterans Affairs.

S. F. No. 1824, A bill for an act relating to motor carriers; permit carriers; providing that permits may be assigned or transferred under certain conditions; amending Minnesota Statutes 1971, Section 221.151, Subdivision 1; and repealing Minnesota Statutes 1971, Section 221.151, Subdivision 2.

The bill was read for the first time.

Eckstein moved that S. F. No. 1824 and H. F. No. 1760, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1972, A bill for an act relating to public welfare; submission of budget estimates; amending Minnesota Statutes 1971, Section 393.08, Subdivision 1.

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

S. F. No. 2050, A bill for an act relating to child support; requiring the employer of certain persons required to pay support to withhold, upon order, from the pay of such person and pay the money so withheld over to the department of public welfare; prohibiting certain acts by an employer; amending Minnesota Statutes 1971, Section 256.873.

The bill was read for the first time and referred to the Committee on Rules and Legislative Administration.

S. F. No. 2244, A bill for an act relating to securities and usury; exemption from usury for margin accounts maintained by broker-dealers; amending Minnesota Statutes 1971, Chapter 334, by adding a section; repealing Minnesota Statutes 1971, Section 80.122.

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

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The following Conference Committee Reports were received:

CONFERENCE COMMITTEE REPORT ON H. F. NO. 399

May 5, 1973

Honorable Martin O. Sabo Speaker of the House of Representatives

Honorable Alec G. Olson President of the Senate

We, the undersigned conferees on the part of the House and the Senate, upon the disagreeing votes as to H. F. No. 399, report that we have agreed upon the items in dispute and recommend as follows:

That the House accede to the Senate amendments and the bill be further amended as follows:

Amend the amendment as added by the Senate as follows:

In the new subdivision 12, as added by the amendment, strike the figure "43,525.00" and insert in lieu thereof "21,762.50".

In the new subdivision 4, as added by the amendment, strike the figure "1,000.00" and insert "750.00".

We request adoption of this report and repassage of the bill in accordance therewith.

House Conferees: RAY W. FARICY, WILLARD M. MUNGER, and ARLAN I. STANGELAND.

Senate Conferees: CLARENCE M. PURFEERST, JOSEPH T. O'NEILL, and ED SCHROM.

Faricy moved that the report of the Conference Committee on H. F. No. 399 be adopted and that the bill be repassed as amended by the Conference Committee. The motion prevailed.

H. F. No. 399, A bill for an act relating to claims against the state; providing for payment of claims approved by the claims commission; appropriating money.

The bill was read for the third time, as amended by Conference, and placed upon its repassage.

The question being taken on the repassage of the bill and the roll being called, there were yeas 109, and nays 13, as follows:

Those who voted in the affirmative were:

Adams, J.	Berglin	Cleary	Erickson	Heinitz
Adams, S.	Biersdorf	Clifford	Esau	Hook
Andersen, R.	Boland	Dahl	Faricy	Jacobs
Anderson, D.	Braun	DeGroat	Fjoslien	Johnson, C.
Anderson, G.	Brinkman	Dieterich	Forsythe	Johnson, J.
Anderson, I.	Carlson, A.	Dirlam	+ udro	Johnson, R.
Becklin	Carlson, B.	Eckstein	Graba	Jopp
Belisle	Carlson, D.	Eken	Graw	Jude
Bennett	Carlson, L.	Enebo	Growe	Kahn
Berg	Casserly	Erdahl	Hanson	Kelly

Kempe Klaus Knickerbocker Kvam Laidig Larson Lemke Lindstrom, J. Lombardi Long Mann	McArthur McCarron McCauley McEachern McMillan Menke Miller, D. Miller, M. Moe Munger Myrah Nelson	Newcome Niehaus Norton Ohnstad Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant	Quirin Rice Ryan St. Onge Samuelson Sarna Savelkoul Schreiber Schulz Sieben, M. Skaar Smith	Spanish Stangeland Stanton Tomlinson Ulland Vento Voss Wenzel Wohlwend Wolcott Mr. Speaker
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Those who voted in the negative were:

Connors	Johnson, D.		Sieben, H.	Wigley
Cummiskey	LaVoy	Prahl	Swanson	
Ferderer	McFarlin	Resner	Vanasek	

The bill was repassed, as amended by Conference, and its title agreed to.

CONFERENCE COMMITTEE REPORT ON H. F. NO. 347

May 1, 1973

Honorable Martin O. Sabo Speaker of the House of Representatives

Honorable Alec G. Olson President of the Senate

We, the undersigned conferees on the part of the House and the Senate, upon the disagreeing votes as to H. F. No. 347, report that we have agreed upon the items in dispute and recommend as follows:

That the Senate recede from its amendments and that H. F. No. 347 be amended as follows:

Page 1, line 13, after "and" and before "trap" insert "may".

We request adoption of this report and repassage of the bill in accordance therewith.

House Conferees: DOUGLAS ST. ONGE, GLEN SHERWOOD, and HENRY J. SAVELKOUL.

Senate Conferees: CLARENCE M. PURFEERST, EARL W. RENNEKE, and HUBERT H. HUMPHREY III.

St. Onge moved that the report of the Conference Committee on H. F. No. 347 be adopted and that the bill be repassed as amended by the Conference Committee. The motion prevailed.

H. F. No. 347, A bill for an act relating to wild animals; taking of small game by an owner or lessee of the land; amending Minnesota Statutes 1971, Section 98.47, Subdivision 10.

The bill was read for the third time, as amended by Conference, and placed upon its repassage.

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The question being taken on the repassage of the bill and the roll being called, there were yeas 126, and nays 0, as follows:

Those who voted in the affirmative were:

The bill was repassed, as amended by Conference, and its title agreed to.

CONSENT CALENDAR

S. F. No. 1109, A bill for an act relating to villages, boroughs, and cities of the fourth class; permitting a tax levy for certain purposes without requesting a referendum of the electorate; amending Minnesota Statutes 1971, Section 465.56.

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 84, and nays 32, as follows:

Those who voted in the affirmative were:

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Adams, J.	Eckstein	Kahn	Miller, D.	Ryan
Anderson, G.	Esau	Klaus	Miller, M.	Savelkoul
Belisle	Ferderer	Knickerbocker	Munger	Searle
Bell	Fjoslien	Kvam	Myrah	Sieben, H.
Bennett	Forsythe	Laidig	Nelson	Sieben, M.
Biersdorf	Fugina	Larson	Newcome	Skaar
Carlson, B.	Graba	Lemke	Norton	Stangeland
Carlson, L.	Growe	Lindstrom, E.	Ohnstad	Stanton
Casserly	Haugerud	Lindstrom, J.	Ojala	Tomlinson
Cleary	Heinitz	Lombardi	Pavlak, R.	Ulland
Clifford	Hook	Long	Pavlak, R. L.	Vanasek
Connors	Jacobs	McArthur	Peterson	Voss
Cummiskey	Jaros	McCarron	Pieper	Wigley
Dahl	Johnson, C.	McEachern	Pleasant	Wohlwend
DeGroat	Johnson, J.	McFarlin	Prahl	Wolcott
Dieterich	Johnson, R.	McMillan	Quirin	Mr. Speaker
Dirlam	Jude	Menke	Resner	-

Those who voted in the negative were:

Andersen, R.	Carlson, A.	Fudro	Mueller	Spanish
Anderson, D.	Culhane	Hanson	Parish	Swanson
Anderson, I.	Eken	Johnson, D.	Pehler	Vento
Berg	Enebo	Jopp	St. Onge	Wenzel
Boland	Erdahl	Kelly	Samuelson	
Braun	Erickson	Kempe	Sarna	
Brinkman	Faricy	LaVoy	Smith	

The bill was passed and its title agreed to.

S. F. No. 2157, A bill for an act relating to the county stateaid highway system; payment of contract price; amending Minnesota Statutes 1971, Section 162.04.

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

The bill was passed and its title agreed to.

H. F. No. 1810 was reported to the House.

Cummiskey moved that H. F. No. 1810 be laid over for one day. The motion prevailed.

S. F. No. 1341, A bill for an act relating to local improvements; special assessments for certain services, including alley maintenance; amending Minnesota Statutes 1971, Section 429.101, Subdivision 1.

2920

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 125, and nays 2, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Braun Dieterich

The bill was passed and its title agreed to.

S. F. No. 1463 was reported to the House.

Objection having been made by ten members, S. F. No. 1463 was returned to General Orders.

Schreiber was excused until 3:30 p.m.

SPECIAL ORDERS

H. F. No. 2224, A bill for an act establishing the Minnesota outdoor recreation system and prescribing methods and policies for its authorization, acquisition, establishment, management; amending Minnesota Statutes 1971, Sections 84.033; 85.04; 85.05, Subdivision 2; 85.20, Subdivisions 1 and 5.

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 111, and nays 9, as follows:

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Those who voted in the affirmative were:

Adams, J. Adams, S. Andersen, R. Anderson, D. Anderson, I. Belisle Bell Bennett Berg Berglin Biersdorf Boland Brinkman Carlson, A. Carlson, L. Casserly Cleary Clifford Connors Culhane Cummickar	Dieterich Dirlam Eckstein Enebo Esau Faricy Ferderer Flakne Forsythe Fugina Graba Graba Graw Growe Hanson Haugerud Heinitz Hook Jacobs Jaros Lobseon C	Johnson, R. Jopp Jude Kelly Kempe Klaus Knickerbocker Kvam Laidig LaVoy Lemke Lindstrom, J. Lombardi Mann McArthur McCarron McCarley McFarlin MeMillan Menke	Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Prahl Quirin Resner Rice Ryan	Savelkoul Searle Sieben, H. Sieben, M. Skaar Smith Spanish Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Wenzel Wigley Wohlwend Wolcott Mr. Speaker
		McHallan		mr. opeaker
Cummiskey	Johnson, C.	Menke _	St. Onge	
Dahl	Johnson, D.	Miller, D.	Samuelson	
DeGroat	Johnson, J.	Moe	Sarna	

Those who voted in the negative were:

Becklin	Carlson, D.	Erdahl	Larson	Stangeland
Braun	Eken	Erickson	Long	

The bill was passed and its title agreed to.

H. F. No. 1896 was reported to the House.

Wenzel moved to amend H. F. No. 1896, the printed bill, as follows:

Page 1, line 3, after "department," insert "upon unanimous decision of the Public Service Commission,".

The motion prevailed and the amendment was adopted.

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; and repealing Minnesota Statutes 1971, Section 237.32.

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 122, and nays 0, as follows:

Those who voted in the affirmative were:

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

GrawKlausGroweKvamHansonLaidigHaugerudLarsonHeinitzLaVoyHookLemkeJacobsLindstrom, J.Johnson, C.LombardiJohnson, D.LongJohnson, J.McArthurJohnson, R.McCauleyJudeMcEachernKahnMcFarlinKellyMcMillanKempeMenke	Miller, D. Miller, M. Moe Munger Myrah Nelson Newcome Niehaus Norton Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson	Pieper Pleasant Prahl Quirin Resner Rice Ryan St. Onge Samuelson Sarna Savelkoul Schulz Searle Sieben, H. Sieben, M. Skaar Smith	Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Wenzel Wigley Wohlwend Wolcott Mr. Speaker
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The bill was passed, as amended, and its title agreed to.

H. F. No. 700, which had previously been referred for comparison, was reported to the House.

There being no objection, H. F. No. 700 was continued on Special Orders for tomorrow.

H. F. No. 1635, A bill for an act relating to Bois Forte Indian Reservation at Nett Lake; providing for the retrocession to the United States of America of all criminal jurisdiction in that area of Indian country.

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 109, and nays 14, as follows:

Those who voted in the affirmative were:

Adams, J.DirlamAdams, S.EcksteinAndersen, R.EkenAnderson, D.EneboAnderson, G.ErdahlAnderson, I.EricksonBecklinEsauBelisleFaricyBellFerdererBennettFjoslienBergFlakneBerglinForsytheBolandFudroBrinkmanFuginaCarlson, A.GrabaCarlson, L.GroweConnorsHansonCummiskeyHaugerudDahlJacobsDieterichJohnson, C.	Johnson, D. Johnson, R. Jopp Jude Kahn Kelly Kempe Klaus Knickerbocker Laidig Larson LaVoy Lemke Lindstrom, J. Long Mann McArthur McCarron McCarron McCarley McEachern McFarlin McMillan	Menke Miller, D. Miller, M. Moe Mueller Munger Myrah Newcome Niehaus Norton Ojala Parish Patton Pavlak, R. Pavlak, R. Pavlak, R. Pehler Peterson Pieper Prahl Quirin Resner Rice	Ryan St. Onge Samuelson Sarna Savelkoul Schulz Searle Sieben, H. Sieben, M. Smith Spanish Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Wenzel Wigley Mr. Speaker
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Those who voted in the negative were:

Carlson, D. Cleary Clifford	Culhane Heinitz Hook -	Johnson, J. Kyam Lindstrom, E.	Lombardi Ohnstad Pleasant	Skaar Stangeland
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The bill was passed and its title agreed to.

H. F. No. 1381 was reported to the House.

Hanson moved that H. F. No. 1381 be continued on Special Orders for tomorrow. The motion prevailed.

H. F. No. 1119, which had previously been referred for comparison, was reported to the House.

There being no objection, H. F. No. 1119 was continued on Special Orders for tomorrow.

H. F. No. 1118, which had previously been referred for comparison, was reported to the House.

There being no objection, H. F. No. 1118 was continued on Special Orders for tomorrow.

S. F. No. 1930, A bill for an act relating to municipal housing and redevelopment authorities; rehabilitation loans and grants; amending Minnesota Statutes 1971, Sections 462.445 by adding a subdivision; and 462.581.

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. Adams, S. Andersen, R. Anderson, D. Anderson, G. Anderson, I. Becklin Belisle Bell Bennett Berg Berglin Biersdorf Boland Braun Brinkman Carlson, A. Carlson, B. Carlson, D. Carlson, L. Carlson, L. Carl	Dahl DeGroat Dieterich Dirlam Eckstein Eken Enebo Erdahl Erickson Esau Faricy Ferderer Fjoslien Flakne Forsythe Fudro Fugina Graba Graba Graw Hanson Haugerud Heinitz Hook Jacobs	Johnson, C. Johnson, D. Johnson, J. Johnson, R. Jopp Jude Kahn Kelly Kempe Klaus Knickerbocker Kvam Laidig LaVoy Lemke Lindstrom, J. Lombardi Long Mann McArthur McCarron McCauley McEachern	Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant Prahl Quirin Resner	St. Onge Samuelson Sarna Savelkoul Schulz Searle Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Wenzel Wigley Wohlwend Wolcott Mr. Speaker
Connors Culhane Cummiskey	Hook Jacobs Jaros	McEachern McFarlin McMillan	Resner Rice Ryan	Mr. Speaker
Cumming	0 44.00		10j tan 2	

The bill was passed and its title agreed to.

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H. F. No. 1065, A bill for an act relating to probate; regulating the availability of summary proceedings; amending Minnesota Statutes 1971, Section 525.51, Subdivision 5.

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 126, and nays 0, as follows:

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

H. F. No. 2297 was reported to the House.

There being no objection, H. F. No. 2297 was continued on Special Orders for tomorrow.

H. F. No. 2223 was reported to the House.

There being no objection, H. F. No. 2223 was continued on Special Orders for tomorrow.

H. F. No. 1659 was reported to the House.

POINT OF ORDER

Kvam raised a point of order pursuant to Rule 5 that H. F. No. 1659 be re-referred to the Committee on Governmental Operations. The Speaker ruled the point of order not well taken.

H. F. No. 1659, A bill for an act prescribing policies and procedures for the selection, designation, planning and regulation of areas of critical concern. 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 82, and nays 38, as follows:

Those who voted in the affirmative were:

Adams, J.DahlAndersen, R.DieterichAnderson, G.EneboAnderson, I.FaricyBelisleFerdererBellFlakneBennettForsytheBergFudroBerglinFuginaBolandGrabaBrinkmanGroweCarlson, L.HeinitzCasserlyJacobsCliffordJarosConnorsJohnson, D.CummiskeyJohnson, J.	Johnson, R. Jude Kahn Kelly Kempe Klaus Laidig LaVoy Lindstrom, J. McCarron McEachern McFarlin McMillan Menke Miller, D. Moe Mueller	Munger Nelson Newcome Norton Ojala Parish Pavlak, R. Pavlak, R. L. Pehler Quirin Resner Rice Ryan St. Onge Sarna Schulz Searle	Sieben, H. Sieben, M. Skaar Smith Stanton Tomlinson Ulland Vanasek Vento Voss Wenzel Wohlwend Wolcott Mr. Speaker
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Those who voted in the negative were:

Adams, S.	Dirlam	Hook	Lombardi	Pieper
Anderson, D.	Eckstein	Johnson, C.	Long	Pleasant
Becklin	Eken	Jopp	McArthur	Prahl
Biersdorf	Erdahl	Knickerbocker	McCauley	Spanish
Braun	Erickson	Kvam	Myrah	Stangeland
Carlson, D.	Esau	Larson	Niehaus	Wigley
Cleary	Graw	Lemke	Ohnstad	
DeGroat	Haugerud	Lindstrom, E.	Patton	

The bill was passed and its title agreed to.

H. F. No. 961 was reported to the House.

Johnson, D., moved to amend H. F. No. 961, the printed bill, as follows:

Page 2, line 30, after "1974" and before the period strike "and May 1, 1977".

The motion prevailed and the amendment was adopted.

H. F. No. 961, A bill for an act relating to professions and occupations regulated by the state; providing lay membership on professional and occupational boards; amending Minnesota Statutes 1971, Sections 146.02; 146.03; 146.04; 147.01; 148.03; 148.52; 148.67; 148.68; 148.79; 150A.02, Subdivision 1; 151.02; 151.03; 151.04; 153.02; 154.22; 155.05; 156.01, Subdivisions 1 and 2; 326.04; 326.05; 326.17; 326.241; 326.541; 386.63, Subdivision 1; and 481.01.

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 121, and nays 2, as follows:

Those who voted in the affirmative were:

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

Carlson, D. Klaus

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

H. F. No. 636 was reported to the House.

Berg moved to amend H. F. No. 636, the printed bill, as follows:

Page 4, line 34, strike "The council and commission together".

Page 4, lines 35 and 36, strike all the language.

Page 5, lines 1 through 6, strike all the language and insert in lieu thereof:

Subd. 4. FEDERAL AID. The metropolitan council may cooperate with the government of the United States and any agency or department thereof in establishing metropolitan area eligibility to receive federal aid, and may comply with the provisions of the laws of the United States and any rules and regulations made thereunder for the expenditure of federal moneys upon such projects as are proposed for federal assistance. If necessary to meet federal requirements, the council and the commission may be considered a single eligible unit to carry out their respective responsibilities.

The metropolitan council may accept federal moneys and other moneys, either public or private, for and in behalf of the metropolitan area or any governmental subdivision of the state, for programs and projects within the metropolitan area upon such terms and conditions as are or may be prescribed by the laws of the United States and any rules or regulations made thereunder,

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and is authorized to act as agent of any governmental subdivision of the state with jurisdiction in the metropolitan area upon request of such subdivision in accepting the moneys in its behalf for such programs or projects financed either in whole or in part by federal moneys. The governing body of any such subdivision is authorized to designate the metropolitan council as its agent for such purposes and to enter into an agreement with the council prescribing the terms and conditions of the agency relationship in accordance with state and federal laws, rules and regulations. The metropolitan council is authorized to designate an appropriate state agency as its agent for such purposes and to enter into an agreement with such agency prescribing the terms and conditions of the agency relationship in accordance with state and federal laws, rules and regulations.

Nothing contained herein shall limit any separate authority of governmental subdivisions of the state to contract for and receive federal aid".

The motion prevailed and the amendment was adopted.

Berg moved to amend H. F. No. 636, the printed bill, as follows:

Page 3, line 26, strike "plans" and insert "the plan".

Page 3, line 28, strike "Each such" and insert "Such".

Page 4, line 10, after "commission" and before "for" insert "and affected state agencies"; strike "its" and insert "their".

Page 4, line 11, after "commission" and before "shall" insert "and affected state agencies"; strike "its" and insert "any"; and strike "It" and insert "They".

Page 4, line 12, strike "the commission's" and insert "such".

Page 4, line 13, strike "the commission's" and insert "such".

Page 4, line 14, strike "shall" before the word "make" and insert in lieu thereof "may".

Page 4, line 18, after the word "commission" and before the word "comments" insert "and affected state agencies".

Page 4, line 20, strike "Each such policy plan may be" and insert "The council may amend such policy plan".

Page 4, line 21, strike "amended".

Page 4, line 23, strike "satisfying the requirements of subdivision 2".

The motion prevailed and the amendment was adopted.

Berg moved to amend H. F. 636, the printed bill, as follows: Page 2, strike lines 34-36. Page 3, strike lines 1 and 2 and insert in lieu thereof:

"Subd. 15. [APPOINTMENTS.] Eight members of the metropolitan transportation commission shall be appointed by the governor on a nonpartisan basis after consulting with all members of the legislature residing within the commission district from which the member is to be appointed, with the advice and consent of the senate. The commission districts shall be composed of the following combinations of metropolitan council districts, including any boundary adjustments in council districts that may be established from time to time:

Commission district 1: council districts 1 and 2

Commission district 2: council districts 3 and 14

Commission district 3: council districts 4 and 13

Commission district 4: council districts 5 and 6

Commission district 5: council districts 7 and 8

Commission district 6: council districts 9 and 15

Commission district 7: council districts 10 and 16

Commission district 8: council districts 11 and 12

Subd. 16. [TERMS; REMOVAL.] Members of the metropolitan transportation commission serving as of the first Monday in January 1974 from commission districts established in subdivision 15 shall continue to serve the balance of their terms. Thereafter all commission members shall be appointed for four year terms, except that each member shall serve until his successor has been duly appointed and gualified. Commission members may be removed only by the governor and only for cause in the manner provided in chapter 351. On January 1, 1974, if more than one commission member resides in the same commission district, the governor shall designate one of them to serve as the commission representative from that district and the terms of other members residing in the district are thereupon terminated. The governor shall appoint as members of the commission one resident of each district established by subdivision 15 in which no present member of the commission resides, to serve for the term herein defined. For the purpose of this subdivision the residence of present members serving as of the first Monday in January 1974 from heretofore established districts shall be their residence as of July 1, 1973.".

Page 3, line 3, change "Subd. 16" to "Subd. 17".

Page 3, strike lines 8-13 (which is all of Subd. 17.).

Page 3, line 15, strike "in which the last regular appointment for that dis-".

Page 3, line 16, strike "trict was made", and insert "as provided in this section". Page 3, line 18, after "commission" insert "as the 9th voting member".

Page 5, line 34, strike "made" and insert "mode".

Page 6, line 4, strike "developmental" and insert "development".

The motion prevailed and the amendment was adopted.

H. F. No. 636 was read for the third time.

UNANIMOUS CONSENT

Berg requested unanimous consent to offer an amendment. The request was granted.

Berg moved to amend H. F. No. 636, the printed bill, as follows:

Page 8, line 5, after "or" and before "in" strike "principal arterial road" and insert in lieu thereof "controlled access high-way".

The motion prevailed and the amendment was adopted.

H. F. No. 636, A bill for an act relating to establishing a metropolitan transportation commission; assumption by commission of Twin City area metropolitan transit commission powers; granting authority to commission to approve highway designs and locations; establishing budget procedure; amending Minnesota Statutes 1971, Chapter 473A by adding sections; and Sections 473A.01, subdivisions 2 and 3, and by adding a subdivision; 473A.02; 473A.03; 473A.04, by adding subdivisions; 473A.05, subdivision 10, and by adding a subdivision; 473A.16; 473A.18; repealing Minnesota Statutes 1971, Sections 473A.04, subdivisions 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 14; 473A.06, subdivision 1; and 473A.065.

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 85, and nays 34, as follows:

Those who voted in the affirmative were:

Adams, J. Andersen, R. Anderson, G. Anderson, I. Belisle Rell Bennett Berg Berglin Boland Brinkman Carlson, A. Carlson, L. Caresoly	Connors Cummiskey Dahl Dieterich Dirlam Eckstein Eken Enebo Faricy Ferderer Flakne Forsythe Fudro Euging	Graw Growe Hanson Jaros Johnson, C. Johnson, D. Johnson, J. Johnson, R. Kahn Kelly Knickerbocker Laidig La Voy	Norton Ojala	Pavlak, R. L. Pehler Pleasant Prahl Quirin Resner Rice Ryan Salchert Samuelson Sarna Schulz Sieben, M.
Carlson, L.	Fugina	La Voy	Ojala	Sieben, M.
Casserly	Fugina	Lemke	Parish	Smith
Cleary	Graba	Lindstrom, E.	Patton	Stangeland

Stanton	Ulland	Vento	Wenzel	Wolcott
Tomlinson	Vanasek	Voss	Wohlwend	Mr. Speaker
				mar. Obcomor

Those who voted in the negative were:

Adams, S. Becklin	Erdahl Erickson	Jopp Jude	Long McArthur	Pieper Savelkoul
Biersdorf	Esau	Kempe	McEachern	Searle
Carlson, D.	Fjoslien	Klaus	McFarlin	Sieben, H.
Clifford	Heinitz	Kyam	Niehaus	Skaar
Culhane	Hook	Larson	Ohnstad	Wigley
DeGroat	Jacobs	Lombardi	Pavlak, R.	•••

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

H. F. No. 923 was reported to the House.

There being no objection, H. F. No. 923 was continued on Special Orders for tomorrow.

H. F. No. 1581 was reported to the House.

Dieterich moved to amend H. F. No. 1581, the printed bill, as follows:

Amend the title as follows:

Strike the title and insert in lieu thereof: "relating to the Minnesota housing finance agency; prescribing its powers and duties; providing for the financing thereof; appropriating money; amending Minnesota Statutes 1971, Sections 462A.02, by adding a subdivision; 462A.03, Subdivisions 2, 4, 7, 9, and 10, and adding subdivisions; 462A.05, Subdivisions 2, 8, 4, 5, 9, 10, and adding subdivisions; 462A.06, Subdivisions 11 and 12; 462A.07, Subdivision 5; 462A.08, Subdivisions 1, 2, and 3; 462A.09; 462A.10, Subdivisions 2, 3, 4, 5, and 9; 462A.16; 462A.17, Subdivision 1; 462A.18, Subdivision 2; 462A.20, Subdivision 2; 462A.21, Subdivisions 2, 3, and 4; and 462A.22; repealing Minnesota Statutes 1971, Sections 462A.06, Subdivisions 13, 14, 15 and 16; and 462A.23.".

The motion prevailed and the amendment was adopted.

H. F. No. 1581, A bill for an act relating to the Minnesota housing finance agency; prescribing its powers and duties; providing for the financing thereof; appropriating money; amending Minnesota Statutes 1971, Sections 462A.02, by adding a subdivision; 462A.03, Subdivisions 2, 4, 7, 9, and 10, and adding subdivisions; 462A.05, Subdivisions 2, 3, 4, 5, 9, 10, and adding subdivisions; 462A.06, Subdivisions 11 and 12; 462A.07, Subdivision 5; 462A.08, Subdivisions 1, 2 and 3; 462A.09; 462A.10, Subdivisions 2, 3, 4, 5, and 9; 462A.16; 462A.17, Subdivision 1; 462A.18, Subdivision 2; 462A.20, Subdivision 2; 462A.21, Subdivisions 2, 3, and 4; and 462A.22; repealing Minnesota Statutes 1971, Sections 462A.06, Subdivisions 13, 14, 15 and 16; and 462A.23.

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 102, and nays 17, as follows:

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Those who voted in the affirmative were:

Adams, J.ConnorsAdams, S.CummiskeyAnderson, R.DahlAnderson, D.DieterichAnderson, I.DirlamBecklinEcksteinBellEsauBennettFaricyBergFerdererBerglinFlakneBiersdorfForsytheBolandFudroBraunGrabaCarlson, A.GroweCarlson, L.HansonCasserlyHaugerudClearyHeinitz	Jacobs Jaros Johnson, C. Johnson, D. Johnson, J. Jopp Jude Kahn Kelly Kelly Kempe Klaus Knickerbocker Laidig Lemke Lindstrom, E. Lombardi Mann McArthur McCarron McEachern McEachern	McMillan Menke Miller, D. Miller, M. Moe Mueller Munger Myrah Nelson Norton Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Prahl Quirin Resner Rice	Ryan St. Onge Salchert Samuelson Sarna Savelkoul Schulz Sieben, H. Sieben, M. Smith Stanton Ulland Vanasek Vento Voss Wenzel Wolcott Mr. Speaker
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Those who voted in the negative were:

Anderson, G.	Erdahl	Larson	Pieper	Wohlwend
Carlson, D.	Erickson	Long	Skaar	
Culhane	Fjoslien	Niehaus	Stangeland	
DeGroat	Kvam	Ohnstad	Wigley	

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

H. F. No. 2360 was reported to the House.

Carlson, B., moved to amend H. F. No. 2360, the printed bill, as follows:

Page 1, line 6, delete "\$150,000,000," and the remainder of the line, and insert in lieu thereof "\$50,000,000".

Page 1, line 7, delete all of the language.

Page 1, line 8, delete "tion or under the authority of any other law, shall not at any time exceed \$150,000,000".

The motion prevailed and the amendment was adopted.

H. F. No. 2360, A bill for an act authorizing the issuance and sale of Minnesota trunk highway bonds under the provisions of Minnesota Constitution, Article IX, Section 6; and Article XVI, Section 12; and the expenditure of the proceeds thereof.

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

The question was taken on the passage of the bill.

Bell moved that those not voting be excused from voting. The motion did not prevail.

The roll being called, there were yeas 74, and nays 56, as follows:

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Those who voted in the affirmative were:

Adams, J. Anderson, D. Anderson, G. Anderson, G. Becklin Biersdorf Braun Brinkman Carlson, B. Culhane Cummiskey Dahl DeGroat Dirlam Eckstein	Eken Enebo Erdahl Erickson Esau Fjoslien Fudro Fugina Graba Haugerud Jacobs Johnson, C. Johnson, D. Kelly Klaus	Kvam Larson Lemke Lindstrom, J. Long Mann McCarron McCauley McEachern McFarlin McFarlin McFarlin Miller, D. Miller, M. Mueller Munger	Myrah Niehaus Norton Ohnstad Ojala Patton Pehler Peterson Prahl Quirin Rice St. Onge Samuelson Sarna Savelkoul	Searle Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Voss Wenzel Wigley Wohlwend Wolcott Mr. Speaker
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Those who voted in the negative were:

Adams, S. Andersen, R. Belisle Bell Berg Berglin Boland Carlson, A. Carlson, D. Carlson, L.	Cleary Clifford Connors Dieterich Faricy Ferderer Flakne Forsythe Graw Growe Hanson	Hook Jaros Johnson, J. Johnson, R. Jopp Jude Kahn Kempe Knickerbocker Laidig LaVoy	Pieper Pleasant	Ryan Salchert Schulz Sieben, H. Sieben, M. Ulland Vanasek Vento
Carison, L. Casserly	Hanson Heinitz	Lindstrom, E.	Resner	

The bill, as amended, was not passed.

CONSIDERATION UNDER RULE 72

Pursuant to Rule 72, Norton requested immediate consideration of H. F. Nos. 827, 830, 1478, and 1821.

H. F. No. 827, A bill for an act relating to retirement; directing a study of private pension funds; appropriating money.

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 126, and nays 0, as follows:

Those who voted in the affirmative were:

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

MenkeOMiller, D.PMiller, M.PMoePMungerPMyrahPNelsonPNewcomePNiehausP	hnstad	Quirin	Searle
	jala	Resner	Sieben, H.
	arish	Rice	Sieben, M.
	atton	Ryan	Skaar
	avlak, R.	St. Onge	Spanish
	avlak, R. L.	Salchert	Stangeland
	ehler	Samuelson	Stanton
	eterson	Sarna	Swanson
	ieper	Savelkoul	Tomlinson
	leasant	Schreiber	Ulland
	rahl	Schulz	Vanasek

Vento Voss Wenzel Wigley Wohlwend Wolcott Mr. Speaker

The bill was passed and its title agreed to.

MOTION FOR RECONSIDERATION

Hook moved that the vote whereby H. F. No. 2360 was not passed on Special Orders for today be now reconsidered.

A roll call was requested and properly seconded.

The question was taken on the motion by Hook and the roll being called, there were yeas 91, and nays 31, as follows:

Those who voted in the affirmative were:

	Klaus	Norton	Sieben, M.
	Kvam	Ohnstad	Skaar
Anderson, G. Enebo	Larson	Ojala	Smith
Anderson, I. Erdahl	LaVoy	Parish	Spanish
	Lemke	Patton	Stangeland
Bennett Esau	Lindstrom, J.	Pavlak, R.	Stanton
	Long	Pehler	Swanson
Boland Fudro	Mann	Peterson	Tomlinson
	McArthur	Prahl	Vento
Brinkman Graba	McCarron	Quirin	Voss
	McCauley	Rice	Wenzel
	McEachern	St. Onge	Wigley
Casserly Jacobs	McFarlin	Salchert	Wohlwend
Culhane Jaros	Miller, D.	Samuelson	Wolcott
Cummiskey Johnson, C.	Miller, M.	Sarna	Mr. Speaker
Dahl Johnson, D.	Mueller	Savelkoul	•
	Munger	Schreiber	
	Myrah	Searle	
Dirlam Kelly	Niehaus	Sieben, H.	

Those who voted in the negative were:

Adams, S.	Cleary	Graw	Lindstrom, E.	Pleasant
Andersen, R.	Clifford	Hanson	Lombardi	Schulz
Belisle	Connors	Heinitz	Menke	Ulland
Bell	Faricy	Hook	Moe	
Berg	Ferderer		Newcome	
Carlson, A.	Flakne	Knickerbocker		
Carlson, L.	Forsythe	Laidig	Pieper	

The motion prevailed.

H. F. No. 2360 was reported to the House.

There being no objection, H. F. No. 2360 was continued on Special Orders for tomorrow.

H. F. No. 830, A bill for an act relating to education; authorizing establishment of a higher education consortium to serve Rochester, Minnesota, and its surrounding area; appropriating money.

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 119, and nays 5, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Belisle Miller, M. Pavlak, R. L. Pieper Prahl

The bill was passed and its title agreed to.

H. F. No. 1478 was reported to the House.

Dirlam moved to amend H. F. No. 1478, the printed bill, as follows:

Page 1, line 2, after "addition of" and before "and" strike "snowmobile" and insert "bicycle".

Page 1, line 3, after "recreational" and before "lanes" insert "vehicle".

Page 1, line 5, after "establishment of" and before "and" strike "snowmobile" and insert "bicycle"; and in the same line, after "recreational" and before "lanes" insert "vehicle".

Page 1, line 7, after "financing the" and before "and" strike "snowmobile" and insert "bicycle".

Page 1, line 8, before "lanes" insert "vehicle".

Page 1, line 11, after "recreational" and before "lanes" insert "vehicle".

Page 2, line 9, after "recreational" and before "lane" insert "vehicle".

Page 2, line 23, after "recreational" and before "lanes" insert "vehicle".

Page 3, line 11, before "lane" insert "vehicle".

Page 3, line 22, after "recreational" and before "usage" insert "vehicle".

Page 3, line 27, before "lanes" insert "vehicle".

Page 3, line 30, after "study of" and before "and" strike "snowmobile" and insert "bicycle"; and in the same line, after "recreational" and before "lanes" insert "vehicle".

Further amend the title, line 1 of the title, after "recreational" and before "lanes" insert "vehicle".

The motion prevailed and the amendment was adopted.

H. F. No. 1478, A bill for an act relating to highways; the establishment of recreational vehicle lanes on state county and town road rights of way, including bridges and underpasses; and appropriating money; amending Minnesota Statutes 1971, Sections 161.20, Subdivision 2; 161.21, Subdivision 1; 165.02; and 167.50, Subdivision 1.

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 129, and nays 1, as follows:

Those who voted in the affirmative were:

Adams, J.DahlAdams, S.DeGroatAndersen, R.DieterichAnderson, D.DirlamAnderson, G.EcksteinAnderson, G.EcksteinAnderson, I.EkenBecklinEneboBelisleErdahlBellEricksonBergFaricyBerglinFerdererBiersdorfFjoslienBolandFlakneBraunForsytheBrinkmanFudroCarlson, A.FuginaCarlson, B.GrabaCarlson, D.GrawCarlson, L.GroweCarlson, L.GroweCliffordHeinitzConnorsHookCulhaneJacobsCummiskeyJaros	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 McCauley McEachern McFarlin	McMillan Menke Miller, D. Miller, M. Moe Mueller Munger Myrah Newcome Niehaus Norton Ohnstad Ojala Parish Patton Pavlak, R. Pehler Peterson Pieper Pleasant Prahl Quirin Resner Rice Ryan	St. Onge Salchert Samuelson Sarna Savelkoul Schreiber Schulz Searle Sieben, H. Sieben, H. Sieben, M. Skaar Smith Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Wenzel Wigley Wohlwend Wolcott Mr. Speaker
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Those who voted in the negative were:

Pavlak, R. L.

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

H. F. No. 1821 was reported to the House.

Munger moved to amend H. F. No. 1821, the printed bill, as follows:

Page 3, line 28, after the word "and" insert the following "containers consistent with".

Page 4, line 7, strike the word "its" and insert in lieu thereof "it".

Page 4, line 19, after "Sec. 7." strike the remainder of that line.

Page 4, strike line 20.

Page 4, line 21, strike "recovery." and insert in lieu thereof:

"[USER FEE IMPOSED.] A user fee of 15 cents per cubic yard shall be levied on solid waste materials disposed of at a permitted landfill, or at a permitted incinerator without heat recovery when the incinerator capacity is greater than 400 pounds per hour, except that no fee shall be levied against a company for by-product materials produced by its manufacturing, construction, power-generating or mining processes when such materials are disposed of at the company's private disposal facility.".

The motion prevailed and the amendment was adopted.

Munger moved to amend H. F. No. 1821, the printed bill, as follows:

Page 4, line 23, after the period insert the following: "Any contract affected by this section may be renegotiated to reflect increased costs due to the user fee imposed by this section.".

Page 4, line 30, strike "\$2,000,000" and insert in lieu thereof "\$1,500,000".

Page 4, line 35, strike everything after "[EFFECTIVE DATE]" and insert in lieu thereof: "Section 3 of this act shall take effect on January 1, 1974, Section 7 of this act shall take effect on July 1, 1974, and the remainder of this act shall take effect the day following enactment.".

The motion prevailed and the amendment was adopted.

Savelkoul moved to amend H. F. No. 1821, the printed bill, as follows:

Page 3, strike lines 32 through 36 inclusive.

Page 4, strike lines 1 through 3 inclusive.

Page 4, line 8, strike "If" and lines 9, 10 and 11.

A roll call was requested and properly seconded.

The question was taken on the adoption of the Savelkoul amendment and the roll being called, there were yeas 21, and nays 93, as follows:

Those who voted in the affirmative were:

Anderson, D. Becklin Carlson, A. Carlson, D.	DeGroat Erickson Esau Elokno	Hagedorn Klaus Kvam	Myrah Niehaus Ohnstad Savalkaul	Stangeland
Carlson, D. Cleary	Flakne Graw	Larson Long	Savelkoul Schreiber	
Oleary	GLAW	LOUG	ochreiber	

Those who voted in the negative were:

Adams, J.CummiskeAndersen, R.DahlAnderson, G.DieterichAnderson, I.EkenBelisleEneboBellFaricyBennettFjoslienBergForsytheBerglinFudroBiersdorfFuginaBolandGrabaBraunGroweBrinkmanHansonCarlson, B.HaugerudCarlson, L.HeinitzCasserlyJacobsCliffordJarosConnorsJohnson, C	Jopp Jude Kahn Kelly Kempe Laidig LaVoy Lemke Lindstrom, E. Mann McCarron McCarron McEachern McFarlin McFarlin McMillan Menke Miller, D.	Mueller Munger Nelson Newcome Norton Ojala Parish Patton Patton Pather Peterson Prahl Quirin Resner Rice Ryan St. Onge Salchert Samuelson	Sarna Schulz Sieben, H. Sieben, M. Spanish Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Wenzel Wigley Wohlwend Wolcott Mr. Speaker
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The motion did not prevail and the amendment was not adopted.

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.

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 127, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J.	Biersdorf	Connors	Esau	Hagedorn
Adams, S.	Boland	Culhane	Faricy	Hanson
Andersen, R.	Braun	Cummiskey	Ferderer	Haugerud
Anderson, G.	Brinkman	Dahl	Fjoslien	Heinitz
Anderson, I.	Carlson, A.	DeGroat	Flakne	Hook
Becklin	Carlson, B.	Dieterich	Forsythe	Jacobs
Belisle	Carlson, D.	Dirlam	Fudro	Jaros
Bell	Carlson, L.	Eckstein	Fugina	Johnson, C.
Bennett	Casserly	Eken	Graba	Johnson, D.
Berg	Cleary	Enebo	Graw	Johnson, J.
Berglin	Clifford	Erickson	Growe	Jopp

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

ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the appointment of the following members of the House to the Conference Committee on H. F. No. 1673:

Parish, Quirin, Moe, Larson, and Patton.

ADJOURN MENT

Mr. Anderson, I., moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 2:00 p.m., Wednesday, May 9, 1973.

EDWARD A. BURDICK, Chief Clerk, House of Representatives