STATE OF MINNESOTA

SIXTY-EIGHTH SESSION - 1974

EIGHTY-FIFTH DAY

SAINT PAUL, MINNESOTA, WEDNESDAY, FEBRUARY 13, 1974

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

Prayer was offered by the Chaplain.

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

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

A quorum was present.

Kelly, Pleasant, and Salchert were excused. Quirin was excused until 3:20 p.m.

The Chief Clerk proceeded to read the Journal of the preceding day, when on the motion of Mr. DeGroat, 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. 1962, 1964, 2200, 2811, 2876, 2888, 3013, 3052, 3053, 3089, 1421, 2334, 2758, 2765, 2844, 2853, 2866, 2935, and 3015 and S. F. Nos. 1530, 2231, 2498, 2682, 2736, 2875, and 2967 have been placed in the members' files.

S. F. No. 2682 and H. F. No. 2811, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Miller, M., moved that S. F. No. 2682 be substituted for H. F. No. 2811 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 2736 and H. F. No. 2831, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Mann moved that S. F. No. 2736 be substituted for H. F. No. 2831 and that the House File be indefinitely postponed. The motion prevailed.

REPORTS OF STANDING COMMITTEES

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

S. F. No. 1174, A bill for an act relating to corrections; study and diagnosis of children and youth committed to the youth conservation commission; amending Minnesota Statutes 1971, Sections 242.18; 242.385, Subdivision 1; 260.151, Subdivision 1; and 260.175; repealing Minnesota Statutes 1971, Sections 242.385, Subdivision 2; and 242.386.

Reported the same back with the following amendments:

Page 1, delete lines 12 to 32.

Page 2, delete lines 1 through 3.

Page 2, line 14, strike "youth conservation commission" and insert in lieu thereof "commissioner of corrections".

Page 2, line 17, strike "commission" and insert in lieu thereof "commissioner".

Page 4, after line 25, insert "Sec. 5. This bill is effective the day following its final enactment.".

Renumber the sections in order.

Further amend the title in line 4 by striking "youth conservation" and in line 5 by striking "commission" and inserting "commissioner of corrections".

Further amend the title in line 6 by striking "242.18:".

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

The report was adopted.

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

H. F. No. 2184, A bill for an act proposing an amendment to the Minnesota Constitution, Article VIII, Section 4; permitting the income from the permanent school fund to be apportioned by law for all scholars under 21 years of age.

Reported the same back with the following amendments:

Page 2, line 26, strike the new language and restore the old language.

Page 3, line 14, strike "under" and insert "between the ages of five and".

Page 3, line 14, strike "of age".

Further, amend the title in line 6 by striking "under" and insert "between the ages of five and".

Further amend the title in line 6 by striking "of age".

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

The report was adopted.

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

H. F. No. 2796, A bill for an act relating to special school district No. 1 of the city of Minneapolis; compensation of directors of the board of education; amending Laws 1959, Chapter 462, Section 3, Subdivision 1, as amended.

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

The report was adopted.

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

H. F. No. 2868, A bill for an act relating to education; establishing a Minnesota history and government learning center; 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.

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

H. F. No. 3125, A bill for an act relating to education; general powers of independent school districts; empowering school boards to authorize superintendents and business managers to enter into certain transactions; amending Minnesota Statutes 1971, Section 123.35, by adding a subdivision.

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

The report was adopted.

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

H. F. No. 3126, A bill for an act relating to education; pupil units; requiring that all pupils in seventh and eighth grades shall be counted as secondary pupils; amending Minnesota Statutes, 1973 Supplement, Section 124.17, Subdivision 1.

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

The report was adopted.

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

S. F. No. 306, A bill for an act relating to education; providing for apportionment of certain school aids; amending Minnesota Statutes 1971, Sections 124.09 and 124.10.

Reported the same back with the following amendments:

Page 2, line 6, strike "under" and insert "between the ages of five and".

Page 2, line 6, strike "of age".

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

The report was adopted.

Mr. Swanson from the Committee on Health and Welfare to which was referred:

H. F. No. 2046, A bill for an act relating to public welfare; defining certain recipients of assistance; amending Minnesota Statutes 1971, Section 256.73, by adding a subdivision.

Reported the same back with the following amendments:

Page 1, line 11, after "children" insert: "during the final three months of pregnancy".

Page 1, line 13, after "children" insert: "during the final three months of pregnancy".

Page 1, line 13, after "shall" insert: "promulgate, pursuant to the administrative procedures act, regulations to implement this subdivision.".

Page 1, strike lines 14, 15 and 16.

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

The report was adopted.

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

H. F. No. 1795, A bill for an act relating to the Hennepin county conciliation court; amending Minnesota Statutes 1971, Sections 488A.14, Subdivision 5, and by adding a subdivision; 488A.16, Subdivisions 6 and 8; and 488A.17, Subdivisions 2, 4 and 5.

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

The report was adopted.

- Mr. Carlson, B., from the Committee on Transportation to which was referred:
- H. F. No. 2967, A bill for an act relating to highways; abolishing certain standing appropriations to the department of highways; amending Minnesota Statutes 1971, Section 161.50, Subdivisions 1 and 2; repealing Laws 1965, Chapter 863, Section 11.

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

The report was adopted.

- Mr. Carlson, B., from the Committee on Transportation to which was referred:
- H. F. No. 3002, A bill for an act relating to motor vehicles; interstate registration and reciprocity, withdrawal of vehicle from fleet; refund; amending Minnesota Statutes 1971, Section 168.187, Subdivision 15.

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

The report was adopted.

- Mr. Carlson, B., from the Committee on Transportation to which was referred:
- H. F. No. 3003, A bill for an act relating to motor vehicles; registration and taxation; monthly series system of registration; amending Minnesota Statutes, 1973 Supplement, Sections 168.017, Subdivisions 1, 2, 3, and 4; and 168.37, Subdivision 3; and Minnesota Statutes 1971, Section 168.09, by adding a subdivision.

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

The report was adopted.

- Mr. Carlson, B., from the Committee on Transportation to which was referred:
- H. F. No. 3038, A bill for an act relating to highway traffic regulations; weight limitations; weight increases authorized for haulers of raw and unfinished forest products in certain zones during certain periods of the year; amending Minnesota Statutes, 1973 Supplement, Section 169.83, Subdivision 1.

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

The report was adopted.

- Mr. Carlson, B., from the Committee on Transportation to which was referred:
- H. F. No. 3039, A bill for an act relating to the trunk highway system; discontinuing and removing a route from the trunk highway system.

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

The report was adopted.

- Mr. Carlson, B., from the Committee on Transportation to which was referred:
- H. F. No. 3040, A bill for an act relating to the trunk highway system; adding a new route in substitution of an existing route.

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

The report was adopted.

- Mr. Carlson, B., from the Committee on Transportation to which was referred:
- H. F. No. 3041, A bill for an act relating to aeronautics; defining certain terms; amending Minnesota Statutes 1971, Section 360.013, Subdivisions 11, 17, and 19.

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

The report was adopted.

SECOND READING OF HOUSE BILLS

H. F. Nos. 2796, 3125, 3126, 1795, 3002, 3003, 3038, 3039, 3040, and 3041 were read for the second time.

SECOND READING OF SENATE BILLS

S. F. Nos. 2682, 2736, 1174, and 306 were read for the second time.

INTRODUCTION OF BILLS

Savelkoul introduced:

H. F. No. 3268, A bill for an act relating to the claim of Donald R. Boyer; arising from failure of the highway department to properly maintain a counting device in Albert Lea; appropriating money for the payment thereof.

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

Niehaus introduced:

H. F. No. 3269, A bill for an act relating to the claim of John Ahrens; arising from damage done to an automobile and other expenses incurred as a result of its being stolen by an escapee from the Minnesota home school; appropriating money for the payment thereof.

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

Niehaus introduced:

H. F. No. 3270, A bill for an act relating to the claim of Julian Haskamp; arising from damage done to an automobile and other expenses incurred as a result of its being stolen by escapees from Minnesota home school; appropriating money for the payment thereof.

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

Rice, Sarna, and Kahn introduced:

H. F. No. 3271, A bill for an act relating to the city of Minneapolis; increasing the membership of the city of Minneapolis civil service commission and providing terms therefor.

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

Jaros, LaVoy, and Ulland introduced:

H. F. No. 3272, A bill for an act relating to the city of Duluth; Spirit Mountain recreation area authority; authorizing the issuance of bonds and allowing for the negotiated sale thereof; authorizing the issuance of an on-sale liquor license to the Spirit Mountain recreation area authority; amending Laws 1973, Chapter 327, Sections 7, Subdivision 1; 8, Subdivision 2; and by adding a section.

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

Dieterich introduced:

H. F. No. 3273, A bill for an act relating to commerce; requiring gasoline stations to post the price of gasoline where it is visible to at least one public street; amending Minnesota Statutes, 1973 Supplement, Section 325.77, Subdivision 3.

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

Graba; Johnson, C.; Stangeland; Vento; and Bell introduced:

H. F. No. 3274, A bill for an act relating to education; changing the funding of post-secondary vocational-technical education to a current funding basis; amending Minnesota Statutes 1971, Section 121.21, Subdivision 5.

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

Weaver; Johnson, C.; Faricy; and Forsythe introduced:

H. F. No. 3275, A bill for an act relating to education; establishing grounds and procedures for the suspension, exclusion, and expulsion of public school pupils; repealing Minnesota Statutes 1971, Section 127.071.

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

Laidig, Tomlinson, Fudro, Cleary, and Belisle introduced:

H. F. No. 3276, A bill for an act relating to absent and disabled voters; providing for designation by county auditors of municipalities where application for ballots may be made; amending Minnesota Statutes, 1973 Supplement, Section 207.03.

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

Laidig, Kempe, and Larson introduced:

H. F. No. 3277, A bill for an act relating to elections; allowing a person to be the candidate of more than one political party; repealing Minnesota Statutes 1971, Section 203.32, Subdivision 3.

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

Quirin, Vento, Newcome, Bennett, and Miller, D., introduced:

H. F. No. 3278, A bill for an act relating to housing and redevelopment; waiver of state building code requirements for housing and redevelopment projects; amending Minnesota Statutes, 1973 Supplement, Section 462.581.

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

Quirin, Vento, Newcome, Bennett, and Miller, D., introduced:

H. F. No. 3279, A bill for an act relating to state government; empowering the commissioner of administration to assume management functions of dissolved agencies; allowing certain advance deposits to federal agencies; authorizing the use of state vehicles for the car pooling of state employees; updating the provisions of surplus property sales; empowering political subdivisions to purchase real and personal property from the state; amending Minnesota Statutes 1971, Sections 16.02, by adding a subdivision; 16.096; 94.09, Subdivision 3; 94.12; 94.13; 94.14; 471.64; and Chapter 16, by adding a section; repealing Minnesota Statutes 1971, Section 94.15.

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

Patton and Pehler introduced:

H. F. No. 3280, A bill for an act relating to barbers; board of barber examiners; officers; compensation and reports; providing that the secretary of the board of barber examiners may elect not to be covered by the Minnesota state retirement system; amending Minnesota Statutes, 1973 Supplement, Section 154.23.

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

Eken introduced:

H. F. No. 3281, A bill for an act relating to state lands; authorizing the exchange of certain public lake access land in Clearwater county.

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

LaVoy, Ulland, Jaros, and Munger introduced:

H. F. No. 3282, A bill for an act relating to retirement; state contributions to certain teachers retirement associations; amending Minnesota Statutes 1971, Section 354.201, by adding a subdivision.

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

LaVoy, Ulland, Jaros, and Munger introduced:

H. F. No. 3283, A bill for an act relating to retirement; tax levy for certain teachers retirement funds; amending Minnesota Statutes 1971, Section 354.20; repealing Laws 1969, Chapter 1106.

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

McEachern; Sieben, M.; Laidig; Becklin; and Patton introduced:

H. F. No. 3284, A bill for an act relating to welfare; general assistance; defining county of financial responsibility; amending Minnesota Statutes, 1973 Supplement, Section 245A.18, Subdivision 2.

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

Swanson, Heinitz, Faricy, Norton, and Pavlak, R. L., introduced:

H. F. No. 3285, A bill for an act relating to the Gillette hospital authority; appropriating money for construction of hospital facilities.

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

Nelson, Graba, Dirlam, Berg, and Heinitz introduced:

H. F. No. 3286, A bill for an act relating to welfare; providing aid to transport handicapped persons; amending Minnesota Statutes 1971, Section 124.32, Subdivision 4; and Minnesota Statutes, 1973 Supplement, Sections 124.223; and 124.32, Subdivision 6.

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

Menke introduced:

H. F. No. 3287, A bill for an act relating to witness fees; amending Minnesota Statutes, 1973 Supplement, Section 357.24.

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

Menke introduced:

H. F. No. 3288, A bill for an act relating to courts; certain court fees; amending Minnesota Statutes, 1973 Supplement, Section 487.31, Subdivision 1.

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

Menke introduced:

H. F. No. 3289, A bill for an act relating to courts; county court witness and mileage fees; amending Minnesota Statutes 1971, Section 487.34.

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

Cummiskey, Kahn, McCauley, Jude, and Anderson, G., introduced:

H. F. No. 3290, A bill for an act relating to traffic regulations; requiring traffic control devices to show speed and distance in the metric system; amending Minnesota Statutes 1971, Chapter 169, by adding a section.

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker:

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

- H. F. No. 2735, A bill for an act relating to the town of Rapidan in Blue Earth county; conferring certain powers on the town.
- H. F. No. 2902, A bill for an act relating to public indebtedness; amending Minnesota Statutes 1971, Section 475.52, Subdivision 4.

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. 483, A bill for an act relating to the practice of massage; amending Minnesota Statutes 1971, Sections 146.16; 154.04; and 155.19; repealing Minnesota Statutes 1971, Sections 148.33 to 148.511.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Faricy moved that the House concur in the Senate amendments to H. F. No. 483 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 483, A bill for an act relating to the practice of massage; amending Minnesota Statutes 1971, Sections 146.16; 155.19; and Minnesota Statutes, 1973 Supplement, Section 154.04; repealing Minnesota Statutes 1971, Sections 148.33 to 148.36; 148.41; 148.43; 148.46 to 148.511; and repealing Minnesota Statutes, 1973 Supplement, Sections 148.37 and 148.45.

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 3, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

DeGroat Dirlam Johnson, J.

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. 2332, A bill for an act relating to adoption; amending Minnesota Statutes 1971, Sections 259.24, Subdivisions 1 and 2, and by adding a subdivision; 259.25, Subdivision 1; 259.26, Subdivisions 1 and 2; 260.221; 260.231, Subdivision 3; and Chapter 259, by adding a section.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Kahn moved that the House concur in the Senate amendments to H. F. No. 2332 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 2332, A bill for an act relating to adoption; amending Minnesota Statutes 1971, Sections 259.24, Subdivisions 1 and

2, and by adding a subdivision; 259.25, Subdivision 1; 259.26, Subdivisions 1 and 2; 260.221; 260.231, Subdivision 3; and Chapter 259, 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 127, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, S. Eckstein Jopp Miller, M. Schulz Andersen, R. Eken Jude Moe Searle	
Andersen, R. Eken Jude Moe Searle Anderson, D. Enebo Kahn Munger Sherwood	4
Anderson, I. Erdahl Kempe Myrah Sieben, H	
Becklin Erickson Klaus Nelson Sieben, M	
Belisle Esau Knickerbocker Newcome Skaar	٠.
Beil Faricy Knoll Niehaus Smith	
Bennett Ferderer Kostohryz Norton Spanish	
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Berglin Forsythe Laidig Ojala Stanton Biersdorf Fudro Larson Parish Swanson	
	11
Carlson, A. Graw Lindstrom, E. Pavlak, R. L. Vanasek	
Carlson, D. Growe Lindstrom, J. Pehler Vento	
Carlson, L. Hagedorn Lombardi Peterson Voss	
Casserly Hanson Long Pieper Weaver	
Cleary Haugerud Mann Prahl Wenzel	
Clifford Heinitz McArthur Resner Wigley	
Connors Hook McCarron Rice Wohlwen	d
Culhane Jacobs McCauley Ryan Wolcott	
Cummiskey Jaros McEachern St. Onge Mr. Speal	ker
Dahl Johnson, C. McFarlin Samuelson	
DeGroat Johnson, D. McMillan Sarna	
Dieterich Johnson, J. Menke 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 Senate File, herewith transmitted:

S. F. No. 2136.

PATRICK E. FLAHAVEN, Secretary of the Senate

FIRST READING OF SENATE BILLS

S. F. No. 2136, A bill for an act relating to counties; providing standards for redistricting of county boards, and the appointment of redistricting commissions; amending Minnesota Statutes 1971, Chapter 375, by adding a section; repealing Minnesota Statutes 1971, Section 375.02.

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

PROGRESS REPORTS ON CONFERENCE COMMITTEES

Pursuant to Joint Rule No. 13, Brinkman reported the progress of S. F. No. 96, now in Conference Committee.

CONSENT CALENDAR

H. F. No. 2458 was reported to the House.

Cummiskey moved that H. F. No. 2458 be returned to General Orders. The motion prevailed.

H. F. No. 2985, A bill for an act relating to elections; information and instructions furnished county auditors by the secretary of state; amending Minnesota Statutes 1971, Section 203.16, Subdivision 2.

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

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

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

H. F. No. 3021 was reported to the House.

Tomlinson moved to amend H. F. No. 3021, the printed bill, as follows:

After line 11, add the following:

"Sec. 2. This act is effective on the date following its final enactment.".

The motion prevailed and the amendment was adopted.

H. F. No. 3021, A bill for an act relating to elections; registration of voters; amending Minnesota Statutes, 1973 Supplement, Section 201.061, Subdivision 1.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 125, and nays 2, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Kvam Schreiber

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

H. F. No. 2717, A bill for an act relating to the city of Island View; authorizing issuance of two additional on-sale licenses for the sale of intoxicating liquor.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 111, and nays 13, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Becklin	Erickson	Klaus	Long	Sherwood
Carlson, D.	Esau	Kvam	Ohnstad	
Erdahl	Johnson, J.	Larson	Searl e	

The bill was passed and its title agreed to.

H. F. No. 2919, A bill for an act relating to Koochiching county; authorizing the issuance of additional on-sale intoxicating liquor licenses.

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 16, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S.	Bell Bennett	Carlson, B. Carlson, L.	Culhane Cummiskey	Eckstein Eken
Andersen, R. Anderson, G.	Berg Biersdorf	Casserly	Dahl	Enebo
Anderson, I.	Braun	Cleary Clifford	DeGroat Dieterich	Faricy Ferderer
Belisle	Carlson, A.	$\mathbf{Connors}$	Dirlam	Forsythe

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

Those who voted in the negative were:

Becklin	Erickson	Johnson, J.	Long	Searle
Brinkman	Esau	Klaus	Ohnstad	Sherwood
Carlson, D. Erdahl	Fjoslien Hook	Kvam Larson		

The bill was passed and its title agreed to.

CALENDAR

H. F. No. 1539, A bill for an act relating to elections; providing an "alley system" of election for local government officials.

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 95, and nays 30, as follows:

Those who voted in the affirmative were:

Adams, J. Andersen, R. Anderson, G. Anderson, I. Bell Bennett Berg Berglin Braun Brinkman Carlson, A. Carlson, B. Carlson, L. Casserly Cleary Connors Culhane Culhane	Dieterich Dirlam Eckstein Eken Enebo Erdahl Erickson Faricy Ferderer Fudro Fugina Graw Growe Hanson Haugerud Jacobs Jaros Johnson, C.	Johnson, J. Johnson, R. Jopp Jude Kahn Kempe Kuoll Kostohryz LaVoy Lemke Lindstrom, J. Mann McCarron McCarron McCauley McEachern McFarlin McMillan	Miller, D. Miller, M. Moe Mueller Munger Nelson Newcome Niehaus Norton Ojala Parish Patton Pehler Peterson Pieper Prahl Resner Rice	St. Onge Samuelson Sarna Schulz Sherwood Sieben, H. Sieben, M. Spanish Stanton Swanson Tomlinson Vanasek Vento Voss Wenzel Wigley Wohlwend Wolcott
Dahl	Johnson, D.	Menke	Ryan	Mr. Speaker

Those who voted in the negative were:

Searle Becklin Esau Kvam Myrah Skaar Belisle Hagedorn Laidig Ohnstad Pavlak, R. Pavlak, R. L. Heinitz Smith Biersdorf Larson Lindstrom, E. Carlson, D. Hook Stangeland Clifford Klaus Lombardi Savelkoul Ulland Weaver DeGroat Knickerbocker Long Schreiber

The bill was passed and its title agreed to.

H. F. No. 2120, A bill for an act relating to workmen's compensation; supplementary benefits; amending Minnesota Statutes 1971, Section 176.132, Subdivision 3; and Minnesota Statutes, 1973 Supplement, Section 176.132, Subdivision 2.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 105, and nays 21, as follows:

Those who voted in the affirmative were:

Adams, J. Culhane Jaros Menke Ryan St. Onge Adams, S. Cummiskey Johnson, D. Miller, D. Andersen, R. Dahl Johnson, J. Miller. M. Sarna Anderson, G. DeGroat Jopp Savelkoul Moe Dieterich Anderson, I. J ude Mueller Schreiber Becklin Eckstein Kahn Munger Schulz Belisle Eken Myrah Sherwood Kempe Bell Enebo Knickerbocker Nelson Sieben, H. Bennett Faricy Sieben, M. Kostohryz Newcome Berg Ferderer Laidig Norton Smith Berglin Fjoslien LaVoy Ohnstad Spanish Biersdorf Fudro Lemke Ojala Stanton Brinkman Swanson Fugina Lindstrom, E. Parish Patton Carlson, A. Graba Lindstrom, J. Tomlinson Carlson, B. Graw Lombardi Pavlak, R. Ulland Mann Carlson, D. Pehler Vanasek Growe McArthur McCarron Carlson, L. Hagedorn Peterson Vento $\dot{\mathbf{v}}_{\mathbf{oss}}$ Pieper Casserly Hanson Wenzel Cleary Haugerud McCauley Prahl Clifford Hook McEachern Wolcott Resner Connors Jacobs McMillan Rice Mr. Speaker

Those who voted in the negative were:

Anderson, D. Forsythe Searle Wohlwend Larson Dirlam Johnson, C. Long Skaar Erdahl Johnson, R. McFarlin Stangeland Erickson Klaus Niehaus Weaver Kvam Pavlak, R. L. Esau Wigley

The bill was passed and its title agreed to.

H. F. No. 2048, A bill for an act relating to welfare; limiting the payments under medical assistance to physicians in teaching

hospitals; amending Minnesota Statutes 1971, Section 256B.05, Subdivision 2.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 127, and nays 0, as follows:

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

H. F. No. 2334, A bill for an act relating to child welfare; requiring agency placement prior to adoption; amending Minnesota Statutes 1971, Section 259.22.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 117, and nays 10, as follows:

Those who voted in the affirmative were:

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

McFarlin Fudro Kempe Pavlak, R. Smith Knickerbocker McMillan Pehler Fugina Spanish Stanton Knoll Graba Menke Peterson Kostohryz Miller, D. Pieper Swanson Graw Miller, M. Growe Kvam Prahl Tomlinson Hagedorn Laidig Moe Resner Vanasek LaVov Mueller Vento Hanson Rice Haugerud Lemke Munger Ryan Voss Weaver Heinitz Lindstrom, E. Myrah Sť. Onge Jacobs Lindstrom, J. Nelson Savelkoul Wenzel Schreiber Jaros Lombardi Newcome Wigley Johnson, C. Long Niehaus Schulz Wohlwend Johnson, D. Mann Norton Searle Wolcott Johnson, J. McArthur Ohnstad Sherwood Mr. Speaker McCarron Sieben, H. Jopp Ojala Jude Parish Sieben, M. McCauley Skaar Kahn McEachern Patton

Those who voted in the negative were:

Becklin Carlson, D. Hook Klaus Stangeland Bell DeGroat Johnson, R. Larson Ulland

The bill was passed and its title agreed to.

H. F. No. 2336, A bill for an act relating to child welfare; foster care and day care facilities; providing penalties for certain violations; amending Minnesota Statutes 1971, Sections 257.123, Subdivisions 1 and 2; and 257.124.

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 124, and nays 1, as follows:

Those who voted in the affirmative were:

Adams, J. Cummiskey Heinitz Pavlak, R. L. Long Adams, S. Dahl Pehler Hook Mann Andersen, R. Peterson DeGroat Jacobs McArthur Anderson, D. Anderson, G. Anderson, I. Dieterich Jaros McCarron Pieper Johnson, C. Johnson, D. Dirlam McCauley Prahl Eckstein McEachern Resner Becklin Eken McFarlin Johnson, J. Johnson, R. RiceMcMillan Belisle Enebo Ryan Јорр Bell Erdahl Menke St. Onge Bennett Erickson Miller, D. Jude Sarna Berg Esau Miller, M. Savelkoul Kempe Biersdorf Faricy Klaus Moe Schreiber Braun Ferderer Knickerbocker Mueller Schulz Brinkman Fjoslien Knoll Munger Searle Carlson, A. Forsythe Sherwood Kostohryz Myrah Carlson, B. Sieben, H. Fudro Kvam Newcome Carlson, D. Fugina Laidig Niehaus Sieben, M. Carlson, L. Graba Larson Norton Skaar Casserly Graw LaVoy Ohnstad Spanish Cleary Growe Lemke Ojala Stangeland Clifford Hagedorn Lindstrom, E. Parish Stanton Connors Patton Hanson Lindstrom, J. Swanson Culhane Tomlinson Pavlak, R. Haugerud Lombardi

Ulland Vanasek Vento Voss Weaver Wenzel Wigley Wohlwend Wolcott

Those who voted in the negative were:

Berglin

The bill was passed and its title agreed to.

S. F. No. 2248, A bill for an act relating to foods; regulating the packaging, labelling, and advertising of imitation honey; providing penalties; amending Minnesota Statutes 1971, Chapter 31, by adding a section.

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

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

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

H. F. No. 2650, A bill for an act relating to the city of Fridley; authorizing the issuance of on-sale licenses for the sale of intoxicating liquor.

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 15, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Anderson, D.	Carlson, D.	Esau	Klaus	Ohnstad
Becklin	Erdahl	Hagedorn	Kvam	Searle
Brinkman	Erickson	Hook	Larson	Sherwood

The bill was passed and its title agreed to.

S. F. No. 2121, A bill for an act relating to the city of Minneapolis; authorizing the city to acquire and finance a rehabilitation and therapy health care facility as a project under the municipal industrial development act.

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

The bill was passed and its title agreed to.

S. F. No. 2446, A bill for an act relating to the powers of the county board of commissioners; amending Minnesota Statutes 1971, Section 375.19.

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

The bill was passed and its title agreed to.

H. F. No. 2595, A bill for an act relating to the Minnehaha creek watershed district; providing for the establishment of a district water maintenance and repair fund; authorizing a tax levy for water maintenance and repair purposes.

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

The bill was passed and its title agreed to.

H. F. No. 2844, A bill for an act relating to the Minnehaha creek watershed district; providing for taxes.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 128, and nays 1, as follows:

Those who voted in the affirmative were:

Adams, J.	Becklin	Berglin	Carlson, B.	Clifford
Andersen, R.	Belisle	Biersdorf	Carlson, D.	Connors
Anderson, D.	Bell	Braun	Carlson, L.	Culhane
Anderson, G.	Bennett	Brinkman	Casserly	Cummiskey
Anderson, I.	Berg	Carlson, A.	Cleary	Dahl
Anderson, 1.	Derg	Carison, A.	Cleary	Dani

Those who voted in the negative were:

Adams, S.

The bill was passed and its title agreed to.

S. F. No. 1434, A bill for an act relating to holidays; regulating the date for celebration of Veterans Day; amending Minnesota Statutes 1971, Section 645.44, Subdivision 5.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 124, and nays 2, as follows:

Those who voted in the affirmative were:

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

Searle Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland

Stanton Swanson Tomlinson Vanasek

Vento Voss Weaver Wenzel

Wigley Wohlwend Mr. Speaker

Those who voted in the negative were:

Kahn

Ulland

The bill was passed and its title agreed to.

SPECIAL ORDERS

H. F. No. 2862 was reported to the House.

Ulland moved to amend H. F. No. 2862, the printed bill, as follows:

Page 2, after line 6, add a new section to read as follows:

To the extent permitted by federal law, the maximum speed limit for all commercial vehicles engaged in the transportation of persons or property on the public highways of the state having four or more lanes shall be 65 miles per hour.".

Renumber the remaining section.

A roll call was requested and properly seconded.

The question being taken on the amendment and the roll being called, there were yeas 9, and nays 116, as follows:

Those who voted in the affirmative were:

Bell Carlson. A.

Clifford Culhane Fjoslien Lombardi

Savelkoul Schreiber

Knoll

Ulland

Those who voted in the negative were:

Adams, J. Casserly Adams, S. Andersen, R. Anderson, D. Anderson, G. Anderson, I. Becklin Belisle Bennett Berg Berglin Biersdorf

Braun

Brinkman

Carlson, B.

Carlson, D.

Carlson, L.

Connors Dahl DeGroat Dieterich Dirlam Eckstein Eken Enebo Erdahl Erickson Esau Faricy Ferderer Forsythe Fudro Fugina

Graba Graw Growe Hagedorn Hanson Haugerud Heinitz Jacobs Johnson, C. Johnson, D. Johnson, J. Johnson, R. Jopp Jude

Kahn

Kempe

Klaus

Kostohryz Kvam Laidig Larson LaVoy Lemke Lindstrom, E. Lindstrom, J. Long Mann McArthur McCarron **McCauley**

McFarlin

McMillan

Knickerbocker Menke Miller, D. Miller, M. Moe Mueller Munger Myrah Nelson Newcome Niehaus Norton Ohnstad

Ojala

Parish

Patton

Pehler

Pavlak, R.

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

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

Kvam moved to amend H. F. No. 2862, the printed bill, as follows:

Page 2, line 7, after "enactment" and before the period insert "and is to remain in effect until June 30, 1975".

A roll call was requested and properly seconded.

The question was taken on the amendment and the roll being called, there were yeas 13, and nays 106, as follows:

Those who voted in the affirmative were:

Andersen, R.	Esau	Larson	Niehaus	Wigley
Anderson, D.	Fjoslien	Lombardi	Savelkoul	
Dirlam	Kvam	McCarron	Schreiber	

Those who voted in the negative were:

Adams, J. Adams, S. Anderson, I. Becklin Belisle Bell Bennett Berg Berglin Biersdorf Braun Brinkman Carlson, B. Carlson, D. Carlson, L. Casserly Clifford Connors Culhane	Dieterich Eken Enebo Erdahl Erickson Faricy Ferderer Forsythe Fudro Fugina Graba Graba Graw Growe Hagedorn Hanson Haugerud Heinitz Jacobs Jaros	Jopp Jude Kahn Kempe Knoll Kostohryz Laidig LaVoy Lemke Lindstrom, E. Lindstrom, J. Long Mann McArthur McCauley McEachern McFarlin McMillan Menke	Munger Myrah Nelson Norton Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Prahl Quirin Resner Rice Ryan St. Onge	Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Weaver Wenzel Wohlwend Mr. Speaker
				Mr. Speaker
Cummiskey Dahl DeGroat	Johnson, C. Johnson, D. Johnson, J.	Miller, D. Miller, M. Moe	Samuelson Sarna Schulz	

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

H. F. No. 2862, A bill for an act relating to highway traffic regulations; authorizing the executive department of govern-

ment to reduce maximum highway vehicular speeds under certain circumstances; 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 131, and nays 0, as follows:

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

McCarron was excused at 3:50 p.m. Lemke and Voss were excused at 4:30 p.m. Norton was excused at 5:00 p.m. Connors and Prahl were excused at 5:05 p.m. Johnson, J., and Forsythe were excused at 5:15 p.m.

GENERAL ORDERS

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

Pursuant to Rule 12, a roll call was taken on the motion of Johnson, D., to recommend passage of H. F. No. 401, as amended.

There were yeas 98, and nays 26.

Those who voted in the affirmative were:

Dieterich Adams, J. Jaros Menke Samuelson Dirlam Adams, S. Johnson, C. Miller, D. Sarna Andersen, R. Eckstein Johnson, D. Moe Schreiber Eken Jopp Anderson, G. Mueller Sieben, H. Munger Anderson, I. Enebo Jude Sieben, M. Klaus Becklin Erickson Myrah Skaar Norton Belisle Esau Knickerbocker Smith Bell Faricy Knoll Ohnstad Spanish Bennett Ferderer Kostohryz Stangeland Ojala Berglin Fjoslien Parish Stanton Laidig Forsythe Biersdorf LaVoy Patton Swanson Fudro Pavlak, R. Braun Lemke Tomlinson Voss Fugina Pavlak, R. L. Brinkman Lindstrom, E. Weaver Carlson, B. Graw Lindstrom, J. Pehler Carlson, D. Growe Long Peterson Wenzel Cleary Hagedorn Mann Pieper Wohlwend Connors Hanson McArthur Quirin Wolcott McCauley Cummiskey Rice Haugerud Mr. Speaker Dahl HookMcEachern Ryan DeGroat Jacobs McMillan St. Onge

Those who voted in the negative were:

Anderson, D. Culhane Kvam Resner Vanasek Berg Erdahl McFarlin Savelkoul Wigley Miller, M. Carlson, A. Graba Schulz Carlson, L. Heinitz Nelson Searle Johnson, R. Niehaus Casserly Sherwood Clifford Kahn Prahl Ulland

The motion prevailed.

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

- H. F. Nos. 2163, 1489, 2725, 2728, 2911, 2699, 2745, 2377, 1967, 2978, 1562, and 1564 which it recommended to pass.
 - S. F. Nos. 190, 720, and 1213 which it recommended to pass.
 - H. F. No. 2865 upon which it recommended progress.
- H. F. No. 2335 upon which it recommended progress until Monday, February 18, 1974.
- H. F. No. 2268 upon which it recommended to be returned to its author.
- H. F. Nos. 2349 and 1952 upon which it recommended progress until Wednesday, February 20, 1974.
- H. F. No. 401 upon which it recommended to pass with the following amendment offered by Johnson, D., and Carlson, D.:

The printed bill, as follows:

Page 1, line 2, restore the stricken language.

Page 1, line 3, restore the stricken "(ONE)".

Page 1, line 3, strike "two".

Page 1, lines 3 and 4, restore the stricken "(BAIT ATTACHED THERETO, NOR WITH MORE THAN ONE LINE OR ROD)".

Page 1, line 4, strike "rods and" and insert in lieu thereof "except that".

Page 1, line 4, after "baits" insert "may be used to take fish through the ice".

Page 1, line 7, restore the stricken language.

Page 1, line 7, before the word "not" insert "except that".

Page 1, line 7, after "lines" insert "and two baits may be used to take fish through the ice".

Page 2, after line 19, insert:

"Sec. 3. Minnesota Statutes 1971, Section 101.42, Subdivision 20 is amended to read:

Subd. 20. It shall be unlawful to take fish by angling with a set or unattended line except that (A LINE WITH A SINGLE HOOK ATTACHED) two lines with a single hook attached to each line, used for angling through the ice, shall not be deemed an unattended line if the owner is within sight of the line.".

Renumber the remaining section accordingly.

Further, amend the title as follows:

After "lines" insert "through the ice".

After "Subdivision 32;" strike "and".

After "Subdivision 2" insert ", and Section 101.42, Subdivision 20".

S. F. No. 2370 upon which it recommended to pass with the following amendment offered by Klaus:

After line 7, add a new section to read:

"Sec. 2. This act shall become effective upon its final enactment.".

H. F. No. 2937 upon which it recommended to pass with the following amendment offered by Vento:

The printed bill, as follows:

Page 3, line 27, after "rule" strike "or order".

Page 4, lines 12 and 13, restore the stricken language.

Page 4, line 13, strike "The commissioner may by rule or order".

Page 4, strike all of lines 14 and 15.

Page 4, line 29, after "may" insert "by order".

Page 4, after line 30, add a section to read:

"Sec. 7. This bill is effective the day following final enactment.".

H. F. No. 1810 upon which it recommended progress with the following amendments offered by Cummiskey:

The printed bill, as follows:

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

"Section 1. Minnesota Statutes 1971, Chapter 273, is amended by adding a section to read:

[273.71] [STATEMENT OF PURPOSE.] The laws governing the use of tax increment financing in Minnesota have evolved over a long period of time and are found in several different special and general laws. These laws are sometimes inconsistent with one another. At the present time these laws provide legal basis for the use of tax increment financing in several types of situations under different procedures.

This method of financing has considerable impact on the tax base of communities involved. It is the intent of the legislature, by enacting the tax increment financing act, to establish a clear set of standards and procedures to be followed when using this method of financing. It is the intent of the legislature to supersede all tax increment financing provisions of existing law, whether in general or special laws.

Sec. 2. Minnesota Statutes 1971, Chapter 273, is amended by adding a section to read:

- [273.72] Subdivision 1. [DEFINITIONS.] For the purposes of this act the terms defined in this section shall have the meanings given them.
- Subd. 2. [TAX INCREMENT DISTRICT.] Tax increment district is a geographic area delineated exclusively for the purpose of financing redevelopment or renewal in municipalities. Such tax increment district is an area consisting of contiguous properties as specified in a city approved tax increment financing plan including projects pursuant to the authority of Chapter 474. In such districts the original assessed value is frozen and any increase in value is captured for financing the cost of redevelopment or renewal of such properties.
- Subd. 3. [ORIGINAL ASSESSED VALUE.] The assessed value of all taxable real property within a tax increment district as most recently determined by the county auditor at the time of approval by the city council of the tax increment financing plan.
- Subd. 4. [REDEVELOPMENT PROJECT.] Redevelopment project is a project as defined in Minnesota Statutes, Section 462.421, Subdivision 13, or any other development district project under any general or special law which is financed by tax increment financing.
- Subd. 5. [AUTHORITY.] Authority means a housing and redevelopment authority created or authorized to be created by Minnesota Statutes, Chapter 462; port authorities created pursuant to Chapter 458; or the governing body of a municipality in which a development district has been authorized to be created by general or special law.
- Subd. 6. [MUNICIPALITY.] Municipality means any city, however organized.
- Subd. 7. [GOVERNING BODY.] Governing body means the duly elected council of a city, notwithstanding any contrary definition thereof contained in Chapter 475.
- Subd. 8. [BONDS.] Bonds means any bonds, including refunding bonds, notes, interim certificates, debentures, or other obligations issued by an authority pursuant to this act.
- Subd. 9. [BLIGHTED AREA.] Blighted area means any area, including slum areas, with buildings or improvements which by reason of dilapidation, obsolescence, overcrowding, faulty arrangement or design, lack of ventilation, light, and sanitary facilities, excessive land coverage or deleterious land use or obsolete layout, or any combination of these or other factors, are detrimental to the safety, health, morals or welfare of the community.

- Sec. 3. Minnesota Statutes 1971, Chapter 273, is amended by adding a section to read:
- [273.73] Subdivision 1. [TAX INCREMENT FINANCING PLAN.] A tax increment financing plan shall contain a statement of objectives of an authority for improvement of a tax increment district. Such plan shall contain a complete statement as to the public facilities to be constructed within the district, the open space to be created, the environmental controls to be applied, and the proposed reuse of property. It shall contain estimates of the following: cost of the redevelopment project; sources of revenue to finance these costs including estimates of tax increments; amount of bonded indebtedness to be incurred; and the duration of the district's existence. The plan shall also contain a statement of the estimated impact of tax increment financing on the assessed values of all taxing jurisdictions in which the district is located.
- Subd. 2. [APPLICATION, NOTICE, HEARING.] (a) Whenever an authority determines that a tax increment district should be formed, it shall apply to the governing body of the municipality in which the district is located for approval thereof. The application shall be accompanied by a tax increment financing plan. Before approving any tax increment financing plan, the governing body shall hold a public hearing thereon after published notice in a newspaper of general circulation in the municipality at least once not less than ten days nor more than 30 days prior to the date of hearing.
- (b) Whenever tax increment financing is used for a redevelopment project which is approved under Minnesota Statutes, Section 462.521, the tax increment financing plan may accompany the renewal plan and such portions of section 2, subdivision 1 which are contained in the renewal plan need not be repeated in the tax increment financing plan.
- Subd. 3. [FINDINGS, NOTICE, DETERMINATION; GOV-ERNING BODY.] The authority shall not proceed with a redevelopment project financed through tax increments unless the governing body finds by resolution that (a) tax increment financing is necessary to successfully complete the project; (b) the redevelopment plans for the tax increment district in the municipality will afford maximum opportunity, consistent with the sound needs of the municipality as a whole, for the redevelopment of such areas by private enterprise; and (c) the tax increment financing plan conforms to a general plan for the development of the municipality as a whole. The governing body shall within 90 days after submission of the application, or resubmission as hereinafter provided, give written notice to the authority of its decision with respect to the tax increment financing plan. If such notice is not given within 90 days the application shall be deemed to have been approved. A plan which has not been

approved by the governing body when submitted to it may be again submitted to it with such modifications as are necessary to meet its objections.

- Subd. 4. [LIMITATIONS ON TAX INCREMENT DISTRICTS.] When tax increment financing is undertaken by authorities for development districts created by laws other than the municipal housing and redevelopment act, the governing body shall by formal adoption adopt one of the three following alternative restrictive options. Once the choice is made, the municipality must use the same option for all succeeding development districts.
- (1) The total acreage included in any one development district shall not exceed one percent of the total acreage of the municipality. At no time shall the total current acreage within development districts for which unrecovered cost of bonds remain exceed three percent of the total acreage of the municipality.
- (2) The governing body may adopt one development district which shall not exceed six acres in area. At no time shall another development district be adopted by the governing body of the municipality until all cost of bonds for the previously adopted district has been paid.
- (3) In any one industrial development district created pursuant to Chapter 458 or any project undertaken pursuant to Chapter 474 the total acreage of land zoned industrial included in any one development district shall not exceed 3 percent of the total acreage of the municipality which is zoned industrial, nor at any time shall the total current acreage of the land zoned industrial within development districts for which unrecovered cost of bonds remain exceed 10 percent of the total acreage of the municipality zoned industrial.
- CONSULTATIONS WITH OTHER JURISDIC-TIONS.] Before formation of a tax increment district the authority shall meet with the members of the county board of commissioners of any county in which any portion of the tax increment district is located and with the members of the school board of any school district in which any portion of the tax increment district is located. The members of the county boards of commissioners and of the school boards shall be fully informed of the fiscal and economic implications of the proposed tax increment district. The members of the county boards of commissioners and of the school boards may present their recommendations at the public hearing on the tax increment financing plan. An authority may enter into agreements with the county boards of commissioners, the school boards and the governing body of the municipality in which the district is located to share a portion of the captured assessed value of the district.

- Subd. 6. [MODIFICATION OF PLAN.] A tax increment financing plan may be modified provided such modification shall be approved by the governing body upon such notice and after such public hearings and agreements as are required for approval of the original plan.
- Sec. 4. Minnesota Statutes 1971, Chapter 273, is amended by adding a section to read:
- [273.74] [COMPUTATION OF TAX INCREMENT.] ORIGINAL ASSESSED VALUE.1 Upon or after formation of a tax increment district, the auditor of the county in which it is situated shall upon request of the authority certify the original assessed value of the real property within the boundaries of the tax increment district as described in the tax increment financing plan. Property taxable at the time of the request shall be included in the original assessed value at its most recently determined valuation. Property exempt from taxation at the time of the request shall be included at zero unless it was taxable when the tax increment financing plan was approved in which case its most recently determined assessed valuation before it became exempt shall be included. Assessed valuation which is contributed to an area-wide tax base under Minnesota Statutes, Section 473F.08 shall not be included in the original assessed value. Each year thereafter, the auditor shall certify the amount by which the assessed value has increased or decreased from the original assessed value. The auditor shall also certify the proportion which any such increase or decrease bears to the total assessed value of the real property in that district for that year.
- Subd. 2. [CAPTURED ASSESSED VALUE.] Any amount by which the current assessed value of a tax increment district exceeds the original assessed value, other than the portion thereof to be contributed to an area-wide tax base under Minnesota Statutes, Section 473F.08, is referred to as the captured assessed value. The county auditor shall certify the amount of the captured assessed value to the authority each year thereafter.
- (a) An authority may choose to retain any part or all of the captured assessed value for purposes of tax increment financing according to one of the three following options:
- (1) If the plan provides that all the captured assessed value is necessary to finance the redevelopment costs the authority may retain the full captured assessed value.
- (2) If the plan provides that only a portion of the captured assessed value is necessary to finance the redevelopment costs of the project only that portion should be set aside and the remainder shall be distributed among the affected taxing districts by the county auditor.

- (3) If a redevelopment project will result in increased cost to the municipality, school district or county, a portion of the captured assessed value may be shared with the affected jurisdiction pursuant to agreements entered into under section 3, subdivision 5.
- (b) The portion of captured assessed value that an authority intends to use for purposes of tax increment financing must be clearly stated in the tax increment financing plan.
- Subd. 3. [TAX INCREMENTS.] (a) In each subsequent year the county auditor shall compute assessed valuation, mill rates and tax increments according to the following method:
- If the authority retains the full captured assessed value (1)the county auditor shall include no more than the original assessed value of the real property in the tax increment district for purposes of determining assessed value for local mill rates. He shall compute the mill rates of all taxes levied by the state, the county, the municipality or town, the school district and every other taxing district in which the project is located on the aforementioned assessed value. He shall extend all mill rates against the current assessed value, including the captured assessed value. In each year for which the current assessed value exceeds the original assessed value the county treasurer shall remit to the authority that proportion of all taxes paid that year on real property in the district which the captured assessed value bears to the total current assessed value. The amount so remitted each year is referred to in this section as the tax increment for that year.
- If the authority retains only a portion of the captured assessed value for its use and returns the remaining portion to the tax rolls of all affected taxing districts the county auditor shall include the original assessed value and that portion of the captured assessed value which is shared with all the affected taxing districts in determining the assessed value for computing mill rates. He shall compute the mill rates of all taxes levied by the state, county, municipality, school district, and every other taxing district in which the project is located on this aforementioned assessed value. He shall extend all mill rates against the total current assessed value including that portion of the cap-tured assessed value which the authority is retaining for its use only. In each year for which the current assessed value exceeds the original assessed value the county treasurer shall remit to the authority that proportion of all taxes paid on real property in the district that the retained captured assessed value bears to the total current assessed value in the district. The amount so remitted each year is referred to as the tax increment.
- (3) If the authority negotiates with the municipality, school district, or county to share the captured assessed value the county auditor shall use the original assessed value for computing mill rates in taxing districts which are not sharing the captured

assessed value. In addition to the original assessed value, he shall add that portion of the captured assessed value which is shared with the municipality, school district, or county to the original assessed value of the sharing tax district when determining the assessed value for computing mill rates in said municipality, school district or county. In each year for which this current assessed value exceeds the original assessed value, the county treasurer shall remit taxes to all taxing authorities on the basis of original assessed value. He shall remit additional tax revenues to any jurisdiction sharing the captured assessed value on the basis of that jurisdiction's mill rate times the shared captured assessed value. He shall remit to the authority the remaining tax revenues collected from the district. The amount so remitted each year is referred to as the tax increment.

- (b) In any year in which the tax increment district declines or remains constant in assessed value the county auditor shall compute and extend taxes against the current value. Taxes shall be distributed from the affected property to each of the taxing authorities as determined by the current levy and there is no tax increment.
- Subd. 4. [TAX INCREMENT ACCOUNT.] Tax increments received with respect to any redevelopment project shall be segregated by the authority receiving them in a special account on its official books and records. This account shall be kept until the tax increments received equal the amount pledged in accordance with subdivision 5, or until 30 years from the date of approval of the tax increment financing plan, whichever is sooner.
- [TAX INCREMENT FINANCING.] The authority shall expend the tax increments received for any redevelopment project only in accordance with the tax increment financing plan. Tax increments may be pledged and appropriated for the payment of the principal of and interest on bonds issued in aid of the project pursuant to Minnesota Statutes, Chapters 462 and 474; Laws 1971, Chapters 546 and 677; Laws 1973, Chapters 196, 761 and 764; and Sections 9 through 20 of this act, by the authority or by the governing body of the municipality within whose corporate limits the tax increment district is situated. Any such pledge for the payment of bonds issued by the governing body shall be made by written agreement executed on behalf of the authority and the governing body and filed with the county auditor. The estimated collections of the tax increments and any other revenues so pledged may be deducted from the taxes otherwise required to be levied before the issuance of the bonds under Minnesota Statutes, Section 475.61, Subdivision 1, or the collections thereof may be certified annually to reduce or cancel the initial tax levies in accordance with Minnesota Statutes. Section 475.61. Subdivision 3. When such an agreement is made and filed, the bonds may be issued by the governing body in the same manner and subject only to the same conditions as those provided in Minnesota Statutes, Chapter 475, for bonds financing improvement costs reimbursable from special assessments.

- Subd. 6. [LIMITATION ON USE OF TAX INCREMENTS.] Revenues derived from tax increments shall be used only to pay off capital costs and administrative expenses authorized by the existing general or special law under which the authority was created. These revenues shall not be used to circumvent existing levy limit laws.
- Subd. 7. [ANNUAL DISCLOSURE.] On or before July 1, of each year, the authority shall submit to the governing body of the municipality, the county board and the school board a report on the status of the account. The report shall include the following information: the amount and source of revenue in the account, the amount and purpose of expenditures from the account, the amount of principal and interest on any outstanding bonded indebtedness, the original assessed value of the district, the captured assessed value retained by the authority, the captured assessed value shared with other taxing districts, the tax increments received and any additional information necessary to demonstrate compliance with the tax increment financing plan. An annual statement showing the tax increments received and expended in that year, the original assessed value, captured assessed value, amount of outstanding bonded indebtedness, and any additional information the authority deems necessary shall be published in a newspaper of general circulation in the municipality.
- Sec. 5. Minnesota Statutes 1971, Chapter 273, is amended by adding a section to read:
- [273.75] [EXISTING PROJECTS.] This law does not affect any project using tax increment financing which was approved by a city council under Minnesota Statutes, Sections 462.545, 462.585, and 474.10; Laws 1971, Chapters 548 and 677; and Laws 1973, Chapters 196, 761, or 764 prior to its enactment. Provided, however, the tax increment financing provisions of any general or special laws are hereby specifically superseded, except as to those projects which have been approved as of the effective date of this act.
- Sec. 6. Minnesota Statutes, Chapter 273, is amended by adding a section to read:
- [273.76] [CITATION.] Sections 1 to 6 may be cited as the tax increment financing act.
- Sec. 7. Minnesota Statutes 1971, Section 462.585, Subdivision 1, is amended to read:
- 462.585 [AGREEMENTS RESPECTING TAX INCREMENTS AND EQUIVALENTS; PLEDGE FOR BONDS.] Subdivision 1. [GENERAL.] In connection with any project of an authority located wholly or partly within the corporate

limits of any municipality or other state public body, such body may agree with the authority with respect to the payment by the authority of such sums in lieu of taxes for any year or period of years in accordance with the provisions of section 462.575, but for no longer period than the period of tax exemption provided for under that section. In any case where property owned by the authority in a redevelopment project area is leased or otherwise made available by the authority to a private individual, firm, or corporation which previously owned the same or other property within the area, not for development in connection with the project but for temporary use pending relocation of such former owner's residence or business, the authority may agree to payment of sums in lieu of taxes for any year or period of such temporary use, not exceeding the amount of the annual rentals or other payments it receives for such use, but during such use the property and the authority shall be exempt from all taxes and special assessments as provided in section 462.575, and the provisions of section 272.01, subdivision 2 and of section 273.19 shall not apply to such property or to such use thereof. In connection with any redevelopment project, an authority may make further agreements respecting taxes as provided (BELOW) in sections 1 to 6 and 462.585, subd. 4.

- IDEVELOPMENT PROGRAM: PURPOSE. Sec. 9. mature municipality, it is found that there is a need for new development in areas of the municipality which are already built up. This new development is crucial in providing employment opportunities in municipalities, in improving the tax base and in improving the general economy for the state. Under this act, municipalities would be authorized to develop a program for improving a district of the municipality in such ways as providing impetus for commercial development, providing increased emplayment, protecting pedestrians from vehicle traffic and inclement weather, providing the necessary linkage between peripheral parking facilities and places of employment and shopping; providing off-street parking to serve the shoppers and employees of the district; providing open space relief within the district; and providing such other facilities as are outlined in the development program adopted by the governing body. It is hereby declared by the legislature of the state of Minnesota that the actions required to assist the implementation of such development programs are a public purpose and that the execution and financing of such programs are a public purpose.
- Sec. 10. [DEFINITIONS.] Subdivision 1. For the purposes of sections 9 through 18, the terms defined in this section shall have the meanings given them unless otherwise provided or indicated by the context.
 - Subd. 2. "Municipality" means any city, however organized.
- Subd. 3. A "development district" is a specific area within the corporate limits of any municipality which has been designated by the governing body as a development district. Each dis-

trict so designated shall be given a separate development district number. No less than 60 percent of the area of any such district shall consist of land which has been platted and developed. The area of such district shall not be enlarged after three years following the date of designation of such district.

- Subd. 4. A "development program" is a statement of objectives of the municipality for improvement of a development district. Such development program shall contain a complete statement as to the public facilities to be constructed within the district, the open space to be created, the environmental controls to be applied, the proposed reuse of private property, and the proposed operations of the district after the capital improvements within the district have been completed.
- Subd. 5. "Pedestrian skyway system" means any system of providing for pedestrian traffic circulation, mechanical or otherwise, elevated aboveground, within and without the public right of way, and through or above private property and buildings, and includes overpasses, bridges, passageways, walkways, concourses, hallways, corridors, arcades, courts, plazas, malls, elevators, escalators, heated canopies and accesses and all fixture, furniture, signs, equipment, facilities, services, and appurtenances which in the judgment of the municipal council of the municipality will enhance the movement, safety, security, convenience and enjoyment of pedestrians and benefit the municipality and adjoining properties. The use of a public street or public right of way for pedestrian travel only constitutes a public use and shall not require a vacation of the street or right of way.
- Subd. 6. "Special lighting systems" means lights or light displays of any type located within or without the public right of way.
- Subd. 7. "Parking structure" shall mean any building the principal use of which is designed for and intended for parking of motor vehicles. Open air parking on parking lots shall also be construed as parking structures for the purpose of this act.
- Subd 8. "Maintenance and operation" shall include all activities necessary to maintain facilities after they have been developed and all activities necessary to operate the facilities including but not limited to informational and educational programs, and safety and surveillance activities.
- Sec. 11. [AUTHORITY GRANTED.] A municipality may after recommendation from its planning agency or planning department and after public hearings, notice of which shall have been published in the official newspaper of the municipality, or if the municipality has no official newspaper, in a newspaper of general distribution, adopt development districts within the boundaries of the municipality. Within said districts the municipality may adopt a development program consistent with which

the municipality may acquire, construct, reconstruct, improve, alter, extend, operate, maintain, and promote developments aimed at improving the physical facilities, quality of life and quality of transportation. The municipality may acquire land or easements through negotiation or through powers of eminent domain. In all acquisitions the acquiring authority shall provide as a cost of acquisition the relocation assistance, services, payments and benefits required by the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, 84 Statutes 1834, (1971) 42 United States Code, Section 4601, et seq. The municipal council may adopt ordinances regulating traffic in pedestrian skyway systems, public parking structures, and other facilities constructed within the development district. The municipal council may pass ordinances regulating access to pedestrian skyway systems and the conditions under which such access is allowed.

Traffic regulations may include but shall not be limited to direction and speed of traffic, policing of pedestrianways, hours that pedestrianways are open to the public, kinds of service activities that will be allowed in arcades, parks and plazas, fares to be charged on the people movers, and rates to be charged in the parking structures. The municipality shall have the power to require private developers to construct buildings so as to accommodate and support such pedestrian systems which are part of the program for the development district. When the municipality requires the developer to construct columns, beams or girders with greater strength than required for normal building purposes, the municipality shall reimburse the developer for the added expense. The municipality shall have the authority to install special lighting systems, special street signs and street furniture, special landscaping of streets and public property. The municipality shall have the authority to install special snow removal systems. The municipality shall have the power to acquire property for the district. The municipality shall have the power to lease air rights over public buildings and to spend public funds for constructing the foundations and columns in the public buildings strong enough to support the buildings to be constructed on air rights. The municipality shall have the authority to lease all or portions of basement, ground and second floors of the public buildings constructed in the district. The municipality shall have the authority to negotiate the sale or lease of property for private development if such development is consistent with the development program for the district.

Sec. 12. [TAX STATUS.] The pedestrian skyway system, underground pedestrian concourse, the people mover system, and public parking structures are all declared to be public property to be used for essential public and governmental purposes and such property shall be exempt from all taxes and special assessments of city, village, borough, county, state, or any political subdivision thereof. Taxes do not include charges for utilities and special services such as heat, water, electricity, gas, sewage disposal or garbage removal.

- Sec. 13. [GRANTS.] A municipality may accept grants or other financial assistance from the government of the United States or any other entity to do studies, construct and operate the pedestrian skyway system, underground pedestrian concourses, people mover systems, and other public improvements authorized under this act.
- Sec. 14. [ISSUANCE OF BONDS.] The governing body of the municipality, as defined in Section 2 of this act, may authorize, issue and sell bonds, which shall mature within 30 years, to finance the acquisition and betterment of real and personal property needed to carry out the development program within the development district together with all relocation costs incidental thereto in accordance with Minnesota Statutes, Sections 475.51, 475.53, 475.54, 475.55, 475.56, 475.60, 475.61, 475.62, 475.63, 475.65, 475.66, 475.69, 475.70, 475.71. All tax increments received by the municipality pursuant to section 15 shall be pledged for the payment of such bonds and used to reduce or cancel the taxes otherwise required to be extended for that purpose, and the bonds shall not be included when computing the municipality's net debt.
- Sec. 15. [TAX INCREMENTS TO PAY CAPITAL IM-PROVEMENT COSTS.] The capital improvement costs of development districts shall be paid through tax increment financing in the manner provided by sections 1 through 8 of this act.
- [MAINTENANCE AND OPERATION.] nance and operation of the pedestrian systems, special lighting systems, parking structures, and other public improvements constructed under provisions of this act shall be under the supervision of the administrator as designated in section 17 of this act. The cost of maintenance and operation of the nonrevenue facilities together with the excess costs of operation and maintenance of revenue producing facilities, if any, shall be charged against the development district in which it is located. The amount of assessment against each property within the district shall be in proportion to the benefit to the several properties within the district. By July 1 of each year the administrator of the development district shall submit to the governing body of the municipality the maintenance and operating budget for the following year, and the prorata share of the budget to be charged to each property in the district. The governing body of the municipality shall certify such assessments to the county auditor for collection.
- Sec. 17. [ADMINISTRATION.] The governing body of a municipality shall create a department or designate an existing department or office to administer all districts authorized under the act. The head of this department may, subject to such rules and limitations as may be adopted by the municipality council be granted the following powers:
 - (a) To acquire property or easements through negotiation;

- (b) To enter into operating contracts on behalf of the municipality for operation of any of the facilities authorized to be constructed under the terms of this act:
- To lease space to private individuals or corporations within the buildings constructed under the terms of this act:
- To lease or sell land and to lease or sell air rights over structures constructed under the authority of this act:
- To enter into contracts for construction of the several facilities or portion thereof authorized under this act;
- (f) Contract with the housing and redevelopment authority of the municipality for relocation services:
- (g) Certify to the governing body of the municipality for acquisition through eminent domain property that cannot be acquired by negotiation, but is required for implementation of the development program;
- (h) Certify to the governing body of the municipality the amount of funds, if any, which must be raised through sale of bonds to finance the program for development districts;
 - (i)Apply for grants from the United States of America;
 - (i) Apply for grants from other sources.
- Sec. 18. [ADVISORY BOARD.] The governing body of the municipality shall create in each development district an appointed or an elected advisory board consisting of not less than five nor more than nine persons. At least a majority of the members shall be owners or occupants of property located in the development district which they serve. Such an advisory board shall advise the governing body of the municipality and the administrator on the construction and implementation of the development program and maintenance and operation of the district after the development program has been completed.
- Sec. 19. Minnesota Statutes 1971, Section 458.192, Subdivision 1, is amended to read:
- [ADDITIONAL POWERS.] Subdivision 1. In addition to all powers conferred on such port authority under Minnesota Statutes, Sections 458.09 to 458.19, such port authority, or any city authorized by any general or special law to exercise the powers of a port authority, to accomplish the purposes set forth in subdivision 1 of section 458.191, shall have such additional powers as hereinafter described in subdivisions 2 through-(10) 11 of this section.

Sec. 20. Minnesota Statutes 1971, Section 458.192, is amended by adding a subdivision to read:

Subd. 11. Upon or after the creation of an industrial development district under section 458.191, the auditor of the county in which it is situated shall upon request of the port authority certify the then most recently determined assessed valuation of all or so much of the taxable real property within the district as is identified by legal description in the request, and shall certify to the authority in each year thereafter the amounts and percentages of subsequent increases or decreases in such valuation. the auditor shall compute the mill rates of taxes against such original valuation but shall extend such rates also against any incremental value and remit the resulting tax increment to the port authority in the same manner as that provided for the computation and remittance of tax increments under section 462.585. subdivisions 2 and 3. The port authority shall segregate tax increments received with respect to any such property district in a special account on its official books and records. Such tax increments shall be remitted to the port authority until the cost of redevelopment of the marginal land within the district, including interest thereon, has been fully reimbursed from the tax increments. When such full reimbursement has been made, it shall be reported by the port authority to the county auditor, who shall thereafter include the entire assessed valuation of the property in the assessed valuations upon which tax mill rates are computed and extended and taxes are remitted to all taxing districts. Any part or all of such tax increments, if so directed by the city council, shall be pledged and appropriated for the payment of any general obligation bonds of the port authority.

Sec. 21. [REPEAL.] Minnesota Statutes 1971, Sections 462.545, Subdivision 5; 462.585, Subdivisions 2 and 3; and 474.10. Subdivisions 2 and 3, are repealed."

Further, strike the title and insert in lieu thereof:

"A bill for an act providing standards and procedures for tax increment financing; authorizing municipalities to create development districts; authorizing the issuance of bonds to carry out development programs in development districts; authorizing tax increment financing for the payment of principal and interest on such bonds; authorizing municipalities to assess the cost of operation against development districts; authorizing port authorities to segregate tax increments in industrial development districts; providing limitation on extent of districts to which tax increment financing applies; amending Minnesota Statutes 1971, Chapter 273, by adding sections; Sections 462.585, Subdivision 1; and 458.192, Subdivision 1 and adding new subdivisions to the section; and repealing Minnesota Statutes 1971, Sections 462.545, Subdivision 5; 462.585, Subdivisions 2, 3 and 4; and 474.10. Subdivisions 2 and 3."

Offered by Pavlak, R.:

Page 14, of the Cummiskey amendment, after the last line insert the following section:

- "Sec. 8. Minnesota Statutes 1971, Section 473F.02, Subdivision 3, is amended to read:
- Subd. 3. "Commercial-industrial property" means the following categories of property, as defined in section 273.13, excluding that portion of such property (a) (WHICH MAY, BY LAW, CONSTITUTE THE TAX BASE FOR A TAX INCREMENT PLEDGED PURSUANT TO SECTIONS 462.585 OR 474.10, TO THE EXTENT AND WHILE SUCH TAX INCREMENT IS SO PLEDGED; (B)) which may, by law, constitute the tax base for tax revenues set aside and paid over for credit to a sinking fund pursuant to direction of the city council in accordance with Laws 1963, Chapter 881, as amended, to the extent that such revenues are so treated in any year; or ((C)) (b) which is exempt from taxation pursuant to section 272.02:
- (a) That portion of class 3 property consisting of stocks of merchandise and furniture and fixtures used therewith; manufacturers' materials and manufactured articles; and tools, implements and machinery, whether fixtures or otherwise.
 - (b) Class 3h property.
 - (c) Class 3j property.
- (d) That portion of class 4 property which is either used or zoned for use for any commercial or industrial purpose, except for such property which is, or, in the case of property under construction, will when completed be used exclusively for residential occupancy and the provision of services to residential occupants thereof. Property shall be considered as used exclusively for residential occupancy only if each of not less than 80 percent of its occupied residential units is, or, in the case of property under construction, will when completed be occupied under an oral or written agreement for occupancy over a continuous period of not less than 30 days.

If the classification of property prescribed by section 273.13 is modified by legislative amendment, the references in this subdivision shall be to such successor class or classes of property, or portions thereof, as embrace the kinds of property designated in this subdivision.

- (e) That property valued and assessed under section 273.13, subdivision 14.".
- H. F. No. 2688 upon which it recommended to pass as amended with the following amendment offered by Bell:

The printed bill, as follows:

Page 1, line 1, delete "MANKATO".

Page 1, line 3, delete "Mankato".

Page 1, line 4, delete "commission" and insert in lieu thereof "commissions of any municipality in the state".

Page 1, line 6, delete "city of Mankato" and insert in lieu thereof "municipality to which he intends to make application".

Page 1, line 8, delete "the city" and insert in lieu thereof "any".

Page 1, line 8, delete "departments" and insert in lieu thereof "department".

Page 1, strike all of lines 15 and 16.

Further, amend the title, page 1, line 1, by deleting "the city of Mankato" and inserting in lieu thereof "municipalities".

Anderson, I., moved that the report of the Committee of the Whole be adopted.

Pehler requested that the report on H. F. No. 2688 be excepted from the report of the Committee of the Whole. The request was granted.

The question recurred on the adoption of the report of the Committee of the Whole with the exception of the report on H. F. No. 2688 and the report of the Committee of the Whole with the exception of the report on H. F. No. 2688 was adopted.

The question recurred on the adoption of the report of the Committee of the Whole with reference to H. F. No. 2688.

CALL OF THE HOUSE

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

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

Pehler 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.

Pehler moved to amend the report of the Committee of the Whole with reference to H. F. No. 2688 by striking the words "to pass as amended" and inserting in lieu thereof the following: "re-referred to the Committee on General Legislation and Veterans Affairs".

A roll call was requested and properly seconded.

The question was taken on the Pehler motion and the roll being called, there were yeas 36, and nays 85, as follows:

Those who voted in the affirmative were:

Adams, J.	Dahl	Hanson	Pavlak, R.	Smith.
Anderson, G.	Eken	Jacobs	Pehler	Spanish
Anderson, I.	Erickson	McCauley	Pieper	Swanson
Becklin	Esau	McEachern	Rice	Wenzel
Biersdorf	Fudro	Miller, M.	Ryan	
Brinkman	Fugina	Ohnstad	St. Onge	
Carlson, B.	Graba	Parish	Samuelson	
Culhane	Growe	Patton	Sieben, H .	

Those who voted in the negative were:

Adams, S. Andersen, R. Anderson, D. Belisle Bell Bennett Berg Berglin Braun Carlson, A. Carlson, D. Carlson, L. Casserly Cleary Clifford Cummiskey	Dieterich Dirlam Eckstein Enebo Erdahl Faricy Ferderer Forsythe Graw Haugerud Heinitz Hook Jaros Johnson, C. Johnson, D.	Jude Kahn Klaus Knickerbocker Knoil Kostohryz Kvam Laidig Larson LaVoy Lindstrom, E. Lindstrom, J. Lombardi Long Mann McArthur	Mueller Munger Myrah Nelson Newcome Niehaus Ojala Pavlak, R. L. Peterson Quirin Resner Sarna	Schreiber Schulz Searle Sherwood Sieben, M. Skaar Stangeland Stanton Tomlinson Ulland Vanasek Vento Weaver Wigley Wohlwend Wolcott
DeGroat	Jopp	McFarlin	Savelkoul	Mr. Speaker

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

Quirin moved to amend the report of the Committee of the Whole with reference to H. F. No. 2688 by striking the words "to pass as amended" and inserting in lieu thereof the following: "to pass without the amendment".

A roll call was requested and properly seconded.

The question was taken on the Quirin motion and the roll being called, there were yeas 60, and nays 63, as follows:

Those who voted in the affirmative were:

Adams, J.	Enebo	Jacobs	Munger	St. Onge
Adams, S.	Erdahl	Johnson, C.	Niehaus	Samuelson
Anderson, I.	Erickson	Johnson, D.	Ojala	Sarna
Becklin	Esau	Kempe	Parish	Schulz
$\operatorname{Belisle}$	Ferderer	Klaus	Patton	Sherwood
Biersdorf	Fudro	Kostohryz	Pavlak, R.	Sieben, H.
Braun	Fugina	Mann	Pehler	Smith
Brinkman	Graba	McCauley	Peterson	Spanish
Carlson, B.	Graw	McEachern	Pieper	Swanson
Culhane	Growe.	Menke	Quirin	Vento
$\underline{\mathbf{D}}$ ahl	Hanson	Miller, D.	Rice	Wenzel
Eken	Haugerud	Miller, M.	Ryan	$\mathbf{Wolcott}$

Those who voted in the negative were:

Andersen, R.	Cummiskey	Jude	McFarlin	Sieben, M.
Anderson, D.	DeGroat	Kahn	McMillan	Skaar
Anderson, G.	Dieterich	Knickerbocker	Moe	Stangeland
Bell	Dirlam	Knoli	Mueller	Stanton
Bennett	Eckstein	Kvam	Myrah	Tomlinson
Berg	Faricy	Laidig	Nelson	Ulland
Berglin	Fjoslien	Larson	Newcome	Vanasek
Carlson, A.	Hagedorn	LaVoy	Ohnstad	Weaver
Carlson, D.	Heinitz	Lindstrom, E.	Pavlak, R. L.	Wigley
Carlson, L.	Hook	Lindstrom, J.	Resner	Wohlwend
Casserly	Jaros	Lombardi	Savelkoul	Mr. Speaker
Cleary	Johnson, R.	Long	Schreiber	
Clifford	Jopp	McArthur	Searle	

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

Quirin moved to amend the report of the Committee of the Whole with reference to H. F. No. 2688 by striking the words "to pass as amended" and inserting in lieu thereof the following: "progress as amended".

A roll call was requested and properly seconded.

The question was taken on the Quirin motion and the roll being called, there were yeas 70, and nays 50, as follows:

Those who voted in the affirmative were:

Adams, J.	$\underline{\mathbf{DeGroat}}$	Hanson	Niehaus	Sarna
Adams, S.	Eckstein	Haugerud	Ohnstad	Schulz
Anderson, D.	Eken	Johnson, C.	Ojala	Sherwood
Anderson, G.	Enebo	Kempe	Parish	Sieben, H.
Anderson, I.	Erdahl	Klaus	Patton	Smith
Becklin	Erickson	Kostohryz	Pavlak, R.	Spanish
Biersdorf	Esau	Mann	Pehler	Stanton
Braun	${f Ferderer}$	McCauley	Peterson	Swanson
Brinkman	Fjoslien	McEachern	Pieper	Tomlinson
Carlson, B.	Fudro	McMillan	Quirin	Vento
Casserly	Fugina	Menke	Rice	Wenzel
Culhane	Graba	Miller, D.	Ryan	Wigley
Cummiskey	Graw	Miller, M.	St. Onge	Wolcott
Dahl	Growe	Munger	Samuelson	Mr. Speaker

Those who voted in the negative were:

Andersen, R.	Clifford	Jopp	Lindstrom, J.	Pavlak, R. L.
Belisle	Dieterich	Jude	Lombardi	Resner
Bell	Dirlam	Kahn	Long	Savelkoul
Bennett	Faricy	Knickerbocker	McArthur	Schreiber
Berg	Hagedorn	Knoll	McFarlin	Skaar
Berglin	Heinitz	Kvam	Moe	Stangeland
Carlson, A.	Hook	Laidig	Mueller	Ulland
Carlson, D.	Jaros	Larson	Myrah	Vanasek
Carlson, L.	Johnson, D.	LaVoy	Nelson	Weaver
Cleary	Johnson, R.	Lindstrom, E.	Newcome	Wohlwend

The motion prevailed and the amendment was adopted.

The question recurred on the adoption of the report of the Committee of the Whole as amended, with reference to H. F. No. 2688, and the report of the Committee of the Whole with reference to H. F. No. 2688 was adopted.

MOTIONS AND RESOLUTIONS

Rice moved that S. F. No. 2256 be recalled from the Committee on City Government and together with H. F. No. 1964, now on the Technical Consent Calendar, be referred to the Chief Clerk for comparison. The motion prevailed.

Rice moved that the name of Flakne be stricken and the name of Knoll be added as an author on H. F. No. 1962. The motion prevailed.

Rice moved that the name of Flakne be stricken and the name of Knoll be added as an author on H. F. No. 1964. The motion prevailed.

Weaver moved that the name of Sieben, M., be added as an author on H. F. No. 3061. The motion prevailed.

Sieben, H., moved that the name of Sieben, H., be stricken and the name of Johnson, D., be added as chief author on H. F. No. 2169. The motion prevailed.

Sherwood moved that the name of Johnson, C., be stricken as an author on H. F. No. 3258. The motion prevailed.

Johnson, R., moved that his name be stricken as an author on H. F. No. 3063. The motion prevailed.

ADJOURNMENT

Mr. Anderson, I., moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 2:00 p.m., Thursday, February 14, 1974.

EDWARD A. BURDICK, Chief Clerk, House of Representatives

