WEDNESDAY, MAY 9, 1973

STATE OF MINNESOTA

SIXTY-EIGHTH SESSION - 1973

FIFTY-SIXTH DAY

SAINT PAUL, MINNESOTA, WEDNESDAY, MAY 9, 1973

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

Prayer was offered by the Chaplain.

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

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

A quorum was present.

Carlson, D., was excused until 7:00 p.m.

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

REPORTS OF CHIEF CLERK

Pursuant to Rules of the House, printed copies of H. F. Nos. 1271, 1508, 1765, 1839, 1845, 2007, 2129, 731, 1606, 1146, 1202,

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1849, 2364, 961, 1896, 1478, 1821, 1581, and 636 and S. F. Nos. 2139, 2317, 47, 520, 1824, 1972, 2050, 2244, 1305, 1514, and 1242 have been placed in the members' files.

S. F. No. 384 and H. F. No. 286, which had been referred to the Chief Clerk for comparison, were examined and found to be identical, except that S. F. No. 384, after the enacting clause, reads as follows:

"[144.541] [HEALTH CARE FACILITIES: REGULA-TIONS; INSPECTIONS.] Subdivision 1. [RULES AND REGULATIONS.] The state board of health may promulgate rules, regulations and standards, in accordance with the administrative procedures act, governing the operation of facilities required to be licensed under the provisions of sections 144.50 to 144.58. Such rules, regulations and standards may include licensing and registration procedures, require periodic reports by the facilities required to be licensed under the provisions of sections 144.50 to 144.58; may establish physical care standards for patients and residents; may protect the privacy and individuality of patients and residents; may provide for programming of adequate care for patients and residents: may require provisions for frequency and type of information to be provided by physicians to patients and residents; and may require uniform training requirements for the various classes of staff personnel. The regulations may set forth the qualifications of persons who may dispense the various kinds and classes of drugs, and shall prescribe the methods of disposal of unused drugs.

Subd. 2. [PERIODIC INSPECTION.] All facilities required to be licensed under the provisions of sections 144.50 to 144.58 shall be periodically inspected by the state board of health to insure compliance with its rules, regulations and standards. The state board of health may enter into agreements with political subdivisions providing for the inspection of such facilities by locally employed inspectors.

Subd. 3. [ENFORCEMENT.] With the exception of the department of public safety which has the exclusive state jurisdiction to enforce fire and safety standards, the state board of health is the exclusive state agency charged with the responsibility and duty of inspecting facilities required to be licensed under the provisions of sections 144.50 to 144.58 and enforcing the rules, regulations and standards prescribed by it.

Subd. 4. [WITHOUT NOTICE.] Unannounced inspections of each facility required to be made by the board.

Sec. 2. Minnesota Statutes 1971, Chapter 144, is amended by adding a section to read:

[144.542] [EXPERTS MAY BE EMPLOYED.] The state board of health may employ experts in the field of health care to assist the staffs of facilities required to be licensed under the provisions of sections 144.50 to 144.58 in programming and providing adequate care of the patients and residents of the facility. Alternate methods of care for patients and residents of such facilities shall be researched by the state board of health using the knowledge and experience of experts employed therefor.

Sec. 3. Minnesota Statutes 1971, Chapter 144, is amended by adding a section to read:

[144.543] [PROGRAM FOR VOLUNTARY MEDICAL AID.] Licensed physicians may visit a facility required to be licensed under the provisions of sections 144.50 to 144.58 and examine patients and residents thereof under a voluntary uncompensated program which shall be established by the state board of health and regulated and governed by rules and regulations promulgated by the state board of health pursuant to the administrative procedures act. Any rules and regulations shall protect the privacy of patients and residents of facilities. No patient or resident of any facility shall be required to submit to an examination under such program. The state board of health shall consult with medical schools and other experts for the purpose of establishing the program. The state board of health shall encourage the active participation of all licensed physicians on a voluntary basis in such program.

Sec. 4. Minnesota Statutes 1971, Chapter 154, is amended by adding a section to read:

[154.011] [EXCEPTION.] The provisions of Minnesota Statutes, Chapters 154 and 155 shall not apply to personnel employed by facilities required to be licensed under the provisions of sections 144.50 to 144.58 who shave, trim the beard, cut or bob the hair, or perform other barbering and beauty services without remuneration, for any patient and resident of the facility.

Sec. 5. Minnesota Statutes 1971, Chapter 256B, is amended by adding a section to read:

[256B.30] [HEALTH CARE FACILITY REPORT.] Every facility required to be licensed under the provisions of sections 144.50 to 144.58 shall provide annually to the commissioner of public welfare such reports as may be required under law and under regulations adopted by the commissioner of public-welfare under the administrative procedures act. Such regulations shall provide for the submission of a full and complete financial report of a facility's operations including:

(1) An annual statement of income and expenditures;

(2) A complete statement of fees and charges;

(3) The names of all persons other than mortgage companies owning any interest in the facility including stockholders with an ownership interest of ten percent or more of the facility.

The financial reports and supporting data of the facility shall be available for inspection and audit by the commissioner of public welfare.

Sec. 6. Minnesota Statutes 1971, Chapter 609, is amended by adding a section to read:

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[609.231] [MISTREATMENT OF RESIDENTS OR PA-TIENTS.] Whoever, being in charge of or employed in any facility required to be licensed under the provisions of Minnesota Statutes, Sections 144.50 to 144.58 intentionally abuses, illtreats, or culpably neglects the physical requirements of any patient or resident therein shall be guilty of a gross misdemeanor.

Sec. 7. Minnesota Statutes 1971, Chapter 626, is amended by adding a section to read:

[626.555] [REPORTING OF MALTREATMENT OF PA-TIENTS AND RESIDENTS.] Subdivision 1. [DECLARA-TION OF PURPOSE.] The purpose of this section is to provide for the protection of persons being cared for in facilities licensed pursuant to Minnesota Statutes, Sections 144.50 to 144.58, who have had physical injury inflicted upon them, by other than accidental means, when the injury appears to have been caused as a result of physical abuse or culpable neglect.

Subd. 2. [WHO MAKES REPORT AND TO WHOM MADE.] Any physician, surgeon, person authorized to engage in the practice of healing, superintendent or administrator of a facility required to be licensed under the provisions of sections 144.50 to 144.58, nurse or pharmacist, shall immediately report all cases of physical injury to persons being cared for in a facility, inflicted by other than accidental means which come to their attention, when the injury appears to have been caused as a result of physical abuse or culpable neglect. The cases shall be reported to the appropriate police authority as defined in section 626.53, the county welfare agency and the state department of health. The appropriate police authority, upon receiving a report, shall immediately notify the county welfare agency and the state department of health.

Subd. 3. [NATURE AND CONTENT OF REPORT.] An oral report shall be made immediately by telephone or otherwise and followed as soon thereafter as possible by a report in writing, to the appropriate police authority, the county welfare agency and the state department of health. The report shall contain the names and addresses of the person and a person responsible for his care, if known, the person's age, the nature and extent of the injuries, including any evidence of previous injuries, and any other information helpful in establishing the cause of the injuries and the identity of the perpetrator.

Subd. 4. [RESPONSIBILITY OF COUNTY WELFARE AGENCY.] The county welfare agency and the state department of health shall investigate complaints of neglect and abuse.

Subd. 5. [IMMUNITY FROM LIABILITY.] Anyone participating in good faith in the making of a report pursuant to this section shall have immunity from any liability, civil or criminal, that might otherwise be incurred or imposed. A participant shall have the same immunity with respect to participation in any judicial proceeding resulting from the report. Subd. 6. [RETALIATION PROHIBITED.] No person who directs or exercises any authority in a facility required to be licensed under the provisions of sections 144.50 to 144.58 shall evict, harass, dismiss or retaliate against a patient, resident or employee because he or any member of his family has reported in good faith any violation or suspected violation of laws, ordinances or regulations applying to the facility.

Subd. 7. [PENALTY.] Any person knowingly and willingly violating this section is guilty of a misdemeanor.

Sec. 8. [REPEAL.] Minnesota Statutes 1971, Section 144.583, is repealed.";

whereas, H. F. No. 286, after the enacting clause reads:

"Section 1. [PUBLIC POLICY.] It is the intent of the legislature and the purpose of this act to promote the interests and well being of the patients and residents of health care facilities. It is declared to be the public policy of this state that the interests of the patient be protected by a declaration of a patients bill of rights which shall include but not be limited to the following:

(1) Every patient and resident shall have the right to considerate and respectful care;

(2) Every patient can reasonably expect to obtain from his physician or the resident physician of the facility complete and current information concerning his diagnosis, treatment and prognosis in terms and language the patient can reasonably be expected to understand. In such cases that it is not medically advisable to give such information to the patient the information may be made available to the appropriate person in his behalf;

(3) Every patient and resident shall have the right to know by name and specialty, if any, the physician responsible for coordination of his care;

(4) Every patient and resident shall have the right to every consideration of his privacy and individuality as it relates to his social, religious, and psychological well being;

(5) Every patient and resident shall have the right to respectfulness and privacy as it relates to his medical care program. Case discussion, consultation, examination, and treatment are confidential and should be conducted discreetly.

(6) Every patient and resident shall have the right to expect the facility to make a reasonable response to the requests of the patient;

(7) Every patient and resident shall have the right to obtain information as to any relationship of the facility to other health care and related institutions insofar as his care is concerned, and:

(8) The patient and resident have the right to expect reasonable continuity of care which shall include but not be limited to what appointment times and physicians are available.

Sec. 2. [NOTICE TO PATIENT.] The policy statement contained in section 1 of this act shall be posted conspicuously in a public place in all facilities licensed under the provisions of Minnesota Statutes, Sections 144.50 to 144.58. Copies of the policu statement shall be furnished the patient and resident upon admittance to the facility.

Sec. 3. Minnesota Statutes 1971, Chapter 144, is amended by adding a section to read:

TIONS; INSPECTIONS.] Subdivision 1 IDIT REGULA-REGULATIONS.] The state board of health is the exclusive state agency charged with the responsibility and duty of inspecting all facilities required to be licensed under the provisions of Minnesota Statutes 1971, Sections 144.50 to 144.58. The state board of health shall enforce such rules, regulations and standards subject only to the authority of the department of public safety respecting the enforcement of fire and safety standards in nursing homes and other licensed health care facilities and the responsibility of the commissioner of public welfare pursuant to Minnesota Statutes 1971, Sections 245.78: 252.28: and 257.081 to 257.123.

Subd. 2. [PERIODIC INSPECTION.] All facilities required to be licensed under the provisions of sections 144.50 to 144.58 shall be periodically inspected by the state board of health to insure compliance with its rules, regulations and standards. The state board of health may enter into agreements with political subdivisions providing for the inspection of such facilities by locally employed inspectors.

[ENFORCEMENT.] With the exception of the Subd. 3. department of public safety which has the exclusive jurisdiction to enforce state fire and safety standards, the state board of health is the exclusive state agency charged with the responsibility and duty of inspecting facilities required to be licensed under the provisions of sections 144.50 to 144.58 and enforcing the rules, regulations and standards prescribed by it.

[WITHOUT NOTICE.] One or more unannounced Subd. 4. inspections of each facility required to be licensed under the provisions of sections 144.50 to 144.58 shall be made annually.

[CORRECTION ORDERS.] Subd. 5. Whenever a duly authorized representative of the state board of health finds upon inspection of a facility required to be licensed under the provisions of sections 144.50 to 144.58 that the licensee of such facility is not in compliance with an applicable regulation promulgated under the administrative procedures act by the state board of health pursuant to section 144.56, a correction order shall be issued to the licensee. The correction order shall state the deficiency, site the specific regulation violated, and specify the time allowed for correction.

Subd. 6. [REINSPECTIONS; FINES.] If upon reinspection it is found that the licensee of a facility required to be licensed under the provisions of sections 144.50 to 144.58 has not corrected the deficiency or deficiencies specified in the correction order, the licensee shall forfeit to the state within 15 days

a sum of up to \$250 for each such deficiency not corrected. For each subsequent reinspection, the licensee may be fined an additional amount for each deficiency which has not been corrected. All forfeitures shall be paid into the state treasury and credited to the general fund.

Subd. 7. [RECOVERY.] Any unpaid forfeitures may be recovered by the attorney general.

Subd. 8. [HEARINGS.] A licensee of a facility required to be licensed under the provisions of sections 144.50 to 144.58 is entitled to a hearing on any correction order issued to him, provided that he makes a written request therefor within 15 days of receipt by him of the correction order. Such request shall operate as a stay during the hearing and review process of the payment of any forfeiture provided for in this section. Upon receipt of the request for a hearing, a hearing officer, who shall not be an employee of the state board of health shall be appointed by the state board of health, and the hearing officer shall promptly schedule a hearing on the matter, giving at least ten days notice of the date, time, and place of such hearing to the licensee. The hearing and review thereof shall be in accordance with the relevant provisions of the administrative procedures act.

Subd. 9. [NONLIMITING.] Nothing in this section shall be construed to limit the powers granted to the state board of health in section 144.55.

Sec. 4. Minnesota Statutes 1971, Chapter 144, is amended by adding a section to read:

[144.542] [EXPERTS MAY BE EMPLOYED.] The state board of health may employ experts in the field of health care to assist the staffs of facilities required to be licensed under the provisions of sections 144.50 to 144.58 in programming and providing adequate care of the patients and residents of the facility. Alternate methods of care for patients and residents of such facilities shall be researched by the state board of health using the knowledge and experience of experts employed therefor.

Sec. 5. Minnesota Statutes 1971, Chapter 144, is amended by adding a section to read:

[144.543] [PROGRAM FOR VOLUNTARY MEDICAL AID.] Licensed physicians may visit a facility required to be licensed under the provisions of sections 144.50 to 144.58 and examine patients and residents thereof under a program which shall be established by the state board of health and regulated and governed by rules and regulations promulgated by the state board of health pursuant to the administrative procedures act. Such rules and regulations shall protect the privacy of patients and residents of facilities. No patient or resident of any facility shall be required to submit to an examination under such program. The state board of health shall consult with medical schools and other experts for the purpose of establishing the program. The state board of health shall encourage the active participation of all licensed physicians on a voluntary basis in such program. Patients or residents without guardians must be provided legal guardians by the commissioner of public welfare.

Sec. 6. Minnesota Statutes 1971, Chapter 144, is amended by adding a section to read:

[144.555] [EMPLOYEES TO BE COMPENSATED.] All employees of facilities required to be licensed under the provisions of sections 144.50 to 144.58 participating in orientation programs or in inservice training provided by the facility shall be compensated therefor at their regular rate of pay, provided, however, that this section will be effective only to the extent that facilities are reimbursed for such compensation by the commissioner of public welfare in the proportion of welfare to total residents and patients in the facility.

Sec. 7. Minnesota Statutes 1971, Chapter 144, is amended by adding a section to read:

[144.556] [VOLUNTEER EFFORTS ENCOURAGED.] The state board of health, through the dissemination of information to appropriate organizations, shall encourage citizens to promote improved care in facilities required to be licensed under the provisions of sections 144.50 to 144.58 throughout the state.

Sec. 8. Minnesota Statutes 1971, Chapter 256B, is amended by adding a section to read:

[256B.30] [HEALTH CARE FACILITY REPORT.] Every facility required to be licensed under the provisions of sections 144.50 to 144.58 shall provide annually to the commissioner of public welfare such reports as may be required under law and under regulations adopted by the commissioner of public welfare under the administrative procedures act. Such regulations shall provide for the submission of a full and complete financial report of a facility's operations including:

(1) An annual statement of income and expenditures;

(2) A complete statement of fees and charges;

(3) The names of all persons other than mortgage companies owning any interest in the facility including stockholders with an ownership interest of ten percent or more of the facility.

The financial reports and supporting data of the facility shall be available for inspection and audit by the commissioner of public welfare.

Sec. 9. Minnesota Statutes 1971, Chapter 256B, is amended by adding a section to read:

[256B.31] [HEALTH CARE FACILITIES; REIMBURSE-MENT FOR WELFARE PATIENTS AND RESIDENTS; IN-CENTIVE PROGRAM.] Subdivision 1. [REIMBURSE-MENT PRINCIPLES.] In the event the commissioner of public welfare makes payments based on costs, the following principles shall be applied in determining costs of facilities:

(1) Except as provided in clause 2, as to facilities purchased prior to December 31, 1972, allowance for depreciation and earnings allowance shall be calculated on the basis of allocation of the full purchase price for land, building and equipment; and

(2) As to facilities purchased after December 31, 1972, or at the owner's option, as to facilities purchased before December 31, 1972, the value for determining costs of a facility shall be the actual market value as determined by appraisal or by comparable sales. Any amounts in excess of said market value shall be deemed goodwill and not reimbursable to the provider; and

(3) For reimbursement purposes depreciation shall be calculated as beginning on January 1, 1973; and

(4) Rents and other charges and costs of leases entered in an arms-length transaction shall be allowed.

Subd. 2. [ALTERNATE REIMBURSEMENT PRINCI-PLES.] The commissioner of public welfare is encouraged to investigate alternative methods of reimbursement consistent with providing reimbursement in an amount at least as much as in subdivision 1. Alternative methods should be directed toward reducing administrative expense and paying for quality care. Such alternative method should include a negotiated rate system, unit of service purchases, and similar methods.

Subd. 3. [INCENTIVE PROGRAM.] The commissioner of public welfare in consultation with the state board of health shall promulgate regulations under the administrative procedures act providing for financial incentives for quality care offered by facilities required to be licensed under the provisions of sections 144.50 to 144.58 to welfare residents and patients in excess of minimal care requirements required by law.

Sec. 10. Minnesota Statutes 1971, Chapter 609, is amended by adding a section to read:

[609.23] [MISTREATMENT OF RESIDENTS OR PA-TIENTS.] Whoever, being in charge of or employed in any facility required to be licensed under the provisions of Minnesota Statutes, Sections 144.50 to 144.58 intentionally abuses, ill-treats, or neglects any patient or resident therein to his physical detriment may be sentenced to imprisonment for not more than one year or to payment of a fine of not more than \$1,000, or both.

Sec. 11. Minnesota Statutes 1971, Chapter 626, is amended by adding a section to read:

[626.555] [REPORTING OF MALTREATMENT OF PA-TIENTS AND RESIDENTS.] Subdivision 1. [DECLARA-TION OF PURPOSE.] The purpose of this section is to provide for the protection of persons being cared for in facilities licensed pursuant to Minnesota Statutes, Sections 144.50 to 144.58, who have had physical injury inflicted upon them, by other than accidental means, when the injury appears to have been caused as a result of physical abuse or neglect.

Subd. 2. [WHO MAKES REPORT AND TO WHOM MADE.] Any physician, surgeon, person authorized to engage in the practice of healing, superintendent or administrator of a facility required to be licensed under the provisions of sections 144.50 to 144.58, nurse or pharmacist, shall immediately report all cases of physical injury to persons being cared for in a facility, when the injury appears to have been caused as a result of physical abuse or neglect. The cases shall be reported to the appropriate police authority as defined in section 626.53, the county welfare agency and the state department of health. The appropriate police authority upon receiving a report, shall immediately notify the county welfare agency and the state department of health.

Subd. 3. [NATURE AND CONTENT OF REPORT.] An oral report shall be made immediately by telephone or otherwise and followed as soon thereafter as possible by a report in writing, to the appropriate police authority, the county welfare agency and the state department of health. The report shall contain the names and addresses of the person and a person responsible for his care, if known, the person's age, the nature and extent of the injuries, including any evidence of previous injuries, and any other information helpful in establishing the cause of the injuries and the identity of the perpetrator.

Subd. 4. [RESPONSIBILITY OF COUNTY WELFARE AGENCY.] The county welfare agency and the state department of health shall investigate complaints of neglect and abuse.

Subd. 5. [IMMUNITY FROM LIABILITY.] Anyone participating in good faith in the making of a report pursuant to this section shall have immunity from any liability, civil or criminal, that might otherwise be incurred or imposed. A participant shall have the same immunity with respect to participation in any judicial proceeding resulting from the report.

Subd. 6. [RETALIATION PROHIBITED.] No person who directs or exercises any authority in a facility required to be licensed under the provisions of sections 144.50 to 144.58 shall evict, harass, dismiss or retaliate against a patient, resident or employee because he or any member of his family has reported in good faith any violation or suspected violation of laws, ordinances or regulations applying to the facility.

Subd. 7. [PENALTY.] Any person knowingly and willingly violating this section is guilty of a misdemeanor.

Sec. 12. [REPEAL.] Minnesota Statutes 1971, Section 144.583, is repealed.".

The title of S. F. No. 384, reads:

"A bill for an act relating to hospital, boarding care homes, and nursing homes; providing for the regulation thereof; imposing certain duties on the state board of health and the commissioner of public welfare; establishing rights of patients and residents of nursing homes; requiring reports of maltreatment of nursing home patients; prescribing penalties; amending Minnesota Statutes 1971, Chapters 144, by adding sections; 154, by adding a section; 256B, by adding a section; 609, by adding a section; and 626, by adding a section; repealing Minnesota Statutes 1971, Section 144.583.";

whereas, the title of H. F. No. 286, reads:

"A bill for an act relating to nursing homes; providing for the regulation thereof; imposing certain duties on the state board of health and the commissioner of public welfare; establishing rights of patients and residents of nursing homes; establishing certain boards and prescribing their powers and duties; requiring reports of maltreatment of nursing home patients; prescribing penalties; and appropriating money; amending Minnesota Statutes 1971, Sections 144.53; Chapters 144, by adding sections; 154, by adding a section; 256B, by adding sections; 609, by adding a section; and 626, by adding a section; repealing Minnesota Statutes 1971, Section 144.583.".

SUSPENSION OF RULES

Flakne moved that the rules be so far suspended that S. F. No. 384 be substituted for H. F. No. 286 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 813 and H. F. No. 2035, which had been referred to the Chief Clerk for comparison, were examined and found to be identical, except that S. F. No. 813, page 1, lines 20 through 22, read: "is a resident *if he resides outside a municipality, or to the clerk of the municipality if he is a resident of a municipality,* for ballots and envelopes, by mailing to or"; whereas, H. F. No. 2035, page 1, lines 20 and 21, read: "is a resident or to the clerk of the municipality if he is a resident of a municipality for ballots and envelopes, by".

S. F. No. 813, page 12, lines 14 through 17, read: "residence is located, if his place of residence is outside a municipality, or in the office of the clerk of the municipality if his place of residence is within a municipality, a request for ballot in substantially the"; whereas, H. F. No. 2035, page 12, lines 13 through 15, read: "residence is located, or in the office of the clerk of the municipality if his place of residence is within a municipality, a request for ballot in substantially the".

S. F. No. 813, page 13, lines 9 and 10, read: "Minnesota and has been such resident for more than (SIX MONTHS) 30 days last past. He was born on the ______"; whereas, H. F. No. 2035, page 13, lines 7 and 8, read: "Minnesota and has been such resident for more than six months last past. He was born on the day of".

S. F. No. 813, page 14, line 28, and page 15, lines 1 through 3, read: "auditor of the county of residence of such registrant, if his place of residence is outside a municipality, or to the clerk"

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of the municipality if his place of residence is within a municipality, as specified in such request, and"; whereas, H. F. No. 2035, page 14, lines 26 through 28, read: "auditor of the county of residence of such registrant(,) or to the clerk of the municipality if his place of residence is within a municipality, as specified in such request, and".

SUSPENSION OF RULES

Laidig moved that the rules be so far suspended that S. F. No. 813 be substituted for H. F. No. 2035 and that the House File be indefinitely postponed. The motion prevailed.

PETITIONS AND COMMUNICATIONS

The following report was received, filed in the Chief Clerk's Office, and distributed to each member: Report of the Mississippi River Parkway Commission of Minnesota.

The following communication was received:

STATE OF MINNESOTA OFFICE OF THE GOVERNOR ST. PAUL 55155

May 7, 1973

The Honorable Martin O. Sabo Speaker of the House

Sir:

I have the honor to inform you that I have received, approved, signed, and deposited in the office of the Secretary of State the following House Files:

H. F. No. 78, An act relating to the city of Hastings; authorizing payment of lump sum retirement benefits to firemen.

H. F. No. 205, An act relating to the supreme court; appropriating money for its facilities.

H. F. No. 212, An act relating to wild animals; seasons for the taking of certain wild animals; moose licenses; amending Minnesota Statutes 1971, Section 100.27, Subdivision 2; repealing Laws 1971, Chapter 607, Section 15.

H. F. No. 256, An act relating to public safety; duties of state fire marshal; providing for dealer in explosives to issue permit to purchaser residing or intending to use explosives outside dealer's community; amending Minnesota Statutes 1971, Section 299F.75, Subdivision 1.

H. F. No. 263, An act relating to the fire department relief association and firemen's service pensions in the city of Brainerd.

H. F. No. 345, An act relating to wild animals; providing that the notice of violation of certain laws has the effect of a summons and complaint; amending Minnesota Statutes 1971, Section 97.50, Subdivision 1. H. F. No. 362, An act relating to the village of St. Michael; validating state aid payments to the firemen's relief association and service of members thereof.

H. F. No. 425, An act relating to retirement; firemen's service pensions in the village of Mendota Heights.

H. F. No. 591, An act relating to Independent School District Number 707 in St. Louis county; providing an exemption therefor from the provisions of Minnesota Statutes, Sections 122.41 to 122.52, and allowing tuition to be paid in accordance with Section 124.18, Subdivision 2.

H. F. No. 610, An act relating to the village of Mound; fire department relief association and firemen's service pensions.

H. F. No. 660, An act relating to municipalities; subdivision regulations; authorizing municipalities to require dedication of land or cash equivalent for certain public purposes in residential, commercial, industrial and other developments; amending Minnesota Statutes 1971, Section 462.358, Subdivision 2.

H. F. No. 681, An act relating to wild animals; authorizing certain discharged servicemen to hunt deer by firearm; amending Minnesota Statutes 1971, Section 98.45, Subdivision 1.

H. F. No. 707, An act relating to courts; providing a salary increase for the judges of Roseville and New Brighton municipal courts; amending Minnesota Statutes 1971, Section 488.21, Subdivision 2.

H. F. No. 821, An act relating to retirement; the highway patrolmen's retirement fund; providing for the membership in the highway patrolmen's retirement association; the funding of the retirement fund and the benefits therefrom to retirees; amending Minnesota Statutes 1971, Sections 352.01, Subdivision 2B; 352B.01; 352B.02; 352B.03; 352B.04; 352B.05; 352B.06; 352B.08; 352B.10; 352B.105; 352B.11; 352B.13; 352B.14; 352B.25; 352B.26; and Chapter 352B, by adding sections; repealing Minnesota Statutes 1971, Sections 352A.01 to 352A.29; 352B.09; 352B.12; and 352B.15 to 352B.24.

H. F. No. 869, An act relating to intoxicating liquor; authorizing the issuance of certain licenses; amending Minnesota Statutes 1971, Section 340.11, by adding a subdivision.

H. F. No. 955, An act relating to state lands; directing conveyance of a certain parcel of land in Otter Tail county.

H. F. No. 1130, An act relating to the city of Owatonna; firemen's relief benefits; amending Laws 1971, Chapter 200, Sections 1 and 2.

H. F. No. 1137, An act relating to the city of New Ulm; volunteer firemens pensions.

H. F. No. 1164, An act relating to taxation; providing for a method of computing the tax imposed on gifts under certain

circumstances; amending Minnesota Statutes 1971, Section 292.105.

H. F. No. 1167, An act relating to taxation; inheritance taxes; providing for determination of inheritance tax; conclusiveness of inheritance tax return; amending Minnesota Statutes 1971, Section 291.09, Subdivisions 1 and 6.

H. F. No. 1170, An act relating to inheritance taxes; defining and prescribing inheritance tax rates and exemptions for certain donees; amending Minnesota Statutes 1971, Sections 291.005; 291.03; 291.05; 292.05, Subdivision 1; and 292.07, Subdivisions 3 and 5.

H. F. No. 1171, An act relating to taxation; providing for refundment of inheritance tax overpayments and interest thereon; amending Minnesota Statutes 1971, Section 291.18.

H. F. No. 1429, An act relating to the prevention of cruelty; increasing the maximum amount of annual appropriations; amending Minnesota Statutes 1971, Section 343.11.

H. F. No. 1435, An act relating to towns; powers of town boards within certain areas; amending Minnesota Statutes 1971, Section 366.01, Subdivision 2.

H. F. No. 1548, An act relating to Nicollet county; authorizing an increased annual appropriation to the county extension committee.

Sincerely,

WENDELL R. ANDERSON Governor

REPORTS OF STANDING COMMITTEES

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

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

Reported the same back with the following amendments:

Page 8, strike lines 22 through 28.

Page 9, strike lines 1 through 4, and renumber Sec. 7 to Sec. 6.

Amend the title, line 12, by striking "appropriating money;".

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. 1116, A bill for an act relating to natural resources; prescribing a stream maintenance program; setting forth powers and duties of the commissioner of natural resources; appropriating money; amending Minnesota Statutes 1971, Chapter 105, by adding a section.

Reported the same back with the following amendments:

Page 3, strike lines 2 through 5.

Amend the title in line 6 by striking "appropriating money;".

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. 1395, A bill for an act relating to elections; providing for the registration of voters; providing penalties; appropriating money; amending Minnesota Statutes 1971, Sections 200.02, Subdivisions 22 and 25; 201.11; 201.12; 201.13; 201.14; 201.15; 201.18; 201.26; 201.27; 201.33; 203.27, Subdivision 2; 204.076; 204.08, Subdivision 1; 204.17, Subdivision 3; 207.02; 207.03; 207.08; and 207.19, Subdivision 1; Chapter 201, by adding sections; and Chapter 204, by adding a section; repealing Minnesota Statutes 1971, Sections 201.02 to 201.10; 201.16; 201.17; 201.19; 201.20; 201.21; 201.22; 201.23; 201.24; 201.25; 201.261; 201.28; 201.29; 201.30; 201.31; 201.32; 204.07; 204.075; 204.077; and 204.08, Subdivision 3.

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:

H. F. No. 1487, A bill for an act relating to community corrections; authorizing a state subsidy to local units of government for providing community based corrections services; prescribing the powers of the commissioner of corrections; appropriating funds therefor. 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:

H. F. No. 1945, A bill for an act relating to the Minnesota higher education facilities authority; amending Minnesota Statutes 1971, Sections 136A.26, 136A.27, 136A.29, 136A.32, Subdivision 3, and by adding a subdivision; 136A.34, Subdivision 4; 136A.40 and 136A.41.

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:

H. F. No. 2025, A bill for an act relating to the department of education, division of vocational rehabilitation; providing for the purchase of cattle; and appropriating money.

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:

H. F. No. 2069, A bill for an act relating to the establishment of a power plant site and transmission line route selection authority in the environmental quality council; appropriating money.

Reported the same back with the following amendments:

Page 17, line 18, after "transmission" and before "plant" insert "line".

Page 17, line 20, after "Accounts." strike "However, the fee".

Page 17, line 21, strike "shall not be less than \$5,000 for each application.".

Page 18, line 4, after "transmission" and before "plant" insert "line".

Page 18, line 5, after "\$1,000,000)" and before the period insert "except that the minimum application fee shall not be less than \$5,000".

Page 18, line 12, following "applicant." add the following: "This annual appropriation shall not exceed the fees to be paid during such period.".

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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. 2383, A bill for an act relating to public welfare; reducing the maximum age for receipt of aid to families with dependent children; amending Minnesota Statutes 1971, Section 256.12, Subdivision 14.

Reported the same back with the following amendments:

Page 1, line 12, after "18 years" strike the remainder of the line.

Page 1, strike lines 13 through 15.

Page 1, line 16, strike "training designed to fit him for gainful employment,".

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. 2449, A bill for an act relating to the pollution control agency; authorizing the issuance of bonds; appropriating money; amending Minnesota Statutes 1971, Section 116.18, Subdivisions 1 and 4.

Reported the same back with the following amendments:

Page 2, line 20, delete "\$45,250,000" and insert in lieu thereof "\$55,000,000".

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. 1993, A bill for an act relating to the department of education, division of vocational rehabilitation; providing for the purchase of cattle; and appropriating money.

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

The report was adopted.

Mr. Johnson, C., from the Committee on Education to which was referred:

H. F. No. 210, A bill for an act relating to education; regulating the tenure of teachers and granting seniority rights; amending Minnesota Statutes 1971, Section 125.12, Subdivision 6.

Reported the same back with the following amendments:

Page 1, line 20, strike "caused by".

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. Johnson, C., from the Committee on Education to which was referred:

H. F. No. 2108, A bill for an act relating to education; private trade schools; providing penalties; amending Minnesota Statutes 1971, Sections 141.21, Subdivisions 4 and 7; 141.25, Subdivisions 3, 4, 7, 8, 9, 10, and by adding a subdivision; 141.26, Subdivisions 2 and 5; 141.28, Subdivision 3, and by adding subdivisions; 141.29, Subdivision 1, and by adding a subdivision; 141.30; 141.32; 141.35; and Chapter 141, by adding a section; repealing Minnesota Statutes 1971, Section 141.27.

Reported the same back with the following amendments:

Page 2, line 26, strike "agreements" and insert "agreement forms".

Page 2, line 27, strike "contracts" in both places and insert "contract forms" in both places.

Page 2, line 27, strike "agreements" and insert "agreement forms".

Page 4, line 9, strike "each".

Page 4, line 10, strike "student" and insert "students".

Page 4, line 10, strike "an".

Page 4, line 10, strike "position" and insert "positions".

Page 9, line 25, strike "and understand".

Page 12, line 8, strike "a reasonable enrollment fee," and insert "15 percent of the total cost of the course but".

Page 12, line 25, strike "a reasonable" and insert "15 percent of the total cost of the course but".

Page 12, line 26, strike "enrollment fee".

Page 13, line 4, after "instruction," insert "but before completion of 75 percent of the course of instruction". Page 13, line 9, strike "a reasonable enrollment fee" and insert "25 percent of the total cost of the course but".

Page 13, line 9, strike "50" and insert "100".

Page 13, line 9, after the period insert "After completion of 75 percent of the course of instruction, no refunds are required.".

Page 13, line 20, strike "a reasonable".

Page 13, line 21, strike "enrollment fee" and insert "25 percent of the total cost of the course but".

Page 13, line 21, strike "50" and insert "75".

Page 13, line 21, after the period insert "In no event shall the amount charged exceed the total stated cost of the course.".

Page 15, lines 5 through 12, strike Subd. 9. in its entirety.

Page 15, line 13, strike "10" and insert "9".

Page 15, line 16, strike "11" and insert "10".

Page 15, line 21, strike "12" and insert "11".

Page 15, lines 26 through 28, strike Subd. 13 in its entirety.

Page 16, line 1, strike "14" and insert "12".

Page 16, line 18, strike "erroneous".

Page 17, line 2, strike "such school, agent or solicitor knows or" and insert "it is obvious".

Page 17, line 3, strike "reasonably should be expected to know".

Page 18, line 5, strike "erroneous,".

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. Johnson, C., from the Committee on Education to which was referred:

S. F. No. 430, A bill for an act relating to education; school districts; permitting increased annual compensation and extended transportation reimbursement to local school board members; amending Minnesota Statutes 1971, Section 123.33, Subdivision 12.

Reported the same back with the following amendments:

Page 1, line 14, after "shall" insert "also".

Page 1, line 15, strike "but not".

Page 1, line 16, strike "more than \$2,400 a year".

Page 1, line 17, strike all the new language.

Page 1, line 18, strike all the new language.

Page 1, lines 28, 29, and 30, restore the stricken language.

Page 1, line 31, restore "(EDUCATION.)".

Page 2, lines 3 through 10, restore the stricken language.

Further amend the title as follows:

Page 1, line 3, delete "permitting increased annual".

Page 1, line 4, delete "extended".

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. Johnson, C., from the Committee on Education to which was referred:

S. F. No. 2148, A bill for an act relating to Independent School District No. 625; amending Laws 1969, Chapter 911, Section 2, as amended.

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

The report was adopted.

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

S. F. No. 1252, 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. 1505, A bill for an act relating to pollution; livestock, poultry and other animal lots; permitting counties to exercise certain permit processing powers; amending Minnesota Statutes 1971, Section 116.07, by adding a subdivision.

Reported the same back with the following amendments:

Page 1, line 13, after "resolution" insert ", with approval of the pollution control agency".

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

The report was adopted.

Mr. Brinkman from the Committee on Financial Institutions and Insurance to which was referred:

H. F. No. 2033, 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.

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. Brinkman from the Committee on Financial Institutions and Insurance to which was referred:

H. F. No. 2377, A bill for an act relating to insurance; regulating valuation of policies; amending Minnesota Statutes 1971, Sections 61A.24, Subdivisions 9, 11 and 12; 61A.15, Subdivision 3, and by adding a subdivision.

Reported the same back with the following amendments:

Page 1, line 15, strike the comma at the end of the line.

Page 1, strike all of line 16.

Page 2, lines 14 and 15, strike ", not exceeding three and onehalf percent per annum.".

Page 3, strike lines 4 through 17 which is all of Sec. 3. Renumber sections accordingly on page 3 and page 6.

Further amend the title on line 5 by striking ", 11 and 12" and insert in lieu thereof "and 11".

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. Brinkman from the Committee on Financial Institutions and Insurance to which was referred:

S. F. No. 1087, A bill for an act relating to health care coverage provided by nonprofit health service plan corporations and accident and health insurance companies; providing that references in a policy to "physicians" shall include dentists performing consultation or surgical procedure.

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

The report was adopted.

Mr. Brinkman from the Committee on Financial Institutions and Insurance to which was referred:

S. F. No. 1835, A bill for an act relating to trust companies; permitting the purchase and investment by such companies in certain farm loan bonds; amending Minnesota Statutes 1971, Section 48.67.

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

The report was adopted.

Mr. Brinkman from the Committee on Financial Institutions and Insurance to which was referred:

S. F. No. 1836, A bill for an act relating to insurance; prescribing time within which suit for recovery of claim under hail insurance policy must be commenced; amending Minnesota Statutes 1971, Section 65A.26.

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. 1145, A bill for an act relating to occupations and professions; providing for the licensure of speech pathologists and audiologists; creating a state board of speech pathology and audiology and prescribing its powers and duties; providing penalties; appropriating money.

Reported the same back with the following amendments:

Page 6, after line 9, insert a new clause as follows:

"(c) a person who works under the supervision and direction of a licensed physician or who engages in a program to screen pre-school children for hearing impairments and has been trained therefore under the direction of a licensed physician;".

Reletter the clauses accordingly.

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

H. F. No. 686, A bill for an act relating to commerce; gasoline and fuel oil sales regulations; providing penalties.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert:

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"Section 1. Subdivision 1. Unless the language or context clearly indicates that a different meaning is intended, the following terms, for the purposes of this act shall have the meanings given them.

Subd. 2. [SUPPLIER.] "Supplier" means any person en-gaged in the business of storing in Minnesota or supplying sources of energy.

Subd. 3. [ENERGY.] "Energy supplies", or "Energy sources" means gasoline, fuel oil, natural gas, propane, coal, special fuels, and electricity.

Sec. 2. [INFORMATION.] Subdivision 1. The Governor may require or, with the assistance of the Attorney General, subpoena from any supplier of energy source any information pertaining to the supply and distribution of energy sources to be used within the state. The information shall be furnished within the times specified by the Governor.

Subd. 2. For the six-month periods beginning on April 1 and October 1 of each year, each such energy supplier shall file a statement which indicates any anticipated change in quantity of energy sources which he will supply for that six-month period. The statement shall be filed at least six months prior to the beginning of any reporting period. If at any time subsequent to filing the statement, the supplier receives any additional information affecting the accuracy of the statement, he shall amend the statement within 15 days of receiving the information. Included in the statement shall be an explanation of the causes for the changes in distribution patterns.

Sec. 3. [EFFECTIVE DATE.] This act is effective the day following final enactment.".

Further amend the title by deleting it in its entirety and inserting:

"A bill for an act relating to commerce; fuel information report to the Governor on energy sources; providing subpoena power.".

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. Peterson from the Committee on Local Government to which was referred:

S. F. No. 1540, A bill for an act relating to St. Louis county, providing for a charter commission to recommend a form of county government and providing for its adoption.

Reported the same back with the following amendments:

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

"Section 1. Subdivision 1. For the purposes of this act the St. Louis county legislative delegation shall mean all duly elected members of the state house of representatives and state senate whose legislative district includes any portion of St. Louis county.

Subd. 2. The chairman of the St. Louis county legislative delegation shall be a member of the delegation who has been elected chairman by the majority of the members of the delegation.

Sec. 2. Within 30 days of the effective date of this act the St. Louis County Legislative Delegation shall nominate 45 persons as candidates for appointment to a charter commission to frame a charter to provide for the form of government of St. Louis county as provided in this act. Within 30 days thereafter the judges of the District Court of the 6th Judicial District residing in St. Louis County shall appoint the charter commission of fifteen persons. The commission members shall be qualified voters in St. Louis county. No person shall be disqualified from serving on the charter commission by reason of his holding any elective or appointive office, except legislative.

Sec. 3. Subdivision 1. Charter commission members shall hold office until a final report has been made as provided in section 4. Vacancies shall be filled by the appointing authority. Appointments shall be made by filing such appointments with the county auditor and the appointee shall file acceptance of the appointment with the county auditor within 10 days or the appointee shall be deemed to have declined the appointment.

Subd. 2. The charter commission shall meet within 30 days after the initial appointment and shall elect a chairman from their number and shall establish rules, including quorum requirements for their operations and procedures.

The members of the charter commission shall re-Subd. 3. ceive no compensation. \$35,000 shall be appropriated by the board of county commissioners to the charter commission; such amount shall be used to employ research and clerical assistance, for supplies, for meeting expenses and such other expenses, as shall be deemed necessary by the charter commission. Any employees shall be in the unclassified service of the county. The charter commission shall have the right to request and receive assistance from any county official. If requested, the civil service commission shall assist the charter commission in testing and hiring of employees and the county attorney shall render any and all legal services as may be requested. The appropriation provided in this subdivision shall not be subject to the tax levy limitations as provided in Minnesota Statutes, Chapter 275 or any other provisions of law.

Sec. 4. Prior to June 1, 1974, the charter commission shall deliver to the county auditor either (1) its report determining that the present form of county government is adequate for the county and that a new charter is not necessary or desirable, or (2) a draft of a proposed charter. The report shall be signed

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by a majority of the members of the charter commission. Such proposed charter may provide for any form of government not inconsistent with the constitution of the state of Minnesota, and may provide for the establishment and administration of all departments of a county government and for the regulation of all local county functions. It may abolish or consolidate any department or agency or any elective office now existing at the expiration of the present term of the incumbent elective officer.

It shall provide for present functions to be assumed by new elective or appointive officers as shall be provided for in the charter. It shall provide methods of procedure in respect to the operation of the government thereby created and the duties of all officers. The county may be authorized to acquire by gift, devise, purchase or condemnation any property needed for the full discharge of its duties and powers. All special and general laws authorizing the county to incur indebtedness or issue bonds shall continue in full force and effect. The county shall continue to have all the powers granted by law.

Sec. 5. Subdivision 1. Upon delivery of the proposed charter to the county auditor, the county auditor shall cause it to be submitted to the voters at the general election in 1974. The election shall be conducted as nearly as possible in accordance with Minnesota Statutes, Chapter 372. The notice of election shall contain the complete charter and shall be published once a week for two successive weeks in the official newspaper of the county.

Subd. 2. The ballot shall be in the following form:

"Shall the proposed new charter be adopted? YES— NO——" The voter shall place an "X" after one of the last two words to express his choice.

Sec. 6. If a majority of the votes cast on the proposition are in favor of the proposed charter, it shall be adopted. The charter shall take effect two years after the election. Thereupon the courts shall take judicial notice of the new charter and upon the election or appointment of officers thereunder the former officials of St. Louis county shall deliver to them all records, money and other public property under their control.

Sec. 7. This act is effective upon its approval by a majority of the members of the board of county commissioners of St. Louis county and upon compliance with Minnesota Statutes 1971, Section 645.021.

In the event the county commissioners have failed to approve this act within 60 days of the date this act is filed with the secretary of state then a special election shall be had on the approval of this act. The question submitted to the voters shall be:

"Shall Laws 1973 Chapter —, permitting St. Louis county to appoint a charter commission be approved?

Yes-----"

If a majority of the votes cast on the question are in the affirmative the act shall be effective and the county shall comply with Minnesota Statutes, Section 645.021. The election shall be conducted as nearly as possible in accordance with Minnesota Statutes, Chapter 372.".

Strike the title and insert in lieu thereof the following:

"A bill for an act relating to St. Louis county, providing for a charter commission to recommend a form of county government and providing for its adoption.".

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

The report was adopted.

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

H. F. No. 1753, A bill for an act relating to metropolitan government; establishing a metropolitan trails commission and prescribing its powers and duties; prescribing the powers and duties of other governmental agencies and units in relation thereto; appropriating money.

Reported the same back with the following amendments:

Page 2, line 10, strike "17" and insert "18" and in line 11, after "areas" insert "and including one representative selected by the county boards".

Page 2, line 21, after "planned" insert "for"; and in the same line after "by" strike "an" and insert "a county or legislatively established or incorporated".

Page 3, line 9, strike "member" and insert "representative who has been designated as a trail commissioner" and in line 10, strike "June 1, 1974" and insert "September 1, 1973".

Page 3, line 12, strike "shall" and insert "may" and in the same line, strike "member" and insert "representative".

Page 3, line 13, strike "June 1, 1974" and insert "September 1, 1973".

Page 3, line 13, strike ". Each" and strike all of lines 14 and 15, and in line 16, strike "metropolitan trails commission by June 1, 1974" and in line 17, strike "June 1, 1975" and insert "September 1, 1974".

Page 3, line 27, after "municipalities" insert "or its successor organization".

Page 4, line 1, after "town" insert ", borough".

Page 4, line 4, after "municipalities" insert "or its successor organization".

Page 4, line 6, after "committees" insert "and the first meeting of the governing board".

Page 5, line 20, after "(Scott county)" insert ", the borough of Belle Plaine," and in line 21 and line 22, strike ", and Belle Plaine".

Page 5, line 21, after "Chaska" strike the comma and insert "and".

Page 5, line 12, strike "Jackson and" and further on line 12 strike "Eagle".

Page 5, line 13, strike "Creek (Scott County)" and insert in lieu thereof "Jackson".

Page 6, line 10, insert a comma after "Denmark" and further on line 10, after the word "and" insert "Grey Cloud; and".

Page 6, line 12, strike "Grey Cloud" and insert "Newport".

Page 6, line 22, strike "Newport,".

Page 6, line 23, strike "Mahtomedi,".

Page 6, line 22, after "Landfall," insert "Woodbury,".

Page 6, line 28, strike "Willernie,".

Page 7, line 1, after "Beach" insert ", Willernie".

Page 7, line 5, strike "Lincoln,".

Page 7, line 6, strike "Oneka" and insert "Mahtomedi".

Page 7, line 18, strike "June 1 and June 30" and insert "September 1 and September 30".

Page 7, line 20, strike "four" and insert "eight".

Page 7, after line 24, insert a new subdivision 3 as follows: "Subd. 3. The Board of County Commissioners of the 7 county area shall select one additional person to represent the counties on the governing board of the commission." Renumber the remaining subdivisions.

Page 8, line 3, after "units" insert "and agencies".

Page 8, line 5, after "board" insert ", municipalities, townships and boards" and in the same line strike "September 1" and insert "November 1".

Page 8, line 9, strike "July 1, 1974 and July 30, 1974" and insert "September 1, 1973 and October 30, 1973".

Page 8, line 11, strike "7" and insert "9".

Page 8, after line 20, add a new Sec. 6 as follows:

"Sec. 6. [POWERS AND DUTIES OF COMMISSIONERS.] Subdivision 1. The trail commissioners shall have the following powers and duties:

[56th Day

Subd. 2. To work in conjunction with user groups in each town and municipality and area in acquisition of easements and other rights of way on a formal or informal basis and in gaining citizen support for a trail system.

Subd. 3. To work with their local council or board and such commissions as may be established so as to include trails in the comprehensive plans of each local government and upon the official maps.

Subd. 4. To work with the area committees to effect interconnectability of trails and carry out other duties of the committees.".

Renumber the following sections accordingly.

Page 8, line 24, strike "select" and insert "plan for and recommend" and in the same line strike "an overall".

Page 8, line 25, strike "plan" and insert "plans".

Page 8, line 27, strike "recreational plan of each municipality" and insert "municipal plans for review by the local councils".

Page 9, line 1, after "municipalities" insert "and counties".

Page 9, strike lines 2 through 17, and insert the following:

"(b) To review and coordinate planning between governmental units, including but not limited to towns, municipalities, counties, the metropolitan council, the metropolitan transit commission, the state highway department, and the department of natural resources for development and use of the trail system and to provide for interconnectability between the municipal and other trails and indicate their recommendations on appropriate maps;

(c) To include among such trails navigable or ice-covered waters where appropriate;

(d) Recommend the time span over which facilities will be developed;

(e) Recommend auxiliary facilities such as parking lots; and

(f) Recommend limits on use in view of capacity of trails and burden upon other municipal facilities; and".

Page 9, line 18, strike "h" and insert in lieu thereof "g".

Page 9, line 26, strike "entire" and in line 27 strike "all".

Page 10, line 6, before "Administer" insert "Arrange for,". Page 10, line 13, after "government" insert "agencies".

Page 10, line 14, strike "the trail system" and insert "trail systems".

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Page 11, line 7, strike "June 30, 1976" and insert "October 30, 1975".

Page 11, line 11, strike "corporation" and insert "commission".

Page 11, line 13, strike "corporation" and insert "commission".

Page 11, line 19, strike "corporation" and insert "commission".

Page 11, line 27, strike "corporation" and insert "commission".

Page 12, line 7, strike "corporation" and insert "governing board of the commission".

Page 13, line 2, strike "July 15, 1976" and insert "October 30, 1976".

Page 13, line 20, after "recreational" insert "and transit".

Page 14, line 3, strike "\$30,000" and insert "\$50,000".

Page 14, line 8, strike "corporation" and insert "commission".

Page 14, after line 13, add a new Sec. 11 to read as follows:

"Sec. 11. This act shall be effective immediately upon final enactment.".

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

The report was adopted.

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

H. F. No. 1856, A bill for an act relating to Ramsey county; establishing a commission for the study of local government; prescribing duties and obligations; providing for report by the commission to the legislature; appropriating money.

Reported the same back with the following amendments:

Page 4, strike lines 6 through 10, and insert the following:

"Sec. 6. [APPROPRIATION.] The Board of Commissioners of Ramsey County shall appropriate \$20,000 from the general fund for use by the commission in carrying out the purposes of this act.

Sec. 7. This act shall become effective upon approval by the Ramsey County Board of Commissioners and upon compliance with Minnesota Statutes, Section 645.021.".

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

H. F. No. 2444, A bill for an act relating to transportation; establishing the Minnesota state transportation fund for the appropriation of money to subdivisions of the state for public lands, buildings, and capital improvements needed for public transportation; authorizing the issuance of state bonds for the purposes of the trunk highway fund and the transportation fund; and appropriating money in connection therewith.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert:

"Section 1. [PURPOSE.] It is determined that there is a critical need to preserve and improve transportation facilities throughout the state which cannot be met by local effort without state financial assistance. The rate of completion of the interstate portion and upgrading of the remainder of the state's highway system has fallen behind the rate of traffic growth, resulting in serious traffic hazards and delays that affect the personal safety, quality of life, and economic welfare of citizens. The high-way traffic problem is accentuated by the deficiency in the quality and quantity of public transportation available in urban areas, large and small. This deficiency is itself largely caused by the inability of public transportation to compete economically with private automobiles, without financial support comparable to that given highway construction. Its most serious effect is to limit severely the life and liberty of many persons who because of age, physical or mental characteristics, or economic circumstances are unable to use automobiles. For many more it compels the use of automobiles, often more than one per family, for daily attendance at work and school and for transportation in emergencies, notwithstanding cost that reduce remaining living resources below poverty levels, and notwithstanding unacceptable safety hazards often resulting from physical handicaps or in-experience. And for many high cost makes it impossible to acquire and maintain vehicles that can operate at acceptable safety and pollution control levels, thus aggravating the traffic and pollution hazards created by sheer numbers of vehicles. Capital and maintenance cost of the principal arterial highways of this state cannot be adequately met from existing sources of funds. Similar costs of adequate public transportation in urban areas cannot be met by user fees without subsidy, or even with subsidy to the extent this is possible from property taxes or other resources available to local units of government. It is determined that state financial assistance in meeting the capital cost of public transportation in urban areas and constructing and reconstructing the state's principal arterial highways is a proper function of state government and is necessary to protect the safety and the personal and economic welfare of the citizens of the state at large.

Sec. 2. [PRINCIPAL ARTERIAL HIGHWAY BOND AU-THORIZATION AND APPROPRIATION.] Subdivision 1. The state auditor is authorized and directed, upon request of the commissioner of transportation, to issue and sell Minnesota state principal arterial bonds in accordance with the provisions of section 3 and Article IX, Section 6 of the Constitution, in an aggregate principal amount not to exceed \$120,000,000, which sum, or so much thereof as shall be required, is appropriated from the proceeds of such bonds to the commissioner of transportation for grants to counties and municipalities for use in constructing and reconstructing the principal arterial highways of this state. This appropriation shall not lapse or cancel until the purpose for which it is made has been accomplished or abandoned. The amount of each grant approved for disbursement shall be and remain appropriated for that purpose until the grant is fully disbursed or part of all thereof is revoked by the department of transportation.

Subd. 2. The department of transportation shall promulgate regulations, standards, and priorities for the administration of grants authorized in accordance with subdivision 1.

Applications by counties and municipalities for Subd. 3. grants for the funds provided for by subdivision 1 shall be made through regional planning agencies to the department of transportation on forms requiring information prescribed by the regulations of the department of transportation. The regional agency shall certify to the department of transportation those applications which appear to meet the standards and criteria set forth by the department of transportation and the regulations promulgated hereunder, and the department of transportation shall direct grants to be disbursed on the basis of the standards. criteria and priorities established in its regulations and in this section; provided that no disbursement shall be made until and unless the agency has by resolution determined the total estimated cost of the project, and ascertained that its financing is assured by the appropriation of the proceeds of bonds or other funds of the counties and municipalities sufficient to pay the estimated cost in excess of the grant, including funds to be granted to it by the federal government if the department ascertains that such funds are then appropriated and allocated by the federal government to projects within the state and that the projects have complied with all conditions under federal law and regulations for a grant of the nature and in the amount involved.

Sec. 3. [PRINCIPAL ARTERIAL BONDS.] Subdivision 1. For the purpose of providing money appropriated to the counties and municipalities of the state from the principal arterial highway funds authorized by section 2 for constructing and reconstructing the state's principal arterial highways, in accordance with section 2, when authorized by law and requested by the commissioner of transportation, the state auditor shall sell and issue bonds of the state of Minnesota for the prompt and full payment of which, with interest thereon, the full faith, credit, and taxing powers of the state are irrevocably pledged. Bonds shall be issued pursuant to this section only as authorized by a law specifying the purpose thereof and the maximum amount of the proceeds authorized to be expended for this purpose. Any act authorizing the issuance of bonds for this purpose, together with this section, constitutes complete authority for such issue, and such bonds shall not be subject to restrictions or limitations contained in any other law.

Subd. 2. Upon request and authorization as provided in subdivision 1 the state auditor shall sell and issue Minnesota state principal arterial bonds in the aggregate amount requested, upon sealed bids and upon such notice, at such price, in such form and denominations, bearing interest at such rate or rates, maturing in such amounts and on such dates, without option of prepayment or subject to prepayment upon such notice and at such times and prices, payable at such bank or banks within or outside the state, with such provisions for registration, conversion, and exchange and for the issuance of notes in anticipation of the sale or delivery of definitive bonds, and in accordance with such further regulations as the auditor shall determine, subject to the approval of the attorney general, but not subject to the provisions of sections 15.0411 to 15.0422. The bonds shall be executed by the state auditor and attested by the state treasurer under their official seals. The signatures of the officers on the bonds and any appurtenant interest coupons and their seals may be printed, lithographed, engraved, or stamped thereon, except that each bond shall be authenticated by the manual signature on its face of one of the officers or of an officer of a bank designated by them as authenticating agent. The state auditor shall ascertain and certify to the purchasers of the bonds the performance and existence of all acts, conditions and things necessary to make them valid and binding general obligations of the state of Minnesota, subject to the approval of the attorney general.

Subd. 3. All expenses incidental to the sale, printing, execution, and delivery of bonds pursuant to this section, including but not limited to actual and necessary travel and subsistence expenses of state officers and employees for such purposes, shall be paid from the state principal arterial funds, and the amounts necessary therefor are appropriated from that fund; provided that if any amount is specifically appropriated for this purpose in an act authorizing the issuance of bonds pursuant to this section, such expenses shall be limited to the amount so appropriated.

Subd. 4. The state auditor shall maintain in the state bond fund a separate bookkeeping account which shall be designated as the state principal arterial bond account, to record receipts and disbursements of money transferred to the fund to pay Minnesota state principal arterial bonds and income from the investment of such money, which income shall be credited to the account in each fiscal year in an amount equal to the approximate average return that year on all funds invested by the state treasurer, as determined by the treasurer, times the average balance in the account that year.

Subd. 5. The premium and accrued interest received on each issue of Minnesota state principal arterial bonds shall be credited

to the bond account. In order to reduce the amount of taxes otherwise required to be levied, there shall also be credited to the bond account from the general fund in the state treasury. on November 1 in each year, a sum of money sufficient in amount, when added to the balance then on hand therein, to pay all Minnesota state principal arterial bonds and interest thereon due and to become due to and including July 1 in the second ensuing year. All money so credited and all income from the investment thereof is annually appropriated to the bond account for the payment of such bonds and interest thereon, and shall be available in the bond account prior to the levy of the tax in any year required by the Constitution, Article IX, Section 6, Subdivision 4. The state auditor and treasurer are directed to make the appropriate entries in the accounts of the respective funds.

Subd. 6. On or before December 1 in each year the state auditor shall levy on all taxable property within the state whatever tax may be necessary to produce an amount sufficient, with all money then and theretofore credited to the bond account, to pay the entire amount of principal and interest then and theretofore due and principal and interest to become due on or before July 1 in the second year thereafter on Minnesota state principal arterial bonds. This tax shall be levied upon all real property used for the purposes of a homestead, as well as other taxable property, notwithstanding the provisions of section 273.13, subdivisions 6 and 7, and shall be subject to no limitation of rate or amount until all such bonds and interest thereon are fully paid. The proceeds of this tax are appropriated and shall be credited to the state bond fund, and the principal of and interest on the bonds are payable from such proceeds, and the whole thereof. or so much as may be necessary, is appropriated for such payments. If at any time there is insufficient money from the proceeds of such taxes to pay the principal and interest when due on Minnesota state principal arterial bonds, such principal and interest shall be paid out of the general fund in the state treasury, and the amount necessary therefor is hereby appropriated.

[TRANSPORTATION BOND AUTHORIZATION Sec. 4. AND APPROPRIATION.] The state auditor is authorized and directed, upon request of the commissioner of transportation, to issue and sell Minnesota state transportation bonds in accodance with the provisions of section 6 and of the Constitution, Article IX, Section 6, in an aggregate principal amount not to exceed \$80,000,000, which sum, or so much thereof as shall be required, is appropriated from the proceeds of the bonds to the Minnesota state transportation fund created in section 4, and shall be used, with any other money in that fund, solely for the purpose of providing money which is hereby appropriated from that fund to subdivisions of the state for the acquisition and betterment of public land and buildings and other public im-provements of a capital nature needed to provide adequate public transportation in urban areas, in accordance with the provisions of section 5. This appropriation shall not lapse until the purpose for which it is made has been accomplished or abandoned. The amount of each grant approved for disbursement

from the Minnesota state transportation fund shall be and remain appropriated for that purpose until the grant is fully disbursed or part or all thereof is revoked by the department of transportation.

[MINNESOTA TRANSPORTATION 5. STATE Sec. FUND.] Subdivision 1. A Minnesota state transportation fund is created as a separate bookkeeping account in the general books of account of the state, to record receipts of the proceeds of state bonds and any other money appropriated to the fund and disbursements from the fund to subdivisions of the state for the acquisition and betterment of public land and buildings and other public improvements of a capital nature needed to provide adequate public transportation in urban areas, in accordance with the long-range state policies and purposes defined in subdivision 2, and in accordance with standards established in regulations to be adopted by the department of transportation pursuant to law, and to be prepared in consultation with the regional development commissions and the metropolitan council established under the provisions of Minnesota Statutes, Sections 462.381 to 462.396 and Chapter 473B, referred to in this section as "regional planning agencies", and in consultation with the "subdivisions" de-fined and referred to in this section. "Subdivisions" referred to in this section include the metropolitan transit commission created by Minnesota Statutes, Chapter 473A, and any other public body now or hereafter given power by law or a city charter to operate public transportation facilities in any defined area, and any city, village, or borough outside the area of operation of such a public body.

Subd. 2. It is the policy of the state to assist its subdivisions in providing, so far as possible, public transportation facilities in all urban areas within the state by providing state funding for public transportation capital improvements. The department of transportation and regional planning agencies are directed to prepare and revise annually a program of capital grants to subdivisions for specific projects which will implement this plan and policy. Capital costs eligible to be paid from such grants shall include all expenses of the kinds enumerated in Minnesota Statutes, Section 475.65.

Subd. 3. The department of transportation shall promulgate regulations for the administration of grants authorized to be made from the fund.

Subd. 4. The regulations of the department shall provide that a high priority shall be given to applications from subdivisions which, because of limited tax base, excessive bonded indebtedness, or critical conditions of public transportation service, would face extreme financial hardship without assistance from the state transportation fund, and to applications for systems to serve more than one municipality.

Subd. 5. Applications by subdivisions for grants from the fund shall be made through regional planning agencies to the

department of transportation on forms requiring information prescribed by the regulations of the department of transportation. The regional agency shall certify to the department of transportation those applications which appear to meet the standards and criteria set forth by the department of transportation and the regulations promulgated hereunder, and the department of transportation shall direct grants to be disbursed from the fund on the basis of the standards, criteria and priorities established in its regulations and in this section; provided that no disbursement shall be made until and unless the agency has by resolution determined the total estimated cost of the project, and ascertained that its financing is assured by the appropriation of the proceeds of bonds or other funds of the subdivision to pay the estimated cost in excess of the grant, including funds to be granted to it by the federal government if the department ascertains that such funds are then appropriated and allocated by the federal government to projects within the state and that the subdivision has complied with all conditions under federal law and regulations for a grant of the nature and in the amount involved.

Sec. 6. [MINNESOTA STATE TRANSPORTATION Subdivision 1. For the purpose of providing money BONDS.1 appropriated to subdivisions of the state from the Minnesota state transportation fund for the acquisition and betterment of public land, buildings, and improvements of a capital nature needed to provide adequate public transportation in urban areas in accordance with the provisions of section 5, when authorized by law and requested by the commissioner of transportation, the state auditor shall sell and issue bonds of the state of Minnesota for the prompt and full payment of which, with interest thereon, the full faith, credit, and taxing powers of the state are irrevocably pledged. Bonds shall be issued pursuant to this section only as authorized by a law specifying the purpose thereof and the maximum amount of the proceeds authorized to be expended for this purpose. Any act authorizing the issuance of bonds for this purpose, together with this section, constitutes complete authority for such issue, and such bonds shall not be subject to restrictions or limitations contained in any other law.

Subd. 2. Upon request and authorization as provided in subdivision 1 the state auditor shall sell and issue Minnesota state transportation bonds in the aggregate amount requested, upon sealed bids and upon such notice, at such price, in such form and denominations, bearing interest at such rate or rates, maturing in such amounts and on such dates, without option of prepayment or subject to prepayment upon such notice and at such times and prices, payable at such bank or banks within or outside the state, with such provisions for registration, conversion, and exchange and for the issuance of notes in anticipation of the sale or delivery of definitive bonds, and in accordance with such further regulations, as the auditor shall determine, subject to the approval of the attorney general, but not subject to the provisions of sections 15.0411 to 15.0422. The bonds shall be executed by the state auditor and attested by the state treasurer under their official seals. The signatures of the officers on the bonds and any appurtenant interest coupons and their seals may be printed, lithographed, engraved, or stamped thereon, except that each bond shall be authenticated by the manual signature on its face of one of the officers or of an officer of a bank designated by them as authenticating agent. The state auditor shall ascertain and certify to the purchasers of the bonds the performance and existence of all acts, conditions, and things necessary to make them valid and binding general obligations of the state of Minnesota, subject to the approval of the attorney general.

Subd. 3. All expenses incidental to the sale, printing, execution, and delivery of bonds pursuant to this section, including but not limited to actual and necessary travel and subsistence expenses of state officers and employees for such purposes, shall be paid from the state transportation fund, and the amounts necessary therefor are appropriated from that fund; provided that if any amount is specifically appropriated for this purpose in an act authorizing the issuance of bonds pursuant to this section, such expenses shall be limited to the amount so appropriated.

Subd. 4. The state auditor shall maintain in the state bond fund a separate bookkeeping account which shall be designated as the state transportation bond account, to record receipts and disbursements of money transferred to the fund to pay Minnesota state transportation bonds and income from the investment of such money, which income shall be credited to the account in each fiscal year in an amount equal to the approximate average return that year on all funds invested by the state treasurer, as determined by the treasurer, times the average balance in the account that year.

The premium and accrued interest received on each Subd. 5. issue of Minnesota state transportation bonds shall be credited to the bond account. In order to reduce the amount of taxes otherwise required to be levied, there shall also be credited to the bond account from the general fund in the state treasury, on November 1 in each year, a sum of money sufficient in amount, when added to the balance then on hand therein, to pay all Minnesota state transportation bonds and interest thereon due and to become due to and including July 1 in the second ensuing year. All money so credited and all income from the investment thereof is annually appropriated to the bond account for the payment of such bonds and interest thereon, and shall be available in the bond account prior to the levy of the tax in any year required by the Constitution, Article IX, Section 6, Subdivision 4. The state auditor and treasurer are directed to make the appropriate entries in the accounts of the respective funds.

Subd. 6. On or before December 1 in each year the state auditor shall levy on all taxable property within the state whatever tax may be necessary to produce an amount sufficient, with all money then theretofore credited to the bond account, to pay the

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entire amount of principal and interest then and theretofore due and principal and interest to become due on or before July 1 in the second year thereafter on Minnesota state transportation bonds. This tax shall be levied upon all real property used for the purposes of a homestead, as well as other taxable property, notwithstanding the provisions of section 273.13, subdivisions 6 and 7, and shall be subject to no limitation of rate or amount until all such bonds and interest thereon are fully paid. The proceeds of this tax are appropriated and shall be credited to the state bond fund, and the principal of and interest on the bonds are payable from such proceeds, and the whole thereof, or so much as may be necessary, is appropriated for such payments. If at any time there is insufficient money from the proceeds of such taxes to pay the principal and interest when due on Minnesota state transportation bonds, such principal and interest shall be paid out of the general fund in the state treasury, and the amount necessary therefor is hereby appropriated.

Sec. 7. [TRANSFER OF POWERS.] Should this legislature fail by July 1, 1973, to enact a law authorizing the creation of a department of transportation, the powers and duties of sections 2 and 3 of this act shall be assumed by the department of highways, and the powers and duties of sections 4 through 6 of this act shall be assumed by the state planning agency.

Sec. 8. [SEVERABILITY.] The invalidity of any provision of this act shall not affect the validity of the remainder of the act.

Sec. 9. [EFFECTIVE DATE.] This act is effective on the day following final enactment.".

Further amend the title on page 1, by striking lines 2 through 12 and inserting in lieu thereof: "relating to transportation; providing principal arterial highway funds for the appropriation of money to counties and municipalities of the state for the purposes of constructing and reconstructing the state's principal arterial highways, authorizing the issuance of state bonds for the purposes thereof and appropriating money in connection therewith; establishing the Minnesota state transportation fund for the appropriation of money to subdivisions of the state for public lands, buildings, and capital improvements needed for public transportation, authorizing the issuance of state bonds for the purposes of the transportation fund and appropriating money in connection therewith.".

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

The report was adopted.

PURSUANT TO JOINT RULE 20, THE FOLLOWING COMMITTEE REPORTS WERE 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. 597, A bill for an act relating to game and fish; trout stamps and season for taking; amending Minnesota Statutes 1971, Sections 98.46, by adding a subdivision; and 101.41, Subdivision 2.

Reported the same back with the following amendments:

Page 1, strike lines 10 through 19 and insert in lieu thereof:

"Subd. 2a. No person, resident or nonresident, required to have a fishing license, shall fish for or take trout, lake trout, or salmon without having affixed to his individual or combination fishing license a trout, lake trout, and salmon fishing stamp. Such stamps shall be issued annually by the commissioner upon payment of a fee of \$3. The proceeds from the sale of such stamps are appropriated annually to the commissioner for use exclusively for the trout, lake trout, and salmon management program.".

Page 1, strike lines 20 to 30.

Page 2, strike lines 1 to 25.

Renumber the remaining section.

Further, amend the title in line 3 by striking "and season for taking".

Line 4, strike "Sections" and insert "Section".

Lines 5 and 6, strike "; and 101.41, Subdivision 2".

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

The report was adopted and 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. 1207, A bill for an act relating to local government; permitting the organization of lake improvement regions with various powers; appropriating money.

Reported the same back with the following amendments:

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

"Section 1. Minnesota Statutes 1971, Section 361.25, is amended to read:

361.25 [REGULATIONS.] The commissioner shall adopt, in the manner provided in sections 15.0411 to 15.0422, and shall publish in the manner prescribed in section 97.53, subdivision 2, regulations relating to the application for, and form and numbering of watercraft licenses and the size, form, reflectorize material and display of watercraft license numbers which shall com-

ply with the requirements of the federal watercraft numbering system, placement and regulation of docks, piers, buoys, mooring or marking devices and other structures in the waters of this state, rules of the road for watercraft navigation and standards for equipment used in the towing of persons on water skis, aqua planes, surfboards, saucers, and other devices, standards for lights, signals, fire extinguishers, bilge ventilation, and lifesaving equipment, standards of safe load and power capacity, accounting, procedural and reporting requirements for county sheriff, designation of and swimming or bathing areas, standards of safety for watercraft offered for rent, lease, or hire; and in accordance with section 361.26 the commissioner shall by no later than January 1, 1975, adopt rules and regulations relating to the use of surface waters of this state by watercraft including but not limited to (1) standards and criteria for resolving conflicts in the use of water surfaces by watercraft, (2) procedures for dealing with problems involving more than one local governmental unit, (3) procedures for local enforcement and (4) procedures for carrying out the provisions of section 361.26, subdivision 2; and such other regulations as he deems necessary to carry out the provisions of chapter 361.

Sec. 2. Minnesota Statutes 1971, Section 361.26, Subdivision 1, is amended to read:

[APPLICATION OF STATE LAW; LOCAL REGU-361.26LATIONS; SURFACE USE REGULATIONS OF THE COM-MISSIONER.] Subdivision 1. The provisions of chapter 361, and of other applicable laws of this state shall govern the operation, equipment, numbering and all other matters relating thereto whenever any vessel shall be operated on the waters of this state, or when any activity regulated by chapter 361 shall take place thereon. Nothing in chapter 361 shall be construed as limiting the authority of any political subdivision of this state to adopt regulations, not inconsistent with chapter 361 and the regulations of the commissioner, relating to the use of waters (NOT INCLUDED IN THE DEFINITION OF WATERS SET FORTH IN SECTION 361.02, SUBDIVISION 12,) of this state which are wholly or partly within the territorial boundaries of (THE POLITICAL SUBDIVISION, EXCEPT THAT) a county, or entirely within the boundaries of a city, village, or borough. A city of the first class of over 200,000 or the park board thereof, may forbid the use of motorboats or boats with motors attached thereto on its lakes.

Sec. 3. Minnesota Statutes 1971, Section 361.26, is amended by adding a subdivision to read:

Subd. 1a. On or before January 1, 1975, the commissioner shall develop and publish guidelines to assist counties when adopting water surface use ordinances for waters within their jurisdiction.

Sec. 4. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

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[378.31] [WATER AND RELATED LAND RESOURCES MANAGEMENT.] Subdivision 1. In order to preserve and protect the lakes of the state of Minnesota and to increase and enhance the use and enjoyment of these lakes it is in the public interest that there is established a statewide lake improvement program to: preserve the natural character of lakes and their shoreland environment as feasible and practical; improve the quality of water in lakes; provide for reasonable assurance of water quantity in lakes, where feasible and practicable; and to assure protection of the lakes from the detrimental effects of man's activities and certain natural processes which are detrimental to protection of the lakes.

Subd. 2. The county board of every county shall have the powers set forth in this section with respect to any bodies of water situated wholly or partly within the boundaries of the county and not situated entirely within the boundaries of a single city, village, or borough. All programs undertaken pursuant to such powers shall be consistent with the statewide water and related land resources plan prepared under the direction of the commissioner of natural resources, and with regional water and related resources plans. No body of water shall be improved under this section unless the public has access to some portion of the shoreline thereof. The county boards shall have power:

Subd. 3. To acquire, in the name of the county, by gift or purchase or by condemnation under chapter 117, any existing dam or control works that may affect the level of such waters, and all other land and property needful for the purpose of improving any body of water pursuant to this section;

Subd. 4. To construct and operate water control structures when approved by the commissioner of natural resources pursuant to section 105.42;

Subd. 5. To undertake projects to change the course current or cross section of public waters when approved by the commissioner of natural resources pursuant to section 105.42;

Subd. 6. To contract with a board of managers of any watershed district within the county or the board of supervisors of any soil and water conservation district within the county for improvements under Minnesota Statutes, Chapter 40 and 112;

Subd. 7. To undertake research to determine the condition and development of the body of water and the water entering it and to transmit these studies to the pollution control agency and other interested authorities; to develop a comprehensive plan to eliminate water pollution; to conduct a program of water improvement and conservation; and to implement the comprehensive plan to eliminate water pollution, provided that construction of any water, sewer, or water and sewer system shall be undertaken in the manner provided by section 444.075 or other applicable laws and not pursuant to this section;

Subd. 8. To receive financial assistance from and join in projects or enter into contracts with federal and state agencies

for the study and treatment of pollution problems and demonstration programs related to them;

Subd. 9. To maintain public beaches, public docks and other public facilities for access to the body of water;

Subd. 10. To make cooperative agreements with the United States or state government or any other county or city, village or borough for the purpose of effecting the provisions of this section;

Subd. 11. To require that any projects to change the course, current or cross section of public waters within unincorporated areas be approved by the county before submitting an application for a permit to the commissioner as required by section 105.42.

Sec. 5. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.32] [WATER SURFACE USE REGULATION.] Subdivision 1. The county board of every county may by ordinance regulate the surface use of any bodies of water situated wholly or partly within the boundaries of the county and not situated entirely within the boundaries of a single city, village, or borough, except that where a body of water lies in more than one county no such ordinance shall be effective until adopted by the county boards of all the counties in which the body of water lies pursuant to section 471.59 or placed into effect by order of the commissioner of natural resources pursuant to section 361.26. The regulation by the county of the surface use of any portion of a body of water situated within the boundaries of a city, village, or borough, shall be consistent with any regulation existing on the effective date of this act of the surface use of that portion of the body of water, by the city, village, or borough. After Jan-uary 1, 1975, any such ordinance shall be consistent with the provisions of chapter 361 and rules and regulations of the commissioner promulgated pursuant to section 1 of this act. Within 30 days of the adoption of such an ordinance the county shall notify the commissioner of natural resources in writing that such an ordinance was adopted and shall furnish the commissioner with a copy of the ordinance. The county board shall have power:

Subd. 2. To regulate and police public beaches, public docks and other public facilities for access to the body of water, except that a county board may not regulate state accesses and a municipality may by ordinance forbid the exercise of this power within its jurisdiction;

Subd. 3. To regulate the construction, configuration, size, location and maintenance of commercial marinas and their related facilities including parking areas and sanitary facilities. The regulation shall be consistent with state law and the regulations of the department of natural resources, the pollution control agency, and the department of health, and with the applicable municipal building codes and zoning ordinances where the marinas are situated;

Subd. 4. To regulate the construction, installation and maintenance of permanent and temporary docks and moorings consistent with state and federal law and sections 105.42, 361.07 and 361.21;

Subd. 5. To regulate the construction and use of mechanical and chemical means of deicing the body of water and to regulate the mechanical and chemical means of removal of weeds and algae from the body of water consistent with the regulations of the department of natural resources;

Subd. 6. To regulate the type and size of watercraft, as defined in section 361.02, subdivision 7, permitted to use the body of water and set access fees;

Subd. 7. To limit the types and horsepower of motors used on the body of water;

Subd. 8. To limit the use of the body of water at various times and the use of various parts of the body of water;

Subd. 9. To regulate the speed of watercraft on the body of water and the conduct of other activities on the body of water to secure the safety of the public and the most general public use.

Subd. 10. To contract with other law enforcement agencies to police the body of water and its shore.

Sec. 6. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.33] [ADVISORY ASSISTANCE.] The county board, in connection with water use regulation and improvement, may invite any municipal council or town board or the soil and water conservation district board of supervisors or watershed district board of managers to designate a representative to advise and consult with the county board.

Sec. 7. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.34] [TAX LEVIES.] The county board may levy taxes in order to implement the powers granted under this act upon all taxable property within the county, which shall not be subject to any statutory millage limitation and shall not affect the amount or rate of taxes which may be levied for other county purposes, and which may be in addition to any amounts levied within a lake improvement district.

Sec. 8. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.35] [APPROPRIATIONS; GRANTS.] Subdivision 1. The county board is authorized to appropriate money from the general revenue fund of the county for the purpose of carrying out the provisions of sections 4 to 21. Subd. 2. The county board may apply for, receive, and disburse federal funds made available to the county by federal law or rules promulgated thereunder for any purpose related to the powers and duties of the county board. The county board shall comply with any and all requirements of federal law or rules and regulations promulgated thereunder in order to apply for, receive, and disburse the funds. The county board is authorized to accept any donations or grants from any public or private concern. All such moneys received by the county board shall be deposited in the county treasury and shall be appropriated for the purposes for which they are received.

Sec. 9. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.41] [ESTABLISHMENT OF LAKE IMPROVEMENT DISTRICTS.] Subdivision 1. In furtherance of the policy declared in section 4 of this act, the commissioner of natural resources shall coordinate and supervise a local-state program for the establishment of lake improvement districts by counties, cities and villages for lakes located within their boundaries based on state guidelines and regulations and compatible with all state regional, and local plans where such plans exist.

In administration of this program the commissioner of natural resources shall consult with and obtain advice from other state agencies on those aspects of the program for which the agencies have specific legislative authority including but not limited to the department of health and the pollution control agency.

Subd. 2. The commissioner of natural resources, on or before July 1, 1974, shall promulgate in the manner provided by chapter 15, rules and regulations which provide guidelines, criteria and standards for establishment of lake improvement districts by counties, cities and villages.

Subd. 3. In order to finance the development and implementation of programs for water and related land resources management pursuant to sections 4 and 5 of this act, the county board of any county may designate areas within the county, including bodies of water and related land areas, as lake improvement districts.

Sec. 10. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.42] [CREATION BY COUNTY BOARD.] Subdivision 1. The county board may establish a lake improvement district in a portion of the county by adoption of an appropriate resolution. The resolution shall specify the territorial boundaries of the area, which shall be consistent with natural hydrologic boundaries, the type or types of water and related land resource management programs to be undertaken in the area, a statement of the means by which the programs will be financed, and a designation of the county officer or agency who will be respon-

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sible for supervising the programs. Nothing in this act shall be construed to prohibit any county from establishing a lake improvement district after the effective date of this act, provided that after July 1, 1974, any established lake improvement district shall be consistent with the rules and regulations promulgated under Section 9.

Subd. 2. Before the adoption of such a resolution, the county board shall hold a public hearing on the question of whether or not a lake improvement district shall be established.

Sec. 11. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.43] [PETITION FOR CREATION.] Subdivision 1. A petition signed by five percent of the qualified voters within any portion of the proposed lake improvement district as specified in the petition may be submitted to the county board requesting the establishment of a lake improvement district to develop and provide a program of water and related land resources management. The petition shall specify the territorial boundaries of the area, which shall be consistent with natural hydrologic boundaries, the type or types of water and related land resource management programs to be undertaken in the area, a statement of the means by which the programs will be financed, and a designation of the county officer or agency who will be responsible for supervising the programs.

Subd. 2. Upon receipt of the petition, and verification of the signatures thereon by the county auditor, the county board shall within 30 days following verification, hold a public hearing on the question of whether or not the requested lake improvement district shall be established.

Subd. 3. Within 30 days following the holding of a public hearing the county board by resolution shall approve or disapprove the establishment of the requested lake improvement district. A resolution approving the creation of the lake improvement district may contain modifications of the area's boundaries, functions, financing, or organization from what was set forth in the petition.

Sec. 12. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.44] [JOINT ACTION.] Where the natural hydrologic boundaries of an area extend into more than one county, the county boards of the counties affected may establish and maintain a lake improvement district jointly or cooperatively as provided in Minnesota Statutes, Section 471.59, either on their own motion or pursuant to petition.

Sec. 13. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.45] [CREATION BY COMMISSIONER OF NATU-RAL RESOURCES.] Subdivision 1. Where the county board of one or more of the counties affected has disapproved a petition for creation of a lake improvement district for the area, a petition for creation of a lake improvement district containing information of the kind required by section 11 may be submitted to the commissioner of natural resources.

Subd. 2. Upon receipt of the petition by the commissioner and verification of the signatures thereon by the county, the commissioner may, within 30 days following verification, hold a public hearing at the expense of the county board on the question of whether or not the requested lake improvement district shall be established. The commissioner, in determining whether or not to hold a public hearing, shall examine all facts relating to the petition, including the reasons why the petition was disapproved by the county.

Subd. 3. Within 30 days following the receipt of verification by the county if no hearing is to be held or within 30 days following the holding of a public hearing the commissioner by order shall approve or disapprove the establishment of the requested lake improvement district. If the commissioner determines that the establishment of the lake improvement district as requested in the petition would be for the public welfare and public interest, and that the purposes of section 9 would be served by the establishment of a lake improvement district, the commissioner shall by order approve the creation of the lake improvement district; otherwise, he shall by order disapprove the creation. An order approving creation may contain modifications of the area's boundaries, functions, financing, or organization from what was set forth in the petition.

Sec. 14. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.46] [PUBLICATION AND EFFECTIVE DATE.] Upon passage of a county board resolution or commissioner's order authorizing the creation of a lake improvement district, the county board or boards shall cause the resolution or order to be published once in the official newspapers. The lake improvement district shall be deemed established 30 days after publication or at such later date as may be specified in the resolution or order.

Sec. 15. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.47] [REFERENDUM.] Subdivision 1. Upon receipt of a petition signed by five percent of the qualified voters within the territory of the lake improvement district prior to the effective date of its creation as specified in section 14, the county board or boards shall hold the creation in abeyance pending referendum vote of all qualified electors residing within the boundaries of the proposed lake improvement district.

Subd. 2. The county board or boards shall make arrangements for the holding of a special election not less than 30 nor more than 90 days after receipt of such petition within the boundaries of the proposed lake improvement district. If a general election will be held within the time specified, the vote on creation may be held as part of the general election. The county auditor shall administer the election. The question to be submitted and voted upon by the qualified voters within the territory of the proposed lake improvement district shall be phrased substantially as follows:

"Shall a lake improvement district be established in order to provide (water and related land resources improvements) financed by (revenue sources)?"

Upon certification of the vote by the county auditor, if a majority of those voting on the question favor creation of the proposed lake improvement district the lake improvement district shall be deemed created.

Sec. 16. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.51] [BOARD OF DIRECTORS.] Subdivision 1. After creation of a lake improvement district, the county board or boards may appoint persons to serve as a board of directors for the lake improvement district. The number, qualifications, terms of office, removal, and filling of vacancies of directors shall be as provided in the resolution creating the board of directors.

Subd. 2. The directors shall serve without compensation but may be reimbursed for their actual expenses necessarily incurred in the performance of their duties in the manner provided for county employees.

Subd. 3. When directed by resolution of the county board or boards creating it, the board of directors shall have, exercise, and perform the powers and duties of the county board under section 4 of this act, except the power to acquire property by eminent domain.

Sec. 17. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.52] [FINANCING.] Subdivision 1. The county board or boards in order to accomplish the purposes specified in the resolution or order creating a lake improvement district, may impose service charges on the users of such services within the area and may levy an ad valorem tax solely on property situated within the lake improvement district, to be appropriated and expended solely on projects of special benefit to the area, or any combination of service charges and taxes.

Subd. 2. The tax provided for by subdivision 1 shall not be subject to any statutory limitation as to amount and shall not affect the amount or rate of taxes that may be levied for other county purposes. Such a tax may be in addition to any amounts levied upon all taxable property in the county for the same or similar purposes. Subd. 3. Upon adoption of its annual budget, the county board or boards shall include appropriate provisions for the operation of the lake improvement district.

Sec. 18. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.53] [VOTING.] Where a lake improvement district has been established by order of the commissioner of natural resources under section 13, voting by county boards on joint actions of the lake improvement district shall be based on proportional representation for each county according to the proportion of the population of the lake improvement district residing within each county, and not on the basis of one vote per county or one vote per county board member unless each county or each board member represents substantially the same number of persons residing within the lake improvement district.

Sec. 19. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.54] [ENFORCEMENT OF ORDINANCES.] Where a lake improvement district has been established by order of the commissioner of natural resources under section 13, ordinances and regulations adopted by joint action of the affected county boards may be enforced in any part of the lake improvement district by personnel of any of the affected counties.

Sec. 20. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.55] [EXPANSION OF THE BOUNDARIES OF A LAKE IMPROVEMENT DISTRICT.] A county board, on its own motion or pursuant to petition, may enlarge any existing lake improvement district pursuant to the procedures specified in sections 9 to 15. In the event a referendum is required, only qualified voters residing in the area to be added shall be eligible to participate in the election; provided that if five percent of the qualified voters residing in the existing lake improvement district petition to participate therein, all qualified voters residing in the proposed lake improvement district shall be eligible.

Sec. 21. Minnesota Statutes 1971, Chapter 378, is amended by adding a section to read:

[378.56] [TERMINATION.] Subdivision 1. Upon receipt of a petition signed by ten percent of the qualified voters within the territory of the lake improvement district requesting the termination of the lake improvement district, or pursuant to its own resolution, the county board or boards shall make arrangements for the holding of a special election within the lake improvement district not less than 30 nor more than 90 days after receipt of such a petition. If a general election will be held within the time specified, the vote on termination may be held as part of the general election. The county auditor shall administer the election. The question to be submitted and voted upon by the qualified voters within the lake improvement district shall be phrased substantially as follows:

"Shall the lake improvement district heretofore established be terminated and the undertaking of additional water and related land resource improvements of the county as provided for within such lake improvement district be discontinued?"

Subd. 2. Upon certification of the vote by the county auditor, if a majority of those voting on the question favor the termination the lake improvement district shall be terminated. No additional water and related land resource management programs shall be undertaken with money raised by a special tax within the district, and no additional special water and related land resource management taxes shall be levied within the district. When money raised by past special tax levies within the district has been exhausted, further operation and maintenance of existing programs may be financed by appropriations from the general revenue fund of the county.

Sec. 22. Minnesota Statutes 1971, Section 429.011, Subdivision 2a, is amended to read:

Subd. 2a. "Municipality" also includes a county in the case of construction, reconstruction or improvement of a county state-aid highway or county highway including curbs and gutters and storm sewers outside of the boundaries of any city, village or borough and includes a county exercising its powers and duties under section 444.075, subdivision 1.

Sec. 23. Minnesota Statutes 1971, Section 444.075, is amended to read:

[WATERWORKS SYSTEMS, MAIN SEWERS. 444.075 SEWAGE DISPOSAL PLANTS.] Subdivision 1. **[AUTHO-**RIZATION.] Any city, except cities of the first class operating under a home rule charter, or any village is hereby authorized and empowered to build, construct, reconstruct, repair, enlarge, improve, or in any other manner obtain waterworks systems, including mains, valves, hydrants, service connections, wells, pumps, reservoirs, tanks, treatment plants, and other appurtenances of a waterworks system, and sewer systems, sewage treatment works, disposal systems, and other facilities for disposing of sewage, industrial waste, or other wastes, all hereinafter called facilities, and to maintain and operate the same inside or outside its corporate limits, and to acquire by gift, purchase, lease, condemnation or otherwise any and all land and easements required for that purpose. The authority hereby granted shall be in addition to all other powers with reference to such facilities otherwise granted by the laws of this state or by the charter of any such city. Counties, except counties in the seven-county metropolitan area, shall have the same authority granted to cities by this subdivision except for areas of the county organized into cities or villages and areas of the county incorporated within a sanitary district established by special act of the legislature.

[FINANCING.] For the purpose of paying the Subd. 2. cost of building, constructing, reconstruction, repairing, enlarging, improving, or in other manner obtaining such facilities or any portion thereof, any such city (OR), village or county may issue and sell its general obligations, which may be made payable primarily from taxes or from special assessments to be levied to pay the cost of the facilities or from net revenues derived from water or sewer service charges or from any other nontax revenues pledged for their payment under charter or other statutory authority, or from any two or more of such sources; or it may issue special obligations, payable solely from such taxes or special assessments or from such revenues, or from any two or more of such sources. Real estate tax revenues should be used only, one then on a temporary basis, to pay general or special obligations when the other revenues are insufficient to meet the obligations. All such obligations shall be issued and sold in accordance with chapter 475. When special assessments are pledged for the payment of such obligations, they shall be authorized and issued in accordance with the further provisions of chapter 429, or of the municipality's charter if it authorizes such obligations and the governing body determines to proceed thereunder. When net revenues are pledged to the payment of the obligations, together with or apart from taxes and special assessments, such pledge shall be made in accordance with the further provisions of subdivision 3.

[CHARGES: NET REVENUES.] For the pur-Subd. 3. pose of paying for the construction, reconstruction, repair, enlargement, improvement, or other obtainment and the maintenance, operation and use of such facilities, the governing body of any such city (OR), village or county shall have authority to impose just and equitable charges for the use and for the availability of such facilities and for connections therewith and to make contracts for such charges as hereinafter provided. Such charges may be imposed with respect to facilities made available by agreement with other municipalities (OR), counties or pri-vate corporations or individuals, as well as those owned and operated by the city (OR), village or county itself. Charges made for service directly rendered shall be as nearly as possible proportionate to the cost of furnishing the same, and sewer charges may be fixed on the basis of water consumed, or by reference to a reasonable classification of the types of premises to which service is furnished, or by reference to the quantity, pollution qualities and difficulty of disposal of sewage produced, or on any other equitable basis including, but without limitation, any combination of those referred to above. Minimum charges for the availability of water or sewer service may be imposed for all premises abutting on streets or other places where municipal or county water mains or sewers are located, whether or not connected thereto. Charges for connections to the facilities may in the discretion of the governing body be fixed by reference to the portion of the cost thereof which has been paid by assessment of the premises to be connected, in comparison with other premises, as well as the cost of making or supervising the connection.

The governing body may make any such charges a charge against the owner, lessee, occupant or all of them and may provide and covenant for certifying unpaid charges to the county auditor with taxes against the property served for collection as other taxes are collected. The governing body may fix and levy taxes for the payment of reasonable charges to the municipality or county itself for the use and availability of the facilities for fire protection and for maintaining sanitary conditions in public buildings, parks, streets, and other public places. In determining the reasonableness of the charges to be imposed, the governing body may give consideration to all costs of the establishment. operation, maintenance, depreciation and necessary replacements of the system, and of improvements, enlargements and extensions necessary to serve adequately the territory of the city (OR), village (,) or county including the principal and interest to become due on obligations issued or to be issued therefor. When net revenues have been appropriated to the payment of the cost of the establishment, or of any specified replacement, improvement, enlargement or extension thereof, or to pay the principal and interest due on obligations to be issued for such purpose, no charges imposed to produce net revenues adequate for such purpose shall be deemed unreasonable by virtue of the fact that the project to be financed has not been commenced or completed, if proceedings therefor are taken with reasonable dispatch and the project, when completed, may be expected to make service available to the premises charged which will have a value reasonably commensurate with such charges. All such charges, when collected, and all moneys received from the sale of any facilities or equipment or any by-products thereof, shall be placed in a separate fund, and shall be used first to pay the normal, reasonable and current costs of operating and maintaining the facilities. The net revenues from time to time received in excess of such costs may be pledged by resolutions of the governing body, or may be used though not so pledged, for the payment of principal and interest on obligations issued as provided in subdivision 2, or to pay such portion of said principal and interest as may be directed in such resolutions, and net revenues derived from any facilities of the types listed in subdivision 1. whether or not financed by the issuance of such obligations, may be pledged or used to pay obligations issued for other facilities of any such types. In resolutions authorizing the issuance of either general or special obligations and pledging net revenues thereto, the governing body may make such covenants for the protection of holders of the obligations and taxpayers of the municipality or county as it deems necessary, including, but without limitation, a covenant that the municipality or county will impose and collect charges of the nature herein authorized at the times and in the amounts required to produce, together with any taxes or special assessments designated as a primary source of payment of the obligations, net revenues adequate to pay all principal and interest when due on the obligations and to create and maintain such reserves securing said payments as may be provided in said resolutions. When such a covenant is

made it shall be enforceable by appropriate action on the part of any holder of the obligations or any taxpayer of the municipality or county in a court of competent jurisdiction, and the obligations shall be deemed to be payable wholly from the income of the system whose revenues are so pledged, within the meaning of Minnesota Statutes, Sections 475.51 and 475.58.

Subd. 4. [LEVY ASSESSMENTS.] The governing body of any such city (OR), village or county may also levy assessments against property within the city (OR), village or county limits benefited by such facilities under the procedure authorized by law or charter with reference to other assessments for benefits of local improvements, may transfer and use for the purposes hereof surplus funds of the city (OR), village or county not specifically dedicated to any other purpose, and may levy taxes on property within the city (OR), village or county limits for such purposes within the limitations of section 275.11; except that of the taxes so levied, including taxes initially levied under section 475.61 for the payment of the bonds issued therefor and interest thereon, an amount equal to 35 percent of the total cost of the construction, reconstruction, repair, enlargement, improvement, or other obtainment of any such facilities, plus an amount sufficient to pay the interest on the bonds issued in an amount equal to 35 percent of the total cost of the construction. reconstruction, repair, enlargement, improvement, or other obtainment of any such facilities, shall not be included in computing the levies subject to the limitations of such section 275.11. Any such city (OR), village or county may contract with any person, company or corporation for the purposes and under the restrictions set forth in subdivision 5. Any such contract shall be binding upon the parties thereto for the full term agreed upon but in no event more than 30 years, and shall not be changed by either party without the consent of the other party.

Subd. 5. [CONNECTION WITH FACILITIES; CHARGES.] Any such city (OR), village or county is hereby authorized to permit any person, company or corporation located and doing business inside or outside of the city (OR), village or county limits to connect with such facilities and make use of the same upon such terms and upon the payment of such fees and charges therefor as may be prescribed or contracted for by the city (OR), village or county, and to contract with any such person, company or corporation for the payment by such person, company or corporation of a part of the cost of construction, maintenance or use of such facilities and to receive from such person, company or corporation doing business inside or outside of the city (OR), village or county limits payment in cash or installments of such portion of the cost of the construction, maintenance or use thereof as may be agreed upon or contracted for with the city (OR), village or county and devote the money so received to the purpose of such construction, maintenance or use. The proportionate cost of construction, maintenance or use of such facilities to be paid by such person, company, or corporation

may be made payable in installments due at not greater than annual intervals for a period not to exceed 30 years. Any such person, company or corporation which may pay any part of the cost of construction, maintenance or use of such facilities in the manner aforesaid, shall thereafter have the right to use such facilities for the disposal or treatment of his, their or its sewage, industrial waste, or other wastes, by the city (OR), village or county upon the payment of reasonable charges for the use of such facilities or the charges contracted for in case there is a contract as herein provided. Any such city (OR), village or county may contract with any other city (OR), village or county for the joint or cooperative obtainment or use of such facilities without limitation of time.

Sec. 24. Minnesota Statutes 1971, Chapter 459, is amended by adding a section to read:

[459.20] [AUTHORITY OVER PUBLIC WATERS.] The governing body of any city, village or borough in the state within which the whole of any body of water is situated, shall have all the powers to improve and regulate the use of such body of water as are conferred on county boards by sections 4 and 5 of this act, and to establish and administer lake improvement districts under sections 9 to 21 of this act. References in sections 4 to 21 to the county board shall mean also the appropriate governing body of a city, village, or borough.

Sec. 25. Minnesota Statutes 1971, Section 116A.01, is amended by adding a subdivision to read:

Subd. 1a. Any county board that has established a water or sewer system or combined water and sewer system under the provisions of this chapter may acquire the right to operate the system under and exercise all the rights and authority of section 23 of this act, instead of this chapter, upon the filing by the county board, in the office of the clerk of district court of the county, a petition to the court asking that the county board be granted such authority. The clerk of district court, as directed by the judge, shall thereupon fix a time and place for hearing upon the petition. Notice of the hearing shall be given by publication for two successive weeks in a newspaper published in the county. The clerk of district court shall give written notice of the hearing to the Minnesota pollution control agency. If at the hearing the court finds that it is for the best interests of the county board to be granted such authority, it may by order grant such petition. Thereafter the county board may operate and maintain the water or sewer system or combined water and sewer system as provided in section 28 of this act.

Sec. 26. Minnesota Statutes 1971, Sections 110.121; 110.122; 110.123; 110.124; 110.125; 110.126; 440.33 to 440.36; 443.02; 444.09 to 444.14; 456.24 to 456.28; 457.03 to 457.08; 457.085 and Chapter 445 are repealed.

Sec. 27. [EFFECTIVE DATE.] This act is effective the day following its final enactment.".

Strike the title and insert in lieu thereof:

"A bill for an act relating to local water and related land resources management; granting counties authority to undertake water and related land resource management programs; granting counties authority to establish lake improvement districts to finance water and related land resources management programs; granting authority to county boards to construct sewage systems in unincorporated areas; requiring municipalities and counties to recover the local share of the cost of constructing, operating and maintaining sewage disposal systems through an equitable system of user charges; amending Minnesota Statutes 1971, Sections 116A.01, by adding a subdivision; 361.25; 361.26, Subdivision 1, and by adding a subdivision; Chapter 378, by adding sections; 429.011, Subdivision 2a; 444.075; and Chapter 459, by adding a section; repealing Minnesota Statutes 1971, Sections 110.121 to 110.126; 440.33 to 440.36; 443.02; 444.09 to 444.14; 456.24 to 456.28; 457.03 to 457.08; 457.085; and Chapter 445.".

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

The report was adopted and 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. 1661, A bill for an act relating to the establishment of a riding and hiking trail from Plymouth Village, Hennepin county, to the city of Gluek in Chippewa county; authorizing the acquisition of interests in land, and the development, maintenance, and operation of the trail; appropriating money.

Reported the same back with the following amendments:

Page 1, line 12, strike "shall" and insert "may".

Page 1, line 14, strike "Carver, McLeod, Meeker, Kandiyohi and Chippewa counties,".

Page 1, line 16, strike "shall" and insert "may".

Page 1, line 17, strike "shall" and insert "may".

Page 1, line 18, insert a period after "Railroad" and strike "to the city of".

Page 1, line 19, strike the entire line.

Page 1, strike lines 20 through 23.

Page 1, insert a new subdivision 3 to read:

"Subd. 3. The trail shall be developed for multi-use where feasible, local units of government shall be encouraged to cooperate in maintaining its integrity for modes of use consistent with local ordinances.". Further, amend the title in line 4 by striking ", to the city of" and in line 5 by striking "Gluek in Chippewa county".

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

The report was adopted and 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. 2315, A bill for an act relating to soil and water conservation; amending Minnesota Statutes 1971, Sections 40.03, Subdivision 1; 40.04, Subdivision 12; 40.05, Subdivisions 3, 3a, and 4; and 40.07, Subdivision 15.

Reported the same back with the following amendments:

Page 6, line 19, restore the stricken language.

Page 6, line 19, strike "\$15,000" and insert "\$40,000".

Page 6, line 20, restore the stricken language.

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

The report was adopted and 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. 2372, A bill for an act relating to state lands; conveyance; authorizing the conveyance by the state of certain lands in the county of Otter Tail.

Reported the same back with the following amendments:

Page 1, line 11, after "commissioner," insert "said consideration to include cost of appraisal,".

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

The report was adopted and 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. 2445, A bill for an act to state parks; authorizing additional lands to be included within the boundaries of Afton state park.

Reported the same back with the following amendments:

Page 2, line 21, strike "on" and insert in lieu thereof "an".

Page 2, line 26, after "feet" insert ", thence north at right angles for 274.7 feet".

Page 2, strike line 27 and insert in lieu thereof the following "Thence continuing north for 378 feet to the".

Page 3, line 3, strike "765.65" and insert in lieu thereof "443".

Page 3, line 4, strike "858.51" and insert in lieu thereof "689".

Page 3, line 5, strike "858.51" and insert in lieu thereof "689".

Page 3, strike lines 6 through 15.

Page 3, line 16, strike "for 640 feet and there terminating.".

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

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

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

H. F. No. 519, A bill for an act relating to the city of Gilbert; placing new police officers of the city of Gilbert under the public employees retirement association.

Reported the same back with the following amendments:

Page 1, line 9, delete "the effective date of this act" and insert in lieu thereof "December 31, 1972".

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

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

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

H. F. No. 1131, A bill for an act relating to the policemen's relief association in the city of Red Wing; membership in the public employees police and fire fund.

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.

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

H. F. No. 1788, A bill for an act relating to the city of Chisholm; placing new employees of the department of public safety under the public employees police and fire fund.

[56th Day

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.

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

H. F. No. 2447, A bill for an act relating to the city of Minneapolis, disability, retirement, and survivor benefits for city employees; amending Laws 1973, Chapter 133, Sections 6, Subdivision 5; 8, Subdivision 2; 9, Subdivision 2; 15, Subdivisions 1, 2, and 3; 16, Subdivisions 2, 4, 7, 9, and by adding a subdivision; 18, Subdivision 3; 21, Subdivision 1; 22, by adding a subdivision; and 23, Subdivision 5.

Reported the same back with the following amendments:

Page 5, line 23, after "annum," reinstate the stricken "an".

Page 5, lines 24 through 28, reinstate the stricken words and delete the underscored language.

Page 6, lines 1 through 13, delete the underscored language.

With the recommendation that when so amended 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. 922, 1116, 1395, 1487, 1945, 2025, 2069, 2383, and 2449 were read for the second time.

SECOND READING OF SENATE BILLS

S. F. Nos. 384, 813, 1993, 2148, 1505, 1087, 1835, 1836, and 1540 were read for the second time.

PROGRESS REPORTS ON CONFERENCE COMMITTEES

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

Pursuant to Joint Rule No. 13, Quirin reported the progress of H. F. No. 308 now in Conference Committee.

INTRODUCTION OF BILLS

Sieben, H., introduced:

H. F. No. 2494, A bill for an act appropriating money to pay for the destruction of property of patients from a fire at the Hastings state hospital.

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

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Cleary, Munger, and Savelkoul introduced:

H. F. No. 2495, A bill for an act relating to wild animals; restrictions upon trapping thereof; amending Minnesota Statutes 1971, Section 100.295.

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

Braun; Johnson, D.; Skaar; and Sherwood introduced:

H. F. No. 2496, A bill for an act relating to natural resources; requiring a study of and report on commercial fishing in and the use of trawlers on Lake of the Woods.

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

Anderson, G.; Peterson; Sabo; Dirlam; and Lindstrom, J., introduced:

H. F. No. 2497, A bill for an act relating to rural regional development; providing for plans and studies on the problems of rural areas; appropriating money.

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

Lemke, Swanson, Patton, and Voss introduced:

H. F. No. 2498, A bill for an act relating to the licensing of mobile home parks and recreational camping areas; establishing fees; amending Minnesota Statutes 1971, Section 327.16, Subdivision 3.

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

Kahn introduced:

H. F. No. 2499, A bill for an act relating to intoxicating liquors; sales forbidden in certain places; amending Minnesota Statutes 1971, Section 340.14, Subdivision 3.

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

Fugina, Norton, Smith, Searle, and Long introduced:

H. F. No. 2500, A bill for an act relating to education, higher education coordinating commission; study of the policies and procedures of the university of Minnesota; appropriating money.

The bill was read for the first time and referred to the Committee on Higher Education. Vento, Parish, Ojala, Savelkoul, and Adams, S., introduced:

H. F. No. 2501, A bill for an act relating to crimes and criminals; place of trial in criminal cases, amending Minnesota Statutes 1971, Section 627.01.

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

Dieterich; Boland; Pavlak, R. L.; Hanson; and Vento introduced:

H. F. No. 2502, A bill for an act relating to Ramsey county; authorizing the board of county commissioners to create a revolving tort liability fund.

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

Lemke; Anderson, G.; Culhane; and McCarron introduced:

H. F. No. 2503, A bill for an act relating to highway traffic regulations; disposition of parking violations occurring subsequent to sale of vehicle; providing penalties; 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.

Dieterich; Carlson, B.; Schreiber; Dirlam; and Mann introduced:

H. F. No. 2504, A bill for an act creating a commission to investigate and study all matters relating to highways; appropriating money.

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

Anderson, I., introduced:

H. F. No. 2505, A bill for an act adding a new route to the trunk highway system.

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

Johnson, D.; Anderson, I.; Ojala; Fugina; and Carlson, D. introduced:

H. F. No. 2506, A bill for an act relating to game and fish; use of certain vehicles in checking traps and transporting beaver or otter carcasses or pelts during open season; exceptions; amending Minnesota Statutes 1971, Section 100.29, Subdivision 30.

The bill was read for the first time and referred to the Committee on Environmental Preservation and Natural Resources. Berg; Adams, S.; Anderson, I.; and Sabo introduced:

H. F. No. 2507, A bill for an act proposing an amendment to the Minnesota Constitution, Article XVI, Sections 5 and 9; permitting the use of the highway user tax distribution fund for pollution control and other transportation purposes.

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

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. 400, A bill for an act relating to corrections; regulating the use of the revolving fund at the state prison; amending Minnesota Statutes 1971, Section 243.43.

H. F. No. 474, A bill for an act to establish a foster grandparents program; amending Minnesota Statutes 1971, Section 256.976, Subdivisions 1 and 3.

H. F. No. 794, A bill for an act relating to corrections; regulating the compensation paid to inmates of state correctional institutions; amending Minnesota Statutes 1971, Section 243.23.

H. F. No. 1031, A bill for an act relating to education; vocational rehabilitation work activity centers; amending Minnesota Statutes 1971, Sections 121.71; 121.711; 121.712; 121.713; and 121.714.

H. F. No. 1767, A bill for an act relating to natural resources; establishing the volunteers in parks program and specifying the powers and duties of the commissioner of natural resources in relation thereto; amending Minnesota Statutes 1971, Chapter 85, by adding a section; and Section 176.011, Subdivision 9.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

H. F. No. 1718, A bill for an act relating to public water and sewer systems, improvements, and extensions established by counties and district courts; amending Minnesota Statutes 1971, Sections 116A.01, by adding a subdivision; 116A.02, Subdivision 1; 116A.09; 116A.12, Subdivisions 2 and 3a, and by adding subdivisions; 116A.15, Subdivisions 1 and 2; 116A.16; 116A.17, Subdivisions 1, 2, and 4; 116A.18, Subdivision 1; 116A.19, Subdivision 2; 116A.20, Subdivisions 1, 2, and 5; 116A.21; 116A.22; 116A.24, Subdivision 1, and by adding subdivisions; and 273.111, Subdivision 14. H. F. No. 1949, A bill for an act relating to Ramsey county; authorization of the county to appropriate and expend moneys in the improvements of lakes and acquiring land in the vicinity of such lakes for recreational grounds; repealing annual expenditure limitation; amending Laws 1927, Chapter 209, Section 1, as amended.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

H. F. No. 1465, A bill for an act relating to water resources; modifying and strengthening certain powers of the commissioner of natural resources in connection therewith; providing penalties; amending Minnesota Statutes 1971, Sections 105.37, by adding subdivisions; 105.38; 105.39, by adding a subdivision; 105.41; 105.42; 105.43; 105.44, Subdivisions 1, 3, 5, 6; 105.45; 105.47; 105.51, Subdivision 1; and Chapter 105, by adding sections; repealing Minnesota Statutes 1971, Section 105.54.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

I hereby announce that the Senate has concurred in and adopted the report of the Conference Committee on:

H. F. No. 225, A bill for an act relating to municipalities; powers; providing for severance pay to employees; amending Minnesota Statutes 1971, Chapter 465, by adding a section.

The Senate has repassed said bill, in accordance with the recommendation and report of the Conference Committee. Said House File is herewith returned to the House.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

I hereby announce that the Senate accedes to the request of the House for the appointment of a Conference Committee, consisting of 5 members of the Senate, on the amendments adopted by the Senate to the following House File:

H. F. No. 2275, A bill for an act relating to the organization and operation of the state government; appropriating moneys therefor, permitting transfers in certain cases and limiting the use thereof, including the appropriations for the departments of public welfare, corrections, health, commission on alcohol problems, board of examiners for nursing home administrators, public assistance programs, old age assistance, aid to dependent children, aid to the blind, aid to the disabled, and public relief.

The Senate has appointed as such committee Messrs. Moe; Tennessen; Perpich, G.; Ogdahl and Kirchner.

Said House File is herewith returned to the House.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

I hereby announce that the Senate accedes to the request of the House for the appointment of a Conference Committee, consisting of 5 members of the Senate, on the amendments adopted by the Senate to the following House File:

H. F. No. 2437, A bill for an act relating to the organization and operations of state government; imposing regulations for junior college operations; appropriating moneys with certain conditions for education and related purposes, including the university of Minnesota and its hospitals, state colleges, aids to libraries, junior colleges, higher education coordinating commission, and moneys for medical education; providing aid to school districts including those affected by gross earnings taxation and authorizing the power of eminent domain with certain of the funds provided hereby; transferring moneys between accounts and funds in the state treasury; controlling certain treasury receipts; and imposing conditions relative to the expenditure of public moneys.

The Senate has appointed as such committee Messrs. Davies; Hughes; Arnold; Ashbach and Olson, J.

Said House File is herewith returned to the House.

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. 295, A bill for an act relating to public employees; giving public employees and employers certain rights and obligations; defining unfair practices; amending the public employment labor relations act of 1971; amending Minnesota Statutes 1971, Sections 179.63, Subdivisions 6, 8, 9, 13, and 18, and by adding a subdivision; 179.64, Subdivisions 1 and 7; 179.65, Subdivisions 2, 3, 5, 6 and 7; 179.66, Subdivisions 4 and 5; 179.66, by adding a subdivision; 179.67, Subdivisions 7, 11, and 12; 179.68; 179.69, Subdivisions 3, 5, and 6; 179.70, Subdivision 1; 179.71, Subdivision 3; 179.72, Subdivisions 1, 7, 9, and 10; 179.73, Subdivision 2; 179.74, Subdivisions 2, 4 and 5; 179.75, Subdivision 8; repealing Minnesota Statutes 1971, Sections 179.69, Subdivision 7; 179.72, Subdivisions 11 and 13; 179.73, Subdivisions 3, 4, and 5; 179.75, Subdivisions 1, 2, 3, 4, 5, 6, 7, and 9; and 179.77.

PATRICK E. FLAHAVEN, Secretary of the Senate

LaVoy moved that the House refuse to concur in the Senate amendments to H. F. No. 295, that the Speaker appoint a Conference Committee of 5 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two Houses.

A roll call was requested and properly seconded.

The question was taken on the motion by LaVoy and the roll being called, there were yeas 66, and nays 64, as follows:

Those who voted in the affirmative were:

Adams, J. Anderson, I. Berg Berglin Boland Braun Brinkman Carlson, B. Carlson, L. Casserly Connors Cummiskey Dahl Dieterich	Enebo Faricy Fudro Fugina Graba Growe Hanson Haugerud Jacobs Jaros Johnson, D. Jude Kahn Kelly	LaVoy Lemke Lindstrom, J. McCarron McEachern McMillan Menke Miller, D. Miller, D. Miller, M. Moe Munger Nelson Norton Ojala	Parish Patton Pavlak, R. Pehler Prahl Quirin Resner Rice Ryan St. Onge Salchert Samuelson Sarna Sieben, H.	Sieben, M. Spanish Stanton Swanson Tomlinson Vanasek Vento Voss Wenzel Mr. Speaker
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Those who voted in the negative were:

DeGroat Heinitz Long Pleasant Wolcott Dirlam Hook Mann Savelkoul				Niehaus Ohnstad Pavlak, R. L. Peterson Pieper Pleasant	Schreiber Schulz Searle Sherwood Skaar Smith Stangeland Ulland Weaver Wigley Wohlwend Wolcott
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The motion prevailed.

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. 1001, A bill for an act relating to the environment; establishing a state environmental policy and a program for the systematic review of environmental effects of various projects and actions; requiring an annual environmental report; and amending Minnesota Statutes 1971, Sections 4.12, Subdivision 2; 40.02; 104.01, Subdivision 3; 115.03, Subdivision 1; 116.07, Subdivision 2.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Boland moved that the House concur in the Senate amendments to H. F. No. 1001 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1001, A bill for an act relating to the environment; establishing a state environmental policy and a program for the systematic review of environmental effects of various projects and actions; requiring an annual environmental report; and amending Minnesota Statutes 1971, Sections 4.12, Subdivision 2; 40.02; 104.01, Subdivision 3; 115.03, Subdivision 1; 116.07, Subdivision 2.

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 119, and nays 7, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Andersen, R. Andersen, R. Becklin Belisle Bell Bennett Berg Berglin Biersdorf Boland Braun Brinkman Carlson, A. Carlson, B. Carlson, L. Casserly Clifford Connors Culhane	Dahl DeGroat Dieterich Dirlam Eckstein. Eken Enebo Erdahl Erickson Faricy Ferderer Flakne Fudro Fugina Graba Growe Hagedorn Hanson Haugerud Heinitz Jacobs Jaros	Johnson, J. Johnson, R. Jopp Jude Kahn Kelly Kempe Knickerbocker Kvam LaVoy Lemke Lindstrom, E. Lindstrom, J. Lombardi Long Mann McArthur McCauley McEachern McFarlin McMillan Menke	Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Prahl Quirin Resner Rice Ryan St. Onge	Sarna Savelkoul Schreiber Schulz Searle Sherwood Sieben, H. Sieben, M. Sieben, M. Spanish Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Weaver Wenzel Wigley Wohlwend Wolcott Mr. Sneaker
Culhane	Johnson, C.	Menke	Salchert	wolcott Mr. Speaker
Cummiskey	Johnson, D.	Miller, D.	Samuelson	

Those who voted in the negative were:

Anderson, D. Esau	Hook Klaus	Pieper	Skaar	Stangeland
LSAU	DIBUS			

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 House File, herewith returned, as amended by the Senate, in which amendment the concurrence of the House is respectfully requested: H. F. No. 190, A bill for an act relating to the village of Hugo; authorizing issuance of one additional on-sale license for the sale of intoxicating liquor.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Belisle moved that the House concur in the Senate amendments to H. F. No. 190 and that the bill be repassed as amended by the Senate: The motion prevailed.

H. F. No. 190, A bill for an act relating to the village of Hugo; authorizing issuance of one additional on-sale license for the sale of intoxicating liquor.

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 10, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Becklin	Esau	Long	Searle	Skaar
Erickson	Klaus	Ohnstad	Sherwood	Stangeland

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 House File, herewith returned, as amended by the Senate, in which amendment the concurrence of the House is respectfully requested:

H. F. No. 240, A bill for an act relating to highway traffic regulation; littering; providing a penalty; amending Minnesota Statutes 1971. Section 169.42.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Savelkoul moved that the House concur in the Senate amendments to H. F. No. 240 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 240, A bill for an act relating to highway traffic regulations; littering; providing a penalty; amending Minnesota Statutes 1971, Section 169.42.

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 129, and nays 0, as follows:

Adams, J. DeGroat Johnson, D. Menke Samuelson Adams, S. Miller, D. Dieterich Johnson, J. Sarna Andersen, R. Dirlam Johnson, R. Miller, M. Savelkoul Moe Schreiber Anderson, D. Eckstein Jopp Munger Anderson, G. Eken Schulz Jude Anderson, I. Enebo Kahn Myrah Searle Nelson Becklin Erdahl Kelly Sherwood Newcome Belisle Erickson Kempe Sieben, H. Klaus Bell Esau Niehaus Sieben, M. Faricy Knickerbocker Norton Skaar Bennett Berg Ohnstad Smith Ferderer Kvam Berglin Fjoslien Laidig Ojala Spanish Stangeland Flakne Biersdorf Larson Parish Patton Forsythe LaVoy Stanton Boland Pavlak, R. Pavlak, R. L. Fudro Lemke Swanson Braun Brinkman Fugina Lindstrom, E. Tomlinson Pehler Ūlland Carlson, A. Carlson, B. Graba Lindstrom, J. Peterson Vanasek Graw Lombardi Pieper Vento Carlson, L. Growe Long Casserly Hagedorn Mann Pleasant Voss Cleary Hanson McArthur Quirin Weaver Resner Wenzel Clifford McCarron Heinitz Hook McCauley 1 Rice Wohlwend Connors Ryan Jacobs McEachern Wolcott Culhane . McFarlin St. Onge Mr. Speaker Cummiskev Jaros McMillan Dahl Johnson, C. Salchert

Those who voted in the affirmative were:

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 House File, herewith returned, as amended by the Senate, in which amendment the concurrence of the House is respectfully requested:

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

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Larson moved that the House concur in the Senate amendments to H. F. No. 1642 and that the bill be repassed as amended by the Senate. The motion prevailed.

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

The bill was read for the third time, as amended 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 131, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Anderson, B. Anderson, D. Anderson, G. Anderson, I. Becklin Belisle Bell Bennett Berg Berglin Biersdorf Boland Braun Brinkman Carlson, A. Carlson, L. Carlson, L. Casserly Cleary Clifford Connors Culhane	Dieterich Dirlam Eckstein Eken Enebo Erdahl Erickson Esau Faricy Ferderer Fjoslien Flakne Forsythe Fudro Fugina Graba Graba Graw Graw Graw Hagedorn Hangenud Heinitz Hook Jacobs	Johnson, J. Johnson, R. Jopp Jude Kahn Kelly Kempe Klaus Knickerbocker Kvam Laidig Larson LaVoy Lemke Lindstrom, E. Lombardi Long Mann McArthur McCarron McCauley McEachern McFarlin McMillan	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 Salchert	Schreiber Schulz Searle Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Weaver Weaver Weaver Wenzel Wigley Wohlwend Wolcott Mr. Speaker
Connors	Hook	McFarlin	St. Onge	
Culhane	Jacobs	McMillan	Salchert	
Cummiskey	Jaros	Menke	Samuelson	
Dahl	Johnson, C.	Miller, D.	Sarna	
DeGroat	Johnson, D.	Miller, M.	Savelkoul	

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

MOTION FOR RECONSIDERATION

Larson moved that the vote whereby H. F. No. 1642, as amended by the Senate, was passed today be now reconsidered. The motion prevailed.

Larson moved that the vote whereby the House concurred in the Senate amendments to H. F. No. 1642 be now reconsidered. The motion prevailed. H. F. No. 1642, as amended by the Senate, was reported to the House.

Larson moved that the House refuse to concur in the Senate amendments to H. F. No. 1642, that the Speaker appoint a Conference Committee of 3 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two Houses. The motion prevailed.

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. 2180, A bill for an act relating to corporations; takeovers; regulating corporate take-overs; providing a penalty.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Sieben, H., moved that the House concur in the Senate amendments to H. F. No. 2180 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 2180, A bill for an act relating to corporations; takeovers; regulating corporate take-overs; providing a penalty.

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 130, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Anderson, D. Anderson, D. Anderson, G. Anderson, I. Becklin Belisle Bell Bennett Berg Berglin Biersdorf Boland Braun Brinkman Carlson, A. Carlson, L. Casserly Cleary	Culhane Cummiskey Dahl DeGroat Dielam Eckstein Eken Enebo Erdahl Erickson Esau Faricy Ferderer Flakne Forsythe Fudro Fugina Graba Graba Growe	Haugerud Heinitz Hook Jacobs Jaros Johnson, C. Johnson, D. Johnson, J. Johnson, R. Jopp Jude Kahn Kelly Kempe Klaus Knickerbocker Kvam Laidig LaVoy Lemke Lindstrom, E.	Niehaus Norton Ohnstad Ojala Parish	Pavlak, R. L. Pehler Peterson Pieper Pleasant Prahl Quirin Resner Rice Ryan St. Onge Salchert Samuelson Sarna Savelkoul Schreiber Schulz Searle Sherwood Sieben, H. Sieben, M.
			,	

JOURNAL OF THE HOUSE

[56th Day

Spanish	Swanson	Vanasek	Weaver	Wohlwend
Stangeland	Tomlinson	Vento	Wenzel	Wolcott
Stanton	Ulland	Voss	Wigley	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 House File, herewith returned, as amended by the Senate, in which amendment the concurrence of the House is respectfully requested:

H. F. No. 1121, A bill for an act relating to the uniform management of institutional funds; providing for the management, investment and appropriation of such funds.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Tomlinson moved that the House concur in the Senate amendments to H. F. No. 1121 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1121, A bill for an act relating to the uniform management of institutional funds; providing for the management, investment and appropriation of such funds.

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 130, and nays 1, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Hook

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

Mr. Speaker:

I hereby announce that the Senate refuses to concur in the House amendments to:

S. F. No. 1182, A bill for an act relating to county government, providing for county license bureaus.

And the Senate respectfully requests that a Conference Committee of 3 members be appointed thereon. Messrs. Larson, Chmielewski and Olhoft have been appointed as such committee on the part of the Senate.

Said Senate File is herewith transmitted to the House with the request that the House appoint a like committee.

PATRICK E. FLAHAVEN, Secretary of the Senate

Myrah moved that the House accede to the request of the Senate for the appointment of a Conference Committee of 3 members of the House to meet with a like committee appointed by the Senate on the disagreeing votes of the two Houses on S. F. No. 1182. The motion prevailed.

Mr. Speaker:

I hereby announce that the Senate refuses to concur in the House amendments to:

S. F. No. 2417, A bill for an act relating to the organization and operation of state government; appropriating money therefor and limiting the use thereof; providing for the transfer of certain moneys in the state treasury; authorizing land acquisition in certain cases including conservation, parks, recreational lands and trails, wildlife and spawning areas, and historic sites; fixing and limiting the amount of fees to be collected in certain cases; making funds available for seaway trade promotion; providing penalties for misusing appropriated funds; amending Minnesota Statutes 1971, Sections 3.102, 15.50; repealing Laws 1965, Chapter 810, Section 23, Subdivision 3 as amended by Laws 1967, Chapter 867, Section 9.

And the Senate respectfully requests that a Conference Committee of 5 members be appointed thereon. Messrs. Chenoweth, Willet, Novak, Josefson and Fitzsimons have been appointed as such committee on the part of the Senate.

Said Senate File is herewith transmitted to the House with the request that the House appoint a like committee.

PATRICK E. FLAHAVEN, Secretary of the Senate

Norton moved that the House accede to the request of the Senate for the appointment of a Conference Committee of 5 members of the House to meet with a like committee appointed by the Senate on the disagreeing votes of the two Houses on S. F. No. 2417. The motion prevailed.

Mr. Speaker:

I hereby announce that the Senate refuses to concur in the House amendments to:

S. F. No. 690, A bill for an act relating to highway traffic regulations; chemical tests for intoxication; manner of taking tests; amending Minnesota Statutes 1971, Section 169.123, Subdivision 3.

And the Senate respectfully requests that a Conference Committee of 3 members be appointed thereon. Messrs. Olson, A. G.; Hanson, R., and Lewis have been appointed as such committee on the part of the Senate.

Said Senate File is herewith transmitted to the House with the request that the House appoint a like committee.

PATRICK E. FLAHAVEN, Secretary of the Senate

Lindstrom, J., moved that the House accede to the request of the Senate for the appointment of a Conference Committee of 3 members of the House to meet with a like committee appointed by the Senate on the disagreeing votes of the two Houses on S. F. No. 690. The motion prevailed.

Mr. Speaker:

I hereby announce that the Senate refuses to concur in the House amendments to:

S. F. No. 910, A bill for an act relating to snowmobiles; prohibiting the operation thereof on public airports; prescribing penalties; amending Minnesota Statutes 1971, Sections 84.87, by adding a subdivision; and 84.88, Subdivision 1.

And the Senate respectfully requests that a Conference Committee of 3 members be appointed thereon. Messrs. Tennessen; Keefe, J., and Humphrey have been appointed as such committee on the part of the Senate.

Said Senate File is herewith transmitted to the House with the request that the House appoint a like committee.

PATRICK E. FLAHAVEN, Secretary of the Senate

Hanson moved that the House accede to the request of the Senate for the appointment of a Conference Committee of 3 members of the House to meet with a like committee appointed by the Senate on the disagreeing votes of the two Houses on S. F. No. 910. The motion prevailed. 56th Day]

Mr. Speaker:

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

S. F. Nos. 568, 1029, and 1896.

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. 929 and 1353.

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: 496, 925, 1128, 1141, 1364, 1708, 1712, 1781, 1825, 1923, and 1954.

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. 148, 737, 871, 938, 948, 1120, 1224, and 1351.

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. 2233 and 2275.

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. 900, 1160, 1655, 1994, 2118, 2221, 2230, and 2232.

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. 1037 and 1582.

PATRICK E. FLAHAVEN, Secretary of the Senate

FIRST READING OF SENATE BILLS

S. F. No. 568, A bill for an act relating to public welfare; providing for an extension of review board responsibilities and the right of a patient to treatment under the hospitalization and commitment act; amending Minnesota Statutes 1971, Sections 253A.16, Subdivision 4; and 253A.17, by adding a subdivision.

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

S. F. No. 1029, A bill for an act relating to local water and related land resources management; granting counties authority to undertake water and related land resource management programs; granting counties authority to establish subordinate service areas to finance water and related land resource management programs; granting authority to county boards to construct sewage systems in unincorporated areas; requiring municipalities and counties to recover the local share of the cost of constructing, operating and maintaining sewage disposal systems through an equitable system of user charges; amending Minnesota Statutes 1971, Sections 116A.01, by adding a subdivision; 361.25; 361.26, Subdivision 1, and by adding a subdivision; Chapter 378, by adding sections; 429.011, Subdivision 2a; 444.075; and Chapter 459, by adding a section; repealing Minnesota Statutes 1971, Sections 110.121 to 110.126; 115.15 to 115.17; 115.61 to 115.67; 440.33 to 440.36; 443.02; 444.09 to 444.14; 456.24 to 456.28; 457.03 to 457.08; 457.085; and Chapter 445.

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

S. F. No. 1896, A bill for an act relating to courts; Ramsey county; providing for creation and the operation and functioning of the Ramsey county municipal court; abolishing certain courts and merging certain courts with the Ramsey county municipal courts; transferring certain duties, functions, and jurisdictions; amending Minnesota Statutes 1971, Sections 488A.18, Subdivisions 1, 7, 10, and by adding a subdivision; 488A.19, Subdivisions 1, 2, and 3; 488A.20, Subdivisions 1, 2, 4, 5, and 6; 488A.21, Sub-division 2; 488A.22, Subdivisions 1 and 3; 488A.24, Subdivision 6; 488A.25, Subdivisions 1 and 2; 488A.27, Subdivisions 6, 11, 12 and by adding a subdivision; 488A.28, by adding a subdivision; 488A.29, Subdivisions 1 and 2; 488A.30, Subdivisions 1, 2, and 4; and 488A.33, Subdivision 7; repealing Minnesota Statutes 1971, Sections 488A.18, Subdivision 5; 488A.19, Subdivision 4; and 488A.23. Subdivision 2.

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

S. F. No. 929, A bill for an act relating to natural resources; prescribing a stream maintenance program; setting forth powers and duties of the commissioner of natural resources; amending Minnesota Statutes 1971, Chapter 105, by adding a section.

The bill was read for the first time.

Peterson moved that S. F. No. 929 and H. F. No. 1116, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1353, A bill for an act relating to community corrections; authorizing a state subsidy to local units of government for providing community based corrections services; prescribing the powers of the commissioner of corrections; appropriating funds therefor.

The bill was read for the first time.

Moe moved that S. F. No. 1353 and H. F. No. 1487, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 496, A bill for an act relating to the city of Gilbert; placing new police officers of the city of Gilbert under the public employees retirement association.

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

S. F. No. 925, A bill for an act relating to the city of Chisholm; placing new employees of the department of public safety under the public employees police and fire fund.

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

S. F. No. 1128, A bill for an act relating to the policemen's relief association in the city of Red Wing; membership in the public employees police and fire fund.

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

S. F. No. 1141, A bill for an act relating to the Hennepin county municipal court; increasing the number of judges; amending Minnesota Statutes 1971, Section 488A.021, Subdivision 1.

The bill was read for the first time and referred to the Committee on Rules and Legislative Administration. S. F. No. 1364, A bill for an act relating to the Dover, Eyota and St. Charles sanitary district; permitting the advance of moneys in the general fund of the state treasury to the sanitary sewer board for said district; providing for repayment thereof; and appropriating money therefor.

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

S. F. No. 1708, A bill for an act relating to the firemen's relief association in the city of Red Wing; membership in the public employees fire fund; repealing Laws 1953, Chapter 348, Sections 12, 17, and 20; Laws 1957, Chapter 10; Laws 1961, Chapter 300, Sections 2, 3, and 4; and Laws 1965, Chapter 604.

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

S. F. No. 1712, A bill for an act relating to water resources in Chisago and Pine counties.

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

S. F. No. 1781, A bill for an act relating to the Hennepin county municipal court and the city of Saint Paul municipal court; amending Minnesota Statutes 1971, Section 488A.01, Subdivision 6; and 488A.18, Subdivision 7.

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

S. F. No. 1825, A bill for an act relating to the Minnesota historical society; appropriating money for repairs to the Ness Memorial Cemetery Association.

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

S. F. No. 1923, A bill for an act relating to tax forfeited lands in Beltrami county; providing for the disposition of proceeds from sales of tax forfeited lands; amending Laws 1967, Chapter 558, Section 1, Subdivisions 3 and 7.

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

S. F. No. 1954, A bill for an act relating to the city of St. Cloud; providing for the continuance of a retirement program for police officers employed by the city.

The bill was read for the first time and referred to the Committee on Rules and Legislative Administration. S. F. No. 2233, A bill for an act relating to tax-forfeited lands; imposing limitations on the sale of tax-forfeited land which borders on or is adjacent to certain waters, and on the timber growing on such land; amending Minnesota Statutes 1971, Chapter 282, by adding a section.

The bill was read for the first time.

Sherwood moved that S. F. No. 2233 and H. F. No. 2223, now on Special Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 2275, A bill for an act relating to employees of the fire department of the city of Fridley; transferring full time firemen to the public employees retirement association; providing benefits to members of the firemen's relief association; amending Laws 1969, Chapter 594, Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11; and repealing Laws 1969, Chapter 594, Section 12, Subdivision 3.

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

S. F. No. 900, A bill for an act relating to water pollution control; authorizing certain advisory and regulatory powers of the pollution control agency over disposal systems; providing penalties; amending Minnesota Statutes 1971, Sections 115.01, Subdivisions 1, 2, 4, 5, and 10, and by adding subdivisions; 115.03, Subdivisions 1 and 4, and by adding a subdivision; 115.04; 115.05, Subdivision 1; 115.07, Subdivision 3; 115.44, Subdivisions 5 and 8; 115.49, Subdivision 1, and by adding a subdivision; Chapter 115, by adding sections; 116.05, Subdivision 1; 116.075; 116.11; repealing Minnesota Statutes 1971, Sections 115.05, Subdivision 2; 115.07, Subdivisions 2, 4, and 6; 115.43, Subdivision 3; 115.45, Subdivision 2; 115.47; 115.81; 116.08; 116.30 and 116.31.

The bill was read for the first time.

Boland moved that S. F. No. 900 and H. F. No. 923, now on Special Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1160, 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.

The bill was read for the first time.

Boland moved that S. F. No. 1160 and H. F. No. 1202, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed. S. F. No. 1994, A bill for an act relating to Independent School District No. 306; exempting the district from certain building requirements.

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

S. F. No. 2118, 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.

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

S. F. No. 2221, A bill for an act relating to state parks; authorizing addition lands to be included within the boundaries of Afton state park.

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

S. F. No. 2230, A bill for an act relating to the application of the state mobile homes building code; amending Minnesota Statutes 1971, Section 327.31, Subdivision 6.

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

S. F. No. 2232, A bill for an act relating to state employees; deferred compensation plan; amending Minnesota Statutes 1971, Section 16.027, Subdivision 8.

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

S. F. No. 148, A bill for an act relating to public welfare; appropriating money for the Duluth United Day Activity Center.

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

S. F. No. 737, A bill for an act relating to water and related land resources planning; imposing certain duties in relation thereto on the governor, the Minnesota resources commission, the commissioner of natural resources, counties, municipalities, regional development commissions, the metropolitan council, the state planning agency, sanitary districts, watershed districts, lake conservation districts and soil and water conservation districts; setting the terms for state participation in state-federal river basin commissions; providing for the development of state,

regional, and local water and related land resources plans; appropriating money; amending Minnesota Statutes 1971, Sections 105.485, Subdivision 3, and by adding a subdivision; 112.48, Subdivisions 1 and 3; and 394.25, by adding a subdivision.

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

S. F. No. 871, A bill for an act relating to the state building code: directing certain amendments concerning lighting and heat loss; amending Minnesota Statutes 1971, Section 16.86, by adding a subdivision.

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

S. F. No. 938, A bill for an act relating to zoning; providing notice and procedures for amending ordinances in cities of the first class; amending Minnesota Statutes 1971, Section 462.357, Subdivisions 8 and 5.

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

S. F. No. 948, A bill for an act relating to health; requiring the reporting of injuries incurred as a result of physical abuse to persons being cared for in hospitals, nursing homes or related institutions; providing a penalty; amending Minnesota Statutes 1971, Chapter 626, by adding a section.

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

S. F. No. 1120, A bill for an act relating to manpower services; authorizing the summer employment of young persons for state service; appropriating money.

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

S. F. No. 1224, A bill for an act relating to public health; venereal disease; requiring instruction and training in venereal disease in junior and senior high schools and for teachers; providing for the establishment of venereal disease treatment centers; removing a restriction on certain medical advertisements providing a penalty; appropriating funds; amending Minnesota Statutes 1971, Sections 126.02, Subdivision 2; 617.28, Subdivi-sion 1; and Chapter 144, by adding a section.

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

S. F. No. 1351, A bill for an act relating to the duty of a landowner to warn of dangers; amending Minnesota Statutes 1971, Chapter 87, by adding a section.

The bill was read for the first time.

Carlson, B., moved that S. F. No. 1351 and H. F. No. 1471, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1037, A bill for an act relating to water resources; revising certain provisions concerning dams, reservoirs, control structures, and waterway obstructions; providing for the orderly maintenance, repair or reconstruction of dams serving the public interest; prescribing powers and duties of the commissioner of natural resources; authorizing the commissioner to make grants to local governmental units; amending Minnesota Statutes 1971, Sections 105.37, by adding a subdivision; 105.38; 105.42; 105.52; and Chapter 105, by adding a section.

The bill was read for the first time.

Culhane moved that S.F. No. 1037 and H. F. No. 922, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1582, A bill for an act relating to agriculture, beef industry promotion board; appropriating money.

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

S. F. No. 1655, A bill for an act relating to highway traffic regulation; prescribing weight limitations of a compactor collection vehicle transporting solid waste; amending Minnesota Statutes 1971, Section 169.831.

The bill was read for the first time.

SUSPENSION OF RULES

Pursuant to Article IV, Section 20, of the Constitution of the state of Minnesota, Johnson, R., moved that the Rule therein be suspended and an urgency be declared so that S. F. No. 1655 be given its second and third readings and be placed upon its final passage. The motion prevailed.

Johnson, R., moved that the Rules of the House be so far suspended that S. F. No. 1655 be given its second and third readings and be placed upon its final passage. The motion prevailed.

The bill was read for the second time.

S. F. No. 1655, A bill for an act relating to highway traffic regulation; prescribing weight limitations of a compactor collection vehicle transporting solid waste; amending Minnesota Statutes 1971, Section 169.831.

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 133, and nays 0, as follows:

Those who voted in the affirmative were:

The bill was passed and its title agreed to.

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 bills as a Special Order for Wednesday, May 9, 1973, to be acted upon immediately following the Consent Calendar: H. F. No. 1589, S. F. No. 942, H. F. No. 1293, S. F. Nos. 551 and 1147, H. F. Nos. 1575, 1192 and 1316, S. F. No. 736, H. F. No. 755, S. F. Nos. 1278, 697, 60, 2125 and 695, H. F. No. 647, S. F. No. 753, H. F. Nos. 1197 and 837, S. F. Nos. 1376 and 523, H. F. Nos. 1606, 731 and 986, S. F. Nos. 17, 1095 and 225, H. F. Nos. 1339, 1837 and 371, S. F. Nos. 1332, 54, 1222, 746, 1560, 1666, 475, 1498, 410, 794, 1247 and 771, H. F. Nos. 932 and 680, S. F. No. 1964, H. F. No. 1120, S. F. No. 1803, H. F. Nos. 2034, 2225, 1738, 1989, 1991, 286, 970, 1306, 1995, 1592, 2235, 2236 and 1834, S. F. No. 137, H. F. Nos. 438, 1647 and 1760 and S. F. No. 415.

CONSENT CALENDAR

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

Objection having been made by ten members, H. F. No. 1810 was returned to General Orders.

S. F. No. 1165, A bill for an act relating to real property; abolishing tax judgment sales and county auditor's certificates; amending Minnesota Statutes 1971, Chapter 280, by adding a section.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 101, and nays 26, as follows:

Those who voted in the affirmative were:

Those who voted in the negative were:

Anderson, D.	Erdahl	Klaus	Ohnstad	Skaar
Cleary	Esau	Kvam	Patton	Weaver
Clifford	Hagedorn	Lindstrom, J.	Pieper	
Culhane	Heinitz	Lombardi	Savelkoul	
Dirlam	Hook	Long	Schreiber	
Eckstein	Јорр	McCauley	Searle	

The bill was passed and its title agreed to.

S. F. No. 452, A bill for an act relating to city of St. Paul; providing for a change in the election of members of the council.

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 97, and nays 22, as follows:

Those who voted in the affirmative were:

Adams, J.	Eken	Kelly	Myrah	Savelkoul
Adams, S.	Enebo	Kempe	Nelson	Sherwood
Anderson, G.	Erdahl	Knickerbocker	Newcome	Sieben, H.
Anderson, I.	Faricy	Laidig	Niehaus	Sieben, M.
Bennett	Flakne	LaVov	Norton	Smith
Berg	Forsythe	Lemke	Ojala	Stanton
Berglin	Fudro	Lindstrom, E.	Parish	Swanson
Boland	Fugina	Lindstrom, J.	Patton	Tomlinson
Brinkman	Graba	Mann	Pavlak, R.	Ulland
Carlson, B.	Growe	McCarron	Pehler (Vanasek
Carlson, L.	Hagedorn	McCauley	Peterson	Vento
Casserly	Hanson	McEachern	Prahl	Voss
Connors	Haugerud	McFarlin	Quirin	Weaver
Culhane	Jacobs	McMillan	Resner	Wenzel
Cummiskey	Johnson, C.	Menke	Rice	Wigley
Dahl	Johnson, D.	Miller, D.	Ryan	Wolcott
DeGroat	Johnson, J.	Miller, M.	St. Onge	Mr. Speaker
Dieterich	Jopp	Moe	Salchert	
Dirlam	Jude	Mueller	Samuelson	
Eckstein	Kahn	Munger	Sarna	
		-		

Those who voted in the negative were:

Andersen, R. Anderson, D.	Clifford Erickson	Hook Klaus	Ohnstad Pavlak, R. L.	Skaar Stangeland
Becklin	Ferderer	Larson	Pieper	U U
Belisle	Fjoslien	Long	Pleasant	
Biersdorf	Heinitz	McArthur	Searle	

The bill was passed and its title agreed to.

S. F. No. 1731 was reported to the House.

Fugina and Ojala moved to amend S. F. No. 1731, the printed bill, as follows:

After line 20, add a new section to read:

"Sec. 2. Minnesota Statutes 1971, Section 486.06, as amended by Laws 1973, Chapter 111, Section 2, is amended to read:

486.06 [CHARGE FOR TRANSCRIPT.] In addition to such salary, the reporter may charge for a transcript of his record ordered by any person other than the judge 35 cents per folio thereof and seven and one-half cents per folio for each manifold or other copy thereof when so ordered that it can be made with such transcript. This section shall not apply to any county containing a city of the first class which city has more than 150,000 residents.".

Further amend the title, line 6, after "amended" and before the period, insert: "; and Minnesota Statutes 1971, Section 486.06, as amended".

The motion prevailed and the amendment was adopted.

S. F. No. 1731, A bill for an act relating to courts; establishing salary for court reporters in fourth judicial district; amending Laws 1969, Chapter 568, Section 1, Subdivision 1, as amended.

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 125, and nays 4, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

DeGroat Moe Niehaus	Skaar
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The bill was passed, as amended, and its title agreed to.

CONSIDERATION UNDER RULE 72

Pursuant to Rule 72, Norton requested immediate consideration of H. F. Nos. 1000 and 1779.

H. F. No. 1000 was reported to the House.

Forsythe moved to amend H. F. No. 1000, the printed bill, as follows:

Page 2, delete lines 23 through 26.

Renumber the sections accordingly.

A roll call was requested and properly seconded.

The question was taken on the adoption of the Forsythe amendment and the roll being called, there were yeas 58, and nays 69, as follows:

Those who voted in the affirmative were:

Adams, S.	Biersdorf	Eken	Forsythe	Јорр
Andersen, R.	Carlson, A.	Erdahl	Graw	Klaus
Anderson, D.	Cleary	Erickson	Hagedorn	Knickerbocker
Becklin	Clifford	Esau	Heinitz	Kvam
Belisle	DeGroat	Ferderer	Hook	Laidig
Bell	Dirlam	Fioslien	Johnson, J.	Larson
Bennett	Eckstein	Flakne	Johnson, R.	Lindstrom, E.

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McArthur Niehaus Savelkoul Stangeland We	'igley
McCauley Ohnstad Schreiber Ulland	'ohlwend
McFarlin Pavlak, R. L. Searle Weaver	'olcott

Those who voted in the negative were:

Adams, J.	Dahl	Jude	Nelson	Salchert
Anderson, G.	Dieterich	Kahn	Norton	Samuelson
Anderson, I.	Enebo	Kelly	Ojala	Sarna
Berg	Faricy	LaVoy	Parish	Sieben, H.
Berglin	Fudro	Lemke	Patton	Sieben, M.
Boland	Fugina	Lindstrom, J.	Pavlak, R.	Stanton
Braun	Graba	McCarron	Pehler	Swanson
Brinkman	Growe	McEachern	Peterson	Tomlinson
Carlson, B.	Hanson	McMillan	Prahl	Vanasek
Carlson, L.	Haugerud	Menke	Quirin	Vento
Casserly	Jacobs	Miller, D.	Řesner	Voss
Connors	Jaros	Miller, M.	Rice	Wenzel
Culhane	Johnson, C.	Moe	Ryan	Mr. Speaker
Cummiske y	Johnson, D.	Munger	St. Onge	-

The motion did not prevail and the amendment was not adopted.

H. F. No. 1000, A bill for an act creating a commission on Minnesota's future; describing its duties and functions; and appropriating funds for its operation; repealing Minnesota Statutes 1971, Section 4.14.

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 19, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Andersen, R. Anderson, D. Anderson, G. Anderson, I. Belisle Bell Bennett Berg Berglin Biersdorf Boland Braun Carlson, A. Carlson, A. Carlson, L. Casserly Cleary Clifford Commors	Dahl Dieterich Dirlam Eckstein Eken Enebo Erdahl Erickson Faricy Fjoslien Flakne Forsythe Fugina Graba Graba Growe Hanson Haugerud Heinitz Hook Jacobs	Johnson, C. Johnson, D. Johnson, J. Johnson, R. Jude Kahn Kelly Kempe Knickerbocker Laidig Larson LaVoy Lemke Lindstrom, J. Lombardi Mann McArthur McCarton McCauley McEachern McFarlin	Ojala Parish Patton Pavlak, R. Pehler Peterson Pleasant Prahl Quirin Resner Rice Ryan	Salchert Samuelson Sarna Savelkoul Schreiber Searle Sherwood Sieben, H. Sieben, M. Sieben, M. Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Weaver Wenzel Wohlwend Wolcott Mr. Speaker
Cummiskey	Jaros	McMillan	St. Onge	BIII Speaker

Those who voted in the negative were:

Becklin	DeGroat	Ferderer	Hagedorn	Klaus
Brinkman	Esau	Graw	Jopp	Kvam

Lindstrom, E. Niehaus Pavlak, R. L. Skaar W Long Ohnstad Pieper Stangeland

Wigley

The bill was passed and its title agreed to.

H. F. No. 1779 was reported to the House.

Quirin moved to amend H. F. No. 1779, the printed bill, as follows:

Page 5, line 14, after "and" and before "of" strike "one member" and insert in lieu thereof "two members".

The motion prevailed and the amendment was adopted.

Lindstrom, E., moved to amend H. F. No. 1779, the printed bill, as follows:

Page 6, line 8, after "teachers" and before "which" strike ", interns and paraprofessionals".

Page 6, line 13, after "certificates to" strike "interns, paraprofessionals, and to".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Lindstrom, E., amendment and the roll being called, there were yeas 33, and nays 91, as follows:

Those who voted in the affirmative were:

Belisle	Ferderer	Johnson, J.	McFarlin	Savelkoul
Biersdorf	Fjoslien	Johnson, R.	Miller, M.	Searle
Cleary	Forsythe	Jopp	Myrah	Stangeland
Clifford	Graw	Laidig	Niehaus	Weaver
DeGroat	Hagedorn	Larson	Pavlak, R. L.	Wigley
Erdahl	Heinitz	Lindstrom, E.	Pieper	•••
Erickson	Hook	Lombardi	Pleasant	

Those who voted in the negative were:

Adams, J. Adams, S. Anderson, D. Anderson, G. Anderson, I. Becklin Bell Bennett Berg Berglin Boland Braun Brinkman Carlson, A. Carlson, B. Carlson, L. Casserly	Dahl Dirlam Eckstein Eken Enebo Esau Faricy Fudro Fugina Graba Graba Graba Growe Hanson Haugerud Jacobs Jaros Johnson, C. Johnson, D.	Kelly Kempe Klaus Knickerbocker LaVoy Lemke Long McArthur McCarron McCauley McEachern McCaley McEachern McMillan Menke Miller, D. Moe Mueller Munger	Patton Pavlak, R. Pehler Peterson Prahl Quirin Resner Rice Ryan St. Onge Salchert Samuelson Sarna	Sherwood Sieben, H. Sieben, M. Spanish Stanton Swanson Tomlinson Uiland Vanasek Vento Voss Wenzel Wohlwend Wolcott Mr. Speaker
Connors Cummiskey	Jude Kahn	Nelson Newcome	Schreiber Schulz	

The motion did not prevail and the amendment was not adopted.

H. F. No. 1779, A bill for an act relating to education; teaching practices and certification; providing a penalty; appropriating money; amending Minnesota Statutes 1971, Sections 125.04; 125.05, Subdivisions 1 and 2; 125.06; 125.08; 125.09; 125.181; 125.182; 125.183; 125.184; and 125.185.

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 123, and nays 7, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Anderson, D. Hook Lindstrom, E. Pleasant Searle Dieterich Klaus

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

Pursuant to Rule 72, Pavlak, R., requested immediate consideration of S. F. No. 1782.

S. F. No. 1782 was reported to the House.

Mueller moved to amend S. F. No. 1782, the printed bill, as follows:

Page 1, line 7, strike "or any other law to the contrary".

The motion prevailed and the amendment was adopted.

S. F. No. 1782, A bill for an act relating to the county of Mc-Leod; a tax levy for road and bridge purposes.

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 132, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Andersen, R. Andersen, R. Andersen, G. Anderson, I. Becklin Belisle Bell Bennett Berg Berglin Biersdorf Boland Braun Brinkman Carlson, A. Carlson, B. Carlson, L. Casserly Cleary Clifford Connors	Fudro Fugina Graba Graw Goowe Hagedorn Hanson Haugerud Heinitz Hook	Johnson, J. Johnson, R. Jopp Jude Kahn Kelly Kempe Klaus Knickerbocker Kvam Laidig Larson LaVoy Lemke Lindstrom, J. Lombardi Long Mann McCarthur McCarlon McCarlon	Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant Prahl Quirin Resner Rice	Savelkoul Schreiber Schulz Searle Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Weaver Wenzel Wigley Wohlwend Wolcott
				Wigiey Wohlwend
			Ryan St. Onge Salchert Samuelson Sarna	

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

SPECIAL ORDERS

S. F. No. 1155, A bill for an act relating to public welfare; imposing penalties in connection with public assistance wrongfully obtained; amending Minnesota Statutes 1971, Section 256.98.

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 120, and nays 5, as follows:

Those who voted in the affirmative were:

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

Salchert Samuelson Sarna Savelkoul Schreiber	Schulz Searle Sherwood Sieben, H. Sieben, M.	Skaar Stangeland Stanton Swanson Tomlinson	Ulland Vanasek Vento Voss Weaver	Wenzel Wigley Wohlwend Wolcott Mr. Speaker
Those w	ho voted in t	he negative w	ere:	
Bell	Hook	Jaros	Ojala	Rice

The bill was passed and its title agreed to.

Vanasek was excused for the remainder of today's session.

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

Savelkoul moved to amend H. F. No. 1381, the printed bill, as follows:

Page 3, line 12, strike "basin".

Page 3, line 14, strike "basin".

Page 3, line 15, after "waters" and before the comma, insert the following: "of the state as defined by Minnesota Statutes, Section 105.38".

Page 3, line 25, after "county boards" insert "or court".

Page 3, line 27, after "shall" strike "include but not".

Page 3, line 28, after "the" and before "public" insert "private and".

Page 3, line 28, after "benefits" insert "and costs".

Page 4, beginning in line 35, after "of the", strike "social, economic, and environmental".

The motion prevailed and the amendment was adopted.

Lindstrom, J., moved to amend H. F. No. 1381, the printed bill, as follows:

Page 5, line 10, after "shall" and before "report" insert "make an advisory".

The motion prevailed and the amendment was adopted.

H. F. No. 1381, A bill for an act relating to natural resources; imposing certain duties on the commissioner of natural resources and counties; providing standards and enforcement of permits for utility crossings; establishing state policy providing for the establishments of standards and criteria governing drainage systems as they affect lakes, wetlands, wildlife lands, related natural resources, and erosion and flood control; amending Minnesota Statutes 1971, Sections 84.415, Subdivisions 1 and 5; 92.46 by adding a subdivision; 106.021, Subdivisions 1, 2 and 4 and by adding a subdivision; 106.081, Subdivisions 1, 3, and 4; 106.091, Subdivision 2; 106.101, Subdivisions 2, 4, and 5; 106.121, Subdivision 4; 106.131; 106.201; 106.221, Subdivision 2; and 106.631, 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 91, and nays 30, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Andersen, R. Andersen, R. Belisle Bell Bennett Berg Berglin Biersdorf Boland Braun Brinkman Carlson, A. Carlson, B. Carlson, L. Casserly Cleary Clifford	Connors Cummiskey Dahl Dieterich Enebo Faricy Ferderer Flakne Forsythe Fudro Fugina Graba Graba Graba Graw Growe Hanson Haugerud Heinitz Hook Jacobs	Jaros Johnson, D. Johnson, J. Jude Kahn Kempe Klaus Knickerbocker Laidig LaVoy Lindstrom, E. Lindstrom, J. Lombardi McArthur McCarron McFarlin McFarlin McMillan Menke	Mueller Munger Myrah Nelson Newcome Norton Ojala Parish Patton Pavlak, R. Pehler Peterson Pieper Pleasant Prahl Rice Ryan St. Onge Sarna	Savelkoul Sherwood Sieben, H. Sieben, M. Stanton Swanson Tomlinson Ulland Vento Voss Weaver Wenzel Wohlwend Wołcott Mr. Speaker
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Those who voted in the negative were:

Anderson, D.	Eckstein	Hagedorn	Larson	Schreiber
Anderson, G.	Eken	Johnson, C.	Long	Searle
Becklin	Erdahl	Johnson, R.	Niehaus	Skaar
Culhane	Erickson	Jopp	Ohnstad	Smith
DeGroat	Esau	Kelly	Pavlak, R. L.	Stangeland
Dirlam	Fjoslien	Kvam	Samuelson	Wigley
Dirlam	Fjoslien	Kvam	Samuelson	Wigley

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

S. F. No. 1317 was reported to the House.

Quirin moved to amend S. F. No. 1317, the printed bill, as follows:

Page 2, line 14, delete "public examiner" and insert in lieu thereof "clerk or other comparable officer of the subdivision or other body".

Casserly moved to amend the Quirin amendment as follows:

Line 1, delete the word "delete" and insert the word "after".

Line 1, delete the word "and".

Line 2, delete the words "in lieu thereof" and insert "and with the".

The motion did not prevail and the amendment, to the amendment, was not adopted.

The question was taken on the Quirin amendment, and the Quirin amendment was adopted.

Clifford moved to amend S. F. No. 1317, the printed bill, as follows:

Page 1, line 26, strike "36" and insert in lieu thereof "60".

The motion prevailed and the amendment was adopted.

S. F. No. 1317, A bill for an act relating to insurance, governmental units; requiring that contracts for employee group insurance be let on competitive bidding; providing for the disclosure of the particulars of such policies of insurance.

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:

Those who voted in the negative were:

Anderson, D. Culhane

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

S. F. No. 1316 was reported to the House.

Casserly moved to amend S. F. No. 1316, the printed bill, as follows:

Page 2, line 19, at the end of the bill strike the period and insert the following: ", but in event of termination by reason of the survivor's failure to make required premium payments, if any, written notice of such cancellation must be sent by the policyholder by mail to said survivor's last known address at least 15 days prior to such cancellation.".

The motion prevailed and the amendment was adopted.

S. F. No. 1316, A bill for an act relating to insurance; providing continuing group accident and health coverage for survivors of a deceased employee.

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:

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

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

Rice moved to amend H. F. No. 2297, the printed bill, as follows:

Page 1, after line 8, insert the following:

"Sec. 2. Subdivision 1. On such date as the county acquires or duplicates the facilities known as the Minneapolis workhouse, the employees thereof who are engaged full time as employees of such city facility on that date shall become employees of the county and placed under the jurisdiction of its county board unless retained as employees of the city of Minneapolis.

Subd. 2. All such employees shall be blanketed into the merit system established for Hennepin county pursuant to Laws 1965, Chapter 855, as amended, with comparable status, classification, longevity, and seniority, and subject to the administrative requirements of the county board. Employees with permanent status under any civil service provision on the effective date of this act, shall be granted permanent status at comparable classifications and in accordance with work assignments made under the authority of the county board as provided by the county personnel system rules.

The determination of proper job allocation shall be the responsibility of the personnel officer or director as provided applicable to the county involved with the right of appeal to the personnel board by any employee affected by this transfer.

All transferred employees shall receive salaries for the classification to which they are allocated in accordance with the schedule in effect for county board employees and at a salary step which they normally would have received had they been employed by the county board for the same period of service they had previously served under the civil service provisions of the city; provided, however, that no salary shall be reduced below the level in effect on February 1 of the year of transfer, as a result of the transfer.

All accumulated sick leave of such employees shall in the amount of 60 days or less be transferred to the records of the county board and such accumulated sick leave shall be the legal liability of the county board. Accumulated sick leave in excess of 60 days shall be paid in cash to transferred employees by the city by which they were employed prior to their transfer, at the time of transfer. In lieu of the cash payment, the city shall, at the option of the employee concerned, allow a leave of absence with pay, prior to transfer, for all or part of the accumulated sick leave.

Subd. 3. All vacation leave of such employees, referred to in subdivision 1 of this section, accumulated prior to their transfer to county employment shall be paid in cash to them by the city by which they were employed prior to their transfer, and such payment shall be made at the time of their transfer. In lieu of the cash payment, the city shall at the option of the employee concerned allow a leave of absence with pay, prior to such transfer, for all or part of the accumulated vacation time.

Sec. 3. [CONTINUATION OF RETIREMENT SYSTEM FOR FORMER MINNEAPOLIS EMPLOYEES.] Subdivision 1. Each employee of the city of Minneapolis, who is transferred to and employed by the county under the provisions of section 2 and who is a contributing member of a retirement system organized under the provisions of Minnesota Statutes, Chapter 422, shall continue to be a member of such system and entitled to all of the benefits conferred thereby and subject to all the restrictions of chapter 422, unless he applies to cancel his membership within six months after the effective date of this act.

Subd. 2. The cost to the public of that portion of the retirement allowances or other benefits accrued while any employee was in the service of the city, shall remain an obligation of the city and a tax shall be levied and collected by it to discharge its obligation as provided by Minnesota Statutes, Chapter 422. Subd. 3. The cost to the public of the retirement allowances or other benefits accruing to employees so transferred to and employed by the county shall be the obligation of and paid by the county, at such time as the retirement board shall fix and determine in accordance with chapter 422. The county shall pay to the municipal retirement fund an amount certified to the county auditor of the county by the retirement board as the cost of the retirement allowances and other benefits accruing and owing to such county employees. The cost to the public of the retirement allowances as herein provided shall be paid from the county revenue fund by the county auditor upon receipt of certification from the retirement board as herein provided, and the county board is authorized to levy and collect such taxes as may be necessary to pay such costs.".

Renumber the remaining section accordingly.

The motion prevailed and the amendment was adopted.

Heinitz moved to amend H. F. No. 2297, the printed bill, as follows:

Line 4, after "law" delete the comma and the remainder of the line and insert a period.

Delete lines 5 through 8 and insert: "Other than what may reasonably be necessary for preliminary investigations and negotiations, the county shall not expend or obligate itself to expend any money for the acquisition or construction of such facilities until July 1, 1974.".

The motion prevailed and the amendment was adopted.

Enebo moved to amend H. F. No. 2297, the printed bill, as amended, as follows:

Line 4, after "law," and before "and" in line 6, reinsert "provided, however, that this authority shall not authorize the county board to acquire such facilities if they duplicate the services now provided by the city of Minneapolis,".

The motion did not prevail and the amendment was not adopted.

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

The bill was read for the 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 79, and nays 30, as follows:

Those who voted in the affirmative were:

Adams, S.	Bennett	Carlson, A.	DeGroat	Eckstein
Andersen, R.	Berg	Carlson, B.	Dieterich	Erdahl
Anderson, D.	Biersdorf	Cleary	Dirlam	Erickson

Those who voted in the negative were:

Adams, J.	Brinkman	Jaros	Parish	Sarna
Anderson, G.	Casserly	Johnson, D.	Pehler	Smith
Anderson, I.	Connors	LaVoy	Rice	Stanton
Becklin	Enebo	Mann	Ryan	Tomlinson
Berglin	Fudro	Nelson	Salchert	Wenzel
Boland	Fugina	Ohnstad	Samuelson	Wolcott

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

H. F. No. 2223, which had previously been referred for comparison, was reported to the House.

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

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. 923, which had previously been referred for comparison, was reported to the House.

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

H. F. No. 1589, which had previously been referred for comparison, was reported to the House.

There being no objection, H. F. No. 1589 was continued on Special Orders for tomorrow.

S. F. No. 942, A bill for an act relating to counties; authorizing county boards to annually appropriate money as a contingent fund for use by the members of the board for incidental costs and expenses.

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 123, and nays 2, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Faricy Ojala

The bill was passed and its title agreed to.

H. F. No. 1293 was reported to the House.

Ulland moved to amend H. F. No. 1293, the printed bill, as follows:

Page 1, lines 4 through 6, reinstate the stricken material.

Page 1, line 7, reinstate the stricken "shall be paroled until he has served".

Page 1, line 7, after the stricken "20" insert "15".

Page 1, line 7, reinstate the stricken "years, less the diminution which".

Page 1, reinstate the stricken line 8.

Page 1, line 9, after the stricken "20" insert "15".

Page 1, line 9, reinstate the stricken "years; and provided further that no convict serving a life sentence".

Page 1, reinstate the stricken lines 10 through 12.

Page 1, line 13, reinstate the stricken "609.185 shall be paroled until he has served".

Page 1, line 13, after the stricken "25" insert "15".

Page 1, line 13, reinstate the stricken "years, less the diminution".

Page 1, line 14, reinstate the stricken language.

Page 1, line 15, reinstate the stricken "for".

Page 1, line 15, after the stricken "25" insert "15".

Page 1, line 15, reinstate the stricken "years; provided further that any convict sentenced prior to Sep-".

Page 1, reinstate the stricken lines 16 and 17.

Further, amend the title in line 1, by deleting "eliminating" and inserting in lieu thereof "changing".

The motion prevailed and the amendment was adopted.

Bennett moved to amend H. F. No. 1293, the printed bill, as follows:

Page 2, line 1, reinstate the stricken language.

Page 2, line 1, after the stricken "unanimous" strike "the".

Page 2, line 1, after "consent of" strike "the".

Page 2, line 2, strike "majority of".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Bennett amendment and the roll being called, there were yeas 77, and nays 48, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Andersen, R. Anderson, D. Becklin Belisle Bennett Biersdorf Brinkman Carlson, D. Clifford DeGroat Dirlam Eken Erdahl	Erickson Esau Faricy Ferderer Fjoslien Fudro Fugina Graw Hagedorn Hanson Haugerud Heinitz Jacobs Johnson, C. Johnson, J. Johnson, R.	Jopp Jude Kempe Klaus Knickerbocker Laidig Larson Lindstrom, E. Lombardi Long McArthur McCauley McEachern McFarlin Menke	Miller, M. Myrah Newcome Niehaus Ohnstad Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Prahl Ryan St. Onge Samuelson Sarna	Savelkoul Schreiber Searle Sherwood Skaar Stangeland Swanson Vento Voss Weaver Wenzel Wigley Wohlwend
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Those who voted in the negative were:

Anderson, I. Bell Berg Boland Braun Carlson, A. Carlson, B.	Cleary Connors Cummiskey Dahl Dieterich Eckstein Enebo Flakne Forsythe	Jaros Johnson, D. Kahn Kelly LaVoy Lemke McCarron McMillan Millan	Munger Nelson Norton Ojala Parish Pleasant Quirin Resner Picas	Sieben, H. Sieben, M. Smith Spanish Stanton Ulland Wolcott Mr. Speaker
Carlson, L.	Forsythe	Miller, D.	Rice	mr. Speaker
Casserly	Growe	Moe	Salchert	

The motion prevailed and the amendment was adopted.

Faricy moved to amend H. F. No. 1293, the printed bill, as follows:

Page 2, line 1, strike "unanimous".

Page 2, line 1, after the words "consent of" insert "4 of the 5 members of".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Faricy amendment and the roll being called, there were yeas 56, and nays 73, as follows:

Those who voted in the affirmative were:

Adams, J. Anderson, I. Bell Berg Berglin Boland Braun Brinkman Carlson, A. Carlson, B. Carlson, L. Carsonky	Cleary Connors Cummiskey Dahl Dieterich Eckstein Enebo Faricy Flakne Forsythe Fugina Crobe	Growe Jaros Johnson, D. Johnson, J. Jude Kahn Kelly LaVoy Lindstrom, J. McCarron McMillan	Moe Munger Nelson Ojala Parish Pehler Pleasant Prahl Quirin Resner Bisse	Salchert Sieben, H. Sieben, M. Smith Stanton Tomlinson Ulland Mr. Speaker
Casserly	Graba	Miller, D.	Rice	

Those who voted in the negative were:

Adams, S.EricksonAndersen, R.EsauAnderson, D.FerdererAnderson, G.FjoslienBecklinFudroBelisleGrawBennettHagedornBiersdorfHansonCarlson, D.HaugerudCliffordHeinitzCulhaneHookDeGroatJacobsDirlamJohnson, R.ErdahlJopp	Kempe Klaus Knickerbocker Kvam Laidig Larson Lemke Lindstrom, E. Lombardi Long Mann McArthur McCauley McCauley McEachern McFarlin	Menke Miller, M. Myrah Niehaus Ohnstad Patton Pavlak, R. Pavlak, R. L. Peterson Pieper Ryan St. Onge Samuelson Sarna Savelkoul	Schreiber Searle Sherwood Skaar Stangeland Swanson Vento Voss Weaver Wenzel Wigley Wohlwend Wolcott
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The motion did not prevail and the amendment was not adopted.

H. F. No. 1293, A bill for an act relating to adult corrections; parole; eliminating certain limitations on parole; amending Minnesota Statutes 1971, Section 243.05.

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 28, as follows:

Those who voted in the affirmative were:

Adams, J.	Anderson, I.	Bell	Berglin	Braun
Adams, S.	Becklin	Bennett	Biersdorf	Carlson, A.
Andersen, R.	Belisl e	Berg	Bołand	Carlson, B.

Casserly F Cleary G Connors G Cummiskey G Dahl H DeGroat H Dieterich J Dirlam J Eckstein J Erdahl J Erickson J Erickson J Faricy K Ferderer K Flakne K	Graba Graw Growe Heinitz Hook Jacobs Jaros Johnson, C. Johnson, D. Johnson, J. Johnson, R. Johnson, R. Jude Kahn Kelly	Larson LaVoy Lemke Lindstrom, J. Lombardi Long McArthur McCarron McCauley McEachern McFarlin McFarlin McMillan Menke Miller, D. Moe Munger Nelson Norton	Ohnstad Ojala Patton Pavlak, R. Pavlak, R. L. Pehler Pleasant Prahl Quirin Resner Rice Ryan St. Onge Salchert Sarna Savelkoul Schreiber Searle	Sherwood Sieben, H. Sieben, M. Skaar Stanton Swanson Tomlinson Ulland Vento Voss Weaver Wigley Wohlwend Wolcott Mr. Speaker
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Those who voted in the negative were:

Anderson, D. Anderson, G. Brinkman Carlson, D. Clifford Culhana	Eken Fjoslien Hagedorn Hanson Haugerud	Kempe Klaus Knickerbocker Lindstrom, E. Mann Millor M	Peterson Pieper	Smith Spanish Stangeland Wenzel
Culhane	Jopp	Miller, M.	Samuelson	

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

S. F. No. 551, A bill for an act relating to highway traffic regulations; school bus equipment; use of equipment; color; amending Minnesota Statutes 1971, Section 169.44, Subdivisions 1, 2, 6, 7, 8, and by adding subdivisions.

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 122, and nays 2, as follows:

Those who voted in the affirmative were:

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

Schreiber Stangeland

The bill was passed and its title agreed to.

S. F. No. 1147 was reported to the House.

Savelkoul moved to amend S. F. No. 1147, the printed bill, as follows:

Line 14, after "taxes" and to the period in line 15 strike "and shall be deposited in the highway user tax distribution fund".

The motion prevailed and the amendment was adopted.

S. F. No. 1147, A bill for an act relating to motor vehicles; registration and taxation; providing charges for filing applications; amending Minnesota Statutes 1971, Section 168.33, by adding a subdivision.

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 93, and nays 34, as follows:

Those who voted in the affirmative were:

BergFBerglinFBiersdorfFBolandFBrinkmanFCarlson, A.GCarlson, B.GCarlson, L.GCasserlyHClearyHConnorsJa	erderer lakne orsythe udro ugina raba raw rowe lanson laugerud acobs	LaVoy Lemke Lindstrom, J. McArthur McCarron McCauley McEachern McMillan Menke Miller, D.	Pavlak, R. L. Pehler Peterson Pleasant Prahl Quirin Resner Rice Ryan St. Onge Salchert	Sieben, M. Smith Stanton Swanson Tomlinson Ulland Vento Voss Weaver Wigley Wohlwend Wolcott Mr. Speaker
Cummiskey Ja	aros	Moe	Samuelson Sarna	mr. openci

Those who voted in the negative were:

Anderson, G.	Erickson	Јорр	Mann	Pieper
Becklin	Esau	Klaus	McFarlin	Savelkoul
Carlson, D.	Fjoslien	Kvam	Miller, M.	Searle
Clifford	Hagedorn	Larson	Myrah	Skaar
Culhane	Heinitz	Lindstrom, E.	Niehaus	Stangeland
DeGroat	Hook	Lombardi	Ohnstad	Wenzel
Eckstein	Johnson, J.	Long	Patton	

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

H. F. No. 1575 was reported to the House.

Sieben, H., moved to amend H. F. No. 1575, the printed bill, as follows:

Page 3, line 27, after the word "filed", add the words "for issuance in Minnesota", and after the word "issued" add the words "in Minnesota".

The motion prevailed and the amendment was adopted.

H. F. No. 1575, A bill for an act relating to insurance; variable contracts; amending Minnesota Statutes 1971, Sections 61A.13, Subdivision 1; 61A.14, Subdivision 5; 61A.15; 61A.17; 61A.19; 61A.21; and 61A.22.

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 117, and nays 8, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Andersen, R. Anderson, G. Anderson, I. Bell Bennett Berg Berglin Boland Braun Brinkman Carlson, A. Carlson, A. Carlson, L. Carlson, L. DeGroat Dieterich Dirlam Eckstein Enebo	Erdahl Erickson Faricy Ferderer Flakne Forsythe Fudro Fugina Graba Graba Graw Graw Growe Hagedorn Hanson Haugerud Hook Jacobs Jaros 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 McFarlin McFarlin Menke Miller, D. Miller, M. Moe Munger	Myrah Nelson Newcome Niehaus Norton Ojala Parish Patton Pavlak, R. Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant Prahl Quirin Resner Rice Ryan St. Onge Salchert Samuelson Sarna Savelkoul	Schreiber Schulz Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vento Voss Weaver Wenzel Wigley Wohlwend Wolcott Mr. Speaker
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Those who voted in the negative were:

Becklin	Clifford	Heinitz	Ohnstad	Searle
Biersdorf	Culhane	McCarron		

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

H. F. No. 1192, A bill for an act relating to utilities; private and publicly owned companies; providing for regulations as to customer deposits.

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 41, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Andersen, R. Anderson, G. Anderson, I. Bell Bennett Berg Berglin Boland Braun Brinkman Carlson, A. Carlson, B. Carlson, L. Casserly	Dahl Dieterich Eken Enebo Faricy Ferderer Fjoslien Fudro Fugina Graba Growe Hanson Haugerud Jacobs Jaros Johnson, C.	Jude Kahn Kelly Kempe Knickerbocker LaVoy Lindstrom, J. Mann McCarron McEachern McMillan Menke Miller, D. Moe Myrah Nelson	Pavlak, R. L. Pehler Peterson Pieper Prahl Quirin Resner Rice Ryan St. Onge Salchert	Sarna Savelkoul Sherwood Sieben, H. Sieben, M. Smith Spanish Stanton Swanson Tomlinson Ulland Vento Voss Wenzel Wigley Mr. Speaker
Cummiskey	Johnson, D.	Norton	Samuelson	-

Those who voted in the negative were:

Anderson, D.	Eckstein	Johnson, R.	McArthur	Skaar
Becklin	Erdahl	Jopp	McCauley	Stangeland
Biersdorf	Erickson	Klaus	McFarlin	Weaver
Carlson, D.	Esau	Kvam	Miller, M.	Wohlwend
Cleary	Flakne	Laidig	Munger	Wolcott
Clifford	Forsythe	Larson	Niehaus	
Connors	Hagedorn	Lemke	Schreiber	
Culhane	Hook	Lombardi	Schulz	
DeGroat	Johnson, J.	Long	Searle	

The bill was passed and its title agreed to.

H. F. No. 1316 was reported to the House.

Lindstrom, J., moved to amend H. F. No. 1316, the printed bill, as follows:

Page 4, line 13, after the word "year" and before the word "on" insert "a report".

Page 4, line 14, after the word "statutes" and before the word "relating", insert "and rules".

Page 4, line 18, after the word "state" at the beginning of the line, and before the word "may" strike ", its political subdivisions and any other instrumentalities of the state".

Page 5, line 1, after "Subd. 9." delete all the language in the line, and all of lines 2 and 3, and insert in lieu thereof "This act shall become effective the day following enactment.".

Further amend the title in line 2, strike "and its governmental units".

The motion prevailed and the amendment was adopted.

H. F. No. 1316, A bill for an act relating to the collection, security and dissemination of records and information by the state; providing penalties; amending Minnesota Statutes 1971, Chapter 16, by adding a section.

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 118, and nays 13, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Hook Larson Ohnstad	Patton Pieper Skaar	Stangeland
Larson]	Pieper

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

S. F. No. 736 was reported to the House.

Rice moved to amend S. F. No. 736, the printed bill, as follows:

Page 1, line 23, after the word "county" strike ", municipal".

Page 1, line 26, after the period insert a new paragraph as follows:

"(d) If for a municipal office, by two percent of the entire vote cast for that office at the last preceding general election, or 500, whichever is greater."

The motion prevailed and the amendment was adopted.

Adams, S., moved to amend S. F. No. 736, the printed bill, as amended, as follows:

Page 1, in new paragraph "(d)" strike "500, whichever is greater" and insert "1,000, whichever is lesser".

The motion did not prevail and the amendment was not adopted.

Flakne and Rice moved to amend S. F. No. 736, the printed bill, as amended, as follows:

Page 1, in the new paragraph "(d)", strike the word "two" and insert the word "ten".

Page 1, in the new paragraph "(d)" place a period after "election" and strike the remainder of the line.

The motion prevailed and the amendment was adopted.

Knickerbocker moved to amend S. F. No. 736, the printed bill, as amended, as follows:

Page 1, line 30, strike "second,".

Page 2, line 13, after "first" insert "and second".

Page 3, line 10, strike "second,".

Page 3, line 15, strike "of the first class".

Page 3, line 16, after "ballot" and before "shall" insert "of cities of the first and second class".

Page 3, line 20, strike "of the first class" and after "ballot" and before "shall" insert "of cities of the first and second class".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Knickerbocker amendment and the roll being called, there were yeas 52, and nays 72, as follows:

Those who voted in the affirmative were:

Andersen, R.	Dirlam	Heinitz	Lombardi	Skaar
Anderson, D.	Erdahl	Hook	Long	Stangeland
Becklin	Erickson	Johnson, J.	McCauley	Swanson
Belisle	Esau	Johnson, R.	McFarlin	Ulland
Bennett	Faricy	Jopp	Myrah	Weaver
Biersdorf	Ferderer	Klaus	Niehaus	Wigley
Carlson, A.	Fjoslien	Knickerbocker	Ohnstad	Wohlwend
Carlson, D.	Forsythe	Kvam	Pavlak, R. L.	Wolcott
Cleary	Graw	Laidig	Pieper	
Clifford	Hagedorn	Larson	Savelkoul	
Connors	Hanson	Lindstrom, E.	Searle	

Those who voted in the negative were:

Adams, J. Adams, S. Anderson, G. Anderson, I. Bell Berg Berglin Boland Brinkman Carlson, B. Carlson, L. Casserly Culhane	DeGroat Dieterich Eckstein Eken Enebo Fudro Fugina Graba Graba Graba Graba Jacobs Jacobs Jaros Johnson, C.	Kelly LaVoy Lemke Lindstrom, J. Mann McArthur McCarron McEachern McMillan Menke Miller, D. Miller, M. Moe Munger	Norton Ojala Parish Pavlak, R. Pehler Peterson Prahl Quirin Resner Rice Ryan St. Onge Salchert Samueleen	Schulz Sherwood Sieben, H. Sieben, M. Smith Spanish Stanton Tomlinson Vento Voss Wenzel Mr. Speaker
Cummiskey Dahl	Johnson, D. Jude	Munger Nelson	Samuelson Sarna	
Dam	Jude	TACIBULI	Garna	

The motion did not prevail and the amendment was not adopted.

Johnson, R., moved to amend S. F. No. 736, the printed bill, as follows:

Page 4, after line 11, add a new subdivision to read as follows:

"Subd. 6. The provision of this chapter relating to party designation of candidates shall apply only to cities of the first class with population in excess of 400,000.".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Johnson, R., amendment and the roll being called, there were yeas 57, and nays 70, as follows:

Those who voted in the affirmative were:

Adams, S. Andersen, R. Anderson, D. Becklin Belisle Bell Bennett Biersdorf Carlson, A. Carlson, D. Cleary	DeGroat Dirlam Erdahl Erickson Esau Ferderer Fjoslien Flakne Forsythe Graw Hagedorn	Lindstrom, E. Lombardi	Ohnstad Pavlak, R. L. Pieper Pleasant Savelkoul	Searle Skaar Smith Stangeland Ulland Weaver Wigley Wohlwend Wolcott
Clifford	Heinitz	Long	Saveikoui Schreiber	

Those who voted in the negative were:

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

The motion did not prevail and the amendment was not adopted.

Johnson, J., moved to amend S. F. No. 736, the printed bill, as follows:

Page 4, after line 11, add a new section to read:

"Sec. 3. Notwithstanding any other law to the contrary, all partisan candidates running for office in the State of Minnesota shall have their names rotated.".

POINT OF ORDER

Rice raised a point of order pursuant to Rule 34 that the Johnson, J., amendment was out of order. The Speaker ruled the point of order not well taken.

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POINT OF ORDER

Rice raised a point of order pursuant to Rule 45b that the Johnson, J., amendment was out of order. The Speaker ruled the point of order well taken.

Johnson, J., appealed from the decision of the Speaker.

A roll call was requested and properly seconded.

Berg moved that the appeal from the decision of the Speaker be laid on the table.

A roll call was requested and properly seconded.

The question was taken on the motion by Berg and the roll being called, there were yeas 75, and nays 53, as follows:

Those who voted in the affirmative were:

Adams, J. Anderson, G. Anderson, I. Berg Berglin Boland Braun Brinkman Carlson, B. Carlson, L. Carlson, L. Casserly Connors Culhane Cummiskey	Dieterich Eckstein Ehen Enebo Faricy Fudro Fugina Graba Growe Hanson Haugerud Jacobs Jaros Johnson, C.	Jude Kahn Kelly Kempe LaVoy Lemke Lindstrom, J. Mann McCarron McEachern McMillan Menke Miller, D. Miller, M.	Munger Nelson Norton Ojala Parish Patton Pavlak, R. Pehler Peterson Prahl Quirin Resner Rice Rvan	Salchert Samuelson Sarna Schulz Sherwood Sieben, H. Sieben, M. Sieben, M. Sieben, M. Sieben, M. Sieben, M. Sieben, M. Stanton Swanson Tomlinson Vento Voss Wenzel
Cummiskey Dahl	Johnson, C. Johnson, D.	Miller, M. Moe	Ryan St. Onge	Wenzel Mr. Speaker
Dam	50maon, D.	MOC	on onge	mir openaer

Those who voted in the negative were:

Adams, S. Andersen, R. Anderson, D. Becklin Belisle Bell Bennett Biersdorf Carlson, A. Carlson, D.	Clifford DeGroat Dirlam Erdahl Erickson Esau Ferderer Fjoslien Forsythe Graw	Kvam Laidig Larson	Myrah Newcome Niehaus Ohnstad Pavlak, R. L.	Pleasant Savelkoul Schreiber Stangeland Ulland Weaver Wigley Wohlwend Wolcott
Cleary	Hagedorn	Lindstrom, E.	Pieper	

The motion prevailed and the appeal was laid on the table.

Bell was excused until 10:00 p.m.

Johnson, J., moved to amend S. F. 736, the printed bill, as follows:

Page 2, line 13, after the word "first" and before the word "class" insert the following: ", 2nd, third and fourth,".

Page 3, line 15, after the word "first" and before the word "class" insert the following: ", 2nd, third and fourth,".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Johnson, J., amendment and the roll being called, there were yeas 49, and nays 79, as follows:

Those who voted in the affirmative were:

Andersen, R.	Erdahl	Hanson	Larson	Pieper
Becklin	Erickson	Heinitz	Lindstrom, E.	Pleasant
Belisle	Esau	Hook	Lombardi	Savelkoul
Bell	Faricy	Johnson, J.	Long	Skaar
Bennett	Ferderer	Johnson, R.	McCauley	Stangeland
Biersdorf	Fjoslien	Jopp	McFarlin	Weaver
Carlson, A.	Flakne	Klaus	Myrah	Wigley
Cleary	Forsythe	Knickerbocker	Newcome	Wohlwend
Clifford	Graw	Kvam	Ohnstad	Wolcott
Dirlam	Hagedorn	Laidig	Pavlak, R. L.	

Those who voted in the negative were:

Adams, J. Adams, S. Anderson, D. Anderson, G. Anderson, I. Berg Berglin Boland Braun Brinkman Carlson, B. Carlson, D. Carlson, L. Casserly Connors	Cummiskey Dahl DeGroat Dieterich Eckstein Eken Enebo Fudro Fugina Graba Growe Haugerud Jacobs Jaros Johnson, C.	Jude Kahn Kelly Lavoy Lemke Lindstrom, J. Mann McArthur McCarron McCarron McEachern McCillan Menke Miller, D. Miller, M. Moe	Nelson Niehaus Norton Ojala Parish Patton Pavlak, R. Pehler Peterson Prahl Quirin Resner Rice Ryan St. Onge	Samuelson Sarna Schulz Sherwood Sieben, H. Sieben, M. Smith Stanton Swanson Tomlinson Ulland Vento Voss Wenzel Mr. Speaker
Culhane	Johnson, D.	Munger	Salchert	_

The motion did not prevail and the amendment was not adopted.

S. F. No. 736, A bill for an act relating to elections; providing that certain officers in cities of the first class be elected with party designation; amending Minnesota Statutes 1971, Sections 202.09, Subdivision 1; and 205.17.

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 69, and nays 57, as follows:

Those who voted in the affirmative were:

Adams, J. Anderson, G. Anderson, I. Berg Berglin Boland Braun Brinkman Carlson, B. Carlson, L.	Dieterich Eckstein Eken Enebo Faricy Fudro Fugina Graba Hanson Jacobs	Kahn Kelly LaVoy Lemke Lindstrom, J. Mann McCarron McCarron McEachern McMillan	Munger Nelson Norton Ojala Parish Patton Pavlak, R. Pehler Peterson Prabl	St. Onge Salchert Sarna Sherwood Sieben, H. Sieben, M. Swanson Tomlinson Vento
Carlson, B.	Hanson	McEachern	Peterson	Tomlinson
Carlson, L.	Jacobs	McMillan Menke		Vento Voss
Casserly Connors	Jaros Johnson, C.	Miller, D.	Resner	Wenzel
Cummiskey Dahl	Johnson, D. Jude	Miller, M. Moe	Rice Ryan	Mr. Speaker

Those who voted in the negative were:

Adams, S. Andersen, R. Andersen, D. Becklin Belisle Bennett Biersdorf Carlson, A. Carlson, D. Cleary Clifford	Dirlam Erdahl Erickson Esau Ferderer Fjoslien Flakne Forsythe Graw Growe Hagedorn	Hook Johnson, J. Jopp Klaus Knickerbocker Kvam Laidig Larson Lindstrom, E. Lombardi	Ohnstad Pavlak, R. L. Pieper Pleasant Savelkoul	Searle Skaar Smith Stangeland Ulland Weaver Wigley Wohlwend Wolcott
Clifford	Hagedorn	Lombardi	Savelkoul	
De Groat	Heinitz	Long	Schreiber	

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

MOTION FOR RECONSIDERATION

Hanson moved that the vote whereby S. F. No. 736 was passed today be now reconsidered. The motion prevailed.

S. F. No. 736 was reported to the House.

Hanson moved to amend S. F. No. 736, the printed bill, as amended, as follows:

Page 1, in the new paragraph "(d)", strike "ten" and insert "two".

Page 1, in the new paragraph "(d)", after "election" insert ", or 500, whichever is greater".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Hanson amendment and the roll being called, there were yeas 111, and nays 9, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

56th Day]

Cummiskey	Forsythe	Hook	Savelkoul	Weaver
Flakne	Hagedorn	Kvam	Stangeland	

The motion prevailed and the amendment was adpoted.

Lindstrom, E., moved to amend S. F. No. 736, the printed bill, as amended, as follows:

Page 4, after line 11 add a new Subd. to read as follows:

"This act shall become effective in each affected municipality upon approval by the city council.".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Lindstrom, E., amendment and the roll being called, there were yeas 54, and nays 68, as follows:

Those who voted in the affirmative were:

Adams, S. Andersen, R. Anderson, D. Becklin Belisle Bennett Biersdorf Carlson, A. Carlson, D. Cleary	DeGroat Erdahl Erickson Esau Ferderer Fjoslien Flakne Forsythe Graw Hagedorn	Hook Johnson, J. Johnson, R. Jopp Kempe Klaus Knickerbocker Kvam Laidig Larson	Ohnstad Pavlak, R. L. Pieper	Savelkoul Schreiber Searle Skaar Stangeland Ulland Weaver Wigley Wohlwend Wolcott
Clifford	Heinitz	Lindstrom, E.	Pleasant	WOICOLL

Those who voted in the negative were:

Adams, J.EcksteinAnderson, I.EkenBergEneboBerglinFaricyBolandFudroBraunFuginaBrinkmanGrabaCarlson, B.HansonCarlson, L.HaugerudCasserlyJacobsConnorsJarosCummiskeyJohnson, C.DahlJude	Kahn Keily LaVoy Lemke Mann McCarron McEachern McMillan Menke Miller, D. Miller, M. Mole Munger Nelson	Norton Ojala Parish Patton Pavlak, R. Pehler Peterson Prahl Quirin Resner Rice Ryan St. Onge Salchert	Samuelson Sarna Sherwood Sieben, H. Sieben, M. Stanton Swanson Tomlinson Vento Voss Wenzel Mr. Speaker
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The motion did not prevail and the amendment was not adopted.

S. F. No. 736, A bill for an act relating to elections; providing that certain officers in cities of the first class be elected with party designation; amending Minnesota Statutes 1971, Sections 202.09, Subdivision 1; and 205.17.

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 69, and nays 56, as follows:

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Salchert Samuelson Sarna Sherwood Sieben, H. Sieben, M. Stanton Swanson Tomlinson Vento Voss Wenzel Mr. Speaker

Those who voted in the affirmative were:

Adams, J.	Dieterich	Kahn	Nelson
Anderson, I.	Eckstein	Kelly	Norton
Berg	Eken	Kempe	Ojala
Berglin	Enebo	LaVoy	Parish
Boland	Faricy	Lemke	Patton
Braun	Fudro	Mann	Pavlak, R.
Brinkman	Fugina	McCarron	Pehler
Carlson, B.	Graba	McEachern	Peterson
Carlson, L.	Hanson	McMillan	Prahl
Casserly	Jacobs	Menke	Quirin
Connors	Jaros	Miller, D.	Resner
Culhane	Johnson, C.	Miller, M.	Rice
Cummiskey	Johnson, D.	Moe	Ryan
Dahl	Jude	Munger	St. Onge

Those who voted in the negative were:

Adams, S. Andersen, R. Anderson, D. Becklin Belisle Bennett Biersdorf Carlson, A. Carlson, D. Cleary Clifford DeGroat	Dirlam Erdahl Erickson Esau Ferderer Flakne Forsythe Graw Growe Hagedorn Heinitz Hook	Johnson, J. Johnson, R. Jopp Klaus Knickerbocker Kvam Laidig Larson Lindstrom, E. Lombardi Long McArthur	McCauley McFarlin Myrah Newcome Niehaus Ohnstad Pavlak, R. L. Pieper Pleasant Savelkoul Schreiber Searle	Skaar Smith Stangeland Ulland Weaver Wigley Wohlwend Wolcott
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The bill was passed, as amended, and its title agreed to.

H. F. No. 755, A bill for an act relating to unemployment compensation; benefits; eligibility; time of receiving claim; amending Minnesota Statutes 1971, Section 268.08, Subdivision 1.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 116, and nays 8, as follows:

Those who voted in the affirmative were:

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

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Savelkoul	Sieben, M.	Swanson
Schulz	Skaar	Tomlinson
Searle	Smith	Ulland
Sherwood	Stangeland	Vento
Sieben, H.	Stanton	Voss

Weaver Wenzel Wigley Wohlwend Wolcott

Those who voted in the negative were:

Clifford	Hook	Knickerbocker Pieper	Pleasant
Forsythe	Klaus	Larson	

The bill was passed and its title agreed to.

McMillan was excused for the remainder of today's session.

S. F. No. 1278, A bill for an act relating to the city of Red Wing; exempting the cost of principal and interest on bonded indebtedness of the city from certain levy limitations.

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:

The bill was passed and its title agreed to.

S. F. No. 697, A bill for an act relating to education; textbooks; license to sell; failure to conform to agreement; failure to obtain a license; prescribing penalties; amending Minnesota Statutes 1971, Sections 126.16; and 127.22; repealing Minnesota Statutes 1971, Section 126.17.

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

Mr. Speaker

The question being taken on the passage of the bill and the roll being called, there were yeas 124, and nays 1, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Pavlak, R. L.

The bill was passed and its title agreed to.

S. F. No. 60 was reported to the House.

Erickson moved to amend S. F. No. 60, the printed bill, as follows:

Page 4, delete lines 8 and 9.

Further, amend the title in line 12, by deleting "; repealing Minnesota" and inserting in lieu thereof a period and by deleting lines 13 and 14.

A roll call was requested and properly seconded.

The question was taken on the adoption of the Erickson amendment and the roll being called, there were yeas 34, and nays 80, as follows:

Those who voted in the affirmative were:

Adams, S.	Dirlam	Hagedorn	Long	Savelkoul
Anderson, D.	Erdahl	Haugerud	Mann	Schreiber
Anderson, I.	Erickson	Hook	McCauley	Stangeland
Clifford	Esau	Johnson, C.	Myrah	Ulland
Culhane	Forsythe	Klaus	Pieper	Weaver
Cummiskey	Graba	Larson	Pleasant	Wohlwend
DeGroat	Graw	Lombardi	Rice	wonnwend

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Those who voted in the negative were:

Adams, J. Andersen, R. Becklin Belisle Bennett Berg Berglin Biersdorf Boland Braun Brinkman Carlson, A. Carlson, D. Carlson, L.	Cleary Connors Dahl Dieterich Eken Enebo Faricy Ferderer Fjoslien Fudro Fudro Fugina Growe Hanson Jacobs Jaros	Johnson, J. Johnson, R. Jopp Jude Kahn Kempe Knickerbocker Kvam Laidig LaVoy Lemke Lindstrom, E. McCarron McEachern McFarlin	Ohnstad Ojala Parish Pavlak, R. Pavlak, R. L. Pehler Quirin Resner	St. Onge Salchert Schulz Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Swanson Vento Voss Wenzel Wigley Wolcott
Casserly	Johnson, D.	Menke	Ryan	Mr. Speaker

The motion did not prevail and the amendment was not adopted.

S. F. No. 60, A bill for an act relating to motor vehicles; regulating the type and use of tires on vehicles using the highways; providing for a study of the effect of the use of wire embedded tires on highways; empowering the commissioner of highways to authorize the use of such tires under certain conditions; amending Minnesota Statutes 1971, Section 169.72, Subdivision 1, and by adding a subdivision; repealing Minnesota Statutes 1971, Section 169.72, Subdivision 2.

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 100, and nays 22, as follows:

Those who voted in the affirmative were:

Andersen, R. Anderson, D. Anderson, G. Anderson, I. Becklin Bennett Berg Berglin Biersdorf Braun Brinkman Carlson, A. Carlson, D. Carlson, L.	Esau Faricy Fjoslien Flakne Forsythe Fudro Fugina	Hanson Haugerud Heinitz Jacobs Johnson, C. Johnson, D. Jude Kahn Kelly Kempe Klaus Knickerbocker Larson LaVoy Lemke Lindstrom, J. Mann	Pieper Prahl Quirin Resner	Salchert Sarna Savelkoul Schreiber Schulz Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Voss Wenzel
Casserly Cleary	Graba Growe	Mann McArthur	Rice Ryan	Wenzel Wohlwend
Clifford	Hagedorn	McEachern	St. Onge	Mr. Speaker

Those who voted in the negative were:

Belisle	Dieterich	Graw	Johnson, J.	Kvam
Boland	Ferderer	Hook	Johnson, R.	Laidig

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[56th Day

Lindstrom, E. Lombardi Long	McCarron McFarlin Moe	Pavlak, R. L. Pleasant Vento	Weaver Wolcott	Wigley
Long	moe	vento		

The bill was passed and its title agreed to.

S. F. No. 2125, A bill for an act relating to transportation; motor vehicle carriers; defining exempt carrier; amending Minnesota Statutes 1971, Section 221.011, Subdivision 22.

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 127, and nays 0, as follows:

Those who voted in the affirmative were:

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

S. F. No. 695, A bill for an act relating to savings banks; investments, loans and powers; amending Minnesota Statutes 1971, Section 50.14, Subdivision 5; and Chapter 50, by adding sections.

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

The question was taken on the passage of the bill.

Pursuant to Rule 34, Ferderer requested to be excused from voting. The request was not granted.

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

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Pursuant to Rule 34, Hook requested to be excused from voting. The request was not granted.

Pursuant to Rule 34, DeGroat requested to be excused from voting. The request was not granted.

Bennett moved that Hagedorn be excused from voting. The motion prevailed.

Pursuant to Rule 34, Dirlam requested to be excused from voting. The request was not granted.

Vanasek moved that those not voting be excused from voting. The motion prevailed.

The roll being called, there were yeas 44, and nays 75, as follows:

Those who voted in the affirmative were:

Adams, J. Anderson, D. Anderson, I. Bell Berg Berglin Braun Brinkman Cleary	Cummiskey Eken Enebo Graba Haugerud Jaros Johnson, C. Jude Kabn	Kelly Lemke Lindstrom, J. Mann McCarron McFarlin Moe Norton Prahl	Quirin Resner Ryan St. Onge Samuelson Schulz Searle Sieben, H. Sieben, M.	Spanish Stanton Swanson Tomlinson Voss Wenzel Wolcott Mr. Speaker
Cleary	Kahn	Prahl	Sieben, M.	

Those who voted in the negative were:

Adams, S.	Culhane	Graw	Larson	Ojala Parish
Andersen, R.	Dahl	Growe	LaVoy	
Anderson, G.	DeGroat	Hanson	Lindstrom, E.	Patton
Becklin	Dieterich	Heinitz	Long	Pavlak, R.
Belisle	Dirlam	Hook	McArthur	Pehler
Bennett	Eckstein	Jacobs	McCauley	Peterson
Biersdorf	Erdahl	Johnson, D.	McEachern	Pieper
Boland	Erickson	Johnson, J.	Menke	Pleasant
Carlson, A.	Esau	Johnson, R.	Miller, D.	Schreiber
Carlson, B.	Faricy	Jopp	Miller, M.	Skaar
Carlson, D.	Ferderer	Kempe	Myrah	Smith
Carlson, L.	Flakne	Klaus	Nelson	Ulland
Casserly	Forsythe	Knickerbocker	Newcome	Vento
Clifford	Fudro	Kvam	Niehaus	Wigley
Connors	Fugina	Laidig	Ohnstad	Wohlwend

The bill was not passed.

H. F. No. 647 was reported to the House.

Lemke moved that H. F. No. 647 be continued on Special Orders for Friday, May 11, 1973. The motion prevailed.

S. F. No. 753 was reported to the House.

Lindstrom, E., moved to amend S. F. No. 753, the printed bill, as follows:

Page 1, line 15, after the words "poultry products;" and before "(4)" insert "or". Line 16, after the word "products" delete the semicolon and the language remaining in the line.

Line 17, at the beginning of the line, delete the word "products". Further in line 17, after the word "timber" and before the word "or" insert ", fruit or other horticultural products,".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Lindstrom, E., amendment and the roll being called, there were yeas 41 and nays 74, as follows:

Those who voted in the affirmative were:

Adams, S.DeGroatAndersen, R.DirlamAnderson, D.ErdahlBelisleEsauBellFlakneBennettForsytheCarlson, A.HaugerudClearyHeinitzCliffordJohnson, J.	Johnson, R. Jopp Knickerbocker Kvam Laidig Lindstrom, E. McArthur McCauley McFarlin	Pavlak, R. L. Pieper	Ulland Weaver Wigley Wohlwend Wolcott
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Those who voted in the negative were:

Adams, J.DahlAnderson, G.DieterichAnderson, I.EcksteinBecklinEkenBergEneboBerglinFaricyBolandFjoslienBraunFudroBrinkmanGrabaCarlson, L.HansonCasserlyJacobsConnorsJarosCulhaneJohnson, C.CummiskeyJohnson, D.	Jude Kahn Kelly Kempe LaVoy Lemke Long Mann McCarron McCarron McCachern Menke Miller, D. Miller, M. Moe Munger	Nelson Niehaus Norton Ojala Parish Patton Pavlak, R. Pehler Peterson Quirin Resner Rice Ryan St. Onge Salchert	Samuelson Sarna Schulz Sherwood Sieben, H. Sieben, M. Skaar Stanton Swanson Tomlinson Vento Voss Wenzel Mr. Speaker
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The motion did not prevail and the amendment was not adopted.

S. F. No. 753, A bill for an act relating to agricultural lands; regulating the ownership of such lands by certain corporations; providing penalties; repealing Minnesota Statutes 1971, Sections 500.22, Subdivisions 3, 4 and 5; and 500.23.

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 121, and nays 8, as follows:

Those who voted in the affirmative were:

Adams, J.	Bennett	Carlson, A.	Culhane	Eken
Andersen, R.	Berg	Carlson, B.	Cummiskey	Enebo
Anderson, D.	Berglin	Carlson, D.	Dahl	Erdahl
Anderson, G.	Biersdorf	Carlson, L.	DeGroat	Erickson
Anderson, I.	Boland	Casserly	Dieterich	Esau
Becklin	Braun	Cleary	Dirlam	Faricy
Beliele	Brinkman	Connors	Ecketain	Forderer
Belisle	Brinkman	Connors	\mathbf{E} ckstein	Ferderer

WEDNESDAY, MAY 9, 1973

Fjoslien Flakne Fudro Fugina Graba Graw Growe Hagedorn Hanson Haugerud Hook Jacobs Jaros Johnson, C. Johnson, J. Jopp Jude	Kahn Kelly Kempe Klaus Knickerbocker Kvam Laidig Larson LaVoy Lemke Lindstrom, J. Lombardi Long Mann McArthur McCarron McCauley McEachern	McFarlin Menke Miller, D. Miller, M. Moe Munger Myrah Nelson 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 Sherwood Sieben, H. Sieben, M.	Skaar Smith Stangeland Stanton Swanson Tomlinson Ulland Vento Voss Weaver Weaver Wenzel Wigley Wohlwend Mr. Speaker
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Those who voted in the negative were:

Adams, S. Clifford	Forsythe Heinitz	Johnson, R. Lindstrom, E.	Pavlak, R. L.	Wolcott

The bill was passed and its title agreed.

Rice and Salchert were excused for the remainder of today's session.

H. F. No. 1197 was reported to the House.

There being no objection, H. F. No. 1197 was continued on Special Orders for tomorrow.

H. F. No. 837 was reported to the House.

There being no objection, H. F. No. 837 was continued on Special Orders for tomorrow.

S. F. No. 1376 was reported to the House.

There being no objection, S. F. No. 1376 was continued on Special Orders for tomorrow.

Brinkman and Ojala were excused for the remainder of today's session.

S. F. No. 523 was reported to the House.

Sieben, M., moved to amend S. F. No. 523 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. [HEARING AIDS; RESTRICTIONS ON SALES.] Subdivision 1. [DEFINITION.] "Hearing aid" means any instrument or device designed for or represented as aiding defective human hearing, and its parts, attachments, or accessories, including but not limited to ear molds. Batteries and cords shall not be considered parts, attachments, or accessories of a hearing aid.

Subd. 2. [PRESCRIPTION OR WRITTEN RECOMMEN-DATION REQUIRED.] No hearing aid shall be sold by any person in this state except upon the prescription or other written and signed recommendation of an authorized person who is neither employed by, or in a business relationship with, a seller of hearing aids. For purposes of this section, "authorized person" means an audiologist, otolaryngologist, otologist, or licensed medical doctor. "Audiologist" means an individual who holds a master's degree or doctor's degree in audiology from a college or university that is fully accredited by the North Central Association of Colleges and Secondary Schools or an equivalent accrediting association. Any person selling a hearing aid as provided in this section shall maintain for not less than one year, in a file under the name of the person to whom the hearing aid was sold, a true copy of the prescription or other written recommendation, as provided herein, upon which such sale was made. Nothing in this act shall apply to a sale solely limited to either repair services or replacement parts, or both, for a hearing aid already owned by a consumer or to the sale of a replacement hearing aid to an aid already owned by a consumer.

Subd. 3. [PENALTY.] The violation of this section is a misdemeanor.

Sec. 2. Adults who are legally competent may be exempted from the provisions of section 1, subdivisions 2 and 3, if they sign a waiver acknowledging that they have been provided a copy of this law printed in large typeface (at least 14-point) and that the law has been read aloud to them by the hearing aid vendor. A copy of the signed waiver will be kept on file for three years from the date of sale."

The motion prevailed and the amendment was adopted.

Carlson, A., moved to amend S. F. No. 523, the printed bill, as amended, as follows:

Strike Sec. 2.

A roll call was requested and properly seconded.

The question was taken on the adoption of the Carlson, A., amendment and the roll being called, there were yeas 59, and nays 62, as follows:

Those who voted in the affirmative were:

Andersen, R. Anderson, I. Belisle Berg Berglin Boland Carlson, A. Carlson, A.	Eken Faricy Ferderer Flakne Fudro Growe Hanson	Kempe LaVoy Lemke Lindstrom, J. McCarron McCauley McEachern	Norton Parish Patton Pavlak, R. Pehler Prahl Quirin	Sieben, H. Sieben, M. Stanton Swanson Tomlinson Ulland Vento Vento
Carlson, L.	Jacobs	Miller, D.	Resner	Vento
Carlson, L. Casserly	Jacobs Jaros	Miller, D. Miller, M.	Resner St. Onge	Voss Wenzel
Connors	Johnson, D.	Moe	Sarna	Wolcott
Dahl	Kahn	Munger	Schulz	Mr. Speaker
Dieterich	Kelly	Nelson	Sherwood	-

Those who voted in the negative were:

Adams, J.	Anderson, G.	Bennett	Carlson, D.	Culhane
Adams, S.	Becklin	Biersdorf	Cleary	Cummiskey
Anderson, D.	Bell	Braun	Clifford	DeGroat
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Dirlam Eckstein Enebo Erdahl Erickson Esau Fjoslien Forsythe Fugina	Graw Haugerud Heinitz Hook Johnson, C. Johnson, J. Johnson, R. Jopp Jude	Knickerbocker Kvam Laidig Larson Lindstrom, E. Lombardi Long Mann McArthur	Newcome Niehaus Ohnstad	Searle Skaar Smith Spanish Weaver Wigley Wohlwend
Fugina	Jude			
Graba	Klaus	McFarlin	Schreiber	

The motion did not prevail and the amendment was not adopted.

Anderson, G., moved to amend S. F. No. 523, the printed bill, as amended, by adding a new subdivision as follows:

"Sec. 2. Subdivision 1. When a hearing aid vendor finds the following conditions in any person either by observation or being told by said person, said vendor shall not fit or sell a hearing aid until that person has consulted with a licensed medical doctor or audiologist:

1. Visible congenital or traumatic deformity of the ear.

2. History of, or active drainage from the ear within the previous 90 days.

3. History of sudden or rapidly progressive hearing loss within the previous 90 days.

4. Acute or chronic dizziness.

5. Unilateral hearing loss of sudden or recent onset within the previous 90 days.

6. Significant air-bone gap.".

Renumber former Sec. 2 as Sec. 2, Subd. 2.

The motion prevailed and the amendment was adopted.

Connors moved to amend S. F. No. 523, the printed bill, as amended, as follows:

Sec. 2, Subd. 2, of the bill after the first word "Adults" and before the word "who" insert "under 60 years".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Connors amendment and the roll being called, there were yeas 64, and nays 50, as follows:

Those who voted in the affirmative were:

Andersen, R.	Carlson, A.	Dieterich	Growe	Kelly
Anderson, I.	Carlson, B.	Eken	Hanson	Kempe
Belisle	Carlson, L.	Faricy	Jacobs	LaVoy
Bennett	Casserly	Flakne	Jar os	Lemke
Berg	Cleary	Forsythe	Johnson, C.	Lindstrom, J.
Berglin	Connors	Fudro	Johnson, D.	McArthur
Boland	$\mathbf{D}\mathbf{a}\mathbf{h}\mathbf{l}$	Fugina	Kahn	McCarron

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McEachern Miller, D. Miller, M. Moe Munger Nelson	Niehaus Norton Parish Patton Pehler Prahl	Quirin St. Onge Sarna Schreiber Schulz Sherwood	Sieben, H. Sieben, M. Stanton Swanson Tomlinson Ulland	Vento Voss Wenzel Wolcott Mr. Speaker
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Those who voted in the negative were:

Adams, S. Anderson, D. Anderson, G. Bell Biersdorf Braun Carlson, D. Clifford Culhane	DeGroat Dirlam Eckstein Erickson Esau Fjoslien Graba Graw	Heinitz Hook Johnson, J. Jopp Jude Klaus Knickerbocker Kvam	Ohnstad	Samuelson Savelkoul Searle Skaar Smith Weaver Wigley
Cummiskey	Haugerud	Laidig	Pavlak, R. L.	Wohlwend

The motion prevailed and the amendment was adopted.

S. F. No. 523, A bill for an act relating to hearing aids; permitting sales only upon the recommendation of persons licensed to practice medicine; providing a penalty.

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 96, and nays 27, as follows:

Those who voted in the affirmative were:

Those who voted in the negative were:

Anderson, D.	Dirlam	Hook	Long	Searle
Braun	Eckstein	Johnson, R.	Mann	Skaar
Carlson, D.	Erdahl	Jopp	McFarlin	Wigley
Culhane	Esau	Klaus	Niehaus	
Cummiskey	Forsythe	Larson	Pavlak, R. L.	
DeGroat	Haugerud	Lombardi	Pieper	

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

There being no objection, the remaining bills on Special Orders for today were continued on Special Orders for Thursday, May 10, 1973.

ANNOUNCEMENTS BY THE SPEAKER

The Speaker announced the appointment of the following members of the House to the Conference Committee on S. F. No. 2417:

Haugerud; Eken; Voss; Andersen, R.; and Erdahl.

The Speaker announced the appointment of the following members of the House to the Conference Committee on S. F. No. 690:

Lindstrom, J.; Salchert; and Weaver.

The Speaker announced the appointment of the following members of the House to the Conference Committee on S. F. No. 1182:

Myrah, Quirin, and Haugerud.

The Speaker announced the appointment of the following members of the House to the Conference Committee on H. F. No. 295:

LaVoy; Quirin; Enebo; Sieben, H.; and Bell.

The Speaker announced the appointment of the following members of the House to the Conference Committee on S. F. No. 910:

Hanson, Samuelson, and McCauley.

The Speaker announced the appointment of the following members of the House to the Conference Committee on H. F. No. 1642:

Larson, Graba, and Eken.

ADJOURNMENT

Mr. Anderson, I., moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 2:00 p.m., Thursday, May 10, 1973.

EDWARD A. BURDICK, Chief Clerk, House of Representatives