STATE OF MINNESOTA

SIXTY-EIGHTH SESSION - 1973

SIXTY-SECOND DAY

SAINT PAUL, MINNESOTA, WEDNESDAY, MAY 16, 1973

The House convened at 10:30 a.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.	Dieterich	Johnson, J.	Moe	Schreiber
Andersen, R.	Dirlam	Johnson, R.	Mueller	Schulz
Anderson, D.	Eckstein	Jopp	Munger	Searle
Anderson, G.	Eken	Jude	Myrah	Sherwood
Anderson, I.	Enebo	Kahn	Nelson	Sieben, H.
Becklin	Erdahl	Kelly	Newcome	Sieben, M.
Belisle	Erickson	Kempe	Niehaus	Skaar
Bell	Esau	Klaus	Norton	Smith
Bennett	Faricy	Knickerbocker	Ohnstad	Spanish
Berg	Ferderer	Laidig	Ojala	Stangeland
Berglin	Fjoslien	Larson	Parish	Stanton
Biersdorf	Flakne	LaVoy	Patton	Swanson
Boland	Forsythe	Lemke	Pavlak, R.	Tomlinson
Braun	Fudro	Lindstrom, E.	Pavlak, R. L.	Ulland
Brinkman	Fugina	Lindstrom, J.	Pehler (Vanasek
Carlson, A.	Graba	Lombardi	Peterson	Vento
Carlson, B.	Graw	Long	Pieper	Voss
Carlson, D.	Growe	Mann	Pleasant	Weaver
Carlson, L.	Hagedorn	McArthur	Prahl	Wenzel
Casserly	Hanson	McCarron	Quirin	Wigley
Cleary	Haugerud	McCauley	Resner	Wohlwend
Clifford	Heinitz	McEachern	Rice	Wolcott
Connors	Hook	McFarlin	Ryan	Mr. Speaker
Culhane	Jacobs	McMillan	St. Onge	•
Cummiskey	Jaros	Menke	Samuelson	-
Dahl	Johnson, C.	Miller, D.	Sarna	*

A quorum was present.

DeGroat

Johnson, D.

Kvam was excused. Adams, S., and Salchert were excused until 7:00 p.m.

Miller, M. Savelkoul

The Chief Clerk proceeded to read the Journal of the preceding day, when on the motion of Mr. Johnson, C., 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. 2530, 2531, 1297, 2303, 686, 258, 951, 1318, and 2108 and S. F. Nos. 1960, 1269, 1895, 767, 1557, 1617, and 2321 have been placed in the members' files.

PETITIONS AND COMMUNICATIONS

The following report was received and filed in the Chief Clerk's Office. Report of the Public Examiner on the Financial Affairs of the Public Employees Retirement Association.

The following communications were received:

STATE OF MINNESOTA OFFICE OF THE GOVERNOR ST. PAUL 55155

May 15, 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 File:

H. F. No. 178, An act relating to peace officers; providing benefits to survivors of peace officers killed in the line of duty; establishing a peace officers' benefit fund in the state treasury; providing an appropriation.

Sincerely,

WENDELL R. ANDERSON Governor

STATE OF MINNESOTA OFFICE OF THE SECRETARY OF STATE ST. PAUL 55155

The Honorable Martin O. Sabo Speaker of the House of Representatives The Honorable Alec G. Olson President of the Senate

Sirs:

I have the honor to inform you that the following enrolled Acts of the 1973 Session of the State Legislature have been received from the Office of the Governor and are deposited in the Office of the Secretary of State for preservation pursuant to the State Constitution, Article IV, Section 11:

62nd	Day]	WEDNESDAY, M	IAY 16, 1973	3499
S.F. No.	$H.F.\ No.$	Session Laws Chapter No.	Date Approved 1973	Date Filed 1973
454		Resolution 6		May 11
626		Resolution 7		May 11
	803	Resolution 8		May 11
•	7	204	May 11	May 11
	267	205	May 11	May 11
	678	206	May 11	May 11
	694	207	May 11	May 11
•	723	208	May 11	May 11
	864	209	May 11	May 11
	1162	210	May 11	May 11
	1201	211	May 11	May 11
	1433	212	May 11	May 11
	1434	213	May 11	May 11
	1590	214	May 11	May 11
	1624	215	May 11	May 11
531		216	May 11	May 11
613		217	May 11	May 11
627		218	May 11	May 11
632		219	May 11	May 11
667		220	May 11 -	May 11

Sincerely,

May 11 May 11

May 11

ARLEN ERDAHL Secretary of State

May 11

May 11

May 11

STATE OF MINNESOTA OFFICE OF THE SECRETARY OF STATE ST. PAUL 55155

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The Honorable Martin O. Sabo Speaker of the House of Representatives The Honorable Alec G. Olson President of the Senate

Sirs:

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1056

I have the honor to inform you that the following enrolled Acts of the 1973 Session of the State Legislature have been received

from the Office of the Governor and are deposited in the Office of the Secretary of State for preservation pursuant to the State Constitution, Article IV, Section 11:

S.F. No.	H.F. No.	Session Laws Chapter No.	Date Approved 1973	Date Filed 1973
1073		224	May 11	May 11
1080		225	May 11	May 11
1092		226	May 11	May 11
1124		227	May 11	May 11
1187		228	May 11	May 11
1287		229	May 11	May 11
1354		230	May 11	May 11
1377		231	May 11	May 11
1386		232	May 11	May 11
1401		233	May 11	May 11
1503		234	May 11	May 11
1507		235	May 11	May 11
1559		236	May 11	May 11
1583		237	May 11	May 11
1584		238	May 11	May 11
1593		239	May 11	May 11
1594		240	May 11	May 11
1622		241	May 11	May 11
1627		242	May 11	May 11
1695		243	May 11	May 11
1925		244	May 11	May 11
			~ .	

Sincerely.

ARLEN ERDAHL Secretary of State

STATE OF MINNESOTA OFFICE OF THE SECRETARY OF STATE ST. PAUL 55155

The Honorable Martin O. Sabo Speaker of the House of Representatives The Honorable Alec G. Olson President of the Senate

Sirs:

I have the honor to inform you that the following enrolled Acts of the 1973 Session of the State Legislature have been received

from the Office of the Governor and are deposited in the Office of the Secretary of State for preservation pursuant to the State Constitution, Article IV, Section 11:

S.F. $No.$	H.F. $No.$	Session Laws Chapter No.	Date Approved 1973	Date Filed 1973
658		245	May 11	May 14
	942	246	May 12	May 14
			Sincerely,	•
-			Arlen E Secretary	

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 16, 1973, to be acted upon immediately following those Special Orders already designated for Wednesday, May 16, 1973: S. F. Nos. 943, 2014, 681, 1374, 537, 973, 938, 1592, 2250, 1540, 568, and 1797.

REPORTS OF STANDING COMMITTEES

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

S. F. No. 96, A bill for an act relating to motor vehicle insurance; providing for basic reparation insurance benefits, regardless of fault, in cases of accident; limiting the recovery of general damages in bodily injury tort claims; requiring no-fault reparation insurance; providing for the administraton of a nofault reparation system and providing penalties; providing for mandatory arbitration of certain claims; providing for the partial abrogation of tort liability; repealing Minnesota Statutes 1971, Sections 65B.01 to 65B.27; 168.054; 168.833; 170.21; 170.22; 170.23; 170.231; 170.25 to 170.58; and 171.12, Subdivision 4.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert:

- [CITATION.] Sections 1 to 28 may be cited "Section 1. as the "Minnesota Automobile Accident Reparations Act".
- Sec. 2. [PURPOSE.] The detrimental impact of automobile accidents on uncompensated injured persons, upon the orderly and efficient administration of justice in this state, and in various other ways requires that this act be adopted to effect the following purposes:
- To relieve the severe economic distress of uncompensated victims of automobile accidents within this state by requiring automobile insurers to offer and automobile owners to main-

tain automobile liability insurance policies or other pledges of indemnity which will provide prompt payment of specified basic economic loss benefits to victims of automobile accidents without regard to whose fault caused the accident;

- (2) To prevent the overcompensation of those automobile accident victims suffering minor injuries by restricting the right to recover general damages to cases of serious injury.
- (3) To encourage appropriate medical and rehabilitation treatment of the automobile accident victim by assuring prompt payment for such treatment;
- (4) To speed the administration of justice, to ease the burden of litigation on the courts of this state, and to create a system of small claims arbitration to decrease the expense of and to simplify litigation, and to create a system of mandatory intercompany arbitration to assure a prompt and proper allocation of the costs of insurance benefits between motor vehicle insurers;
- (5) To correct imbalances and abuses in the operation of the automobile accident tort liability system, to provide offsets to avoid duplicate recovery, to require medical examination and disclosure, and to govern the effect of advance payments prior to final settlement of liability.
- Sec. 3. [DEFINITIONS.] Subdivision 1. The following words and phrases, shall, for the purpose of this act, have the meanings ascribed to them, except where the context clearly indicates a different meaning.
- Subd. 2. "Motor vehicle" means every vehicle which has four or more wheels and which (a) is required to be registered pursuant to Minnesota Statutes 1971, Chapter 168, (b) is designed to be self-propelled by an engine or motor for use primarily upon public roads, highways or streets in the transportation of persons or property, or trailers, when connected to or being towed by a motor vehicle.
- Subd. 3. "Maintenance or use of a motor vehicle" means maintenance or use of a motor vehicle as a vehicle, including, incident to its maintenance or use as a vehicle, occupying, entering into, and alighting from it. Maintenance or use of a motor vehicle does not include (1) conduct within the course of a business of repairing, servicing, or otherwise maintaining motor vehicles unless the conduct occurs off the business premises, or (2) conduct in the course of loading and unloading the vehicle unless the conduct occurs while occupying, entering into or alighting from it.
- Subd. 4. "Owner" means a person who holds legal title to a motor vehicle, or in the event that a motor vehicle is the subject of a security agreement or lease with option to purchase and the debtor or lessee is entitled to the immediate use or possession of the vehicle, then the debtor or lessee shall be deemed the owner for the purposes of this act.

- Subd. 5. "Insured" means the named insured under a plan of reparation security as provided by this act, including the named insured and the following persons not identified by name as an insured while (a) residing in the same household with the named insured and (b) not identified by name in any other contract of basic reparation insurance complying with this act as an insured:
 - (1) a spouse,
 - (2) other relative of a named insured or
- (3) a minor in the custody of a named insured or of a relative residing in the same household with a named insured.

A person resides in the same household with the named insured if that person usually makes his home in the same family unit, even though he temporarily lives elsewhere.

- Subd. 6. "Income" means salary, wages, tips, commissions, professional fees, and other earnings from work or tangible things of economic value produced in individually owned businesses, farms, ranches or other work, or the reasonable value of the services necessary to produce them.
- Subd. 7. "Loss" means economic detriment accrued within two years following the accident causing the injury, consisting only of medical expense, disability and income loss, replacement services loss and, if the injury causes death, funeral expense, survivor's economic loss and survivor's replacement services loss. Noneconomic detriment is not loss; however, economic detriment is loss although caused by pain and suffering or physical or mental impairment.
- Subd. 8. "Noneconomic detriment" means all dignitary losses suffered by any person as a result of bodily injury, sickness, or disease arising out of the ownership, maintenance, or use of a vehicle in this state including pain and suffering, loss of consortium, and inconvenience.
- Subd. 9. "Reparation obligor" means an insurer or selfinsurer obligated to provide the basic reparation benefits required by this act, including natural persons, firms, partnerships, associations, corporations, trusts and syndicates.
- Subd. 10. "Basic economic loss benefits" means benefits providing reimbursement to the minimum amount of \$10,000 per person per accident for loss suffered through injury, sickness, disease or death arising out of the maintenance or use of a motor vehicle, subject, where applicable, to the deductibles, exclusions, disqualifications, and other conditions provided in this act.
- Subd. 11. Except where otherwise indicated, "commissioner" means the commissioner of public safety of the state of Minnesota.
- Sec. 4. [BASIC ECONOMIC LOSS BENEFITS.] (1) Basic economic loss benefits shall consist of the following:

- (a) [MEDICAL EXPENSE BENEFITS.] All reasonable expenses for necessary medical, surgical, x-ray, optical, dental, chiropractic, and rehabilitative services, including prosthetic devices, prescription drugs, necessary ambulance, hospital, extended care and nursing services. "Extended care facility" means a place where are provided skilled nursing care and related services for patients who require post-hospitalization, in-patient medical, nursing, or therapy services. Hospital room and board benefits may be limited, except for intensive care facilities, to the regular daily semi-private room rates customarily charged by the institution in which the recipient of benefits is confined. Such benefits shall also include necessary remedial treatment and services recognized and permitted under the laws of this state for an injured person who relies upon spiritual means through prayer alone for healing in accordance with his religious beliefs.
- (b) [DISABILITY AND INCOME LOSS BENEFITS.] Eighty-five percent of the injured person's loss of present and future gross income per individual from inability to work proximately caused by the injury subject to a maximum of \$200 per week and only if the person is disabled during the seven days following the accident causing the injury sustained by the injured. All disability or income loss benefits payable under this provision shall be paid not less than every two weeks. Compensation for loss of income from work shall be reduced by any income from substitute work actually performed by the injured person or by income the injured person would have earned in available appropriate substitute work which he was capable of performing but unreasonably failed to undertake.

For the purposes of this section "disability" shall mean disability which continuously prevents the injured person from engaging in any substantial gainful occupation or employment, for wage or profit, for which he is or may by training become reasonably qualified.

- (c) [FUNERAL AND BURIAL EXPENSES.] Reasonable funeral and burial expenses not in excess of \$1,000, including expenses for cremation or delivery under the Uniform Anatomical Gift Act, Minnesota Statutes 1971, Sections 525.921 to 525.93.
- (d) [REPLACEMENT SERVICE AND LOSS.] All expenses reasonably incurred by or on behalf of the injured person in obtaining usual and necessary substitute services in lieu of those that, had he not been injured, the injured person would have performed not for income but for the direct benefit of himself or his household; if the injured person is either a housewife or husband who normally, as a full time responsibility, provides care and maintenance of a home with or without children, the benefit to be provided under this clause shall be the reasonable value of such care and maintenance or the reasonable expenses incurred in obtaining usual and necessary substitute care and maintenance of the home, whichever is greater. All replacement

services, loss sustained on the date of injury and the first seven days thereafter is excluded in calculating replacement services loss: and

- (e) [SURVIVORS ECONOMIC LOSS BENEFITS.] (1) In the event of death occurring within one year of the date of the accident, caused by and arising out of injuries received in the accident, a survivor's benefit shall be paid for loss after decedent's death of contributions of money or tangible things of economic value, not including services, subject to a maximum of \$200 per week that his surviving dependents would have received for their support during their dependency from the decedent had he not suffered the injury causing death. The term also includes medical expenses accrued prior to decedent's death if benefits therefor are not paid to decedent or his estate and funeral expense if benefits therefor are not paid to decedent's estate.
- (2) For the purposes of definition under this subdivision, the following described persons shall be conclusively presumed to be dependents of a deceased person: (a) a wife is dependent on a husband with whom she lives at the time of his death; (b) a husband is dependent on a wife with whom he lives at the time of her death; (c) any child while under the age of 18 years, or while over that age but physically or mentally incapacitated from earning, is dependent on the parent with whom he is living or from whom he is receiving support regularly at the time of the death of such parent. In all other cases, questions of the existence and extent of dependency shall be determined in accordance with the facts at the time of the death.
- (3) Payments to the surviving spouse may be terminated in the event such surviving spouse remarries or dies. Payments to a dependent child who is not physically or mentally incapacitated from earning may be terminated in the event he attains majority, marries or becomes otherwise emancipated, or dies.
- (4) [SURVIVOR'S REPLACEMENT SERVICES LOSS.] Benefits to surviving dependents shall also be payable to reimburse expenses reasonably incurred by such dependents during their dependency and after the date of the deceased insured's death in obtaining ordinary and necessary services in lieu of those the deceased would have performed for their benefit had he not suffered the injury causing death, minus expenses of the survivors avoided by reason of the decedent's death.
- (5) "Basic economic loss benefits" do not include benefits for physical damage done to property or motor vehicles, including their contents.
- Sec. 5. [RIGHT TO BENEFITS.] Subdivision 1. If the accident causing injury occurs in this state, every person suffering loss from injury arising out of maintenance or use of a motor vehicle has a right to basic economic loss benefits.
- Subd. 2. If the accident causing injury occurs outside this state, the following persons and their survivors suffering loss

from injury arising out of maintenance or use of a motor vehicle have a right to basic economic loss benefits:

(1) Insureds, and

- (2) the driver and other occupants of a secured vehicle, other than (a) a vehicle which is regularly used in the course of the business of transporting persons or property and which is one of five or more vehicles under common ownership, or (b) a vehicle owned by a government other than this state, its political subdivisions, municipal corporations, or public agencies.
- Subd. 3. For the purposes of this act, injuries suffered by a person while on, mounting or alighting from a vehicle having fewer than four wheels do not arise out of the maintenance or use of a motor vehicle although a motor vehicle is involved in the accident causing the injury.
- Sec. 6. [PRIORITY OF APPLICABILITY OF SECURITY FOR PAYMENT OF BASIC ECONOMIC LOSS BENEFITS.] Subdivision 1. In case of injury to the driver or other occupant of a motor vehicle, if the accident causing the injury occurs while the vehicle is being used in the business of transporting persons or property, the security for payment of basic economic loss benefits is the security covering the vehicle or, if none, the security under which the injured person is an insured.
- Subd. 2. In case of injury to an employee, or to his spouse or other relative residing in the same household, if the accident causing the injury occurs while the injured person is driving or occupying a motor vehicle furnished by the employer, the security for payment of basic economic loss benefits is the security covering the vehicle or, if none, the security under which the injured person is an insured.
- Subd. 3. In the case of any other person whose injury arises from the maintenance or use of a motor vehicle described in subdivision 1 or 2, the security for the payment of basic economic loss benefits is the security covering the vehicle, or if none, the security under which the injured person is an insured.
 - Subd. 4. In all other cases, the following priorities apply.
- (a) The security for payment of basic reparation benefits applicable to injury to an insured is the security under which the injured person is an insured.
- (b) The security for payment of basic economic loss benefits applicable to injury to the driver or other occupant of an involved motor vehicle who is not an insured is the security covering that vehicle.
- (c) The security for payment of basic economic loss benefits applicable to injury to a person not otherwise covered who is not the driver or other occupant of an involved motor vehicle is the security covering any involved motor vehicle. An unoccupied parked vehicle is not an involved motor vehicle unless it was parked so as to cause unreasonable risk of injury.

- Subd. 5. If two or more obligations to pay basic economic loss benefits are applicable to an injury under the priorities set out in this section, benefits are payable only once and the reparation obligor against whom a claim is asserted shall process and pay the claim as if wholly responsible, but he is thereafter entitled to recover contribution pro rata for the basic economic loss benefits paid and the costs of processing the claim. Where contribution is sought among reparation obligors responsible under clause (c) of subdivision 4, proration shall be based on the number of involved motor vehicles.
- Subd. 6. Where a reparation obligor pays basic economic loss benefits which another reparation obligor is obligated to pay under the priority provided in this section, the reparation obligor is subrogated to all rights of the person to whom benefits are paid, including the rights to recover interest and attorney's fees for basic economic loss benefits paid.
- Sec. 7. [REPARATION SECURITY COMPULSORY.] Subdivision 1. Every owner or registrant of a motor vehicle which is required to be registered or licensed or is principally garaged in this state shall provide and maintain, throughout the licensing or registration period, a plan of reparation security under provisions approved by the commissioner of insurance, insuring against loss resulting from liability imposed by law for bodily injury, death and property damage sustained by any person arising out of the ownership, maintenance, operation or use of an automobile. Such coverage shall provide for basic economic loss benefits and residual liability coverage in amounts not less than those specified in section 7, subdivision 2, clauses (a) and (b). The nonresident owner of a motor vehicle which is not required to be registered or licensed, or which is not principally garaged in this state, shall maintain such security in effect continuously throughout the period of the operation, maintenance or use of such motor vehicle within this state with respect to accidents occurring in this state.
- Subd. 2. The security required by this act may be provided by a policy of insurance complying with this act which is issued by or on behalf of an insurer authorized to transact business in this state or, if the vehicle is registered in another state, by a policy of insurance issued by or on behalf of an insurer authorized to transact business in either this state or the state in which the vehicle is registered or by qualifying as a self-insurer.
- Subd. 3. Self-insurance, subject to approval of the commissioner of insurance of the state of Minnesota, is effected by filing with the commissioner of insurance in satisfactory form:
- (1) a continuing undertaking by the owner or other appropriate person to pay tort liabilities or basic economic loss benefits, or both, and to perform all other obligations imposed by this act;
- (2) evidence that appropriate provision exists for prompt administration of all claims, benefits, and obligations provided by this act; and

- (3) evidence that reliable financial arrangements, deposits, or commitments exist providing assurance, substantially equivalent to that afforded by a policy of insurance complying with this act, for payment of tort liabilities, basic economic loss benefits, and all other obligations imposed by this act.
- Subd. 4. The state of Minnesota or any agency thereof and any political subdivision of the state or agency thereof may provide security by lawfully obligating itself to pay basic reparation in accordance with this act.
- Subd. 5. A person providing security pursuant to subdivision 3 or 4 is a "self-insurer."
- Subd. 6. "Security covering the vehicle" is the insurance or other security so provided. The vehicle for which the security is so provided is the "secured vehicle."
- Subd. 7. "Basic reparation insurance" includes a contract, self-insurance, or other legal means under which the obligation to pay basic reparation benefits arises.
- Sec. 8. [INSURERS.] Subdivision 1. [MANDATORY OFFER OF INSURANCE BENEFITS.] On and after the effective date of this act, no plan of reparation security shall be issued, renewed, continued, delivered, issued for delivery, or executed in this state with respect to any motor vehicle registered or principally garaged in this state unless coverage is provided therein or supplemental thereto, under provisions approved by the commissioner of insurance, requiring the insurer to pay, regardless of the fault of the insured, the accident reparation benefits arising out of injury sustained during the operation of the motor vehicle as provided in subdivision 2.

A plan of reparation security shall state the name and address of the named insured, the coverage afforded by the policy, the premium charged, the term and limits of liability, and shall contain an agreement or endorsement that insurance is provided thereunder in accordance with and subject to the provisions of this act.

- Subd. 2. (a) [BASIC ECONOMIC LOSS.] Each plan of reparation security shall provide for payment of basic economic loss benefits to any insured, operator of the insured motor vehicle, passenger in such motor vehicle and other person whose injury arises out of the maintenance or use of the motor vehicle, to a minimum limit of \$10,000 per person per accident.
- (b) [RESIDUAL LIABILITY INSURANCE.] (1) Each plan of reparation security shall also contain stated limits of liability, exclusive of interest and costs, with respect to each vehicle for which coverage is thereby granted, of not less than \$25,000 because of bodily injury to, or death of, one person in any one accident and, subject to said limit for one person, of not less than \$50,000 because of bodily injury to, or death of, two or more persons in any one accident, and, if the accident has resulted in injury to or destruction of property, of not less than

\$10,000 because of such injury to or destruction of property of others in any one accident.

- (2) Under residual liability insurance the reparation obligor shall be liable to pay, on behalf of the insured, sums which the insured is legally obligated to pay as damages because of bodily injury and property damage arising out of the ownership, maintenance or use of a motor vehicle if the injury or damage occurs within this state, the United States of America, its territories or possessions, or Canada.
- (3) Every plan of reparation security shall be subject to the following provisions which need not be contained therein:
- (a) The liability of the reparation obligor with respect to the residual liability coverage required by this clause shall become absolute whenever injury or damage occurs; such liability may not be cancelled or annulled by any agreement between the reparation obligor and the insured after the occurrence of the injury or damage; no statement made by the insured or on his behalf and no violation of said policy shall defeat or void said policy.
- (b) The satisfaction by the insured of a judgment for such injury or damage shall not be a condition precedent to the right or duty of the reparation obligor to make payment on account of such injury or damage.
- (c) The reparation obligor shall have the right to settle any claim covered by the residual liability insurance policy, and if such settlement is made in good faith, the amount thereof shall be deductible from the limits of liability for the accident out of which such claim arose.
- fUNINSURED orHIT-AND-RUN MOTOR HICLE COVERAGE.] (1) On and after the effective date of this act, no plan of reparation security may be renewed, delivered or issued for delivery, or executed in this state with respect to any motor vehicle registered or principally garaged in this state unless coverage is provided therein or supplemental thereto, in the amounts of \$25,000 because of bodily injury to or the death of one person in any accident, and subject to the said limit for one person, \$50,000 because of bodily injury to or the death of two or more persons in any one accident, and \$10,000 for injury to or the destruction of property, for the protection of persons insured thereunder who are legally entitled to recover damages from owners or operators of uninsured motor vehicles and hitand-run motor vehicles because of bodily injury, sickness, disease, bodily malfunction, aggravation of such sickness, disease or malfunction, or death, resulting therefrom.
- (2) Every owner or registrant of a motor vehicle registered or principally garaged in this state shall maintain uninsured motor vehicle coverage as provided in subdivision 1.
- (3) "Uninsured motor vehicle" means any motor vehicle for which a plan of reparation security meeting the requirements of this act is not in effect.

- (4) Amounts paid by any reparation obligor under the uninsured motor vehicle provisions of this section may be offset against the economic loss benefits paid or payable as the result of an accident to an insured claimant by that obligor.
- Subd. 3. Nothing in this act shall be construed as preventing the insurer from offering other benefits or limits in addition to those required to be offered under this section.
- Subd. 4. Any coverage issued by a participating member of the Minnesota automobile insurance plan shall comply with the provisions of this section, any provisions of law or of the contract notwithstanding.
- Sec. 9. [INSURERS' CERTIFICATION OF BASIC COVERAGE.] Subdivision 1. Every insurer licensed to write motor vehicle accident reparation and liability insurance in this state shall, on or before the effective date of this act or as a condition to such licensing, file with the commissioner and thereafter maintain a written certification that any person insured by the insurer who suffers accidental bodily injury in this state arising from the ownership, operation, maintenance or use of a motor vehicle, including motor vehicles of out-of-state residents who are insured under the insurer's motor vehicle liability insurance policies, shall be afforded at least the minimum coverage required by section 7.
- Subd. 2. Any nonadmitted insurer may voluntarily file the certification described in subdivision 1.
- Sec. 10. [DEDUCTION OF COLLATERAL BENEFITS FROM TORT RECOVERY; LIMITATION ON RIGHT TO RECOVER DAMAGES.] Subdivision 1. [DEDUCTION OF BASIC ECONOMIC LOSS BENEFITS.] In a negligence action brought as a result of bodily injury, sickness or disease arising out of the operation, ownership, maintenance or use of a motor vehicle with respect to which security has been provided as required by this act and arising out of an accident or occurrence within this state, there shall be deducted from any recovery the value of basic economic loss benefits paid or payable or which would be payable but for any deductible.
- Subd. 2. [LIMITATION OF DAMAGES FOR NONECO-NOMIC DETRIMENT.] In an action of the type described in subdivision 1, no person shall recover damages for noneconomic detriment unless:
- (a) The basic medical economic loss benefits which are payable for his injury or which would be payable but for any optional deductible or exclusion exceed \$2,000. The value of free medical or surgical care and of ordinary and necessary nursing services performed by a relative or member of the household of the injured person may be added to payable benefits to meet the requirements of this section; or
 - (b) The injury results in:

- (1) permanent disfigurement;
- (2) a fracture of a weight-bearing bone;
- (3) a compound, comminuted or dislocation fracture;
- (4) a compression fracture of the vertebrae;
- (5) loss of a bodily member;
- (6) permanent injury determined within a reasonable medical certainty;
 - (7) permanent loss of a bodily function; or
 - (8) death; or
 - (9) disability for 60 days or more.
- (c) For the purposes of this subdivision "disability" means a mental or physical condition which constitutes a handicap.
- Sec. 11. [MANDATORY ARBITRATION OF CERTAIN CLAIMS; SUPREME COURT TO PROMULGATE RULES OF PROCEDURE.] Subdivision 1. The supreme court and the several courts of general trial jurisdiction of this state may, on or before the effective date of this act, by rules of court or other constitutionally permissible device, provide for the submission to arbitration at the election of the plaintiff of all cases at issue where a claim in an amount of \$5,000 or less is made by a motor vehicle accident victim, whether in an action to recover economic loss or noneconomic detriment for the allegedly negligent operation, maintenance, or use of a motor vehicle within this state, or against any reparation obligor or benefits as provided in this act.
- Subd. 2. The rules of court may provide that cases which are not at issue, whether or not suit has been filed, may be referred to arbitration by agreement of reference signed by counsel for both sides, or by the parties themselves. Such agreement of reference shall define the issues to be arbitrated and, shall also contain any stipulations with respect to facts submitted or agreed or defenses waived. In such cases, the agreement of reference shall take the place of the pleadings in the case and be filed of record.
- Sec. 12. [SUBROGATION AND ARBITRATION BETWEEN OBLIGORS.] Subdivision 1. Except as otherwise provided in this section, where a reparation obligor has paid benefits provided under this act to an injured person, the obligor paying such benefits is, to the extent of such payments, subrogated to any right of action for damages by the injured person against the alleged wrongdoer. However, where such wrongdoer is covered by a plan of reparation security underwritten by another reparation obligor, the right of the subrogated obligor shall be exercisable only as provided in subdivision 2.
- Subd. 2. Every reparation obligor licensed to write insurance in this state is deemed to have agreed, as a condition of doing business in the state or maintaining its license after the effective

date of this act, that (a) where its insured is liable for injuries sustained by any person to whom basic economic loss benefits have been paid by another obligor or person, it will reimburse such other obligor or person in an amount equal to the lesser of: (1) benefits paid, (2) the amount of damages which would be recoverable by an injured person in an action for negligence but for the provisions of section 9, or (3) its limits of liability under the applicable plan of reparation security; (b) where its insured is or would be held legally liable for property damage or destruction sustained by any claimant to whom payment has been made by another person, it will reimburse such other person to the extent of such payment, but not in excess of the amount of damages so recoverable for the types of loss covered by such reparation security or in excess of the limits of its liability under its plan of reparation security; and (c) the issue of liability for such reimbursement and the amount thereof must be decided by mandatory, good faith, and binding inter-obligor arbitration procedures approved by the commissioner of insurance. Such procedures shall utilize determinations of the comparative negligence of those insureds represented by a reparation obligor at the arbitration proceeding.

- Subd. 3. Any evidence or decision in the arbitration proceedings is privileged and is not admissible in any action at law or in equity by any party.
- Subd. 4. If any reparation obligor in such an arbitration proceeding also has provided coverage to the same policyholder for collision or upset arising out of the same occurrence, such obligor shall also submit the issue of recovery of any payments thereunder to the same mandatory and binding arbitration proceedings as herein provided.
- Subd. 5. Arbitration proceedings need not await final payment of benefits, and the award, if any, shall include provision for reimbursement of subsequent benefits, but no question of fact decided by a prior award shall be reconsidered in any such subsequent arbitration hearing.
- [REPARATION OBLIGOR'S DUTY TO 13. SPOND TO CLAIMS.] Subdivision 1. Basic economic loss benefits are payable monthly as loss accrues. Loss accrues not when injury occurs, but as income loss, replacement services loss, survivor's economic loss, survivor's replacement services loss, or medical or funeral expense is incurred. Benefits are overdue if not paid within 30 days after the reparation obligor receives reasonable proof of the fact and amount of loss realized, unless the reparation obligor elects to accumulate claims for periods not exceeding 31 days and pays them within 15 days after the period of accumulation. If reasonable proof is supplied as to only part of a claim, and the part totals \$100 or more, the part is overdue if not paid within the time provided by this section. Medical or funeral expense benefits may be paid by the reparation obligor directly to persons supplying products, services, or accommodations to the claimant.

- Subd. 2. Overdue payments shall bear simple interest at the rate of ten percent per annum.
- Subd. 3. A claim for basic economic loss benefits shall be paid without deduction for the benefits which are to be subtracted pursuant to section 18, if these benefits have not been paid to the claimant before the reparation benefits are overdue or the claim is paid. The reparation obligor is entitled to reimbursement from the person obligated to make the payments or from the claimant who actually receives the payments.
- Subd. 4. A reparation obligor may bring an action to recover benefits which are not payable, but are in fact paid, because of an intentional misrepresentation of a material fact, upon which the reparation obligor relies, by the claimant or by a person providing an item of allowable expense. The action may be brought only against the person providing the item of allowable expense, unless the claimant has intentionally misrepresented the facts or knew of the misrepresentation. An insurer may offset amounts he is entitled to recover from the claimant under this subdivision against any basic economic loss benefits otherwise due him.
- Subd. 5. A reparation obligor who rejects a claim for basic reparation benefits shall give to the claimant prompt written notice of the rejection, specifying the reason. If a claim is rejected for a reason other than that the person is not entitled to the basic economic loss benefits claimed, the written notice shall inform the claimant that he may file his claim with the assigned claims bureau and shall give the name and address of the bureau.
- Sec. 14. [APPLICATION FOR BENEFITS UNDER PLAN OF SECURITY.] Subdivision 1. A plan of reparation security may prescribe a period of not less than six months after the date of accident within which an insured or any other person who sustained injury, or anyone acting on their behalf, must notify the reparation obligor or its agent, of the accident and the possibility of a claim for economic loss benefits in order to be eligible for such benefits. Such notice may be given in any reasonable fashion.
- Subd. 2. A plan of reparation security may provide that in any instance where a lapse occurs in the period of disability or in the medical treatment of an injured person who has received basic economic loss benefits and such person subsequently claims additional benefits based upon an alleged recurrence of the injury for which the original claim for benefits was made, the obligor may require reasonable medical proof of such alleged recurrence; provided, that in no event shall the aggregate benefits payable to any person exceed the maximum limits specified in the plan of security, and provided further that such coverages may contain a provision terminating eligibility for benefits after a prescribed period of lapse of disability and medical treatment, which period shall not be less than one year.
- Sec. 15. [COOPERATION OF PERSON CLAIMING BEN-EFITS.] Subdivision 1. [MEDICAL EXAMINATIONS AND

DISCOVERY OF CONDITION OF CLAIMANT.] Any person injured in an automobile accident who claims damages therefor from another party or benefits therefor under a plan of reparation security shall, upon request of the party or obligor from whom recovery is sought, submit to a physical examination by a physician or physicians selected by such party or obligor as may reasonably be required.

The costs of any examinations requested by the obligor or another party shall be borne entirely by the requesting obligor or party. Such examinations shall be conducted within the city, town, village or borough of residence of the claimant. If there is no qualified physician to conduct the examination within the city, town, village or borough of residence of the claimant, then such examination shall be conducted at another place of the closest proximity to the claimant's residence. Obligors are authorized to include reasonable provisions in policies for mental and physical examination of those claiming security benefits.

If requested by the person examined, a party causing an examination to be made shall deliver to him a copy of every written report concerning the examination rendered by an examining physician, at least one of which reports must set out in detail the findings and conclusions of such examining physician.

A claimant shall also do all things reasonably necessary to enable such party or obligor to obtain medical reports and other needed information to assist in determining the nature and extent of the claimant's injuries and loss, and the medical treatment received by him. If the claimant refuses to cooperate in responding to requests for examination and information as authorized by this section, evidence of such non-cooperation shall be admissible in any suit or arbitration filed by the claimant for damages for such personal injuries or for the benefits provided by this act.

- [CLAIMANT'S PARTICIPATION IN ARBITRA-Subd. 2. TION BETWEEN OBLIGORS.] Any person receiving benefits under this act shall participate and cooperate, as reasonably required under the coverage, in any and all arbitration proceedings as provided in section 12 by or on behalf of the obligor paying the benefits, and the obligor may require in the furnishing of proof of loss the claimant's statement that he shall so participate and cooperate as consideration for the payment of such benefits. However, no claimant may be required by any obligor which has paid or is obligated to pay benefits as herein provided to personally attend an arbitration proceeding which shall take place more than 50 miles from the usual residence of the claimant; and provided that in no event shall the claimant have to attend such an arbitration proceeding if, at the time scheduled for that meeting, travel thereto by the claimant is not recommended by a physician treating the claimant for his injuries.
- Sec. 16. [ECONOMIC LOSS BENEFITS; EXEMPTIONS FROM LEGAL ATTACHMENT.] All reparation benefits provided by this act, whether paid or payable to any injured person

shall not be subject to garnishment, sequestration, attachment or execution, or any other legal process which would deny their receipt and use by that person; provided, however, that this section shall not apply to any person who has provided treatment or services, as described in section 4, clause (1), to the victim of a motor vehicle accident.

- Sec. 17. [PERSONS EXCLUDED FROM BENEFITS.] Subdivision 1. No reparation obligor shall be required to pay basic economic loss benefits to an injured person who at the time of the accident:
- (1) Intentionally caused or attempted to cause injury to himself, another person, or the property of another person;
- (2) Was operating or a passenger in a vehicle known to him to be stolen or used without the owner's consent;
- (3) Was operating a motor vehicle while his driver's license was under suspension, revocation or denial;
- (4) Sought to elude apprehension or arrest by a police officer if he is convicted of an offense arising out of the accident; or
- (5) Was committing a felony which contributed to the accident or injury if he is convicted thereof.
- Subd. 2. For purposes of subdivision 1, clause (a), a person intentionally causes or attempts to cause injury if he acts or fails to act for the purpose of causing injury or with knowledge that injury is substantially certain to follow. A person does not intionally cause or attempt to cause injury (1) merely because his act or failure to act is intentional or done with his realization that it creates a grave risk of causing injury or (2) if the act or omission causing the injury is for the purpose of averting bodily harm to himself or another person.
- Subd. 3. The provisions of subdivision 1 shall not diminish the obligation of a reparation obligor to provide survivor's benefits as described in section 4, clause (5).
- Sec. 18. [BENEFITS PRIMARY; SUBTRACTIONS.] Basic economic loss benefits shall be primary. The amount by which benefits paid or payable under social security or a workmen's compensation law exceed an applicable deductible shall be subtracted in calculating economic loss.
- Sec. 19. [DUPLICATE CLAIMS; OBLIGOR SUBRO-GATED.] A reparation obligor paying or obligated to pay basic economic loss benefits is subrogated to any claim based on an intentional tort or on strict or statutory liability against any person whose act or omission caused the injury. This right of subrogation shall exist only to the extent that basic economic loss benefits are paid and only to the extent that recovery on the claim would produce a duplication of benefits or reimbursement of the same loss.

- Sec. 20. [ASSIGNED CLAIMS PLAN.] Subdivision 1. Reparation obligors providing basic economic loss insurance in this state may organize and maintain, subject to approval and regulation by the commissioner of insurance, an assigned claims bureau and an assigned claims plan, and adopt rules for their operation and for the assessment of costs on a fair and equitable basis consistent with this act. If such obligors do not organize and continuously maintain an assigned claims bureau and an assigned claims plan in a manner considered by the commissioner of insurance to be consistent with this act, he shall organize and maintain an assigned claims bureau and an assigned claims plan. Each reparation obligor providing basic economic loss insurance in this state shall participate in the assigned claims bureau and the assigned claims plan. Costs incurred shall be allocated fairly and equitably among the reparation obligors.
- Subd. 2. The assigned claims bureau shall promptly assign each claim and notify the claimant of the identity and address of the assignee-obligor of the claim. Claims shall be assigned so as to minimize inconvenience to claimants. The assignee thereafter has rights and obligations as if he had issued a policy of basic economic loss insurance complying with this act applicable to the injury or, in case of financial inability of a reparation obligor to perform its obligations, as if the assignee had written the applicable reparation insurance, undertaken the self-insurance, or lawfully obligated itself to pay reparation benefits.
- Sec. 21. [PERSONS ENTITLED TO PARTICIPATE IN ASSIGNED CLAIMS PLAN.] Subdivision 1. A person entitled to basic economic loss benefits because of injury covered by this act and occurring in this state may obtain basic economic loss benefits through the assigned claims plan or bureau established pursuant to section 20 and in accordance with the provisions for making assigned claims provided in this act, if:
- (a) Basic economic loss benefits are not applicable to the injury for some reason other than those specified in section 17;
- (b) The plan of reparation security applicable to the injury cannot be identified; or
- (c) A claim for basic economic loss benefits is rejected by a reparation obligor on some ground other than the person is not entitled to basic economic loss benefits under this act.
- Subd. 2. If a claim qualifies for assignment under subdivision 1 of this section, the assigned claims bureau or any reparation obligor to whom the claim is assigned shall be, as provided in section 12, subrogated to all of the rights of the claimant against any person, including another obligor, who is legally obligated to provide reparation benefits to the claimant, for reparation benefits provided by the obligor to whom the claim was assigned.
- Subd. 3. A person shall not be entitled to basic economic loss benefits through the assigned claims plan with respect to injury which he has sustained if at the time of such injury he was the

owner of a private passenger motor vehicle for which security is required under this act and he failed to have such security in effect. Members of the owner's household shall also be disqualified from benefits if they knew or reasonably should have known that security covering the vehicle was not provided as required by this act.

- Sec. 22. [NOTIFICATION TO ASSIGNED CLAIMS BU-REAU.] A person authorized to obtain basic economic loss benefits through the assigned claims plan shall notify the bureau of his claim within one year of the date on which he receives written authorization to participate in such plan. If timely action for basic economic loss benefits is commenced against a reparation obligor who is unable to fulfill his obligations under this act, a claim through the assigned claims plan may be made within a reasonable time after discovery of such inability.
- Sec. 23. [CLAIMS AGAINST WRONG INSURER.] timely action for economic loss benefits is commenced against a reparation obligor and benefits are denied because of a determination that the obligor's coverage is not applicable to the claimant under the provisions of section 6 on the priority of applicability of security a claim against a proper obligor or assigned claims plan may be made not later than 90 days after such determination becomes final or the last date on which the action could otherwise have been commenced, whichever is later.
- [CANCELLATION OR REDUCTION IN LIMITS DURING POLICY PERIOD; REJECTION OF APPLICATION; GROUNDS; NOTICE.] Subdivision 1. [CANCELLA-No cancellation or reduction in the limits of a plan of reparation security required under this act shall be effective only upon notice and under one or more of the following conditions stated in the policy:
 - Nonpayment of premium; or
- The policy was obtained through a material misrepresentation: or
- Any insured made a false or fraudulent claim or knowingly aided or abetted another in the presentation of such a claim; or
- d. The named insured failed to disclose fully his motor vehicle accidents and moving traffic violations for the preceding 36 months if called for in his written application; or
- The named insured failed to disclose in his written application any requested information necessary for the acceptance or proper rating of the risk; or
- The named insured knowingly failed to give any required written notice of loss or notice of lawsuit commenced against him, or, when requested, refused to cooperate in the investigation of a claim or defense of a lawsuit; or

- g. The named insured or any other operator who either resides in the same household or customarily operates an automobile insured under such policy:
- (1) has, within the 36 months prior to the notice of cancellation, had his driver's license under suspension or revocation; or
- (2) is or becomes subject to epilepsy or heart attacks, and such individual does not produce a written opinion from a physician testifying to his medical ability to operate a motor vehicle safely, such opinion to be based upon a reasonable medical probability; or
- (3) has an accident record, conviction record (criminal or traffic), physical condition or mental condition, any one or all of which are such that his operation of an automobile might endanger the public safety; or
- (4) has been convicted, or forfeited bail, during the 24 months immediately preceding the notice of cancellation for criminal negligence in the use or operation of an automobile, or assault arising out of the operation of a motor vehicle, or operating a motor vehicle while in an intoxicated condition or while under the influence of drugs; or leaving the scene of an accident without stopping to report; or making false statements in an application for a driver's license, or theft or unlawful taking of a motor vehicle; or
- (5) has been convicted of, or forfeited bail for, one or more violations within the 18 months immediately preceding the notice of cancellation, of any law, ordinance, or regulation which justify a revocation of a driver's license.
 - h. The insured automobile is:
- (1) so mechanically defective that its operation might endanger public safety; or
- (2) used in carrying passengers for hire or compensation, provided however that the use of an automobile for a car pool shall not be considered use of an automobile for hire or compensation: or
- (3) used in the business of transportation of flammables or explosives; or
 - (4) an authorized emergency vehicle; or
- (5) subject to an inspection law and has not been inspected or, if inspected, has failed to qualify within the period specified under such inspection law or
- (6) substantially changed in type or condition during the policy period, increasing the risk substantially, such as conversion to a commercial type vehicle, a dragster, sports car or so as to give clear evidence of a use other than the original use.

- Subd. 2. [LIMITATION.] Subdivision 1 shall not apply to any plan of reparation security which has been in effect less than 60 days at the time notice of cancellation is mailed or delivered by the insurer unless it is a renewal policy.
- Subd. 3. [REJECTION OF APPLICATION; NONRE-NEWAL.] "Renewal" or "to renew" means the issuance and delivery by an obligor of a policy superseding at the end of the policy period a policy previously issued and delivered by the same obligor, or the issuance and delivery of a certificate or notice extending the term of a policy beyond its policy period or term; provided, however, that any policy with a policy period or term of less than six months or any policy with no fixed expiraton date shall for the purpose of sections 24 to 26 be considered as if written for successive policy peroids or terms of six months. No obligor shall reject an application for or fail to renew a plan of reparation security:
- (a) Without notice except in the case of nonrenewal for nonpayment of premium or unless the obligor has manifested a willingness to renew;
 - (b) Solely because of the age of the applicant or insured; or
 - (c) For reasons which are arbitrary or capricious.

Notwithstanding the failure of an obligor to comply with this section, the policy shall terminate on the effective date of any other plan of security procured by the insured, with respect to any automobile designated in both policies. Renewal of a policy shall not constitute a waiver or estoppel with respect to grounds for cancellation which existed before the effective date of such renewal.

- Sec. 25. [NOTICE; STATEMENT OF REASONS FOR REJECTION, CANCELLATION, REDUCTION OR NONRENEWAL.] Subdivision 1. [WHEN GIVEN.] The notice required by section 24 shall be effective only if it is mailed or delivered to the named insured:
- (a) At least 10 days prior to the effective date of any cancellation for nonpayment of premium or of any cancellation or reduction in limits of a policy in effect for less than 60 days, provided that, if less than ten days remain in the 60 day period, coverage must be extended to expire ten days after notice has been mailed:
- (b) At least 30 days prior to the effective date of a cancellation or reduction in limits for any other reason;
- (c) At least 60 days prior to the expiration of coverage in the case of intention not to renew; or
- (d) Within a reasonable period of time, in the case of rejection of an application for coverage.
- Subd. 2. [CONTENTS.] The notice required by section 24 shall be effective only if it contains:

- (a) The specific underwriting or other reasons for rejection, nonrenewal, cancellation or reduction in limits;
- (b) Where failure to renew is based on a termination of the agency contract, a statement to that effect;
- (c) If the obligor's action was based upon the statements or charges of any person concerning alleged unsafe driving habits of an insured, the name and address of that person;
- (d) Notice of the named insured's right to complain to the commissioner of insurance of such action within 30 days of receipt of notice;
- (e) Notice of the nature of and the named insured's possible eligibility for coverage through the Minnesota insurance plan; and
 - (f) A statement that notice is given pursuant to this section.
- Subd. 3. [IMMUNITY OF OBLIGOR OR COMMISSION-ER; USE OF REASONS FOR CANCELLATION.] There shall be no liability on the part of and no cause of action of any nature shall arise against the commissioner of insurance or against any obligor, its authorized representative, its agents, its employees, or any firm, person or corporation furnishing to the obligor information as to reasons for rejection, nonrenewal or cancellation, for any statement made by them in any written notice of nonrenewal or cancellation, for the providing of information relating thereto, or for statements made or evidence submitted at any hearings conducted in connection therewith.
- Subd. 4. [PROOF OF GIVING NOTICE.] Proof of mailing notice shall be sufficient proof that notice required herein has been given. A certificate of mailing on United States Postal Form 3817, as defined in Part 165 of the United States Postal Manual as now existing or hereafter changed by the United States Postal Department shall constitute proof of mailing.
- Sec. 26. [OBJECTIONS; INVESTIGATION; DETERMINATION.] Subdivision 1. Any individual who believes such nonrenewal, cancellation or reduction in the limits of liability of coverage of his policy or rejection of his application is arbitrary, capricious or otherwise in violation of this act, or who believes such notice of nonrenewal and the reason or reasons therefor were not given as provided herein, may, within 30 days after receipt of notice thereof, file in writing an objection to such action with the commissioner of insurance.
- Subd. 2. Upon receipt a written objection pursuant to the provisions herein, the commissioner of insurance shall notify the obligor of receipt of such objection and of the right of the obligor to file a written response thereto within ten days of receipt of such notification. The commissioner of insurance in his discretion may also order an investigation of the objection or complaint, the submission of additional information by the insured or the obligor about the action by the obligor or the objec-

tions of the insured, or such other procedure as he deems appropriate or necessary. Within 23 days of receipt of such written objection by an insured the commissioner of insurance shall approve or disapprove the obligor's action and shall notify the insured and obligor of his final decision. If the commissioner of insurance finds that the obligor has failed to conform to this section, he shall order the obligor to issue a policy of reparation security which shall be deemed to have been in force and in effect during the period of time which the application was rejected or during which such policy was cancelled or was not renewed. If the obligor refuses to comply with the order, the commissioner of insurance shall suspend it from conducting its business operations in this state and shall prohibit it from selling, directly or indirectly, any and all kinds of insurance in this state. If the commissioner of insurance enters the order, the obligor shall pay the reasonable attorney's fee incurred by the person filing the complaint. Either party may institute proceedings for judicial review of the decision of the commissioner of insurance in accordance with the provisions of Minnesota Statutes 1971. Sections 15.01 to 15.42; provided, however, that his final decision shall be binding pending judicial review.

- Subd. 3. If the insured person filing the complaint before the commissioner of insurance shall prevail upon the appeal, the obligor shall pay the reasonable attorney fees incurred by that person in conjunction with the appeal. If the insurer shall prevail on the appeal, the party filing the complaint shall be deemed not to have been insured as of the date of such rejection, cancellation, reduction in limits, or refusal to renew or the date upon which the judgment is filed by the court hearing the appeal, whichever is later.
- Subd. 4. In addition to the remedies provided by this section and the remedies available under the policy or under any contract, a reparation obligor shall be liable in tort for all damages suffered by a person aggrieved by the insurer's negligent or willful failure to conform to this act.
- Sec. 27. [PENALTIES FOR FAILURE TO PROVIDE SECURITY FOR BASIC REPARATION BENEFITS.] Subdivision 1. Every owner or registrant of a motor vehicle for which security has not been provided as required by section 7, subdivision 1 shall be liable in tort without limitation.
- Subd. 2. Any owner or registrant of a motor vehicle with respect to which security is required under this act who operates such motor vehicle or permits it to be operated upon a public highway, street or road in this state without having in full force and effect security complying with the terms of section 7, is guilty of a misdemeanor.
- Subd. 3. Any other person who operates such motor vehicle upon a public highway, street or road in this state with knowledge that the owner or registrant does not have such security in full force and effect is guilty of a misdemeanor.

- Subd. 4. Any operator of a motor vehicle who is convicted of a misdemeanor under the terms of this section shall have his operator's license revoked for not less than six months or more than 12 months. If such operator is also an owner or registrant of the motor vehicle, his motor vehicle registration shall also be revoked for not less than six months or more than 12 months.
- Subd. 5. When a nonresident's operating privilege is suspended pursuant to this section, the commissioner or his designee shall transmit a copy of the record of such action to the official in charge of the issuance of licenses in the state in which the nonresident resides.
- Subd. 6. Upon receipt of such notification that the operating privilege of a resident of this state has been suspended or revoked in any other state pursuant to a law providing for its suspension or revocation for failure to deposit security for the payment of judgments arising out of a motor vehicle accident, or for failure to provide security covering a vehicle if required by the laws of that state, the commissioner shall suspend the license of the resident until he furnishes evidence of compliance with the laws of this state and if applicable the laws of the other state.
- Sec. 28. [EVIDENCE OF COVERAGE.] Subdivision 1. Every owner or registrant of a motor vehicle with respect to which security is required under this act shall when applying for registration or licensing of such motor vehicle in this state, show evdence to the commissioner or his duly authorized agent that the security required under section 7 has been provided and is in effect. Evidence of compliance with this act may be furnished by a certificate reading substantially as follows:

[OBLIGOR'S NOTIFICATION OF LAPSE, CAN-CELLATION, OR FAILURE TO RENEW POLICY OF COV-ERAGE.] (1) If the required plan of reparation security of an owner or named insured is cancelled, and notification of such fact is given to the insured as required by this act, a copy of such notice shall concurrently be sent to the commissioner. If, on or before the date specified by the reparation obligor for the expiration of its coverage, the insured owner or registrant of a motor vehicle has not presented the commissioner or his authorized agent with evidence of required security which shall take effect immediately upon the expiration of the previous coverage, or if the insured owner or registrant has not instituted an objection to his obligor's cancellation under section 26, he shall immediately surrender the registration certificate and motor vehicle license plates to the commissioner and may not operate or permit operation of the vehicle in this state until security is again provided and proof of security furnished as required by this act.

- PREMIUM Sec. 30. [RESTRICTIONS ON RATE Subdivision 1. [SCHEDULE OF PREMIUM CHARGES.1 RATES; FILING WITH COMMISSIONER.] Notwithstanding the provisions of Minnesota Statutes, Chapter 70A, or any other law to the contrary, on or before the effective date of this act, every person, including an individual, corporation, partnership, firm, association or syndicate who is authorized to underwrite, issue, contract for or otherwise provide any policy of basic or optional added reparation insurance, minimum or optional residual tort liability insurance coverage, uninsured motorist coverage, hit-and-run coverage, collision or comprehensive insurance coverages, or any other policy of insurance protection required or permitted by this act or any other law to be provided relative to accidents, injury or liability resulting from operation or use of a motor vehicle in this state shall file with the commissioner of insurance a schedule of standard premium rates proposed to be changed by that person under every contract, policy or other agreement for the provision of any such insurance coverage after the effective date of this act. Provided, however, that the filing requirement of this subdivision shall not apply to qualified self-insurers.
- Subd. 2. [MANDATORY PREMIUM RATE DECREASES.] Every person required by subdivision 1 to file a schedule of standard premium rates shall so compute those proposed rates as to provide not less than a true 15 percent decrease in every premium or rate charged by that person for every kind and amount of personal injury and property liability, comprehensive, collision, and medical payment coverage on the day immediately preceding the date of the final enactment of this act. The commissioner of insurance shall, after proper examination thereof, certify or refuse to certify the conformance of each such schedule and premium rate thereon to the provisions of this section. In the instance of any nonconformance, as determined by the commissioner, notification of such nonconformance shall be given to the person submitting the schedule and a hearing, if requested on the issue, shall be allowed in accordance with the provisions of Minnesota Statutes, Chapter 15.
- Subd. 3. After the effective date of this act, no person required by subdivision 1 to file a schedule of reduced standard premium rates shall sell, offer to sell, contract for, deliver for execution, execute or otherwise provide any policy or contract of insurance coverage described in subdivision 1 for which any premium or rate in excess of those shown in a certified schedule of standard premiums, as provided in subdivision 2, is charged.
- Subd. 4. [PENALTIES; ENFORCEMENT.] Any person convicted or violating subdivision 3 shall be guilty of a misdemeanor. Every day that a violation continues shall be deemed a separate offense. Further, any person convicted of violating any provision of this section shall thereafter be prohibited from engaging in any business as an insurer or the agent of any insurer in this state for a period of five years. The attorney general shall, at the request of the commissioner of insurance, ini-

tiate in the name of the state appropriation action in a court of law to enforce the provisions of this section.

- Sec. 31. [DRIVER DEEMED AGENT OF OWNER.] Whenever any motor vehicle shall be operated within this state by any person other than the owner, with the consent of the owner, express or implied, the operator thereof shall in case of accident, be deemed the agent of the owner of such motor vehicle in the operation thereof.
- [SERVICE OF PROCESS; RESIDENTS; NON-Sec. 32. RESIDENTS; COMMISSIONER OF PUBLIC SAFETY AS Subdivision 1. The use and operation by a resident of this state or his agent, or by a nonresident or his agent of a motor vehicle within the state of Minnesota, shall be deemed an irrevocable appointment by such resident when he has been absent from this state continuously for six months or more following an accident, or by such nonresident at any time, of the commissioner of public safety to be his true and lawful attorney upon whom may be served all legal process in any action or proceeding against him or his executor, administrator, or personal representative growing out of such use and operation of a motor vehicle within this state, resulting in damages or loss to person or property, whether the damage or loss occurs on a highway or on abutting public or private property. Such appointment is binding upon the nonresident's executor, administrator, or personal representative. Such use or operation of a motor vehicle by such resident or nonresident is a signification of his agreement that any such process in any action against him or his executor, administrator, or personal representative which is so served, shall be of the same legal force and validity as if served upon him personally or on his executor, administrator, or personal representative. Service of such process shall be made by serving a copy thereof upon the commissioner or by filing such copy in his office, together with payment of a fee of \$2, and such service shall be sufficient service upon the absent resident or the nonresident or his executor, administrator, or personal representative; provided that notice of such service and a copy of the process are within ten days thereafter sent by mail by the plaintiff to the defendant at his last known address and that the plaintiff's affidavit of compliance with the provisions of this chapter is attached to the summons.
- Subd. 2. The court in which the action is pending may order such continuance as may be necessary to afford the defendant reasonable opportunity to defend any such action, not exceeding 90 days from the date of filing of the action in such court. The fee of \$2 paid by the plaintiff to the commissioner at the time of service of such proceedings shall be taxed in his cost if he prevails in the suit. The said commissioner shall keep a record of all such processes so served which shall show the day and hour of such service.
- Sec. 33. [ABSTRACTS; FEES.] The commissioner shall, upon payment of a \$2.50 fee, furnish any person a certified ab-

stract of the operating record of any person, and if there is no record that he has been convicted of violating a law relating to the operation of a motor vehicle or has caused any injury or damage with a motor vehicle, the commissioner shall so certify.

- Sec. 34. [SUPERCESSION BY THIS ACT; INSTRUCTIONS TO REVISOR OF STATUTES.] Subdivision 1. The definition of "qualified applicant" under Minnesota Statutes, Section 65B.02, Subdivision 2, clause (2) shall, upon the repeal of chapter 170 and the enactment of this act, include a person required to prove automobile insurance coverage as required by this act.
- Subd. 2. The actions permitted a metropolitan airport commission corporation under Minnesota Statutes 1971, Section 360.105, Subdivision 6 shall, upon the repeal of chapter 170 and the enactment of this act, include acts necessary to bring the corporation, its commissioner and agents within the provisions of this act.
- Subd. 3. The actions permitted a county board under Minnesota Statutes, Section 375.32, Subdivision 2, shall, upon the repeal of chapter 170 and the enactment of this act, include acts necessary to bring the county, its officers and employees within the provisions of this act.
- Subd. 4. In the next and subsequent editions of Minnesota Statutes, wherever Minnesota Statutes, Chapter 170 or the "financial responsibility" act has been referred to in a section, the revisor of statutes shall replace such references with references to this act.
- Subd. 5. In the next and subsequent editions of Minnesota Statutes, wherever Minnesota Statutes, Section 65B.22 has been referred to in a section, the revisor of statutes shall replace such references with references to section 20 of this act.
- Sec. 35. [REPEALS.] Minnesota Statutes 1971, Sections 65B.14; 65B.15; 65B.16; 65B.17; 65B.18; 65B.19; 65B.20; 65B.21; 65B.22; 65B.23; 65B.24; 65B.25; 65B.26; 65B.27; 170.21; 170.22; 170.23; 170.231; 170.25; 170.26; 170.27; 170.28; 170.29; 170.30; 170.31; 170.32; 170.33; 170.34; 170.35; 170.36; 170.37; 170.38; 170.39; 170.40; 170.41; 170.42; 170.43; 170.44; 170.45; 170.46; 170.47; 170.48; 170.49; 170.50; 170.51; 170.52; 170.53; 170.54; 170.55; 170.56; 170.57; 170.58 are repealed.
- Sec. 36. [SEVERABILITY.] If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity does not affect other provisions or applications of this act which can be given effect without the invalid application or provision, and to this end the provisions of this act are expressly declared to be severable.
- Sec. 37. This act shall take effective July 1, 1974. Accidents occurring before that date are not covered by or subject to this act.".

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

"A bill for an act relating to the compensation of victims of motor vehicle accidents; requiring security by motor vehicle owners; providing for certain mandatory minimum insurance or self-insurance protection benefits payable regardless of fault in cases of personal injury; providing for a limitation of general damages; expanding uninsured motorists coverage, providing small claims arbitration and penalties for failure to show proof of security; providing for certain deductibles; providing for subrogation, inter-company arbitration, and offset of benefits paid against judgments; providing an assigned claims plan; repealing Minnesota Statutes 1971, Sections 65B.14 to 65B.27, 170.21 to 170.231 and 170.25 to 170.58."

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

The report was adopted.

- Mr. Quirin from the Committee on Governmental Operations to which was referred:
- S. F. No. 1742, A bill for an act relating to the credentialing of allied health manpower under the state board of health; appropriating money.

Reported the same back with the recommendation that 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 REPORT WAS RE-REFERRED TO THE COMMITTEE ON RULES AND LEGISLATIVE ADMINISTRATION

- Mr. Quirin from the Committee on Governmental Operations to which was referred:
- S. F. No. 2350, A bill for an act relating to the county of Ramsey; providing for the retirement of employees thereof; providing certain benefits therefor; and authorizing the levy of certain taxes; amending Laws 1963, Chapter 852, Section 3, as amended.

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.

INTRODUCTION OF BILLS

Fudro and Sarna introduced:

H. F. No. 2539, A bill for an act authorizing the city of Minneapolis to pay costs of street maintenance and street lighting from general revenues.

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

Adams, J.; Ryan; Enebo; Fudro; and Spanish introduced:

H. F. No. 2540, A bill for an act relating to health; requiring hospitals to disclose the price of hospital kits to incoming patients.

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

Spanish, Fugina, Ojala, Prahl, and Johnson, D., introduced:

H. F. No. 2541, A bill for an act relating to the city of Chisholm; financing of firemen's relief; amending Laws 1971, Chapter 810, Section 7.

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

Spanish, Fugina, Ojala, Prahl, and Johnson, D., introduced:

H. F. No. 2542, A bill for an act relating to the city of Hibbing; financing of firemen's relief; amending Laws 1971, Chapter 807, Section 3.

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

Dieterich; Vento; Bell; Johnson, J.; and Parish introduced:

H. F. No. 2543, A bill for an act relating to the district court; second judicial district in Ramsey county and fourth judicial district in Hennepin county; amending Minnesota Statutes 1971, Sections 140.19; 140.20; 140.21; 140.23; 140.24; 140.25; 260.305; 485.01; 508.12; 508.74; 611.26, Subdivision 1; Laws 1923, Chapter 289, Sections 1, 2, 3, 4, 6, 11, and 13, as amended; Laws 1923, Chapter 77, Section 10, as amended; Laws 1951, Chapter 653, Section 1; Laws 1965, Chapter 469, Section 8; Laws 1965, Chapter 709, Section 1; Laws 1969, Chapter 838, Sections 1, 2, and 3; Laws 1969, Chapter 839, Section 1; and repealing Minnesota Statutes 1971, Section 485.015; Laws 1923, Chapter 77, Sections 1 to 9; and Laws 1925, Chapter 52.

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

Newcome, Bell, Flakne, Dieterich, and Andersen, R., introduced:

H. F. No. 2544, A bill for an act relating to the probate court in Hennepin and Ramsey counties; amending Minnesota Statutes 1971, Sections 525.10; and 526.18; repealing Minnesota Statutes 1971, Section 526.19.

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

Carlson, B., introduced:

H. F. No. 2545, A bill for an act relating to taxation; providing for the levy and collection of local wheelage taxes upon motor vehicles for highway purposes; repealing Minnesota Statutes 1971, Sections 163.051; and 426.05.

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

Spanish, Fugina, Ojala, Prahl, and Johnson, D., introduced:

H. F. No. 2546, A bill for an act relating to the village of Hibbing, the town of Stuntz, and Independent School District Number 701; permitting tax levy by joint recreation and park board regardless of existing mill rates and per capita limit.

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

Spanish, Fugina, Ojala, Prahl, and Johnson, D., introduced:

H. F. No. 2547, A bill for an act relating to the village of Hibbing; taxation; levy for library purposes.

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

Anderson, G., introduced:

H. F. No. 2548, A bill for an act relating to Big Stone county; taxation; providing for the imposition of a tax upon persons, copartnerships, companies, joint stock companies, corporations, and associations however organized, engaged in the business of removing gravel, crushed rock or aggregate from gravel pits or deposits where gravel, crushed rock or aggregate are obtained, and transporting the same from Big Stone county; for enforcing and collecting the same and prescribing penalties for violations.

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

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, Hanson reported the progress of S. F. No. 910 now in Conference Committee.

Pursuant to Joint Rule No. 13, Myrah reported the progress of S. F. No. 1182 now in Conference Committee.

Pursuant to Joint Rule No. 13, Haugerud reported the progress of S. F. No. 2417 now in Conference Committee.

Pursuant to Joint Rule No. 13, Lindstrom, J., reported the progress of S. F. No. 690 now in Conference Committee.

Pursuant to Joint Rule No. 13, Sieben, H., reported the progress of H. F. No. 295 now in Conference Committee.

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 File, herewith returned:

H. F. No. 1871, A bill for an act relating to the village of Roseville and the city of Brooklyn Center; authorizing the issuance of on-sale licenses for the sale of intoxicating liquor.

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. 308, A bill for an act relating to the organization and operation of the state government; creating a department of finance; a legislative audit commission and a legislative auditor; appropriating moneys; amending Minnesota Statutes 1971, Sections 6.21; 9.031; 11.10; 215.04; 215.05; 215.06; 215.07; 215.08; and 215.09; repealing Minnesota Statutes 1971, Sections 16.02, Subdivisions 11, 12, 20 and 22; and 215.02.

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 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. 1625, A bill for an act relating to workmen's compensation, suicide; amending Minnesota Statutes 1971, Section 176.021, Subdivision 1.

PATRICK E. FLAHAVEN, Secretary of the Senate

[62nd Day

CONCURRENCE AND REPASSAGE

Sieben, H., moved that the House concur in the Senate amendments to H. F. No. 1625 and that the bill be repassed as amended by the Senate. The motion prevailed.

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

The bill was read for the third time, 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 127, and nays 0, as follows:

Those who voted in the affirmative were:

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

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. 1478, A bill for an act relating to highways; the establishment of recreational vehicle lanes on state, county and town road rights of way, including bridges and underpasses; and appropriating money; amending Minnesota Statutes 1971, Sections 161.20, Subdivision 2; 161.21, Subdivision 1; 165.02; and 167.50, Subdivision 1.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Dirlam moved that the House concur in the Senate amendments to H. F. No. 1478 and that the bill be repassed as amended by the Senate. The motion prevailed.

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

The bill was read for the third time, as amended 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 123, and nays 1, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Pavlak, R. L.

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. 1219, A bill for an act relating to the organization and operation of state government; providing the commissioner

of natural resources with additional power to organize and reorganize the department; amending Minnesota Statutes 1971, Sections 84.081, Subdivision 1; and 84.083, Subdivision 1.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Quirin moved that the House concur in the Senate amendments to H. F. No. 1219 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1219, A bill for an act relating to the organization and operation of state government; providing the commissioner of natural resources with additional power to organize and reorganize the departments; amending Minnesota Statutes 1971, Sections 84.081, Subdivision 1; and 84.083, Subdivision 1.

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 126, and nays 0, as follows:

Those who voted in the affirmative were:

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

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. 1059, A bill for an act relating to real estate; forcible entry and unlawful detainer; landlord and tenant; creating remedies for tenants of substandard housing; amending Minnesota Statutes 1971, Sections 487.17; 488.04, Subdivision 4; 488A.01, Subdivision 5; 488A.18, Subdivision 6; 488A.35, Subdivision 2; 566.01; 566.02; 566.05; 566.06; 566.09; 566.15; 566.16; and Chapter 566, by adding sections.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Hook moved that the House concur in the Senate amendments to H. F. No. 1059 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1059, A bill for an act relating to real estate; forcible entry and unlawful detainer; landlord and tenant; creating remedies for tenants of substandard housing; amending Minnesota Statutes 1971, Sections 487.17; 488.04, Subdivision 4; 488A.01, Subdivision 5; 488A.18, Subdivision 6; 488A.35, Subdivision 2; 566.01; 566.02; 566.05; 566.06; 566.09; 566.15; 566.16; and Chapter 566, by adding sections.

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 126, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J.	Dieterich	Johnson, D.	Miller, M.	Schreiber
Andersen, R.	Dirlam	Johnson, J.	Moe	Schulz
Anderson, D.	Eckstein	Jopp	Munger	Sherwood
Anderson, G.	Eken	Jude	Myrah	Sieben, H.
Anderson, I.	Enebo	Kahn	Nelson	Sieben, M.
Becklin	Erdahl	Kelly	Newcome	Skaar
Belisle	Erickson	Kempe	Niehaus	Smith
Bell	Esau	Klaus	Norton	Spanish
Berg	Faricy	Knickerbocker		Stangeland
Berglin	Ferderer	Laidig	Ojala	Stanton
Biersdorf	Fjoslien	Larson	Parish	Swanson
Boland	Flakne	LaVoy	Patton	Tomlinson
Braun	Forsythe	Lemke	Pavlak, R.	Ulland
Brinkman	Fudro	Lindstrom, E.	Pehler	Vanasek
Carlson, A.	Fugina	Lindstrom, J.	Peterson	Vento
Carlson, B.	Graba	Lombardi	Pieper	Voss
Carlson, D.	Graw	Long	Pleasant	Weaver
Carlson, L.	Growe	Mann	Prahl	Wenzel
Casserly	Hagedorn	McArthur	Quirin	Wigley
Cleary	Hanson	McCarron	Resner	Wohlwend
Clifford	Haugerud	McCauley	Rice	Wolcott
Connors	Heinitz	McEachern	Ryan	Mr. Speaker
Culhane	Hook	McFarlin	St. Onge	
Cummiskey	19.4	McMillan	Samuelson	
Dahl	Jaros	Menke	Sarna	
DeGroat	Johnson, C.	Miller, D.	Savelkoul	

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. 606, A bill for an act relating to eminent domain; providing for uniform relocation assistance, services, payments and benefits for displaced persons; repealing Minnesota Statutes 1971, Section 117.095.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Berglin moved that the House concur in the Senate amendments to H. F. No. 606 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 606, A bill for an act relating to eminent domain; providing for uniform relocation assistance, services, payments and benefits for displaced persons; repealing Minnesota Statutes 1971. Section 117.095.

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 123, and nays 0, as follows:

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. 1550, A bill for an act relating to personnel in government; their rights, privileges and benefits; creating a department of personnel; defining its powers and duties; amending Minnesota Statutes 1971, Sections 15A.021; 15A.031; 15A.041; 15A.101; 15A.12; 43.01, Subdivisions 6, 7, 8, and 9, and by adding subdivisions; 43.02; 43.03; 43.05; 43.06; 43.07; 43.08; 43.09; 43.111; 43.122; 43.128; 43.13; 43.15; 43.17, Subdivision 2; 43.18, Subdivision 1; 43.19; 43.21; 43.23; 43.24; 43.32; 43.48; 43.43; and Chapter 43, by adding sections; repealing Minnesota Statutes 1971, Sections 15A.14; 16.02, Subdivisions 20 and 22; 43.01, Subdivision 5; 43.041; 43.10; 43.18, Subdivision 3; 43.30 and 43.34.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Menke moved that the House concur in the Senate amendments to H. F. No. 1550 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1550, A bill for an act relating to personnel in government; their rights, privileges and benefits; creating a department of personnel; defining its powers and duties; amending Minnesota Statutes 1971, Sections 15A.021; 15A.031; 15A.041; 15A.12; 43.01, Subdivisions 6, 7, 8, and 9, and by adding subdivisions; 43.02; 43.03; 43.05; 43.06; 43.07; 43.09; 43.111; 43.122; 43.128; 43.13; 43.15; 43.17, Subdivision 2; 43.18, Subdivision 1; 43.19; 43.21; 43.23; 43.24; 43.32; 43.48; 43.43; and Chapter 43, by adding sections; repealing Minnesota Statutes 1971, Sections 15A.14; 16.02, Subdivisions 20 and 22; 43.01, Subdivision 5; 43.041; 43.08; 43.10; 43.18, Subdivision 3; and 43.34.

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 122, and nays 6, as follows:

Those who voted in the affirmative were:

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

Johnson, D.	Long	Niehaus	Ryan	Stanton
Johnson, J.	Mann	Norton	St. Onge	Swanson
Johnson, R.	McArthur	Ohnstad	Samuelson	Tomlinson
Jopp	McCarron	Ojala	Sarna	Vanasek
Jude	McCauley	Parish	Savelkoul	Vento
Kelly	McEachern	Patton	Schreiber	Voss
Kempe	McFarlin	Pavlak, R.	Schulz	Weaver
Klaus	McMillan	Pavlak, R. L.	Searle	Wenzel
Knickerbocker	Menke	Pehler	Sherwood	Wigley
Laidig	Miller, D.	Peterson	Sieben, H.	Wohlwend
LaVoy	Miller, M.	Pieper	Sieben, M.	Wolcott
Lemke	Moe	Prahl	Skaar	Mr. Speaker
Lindstrom, E.	Myrah	Quirin	Smith	-
Lindstrom, J.	Nelson	Resner	Spanish	
Lombardi	Newcome	Rice	Stangeland	

Those who voted in the negative were:

Ulland Flakne Kahn Pleasant Berglin Ferderer

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. 586, A bill for an act relating to landlords and tenants: restriction on automatic renewal of leases; amending Minnesota Statutes 1971, Chapter 504, by adding a section.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Casserly moved that the House concur in the Senate amendments to H. F. No. 586 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 586, A bill for an act relating to landlords and tenants; restriction on automatic renewals of leases; amending Minnesota Statutes 1971, Chapter 504, by adding a section.

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. Andersen, R. Anderson, D. Anderson, G. Anderson, I. Becklin Belisle Bell Bennett	Berg Berglin Biersdorf Boland Braun Brinkman Carlson, A. Carlson, B. Carlson, D.	Carlson, L. Casserly Cleary Clifford Connors Culhane Cummiskey Dahl DeGroat	Dieterich Dirlam Eckstein Eken Enebo - Erdahl Erickson Esau Faricy	Ferderer Fjoslien Flakne Forsythe Fudro Fugina Graba Graw Growe
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Hagedorn	Knickerbocker	Miller, D.	Pieper	Skaar
Hanson	Laidig	Miller, M.	Pleasant	Smith
Haugerud	Larson	Moe	Prahl	Spanish
Heinitz	LaVoy	Munger	Quirin	Stangeland
Hook	Lemke	Myrah	Resner	Stanton
Jacobs	Lindstrom, E.	Nelson	Rice	Swanson
Jaros	Lindstrom, J.	Newcome	Ryan	Tomlinson
Johnson, C.	Lombardi	Niehaus	St. Onge	Ulland
Johnson, D.	Long	Norton	Samuelson	Vanasek
Johnson, J.	Mann	Ohnstad	Sarna	Vento
Johnson, R.	McArthur	Ojala	Savelkoul	Voss
Јорр	McCarron	Parish	Schreiber	Weaver
Jude	McCauley	Patton	Schulz	Wenzel
Kahn	McEachern	Pavlak, R.	Searle	Wigley
Kelly	McFarlin	Pavlak, R. L.	Sherwood	Wohlwend
Kempe	McMillan	Pehler	Sieben, H.	Wolcott
Klaus	Menke	Peterson	Sieben, M.	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. 1203, A bill for an act relating to pollution; pollution control agency; providing for the certification of operators of solid waste disposal facilities; providing for enforcement; amending Minnesota Statutes 1971, Chapter 116, by adding sections.

PATRICK E. FLAHAVEN, Secretary of the Senate

Sherwood moved that the House refuse to concur in the Senate amendments to H. F. No. 1203, 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 that the Senate has concurred in and adopted the report of the Conference Committee on:

S. F. No. 34, A bill for an act relating to funeral directing; requiring an itemized statement of funeral costs; amending Minnesota Statutes 1971, Chapter 149, by adding a section.

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

PATRICK E. FLAHAVEN, Secretary of the Senate

CONFERENCE COMMITTEE REPORT ON S. F. NO. 34

May 4, 1973

Honorable Alec G. Olson President of the Senate Honorable Martin O. Sabo Speaker of the House of Representatives

We, the undersigned conferees on the part of the Senate and the House, upon the disagreeing votes as to S. F. No. 34, report that we have agreed upon the items in dispute and recommend as follows:

That S. F. No. 34 be amended as follows:

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

"Section 1. Minnesota Statutes 1971, Chapter 149, is amended by adding a section to read:

[149.09] [STATEMENTS; PRICES; CREMATION WITH-OUT CASKET.] Subdivision 1. [ITEMIZED STATEMENT TO BE FURNISHED.] Every person licensed or granted a permit pursuant to this chapter, including funeral directors and funeral establishments, shall furnish at the time funeral arrangements are made for the care and disposition of the body of a deceased person, an itemized statement in compliance with rules adopted by the board of health pursuant to Minnesota Statutes, Chapter 15. The rules shall require a separate listing of cost in the following categories: casket; burial vault; use of facilities for funeral services; use of facilities for reviewal; specifically itemized transportation costs; specifically itemized funeral service merchandise; embalming; preparation of the body; other professional services; and a statement of all anticipated cash advances and expenditures.

- Subd. 2. [REQUIRING RETAIL PRICE OF CASKET TO BE DISPLAYED.] Every funeral director or operator who offers a casket for sale shall display the retail price of the casket in a conspicuous place on the casket.
- Subd. 3. [AUTHORIZING CREMATION OR CALCINA-TION WITHOUT A CASKET.] A person operating a crematory or calcinatory shall not require that human remains be placed in a casket before cremation or calcination or that human remains be cremated or calcinated in a casket or refuse to accept human remains for cremation or calcination for the reason that human remains are not in a casket. This subdivision does not prohibit the requiring of a container or disposal unit to protect the physical health or safety of any individual. The listing of costs statement required in subdivision 1 shall include the following statement for which a charge is made in conspicuously legible print: Minnesota law does not require that remains be placed in a casket before or at the time of cremation.

Subd. 4. [PENALTY.] Any violation of subdivisions 1 to 3 shall constitute unprofessional conduct within the meaning of section 149.05, subdivision 1, clause (5).".

Further, delete the title and insert in lieu thereof the following:

"A bill for an act relating to funeral directing; requiring an itemized statement of funeral costs; requiring the retail price of burial caskets to be clearly marked; authorizing cremation or calcination without a casket; providing a penalty; amending Minnesota Statutes 1971, Chapter 149, by adding a section.".

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

Senate Conferees: ROBERT D. NORTH, HOWARD A. KNUTSON, and JOHN MILTON.

House Conferees: DONALD M. MOE, WILLIAM R. OJALA, and JAMES L. ADAMS.

Moe moved that the report of the Conference Committee on S. F. No. 34 be adopted and that the bill be repassed as amended by the Conference Committee. The motion prevailed.

S. F. No. 34, A bill for an act relating to funeral directing; requiring an itemized statement of funeral costs; amending Minnesota Statutes 1971, Chapter 149, by adding a section.

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

The question being taken on the repassage of the bill and the roll being called, there were yeas 104, and nays 22, as follows:

Those who voted in the affirmative were:

Adams, J. Andersen, R. Anderson, I. Becklin Belisle Bell Bennett Berg Berglin Boland Brinkman Carlson, A. Carlson, B. Carlson, L. Casserly Clieary Clifford Connors Cummiskey Dahl	Fugina Graba Graw Growe Hagedorn	Johnson, C. Johnson, D. Johnson, J. Johnson, R. Jopp Jude Kahn Kelly Kempe Knickerbocker Laidig LaVoy Lemke Lindstrom, E. Lombardi Mann McArthur McCarron McEardern McFarlin McMillan	Pavlak, R. Pavlak, R. L. Pehler	Sarna Savelkoul Schreiber Schulz Sherwood Sieben, M. Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Weaver Wohlwend Wolcott Mr. Speaker
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Those who voted in the negative were:

Ohnstad Wenzel Larson Anderson, D. Erdahl Wigley Anderson, G. Erickson Lindstrom, J. Pieper Biersdorf Esau St. Onge Long Miller, M. Fjoslien Searle Braun Klaus Niehaus Skaar Culhane

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

Mr. Speaker:

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

S. F. No. 2167, A bill for an act relating to the organization and operation of state government; appropriating money for the conservation and development of the state's natural resources; providing for maintenance of the Minnesota historical society; for county and district agricultural societies; for various stock-breeders', dairymen's, horticultural and poultry association and societies; for sheriff's per diem and mileage in certain cases; for vessel tonnage tax; for maintenance of the Sibley house; for maintenance of various semi-state activities; for aids to local subdivisions of government and school districts; for maintenance of the uniform laws commission; for maintenance of the capitol area architectural and planning commission; and for other purposes; and amending Minnesota Statutes 373.23.

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

PATRICK E. FLAHAVEN, Secretary of the Senate

CONFERENCE COMMITTEE REPORT ON S. F. NO. 2167

Honorable Alec Olson President of the Senate

Honorable Martin Sabo Speaker of the House of Representatives

We, the undersigned conferees on the part of the Senate and the House, upon the disagreeing votes as to S. F. No. 2167, report that we have agreed upon the items in dispute and recommend as follows: That S. F. No. 2167 be amended by striking all matter after the enacting clause and in lieu thereof substituting the following:

"Section 1. APPROPRIATIONS. The sums hereinafter named, or so much thereof as may be necessary, are hereby appropriated out of the general fund in the state treasury, or any other fund herein designated for the purposes specified in the following sections of this act, to be available for the fiscal years ending June 30, 1973, June 30, 1974, and June 30, 1975.

AND PROPERTY

Subdivision 1. For mileage and per diem for conveying prisoners to the state reformatory and state prison and for con-

APPROPRIATIO	ONS
Available for the	Year

	1974	1975
Sec. 2. GENERAL GOVERNMENT	\$	
Subdivision 1. Interstate Cooperation Commission and Council of State Govern- ments	37,810	37,810
Subd. 2. Minnesota-Wisconsin Boundary Area Commission	21,600	21,600
Provided that the amount that may be expended shall not exceed the amount provided for the commission by the state of Wisconsin.		
Subd. 3. Uniform Laws Commission		
(a) For expenses	6,900	7,500
Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the bien- nium.		
Subd. 4. The Great Lakes Commission	25,000	25, 000
Subd. 5. The Education Commission of the States	16,000	16,000
The above appropriation includes funds for the state advisory council.		
Subd. 6. National Governors' Conference	8,500	8,500
Subd. 7. Advisory Commission on Intergovernmental Relations	1,000	1,000
Provided that the department of administration shall be responsible for the disbursement of the funds provided in this subdivision.		•
Subd. 8. Capitol Area Architectural and Planning Commission	45,000	٠
Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the bien- nium.		;
Sec. 3. PROTECTION TO PERSONS		

28.000

1974 1975 \$

28.000

veying youths to the youth conservation

Should the appropriation for either year be insufficient, then the appropriation for the other year shall be available therefor.

Provided, however, that the amounts appropriated by subdivision 1 include payments for:

- Upon certification by the commissioner of corrections that any person committed to the youth conservation commission has absconded or otherwise violated the terms of his parole or probation and should be returned to the state reformatory, the state training school for boys, the Minnesota home school, or other similar correctional institutions which may be hereafter established for their confinement, the necessary expenses of parole or probation officers, sheriffs, or other officers incurred in returning such person, including per diem and expenses of guards, shall be approved by the state auditor and paid out of the state treasury from funds appropriated for such purposes. The auditor may allow for such expenses the necessary expenses incurred by the sheriff or other officer in going to and returning from the particular correctional institution concerned and \$10 per day for each guard, and such sum as is necessary for actual traveling expenses. All bills shall be rendered in writing, fully itemized, verified, and accompanied by the receipt of the superintendent of the appropriate institution for the delivery of such ward of the youth conservation commission in a form prescribed by the state auditor.
 - (b) The mileage shall be reimbursed in accordance with the travel regulations governing state employees pursuant to Minnesota Statutes 15A.20, Subdivision 1, without regard to the number of guards or prisoners conveyed.

Sec. 4. DEVELOPMENT AND CON-SERVATION OF NATURAL RESOURCES

Subdivision 1. Societies and Associations

(a) State Horticultural Society

	•	
	1974	1975
1. For maintenance	9,300	9,300
(b) For expenses of the Junior Live- stock Show in Duluth	1,400	1,400
Said sum to be paid to the junior live- stock association of Duluth and to be ex- pended by said association for the payment of the expenses and transportation of boys and girls displaying exhibits and in attend- ance at the junior livestock show at Duluth and for prizes awarded to exhibitors at said show.		
(c) For aid to Minnesota Livestock Breeders Association	14,000	14,000
(d) For aid to Northern Sheep Growers Associations	` 750	750
(e) For aid to Southern Sheep Growers Associations at LeSueur, Minnesota	500	500
(f) For Red River Valley Livestock Associations	6,000	6,000
Provided that the amount appropriated by item (f) hereof shall be disbursed pursu- ant to provisions of Minnesota Statutes, Section 38.02.		
(g) For the Red River Valley Dairymen's Association, Inc., for the purpose of promoting better dairying	1,500	1,500
Items (a), (c), (d), (e), (f), and (g) shall be appropriated under provisions of Minnesota Statutes, Section 17.07.		
Subd. 2. Aid to Agricultural Societies and Poultry Associations		
(a) Aid to county and district agricultural societies	240,000	240,0 00
Of the amount appropriated by item (a), \$4,500 each year is for livestock premiums to county fair associations for carrying on boys' and girls' club work.		
Provided that the amount appropriated by item (a) hereof shall be disbursed ac- cording to Minnesota Statutes, Section 38.02.		
Notwithstanding any other law to the contrary, the amount appropriated by item		

8

1974

1975

(a) shall only be disbursed to those county and district agricultural societies including the Cass County Agricultural Association whose premium lists exceed \$2,000.

Provided that out of the amounts appropriated by item (a) hereof, \$1,000 each year shall be available to the Red Lake Band of Chippewa Indians to be expended as may be directed by the Indian council for the purpose of encouraging such activities and arts as will advance the economic and social interest of their people and particularly to promote a program of agricultural development that will utilize to the greatest possible extent the lands and forest owned by them. This appropriation may be used to help maintain an agricultural extension service; to promote 4-H club work, or for premiums for the competitive display of exhibits at any fair or exposition that may be arranged under the direction of the council.

(b) For aid in payment of premiums at exhibitions of poultry for the poultry associations mentioned in Laws 1949, Chapter 718, Section 7, Subdivision 8

Provided that out of the amounts appropriated by item (b) hereof the amount of \$1,125 shall be alloted each fiscal year to aid the Minnesota state poultry association in the payment of premiums and other necessary expenses, exclusive of salaries or wages of any kind, at its annual exhibition.

Provided that the northern poultry association (being a consolidation of fourteen northwestern county associations) shall receive not to exceed \$150.

Provided that no one association or society will receive an amount greater than the annual premium paid to exhibitors by them and shall not in any case exceed the sum of \$150 to any one county.

Provided further that any society or association to be entitled to their distributive share of this appropriation shall file annually with the department of agriculture on or before the first day of April of each year, a sworn statement signed by the president or secretary of such association or

3,500

3.500

1974

1975

society showing the amount of cash premiums paid during the year to exhibitors, and the amount to be distributed to such society or association from said fund shall be based and determined upon the amount of cash premiums paid out as hereinbefore provided. Provided further that except as herein provided where there is more than one association in a county, the amount allotted to such county, not exceeding \$150 aforesaid, shall be distributed to the societies in equal amounts.

Sec. 5. SOCIAL SECURITY

Subdivision 1. Minnesota Veterans Home

(a) Maintenance and repairs

519,924 519,122

Of the amounts appropriated by item (a), including such additional federal funds and dedicated receipts as may be available for maintenance and repair not to exceed \$1,034,654 is for salaries for the year ending June 30, 1974, and \$1,035,398 is for salaries for the year ending June 30, 1975, but may be augmented by such specific sums as are appropriated for salary increases by the 1973 legislature.

Of the amounts appropriated by item (a), no additional classified employees shall be granted beyond the approved roster of 100 classified employees.

Federal aid, compensation, or reimbursement from the federal government or otherwise received by the Minnesota Veterans home, and all receipts from maintenance charges are hereby reappropriated to be used for the purpose of supplementing the appropriation herein provided for.

No portion of the money appropriated for salaries shall be used to pay merit increases to employees in the unclassified service.

No commissary privileges including food, laundry service, janitorial service, and household supplies shall be furnished to any employees paid from this appropriation.

Subd. 2. Miscellaneous Accounts

(a)

	1974	1975
(a) Disabled American Veterans		\$
1. For salaries, supplies and expense to be expended as provided by Laws 1941, Chapter 425	10,000	10,000
(b) United Spanish War Veterans		
1. Maintenance, including publication of departmental reports	2,240	2,240
(c) Veterans of Foreign Wars		
1. For carrying out the provisions of Laws 1945, Chapter 455	9,250	9,250
Sec. 6. EDUCATION, LIBRARIES, MUSEUMS AND RECREATION	·	
Subdivision 1. For Minnesota Historical Society		

Grants and aids 1,581,451 1,615,706

The above appropriation includes sufficient funds to pay salary increases authorized by the 1973 legislature.

From the appropriation made to the historical society by this act, employees, with the exception of the director, shall be paid a salary comparable to the salaries paid to state employees in the classified state civil service. The appropriation includes funds to provide for a seven-day-a-week tour program in the capitol and historical buildings. The historical building shall remain open for public use on Saturdays and, if necessary, adjustments in the remainder of the week day schedule may be effected by the Minnesota historical society. Notwithstanding any other laws to the contrary, the society may purchase fire, wind, hail and vandalism insurance from this appropriation. The amount of funds necessary to meet expenses shall be paid to the society upon certification by the director of the Minnesota historical society of this amount to the state auditor.

Any unexpended balance remaining at the end of the first year shall be returned to the state treasury and credited to the state general fund.

1974 1975

Notwithstanding any other law to the contrary the appropriations made in this act shall be subject to the charter of the Minnesota historical society of 1849 and as amended in 1856.

The Minnesota historical society shall report annually by November 15 of each year to the governor, the commissioner of administration and the appropriate finance committees of the house and the senate the amount and purpose for which state funds under this subdivision were expended for each fiscal year of the biennium.

The grant-in-aid appropriation herein provided shall be expended in the manner and under the terms and conditions described by the governing body of the Minnesota historical society.

(b) Science Museum Extension Program

125,000

The appropriation herein provided shall be expended according to the provisions of Minnesota Statutes 138.035.

Any unexpended balance remaining in the first year shall not cancel but shall be available for the second year of the biennium.

Subd. 2. For maintenance of Sibley House to be expended by the Sibley House Association

11,225 11,225

Notwithstanding any other law to the contrary, the amount of \$2,000 is provided each year out of the above appropriation for fire, wind, hail, and vandalism insurance.

Subd. 3. For aid to school districts as provided by Minnesota Statutes 124.31

50,000 50,000

Provided that this appropriation shall cancel if Minnesota Statutes 124.31 are repealed.

Provided that any sums received by any school district from the above appropriation shall be in addition to all other forms of state aid and shall not be deducted from any other state aid to schools.

		1974	1975
Subd. 4.	For Minnesota Academy of	\$	
	· · · · · · · · · · · · · · · · · · ·	13,500	13,500
Subd. 5.	Minnesota State Arts Council.	300,000	300,000

Provided that the state funding for grants and subsidies may not be expended unless matched by federal funds.

Provided that none of the state share of grants and subsidies may be used for matching salary expenditures of any of the various arts councils.

Every publication, program or other graphic material prepared by the Minnesota state arts council, or prepared for use by any other organization in connection with an activity funded in whole or part by the council shall bear the legend: "This activity is made possible, in part, by a grant provided by the Minnesota State Legislature and the Congress of the United States."

Provided that the Minnesota state arts council shall submit a written report to the house appropriations and senate finance committees on July 1, 1974. Such report shall include but not be limited to the specific purposes for which the appropriation was expended for the fiscal year ending June 30, 1974. It shall include an itemization of the programs and projects supported and the source of the funds each received. It also shall contain a detailed proposal for the expenditure of the appropriation provided in this subdivision for the fiscal year ending June 30, 1975. The council shall submit a written report to the 1975 legislature. The report shall be similar in format to the above report but shall cover each of the years of the 1973-75 biennium.

Subd. 6. Minnesota Safety Council

(a) For salaries, supplies and expenses

These amounts are appropriated from the trunk highway fund and shall be disbursed pursuant to Laws 1967, Chapter 550, Section 2.

Sec. 7. MISCELLANEOUS

Subdivision 1. For special aid to cities having large proportion of property paying

47,500 47,500

,,,	-	
	1974	1975
\$		\$
gross earnings taxes, Minnesota Statutes 276.15	207,500	210,000
Subd. 2. For special aid to counties having large proportion of property paying gross earnings taxes, Minnesota Statutes, Sections 373.20 to 373.24	37,500	37,500
Subd. 3. For special aid to towns having large proportion of property paying gross earnings taxes, Laws 1939, Chapter 324, as amended by Laws 1943, Chapter 506, and pursuant to Laws 1943, Chapter 559	1,500	1,500
Sec. 8. CIVIL AIR PATROL		
(a) For supplies, expense and equipment	30,000	30,000
To be disbursed by the department of public safety on certification of commander, the Minnesota wing of the civil air patrol.		
Any unexpended balances remaining in the first year shall not cancel but shall be available for the second year of the bien- nium.		
Sec. 9. MINNESOTA SOCIETY FOR THE PREVENTION OF CRUELTY TO ANIMALS	15,000	15,000
Provided that a portion of these funds shall be expended for education of the public relative to the sterilization of domestic pets.		
Provided further that a report shall be submitted to the 1974 and the 1975 legislature regarding expenditures for public information programs.		
Sec. 10. SOUTHERN MINNESOTA RIVERS BASIN COMMISSION	55,000	
Any unexpended balances remaining in the first year shall not cancel but shall be available for the second year of the bien- nium.		
Sec. 11. UNEMPLOYMENT		
1973		
601FDD310 M1031		

COMPENSATION 854.47

1974 1975

\$

In reimbursement of unemployment compensation benefits paid for former employees of the Minnesota veterans home.

Sec. 12. EMPLOYEES

1973

COMPENSATION

. 6.478.83

To be transferred by the state auditor to the department of labor and industry compensation revolving fund, in payment of obligations incurred by the Minnesota veterans home.

- Sec. 13. UNOBLIGATED BALANCES. The unobligated balances on hand as of June 30, 1973, June 30, 1974, and June 30, 1975, in the several appropriations and accounts of each of the departments or divisions for which an appropriation is made herein out of the general fund, are hereby cancelled into the general fund as of June 30, 1973, June 30, 1974, and June 30, 1975, and the unobligated balances on hand as of June 30, 1974, and June 30, 1975, appropriated out of any other funds shall be cancelled into the fund from which they are appropriated as of June 30, 1974, and June 30, 1975. The provisions of this section shall not apply where otherwise indicated in this act or to aid, contributions, or reimbursements received from the federal government by the state, and all such federal aid, contributions, or reimbursements are hereby reappropriated for the purpose of supplementing the appropriations herein provided.
- Sec. 14. Any moneys made available to any state department or agency by this act by appropriation, transfer, or otherwise for the payment of salaries is a source of revenue to such department or agency under the provisions of Minnesota Statutes, Sections 355.50 and 352.04. Subdivision 5.
- Sec. 15. [373.23] LIMIT OF PAYMENTS. In the event the appropriation provided is insufficient to pay the full amount to which these counties shall be entitled annually thereunder, the state auditor shall apportion the sum pro rata to each of the counties.
- Sec. 16. PAYMENTS. Subdivision 1. Notwithstanding any law to the contrary, the aids provided in section 4, subdivisions 1b, 1f, and 2a shall hereinafter be disbursed by the department of agriculture and any certifications for payments shall also hereinafter be with or made by the department of agriculture.

Subdivision 2. Notwithstanding any law to the contrary, the aids provided in section 6, subdivision 3, shall hereinafter be disbursed by the department of education.

Subdivision 3. Notwithstanding any law to the contrary, the aids provided in section 7, subdivisions 1, 2, and 3 shall hereinafter be disbursed by the department of taxation.

Subdivision 4. In the next and subsequent editions of Minnesota Statutes, the revisor of statutes shall change the terminology referred to by subdivisions 1, 2, and 3 of section 16.".

Further amend S. F. No. 2167 by striking the title and inserting in lieu thereof the following:

"A bill for an act relating to the organization and operation of state government; appropriating money for the conservation and development of the state's natural resources; providing for maintenance of the Minnesota historical society; for county and district agricultural societies; for various stockbreeders', dairymen's, horticultural and poultry associations and societies; for sheriffs' per diem and mileage in certain cases; for vessel tonnage tax; for maintenance of the Sibley house; for maintenance of various semi-state activities; for aids to local subdivisions of government and school districts; for maintenance of the uniform laws commissions; for maintenance of the capitol area architectural and planning commission; and for other purposes; and amending Minnesota Statutes 373.23.".

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

Senate Conferees: Norbert Arnold, Gerald Willet, Harmon OGDAHL, MEL HANSEN, and RALPH DOTY.

House Conferees: A. J. (TONY) ECKSTEIN, JAMES SWANSON, PETER FUGINA, ANDREW SKAAR, and RODNEY SEARLE.

Eckstein moved that the report of the Conference Committee on S. F. No. 2167 be adopted and that the bill be repassed as amended by the Conference Committee. The motion prevailed.

S. F. No. 2167, A bill for an act relating to the organization and operation of state government; appropriating money for the conservation and development of the state's natural resources; providing for maintenance of the Minnesota historical society; for county and district agricultural societies; for various stockbreeders', dairymen's, horticultural and poultry association and societies; for sheriff's per diem and mileage in certain cases; for vessel tonnage tax; for maintenance of the Sibley house; for maintenance of various semi-state activities; for aids to local subdivisions of government and school districts; for maintenance of the uniform laws commission; for maintenance of the capitol area architectural and planning commission; and for other purposes; and amending Minnesota Statutes 373.23.

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

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

Those who voted in the affirmative were:

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

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

Mr. Speaker:

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

S. F. No. 384, 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.

And the Senate respectfully requests that a Conference Committee of 3 members be appointed thereon. Messrs. Ogdahl, Lewis and Tennessen 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

Flakne 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. 384. The motion prevailed.

Mr. Speaker:

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

S. F. No. 1247, A bill for an act relating to elections; providing for applications for and acknowledgement of absentee ballots; amending Minnesota Statutes 1971, Sections 207.03 and 207.08.

And the Senate respectfully requests that a Conference Committee of 3 members be appointed thereon. Messrs. Keefe, S.; Hansen, Mel; and Schaaf 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

Tomlinson 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. 1247. The motion prevailed.

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. 1355, A bill for an act relating to the operation of the state government; prescribing compensation, retirement and related benefits for certain state officers and employees, and establishing certain compulsory retirement requirements; amending Minnesota Statutes 1971, Sections 43.01, Subdivision 9, and by adding subdivisions; 43.03, Subdivision 3; 43.051; 43.111; 43.12, Subdivision 2, 2a, 2b and 3; 43.121, Subdivision 2; 43.122; 43.126, Subdivision 1; 43.24, Subdivision 1; 43.50, Subdivision 1; 299D.03, Subdivision 2; 352.04, Subdivisions 2 and 3; 352.115, Subdivisions 2 and 3, and by adding subdivisions; 352.116, Subdivision 1; 352.118; 352.22, Subdivision 1; 356.21, Subdivision 5; and Chapter 352, by adding sections; repealing Minnesota Statutes 1971, Section 16.02, Subdivision 20a.

The Senate has appointed as such committee Messrs. Chenoweth, Purfeerst, Ogdahl, Kleinbaum and O'Neill.

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 3 members of the Senate, on the amendments adopted by the Senate to the following House File:

H. F. No. 611, A bill for an act relating to public safety; division of highway patrol; providing salary adjustments for members of the highway patrol assigned to air patrol duty; amending Minnesota Statutes 1971, Section 299D.03, Subdivision 3.

The Senate has appointed as such committee Messrs. Perpich, A. J.: Josefson and Arnold.

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 Senate Files, herewith transmitted:

S. F. Nos. 21, 615, and 980.

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. 1059, 1326, and 1355.

PATRICK E. FLAHAVEN, Secretary of the Senate

FIRST READING OF SENATE BILLS

S. F. No. 21, A bill for an act relating to insurance; group hospital and medical coverage; continuation of group coverage upon termination of employment.

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

S. F. No. 615, A bill for an act relating to commerce; fuel information report to the governor on energy sources; providing subpoena power.

The bill was read for the first time.

McCarron moved that S. F. No. 615 and H. F. No. 686, now on Consent Calendar, be referred to the Chief Clerk for comparison. The motion prevailed.

-S. F. No. 980, A bill for an act relating to consumer protection; restricting door to door distribution of certain items; broadening enforcement powers; providing penalties; amending Minnesota Statutes 1971, Section 325,925.

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

S. F. No. 1059, A bill for an act relating to county attorneys; creating a county attorneys council and the office of executive director; prescribing powers and duties; and appropriating money; amending Minnesota Statutes 1971, Section 15A.083, Subdivision 3.

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

S. F. No. 1326, A bill for an act relating to education; authorizing and directing the higher education coordinating commission to establish and supervise a student loan program; providing for the issuance of revenue bonds; amending Minnesota Statutes 1971, Sections 136A.14; 136A.15, Subdivisions 5 and 7; 136A.16, Subdivisions 3 and 8; and 136A.17, Subdivisions 1, 3, 4 and 10.

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

S. F. No. 1355, A bill for an act relating to county parks and park districts; amending Minnesota Statutes 1971, Sections 398.01; and 398.16.

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

The following Conference Committee Report was received:

CONFERENCE COMMITTEE REPORT ON H. F. NO. 1772

May 14, 1973

Honorable Martin O. Sabo Speaker of the House of Representatives

Honorable Alec G. Olson President of the Senate

We, the undersigned conferees on the part of the House and the Senate, upon the disagreeing votes as to H. F. No. 1772, report that we have agreed upon the items in dispute and recommend as follows:

That H. F. No. 1772 be amended as follows:

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

"Section 1. [APPROPRIATION.] The sum of \$1,000 or so much thereof as may be required is appropriated from the general fund to the Minnesota historical society for the purpose

of commissioning a painting, for display in the rotunda of the state capitol building, depicting a scene from the peaceful and constructive life and culture of Indians native to the state of Minnesota. Cooperation and consultation with the capitol area architectural and planning commission is recommended.".

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

House Conferees: L. Joseph Connors, Linda Berglin, and Frank H. DeGroat.

Senate Conferees: John B. Keefe, Roger Hanson, and Norbert Arnold.

Connors moved that the report of the Conference Committee on H. F. No. 1772 be adopted and that the bill be repassed as amended by the Conference Committee. The motion prevailed.

H. F. No. 1772, A bill for an act relating to the Minnesota historical society; commissioning a painting concerning Indian life; appropriating money.

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

The question being taken on the repassage of the bill and the roll being called, there were yeas 123, and nays 3, as follows:

Those who voted in the affirmative were:

Adams, J. Dieterich Johnson, J. Miller, M. Schreibe	
Andersen, R. Dirlam Jopp Moe Schulz	
Anderson, D. Eckstein Jude Munger Searle	
Anderson, G. Eken Kahn Myrah Sherwood	d
Anderson, I. Enebo Kelly Nelson Sieben, H	I.
Becklin Erdahl Kempe Newcome Sieben, M	1.
Belisle Erickson Klaus Niehaus Skaar	
Bell Esau Knickerbocker Norton Smith	
Berg Faricy Laidig Ojala Spanish	
Berglin Ferderer Larson Parish Stangela	nd
Biersdorf Forsythe LaVoy Patton Stanton	
Boland Fudro Lemke Pavlak, R. Swanson	
Braun Fugina Lindstrom, E. Pehler Tomlinso	n
Brinkman Graba Lindstrom, J. Peterson Ulland	
Carlson, A. Graw Lombardi Pieper Vanasek	
Carlson, B. Growe Long Pleasant Vento	
Carlson, D. Hagedorn Mann Prahl Voss	
Carlson, L. Hanson McArthur Quirin Weaver	
Casserly Haugerud McCarron Resner Wenzel	
Clifford Heinitz McCauley Rice Wigley	
Connors Hook McEachern Ryan Wohlwen	ıd
Culhane Jacobs McFarlin St. Onge Wolcott	_
Cummiskey Jaros McMillan Samuelson Mr. Spea	ker
Dahl Johnson, C. Menke Sarna	
DeGroat Johnson, D. Miller, D. Savelkoul	

Those who voted in the negative were:

Cleary Fjoslien Ohnstad

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

CONSENT CALENDAR

S. F. No. 1526 was reported to the House.

Rice moved to amend S. F. No. 1526, the printed bill, as follows:

After line 6, add a section to read:

"Section 1. [ALL CLAIMS RELEASED.] All claims in favor of the state arising under Minnesota Statutes 1971, Section 256.65, are hereby released, satisfied, and discharged.".

Renumber the remaining sections.

Further amend the title after "estate;" insert "releasing claims of the state;".

The motion prevailed and the amendment was adopted.

S. F. No. 1526, A bill for an act relating to welfare; assistance, claim against a blind person's estate; repealing Minnesota Statutes 1971, Section 256.65.

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 130, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J. Andersen, R. 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 Culhane	DeGroat Dieterich Dirlam Eckstein Eken Enebo Erdahl Erickson Esau Faricy Ferderer Fjoslien Flakne Forsythe Fudro Fugina Graba Graw Growe Hagedorn Hanson Haugerud Heinitz Hook	McCauley McEachern	Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant Prahl Quirin Resner Rice	Samuelson Sarna Savelkoul Schreiber Schulz Searle Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Weaver Wenzel Wigley Wolloutt
Cummiskey Dahl	Jacobs Jaros	McFarlin McMillan	Ryan St. Onge	Wolcott Mr. Speaker
	0 44 00	MCMINGH	Di. Onge	mi. phearer

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

S. F. No. 903, A bill for an act relating to courts; jury trials; number of jurors; challenges; amending Minnesota Statutes 1971, Sections 546.10 and 631.27.

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

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

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to-

S. F. No. 1948, A bill for an act relating to towns in the county of Anoka; conferring certain village powers; amending Laws 1963, Chapter 157, Section 1.

The bill was read for the 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 1, as follows:

Those who voted in the affirmative were:

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

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

Those who voted in the negative were:

Faricy

The bill was passed and its title agreed to.

S. F. No. 1949, A bill for an act relating to the Anoka police relief association; memberships in the public employees police and fire fund.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 123, and nays 4, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Clifford

Connors

Pavlak, R. L. Sarna

The bill was passed and its title agreed to.

S. F. No. 1125, A bill for an act relating to peace officer training courses; eligibility; amending Minnesota Statutes 1971, Section 626.851.

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

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

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

S. F. No. 557, A bill for an act relating to taxation; wheelage taxes in the seven county metropolitan area; exempting certain vehicles from the wheelage tax; amending Minnesota Statutes 1971, Section 163.051, 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 110, and nays 14, as follows:

Those who voted in the affirmative were:

Andersen, R. Cummiskey Anderson, D. DeGroat Anderson, I. Eckstein Becklin Eken Belisle Erdahl Bennett Erickson Biersdorf Esau Boland Ferderer Carlson, A. Carlson, B. Carlson, D. Carlson, L. Fudro Casserly Fugina	Growe Hagedorn Hanson Hanson Heinitz Hook Jacobs Jaros Johnson, C. Johnson, D. Johnson, B. Johnson, R. Jopp Jude Kelly Kempe Klaus	Knickerbocker Laidig Larson LaVoy Lemke Lindstrom, E. Lombardi Long Mann McArthur McCarron McCauley McEachern McFarlin McMillan Menke	Moe Mueller Munger Myrah Nelson Newcome Niehaus Norton Ohnstad Ojala Parish Pavlak, R. Pavlak, R. Peterson Pieper
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Pleasant Prahl Quirin Resner Rice Ryan	Sarna Savelkoul Schreiber Searle Sherwood Sieben, H.	Skaar Smith Spanish Stangeland Stanton Swanson	Ulland Vanasek Vento Voss Weaver Wigley	Wolcott Mr. Speaker
Samuelson	Sieben, M.	Tomlinson	Wohlwend	

Those who voted in the negative were:

Bell Berg Berglin	Brinkman Culhane Dieterich	Enebo Faricy Lindstrom, J.	Miller, M. Patton Pehler	St. Onge Wenzel

The bill was passed and its title agreed to.

S. F. No. 879, A bill for an act relating to Ramsey county; providing for the commissioner districts, membership, and the removal of the mayor of the city of Saint Paul as a member and chairman of the board of commissioners; amending Special Laws 1891, Chapter 438, Section 1, as amended; and Special Laws 1871, Chapter 73, Section 4.

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 year 129, and nays 0, as follows:

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

CONSIDERATION UNDER RULE 72

Pursuant to Rule 72, Norton requested immediate consideration of H. F. Nos. 701 and 2531.

H. F. No. 701 was reported to the House.

Carlson, D., moved to amend H. F. No. 701, the printed bill, as follows:

Page 8, delete lines 34 and 35, and insert in lieu thereof "Sec. 22. [APPROPRIATION.] Such amounts as".

Further, amend the title in the 2nd line, by deleting "appropriating money;".

The motion prevailed and the amendment was adopted.

H. F. No. 701, A bill for an act relating to education; authorizing and directing the higher education coordinating commission to establish and supervise a student loan program; providing for the issuance of revenue bonds; amending Minnesota Statutes 1971, Sections 136A.14; 136A.15, Subdivisions 5 and 7; 136A.16, Subdivisions 3 and 8; and 136A.17, Subdivisions 1, 3, 4 and 10.

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 128, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J.	DeGroat	Johnson, D.	Moe	Savelkoul
Andersen, R.	Dieterich	Johnson, J.	Mueller	Schreiber
Anderson, D.	Dirlam	Johnson, R.	Munger	Schulz
Anderson, G.	Eckstein	Jopp	Myrah	Searle
Anderson, I.	Eken	Jude	Nelson	Sherwood
Becklin	Enebo	Kahn	Newcome	Sieben, H.
Belisle	Erdahl	Kelly	Niehaus	Sieben, M.
Bell	Erickson	Kempe	Norton	Skaar
Bennett	Esau	Klaus	Ohnstad	Smith
Berg	Faricy	Knickerbocker	Ojala	Spanish
Berglin	Ferderer	Laidig	Parish	Stangeland
Biersdorf	Fjoslien	Larson	Patton	Stanton
Boland	Flakne	LaVoy	Pavlak, R.	Swanson
Braun	Forsythe	Lemke	Pavlak, R. L.	Tomlinson
Brinkman	Fudro	Lombardi	Pehler	Ulland
Carlson, A.	Fugina	Long	Peterson	Vanasek
Carlson, B.	Graba	Mann	Pieper	Vento
Carlson, D.	Growe	McArthur	Pleasant	Voss
Carlson, L.	Hagedorn	McCarron	Prahl	Weaver
Casserly	Hanson	McCauley	Quirin	Wenzel
Cleary	Haugerud	McEachern	Resner	Wigley
Clifford	Heinitz	McFarlin	Rice	Wohlwend
Connors	Hook	McMillan	Ryan	Wolcott
Culhane	Jacobs	Menke	St. Onge	Mr. Speaker
Cummiskey	Jaros	Miller, D.	Samuelson	-
Dahl	Johnson, C.	Miller, M.	Sarna	
	•	•		3

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

H. F. No. 2531, A bill for an act relating to public buildings and public lands of the state of Minnesota; authorizing the acquisition and betterment of public land and buildings and other public improvements of a capital nature; the acquisition by gift,

purchase, or condemnation of certain real property therefor; the equipping and replacement of equipment of certain said buildings; appropriating and reappropriating moneys therefor, including necessary expenses from the Minnesota state buildings fund; authorizing the issuance of the sale of bonds under the provisions of the constitution, article IX, section 6, to finance said fund appropriating moneys in connection therewith.

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 9, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Cleary Esau Hagedorn Ohnstad Savelkoul DeGroat Fjoslien Klaus Pieper

The bill was passed and its title agreed to.

ANNOUNCEMENTS BY THE SPEAKER

The Speaker announced the appointment of the following members of the House to the Conference Committee on S. F. No. 1247:

Tomlinson, Sarna, and Cleary.

The Speaker announced the appointment of the following members of the House to the Conference Committee on H. F. No. 1203:

Sherwood, McFarlin, and Kahn.

The Speaker announced the appointment of the following members of the House to the Conference Committee on S. F. No. 384:

Flakne, Salchert, and Swanson.

The Speaker announced the appointment of the following members of the House to the Conference Committee on H. F. No. 1547:

Enebo, Parish, and Pleasant.

Anderson, I., moved that the House recess until 7:00 p.m. The motion prevailed.

RECESS

RECONVENED

The House reconvened and was called to order by the Speaker.

There being no objection the order of business reverted to Reports of Chief Clerk.

REPORTS OF CHIEF CLERK

- S. F. No. 1004 and H. F. No. 970, which had been referred to the Chief Clerk for comparison, were examined and found to be identical, except that S. F. No. 1004, page 1, lines 12 through 26, read as follows: "any human life, conceived either in the human body or produced in an artificial environment other than the human body, from fertilization through the first 265 days of life.
- Subd. 3. [LIVING.] "Living" means the presence of any clinical or laboratory evidence of life, including but not limited to, movement, heart or respiratory activity, the presence of electroencephalographic or electrocardiographic activity. A human conceptus shall be considered as living until all evidence of life is absent.
- Sec. 2. [EXPERIMENTATION OR SALE.] Whoever uses or permits the use of a living human conceptus for any type of scientific, laboratory, research or other study except to protect the life and health of the conceptus; or whoever buys or sells or permits the buying or selling of a living human conceptus shall be guilty of a gross misdemeanor.":
- whereas, H. F. No. 970, page 1, line 12 through page 2, line 5, reads as follows: "any human organism, conceived either in the human body or produced in an artificial environment other than the human body, from fertilization through the first 265 days thereafter.
- Subd. 3. [LIVING.] "Living", as defined for the sole purpose of this act, means the presence of evidence of life, such as movement, heart or respiratory activity, the presence of electroencephalographic or electrocardiographic activity.

- Sec. 2. [EXPERIMENTATION OR SALE.] Subdivision 1. Whoever uses or permits the use of a living human conceptus for any type of scientific, laboratory research or other experimentation except to protect the life or health of the conceptus, or except as herein provided, shall be guilty of a gross misdemeanor.
- Subd. 2. The use of a living human conceptus for research or experimentation which verifiable scientific evidence has shown to be harmless to the conceptus shall be permitted.
- Subd. 3. Whoever shall buy or sell a living human conceptus shall be guilty of a gross misdemeanor, provided that nothing herein shall prohibit the buying and selling of a cell culture line or lines taken from a non-living human conceptus.".

SUSPENSION OF RULES

Boland moved that the rules be so far suspended that S. F. No. 1004 be substituted for H. F. No. 970 and that the House File be indefinitely postponed. The motion prevailed.

- S. F. No. 1895 and H. F. No. 2034, which had been referred to the Chief Clerk for comparison, were examined and found to be identical, except that S. F. No. 1895, page 2, lines 1 through 6, contains the following language, whereas this language does not appear in H. F. No. 2034.
- "Sec. 2. Coverage under section 1 shall be for at least 20 percent of the total patient days allowed by the policy and in no event shall coverage be for less than 28 days in each calendar year.
- Sec. 3. [EFFECTIVE DATE.] This act is effective September 30, 1973.".

SUSPENSION OF RULES

Johnson, R., moved that the rules be so far suspended that S. No. 1895 be substituted for H. F. No. 2034 and that the House File be indefinitely postponed. The motion prevailed.

REPORTS OF STANDING COMMITTEES

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

H. F. No. 1996, A bill for an act relating to the Minnesota state college board; appropriating money and authorizing a loan to the board for the refunding of outstanding revenue bonds; authorizing the issuance and sale of bonds under the provisions of Article IX, Section 6 of the Constitution to provide money for such loan, and appropriating money in connection with such bonds; amending Minnesota Statutes 1971, Section 136.40, by adding a subdivision.

Reported the same back with the following amendments:

Page 2, line 6, strike "revenue fund of the Minnesota state college board" and insert in lieu thereof "general fund in the state treasury".

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. 581, A bill for an act relating to medical education; appropriating moneys to the regents of the university of Minnesota for a medical education facility at St. Paul-Ramsey hospital and for other related purposes; amending Laws 1971, Chapter 851.

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

The report was adopted.

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

S. F. No. 926, A bill for an act establishing the Minnesota environmental education council; and describing the powers and duties thereof.

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

The report was adopted.

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

S. F. No. 1091, A bill for an act relating to health; authorizing the commissioner of public welfare to make grants to aid in the purchase, construction or remodeling of community residential facilities for the mentally retarded and cerebral palsied; directing the commissioner of public welfare to establish an advisory board on community residential facilities for the mentally retarded and cerebral palsied; appropriating money.

Reported the same back with the following amendments:

Page 2, line 18, after "\$50,000" insert "for the biennium".

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. 1557, A bill for an act relating to education; establishing a work-study program for post-secondary education students; appropriating money therefor.

Reported the same back with the following amendments:

Page 2, line 25, after "for" insert "the biennium for".

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. 1653, A bill for an act relating to education; the establishment of a pilot educational service area in southwest and west central Minnesota to provide educational services and programs on a regional basis; appropriating money 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:

S. F. No. 1893, A bill for an act relating to public welfare; authorizing the commission of public welfare, and certain counties and municipalities to make grants for child care service and for certain programs for child care; amending Minnesota Statutes 1971, Sections 245.83, Subdivisions 2 and 3, and by adding a subdivision; 245.84; 245.85; 245.86; and 245.87.

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

The report was adopted.

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

H. F. No. 47, A bill for an act proposing an amendment to the Minnesota Constitution, Article XIV, Section 1; providing the majority necessary to pass constitutional amendments.

Reported the same back with the following amendments:

Page 1, line 18, after the words "that a" insert the words "55 percent".

Page 1, line 20, after the word "alteration" and before the word "have" insert the words "or a majority of all the electors voting at said election".

Page 2, line 2, after "by", strike the balance of the line and line 3 and insert in lieu thereof, the following: "55% of the

voters voting on the issue or a majority of those voting in the election?".

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

The report was adopted.

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

H. F. No. 1124, A bill for an act proposing an amendment to the Minnesota Constitution, Article IV, Sections 23 and 24; providing for congressional and legislative apportionments by a commission.

Reported the same back with the following amendments:

Page 1, line 9, after the word "Sections" insert the number "1,".

Page 1, line 11, strike the number "23" and insert the number "1".

Page 1, after line 11, insert the following:

"Sec. 1. The legislature shall consist of the senate and the house of representatives. The senate shall be composed of members elected for a term of four years and the house of representatives shall be composed of members elected for a term of two years by the qualified voters at the general election, except that there shall be an entire new election of all the senators at the election of representatives next succeeding each new districting provided for in this article.

The legislature shall meet at the seat of government in regular session in each biennium at the time prescribed by law for not exceeding a total of 120 legislative days. The legislature shall not meet in regular session, nor in any adjournment thereof, after the first Monday following the third Saturday in May of any year. After meeting at a time prescribed by law, the legislature may adjourn to another time. "Legislative day" shall be defined by law.

A special session of the legislature may be called as otherwise provided by this constitution.".

Article IV, Section 23, will read as follows:

Page 1, line 28, after the words "territory and" strike the word "be" and insert the words "shall be apportioned equally throughout the state on the basis of population. In creating congressional and legislative districts, the integrity of political subdivision boundaries shall be maintained to the extent possible without violating the requirement that districts be apportioned equally on the basis of population.".

Page 1, strike all of lines 29 and 30.

Page 2, strike all of lines 1, 2, and 3.

Further amend the title as follows: page 1, line 3, after the word "Sections" insert the number "1,".

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

The report was adopted.

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

S. F. No. 1480, A bill for an act relating to meetings of state agencies and of governing bodies open to public; providing a penalty; amending Minnesota Statutes 1971, Section 471.705; repealing Minnesota Statutes 1971, Section 10.41.

Reported the same back with the following amendments:

Page 1, line 22, after the period, strike the remainder of the line.

Page 1, strike all of line 23.

Page 1, line 24, strike the word "bodies.".

Page 2, line 3, after the word "board," insert the word "or", and after the word "commission" strike the balance of the line.

Page 3, line 2, strike everything before the quotation marks and insert in lieu thereof, "Open Meeting Law".

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

The report was adopted.

SECOND READING OF HOUSE BILLS

H. F. Nos. 1996, 47, and 1124 were read for the second time.

SECOND READING OF SENATE BILLS

S. F. Nos. 1004, 1895, 581, 926, 1091, 1557, 1653, 1893, and 1480 were read for the second time.

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. 255, A bill for an act relating to barbering by nursing aides; amending Minnesota Statutes 1971, Section 154.04.

H. F. No. 702, A bill for an act relating to probate proceedings; partition of property in probate decree; amending Minnesota Statutes 1971, Section 525.485.

H. F. No. 1045, A bill for an act relating to automobile insurance; cancellation; right to complain; amending Minnesota Statutes 1971, Sections 65B.19, and 65B.21.

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. 1293, A bill for an act relating to adult corrections; parole; changing certain limitations on parole; amending Minnesota Statutes 1971, Section 243.05.

H. F. No. 2225, A bill for an act relating to insurance; providing for legal expense insurance; amending Minnesota Statutes 1971, Sections 60A.06, Subdivision 1; 60A.07, Subdivisions 5a, 5b, and 5c; and 60A.08, by adding a subdivision.

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. 1038, A bill for an act relating to state parks; authorizing additional lands to be included within the boundaries of Rice Lake state park.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Biersdorf moved that the House concur in the Senate amendments to H. F. No. 1038 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1038, A bill for an act relating to state parks; authorizing additional lands to be included within the boundaries of Rice Lake state park.

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 125, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J. Belisl	Brinkman ett Carlson, A. Carlson, B. in Carlson, D. dorf Carlson, L.	Cleary	Dieterich
Adams, S. Bell		Clifford	Dirlam
Andersen, R. Benne		Connors	Eckstein
Anderson, D. Berg		Culhane	Eken
Anderson, G. Bergl		Cummiskey	Enebo
Anderson, I. Biers		Dahl	Erdahl
Becklin Bolan		DeGroat	Erickson

Esau	Johnson, D.	Mann	Patton	Sieben, H.
Faricy	Johnson, J.	McArthur	Pavlak, R.	Sieben, M.
Ferderer	Johnson, R.	McCarron	Pavlak, R. L.	Skaar
Fjoslien	Jopp	McCauley	Pehler	Smith
Forsythe	Jude	McEachern	Peterson	Spanish
Fudro	Kahn	McFarlin	Pieper	Stangeland
Fugina	Kelly	McMillan	Prahl	Stanton
Graba	Kempe	Menke	Resner	Swanson
Graw	Klaus	Miller, D.	Rice	Tomlinson
Growe	Knickerbocker	Miller, M.	Ryan	Ulland
Hagedorn	Laidig	Munger	St. Onge	Vanasek
Hanson	Larson	Myrah	Samuelson	Vento
Haugerud	LaVoy	Nelson	Sarna	Voss
Heinitz	Lemke	Niehaus	Savelkoul	Wenzel
Hook	Lindstrom, E.	Norton	Schreiber	Wigley
Jacobs	Lindstrom, J.	Ohnstad	Schulz	Wohlwend
Jaros	Lombardi	Ojala	Searle	Wolcott
Johnson, C.	Long	Parish	Sherwood	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. 1042, A bill for an act relating to waters; southern Minnesota river basin commission; appropriating money; amending Laws 1971, Chapter 705, Section 3, Subdivision 1; and Section 5; repealing Laws 1971, Chapter 705, Section 11.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Johnson, C., moved that the House concur in the Senate amendments to H. F. No. 1042 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1042, A bill for an act relating to waters; southern Minnesota river basin commission; amending Laws 1971, Chapter 705, Section 3, Subdivision 1; and Section 5; repealing Laws 1971, Chapter 705, Section 11.

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 128, and nays 0, as follows:

Those who voted in the affirmative were:

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

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

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. 1146, A bill for an act relating to the city of Bloomington; appropriating funds for special assessments levied by the city against property of the Normandale state junior college.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Pleasant moved that the House concur in the Senate amendments to H. F. No. 1146 and that the bill be repassed as amended by the Senate. The motion prevailed.

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

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 1, as follows:

Those who voted in the affirmative:

Adams, J.	Becklin Belisle Bennett Berg Berglin	Boland	Carlson, L.	Cummiskey
Adams, S.		Braun	Casserly	Dahl
Andersen, R.		Brinkman	Cleary	DeGroat
Anderson, D.		Carlson, A.	Clifford	Dieterich
Anderson, G.		Carlson, B.	Connors	Dirlam
Anderson, I.	Biersdorf	Carlson, D.	Culhane	Eken

Enebo	Jaros	Lombardi,	Parish	Sherwood
Erdahl	Johnson, C.	Long	Patton	Sieben, H.
Erickson	Johnson, D.	Mann	Pavlak, R.	Sieben, M.
Esau	Johnson, J.	McArthur	Pavlak, R. L.	Skaar
Ferderer	Johnson, R.	McCarron	Pehler	Smith
Fjoslien	Jopp	McCauley	Peterson	Spanish
Forsythe	Jude	McFarlin	Pieper	Stangeland
Fudro	Kahn	McMillan	Pleasant	Stanton
Fugina	Kelly	Menke	Quirin	Swanson
Graba	Kempe	Miller, D.	Rice	Tomlinson
Graw	Klaus	Miller, M.	Ryan	Ulland
Growe	Knickerbocker	Munger	Salchert	Vento
Hagedorn	Laidig	Myrah	Samuelson	Voss
Hanson	Larson	Nelson	Sarna	Wenzel
Haugerud	LaVoy	Niehaus	Savelkoul	Wigley
Heinitz	Lemke	Norton	Schreiber	Wohlwend
Hook	Lindstrom, E.	Ohnstad	Schulz	Wolcott
Jacobs	Lindstrom, J.	Ojala	Searle	Mr. Speaker

Those who voted in the negative were:

Faricy

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. 1255, A bill for an act relating to taxation based upon gross earnings; defining certain businesses subject thereto; amending Minnesota Statutes 1971, Section 295.01, Subdivision 9, and by adding a subdivision.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Tomlinson moved that the House concur in the Senate amendments to H. F. No. 1255 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1255, A bill for an act relating to taxation based upon gross earnings; defining certain businesses subject thereto; amending Minnesota Statutes 1971, Section 295.01, Subdivision 9, and by adding a subdivision.

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 122, and nays 5, as follows:

Those who voted in the affirmative were:

Adams, J.	Anderson, G.	Bell	Biersdorf	Carlson, A.
Adams, S.	Anderson, I.	Bennett	Boland	Carlson, B.
Andersen, R.	Becklin	Berg	Braun	Carlson, D.
Anderson, D.	Belisle	Berglin	Brinkman	Carlson, L.

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

Those who voted in the negative were:

DeGroat Johnson, J. Jopp Larson Rice

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. 1436, A bill for an act relating to the cities of Brooklyn Center, Robbinsdale and Brooklyn Park; creating a housing and redevelopment authority.

PATRICK E. FLAHAVEN, Secretary of the Senate

Parish moved that the House refuse to concur in the Senate amendments to H. F. No. 1436, 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. 1720, A bill for an act relating to state parks; authorizing additional lands to be included within the boundaries of Sibley state park.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Lindstrom, J., moved that the House concur in the Senate amendments to H. F. No. 1720 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1720, A bill for an act relating to state parks; authorizing additional lands to be included within the boundaries of Sibley state park.

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.	Dahl	Johnson, C.	Menke	Samuelson
Adams, S.	DeGroat	Johnson, D.	Miller, D.	Sarna
Andersen, R.	Dieterich	Johnson, J.	Miller, M.	Savelkoul
Anderson, D.	Dirlam	Johnson, R.	Moe	Schreiber
Anderson, G.	Eckstein	Jopp	Munger	Schulz
Anderson, I.	Eken	Jude	Myrah	Searle
Becklin	Enebo	Kahn	Nelson	Sherwood
Belisle	Erdahl	Kelly	Newcome	Sieben, H.
Bell .	Erickson	K empe	Niehaus	Sieben, M.
Bennett	Esau	Klaus	Norton	Skaar
Berg	Faricy	Knickerbocker	Ohnstad	Smith
Berglin	Ferderer	Laidig	Ojala	Spanish
Biersdorf	Fioslien	Larson	Parish	Stangeland
Boland	Forsythe	LaVoy	Patton	Stanton
Braun	Fudro	Lemke	Pavlak, R.	Swanson
Brinkman	Fugina	Lindstrom, E.	Pavlak, R. L.	Tomlinson
Carlson, A.	Graba	Lindstrom, J.	Pehler	Ulland
Carlson, B.	Graw	Lombardi	Peterson	Vanasek
Carlson, D.	Growe	Long	Pieper	Vento
Carlson, L.	Hagedorn	Mann	Pleasant	Voss
Casserly	Hanson		Prahl	Weaver
Cleary	Haugerud	McCarron	Quirin	Wenzel
Clifford	Heinitz	McCauley	Resner	Wigley
Connors	Hook	McEachern	Ryan	Wohlwend
Culhane	Jacobs	McFarlin	St. Onge	Wolcott
Cummiskey	Jaros	McMillan	Salchert	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. 1870, A bill for an act relating to the city of Minneapolis and authorizing condemnation of real property in certain instances pursuant to procedures set forth in its home rule charter or Minnesota Statutes 1971, Chapter 430.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Adams, J., moved that the House concur in the Senate amendments to H. F. No. 1870 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1870, A bill for an act relating to the city of Minneapolis and authorizing condemnation of real property in certain instances pursuant to procedures set forth in its home rule charter or Minnesota Statutes 1971, Chapter 430.

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 121, and nays 8, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Bell	DeGroat	Klaus Niehaus	Ohnstad	Searle
Culhane	Johnson, J.	mienaus		

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. 2145, A bill for an act relating to the city of Alexandria, the townships of Alexandria, Carlos, Hudson and LaGrand and the sanitary sewer board of the Alexandria lake area sanitary district in the county of Douglas; amending Laws 1971, Chapter 869, Sections 2, Subdivision 2; 4, Subdivision 5;

12, Subdivisions 1 and 2; 13, Subdivision 4; 17, Subdivision 7; and 18, Subdivision 6.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Fjoslien moved that the House concur in the Senate amendments to H. F. No. 2145 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 2145, A bill for an act relating to the city of Alexandria, the townships of Alexandria, Carlos, Hudson and LaGrand and the sanitary sewer board of the Alexandria lake area sanitary district in the county of Douglas; amending Laws 1971, Chapter 869, Sections 2, Subdivision 2; 4, Subdivision 5; 12, Subdivisions 1 and 2; 13, Subdivision 4; 17, Subdivision 7; and 18, Subdivision 6.

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

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. 805, A bill for an act relating to taxes on and measured by net income; limiting the deductions attributable to farming; amending Minnesota Statutes 1971, Sections 290.01, Subdivision 20; and 290.09, by adding a subdivision.

PATRICK E. FLAHAVEN, Secretary of the Senate

Eken moved that the House refuse to concur in the Senate amendments to H. F. No. 805, 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. 23, A bill for an act relating to pharmacists; permitting price advertising of prescription drugs; restricting the content of such advertisements and requiring certain disclosure of prices; amending Minnesota Statutes 1971, Section 151.06, by adding a subdivision.

PATRICK E. FLAHAVEN, Secretary of the Senate

Sieben, M., moved that the House refuse to concur in the Senate amendments to H. F. No. 23, 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. 221, A bill for an act relating to provisions of Minnesota Statutes; changing various legal provisions relating to age from 21 years of age to 18 years of age; granting 18, 19 and 20 year olds broad powers, duties, rights and obligations; redefining the terms minor, adult, minority, majority and legal or full age; revising certain penalties accordingly; amending Minnesota Statutes 1971, Sections 64A.24, Subdivision 3; 72B.04, Subdivision 2; 82.03, Subdivision 2; 97.83, Subdivision 1; 136.11, Subdivision 1; 144.175, Subdivision 2; 144.51; 144.52; 144.60,

Subdivision 1; 144.953, Subdivision 1; 146.06, Subdivision 1; 146.09; 147.16; 147.26, Subdivision 2; 148.37; 148.57, Subdivision 1; 148.70; 148.81, Subdivision 1; 149.03, Subdivision 1; 151.10; 153.04; 156.02, Subdivision 1; 171.07, Subdivision 1; 171.27; 177.02, Subdivisions 6 and 7; 181.41; 183.51, Subdivisions 4, 5, 6, 7, 8, 9, 10 and 11; 184.26, Subdivision 3; 200.02, Subdivision 25; 201.14; 201.15; 202.04, Subdivision 1; 208.22; 242.44; 246.43, Subdivisions 1 and 2; 246.51; 256.871, Subdivision 1; 256B.06; 256B.14; 257.01; 257.05, Subdivision 1; 259.21, Subdivision 2; 260.015, Subdivision 9; 268.04, Subdivision 12; 290.23, Subdivision 11; 290.25, Subdivision 4; 292.04; 299F.77; 326.19, Subdivisions 1 and 2; 330.01, Subdivision 1; 332.36, Subdivision 1; 340.02, Subdivision 8; 340.119, Subdivision 2; 340.13, Subdivision 12; 340.14, Subdivision 2; 340.403, Subdivision 3; 340.78; 340.81; 359.01; 471.61, Subdivisions 1, 1a, and 2a; 500.13, Subdivision 2; 517.02; 517.08, Subdivision 1; 518.54, Subdivision 2; 518.57; 525.092, Subdivision 2; 525.80; 527.01, Subdivisions 2 and 14; 527.04, Subdivision 4; 527.07, Subdivision 4; 541.15; 609.295 and 645.45; Chapters 501, by adding a section; and 525, by adding a section; repealing Minnesota Statutes 1971, Section 61A.12, Subdivision 3.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Vento moved that the House concur in the Senate amendments to H. F. No. 221 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 221, A bill for an act relating to provisions of Minnesota Statutes; changing various legal provisions relating to age from 21 years of age to 18 years of age; granting 18, 19 and 20 years olds broad powers, duties, rights and obligations; redefining the terms minor, adult, minority, majority and legal or full age; revising certain penalties accordingly; amending Minnesota Statutes 1971, Sections 64A.24, Subdivision 3; 72B.04, Subdivision 2; 82.03, Subdivision 2; 97.83, Subdivision 1; 136.11, Subdivision 1; 144.175, Subdivision 2; 144.51; 144.52; 144.60, Subdivision 1; 144.953, Subdivision 2; 148.37; 148.57, Subdivision 1; 146.09; 147.16; 147.26, Subdivision 1; 148.37; 148.57, Subdivision 1; 148.70; 148.81, Subdivision 1; 149.03, Subdivision 1; 151.10; 153.04; 156.02, Subdivision 1; 171.07, Subdivision 1; 171.27; 177.02, Subdivisions 6 and 7; 181.41; 183.51, Subdivisions 4, 5, 6, 7, 8, 9, 10 and 11; 184.26, Subdivision 3; 200.02, Subdivision 25; 201.14; 201.15; 202.04, Subdivision 1; 208.22; 242.44; 246.43, Subdivisions 1 and 2; 246.51; 256B.14; 257.01; 257.05, Subdivision 1; 259.21, Subdivision 2; 260.015, Subdivision 9; 268.04, Subdivision 12; 290.23, Subdivision 11; 290.25, Subdivision 4; 292.04; 299F.77; 326.19, Subdivisions 1 and 2; 330.01, Subdivision 1; 332.36, Subdivision 1; 340.02, Subdivision 8; 340.119, Subdivision 2; 340.13, Subdivision 12; 340.14, Subdivision 2; 340.403, Subdivision 3; 340.78; 340.81; 359.01; 471.61, Subdivisions 1, 1a and 2a; 500.13, Subdivision 2; 517.02;

517.08, Subdivision 1; 518.54, Subdivision 2; 525.092, Subdivision 2; 525.80; 527.01, Subdivisions 2 and 14; 527.04, Subdivision 4; 527.07, Subdivision 4; 541.15; 609.295 and 645.45; Chapters 501, by adding a section; and 525, by adding a section; repealing Minnesota Statutes 1971, Section 61A.12, Subdivision 3.

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 100, and nays 31, as follows:

Those who voted in the affirmative were:

Adams, J. Cummiskey Johnson, D. Munger Sarr	na
Adams, S. Dahl Johnson, R. Nelson Save	elkoul
Andersen, R. Dieterich Jopp Newcome Schr	reiber
Anderson, I. Dirlam Jude Norton Schu	ulz
Belisle Eckstein Kahn Ojala Sieb	en, H.
Bell Faricy Kelly Parish Sieb	en, M.
Bennett Ferderer Knickerbocker Patton Smit	
Berg Flakne LaVoy Pavlak, R. Spar	nish
Berglin Forsythe Lemke Pavlak, R. L. Stan	nton
	nson
	alinson
Braun Graba McArthur Pleasant Ulla	ınd
Brinkman Growe McCarron Prahl Van	asek
Carlson, A. Hagedorn McCauley Quirin Vent	to
Carlson, B. Hanson McEachern Resner Voss	
Carlson, L. Heinitz McMillan Rice Wen	nzel
Casserly Hook Menke Ryan Wig	ley
Cleary Jacobs Miller, D. St. Onge Wol	hlwend
Clifford Jaros Moe Salchert Wol	cott
Connors Johnson, C. Mueller Samuelson Mr.	Speaker

Those who voted in the negative were:

Anderson, D.	Erickson	Klaus	Miller, M.	Skaar
Anderson, G.	Esau	Laidig	Myrah	Stangeland
Becklin	Fjoslien	Larson	Niehaus	Weaver
Culhane	Graw	Lindstrom, E.	Ohnstad	
DeGroat	Haugerud	Lombardi	Pieper	
Eken	Johnson, J.	Long	Searle	
Erdahl	Kempe	McFarlin	Sherwood	

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. 961, A bill for an act relating to professions and occupations regulated by the state; providing lay membership on professional and occupational boards; amending Minnesota Statutes 1971, Sections 146.02; 146.03; 146.04; 147.01; 148.03; 148.52; 148.67; 148.68; 148.79; 150A.02, Subdivision 1; 151.02; 151.03; 151.04; 153.02; 154.22; 155.05; 156.01, Subdivisions 1

and 2; 326.04; 326.05; 326.17; 326.241; 326.541; 386.63, Subdivision 1; and 481.01.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Johnson, D., moved that the House concur in the Senate amendments to H. F. No. 961 and that the bill be repassed as amended by the Senate.

A roll call was requested and properly seconded.

The question was taken on the Johnson, D., motion and the roll being called, there were yeas 69, and nays 56, as follows:

Those who voted in the affirmative were:

Anderson, G.	Eken	Kempe	Ojala	Schulz
Anderson, I.	Faricy	LaVov	Parish	Sherwood
Berg	Flakne	Lemke	Patton	Sieben, H.
Berglin	Fudro	Mann	Pavlak, R.	Sieben, M.
Boland	Fugina	McCarron	Pehler	Smith
Braun	Graba	McEachern	Peterson	Spanish
Brinkman	Growe	McMillan	Prahl	Stanton
Carlson, L.	Hanson	Menke	Quirin	Swanson
Casserly	Jacobs	Miller, D.	Resner	Tomlinson
Connors	Jaros	Miller, M.	Ryan	Vanasek
Cummiskey	Johnson, C.	Moe	St. Onge	Vento
Dahl	Johnson, D.	Munger	Salchert	Wigley
Dieterich	Jude	Nelson	Samuelson	Mr. Speaker
Eckstein	Kahn	Norton	Sarna	

Those who voted in the negative were:

Adams, S. Andersen, R. Anderson, D. Becklin	Culhane DeGroat Dirlam Erdahl	Heinitz Hook Johnson, J. Johnson, R.	Lombardi Long McArthur McFarlin	Savelkoul Schreiber Skaar Ulland
Belisle	Erickson	Jopp	Mueller	Weaver
Bell	Esau	Kelly	Newcome	Wenzel
Bennett	Ferderer	Klaus	Niehaus	Wohlwend
Biersdorf	Fjoslien	Knickerbocker	Ohnstad	Wolcott
Carlson, A.	Forsythe	Laidig	Pavlak, R. L.	
Carlson, D.	Graw	Larson	Pieper '	
Cleary	Hagedorn	Lindstrom, E.	Pleasant	
Clifford	Haugerud	Lindstrom, J.	Rice	

The motion prevailed.

H. F. No. 961, A bill for an act relating to licensing boards; providing for public members on professional examination and licensing boards; changing the per diem of board members; undedicating certain dedicated funds; defining public member; amending Minnesota Statutes 1971, Sections 144.01; 144.04; 144.952; 146.11; 147.01; 147.02, Subdivision 2; 147.031, Subdivision 1; 147.05; 148.03; 148.04; 148.07, Subdivisions 2 and 3; 148.181; 148.201; 148.241; 148.29, Subdivision 2; 148.296, Subdivision 2; 148.45; 148.52; 148.60; 148.79; 148.85; 150A.02; 150A.03, Subdivision 2; 151.02; 151.03; 151.04; 151.27; 153.02; 153.03; 153.12; 154.22; 154.23; 155.04; 155.05; 155.18, Subdivision 1; 156.01, Subdivisions 1 and 2; 156.14; 326.04; 326.05; 326.07; 326.08, Subdivisions 1 and 3; 326.541; 341.01; 341.02; 341.03; 341.06; 386.63, Subdivisions 1 and 5; 386.64; 481.01;

Chapters 144, by adding a section; and 148, by adding a section; repealing Section 45.16, Subdivision 3.

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 113, and nays 17, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Anderson, D.	DeGroat	Kelly	Niehaus	Weaver
Carlson, D.	Fioslien	Larson	Pavlak, R. L.	
Cleary	Haugerud	McCauley	Pieper	11
Culhane	Jopp	McFarlin	Schreiber	

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. 2531, A bill for an act relating to public buildings and public lands of the state of Minnesota; authorizing the acquisition and betterment of public land and buildings and other public improvements of a capital nature; the acquisition by gift, purchase, or condemnation of certain real property therefor; the equipping and replacement of equipment of certain said buildings; appropriating and reappropriating moneys therefor, including necessary expenses from the Minnesota state building fund; authorizing the issuance of the sale of bonds under the provisions of the constitution, article IX, section 6, to finance said fund appropriating moneys in connection therewith.

PATRICK E. FLAHAVEN, Secretary of the Senate

Norton moved that the House refuse to concur in the Senate amendments to H. F. No. 2531, 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. The motion prevailed.

Mr. Speaker:

I hereby announce that the Senate accedes to the request of the House for the appointment of a Conference Committee, consisting of 3 members of the Senate, on the amendments adopted by the Senate to the following House File:

H. F. No. 9, A bill for an act relating to labor; creating a division of labor standards; providing for minimum wage and overtime standards; providing penalties for violations; repealing Minnesota Statutes 1971, Sections 175.38; 175.39; and 177.01 to 177.20.

The Senate has appointed as such committee Messrs. Milton, Kowalczyk and Olson, H. D.

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 3 members of the Senate, on the amendments adopted by the Senate to the following House File:

H. F. No. 491, A bill for an act relating to labor and industry; providing for safe and healthful working conditions for working men and women; authorizing the commissioner of labor and industry to promulgate standards and rules and regulations therefor; creating an occupational safety and health advisory board; prescribing penalties; amending Minnesota Statutes 1971, Section 175.16; repealing Minnesota Statutes 1971, Sections 182.01 to 182.08; 182.10 to 182.62; and 183.05 to 183.34.

The Senate has appointed as such committee Messrs. Chenoweth, Thorup and Hanson, R.

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 3 members of the Senate, on the amendments adopted by the Senate to the following House File:

H. F. No. 633, A bill for an act relating to towns; authorizing all towns to make local improvements and to assess the cost thereof against benefited property; amending Minnesota Stat-

utes 1971, Sections 429.011, Subdivision 2; and 435.19, Subdivision 1.

The Senate has appointed as such committee Messrs. Renneke, Chmielewski and Willet.

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 3 members of the Senate, on the amendments adopted by the Senate to the following House File:

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

The Senate has appointed as such committee Messrs. Borden, Dunn and Moe.

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 3 members of the Senate, on the amendments adopted by the Senate to the following House File:

H. F. No. 1854, A bill for an act relating to Ramsey county; renewing authority of Ramsey county hospital and sanitarium commission and revising its membership; amending Laws 1969, Chapter 1104, Sections 2; 3; 4, Subdivisions 2, 3, 4 and 5; 6, Subdivisions 1 and 3; and repealing Laws 1969, Chapter 1104, Section 11.

The Senate has appointed as such committee Messrs. O'Neill, Milton and North.

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 Senate File, herewith transmitted:

S. F. No. 2370.

PATRICK E. FLAHAVEN, Secretary of the Senate

FIRST READING OF SENATE BILLS

S. F. No. 2370, A bill for an act relating to education; peddling and canvassing on school grounds; repealing Minnesota Statutes 1971, Section 126.19.

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

CONSIDERATION UNDER RULE 72

Pursuant to Rule 72, Norton requested immediate consideration of S. F. Nos. 2115 and 1455; H. F. No. 1945; and S. F. Nos. 2047 and 1252.

S. F. No. 2115, 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; providing penalties.

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 3, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

DeGroat

Fjoslien

Larson

The bill was passed and its title agreed to.

S. F. No. 1455 was reported to the House.

Wolcott moved to amend S. F. No. 1455, the printed bill, as follows:

Page 7, line 7, strike "as a result" and insert in lieu thereof "on the grounds".

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

CALL OF THE HOUSE

On the motion of Mr. Swanson and on the demand of 10 members, a call of the House was ordered. The following members answered to their names:

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

Mr. Flakne moved that further proceedings of the roll call be dispensed with and that the Sergeant at Arms be instructed to bring in the absentees. The motion prevailed and it was so ordered

S. F. No. 1455, A bill for an act relating to health; regulating alcohol and other drug abuse; establishing a state authority; providing for treatment of persons dependent on alcohol or other drugs; amending Minnesota Statutes 1971, Sections 197.603; 197.64, Subdivision 3; 198.01; 253A.03; 253A.04, Subdivisions 2 and 3; 253A.07, Subdivision 2; repealing Minnesota Statutes 1971, Sections 126.04; 144.81; 144.82; 144.831; 144.832; 144.833; 144.834; 145.696; 145.697; 145.699; 245.692; 245.693; 245.694; and 245.695.

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

The question was taken on the passage of the bill.

Savelkoul moved that Carlson, D., be excused from voting. The motion prevailed.

The roll being called, there were yeas 73, and nays 59, as follows:

Those who voted in the affirmative were:

Adams, J.	Eckstein	Kelly	Ohnstad	Sieben, H.
Anderson, I.	Eken	LaVoy	Ojala	Sieben, M.
Becklin	Enebo	Lemke	Parish	Smith
Bell	Fudro	Lindstrom, J.	Patton	Spanish
Berg	Fugina	Mann	Pavlak, R.	Stanton
Berglin	Graba	McCarron	Pehler	Swanson
Boland	Growe	McEachern	Prahl	Tomlinson
Braun	Hanson	McMillan	Quirin	Ulland
Brinkman	Haugerud	Menke	Resner	Vanasek
Carlson, B.	Jacobs	Miller, D.	Rice	Vento
Carlson, L.	Jaros	Miller, M.	Ryan	Voss
Casserly	Johnson, C.	Moe	Samuelson	Wenzel
Cummiskey	Johnson, D.	Munger	Sarna	Mr. Speaker
Dahl	Jude	Nelson	Schulz	•
Dieterich	Kahn	Norton	Sherwood	

Those who voted in the negative were:

Adams, S. Andersen, R. Anderson, D. Anderson, G.	DeGroat Dirlam Erdahl Erickson	Heinitz Hook Johnson, J. Johnson, R.	Long McArthur McCauley McFarlin	St. Onge Salchert Savelkoul Schreiber
Belisle	Esau	Јорр	Mueller	Searle
Bennett	Faricy	Kempe	Myrah	Skaar
Biersdorf	Ferderer	Klaus	Newcome	Stangeland
Carlson, A.	Fjoslien	Knickerbocker	Niehaus	Weaver
Cleary	Flakne	Laidig	Pavlak, R. L.	Wigley
Clifford	Forsythe ·	Larson	Peterson	Wohlwend
Connors	Graw	Lindstrom, E.	Pieper	Wolcott
Culhane	Hagedorn	Lombardi	Pleasant	

The bill was passed and its title agreed to.

Ojala was excused until 10:00 p.m.

H. F. No. 1945 was reported to the House.

Fugina moved to amend H. F. No. 1945, the typewritten bill, as follows:

Page 6, line 8, strike "in an" and after the stricken "an" and before "aggregate" insert "whose".

Page 6, line 9, after "amount" and before "not" insert "at any time shall".

Page 6, line 9, strike "to".

Page 6, line 9, delete "per biennium commencing".

Page 6, line 9, strike "45,000,000" and insert "62,000,000".

Page 6, delete line 10.

Page 6, line 11, delete "succeeding odd numbered year".

Page 6, line 17, after the period, insert the following:

"During the biennium commencing July 1, 1973, not more than \$20,000,000 shall be used for financing new construction, and not more than fifty percent of the amount used for new construction shall be used for construction projects which expand the capacity of institutions." The motion prevailed and the amendment was adopted.

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.

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 6, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Carlson, A. Knickerbocker Myrah Ohnstad Ulland Jopp

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

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

S. F. No. 1246 was reported to the House.

Johnson, J., moved to amend S. F. No. 1246, the printed bill, as follows:

Page 3, strike lines 23 through 28.

Page 4, strike lines 1 through 21,

Renumber the remaining subdivisions accordingly.

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 52, and nays 73, as follows:

Those who voted in the affirmative were:

Adams, S. Andersen, R. Becklin Belisle Bennett Biersdorf Carlson, A. Cleary Clifford	Erickson Esau Ferderer Fjoslien Flakne Forsythe Graw Growe Hagedorn	Johnson, J. Johnson, R. Jopp Kempe Klaus Knickerbocker Laidig Larson Lindstrom, F.	Pavlak, R. L. Pieper	Searle Skaar Spanish Stangeland Weaver Wigley Wohlwend Wolcott
Cleary	Growe	Larson	Pieper	Wolcott
Clifford	Hagedorn	Lindstrom, E.	Pleasant	
Dirlam	Heinitz	Lombardi	Savelkoul	
Erdahl	Hook	Long	Schreiber	

Those who voted in the negative were:

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

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

Cleary moved to amend S. F. No. 1246, the printed bill, as follows:

Page 5, after line 8 add a new subdivision to read as follows:

"Subd. 8. The provisions of section 4 shall become effective only after approval by a majority of the governing body of the municipality.".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Cleary amendment.

Sieben, M., moved that those not voting be excused from voting. The motion prevailed.

The roll being called, there were yeas 52, and nays 76, as follows:

Those who voted in the affirmative were:

Andersen, R.	Clifford	Forsythe	Klaus	McCauley
Anderson, D.	Dirlam	Graw	Knickerbocker	
Becklin	Erdahl	Hagedorn	Laidig	Myrah
Belisle	Erickson	Heinitz	Larson	Newcome
Bennett	Esau	Hook	Lindstrom, E.	
Biersdorf	Ferderer	Johnson, J.	Lombardi	Ohnstad
Carlson, A.	Fjoslien	Johnson, R.	Long	Pavlak, R. L.
Cleary	Flakne	Jopp	McArthur	Pieper

Pleasant Searle Stangeland Wigley Wolcott Savelkoul Skaar Ulland Wohlwend Schreiber Spanish Weaver

Those who voted in the negative were:

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

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

Graw moved to amend S. F. No. 1246, the printed bill, as follows:

Page 6, following line 15, insert the following:

"Subd. 2. The secretary of state shall make available for display in each polling place within the state, signs which read: "FRAUD IN REGISTRATION OR VOTING PUNISHABLE BY 5 YEARS IMPRISONMENT OR \$5,000 FINE OR BOTH.", in letters at least 72 point type. At least one such sign shall be prominently displayed in each polling place.".

Renumber the remaining subdivisions.

A roll call was requested and properly seconded.

The question was taken on the adoption of the Graw amendment.

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

Anderson, I., moved that those not voting be excused from voting. The motion prevailed.

The roll being called, there were yeas 54, and nays 70, as follows:

Those who voted in the affirmative were:

Andersen, R. Cleary Flakne Jopp McCauley Anderson, D. Clifford Forsythe Kempe McFarlin Becklin Dirlam Graw Klaus Miller, M. Belisle Erdahl Hagedorn Knickerbocker Myrah Erickson Bell Heinitz Newcome Laidig Bennett Esau Hook Niehaus Lombardi Ferderer Biersdorf Johnson, J. Long Ohnstad Carlson, A. Fjoslien Johnson, R. McArthur Pavlak, R. L.

Pieper	Schreiber	Skaar	Ulland	Wohlwend
Pleasant	Schulz	Spanish	Weaver	Wolcott
Savelkoul	Searle	Stangeland	Wigley	11 010000

Those who voted in the negative were:

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

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

Anderson, I., moved that the House recess subject to the call of the Chair. The motion prevailed.

RECESS

RECONVENED

The House reconvened and was called to order by the Speaker.

CALL OF THE HOUSE LIFTED

Mr. Anderson, I., moved that the call of the House be dispensed with. The motion prevailed and it was so ordered.

CALL OF THE HOUSE

On the motion of Mr. Anderson, I., and on the demand of 10 members, a call of the House was ordered. The following members answered to their names:

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

Ryan St. Onge Salchert	Schreiber Schülz Searle	Skaar Smith Spanish	Ulland Vanasek Vento	Wolcott Mr. Speaker
Samuelson	Sherwood	Stanton	Vento Voss	
Sarna	Sieben, H.	Swanson	Weaver	
Savelkoul	Sieben, M.	Tomlinson	Wohlwend	

Mr. Anderson, I., moved that further proceedings of the roll call be dispensed with and that the Sergeant at Arms be instructed to bring in the absentees. The motion prevailed and it was so ordered.

Carlson, A., offered an amendment to S. F. No. 1246.

POINT OF ORDER

Tomlinson raised a point of order pursuant to Rule 45b that the Carlson, A., amendment was out of order. The Speaker ruled the point of order well taken.

Hook moved to amend S. F. No. 1246, the printed bill, as follows:

Page 7, after line 12, add the following subdivision:

"Subd. 5. A county auditor receiving a notification shall ascertain from registration files whether such voter voted in the county receiving the notification during the period such voter's most recent registration was in effect. If a county auditor has knowledge to reasonably believe a voter voted in any election or elections under two or more separate registrations during the period when these registrations were in effect, the county auditor shall immediately notify the county attorneys of each of the counties in which the voter held concurrent registrations that he has reason to believe that said voter may be guilty of a felony under chapter 201. Upon notification of the county auditor, each county attorney is directed to investigate the possible violations under the provisions of chapter 201."

Page 19, line 22, after "once," insert "or vote in any election or elections under two or more separate registrations during the period when these registrations were in effect,".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Hook amendment.

Anderson, I., moved that those not voting be excused from voting. The motion prevailed.

The roll being called, there were yeas 45, and nays 75, as follows:

Those who voted in the affirmative were:

Andersen, R.	Carlson, A.	Erickson	Hagedorn	Laidig
Anderson, D.	Cleary	Esau	Heinitz	Larson
Becklin	Clifford	Ferderer	Hook	Lemke
Belisle	DeGroat	Fjoslien	Jopp	Lombardi
Bell .	Dirlam	Flakne	Klaus	Long
Biersdorf	Erdahl	Forsythe	Knickerbocker	McArthur

McFarlin Pieper Schreiber Spanish Weaver Niehaus Pleasant Searle Stangeland Wohlwend Ohnstad Savelkoul Skaar Ulland Wolcott

Those who voted in the negative were:

Adams, J. Johnson, D. Nelson Samuelson Anderson, G. Dieterich Jude Norton Sarna Anderson, I. Eckstein Schulz Kahn Ojala Bennett Eken Kelly Parish Sherwood Sieben, H. Sieben, M. \mathbf{Berg} Enebo Kempe Patton Berglin Faricy Lindstrom, J. Pavlak, R. Fudro Pehler Boland Mann Smith Fugina Braun McCarron Peterson Stanton Brinkman McEachern Swanson Graba Prahl Carlson, B. Growe McMillan Tomlinson Quirin Carlson, L. Hanson Menke Resner Vanasek Miller, D. Casserly Haugerud Rice Vento Connors Jacobs Miller. M. Ryan Voss Wenzel Cuihane Moe Jaros St. Onge Mr. Speaker Johnson, C. Cummiskev Munger Salchert

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

Klaus moved to amend S. F. No. 1246, the printed bill, as follows:

Page 18, line 3, after "residence" and before "in", insert "in the county in which he formerly lived or".

Page 18, line 3, delete "or county".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Klaus amendment and the roll being called, there were yeas 45, and nays 73, as follows:

Those who voted in the affirmative were:

Searle Andersen, R. Dirlam Hagedorn Long Anderson, D.: Erdahl McĂrthur Skaar Heinitz Becklin Erickson McFarlin Smith Hook Miller, M. BellEsau Jopp Spanish Stangeland Biersdorf Ferderer Klaus Niehaus Carlson, A. Fjoslien Knickerbocker Ulland Ohnstad Pieper Cleary Flakne Laidig Weaver Clifford Forsythe Savelkoul Wohlwend Larson DeGroat Graw Lombardi Schreiber Wolcott

Those who voted in the negative were:

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

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

Belisle moved to amend S. F. No. 1246, the printed bill, as follows:

Page 4, line 23, after "cross" and before the comma, insert "or use his stamp as provided by law".

Page 4, line 26, after "cross" and before "shall" insert "or stamp".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Belisle amendment and the roll being called, there were yeas 45, and nays 76, as follows:

Those who voted in the affirmative were:

Andersen, R. Anderson, D. Becklin Belisle Bennett Biersdorf Carlson, A.	DeGroat Dirlam Erdahl Erickson Esau Ferderer Fjoslien	Graw Hagedorn Heinitz Hook Jopp Klaus Knickerbocker	Schreiber Searle Skaar Spanish Stangeland Ulland Weaver

Those who voted in the negative were:

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

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

Klaus moved to amend S. F. No. 1246, the printed bill, as follows:

Page 4, line 23, delete "cross" and insert in lieu thereof "mark".

Page 4, line 26, delete "cross" and insert in lieu thereof "mark".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Klaus amendment and the roll being called, there were yeas 34, and nays 78, as follows:

Those who voted in the affirmative were:

Andersen, R.	Erdahl	Hagedorn	Larson	Searle
Anderson, D.	Erickson	Hook	Lombardi	Skaar
Becklin	Esau	Јорр	Long	Stangeland
Carlson, A.	Fjoslien	Jopp Kelly	McFarlin	Ulland
Clifford	Flakne	Klaus	Niehaus	Weaver
DeGroat	Forsythe	Knickerbocker	Pieper	Wolcott
Dirlam	Graw	Laidig	Schreiber	

Those who voted in the negative were:

Adams, J.	Cummiskey	Johnson, D.	Norton	Sarna
Anderson, G.	Dahl	Jude	Ohnstad	Schulz
Anderson, I.	Dieterich	Kahn	Ojala	Sherwood
Bell	Eckstein	Kempe	Parish	Sieben, H.
Bennett	Eken	LaVoy	Patton	Sieben, M.
Berg	Enebo	Lemke	Pavlak, R.	Stanton
Berglin	Faricy	Lindstrom, J.	Pehler	Swanson
Biersdorf	Fudro	Mann	Peterson -	Tomlinson
Boland	Fugina	McCarron	Prahl	Vanasek
Braun	Graba	McEachern	Quirin	Vento
Brinkman	Growe	McMillan	Resner	Voss
Carlson, B.	Hanson	Menke	Rice	Wenzel
Carlson, L.	Haugerud	Miller, D.	Ryan	Wohlwend
Casserly	Heinitz	Miller, M.	St. Onge	Mr. Speaker
Connors	Jacobs	Munger	Salchert	-
Culhane	Jaros	Nelson	Samuelson	

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

Forsythe moved to amend S. F. No. 1246, the printed bill, as follows:

Page 5, delete line 24.

Renumber the remaining items in Subdivision 1 accordingly.

Page 6, line 24, delete "8" and insert in lieu thereof "6".

Page 6, line 24, delete "9" and insert in lieu thereof "7".

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 44, and nays 74, as follows:

Those who voted in the affirmative were:

Andersen, R.	Clifford	Forsythe	Larson	Searle
Anderson, D.	DeGroat	Graw	Lombardi	Skaar
Becklin	Dirlam	Growe	Long	Smith
Belisle	Erdahl	Heinitz	McArthur	Stangeland
Bell	Erickson	Hook	McFarlin	Ulland
Bennett	Esau	Jopp	McMillan	Weaver
Biersdorf	Ferderer	Klaus	Niehaus	Wohlwend
Carlson, A.	Fjoslien	Knickerbocker	Pieper	Wolcott
Cleary	Flakne	Laidig	Schreiber	

Those who voted in the negative were:

	gedorn nson
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Haugerud Jacobs Jaros Johnson, C. Johnson, D. Jude Kahn Kelly	Lemke Lindstrom, J. Mann McCarron McEachern Menke Miller, D. Miller, M. Munger	Norton Ohnstad Ojala Parish Patton Pavlak, R. Pehler Peterson Prahi	Resner Rice Ryan St. Onge Salchert Samuelson Sarna Schulz Sherwood	Sieben, M. Stanton Swanson Tomlinson Vanasek Vento Voss Wenzel Mr. Speaker
Kempe	Munger	Prahl	Sherwood	Mr. Speaker
LaVoy	Nelson	Quirin	Sieben, H.	

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

Wolcott moved to amend S. F. No. 1246, the printed bill, as follows:

Page 19, line 9, delete "inmate" and insert in lieu thereof "resident".

A roll call was requested and properly seconded.

The question was taken on the adoption of the Wolcott amendment and the roll being called, there were yeas 42, and nays 70, as follows:

Those who voted in the affirmative were:

Andersen, R.	Dirlam	Hagedorn	Long	Skaar
Anderson, D.	Erdahl	Heinitz	McArthur	Stangeland
Becklin	Erickson	Hook	McFarlin	Ulland
Belisle	Esau	Јорр	Niehaus	Weaver
Bennett	Ferderer	Klaus	Ohnstad	Wohlwend
Biersdorf	Fjoslien	Knickerbocker	Patton	Wolcott
Carlson, A.	Flakne	Laidig	Pieper	
Clifford	Forsythe	Larson	Schreiber	
DeGroat	Graw	Lombardi	Searle	

Those who voted in the negative were:

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

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

Bennett moved to amend S. F. No. 1246, the printed bill, as follows:

Page 4, line 4, after the word "or" strike the remaining language in the line.

Page 4, line 5, at the beginning of the line strike "the commissioner as proper identification, or".

Further in line 5, strike "(3)", and insert in lieu thereof "(2)".

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

S. F. No. 1246, 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.

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 77, and nays 42, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Andersen, R. Anderson, D. Becklin Belisle Biersdorf Cleary Clifford	Dirlam Erdahl Erickson Esau Ferderer Fjoslien Forsythe	Heinitz Hook Jopp Klaus Knickerbocker Laidig Larson	Pieper Pleasant	Skaar Spanish Stangeland Weaver Wohlwend Wolcott
Clifford	Forsythe	Larson	Pleasant	
Culhane	Graw	Lombardi	Schreiber	
DeGreat	Hagedorn	Long	Sparlo	

The bill was passed and its title agreed to.

S. F. No. 2047, A bill for an act relating to state government; establishing salaries for certain unclassified employees in the executive and judicial branch of government; amending Minnesota Statutes 1971, Sections 15A.081; 15A.083; 15A.084; 15A.085; and 15A.101.

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 68, and nays 47, as follows:

Those who voted in the affirmative were:

Adams, J.	Dahl	Johnson, C.	Moe	Sarna
Anderson, D.	Dieterich	Jude	Munger	Sherwood
Anderson, I.	Eckstein	Kahn	Nelson	Sieben, H.
Bell	Eken	Kelly	Norton	Sieben, M.
Berg	Enebo	LaVoy	Parish	Stanton
Berglin	Faricy	Lemke	Pavlak, R.	Swanson
Boland	Flakne	Lindstrom, J.	Pehler	Tomlinson
Braun	Fudro	Mann	Quirin	Vanasek
Brinkman	Graba	McCarron	Resner	Vento
Carlson, A.	Growe	McEachern	Rice	Voss
Carlson, L.	Hanson	McMillan	Ryan	Wenzel
Casserly	Haugerud	Menke	St. Onge	Mr. Speaker
Connors	Jacobs	Miller, D.	Salchert	=
Cummiskey	Jaros	Miller, M.	Samuelson	

Those who voted in the negative were:

Andersen, R. Anderson, G. Becklin Belisle Bennett Biersdorf Carlson, B. Cleary Clifford DeGroat	Dirlam Erdahl Erickson Esau Ferderer Fjoslien Forsythe Fugina Graw Hagedorn	Heinitz Hook Johnson, D. Jopp Klaus Knickerbocker Laidig Lombardi Long McFarlin	Niehaus Ohnstad Ojala Patton Peterson Pieper Prahl Schreiber Schulz Searle	Skaar Smith Spanish Stangeland Ulland Weaver Wohlwend
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The bill was passed and its title agreed to.

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.

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 92, and nays 17, as follows:

Those who voted in the affirmative were:

Adams, J. Andersen, R. Anderson, D. Anderson, G. Anderson, I. Becklin Belisle Bell Bennett Berg Berglin Biersdorf Boland Brinkman Carlson, A.	Carlson, B. Carlson, L. Casserly Cleary Culhane Cummiskey Dieterich Dirlam Eckstein Eken Enebo Faricy Ferderer Flakne Forsythe	Fudro Fugina Graba Graw Growe Hanson Haugerud Jacobs Johnson, C. Johnson, D. Jopp Jude Kahn Kelly	Kempe Laidig LaVoy Lindstrom, J. Lombardi McCarron McEachern McFarlin Menke Miller, D. Miller, M. Moe Munger Nelson Norton	Ojala Parish Patton Pavlak, R. Pehler Peterson Prahl Quirin Resner Rice Ryan St. Onge Salchert Samuelson Sarna
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Mr. Speaker Searle Smith Tomlinson Voss Sherwood Stangeland Ulland. Weaver Sieben, H. Sieben, M. Stanton Vanasek Wenzel Vento Wolcott Swanson

Those who voted in the negative were:

Erickson Hook Clifford Skaar Long Esau Niehaus Klaus Connors DeGroat Fioslien Knickerbocker Ohnstad Heinitz Erdahl Larson Pieper

The bill was passed and its title agreed to.

There being no objection the order of business reverted to Messages from the Senate.

MESSAGES FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker:

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

S. F. No. 1283.

PATRICK E. FLAHAVEN, Secretary of the Senate

FIRST READING OF SENATE BILLS

S. F. No. 1283, A bill for an act relating to cable communications; providing penalties; appropriating money; amending Minnesota Statutes 1971, Sections 161.45, Subdivision 1; and 222.37, Subdivision 1.

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

ANNOUNCEMENTS BY THE SPEAKER

The Speaker announced the appointment of the following members of the House to the Conference Committee on H. F. No. 2531:

Norton, Haugerud, Smith, Samuelson, and Anderson, D.

The Speaker announced the appointment of the following members of the House to the Conference Committee on H. F. No. 805:

Eken; Anderson, G.; and Dirlam.

The Speaker announced the appointment of the following members of the House to the Conference Committee on H. F. No. 23:

Sieben, M.; Carlson. L.; and Ulland.

SPECIAL ORDERS

Anderson, I., moved that the remaining bills on Special Orders for today be continued on Special Orders for Thursday, May 17, 1973. The motion prevailed.

ADJOURNMENT

Mr. Anderson, I., moved that when the House adjourns today it adjourn until 10:00 a.m., Thursday, May 17, 1973. The motion prevailed.

Mr. Anderson, I., moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 10:00 a.m., Thursday, May 17, 1973.

EDWARD A. BURDICK, Chief Clerk, House of Representatives