STATE OF MINNESOTA

SIXTY-EIGHTH SESSION - 1974

NINETY-FIRST DAY

SAINT PAUL, MINNESOTA, FRIDAY, FEBRUARY 22, 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. | Dieterich | Johnson, R. | Moe | Savelkoul |
|--------------|-------------------|---------------|---------------|-------------------|
| Adams, S. | Dirlam | Jopp | Mueller | Schreiber |
| Andersen, R. | Eckstein | Jude | Munger | Schulz |
| Anderson, G. | Eken | Kahn | Nelson | Searle |
| Anderson, I. | \mathbf{E} nebo | Kempe | Newcome | Sherwood |
| Belisle | Erdahl | Klaus | Niehaus | Sieben, H. |
| Bell | Erickson | Knickerbocker | | Sieben, M. |
| Bennett | Esau | Knoll | Ohnstad | Skaar |
| Berg | Faricy | Kostohryz | Ojala | Smith |
| Berglin | Ferderer | Kvam | Parish | Spanish |
| Biersdorf | Fjoslien | Laidig | Patton | Stangeland |
| Braun | Forsythe | Larson | Pavlak, R. | Stanton |
| Brinkman | Fudro | LaVoy | Pavlak, R. L. | Swanson |
| Carlson, A. | Graba | Lindstrom, E. | Pehler | Tomlinson |
| Carlson, B. | Graw | Lindstrom, J. | Peterson | Ulland |
| Carlson, D. | Growe | Lombardi | Pieper | Vanasek |
| Carlson, L. | Hagedorn | Long | Pleasant | Vento |
| Casserly | Hanson | Mann | Prahl | Voss |
| Cleary | Haugerud | McArthur | Quirin | Weaver |
| Clifford | Heinitz | McCarron | Resner | \mathbf{Wenzel} |
| Connors | Hook | McEachern | Rice | Wigley |
| Culhane | Jacobs | McFarlin | St. Onge | Wohlwend |
| Cummiskey | Jaros | McMillan | Salchert | Wolcott |
| Dahl | Johnson, D. | Menke | Samuelson | Mr. Speaker |
| DeGroat | Johnson, J. | Miller, M. | Sarna | - , |

A quorum was present.

Anderson, D.; Becklin; Fugina; Johnson, C.; Kelly; Lemke; McCauley; Miller, D.; Myrah; and Ryan were excused.

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

REPORT OF CHIEF CLERK

Pursuant to Rules of the House, printed copies of H. F. Nos. 1484, 1634, 1902, 1952, 2349, 2654, 2688, 2764, 2909, 2992, 3002, and 3125 and S. F. Nos. 3115, 3119, 2886, 2966, 3069, 1868, 2668, 2691, 2703, 2055, 2252, and 2716 have been placed in the members' files.

S. F. No. 2718 and H. F. No. 2846, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Braun moved that S. F. No. 2718 be substituted for H. F. No. 2846 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 2447 and H. F. No. 2315, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Johnson, C., moved that S. F. No. 2447 be substituted for H. F. No. 2315 and that the House File be indefinitely postponed. The motion prevailed.

PETITIONS AND COMMUNICATIONS

The following communications were received:

STATE OF MINNESOTA OFFICE OF THE GOVERNOR ST. PAUL 55155

February 20, 1974

The Honorable Martin O. Sabo Speaker of the House

Sir:

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

- H. F. No. 482, An act relating to health; occupations in protection thereof; registration; suspension, revocation or denial thereof; amending Minnesota Statutes 1971, Section 148.75; repealing Minnesota Statutes 1971, Section 147.08.
- H. F. No. 952, An act relating to housing; requiring installation of fire extinguishers in apartments.

- H. F. No. 1764, An act relating to highways; designating and describing the route of the Voyageur highway; amending Minnesota Statutes 1971, Section 161.14, by adding a subdivision.
- H. F. No. 2502, An act relating to Ramsey County; authorizing the board of county commissioners to create a revolving tort liability fund.
- H. F. No. 2735, An act relating to the town of Rapidan in Blue Earth county; conferring certain powers on the town.
- H. F. No. 2902, An act relating to public indebtedness; amending Minnesota Statutes 1971, Section 475.52, Subdivision 4.

Sincerely,

WENDELL R. ANDERSON Governor

STATE OF MINNESOTA OFFICE OF THE GOVERNOR ST. PAUL 55155

February 21, 1974

The Honorable Martin O. Sabo Speaker of the House

Sir:

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

- H. F. No. 483, 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.
- H. F. No. 1309, An act relating to financial institutions; regulating the investments of savings banks and insurance companies; amending Minnesota Statutes 1971, Sections 50.14, Subdivision 15, and by adding subdivisions; 60A.11, Subdivisions 2 and 5; and 61A.28, Subdivision 2.
- H. F. No. 2332, 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.

Sincerely,

WENDELL R. ANDERSON Governor

REPORTS OF STANDING COMMITTEES

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

H. F. No. 2812, A bill for an act relating to environment; solid waste disposal; user fee; authorizing certain counties to exempt landfills and incinerators from the user fee under certain conditions; amending Minnesota Statutes, 1973 Supplement, Section 116F.07.

Reported the same back with the following amendments:

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

- "Section 1. Laws 1973, Chapter 748, is amended by adding a section to read:
- Sec. 11. The Minnesota pollution control agency shall conduct a study of alternative methods for future financing of grants-in-aid specified in section 3 of Laws 1973, Chapter 748, including but not limited to solid waste user fees and surcharges. The agency shall submit findings and recommendations to the governor and the legislature no later than December 31, 1974.
 - Sec. 2. Laws 1973, Chapter 748, Section 7, is repealed.
- Sec. 3. This act shall take effect the day following final enactment,".

Further, amend the title as follows:

Strike lines 3 through 8 and insert "user fee study; amending Laws 1973, Chapter 748, by adding a section; repealing Laws 1973, Chapter 748, Section 7.".

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

The report was adopted.

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

H. F. No. 3009, A bill for an act relating to the city of Lake St. Croix Beach; authorizing the city to conduct a public or private sale of certain real property, whether or not dedicated to the public for park and recreational purposes, to use the net proceeds of such sale to pay existing debt service, and to acquire other real property for park and recreational purposes in substitution thereof.

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

The report was adopted.

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

H. F. No. 3142, A bill for an act relating to the city of Eden Prairie; authorizing the planning, construction and financing of a major center area ring road project.

Reported the same back with the following amendments:

Page 1, line 10, after "any" insert "local, county,".

Page 1, line 11, after "therefor" strike "any may pay such portion of the cost" and insert a period.

Page 1, strike lines 12, 13, 14, 15 and 16.

Page 1, line 17, strike "The balance" and insert "Any part".

Page 1, line 18, strike "shall" and insert "may".

Page 1, line 24, strike "number of traffic trips generated by each of the various" and insert "land use of the tracts benefited in accordance with such categories as may be determined by the city.".

Page 1, strike lines 25 and 26.

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

The report was adopted.

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

H. F. No. 3201, A bill for an act relating to special assessments; amending Minnesota Statutes, 1973 Supplement, Section 429.101, Subdivision 1; and Minnesota Statutes 1971, Section 429.101, Subdivision 2.

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

The report was adopted.

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

H. F. No. 3245, A bill for an act authorizing the city of Duluth to issue general obligation bonds in excess of the net debt limitations imposed in Minnesota Statutes, Section 475.53 and not subject to the provisions of Minnesota Statutes, Section 475.58, to provide the local funds needed to match state or federal grant funds.

Reported the same back with the following amendments:

Page 1, line 13, after the word "state" insert ", private,".

Page 1, line 16, strike "not".

Page 1, line 17, strike "Sections 475.53 or 475.58" and insert "Chapter 475, except that they may exceed the limitations in Minnesota Statutes, Section 475.53, by an amount not to exceed \$2,000,000, and provided that no election shall be required except as provided in the Duluth city charter".

Page 1, line 19, strike "65" and insert "80".

Page 1, line 20, after "cost" insert "where the local share is used to match private grants; 60 percent of the total project cost where the local share is used to match state or federal grants; or 70 percent of the total project cost where the local share is used to match a combination of government and private grants".

Further amend the title:

Page 1, strike line 6.

Page 1, line 7, strike "Minnesota Statutes, Section 475.58," and insert "without an election except where required by the city charter".

Page 1, line 9, after the word "state" insert ", private,".

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

The report was adopted.

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

H. F. No. 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.

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

The report was adopted.

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

H. F. No. 3293, A bill for an act relating to the Seaway Port Authority of Duluth; authorizing issuance of \$1,500,000 of bonds by Seaway Port Authority of Duluth for the purpose of constructing a facility for handling cargo containers; providing for the pledge of the full faith, credit and resources of the city of Duluth for the payment of interest and principal on said bonds.

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

The report was adopted.

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

H. F. No. 3356, A bill for an act authorizing the city of Mankato to establish and maintain a traffic and ordinance violation bureau.

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

The report was adopted.

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

S. F. No. 2684, A bill for an act authorizing the city of Fairmont to designate, regulate, maintain, and improve streets in the central business district as a mall and to levy special assessments and taxes and issue bonds for this purpose; amending Laws 1965, Chapter 70, Section 1, Subdivision 1, and by adding a subdivision; repealing Laws 1965, Chapter 70, Section 1, Subdivision 2, and Section 2, Subdivision 2.

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. 2996, A bill for an act relating to taxation; school district tax levy; levy adjustments; amending Minnesota Statutes, 1973 Supplement, Section 275.125, Subdivision 3; and Minnesota Statutes 1971, Section 275.125, Subdivision 7.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert the following:

- "Section 1. Minnesota Statutes, 1973 Supplement, Section 124.17, Subdivision 1, is amended to read:
- 124.17 [DEFINITION OF PUPIL UNITS.] Subdivision 1. Pupil units for each resident pupil in average daily membership shall be counted as follows:
- (1) In an elementary school, for kindergarten and for handicapped pre-kindergarten pupils as defined in section 120.03, and enrolled in one-half day sessions throughout the school year or the equivalent thereof, approved by the commissioner of education, one-half pupil unit and other elementary pupils, one pupil unit.
- (2) In secondary schools, pupils in junior high school or a six-year school and all other pupils in secondary schools, one and four-tenths pupil units. Pupils enrolled in the seventh and eighth grades of a middle school shall be counted as secondary pupils.
- (3) In area vocational-technical schools one and one-half pupil units.

- by broken homes, poverty and low income, each pupil from families receiving aid to families with dependent children or its successor program shall be counted as an additional five-tenths pupil unit. The department of public welfare is directed to furnish to the department of education that information concerning children from families with dependent children which is necessary to calculate pupil units. Additional aids to a district for such pupils may be distributed on a delayed basis until the department of education publicly certifies that the information needed for paying such aids is available on such a timely basis that such aids may be paid concurrently with other foundation aids.
- In every district where the number of pupils from families receiving aid to families with dependent children or its successor program exceeds (TEN) nine percent of the total actual pupil units in the district for the same year, as computed in clauses (1) and (2), each such pupil shall be counted as an additional 35/100 of a pupil unit; for those districts where the number of such pupils is more than eight percent but not more than (TEN) nine percent of the total pupil units in the district for the same year, as computed in clauses (1) and (2), each such pupil shall be counted as an additional two-tenths of a pupil unit and for those districts where the number of such pupils is at least five percent but not more than eight percent of the total pupil units in the district for the same year, as computed in clauses (1) and (2), each such pupil shall be counted as an additional one-tenth of a pupil unit. Such weighing shall be in addition to the weighing provided in clauses (1), (2), (3), and (4) of this section. School districts are encouraged to allocate a major portion of the aids that they receive on account of clauses (4) and (5) to primary grade programs and services, particularly to programs and services that involve participation of parents.
- (6) Where the total pupil units of a district are used as a multiplier in determining foundation aids and spending the levy limitations and where the actual number of pupil units has decreased from the prior year, the number of pupil units for such district shall equal the average of actual pupil units for the prior and current years.
- (7) Where the actual number of pupil units has increased from the prior year by more than four percent, a number of pupil units equal to one-fourth of the difference between the units as computed in clauses (1) and (2) for the two years shall be added to the other units for the district.
- (8) Only pupil units in clauses (1) (,) and (2) (AND 3) shall be used in computing adjusted maintenance cost per pupil unit.

Sec. 2. Minnesota Statutes, 1973 Supplement, Section 124.20, is amended to read:

124.20 [AID COMPUTATION FOR SUMMER SCHOOL AND YEAR-ROUND CLASSES.]

State aid for summer school classes which are not a part of the regular school term in hospitals, sanatoriums, home instruction programs, and intersession classes of year-round programs in elementary and secondary schools, and summer school instruction in area vocational schools or teachers college laboratory schools or in the university laboratory school shall be paid at a proportionate rate for aids paid during the regular school term, provided that no district shall receive aid for programs under this section in an amount greater than its actual expenditures for these programs.

- Sec. 3. Minnesota Statutes, 1973 Supplement, Section 124.212, Subdivision 7a, is amended to read:
- Subd. 7a. For the 1974-1975 school year a district shall receive in foundation aid, the lessor of: (1) (\$820) \$825 per pupil unit less 30 mills times the 1972 adjusted assessed valuation of the district, or (2) the amount that bears the same relation to the difference in (1) as the sum of the greater sum computed pursuant to section 124.212, subdivision 6a, clause (2), and the greater of (a) one-third of the difference that results when such greater sum is subtracted from (\$820) \$825, or (b) (\$32) \$37 bears to (\$820) \$825.
- Sec. 4. Section 3 of this act shall not be construed as in any instance authorizing the levy of total amounts of taxes for school purposes in excess of the amount allowed by law on October 15, 1973.
- Sec. 5. Minnesota Statutes, 1973 Supplement, Section 124.212, Subdivision 10, is amended to read:
- Subd. 10. The equalization aid review committee, consisting of the commissioner of education, the commissioner of administration, and the commissioner of (TAXATION) revenue is hereby continued and permanently established. The duty of this committee shall be to review the assessed valuation of the districts of the state. When such reviews disclose reasonable evidence that the assessed valuation of any district furnished by any county auditor is not based upon the market value of taxable property in such district, then said committee shall call upon the department of (TAXATION) revenue to ascertain the market value of such property, and adjust such values as required by law to determine the adjusted assessed valuation. The department of (TAXATION) revenue shall take such steps as it may consider necessary in the performance of that duty and may incur such expense as is necessary therefor. The commissioner of (TAXA-

- TION) revenue is authorized to reimburse any county or governmental official for services performed at his request in ascertaining such adjusted valuation. On or before (MAY 1) March 15, annually, the department of (TAXATION) revenue shall submit its report on the assessed values established by the previous year's assessment to said committee for approval or rejection and, if approved, such report shall be filed not later than the following July 1 with the commissioner of education and each county auditor for those school districts for which he has the responsibility for determination of mill rates. A copy of the adjusted assessed value so filed shall be forthwith mailed to the clerk of each district involved and to the county assessor or supervisor of assessments of the county or counties in which such district is located.
- Sec. 6. Minnesota Statutes, 1973 Supplement, Section 124.222, Subdivision 1, is amended to read:
- 124.222 [TRANSPORTATION AID ENTITLEMENT.] Subdivision 1. [COMPUTATION.] For the 1974-1975 school year the state shall pay to each school district for all school transportation and related services for which the district is authorized by law to receive state aid: (1) The lesser product of either
- (a) The actual net operating cost per eligible pupil transported during the 1975 fiscal year times the number of eligible pupils transported during the 1975 fiscal year; or
- (b) (110) 115 percent of the actual net operating cost per eligible pupil transported during the year ending June 30, 1973, times the number of eligible pupils transported during the 1975 fiscal year;
- (2) Minus the amount raised by a levy of one mill times the adjusted assessed valuation which is used to compute the transportation levy limitation for the levy collected in calendar year 1974;
- (3) Plus, the amount of depreciation for one year on the school bus fleet computed by the department of education on a straight line basis at the rate of ten percent per year of the net cost of the fleet.
- Sec. 7. Minnesota Statutes, 1973 Supplement, Section 124.30, Subdivision 2, is amended to read:
- Subd. 2. No district with an assessed valuation of (\$1,300) \$3,900 or more per pupil unit in average daily membership shall receive any aid under the provisions of this section. This subdivision does not apply to any district formed in accordance with the provisions of the consolidation law, in which more than 85 percent of the lands are tax exempt nor to any district with more

than 30 townships in which more than 50 percent of the land in such district is tax exempt.

- Sec. 8. Minnesota Statutes, 1973 Supplement, Section 275.125, Subdivision 2a, is amended to read:
- Subd. 2a. (1) In 1973, a school district may levy for all general and special school purposes, an amount equal to the amount raised by the 1972 adjusted assessed valuation of the district times the number of mills, not to exceed 30, that bears the same relation to 30, as the greater sum computed pursuant to section 124.212, subdivision 7a, clause (2), bears to \$820.
- (2) In 1974, a school district may levy for all general and special school purposes, an amount equal to the amount raised by the 1973 adjusted assessed valuation of the district times the number of mills, not to exceed 30, that bears the same relation to 30, as the sum of the greater sum computed pursuant to section 124.212, subdivision 7a, clause (2), and the greater of (a) one-half of the difference that results when such greater sum is subtracted from (\$860) \$875, or (b) (\$40) \$50, bears to (\$860) \$875.
- The levy authorized by clauses (1) or (2) may be increased in any amount which is approved by the voters of the district at a referendum called for the purpose. Such a referendum may be called by the school board or shall be called by the school board upon written petition of qualified voters of the district. The referendum shall be held on a date set by the school board. Only one such election may be held in a single school year. The question on the ballot shall be whether a specific miliage which will yield a specific amount based on the most recent assessed valuation may be added to that authorized by clauses (1) or (2). If approved, the amount provided by the millage applied to each year's assessed valuation shall be authorized for certification until revoked by the voters of the district at a subsequent referendum, which may be called by the school board and which shall be called by the school board upon the written petition of qualified voters of the district unless the petition for revocation is submitted in the same year in which a levy has been increased by the voters pursuant to this clause. A petition authorized by this clause shall be effective if signed by a number of qualified voters in excess of 15 percent, or 10 percent if the school board election is held in conjunction with a general election, of the average number of voters at the two most recent district wide school elections. A referendum invoked by petition shall be held within three months of submission of the petition to the school board unless the petition for revocation is submitted in the same year in which a levy has been increased by the voters pursuant to this clause. Notwithstanding any law to the contrary, the approval of 50 percent plus one of those voting on the question is required to pass a referendum.

- Sec. 9. Minnesota Statutes, 1973 Supplement, Section 275.125, Subdivision 3, is amended to read:
- Subd. 3. In addition to the levy authorized by section 275.125, subdivision 2a, a qualifying district may levy additional amounts as follows:
- (1) The amounts necessary to make payments for bonds issued and for interest thereon, including the bonds and interest thereon, issued as authorized by clause (7) (C) of this subdivision, and for repayment of debt service loans and capital loans, the amount authorized for capital expenditures pursuant to section 124.04 and the amount authorized for liabilities of dissolved districts pursuant to section 122.45.
- For school transportation services, an amount not to exceed the amount raised by a levy of one mill times the adjusted assessed valuation of the taxable property of the district for the preceding year; provided that in 1973 and thereafter a district having boundaries coterminous with the boundaries of a city of the first class may levy an amount not to exceed 20 percent of its costs for transportation and related services for which state aid is authorized for the 1974-1975 school year and thereafter(,) ; and provided further that a district may levy under this clause for the annual cash payments to be made for the purchase of buses, but only for that portion of the payments not offset by state transportation aid received on account of depreciation; and provided further that a district may levy under this clause for actual transportation expenditures determined by the commissioner to be necessary for the transportation of any elementary pupil because of extraordinary traffic hazards, but only for that portion of the expenditures not offset by state transportation aid allocated for this purpose.
- (3) For purposes of the 1973 levy, collectible in 1974, any district which qualified for an extra levy under Minnesota Statutes 1971, Section 275.125, Subdivision 3, Clause (4), shall be allowed to levy the same amount per pupil unit allowed by that clause. Provided, however, that a district having boundaries coterminous with the boundaries of a city of the first class which was affected by the limitation of an extra levy not to exceed 1.5 mills times the adjusted assessed valuation of the district shall be allowed to levy 1.9 mills. For purposes of the 1973 levy, collectible in 1974, any district which qualified for an extra levy in 1971, collectible in 1972, under Minnesota Statutes 1971, Section 275.125, Subdivision 3, Clause (3) but did not qualify for an extra levy under Minnesota Statutes 1971, Section 275.125, Subdivision 3, Clause (4) in 1972, collectible in 1973, shall be allowed to levy the amount per pupil unit it was qualified to levy under Minnesota Statutes 1971, Section 275.125, Subdivision 3, Clause (3).

- (4) In 1973 only, for a district which was authorized to levy pursuant to Minnesota Statutes 1971, Section 275.125, Subdivision 3, Clause (3), but which was not authorized to levy pursuant to Minnesota Statutes 1971, Section 275.125, Subdivision 3, Clause (4), an amount not to exceed the aggregate amount authorized by Minnesota Statutes 1971, Section 275.125, Subdivision 3, Clause (3).
- A district which qualified for a levy under clause (3) above shall be allowed to levy in 1974 the sum of that same amount per pupil unit (in 1974) and an amount per pupil unit equal to the district's reimbursement aid per pupil unit in average daily membership for 1970-71 school year programs for handicapped children, reduced by two and one-half percent. The per pupil amount of the reduction shall be rounded down to the dollar. No district in any year shall increase its levy as a result of the addition of the reimbursement aid for 1970-71 programs for handicapped children by an amount greater than the amount raised by two mills times the adjusted assessed valuation of the taxable property of the district for the preceding year. Provided, however, that a district within a city of the first class which was affected by the limitation of an extra levy not to exceed 1.9 mills times the adjusted assessed valuation of the district shall be allowed to levy the 1.9 mills.
- (6) For districts in cities of the first class, maintaining post secondary vocational schools, one half mills times the adjusted assessed valuation of the taxable property of the district for the preceding year; and for other districts maintaining post secondary vocational schools, three mills times the adjusted assessed valuation of the taxable property of the district for the preceding year, provided that districts formed pursuant to Laws 1967, Chapter 822, and Laws 1969, Chapters 775 and 1060, shall be subject to the levy limitations imposed by those laws, as amended.
- (7) (A) In order that the transition from existing patterns of financing public schools to the system prescribed in Extra Session Laws 1971, Chapter 31, Article 20 may be made in an orderly fashion, a district may levy an additional levy under the terms of this section.
- (B) If that part of the levy certified by the school district in 1970, received in 1971, plus so much of the levy, allowed under subdivisions 2 and 3, sections 1 to 5 of this act, to be certified in 1971, received in 1972, as will be received between July 1, 1971 and June 30, 1972, and when added to all other state aids, local funds available and net existing local debts, exclusive of bonded debt and existing capital loans will not be sufficient to allow a district to spend an amount per pupil unit sufficient to raise its 1970-1971 adjusted maintenance cost per pupil unit by \$42 it may petition the commissioner of education for authority to levy an additional levy. Before such a levy can be made, the commission-

er must authorize such a levy. Such authorization shall specify the amount of the levy, provided that such levy may not exceed .5 mills in a city of the first class or 1.5 mills in any other district times the 1970 adjusted assessed valuation of the district as determined by the equalization aid review committee.

If the additional levy allowed in (B) is insufficient to raise the adjusted maintenance cost of a district to \$42 above its costs in 1970-1971 it may petition the commissioner of education for authority to issue general obligation bonds of an amount sufficient to meet the deficiency. The commissioner must authorize such a bond issue. The authorization shall specify the amount of the bond issue provided that the levy authorization to pay the principal and interest on the bonds may not exceed .5 mills in a district within a city of the first class, or 1.5 mills in any other district, times the 1970 adjusted assessed valuation of the district as determined by the equalization aid review committee. The bonds authorized by this section shall be sold and issued pursuant to the provisions of chapter 475, except as otherwise provided herein. Such bonds shall not be included in computing any debt limitation for a district and no election shall be required for their sale and issuance.

A district may not be authorized an additional levy under both (B) and (C) of this section.

(8) In 1973, and each year thereafter, for a district which has established a community school advisory council pursuant to section 121.88, whether or not the district receives reimbursement from the state pursuant to section 121.89, an amount of money raised by the greater of (A) \$1 per capita, or (B) the number of mills not to exceed the number of mills necessary in 1973 to raise \$1 per capita in 1973 for community services including summer school, nonvocational adult programs, recreation programs, and programs contemplated by sections 121.85 to 121.89.

The population of the district for purposes of this clause is the population determined as provided in section 275.14 or as certified by the department of education from the most recent federal census.

(9) Districts which receive payments which result in deductions from foundation aid pursuant to section 124.212, subdivision 8a, shall reduce the permissible levies authorized by this subdivision by 25 percent in 1973, 50 percent in 1974, 75 percent in 1975, and 100 percent for each year thereafter of that portion of the previous year's payment not deducted from foundation aid on account of the payment, unless such a levy reduction is otherwise required by law. The levy reductions shall be made in the proportions that each permissible levy bears to the sum of the permissible levies.

- (10) The commissioner shall certify to the county auditors (ANY ERRORS MADE IN 1971 AND 1972 IN GENERAL AND SPECIAL PURPOSE LEVY AMOUNTS) the levy limits for all school districts headquartered in the respective counties together with adjustments for errors in levies not penalized pursuant to subdivision 4 as well as adjustments to final pupil unit counts. A school district shall have the right to require the commissioner to review his certification and to present evidence in support of modification of his certification. The county auditor (IS AUTHORIZED TO ADJUST THE 1973 LEVY TO CORRECT FOR THE ERRORS) shall reduce levies for any excess of levies over levy limitations pursuant to section 275.16. Such reduction in excess levies may at the discretion of the school district be spread over not to exceed two calendar years.
- The commissioner of education shall certify to the county auditors any overlevies or underlevies made in 1971 and 1972 in the transportation levy amounts. The 1971 overlevies and underlevies shall be determined to be (1) the actual net costs of reimbursable transportation as reported to the department of education for the 1972-1973 school year plus the amount expended by the district to acquire school buses in 1972-1973 used for reimbursable transportation, less (2) the 1971 certified transportation levy as amended and state aids received in 1972-1973 for transportation including depreciation. Overlevies and underlevies in the 1972 transportation levy shall be computed in like manner using 1973-1974 costs and state aids received in the 1973-1974 school year. The 1974 levy shall be adjusted to correct for such overlevies and underlevies, provided that upon written request of the affected school board, to the commissioner, the adjustment shall be pro-rated in the 1974 and 1975 transportation levies. No district may levy under this clause in any year an amount which exceeds the amount raised by a levy of two mills times the previous year's adjusted assessed valuation of the taxable property of the district. No district shall be required under this clause to reduce its transportation levy in any year by an amount greater than the amount raised by a levy of one mill times the adjusted assessed value of the district for the preceding year. The balance of any overlevy shall be subtracted from foundation aid for 1975-1976.
- (12) When a district finds it economically advantageous to rent or lease existing school buildings for instructional purposes, and the proceeds of the levy permitted under section 124.04 are insufficient for this purpose, it may apply to the commissioner for permission to make an additional capital expenditure levy for this purpose. An application for permission to levy under this clause shall contain financial justification for the proposed levy, the terms and conditions of the proposed lease, and a description of the space to be leased and its proposed use. The criteria for approval of applications to levy under this clause shall include: the reasonableness of the price, the appropriateness of the space to the proposed activity, the feasibility of transporting pupils

to the leased building, conformity of the lease to the laws and regulations of the state of Minnesota, and the appropriateness of the proposed lease to the space needs and the financial condition of the district. The commissioner shall not authorize a levy under this clause in an amount greater than the cost to the district of renting or leasing a school building for approved purposes.

Sec. 10. Minnesota Statutes 1971, Section 123.39, Subdivision 1, is amended to read:

123.39 [INDEPENDENT SCHOOL DISTRICTS, TRANS-PORTATION.] Subdivision 1. The board may provide for the free transportation of pupils to and from school, and to schools, in other districts for grades and departments not maintained in the district, including high school, at the expense of the district, when funds are available therefor and if agreeable to the district to which it is proposed to transport the pupils, for the whole or a part of the school year as it may deem advisable, and subject to its rules. Every driver shall possess all the qualifications required by the rules of the state board of education. In any district which at the time of the adoption of this code was a consolidated district or enjoyed the privileges of a consolidated district, the board shall arrange for the attendance of all pupils living two miles or more from the school, through suitable provision for transportation or for the boarding and rooming of such pupils as may be more economically and conveniently provided for by such means. The district is authorized to provide for the transportation of pupils or expend a reasonable amount for room and board of pupils whose attendance at school can more economically and conveniently be provided for by such means or where pupils attend school in a building rented or leased by a district within the confines of an adjacent district.

Sec. 11. Minnesota Statutes 1971, Section 123.39, Subdivision 5, is amended to read:

Subd. 5. The board may provide for the admission to the schools of the district, of non-resident pupils, and those above school age, and fix the rates of tuition for such pupils. In case a person owns land and pays the taxes thereon, in a district other than the one in which he resides, then such person or his tenant shall be admitted to all the benefits of said school the same as residents therein, in respect to elementary pupils upon conforming to such reasonable terms for tuition and transportation as the board of education of such school district may have established for non-residents, except that he shall be entitled to have the amount of school taxes which he pays to the support of said district applied in payment of said tuition and transportation fees. In the payment of state aid, the district in which the pupil attends shall be considered the district of his residence because of the provisions of this subdivision with the exception of pupils attending school in a building rented or leased by a district within the confines of another district.

- Sec. 12. Minnesota Statutes 1971, Section 124.28, Subdivision 1, is amended to read:
- 124.28 [GROSS EARNINGS REFUND.] Subdivision 1. When the properties of any district are made up, to the extent of at least 20 percent in value of property which is exempt from local taxation because taxes thereon are paid into the state treasury under the provisions of the gross earnings tax law, such district shall receive annually a refund from such gross earnings taxes in the amount that would be produced by a tax on such exempt property at three times the current tax rate for school purposes in the district including the rate for nonresident high school children levied by the county provided that any district which has 15 percent in value of such exempt property and presently receiving gross earnings refund shall continue to receive it until June 30, 1963. For the purpose of determining the amount of this refund, the value of such exempt property shall be set at 30 percent of its full and true value except that in no case shall the assessed value of said exempt property for this purpose exceed such an amount as when added to the assessed value of all other property in the district exceed \$3,000 per resident pupil unit. In the determination of the amounts to which districts shall be entitled in the distribution of any state aids that are based upon total valuation per pupil this valuation shall be included.
- Sec. 13. Minnesota Statutes 1971, Section 270.11, Subdivision 2. is amended to read:
- Subd. 2. [COUNTY AUDITOR'S REPORTS OF ASSESS-MENTS FILED WITH COMMISSIONER.] The commissioner of (TAXATION) revenue shall require the auditor of each county in the state to file with him, on or before August 1, each year, complete abstracts of all real and personal property in the county, as equalized by the county board of equalization, and itemized by assessment districts, accompanied by a printed or typewritten copy of the proceedings of the county board of equalization, and it shall be the duty of the county auditor to so report to the commission of (TAXATION) revenue.

The final abstract of assessments after adjustments by the state board of equalization and inclusion of any omitted property shall be submitted to the commissioner of revenue on or before January 1 of each calendar year.

- Sec. 14. Minnesota Statutes 1971, Section 275.125, Subdivision 7, is amended to read:
- Subd. 7. By November 1 of each year ((DECEMBER 1, IN 1971 ONLY)) each district shall submit to the commissioner of education (AND THE COMMISSIONER OF TAXATION) a certificate of compliance with the levy limitations of this section (AND OF SECTION 124.04). The commissioner of (TAXATION) education shall prescribe the form of this certificate.

Sec. 15. [APPROPRIATION.] There is appropriated from the general fund of the state treasury to the department of education the following sums for the year ending June 30, 1975 and for the purposes indicated:

(1) Foundation Aid

\$4,950,000

(2) Transportation Aid

\$2,800,000.

Sec. 16. Minnesota Statutes 1971, Section 124.13, is repealed.".

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

"A bill for an act relating to government; aids to education; tax levies; distribution of tax revenues; appropriating money; amending Minnesota Statutes, 1973 Supplement, Sections 124.17, Subdivision 1; 124.20; 124.212, Subdivisions 7a and 10; 124.222, Subdivision 1; 124.30, Subdivision 2; 275.125, Subdivisions 2a and 3; Minnesota Statutes 1971, Sections 123.39, Subdivisions 1 and 5; 124.28, Subdivision 1; 270.11, Subdivision 2; 275.125, Subdivision 7; and repealing Minnesota Statutes 1971, Section 124.13."

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

The report was adopted.

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

H. F. No. 3055, A bill for an act authorizing the issuance of certain refunding bonds by independent school district No. 748.

Reported the same back with the following amendments:

Page 1, line 20, strike "\$1,193,000" and insert "\$1,130,000".

With the recommendation that when so amended 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. 3056, A bill for an act relating to education; establishing the capability for local school district educational assessment; appropriating money; amending Minnesota Statutes 1971, Chapter 121, by adding a section.

Reported the same back with the following amendments:

Page 1, line 12, strike "uniform standards to measure" and insert "assistance in measurement of".

Page 1, line 26, after "commissioner" and before the period insert "and in addition thereto any related services".

With the recommendation that when so amended 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. 3149, A bill for an act relating to education; authorizing school districts to contract for transportation of school children either by sealed bids or direct negotiation; amending Minnesota Statutes 1971, Section 123.37, by adding a subdivision.

Reported the same back with the following amendments:

Page 1, line 16, strike "competitive" and insert "subdivision 1".

Page 1, line 17, strike "bidding".

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. 3248, A bill for an act relating to education; area vocational-technical schools; providing for traffic and parking regulation by the school boards or joint school boards; providing a penalty.

Reported the same back with the following amendments:

Page 2, line 11, after "shall" insert "have authority to".

Page 2, line 12, after "shall" insert "have authority to".

Page 2, line 13, after "offenders" and before the period insert "for violations of law".

Page 2, line 13, strike "The board may appoint and employ persons who"

Page 2, strike lines 14 to 24.

Further amend the title in line 6 by striking "; providing a penalty".

With the recommendation that when so amended 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. 3249, A bill for an act relating to education; school aids; changing the adjusted assessed valuation of Independent School District No. 93 and No. 99 for the use of the equalization aid review committee.

Reported the same back with the following amendments:

Page 1, strike line 15 in its entirety.

Page 1, strike line 20 in its entirety.

Page 1, line 23, strike "for past years".

Page 1, line 25, after "If" insert "as a result of pending litigation".

Page 1, line 25, strike "for".

Page 1, line 26, strike "the years 1970 to 1972".

Page 1, line 26, strike "a substantial" and insert "an".

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

The report was adopted.

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

H. F. No. 944, A bill for an act relating to natural resources; lands held for game management; providing for certain payments to counties in lieu of taxes; amending Minnesota Statutes 1971, Section 97.49, Subdivision 3.

Reported the same back with the following amendments:

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

- "Section 1. Minnesota Statutes 1971, Section 97.49, Subdivision 3, is amended to read:
- A sum equal to (a) 35 percent of the gross receipts from all special use permits and leases of lands acquired for public hunting grounds and game refuges or (b) (50) 75 cents per acre on purchased land actually used for public hunting grounds and game refuges(,); or (c) three-fourths of one percent of the cost of purchased land actually used for public hunting grounds and game refuges exclusive of any improvements to such areas made subsequent to state acquisition, such cost to be adjusted to represent current values as determined by the commissioner for the calendar year 1974, and as determined by him at five year intervals thereafter; whichever (AMOUNT IS THE GREAT-ER) of the above three amounts is greatest, shall be paid out of the game and fish fund annually to the county in which said lands are located, to be distributed by the county treasurer among the various funds of the county, the respective towns and school districts wherein such grounds and refuges lie, on the same basis as if the payments were received as taxes on such lands, payable in the current year, but this provision shall not apply to state trust fund lands or any other state lands not purchased for game refuge and public hunting ground purposes.
- Sec. 2. The tax study commission shall conduct a thorough study of the matter of payments in lieu of taxes on publicly owned land.
 - Sec. 3. This act is effective January 1, 1975.".

Strike the title and insert in lieu thereof: "A bill for an act relating to wild animals; providing an additional alternative for payments in lieu of taxes on certain wildlife lands; providing for an increase in payments in lieu of taxes on certain wildlife lands; amending Minnesota Statutes 1971, Section 97.49, Subdivision 3.".

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

The report was adopted.

- Mr. Munger from the Committee on Environmental Preservation and Natural Resources to which was referred:
- H. F. No. 2703, A bill for an act relating to the White Bear Lake conservation district; imposing additional duties on the board of the district; providing for means of funding; establish-

ing certain lake regulatory powers; amending Laws 1971, Chapter 355. Sections 3 and 4.

Reported the same back with the following amendments:

Page 3, lines 5 and 6, after "use" strike "within 1,000 feet of" and insert "on any lot or parcel of land abutting".

Page 3, line 9, before "board" insert "lake conservation district".

Page 3, line 13, strike "suggest" and insert "recommend".

Page 3, line 14, strike the semicolon and insert a period.

Page 3, strike lines 15 to 24.

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

The report was adopted.

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

H. F. No. 24, A bill for an act relating to certain lending institutions, and requiring interest payment on moneys received for payment of real estate taxes and insurance coverage.

Reported the same back with the following amendments:

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

- "Section 1. Except as provided by Federal law, every bank, savings and loan association, or other financial institution engaged in whole or in part in home financing and which receives from any mortgagor or contract for deed vendee any moneys for insurance coverage or payment of real estate taxes with respect to the property being financed shall be required to calculate and pay interest at the rate of 5% per annum on all such existing and future moneys in its possession to each such mortgagor or vendee if the escrow accumulation of insurance premiums and/or taxes is required by a lending institution.
- Sec. 2. If the use of an escrow account is offered as an option to the borrower, interest need not be paid.
- Sec. 3. Lenders shall be prohibited from charging a direct fee for the administration of the escrow account.

Sec. 4. Advance payments to the lender shall be of a sufficient amount to pay taxes and/or insurance bills; this payment shall be a delegation of the legal duty to make such payments to the taxing authority and/or insurance company.".

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

The report was adopted.

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

H. F. No. 2692, A bill for an act relating to the use of flame resistant fabric in camping tentage and sleeping bags; providing standards.

Reported the same back with the following amendments:

Page 1, strike lines 12 to 14.

Page 1, line 15, after "All" and before "camping" insert "new".

Page 1, line 17, strike "in the Standard for Flame" and insert "by the commissioner of public safety through rules and regulations adopted in accordance with chapter 15. The commissioner shall have rules and regulations prepared by January 1, 1975, and they shall take effect on October 1, 1975."

Page 1, strike line 18.

Page 1, strike line 19.

Page 1, strike lines 20 to 29.

Page 2, strike lines 1 to 10.

Further amend the title as follows:

Line 3, strike "and sleeping".

Line 4, strike "bags".

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

The report was adopted.

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

H. F. No. 3063, A bill for an act relating to public employees; authorizing participation in the state deferred compensation

plan; amending Minnesota Statutes 1971, Section 16.027, by adding a subdivision.

Reported the same back with the following amendments:

Page 1, line 12, after "state" and before the period insert "and to all members of the public employees retirement association".

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

The report was adopted.

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

H. F. No. 3156, A bill for an act relating to the municipal housing and redevelopment act; providing for the acquisition and disposal of vacant, open, undeveloped and substandard real property; amending Minnesota Statutes 1971, Sections 462.415, by adding a subdivision; 462.445, Subdivisions 1 and 4; 462.466; 462.525. Subdivision 1, and by adding subdivisions; and 462.545. Subdivision 1.

Reported the same back with the following amendments:

Page 1. line 29, after "and/or" strike "uneconomically" and insert "economically".

Page 5, line 14, after "in" strike "subdivision 6" and insert "clause (6)".

Page 5, line 14, after "this" strike "section" and insert "subdivision".

Page 6, line 6, after "substandard" insert "; and provided further that the exercise of the power of eminent domain under this section shall be limited to real property which includes buildings and improvements which are vacated and substandard.".

Page 6. line 14, after "constituting" insert "low or".

Page 11. line 4. after "or" strike "such".

Page 11, line 14, after "municipality" strike the remainder of line 14 and insert "concerning the enforcement of the applicable health, housing, building, fire prevention and housing maintenance code requirements as relates to residential dwelling structures which are being rehabilitated by low or moderate income

persons pursuant to section 6 of this act for the period of time necessary to complete such rehabilitation, as determined by the authority.".

Page 11, strike all of lines 15 to 22.

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

The report was adopted.

- Mr. Quirin from the Committee on Governmental Operations to which was referred:
- H. F. No. 3157, A bill for an act relating to real estate; landlord and tenant; disclosure of identity of owner and manager; defining terms; disclosure of code violations; amending Minnesota Statutes 1971, Chapter 504, by adding sections.

Reported the same back with the following amendments:

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

- "Section 1. Minnesota Statutes 1971, Chapter 504, is amended by adding a section to read:
- [504.22] [DEFINITIONS, DISCLOSURE AND ACTIONS.] Subdivision 1. As used in this section the following terms shall have the meanings given them:
- (a) "Landlord" means the owner, lessor, sublessor, or manager of a dwelling unit or the building of which it is a part.
- (b) "Owner" means one or more persons, jointly or severally, in whom is vested a legal or beneficial interest in the premises.
- Subd. 2. Every landlord shall disclose to the tenant in the rental agreement, or otherwise in writing prior to commencement of the rental agreement, the name and address of:
 - (1) the person authorized to manage the premises; and
- (2) an owner of the premises or an agent authorized to accept service of process and receive and give receipt for notices and demands.
- Subd. 3. A printed or typewritten notice containing the information which must be disclosed under subdivision 2 shall be placed and maintained in a conspicuous place on the premises.

- Subd. 4. If a landlord has failed to comply with the provisions of this section any caretaker, manager or other person apparently in charge of the premises, shall be deemed to be an agent authorized to accept service of process and receive and give receipt for notices and demands, on behalf of the landlord.
- Subd. 5. No action to recover possession of real property or to make any claim against a tenant shall be maintained unless the information required by this section has been disclosed in the manner provided herein.
- Subd. 6. This section extends to and is enforceable against any successor landlord, owner or manager.
- Sec. 2. Minnesota Statutes 1971, Chapter 504, is amended by adding a section to read:
- [504.23] [CODE VIOLATIONS, DISCLOSURE.] All records of any state, city or county agency, charged by the governing body of the appropriate political subdivision, with the responsibility of enforcing state, county or city health, housing, building, fire prevention or housing maintenance code, concerning violations of such codes, are public records and may be inspected, examined, abstracted or copied, as provided by the laws pertaining thereto.".

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. 2954, A bill for an act relating to the creation of a state economic opportunity commission and community action agencies; appropriating money to the economic opportunity commission for the purposes of this act.

Reported the same back with the following amendments:

Page 1, line 21, after "that a" delete "state" and insert "governor's office of".

Page 1, line 22, delete "commission".

Page 2, line 5, delete "state" and insert in lieu thereof "director of the office of".

Page 2, line 6, delete "commission".

Page 4, line 4, delete "commission" and insert in lieu thereof "director".

Page 4, line 9, delete "commission" and insert in lieu thereof "director".

Page 7, line 27, delete "commission" and insert in lieu thereof "director".

Page 8, strike all of lines 6 to 28 and insert in lieu thereof the following language:

"Sec. 5. [OFFICE OF ECONOMIC OPPORTUNITY; DIRECTOR; DUTIES.] Subdivision 1. [OFFICE; DIRECTOR.] An office of economic opportunity in the executive branch of the state government is hereby established under the supervision and control of the governor. A director who shall be appointed by the governor and shall be directly responsible to the governor shall organize and operate this office. This office shall be within the department of public welfare for record keeping purposes only. The director shall comply with all state and federal regulations.

Subd. 2. [DUTIES.] The director shall have the following duties:

- (a) To administer the funds appropriated for community action agencies and to grant funds to community action agencies as defined in section 2. Such funds shall be disbursed at the beginning of the fiscal year, after receiving recommendations from the advisory committee. In any year, such funds shall be disbursed only in the event that federal funding for community action programs is less than 90 percent of the dollar amount that the community action agency received during the fiscal year of 1973 in its administration and community development accounts. Any federal funding received for community action programs shall be expended before appropriations from this act are expended, except as provided in section 7, subdivision 6.
- (b) To report to the governor and the legislature on such disbursements and to report the combined quarterly reports of expenditures by the community action agencies. To designate and provide financial assistance to a public agency or private nonprofit corporation as a community action agency where it determines that a qualified political subdivision or combination of such subdivisions is not willing to be designated as the community action agency for such community or to designate a public agency or private nonprofit corporation to be its community action agency.
- (c) To develop a plan for the realignment of community action agencies conforming to the state economic development regions.

- (d) To serve as a liaison between the governor and federal and state funded anti-poverty programs, and to advise the governor on this review and approval authority of program funding applications.
- (e) To act as special advocate for the poor in state government by mobilizing state resources and coordinating efforts of all state agencies in an attempt to make the poverty programs more responsive to the needs and desires of the poor.
- (f) To provide technical assistance, training and related services to communities, community action agencies, grantees and potential grantees of federal and state anti-poverty funds, and to monitor federal and state funded programs in accordance with state and federal regulations.
- (g) To provide information and assistance to the governor, the legislature and state agencies with the objective of developing programs and seeking legislation for the benefit of the poor.
- (h) To apply for and accept grants from federal and state offices in order to fulfill its missions. To develop and conduct research and demonstration programs, funded by federal and state opportunity programs and other sources.
- (i) To develop full cooperation with federal and state agencies and departments in order to maximize the total anti-poverty effort.
- Subd. 3. [STANDARDS FOR AGENCIES.] The director shall establish standards and rules relating to the scheduling and notice of meetings, quorums (which shall be not less than 50 percent of the total membership), procedures, establishment of committees, and similar matters for the board of directors of community action agencies. The director shall monitor the agencies for compliance with the standards and rules.
- Sec. 6. [ECONOMIC OPPORTUNITY ADVISORY COM-MITTEE.] Subdivision 1. [COMMITTEE; MEMBERS.] A committee to advise the director is hereby established. The committee shall be composed of 15 members appointed by the governor. Five of the members shall be low income persons representing both genders, the urban and rural parts of the state and racial and ethnic groups, particularly subject to the effects of poverty. Five of the members shall be elected officials on the state, county and local levels of government. Five of the members shall be representatives of business, industry, labor, religious, welfare, education or other major groups and interests in the state. Each economic planning region shall be represented by no less than one member thereof residing in said region.
- Subd. 2. Members shall serve without compensation and shall be reimbursed for their out-of-pocket expenses incurred as a result of their participation on the committee.

- Subd. 3. The advisory committee shall make its own regulations as to its officers and their terms of office shall coincide with the term of the Governor.
- Subd. 4. The advisory committee shall meet on call of the chairman, but not less than once each month. A quorum shall consist of not less than 50 percent of the total membership of the committee. The committee may do all things necessary and proper to perform its duties and carry out the purposes of this act. The committee may adopt those rules and regulations that it considers necessary to govern its own procedures. The committee shall be nonpartisan, nonprofit, and shall not be used for the dissemination of partisan principles, nor for the promotion of candidacy of any person seeking public office or preferment.
- Subd. 5. The advisory committee shall make recommendations concerning funding, recommendations concerning the funding of any program that may be conducted or implemented by the Governor's Office of Economic Opportunity, regionalization of community action agencies, and formation of new community action agencies to the director and may further advise the director concerning matters dealing with community action agencies and their purpose and function as defined in section 4, subdivision 2.
- Sec. 7. [RESTRICTIONS ON DISBURSEMENTS.] Subdivision 1. Funds shall be disbursed by the director to the community action agencies in the state only in the event that federal funding for community action programs is less than 90 percent of the dollar amount that the community action agency received during the fiscal year of 1973 in its administration and community development accounts.
- Subd. 2. Each fiscal year a sum of no more than five percent of the appropriation for all community action agencies shall be appropriated for the office of economic opportunity operations.
- Subd. 3. No community action agency shall be assessed or have deducted any sum for planning or evaluation purposes.
- Subd. 4. The director shall not provide state funds to any community action agency which has not conformed to regional economics development boundaries within six months after a plan for regionalization has been submitted to the advisory committee for their recommendations. If federal money is available, the director shall encourage and assist the community action agencies in the implementation of this regionalization plan.
- Subd. 5. If the federal government continues the funding of community action agencies at a level of 90 percent or more of the money received in 1973 as provided in section 5, subdivision 2, a sum of \$300,000 from the appropriation in section 8 will

be provided to the director for the funding of those areas in the state that currently do not have a community action agency including the counties of Hennepin, Dakota, Washington, Olmsted, Mower, Freeborn, and Faribault.".

Strike all of page 9.

Strike all of page 10.

Strike all of page 11.

Page 12, strike all of lines 1 to 26.

Page 12, line 28, delete "commission" and insert in lieu thereof "office".

Further, amend the title, page 1, line 3, by deleting "commission" and inserting in lieu thereof "office and director" and page 1, line 6, by deleting "commission" and inserting in lieu thereof "office".

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

The report was adopted.

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

H. F. No. 21, A bill for an act relating to juries; affording witnesses at grand jury hearings the right to counsel.

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

The report was adopted.

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

H. F. No. 903, A bill for an act relating to tort liability; political subdivisions; extending time for notice of claim and providing for actual notice; amending Minnesota Statutes 1971, Section 466.05, Subdivisions 1 and 2.

Reported the same back with the following amendments:

Page 1, line 12, strike "1973" and insert "1974".

Page 1, line 16, strike "60" and insert "90".

Page 1, line 26, strike "60" and insert "90".

Page 2, line 4, strike "1973" and insert "1974".

Page 2, line 13, strike "60" and insert "90".

Page 2, line 15, strike "1973" and insert "1974".

Page 2, line 17, strike "60" and insert "90".

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

The report was adopted.

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

H. F. No. 2762, A bill for an act relating to courts; terms of district courts in certain counties; amending Minnesota Statutes 1971, Section 484.11, Subdivisions 5, 10, and 12.

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

The report was adopted.

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

H. F. No. 2917, A bill for an act relating to county courts; terms of judges in certain counties.

Reported the same back with the following amendments:

Page 1, line 5, after "judges" insert "holding office pursuant to Minnesota Statutes 1971, Section 487.01, Subdivision 9, Clause 2".

Page 1, line 8, strike the line.

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

The report was adopted.

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

H. F. No. 3032, A bill for an act relating to the department of human rights; providing that no bids be accepted or contracts be

awarded on public contracts until a certificate of compliance is obtained from the department of human rights or an application is made therefor; amending Minnesota Statutes 1971, Section 363.073, Subdivision 1.

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

The report was adopted.

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

H. F. No. 3033, A bill for an act relating to natural gas pipeline safety; modifying the definition of the term "gas"; changing the procedure by which civil penalties may be imposed for violations of the natural gas pipeline safety act; providing for fire marshal regulations thereunder; granting certain powers to the state fire marshal in regard to civil penalties for violations; imposing penalties; amending Minnesota Statutes 1971, Sections 299F.56 and 299F.60, Subdivisions 1 and 2.

Reported the same back with the following amendments:

Page 2, strike lines 23 to 28.

Page 3, strike lines 1 to 15 and insert the following:

"299F.60 [CIVIL PENALTIES.] Subdivision 1. (WHEN-EVER THE STATE FIRE MARSHAL HAS REASON TO BE-LIEVE ANY PERSON IS VIOLATING ANY PROVISION OF, OR REGULATION UNDER SECTIONS 299F.56 TO 299F.64, HE MAY REQUEST THE ATTORNEY GENERAL. OF THE STATE OF MINNESOTA TO BRING AN ACTION UNDER SECTIONS 299F.56 TO 299F.64 IN THE DISTRICT COURT FOR THE COUNTY WHEREIN THE DEFENDANT'S PRINCIPAL PLACE OF BUSINESS IN MINNESOTA IS LOCATED, AND THE DISTRICT COURT MAY IMPOSE A CIVIL PENALTY OF NOT TO EXCEED \$1,000 FOR EACH SUCH VIOLATION FOR EACH DAY THAT SUCH VIOLATION PERSISTS, EXCEPT THAT THE MAX-IMUM CIVIL PENALTY SHALL NOT EXCEED \$200,000 FOR ANY RELATED SERIES OF VIOLATIONS; PROVID-ED, HOWEVER, THAT FOR A REASONABLE PERIOD OF TIME, NOT TO EXCEED ONE YEAR AFTER THE DATE OF ENACTMENT OF SECTIONS 299F.56 TO 299F.64, SUCH CIVIL PENALTIES SHALL NOT BE APPLICABLE TO PIPELINE FACILITIES EXISTING ON SUCH DATE OF ENACTMENT. THE MINNESOTA RULES OF CIVIL PRO-SHALL BE APPLICABLE TO ANY ACTION CEDURE BROUGHT UNDER THIS SECTION.) Any person who violates any provision of, or regulation under sections 299F.56 to 299F.64

is subject to a civil penalty not to exceed \$1,000 for each such violation for each day that such violation persists, except that the maximum civil penalty shall not exceed \$200,000 for any related series of violations. The state fire marshal may compromise such civil penalty for any person accused of violating the provisions of regulations under sections 299F.56 to 299F.64.

If the accused person denies that he is in violation of sections 299F.56 to 299F.64 or refuses to reach a compromise regarding a civil penalty with the state fire marshal then the state fire marshal shall request the attorney general of the state of Minnesota to bring an action under sections 299F.56 to 299F.64 in the district court for the county wherein the defendant's principal place of business in Minnesota is located. The district court may impose the penalties provided by subdivision 1 of this section. The Minnesota Rules of Civil Procedure shall be applicable to any action brought under this section."

Page 3, line 18, strike "Any civil penalty may be compromised by the".

Page 3, line 19, strike "state fire marshal".

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

The report was adopted.

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

H. F. No. 2858, A resolution memorializing Congress and the President to take certain actions in respect to the energy crisis.

Reported the same back with the following amendments:

Page 1, line 17, delete "either"; after the word "manufacturers" insert ", the petroleum companies and"; delete the word "or".

Page 1, line 18, delete the words "or both".

With the recommendation that when so amended the bill do pass and be re-referred to the Committee on Environmental Preservation and Natural Resources.

The report was adopted.

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

H. F. No. 2963, A resolution memorializing the President and Congress to abolish daylight savings time in Minnesota during the winter months.

Reported the same back with the following amendments:

Page 1, line 14, delete the word "winter"; after the word "months", add "of November, December, January and February".

Page 1, line 19, after the word "and" add "that Representative Wenzel be instructed to personally deliver the resolution to the Washington offices"; delete the word "to" and insert in lieu thereof, the word "of".

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

The report was adopted.

Mr. Pavlak, R., from the Committee on Taxes to which was referred:

H. F. No. 2791, A bill for an act relating to taxation; providing for the ad valorem taxation of certain property subject to leasehold agreements; amending Minnesota Statutes 1971, Section 273.19, Subdivision 1.

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

The report was adopted.

Mr. Pavlak, R., from the Committee on Taxes to which was referred:

H. F. No. 2923, A bill for an act relating to reimbursement of nonpublic school pupil expenditures in certain cases; amending Minnesota Statutes 1971, Section 290.086, by adding subdivisions.

Reported the same back with the following amendments:

Page 1, line 8, strike "subdivisions" and insert "a subdivision".

Page 1, strike lines 9 through 30.

Page 2, strike lines 1 through 28.

Page 3, strike line 1.

Page 3, line 2, strike "Subd. 10" and insert "Subd. 9".

Further, amend the title in line 5 by striking "subdivisions" and inserting "a subdivision".

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

The report was adopted.

Mr. Pavlak, R., from the Committee on Taxes to which was referred:

H. F. No. 3233, A bill for an act relating to taxation; increasing the levy limit bases of governmental subdivisions to include gross earnings aids; amending Minnesota Statutes, 1973 Supplement, Sections 275.50, Subdivision 5; and 275.51, Subdivision 3.

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

The report was adopted.

Mr. Pavlak, R., from the Committee on Taxes to which was referred:

H. F. No. 3264, A bill for an act relating to taxes on and measured by net income; credits against tax, amending Minnesota Statutes 1971, Section 290.0601, Subdivision 9, as amended.

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

The report was adopted.

Mr. Pavlak, R., from the Committee on Taxes to which was referred:

H. F. No. 3326, A bill for an act relating to taxation; providing for reimbursement for certain exempt real property; amending Minnesota Statutes, 1973 Supplement, Section 273.138, Subdivisions 1, 2, 3 and 4.

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

The report was adopted.

Mr. Pavlak, R., from the Committee on Taxes to which was referred:

H. F. No. 3327, A bill for an act relating to personal property taxes on mobile homes; amending Minnesota Statutes 1971, Sections 277.011, Subdivision 1; 277.02; and 277.05.

Reported the same back with the following amendments:

Page 1, line 13, strike "real or actual" and insert "market".

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

The report was adopted.

Mr. Pavlak, R., from the Committee on Taxes to which was referred:

H. F. No. 3328, A bill for an act relating to taxation; defining persons eligible for income tax credit to include certain blind, disabled and elderly persons; amending Minnesota Statutes, 1973 Supplement, Section 290.0601, Subdivision 6.

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

The report was adopted.

Mr. Pavlak, R., from the Committee on Taxes to which was referred:

H. F. No. 3329, A bill for an act relating to taxation; providing for assessment of property in certain years; amending Minnesota Statutes 1971, Section 273.17, Subdivision 1.

Reported the same back with the following amendments:

Page 1, line 22, strike "true" and insert "market".

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

The report was adopted.

Mr. Pavlak, R., from the Committee on Taxes to which was referred:

H. F. No. 3330, A bill for an act relating to taxation; providing for the imposition of inheritance and gift tax on disclaimed interests; amending Minnesota Statutes 1971, Sections 291.111, Subdivision 1; and 292.031, Subdivision 1.

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

The report was adopted.

Mr. Pavlak, R., from the Committee on Taxes to which was referred:

H. F. No. 3331, A bill for an act relating to taxes on and measured by net income; amending Minnesota Statutes 1971, Section 290.01, Subdivision 20, as amended.

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

The report was adopted.

Mr. Pavlak, R., from the Committee on Taxes to which was referred:

H. F. No. 3334, A bill for an act relating to taxation; providing for the assessment of certain attached machinery and equipment; amending Minnesota Statutes, 1973 Supplement, Section 272.03, Subdivision 1.

Reported the same back with the following amendments:

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

- "Section 1. Minnesota Statutes, 1973 Supplement, Section 272.02, Subdivision 1, is amended to read:
- 272.02 [EXEMPT PROPERTY.] Subdivision 1. Except as provided in other subdivisions of this section, all property described in this section to the extent herein limited shall be exempt from taxation:
 - (1) All public burying grounds;
 - (2) All public schoolhouses;
 - (3) All public hospitals;
- (4) All academies, colleges, and universities, and all seminaries of learning;
 - (5) All churches, church property, and houses of worship;
 - (6) Institutions of purely public charity;
- (7) All public property exclusively used for any public purpose;
- (8) All natural cheese held in storage for aging by the original Minnesota manufacturer;

- (9) (a) Class 2 property of every household of the value of \$100, maintained in the principal place of residence of the owner thereof. The county auditor shall deduct such exemption from the total valuation of such property as equalized by the tax commissioner assessed to such household, and extend the levy of taxes upon the remainder only. The term "household" as used in this section is defined to be a domestic establishment maintained either (1) by two or more persons living together within the same house or place of abode, subsisting in common and constituting a domestic or family relationship, or (2) by one person.
- (b) During the period of his active service and for six months after his discharge therefrom, no member of the armed forces of the United States shall lose status of a householder under paragraph (a) which he had immediately prior to becoming a member of the armed forces.

In case there is an assessment against more than one member of a household the \$100 exemption shall be divided among the members assessed in the proportion that the assessed value of the Class 2 property of each bears to the total assessed value of the Class 2 property of all the members assessed. The Class 2 property of each household claimed to be exempt shall be limited to property in one taxing district, except in those cases where a single domestic establishment is maintained in two or more adjoining districts.

Bonds and certificates of indebtedness hereafter issued by the state of Minnesota, or by any county, city, or village of the state, or any town, or any common or independent school district of the state, or any governmental board of the state, or any county, city, or village thereof, shall hereafter be exempt from taxation; provided, that nothing herein contained shall be construed as exempting such bonds from the payment of a tax thereon, as provided for by section 291.01, when any of such bonds constitute, in whole or in part, any inheritance or bequest, taken or received by any person or corporation.

- (10) Farm machinery manufactured prior to 1930, which is used only for display purposes as a collector's item;
- (11) The taxpayer shall be exempted with respect to, all agricultural products, inventories, stocks of merchandise of all sorts, all materials, parts and supplies, furniture and equipment, manufacturers material, manufactured articles including the inventories of manufacturers, wholesalers, retailers and contractors; and the furnishings of a room or apartment in a hotel, rooming house, tourist court, motel or trailer camp, tools and machinery which by law are considered as personal property, and the property described in section 272.03, subdivision 1 (c), except personal property which is part of an electric generating, transmission, or distribution system or a pipeline system trans-

porting or distributing water, gas, or petroleum products or mains and pipes used in the distribution of steam or hot or chilled water which has been sold for use in heating or cooling buildings and structures.

- (12) Containers of a kind customarily in the possession of the consumer during the consumption of commodities, the sale of which are subject to tax under the provisions of the excise tax imposed by Extra Session Laws 1967, Chapter 32;
- (13) All livestock, poultry, all horses, mules and other animals used exclusively for agricultural purposes;
- (14) All agricultural tools, implements and machinery used by the owners in any agricultural pursuit.
- (15) Real and personal property used primarily for the abatement and control of air, water, or land pollution to the extent that it is so used.

Any taxpayer requesting exemption of all or a portion of any equipment or device, or part thereof, operated primarily for the control or abatement of air or water pollution shall file an application with the commissioner of taxation. Any such equipment or device shall meet standards, regulations or criteria prescribed by the Minnesota Pollution Control Agency, and must be installed or operated in accordance with a permit or order issued by that agency. The Minnesota Pollution Control Agency shall upon request of the commissioner furnish information or advice to the commissioner. If the commissioner determines that property qualifies for exemption, he shall issue an order exempting such property from taxation. Any such equipment or device shall continue to be exempt from taxation as long as the permit issued by the Minnesota Pollution Control Agency remains in effect.

- Sec. 2. Minnesota Statutes, 1973 Supplement, Section 272.03, Subdivision 1, is amended to read:
- 272.03 [DEFINITIONS.] Subdivision 1. (a) [REAL PROPERTY.] For the purposes of taxation, "real property" includes the land itself and all buildings, structures, and improvements or other fixtures on it, and all rights and privileges belonging or appertaining to it, and all mines, minerals, quarries, fossils, and trees on or under it.
- (b) A building or structure shall include the building or structure itself, together with all improvements or fixtures annexed to the building or structure, which are integrated with and of permanent benefit to the building or structure, regardless of the present use of the building, and which cannot be removed without substantial damage to itself or to the building or structure.

- (c) (i) The term real property shall not include tools, implements, machinery, and equipment attached to or installed in real property for use in the business or production activity conducted thereon, regardless of size, weight or method of attachment.
- (ii) The exclusion provided in clause (c) (i) shall not apply to machinery and equipment includable as real estate by clauses (a) and (b) of this section even though such machinery and equipment is used in the business or production activity conducted on the real property if and to the extent such business or production activity consists of furnishing services or products to other buildings or structures which are subject to taxation under this chapter.
- Sec. 3. Minnesota Statutes, 1973 Supplement, Section 273.13, Subdivision 4, is amended to read:
- Subd. 4. [CLASS 3.] Tools, implements and machinery of an electric generating, transmission or distribution system or a pipeline system transporting or distributing water, gas, or petroleum products or mains and pipes used in the distribution of steam or hot or chilled water which has been sold for use in heating or cooling buildings, which are fixtures, all agricultural land, except as provided by classes 1, 3b, 3e, all buildings and structures assessed as personal property and situated upon land of the state of Minnesota or the United States government which is rural in character and devoted or adaptable to rural but not necessarily agricultural use shall constitute class 3 and shall be valued and assessed at $33 \frac{1}{3}$ percent of the market value thereof. All real property devoted to temporary and seasonal residential occupancy for recreational purposes, and which is not devoted to commercial purposes for more than 200 days in the year preceding the year of assessment, shall be class 3 property and assessed accordingly. For this purpose, property is devoted to commercial use on a specific day if it is used, or offered for use, and a fee is charged for such use.
- Sec. 4. This act is effective for all assessments of property made for 1974 and years following.".

Further, amend the title as follows:

Line 5, strike "Section" and insert "Sections 272.02,".

Strike line 6 and insert in lieu thereof "Subdivision 1; 272.03, Subdivision 1; and 273.13, Subdivision 4.".

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

The report was adopted.

Mr. Pavlak, R., from the Committee on Taxes to which was referred:

H. F. No. 3335, A bill for an act relating to taxation; allowing county treasurer additional time after settlement to make distribution; amending Minnesota Statutes, 1973 Supplement, Section 276.11.

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

The report was adopted.

Mr. Pavlak, R., from the Committee on Taxes to which was referred:

S. F. No. 597, A bill for an act relating to the sales and use tax; defining sale and purchase; amending Minnesota Statutes 1971, Section 297A.01, Subdivision 3.

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

The report was adopted.

Mr. Pavlak, R., from the Committee on Taxes to which was referred:

S. F. No. 988, A bill for an act relating to inheritance taxes; providing for notification of certain transfers resulting in inheritance tax liability or potential inheritance tax liability; amending Minnesota Statutes 1971, Section 291.20, by adding a subdivision.

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

The report was adopted.

Mr. Pavlak, R., from the Committee on Taxes to which was referred:

S. F. No. 2055, A bill for an act relating to taxation; providing for increase in fee for issuance of certain deeds by commissioner of revenue; amending Minnesota Statutes 1971, Sections 282.33, Subdivision 1; and 282.36.

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

The report was adopted.

SECOND READING OF HOUSE BILLS

H. F. No. 2812 was read for the second time.

SUSPENSION OF RULES

Pursuant to Article IV, Section 20, of the Constitution of the state of Minnesota, Munger moved that the rule therein be suspended and an urgency be declared so that H. F. No. 2812 be given its third reading and be placed upon its final passage. The motion prevailed.

Munger moved that the rules of the House be so far suspended that H. F. No. 2812 be given its third reading and be placed upon its final passage. The motion prevailed.

H. F. No. 2812, A bill for an act relating to environment; solid waste user fee study; amending Laws 1973; Chapter 748, by adding a section; repealing Laws 1973, Chapter 748, Section 7.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 109, and nays 11, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

| Berg | Faricy | Pavlak, R. | Sieben, M. | Vento |
|-------------|----------|------------|------------|-------|
| Carlson, L. | Ferderer | Resner | | |
| Dieterich | Kahn | Sieben, H. | | |

The bill was passed and its title agreed to...

SECOND READING OF HOUSE BILLS, Continued

H. F. Nos. 3009, 3142, 3201, 3245, 3272, 3293, 3356, 3055, 3056, 3149, 3248, 3249, 2703, 24, 2692, 3063, 3156, 3157, 21, 903, 2762, 2917, 3032, 3033, 2963, 2791, 2923, 3233, 3264, 3326, 3327, 3328, 3329, 3330, 3331, 3334, and 3335 were read for the second time.

SECOND READING OF SENATE BILLS

S. F. Nos. 2718, 2447, 2684, 597, 988, and 2055 were read for the second time.

INTRODUCTION OF BILLS

Anderson, G.; Stanton; Mann; Hagedorn; and Lindstrom, J., introduced:

H. F. No. 3455, A bill for an act relating to the drainage of waters on private land; amending Minnesota Statutes, 1973 Supplement, Sections 105.37, Subdivision 7; and 106.021, by adding a subdivision.

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

Smith introduced:

H. F. No. 3456, A bill for an act relating to the claim of Lyle Aarsvold; arising from expenses incurred when an automobile and items of personal property were stolen by escapees from Brainerd state hospital; appropriating money for the payment thereof.

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

Fjoslien introduced:

H. F. No. 3457, A bill for an act relating to the claim of Verle Crumpton; arising from an injury sustained by his daughter in a fall on a steep embankment the public access to which is owned by the state; appropriating money for the payment thereof.

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

Quirin introduced:

H. F. No. 3458, A bill for an act relating to the claim of Judith Anne Streiff; arising from malfunctioning of an exercise machine in gym at Rochester state community college; appropriating money for the payment thereof.

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

Norton; Moe; Anderson, D.; Ferderer; and Kelly introduced:

H. F. No. 3459, A bill for an act relating to the capitol area architectural and planning commission; appropriating money for a master plan implementation study.

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

Norton; Searle; Anderson, D.; Samuelson; and Smith introduced:

H. F. No. 3460, A bill for an act relating to the governor; requiring routine review of departmental building requests; amending Minnesota Statutes 1971, Chapter 4, by adding a section.

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

McEachern introduced:

H. F. No. 3461, A bill for an act relating to the claim of Don Lambert; arising from damage done to books when a frozen water pipe at North Hennepin Community College thawed and burst, flooding an entire office complex; appropriating money for the payment thereof.

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

LaVoy, Ulland, Jaros, and Munger introduced:

H. F. No. 3462, A bill for an act relating to the city of Duluth; redefining a subdivision; modifying the procedure for approval of plats by the planning commission; making certain state laws applicable to the city; amending Laws 1933, Chapter 93, Sections 1, 2, 4, 5, 6, 7 and 10.

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

Larson introduced:

H. F. No. 3463, A bill for an act authorizing the city of Fergus Falls to create development districts within the corporate boundaries of the city; to acquire, construct, reconstruct, improve, alter, extend, operate, maintain and promote development programs to be carried out in each of the districts created; to authorize the city to issue bonds to carry out such development programs; to authorize the city and the county auditor to use the tax increment created in the development districts to pay off the principal and interest on such bonds; to authorize the city to operate pedestrian systems and special lighting and similar systems; to authorize the city to assess the cost of operations against the development districts; to authorize the city to lease space in structures and to lease or sell air rights over structures and to lease or sell property for private development.

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

McCauley, by request, introduced:

H. F. No. 3464, A bill for an act relating to intoxicating liquor; on-sale licenses in second class cities and statutory cities of over 20,000 population; amending Minnesota Statutes 1971, Section 340.11, Subdivision 6.

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

LaVoy; Pavlak, R. L.; Adams, J.; Connors; and Samuelson introduced:

H. F. No. 3465, A bill for an act relating to economic development; appropriating money to promote certain kinds of tourism; amending Laws 1973, Chapter 720, Section 31, Subdivision 3.

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

Dieterich; Johnson, D.; Fudro; Cleary; and Tomlinson introduced:

H. F. No. 3466, A bill for an act relating to franchises; definitions; application for registration of certain franchises; amending Minnesota Statutes, 1973 Supplement, Sections 80C.01, Subdivision 4; and 80C.04, by adding a subdivision.

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

Fudro, Sarna, and Rice introduced:

H. F. No. 3467, A bill for an act relating to licensing; providing for licensing and regulation of automatic fire sprinkler system designers, installers, maintenance and repairmen; inspection and testing of sprinkler and standpipe systems; providing penalties.

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

Sieben, H., introduced:

H. F. No. 3468, A bill for an act relating to education; transportation levies; permitting levies for excess costs due to a typical attendance plans; amending Minnesota Statutes, 1973 Supplement, Section 275.125, Subdivision 3.

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

Ulland, LaVoy, Jaros, and Munger introduced:

H. F. No. 3469, A bill for an act relating to the termination of teachers due to discontinuance of position or lack of pupils in Independent School District No. 709, St. Louis county.

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

Rice; Carlson, A.; Casserly; Fudro; and Enebo introduced:

H. F. No. 3470, A bill for an act relating to Special School District No. 1; partially restoring employees salary and retirement benefits withheld under law.

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

Biersdorf, Munger, Erdahl, Sherwood, and Graba introduced:

H. F. No. 3471, A bill for an act relating to waters and water safety; requiring scuba divers to place flags; amending Minnesota Statutes 1971, Chapter 361, by adding a section.

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

Jude; Wenzel; Adams, J.; McCauley; and Cleary introduced:

H. F. No. 3472, A bill for an act relating to motor vehicles; providing that certain new vehicles sold or offered for sale after a certain date have affixed to the vehicle a label containing certain fuel consumption information.

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

Munger, LaVoy, Ulland, Jaros, and Carlson, B., introduced:

H. F. No. 3473, A bill for an act relating to the western Lake Superior sanitary district; providing for the district to regulate solid waste; amending Laws 1971, Chapter 478, Sections 1; 2, by adding subdivisions; 3, Subdivision 1; 5, by adding a subdivision; 7, by adding subdivisions; 8; and 14; and by adding a section.

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

Quirin; Brinkman; Norton; Pavlak, R.; and Pavlak, R. L., introduced:

H. F. No. 3474, A bill for an act relating to commerce; banks and trust companies; authorized investments; amending Minnesota Statutes 1971, Section 48.61, by adding a subdivision.

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

Klaus, Esau, Schulz, Kahn, and Munger introduced:

H. F. No. 3475, A bill for an act relating to elections; the nomination and election of presidential electors; nominating petitions; amending Minnesota Statutes 1971, Sections 202.09, Subdivision 1; 202.10; 202.11; 208.03; 208.04; 208.05; 208.06; and 208.08; repealing Minnesota Statutes 1971, Section 208.07.

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

Klaus, Cleary, and Esau introduced:

H. F. No. 3476, A bill for an act relating to elections; providing for the order of candidates for offices on the white ballot; amending Minnesota Statutes 1971, Section 203.28, Subdivision 1, as amended.

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

Ojala, Fugina, Connors, LaVoy and McArthur introduced:

H. F. No. 3477, A bill for an act relating to state lands; directing conveyance of all tax forfeited land within the Nett Lake Indian reservation in Koochiching and St. Louis counties.

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

Schreiber and McArthur introduced:

H. F. No. 3478, A bill for an act relating to the city of Brooklyn Park; firemen's relief association benefits.

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

Parish, Casserly, Moe. Larson, and Johnson, R., introduced:

H. F. No. 3479, A bill for an act relating to retirement; benefits payable to certain retired elected state officials.

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

Vento introduced:

H. F. No. 3480, A bill for an act relating to state lands; directing conveyance of a portion of the Gillette Children's Hospital property to the city of St. Paul.

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

Berglin, Nelson, McArthur, and Growe introduced:

H. F. No. 3481, A bill for an act relating to public welfare; permitting county welfare boards to charge fees for day care services; amending Minnesota Statutes, 1973 Supplement, Section 393.12.

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

Rice, Jaros, Swanson, Salchert, and Ojala introduced:

H. F. No. 3482, A bill for an act relating to public welfare; providing nutritional supplements to needy women and children and appropriating moneys therefor.

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

Fugina; Anderson, G.; Smith; Fjoslien; and Norton introduced:

H. F. No. 3483, A bill for an act relating to education; establishing a program of tuition supplements and a program of equivalency credits for the Minnesota national guard; appropriating money.

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

Sieben, M., introduced:

H. F. No. 3484, A bill for an act relating to taxation; county legal assistance; appropriating money.

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

Lindstrom, J.; Knickerbocker; Vento; Weaver; and Berg introduced:

H. F. No. 3485, A bill for an act relating to probate proceedings; requiring the final account of the representative to include a statement of attorney fees; providing for the determination of reasonable attorney fees and the removal of an attorney if a final decree is not filed within a certain time; amending Minnesota Statutes 1971, Sections 525.48 and 525.515; and Chapter 525, by adding a section.

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

Pavlak, R. L.; Schreiber; Lombardi; Lindstrom, E.; and McCauley introduced:

H. F. No. 3486, A bill for an act relating to intoxicating and non-intoxicating liquor; age for licensing, sale, purchase, consumption, possession and furnishing; amending Minnesota Statutes 1971, Sections 340.035, Subdivision 1; 340.335; 340.73, Subdivision 1; 340.731; 340.79; 340.80; and Minnesota Statutes, 1973 Supplement, Sections 340.02, Subdivision 8; 340.119, Subdivision 2; 340.13, Subdivision 12; 340.14, Subdivision 2; 340.403, Subdivision 3; 340.78; and 340.81.

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

Wenzel introduced:

H. F. No. 3487, A bill for an act relating to Indians; criminal jurisdiction of the Nonremoval Mille Lacs Band of Chippewa Indians; providing for the retrocession to the United States of America of all criminal jurisdiction in that area of Indian country.

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

Jude, Casserly, Berg, and Lombardi introduced:

H. F. No. 3488, A bill for an act relating to corporations; requiring domestic corporations to file annual reports to the secretary of state; providing penalties; appropriating money; amending Minnesota Statutes 1971, Chapter 301, by adding a section.

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

Sieben, H., and Pavlak, R., introduced:

H. F. No. 3489, A bill for an act relating to Dakota county; authorizing certain requirements for appointees to the Dakota county planning advisory commission.

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

Haugerud, Savelkoul, and McMillan introduced:

H. F. No. 3490, A bill for an act relating to Mower county; changing the controlling statute for planning and development; repealing Laws 1959, Chapter 101, as amended.

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

Salchert, Tomlinson, and Andersen, R., introduced:

H. F. No. 3491, A bill for an act relating to metropolitan government; directing the metropolitan transit commission to conduct a study of automated small vehicle fixed guideway systems and providing funds therefor; authorizing a tax levy upon property within the metropolitan transit taxing district; repealing Minnesota Statutes 1971, Section 473A.065.

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

Kelly; Berg; Johnson, D.; Pehler; and Pavlak, R., introduced:

H. F. No. 3492, A bill for an act relating to taxation; providing for computation of special fuel and gasoline tax without deduction for shrinkage; amending Minnesota Statutes 1971, Sections 296.12, Subdivision 4; 296.14, Subdivision 1; and 296.18, by adding a subdivision.

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

Pavlak, R.; Johnson, D.; Graba; Anderson, I.; and Carlson, D., introduced:

H. F. No. 3493, A bill for an act relating to intoxicating liquor; regulating the importation thereof and providing for licensing of importers and importer representatives; amending Minnesota Statutes 1971, Section 340.07, by adding subdivisions; 340.113; and Minnesota Statutes, 1973 Supplement, Section 340.11, Subdivision 2.

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

Prahl; Anderson, I.; Fugina; Lindstrom, E.; and Pavlak, R., introduced:

H. F. No. 3494, A bill for an act relating to taxation; providing for assessment of certain omitted property; amending Minnesota Statutes 1971, Section 273.02, by adding a subdivision.

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

Hook introduced:

H. F. No. 3495, A bill for an act relating to drivers licenses; revocation; granting discretion to judges not to revoke in certain cases; amending Minnesota Statutes 1971, Section 171.17.

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

Anderson, G.; Wohlwend; Stanton; and Peterson introduced:

H. F. No. 3496, A bill for an act relating to motor vehicles; use of certain equipment thereon; authorizing the use of certain equipment on motor vehicles of nonresidents of this state under certain conditions; amending Minnesota Statutes 1971, Section 169.72, by adding a subdivision.

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

McCarron; Pavlak, R. L.; Haugerud; St. Onge; and Lindstrom, J., introduced:

H. F. No. 3497, A bill for an act creating a legislative commission to study and propose legislation relating to the problem of organized crime; appropriating money therefor.

The bill was read for the first time and referred to the Committee on Crime Prevention and Corrections.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker:

I hereby announce the adoption by the Senate of the following House Concurrent Resolution, herewith returned:

House Concurrent Resolution No. 14, A House Concurrent Resolution relating to the adjournment of the House of Representatives on February 22, 1974.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

- H. F. No. 1962, A bill for an act relating to the park and recreation board of the city of Minneapolis; providing a tax levy limit for the tree preservation and reforestation fund; amending Laws 1969, Chapter 593, Section 3.
- H. F. No. 2827, A bill for an act relating to partition fences; partition fences running into water; repealing Minnesota Statutes 1971, Section 344.15.
- H. F. No. 2889, A bill for an act providing for certain positions to be in the unclassified service of the city of Minneapolis; amending Laws 1969, Chapter 937, Section 1, Subdivisions 1 as amended, 2, and 3, and by adding subdivisions.
- H. F. No. 2911, A bill for an act relating to state government; granting subpoena powers to the legislative auditor; prescribing penalties.
- 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.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. No. 3037.

PATRICK E. FLAHAVEN, Secretary of the Senate

FIRST READING OF SENATE BILLS

S. F. No. 3037, A bill for an act relating to labor relations; political activity as grounds for removal from office of mediator; amending Minnesota Statutes 1971, Section 179.03.

The bill was read for the first time.

Enebo moved that S. F. No. 3037 and H. F. No. 2765, now on the Calendar, be referred to the Chief Clerk for comparison. The motion prevailed.

The following conference committee report was received:

CONFERENCE COMMITTEE REPORT ON H. F. NO. 835

February 19, 1974

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

We, the undersigned conferees on the part of the House and the Senate, upon the disagreeing votes as to H. F. No. 835, report that we have agreed upon the items in dispute and recommend as follows:

That the Senate recede from its amendments and that H. F. No. 835 be amended as follows:

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

"Section 1. Minnesota Statutes 1971, Section 518.001, is amended to read:

518.001 [REPORTS OF DISSOLUTION AND ANNUL-MENT.] Subdivision 1. For each (DIVORCE) dissolution and annulment of marriage granted by any court in this state, a report shall be prepared and filed by the clerk of court with the state registrar of vital statistics. The report shall include only the following information: Name and date of birth of the hus-

band and the wife, county of decree, date of decree, and the signature of the clerk of court and the date signed.

- Subd. 2. On or before the 11th day of each month the clerk of court shall forward to the state registrar of vital statistics the report of each (DIVORCE) dissolution and annulment granted during the preceding calendar month.
- Minnesota Statutes 1971, Section 518.01, is amended to read:
- 518.01 [VOID OR VOIDABLE MARRIAGES.] All marriages which are prohibited by law on account of consanguinity, or on account of either or both parties being under the age established for marriage by Minnesota Statutes, Section 517.03, or on account of either party having a former husband or wife then living, if solemnized within this state, shall be absolutely void, without any decree of (DIVORCE) dissolution or other legal proceedings; provided, that if any person whose husband or wife has been absent for five successive years, without being known to such person to be living during that time, marries during the lifetime of such absent husband or wife, the marriage shall be void only from the time that its nullity is duly adjudged.
- Minnesota Statutes 1971, Section 518.03, is amended Sec. 3. to read:
- [ACTION TO ANNUL.] When the validity of a marriage is disputed for any of the causes mentioned in section 518.01 or 518.02, either party may begin an action in the district court of the county where either resides, to annul the same. In such action the complaint shall be filed and proceedings had thereon as in (ACTIONS FOR DIVORCE) proceedings for dissolution and, upon due proof of the nullity of the marriage, it shall be adjudged null and void.
- Minnesota Statutes 1971, Section 518.06, is amended Sec. 4. to read:
- 518.06 [GROUNDS.] (A DIVORCE FROM THE BONDS OF MATRIMONY MAY BE ADJUDGED BY THE DISTRICT COURT FOR ANY OF THE FOLLOWING CAUSES:)
 - ((1) ADULTERY;)
 - ((2) IMPOTENCY;)
- ((3) A COURSE OF CONDUCT DETRIMENTAL TO THE MARRIAGE RELATIONSHIP OF THE PARTY SEEKING THE DIVORCE;)
- SENTENCE TO IMPRISONMENT IN ANY STATE OR UNITED STATES PRISON OR ANY STATE OR UNITED

STATES REFORMATORY SUBSEQUENT TO THE MAR-RIAGE; AND IN SUCH CASE A PARDON SHALL NOT RE-STORE THE CONJUGAL RIGHTS:)

- ((5) WILFUL DESERTION FOR ONE YEAR NEXT PRECEDING THE COMMENCEMENT OF THE ACTION;)
- ((6) HABITUAL DRUNKENNESS FOR ONE YEAR IMMEDIATELY PRECEDING THE COMMENCEMENT OF THE ACTION;)
- THREE YEARS UNDER COMMITMENT SUANT TO THE PROVISIONS OF CHAPTER 253A FOR MENTAL ILLNESS OR PREVIOUS COMMITMENT STAT-UTES, PROVIDED THAT: (A) COMMITMENT ITSELF BE SUFFICIENT WITH OR WITHOUT INSTITUTIONALIZA-TION; (B) THE THREE YEARS NEED NOT BE CONTINU-OUS; (C) IN GRANTING A DIVORCE UPON THIS GROUND, NOTICE OF THE PENDENCY OF THE ACTION SHALL BE SERVED IN SUCH MANNER AS THE COURT MAY DIRECT, UPON THE GUARDIAN OF THE PERSON AND THE GUARDIAN OF THE ESTATE OF SUCH MENTALLY ILL PERSON, IF SUCH GUARDIAN OR GUARD-IANS HAVE BEEN APPOINTED AND HAVE QUALIFIED AND IF SUCH MENTALLY ILL PERSON BE CONFINED, UPON THE SUPERINTENDENT OF THE INSTITUTION IN WHICH SUCH MENTALLY ILL PERSON IS CONFINED; (D) SUCH GUARDIAN AND SUPERINTENDENT OF THE INSTITUTION SHALL BE ENTITLED TO APPEAR AND BE HEARD UPON ANY AND ALL ISSUES; (E) THE RIGHTS OF THE PARTIES AS TO THE SUPPORT AND MAINTENANCE OF THE MENTALLY ILL PERSON SHALL NOT BE ALTERED IN ANY WAY BY THE GRANTING OF THE DIVORCE; (F) THE PERSON BE UNDER COMMITMENT FOR MENTAL ILLNESS AT THE TIME OF THE COMMENCEMENT OF THE ACTION; AND (G) A GUARD-IAN AD LITEM SHALL BE APPOINTED FOR SUCH MEN-TALLY ILL PERSON:)
- ((8) CONTINUOUS SEPARATION UNDER DECREE OF LIMITED DIVORCE FOR MORE THAN FIVE YEARS NEXT PRECEDING THE COMMENCEMENT OF THE ACTION, AND CONTINUOUS SEPARATION UNDER AN ORDER OR DECREE OF SEPARATE MAINTENANCE FOR A PERIOD OF TWO YEARS IMMEDIATELY PRECEDING THE COMMENCEMENT OF THE ACTION.)
- ((9) A DECREE OF DIVORCE MAY BE ADJUDGED TO EITHER HUSBAND OR WIFE NOTWITHSTANDING THAT BOTH HAVE CONDUCTED THEMSELVES IN SUCH MANNER AS TO CONSTITUTE GROUNDS FOR DIVORCE.) Sub-

- division 1. A dissolution of a marriage may be granted by a court of competent jurisdiction upon a showing to the satisfaction of the court that there has been an irretrievable breakdown of the marriage relationship.
- Subd. 2. A court may make a finding that there has been an irretrievable breakdown of the marriage relationship if the finding is supported by evidence of any of the following:
- (1) A course of conduct detrimental to the marriage relationship of the party seeking the dissolution;
- (2) Sentence to imprisonment in any state or United States prison or any state or United States reformatory subsequent to the marriage; and in such case a pardon shall not restore the conjugal rights;
- (3) Habitual alcoholism or chemical dependency for a period of one year immediately prior to the commencement of the proceedings;
- (4) Commitment pursuant to the provisions of chapter 253A for mental illness or previous commitment statutes, provided that: (a) Commitment itself be sufficient with or without institutionalization; (b) in granting a dissolution upon this ground, notice of the pendency of the action shall be served in such manner as the court may direct, upon the quardian of the person and the guardian of the estate of such mentally ill person, if such guardian or guardians have been appointed and have qualified, and if such mentally ill person be confined, upon the superintendent of the institution in which such mentally ill person is confined; (c) such guardian and superintendent of the institution shall be entitled to appear and be heard upon any and all issues; (d) the rights of the parties as to the support and maintenance of the mentally ill person shall not be altered in any way by the granting of the dissolution; (e) the person be under commitment for mental illness at the time of the commencement of the action; and (f) a guardian ad litem shall be appointed for such mentally ill person;
- (5) Continuous separation under an order of decree of separate maintenance for a period of one year immediately preceding the commencement of the proceeding;
- (6) Serious marital discord adversely affecting the attitude of one or both of the parties toward the marriage.
- Sec. 5. Minnesota Statutes 1971, Section 518.07, is amended to read:
- 518.07 [RESIDENCE OF PETITIONER.] No (DI-VORCE) dissolution shall be granted unless the (PLAINTIFF)

petitioner has resided in this state one year immediately preceding the filing of the (COMPLAINT, EXCEPT FOR ADUL-TERY COMMITTED WHILE THE PLAINTIFF WAS A RES-IDENT OF THIS STATE) petition.

- Sec. 6. Minnesota Statutes 1971, Section 518.09, is amended to read:
- [PROCEEDING; HOW AND WHERE BROUGHT; 518.09(AN ACTION FOR DIVORCE OR SEPARATÉ VENUE.1 MAINTENANCE MAY BE BROUGHT BY A WIFE IN HER OWN NAME, AND ALL ACTIONS FOR DIVORCE SHALL BE COMMENCED BY SUMMONS AND COMPLAINT IN THE COUNTY WHERE THE PLAINTIFF RESIDES, AS HEREINAFTER PROVIDED, SUBJECT TO THE POWER OF THE COURT TO CHANGE THE PLACE OF TRIAL BY CONSENT OF PARTIES, OR WHEN IT SHALL APPEAR THAT AN IMPARTIAL TRIAL CANNOT BE HAD IN THE COUNTY WHERE THE ACTION IS PENDING, OR THAT THE CONVENIENCE OF WITNESSES AND ENDS OF JUS-TICE WOULD BE PROMOTED BY THE CHANGE.) A proceeding for dissolution or separate maintenance may be brought by a petitioner and all such proceedings shall be commenced by summons and petition in the county where the petitioner resides, as hereinafter provided, subject to the power of the court to change the place of hearing by consent of the parties, or when it shall appear to the court that an impartial hearing cannot be had in the county where the proceedings are pending, or when the convenience of the parties or the ends of justice would be promoted by the change.
- Sec. 7. Minnesota Statutes 1971, Section 518.10, is amended to read:
- 518.10 [REQUISITES OF PETITION.] (THE COMPLAINT SHALL STATE:)
- ((1) THE NAMES AND AGES OF THE PARTIES, THE DATE AND PLACE OF MARRIAGE, AND THE FACTS RELATING TO THE RESIDENCE OF THE PLAINTIFF IN THIS STATE;)
- ((2) THE NAMES AND DATES OF BIRTH OF THE MINOR AND DEPENDENT CHILDREN OF THE PARTIES;)
 - ((3) THE STATUTORY GROUND OF THE ACTION.)
- (THE FACTS RELIED UPON AS THE STATUTORY GROUND OF THE ACTION SHALL BE FURNISHED IN A VERIFIED BILL OF PARTICULARS WITHIN TEN DAYS AFTER A WRITTEN DEMAND THEREFOR. THE TIME TO ANSWER OR REPLY SHALL BEGIN TO RUN FROM THE TIME SUCH BILL OF PARTICULARS IS FURNISHED.

THE COURT MAY, UPON MOTION THEREFOR, ORDER EITHER PARTY TO FURNISH SUCH A VERIFIED BILL OF PARTICULARS, OR IF THE BILL OF PARTICULARS FURNISHED IS INSUFFICIENT, TO REQUIRE SUCH AD-DITIONAL FACTS SO AS TO ADVISE THE OTHER PARTY OF THE FACTS RELIED UPON AS THE STATUTORY GROUND OF THE ACTION.) The petition for dissolution of marriage shall:

- (1) State the name and address of the petitioner and his attorney;
 - (2) State the place and date of marriage of the parties;
 - (3) State the name and address, if known, of the respondent:
- (4) State the name and age of each minor child by date of birth whose welfare may be affected by the controversy:
- (5) State whether or not a separate proceeding for dissolution of marriage has been commenced by the respondent and whether such proceeding is pending in any court in this state or elsewhere;
- (6) Allege that the petition has been filed in good faith and for the purposes set forth therein:
- (7) Allege that there has been an irretrievable breakdown of the marriage relationship;
- Set forth any application for temporary support of the petitioner and any children;
- (9) Set forth any application for permanent alimony or support, child custody, or disposition of property, as well as attorneys' fees and suit money, without enumerating the amounts thereof; and
- (10) State that the petitioner has been for the last year a resident of the state.

The petition shall be verified by the petitioner, and its allegations established by competent evidence.

- Sec. 8. Minnesota Statutes 1971, Section 518.11, is amended to read:
- 518.11 [SERVICE; PUBLICATION.] Copies of the summons and (COMPLAINT) petition shall be served on the (DE-FENDANT) respondent personally, and, when such service is made out of this state and within the United States, it may be

proved by the affidavit of the person making the same, (WITH THE CERTIFICATE OF THE CLERK OF THE COURT OF THE COUNTY TO THE IDENTITY OF THE OFFICER TAKING THE AFFIDAVIT,) and when made without the United States it may be proved by the affidavit of the person making the same, taken before and certified by any United States minister, charge d'affaires, commissioner, consul or commercial agent, or other consular or diplomatic officer of the United States appointed to reside in such country, including all deputies or other representatives of such officer authorized to perform their duties; or before an officer authorized to administer an oath with the certificate of an officer of a court of record of the country wherein such affidavit is taken as to the identity and authority of the officer taking the same, but, if personal service cannot well be made, the court may order service of the summons by publication, which publication shall be made as in other actions.

- Sec. 9. Minnesota Statutes 1971, Section 518.12, is amended to read:
- 518.12 [TIME FOR ANSWERING.] The (DEFENDANT) respondent shall have 30 days in which to answer the (COMPLAINT) petition. In case of service by publication, the 30 days shall not begin to run until the expiration of the period allowed for publication.
- Sec. 10. Minnesota Statutes 1971, Section 518.13, is amended to read:
- 518.13 [FAILURE TO ANSWER; REFERENCE.] If the (DEFENDANT) respondent does not appear after service duly made and proved, the court may hear and determine the (ACTION) proceeding at a general or special term, or in vacation; provided, that the court or judge, upon application, may refer the (ACTION) proceeding to a referee to take and report the evidence therein. (WHEN ISSUE IS JOINED, LIKE PROCEEDINGS SHALL BE HAD AS IN CIVIL ACTIONS.) Hearings for dissolution of marriage shall be heard in open court or before a referee appointed by the court to receive the testimony of the witnesses, or depositions taken as in other equitable actions. However, the court may in its discretion close the hearing. Hearings held for the purpose of determining child custody may be limited in attendance by the court to the affected parties and necessary witnesses if any.
- Sec. 11. Minnesota Statutes 1971, Section 518.14, is amended to read:
- 518.14 [TEMPORARY SUPPORT MONEY; COSTS AND DISBURSEMENTS AND ATTORNEY'S FEES.] In any (ACTION) proceeding brought either for (DIVORCE) dissolution or separate maintenance, the court, in its discretion, may require one party to pay a reasonable amount, necessary to enable the

other spouse to carry on, or to (DEFEND THE ACTION) contest the proceeding, and to support such spouse and the children during its pendency. The court may adjudge costs and disbursements against either party. The court may authorize the collection of any money so awarded by execution, or out of any property sequestered, or in any other manner within the power of the court. An award of attorney's fees made by the court during the pendency of the (ACTION) proceeding or in the final judgment survives the (ACTION) proceeding and if not paid by the party directed to pay the same may be enforced as above provided or by a separate civil action brought by the attorney in his own name. If the (ACTION) proceeding is dismissed or abandoned prior to determination and award of attorney's fees the court may nevertheless award attorney's fees upon the attorney's motion and such award shall also survive the (ACTION) proceeding and may be enforced in the same manner as last above provided.

- Sec. 12. Minnesota Statutes 1971, Section 518.15, is amended to read:
- 518.15 [PROTECTION OF PARTY.] When (AN ACTION) a proceeding is commenced, or about to be commenced, to annul a marriage, or for a (DIVORCE) dissolution or separation, the court may, at any time, on the petition of (THE WIFE) a party, prohibit the (HUSBAND) other party from imposing any restraint on (HER) the petitioning party's personal liberty during the pendency of the (ACTION) proceeding.
- Sec. 13. Minnesota Statutes 1971, Section 518.16, is amended to read:
- 518.16 [CUSTODY OF CHILDREN DURING PENDENCY.] The court, on the application of either party, may make such order concerning the care and custody of the minor children of the parties, and their suitable maintenance, during the pendency of such (ACTION) proceeding, and such temporary orders relative to the persons or property of the parties, as shall be deemed necessary and proper.
- Sec. 14. Minnesota Statutes 1971, Section 518.17, is amended to read:
- 518.17 [CUSTODY AND SUPPORT OF CHILDREN ON JUDGMENT.] Upon adjudging the nullity of a marriage, or a (DIVORCE) dissolution or separation, the court may make such further order as it deems just and proper concerning the care, custody, and maintenance of the minor children of the parties and may determine with which of the parents they, or any of them, shall remain, having due regard to the age and sex of such children and the children's relationship with each parent prior to the commencement of the (ACTION) proceeding. In determining the parent with whom a child shall remain, the court shall

consider all facts in the best interest of the children and shall not prefer one parent over the other solely on the basis of the sex of the parent. In determining the (APPROPRIATE) amount of child support to be paid by each parent, the court shall consider the earning capacity and financial circumstances of each parent. On petition for any change in child support because of alleged change in circumstances the court shall take into consideration the earning capacity and financial circumstances of each parent and the custodial parent's spouse, if any.

- Sec. 15. Minnesota Statutes 1971, Section 518.175, Subdivision 1, is amended to read:
- 518.175 [VISITATION OF CHILDREN AND NONCUS-TODIAL PARENT. Subdivision 1. In all (DIVORCE) proceedings for dissolution, subsequent to the commencement of the (ACTION) proceeding and continuing thereafter during the minority of the child, the court may, upon the request of the noncustodial parent, grant such rights of visitation as will enable the child and the noncustodial parent to maintain such child to parent relationship as will be beneficial to the child. The court shall consider the age of the child and the child's relationship with the noncustodial parent prior to the commencement of the (ACTION) proceeding. The court may deny visitation rights to the noncustodial parent if such visitation is not in the best interest of the child. A parent's failure to pay support because of the parent's inability to do so shall not be sufficient cause for denial of visitation, unless such inability is willful.
- Sec. 16. Minnesota Statutes 1971, Section 518.25, is amended to read:
- 518.25 [REMARRIAGE; REVOCATION.] When a (DIVORCE) dissolution has been granted, and the parties afterward intermarry, the court, upon their joint application, and upon satisfactory proof of such marriage, may revoke all decrees and orders of (DIVORCE) dissolution, alimony, and subsistence which will not affect the rights of third persons.
- Sec. 17. Minnesota Statutes 1971, Section 518.27, is amended to read:
- 518.27 [EFFECT OF DISSOLUTION; NAME OF PARTY.] When a decree of (DIVORCE) dissolution from the bonds of matrimony is granted in this state, such decree shall completely dissolve the marriage contract as to both parties. (IN ALL ACTIONS FOR A DIVORCE BROUGHT BY A WOMAN,) If a (DIVORCE) dissolution is granted, the court may change the name of (SUCH WOMAN) either party, upon the request of the party, who shall thereafter be known by such name as the court designates in its decree.
- Sec. 18. Minnesota Statutes 1971, Section 518.54, is amended to read:

- 518.54 [DEFINITIONS.] Subdivision 1. [TERMS.] For the purposes of sections 518.54 to 518.67, the terms defined in this section shall have the meanings respectively ascribed to them.
- Subd. 2. [CHILD.] "Child" means an individual under 18 years of age, or an individual who, by reason of his physical or mental condition, is unable to support himself.
- Subd. 3. [ALIMONY.] "Alimony" means an award made in a (DIVORCE) dissolution proceeding of payments from the future income or earnings of one spouse for the support and maintenance of the other.
- Subd. 4. [SUPPORT MONEY.] "Support money" means an award in a (DIVORCE) dissolution or annulment proceeding for the care, support and education of any child of the marriage or of the parties to the annulment proceeding.
- Subd. 5. [PROPERTY ACQUIRED DURING COVERTURE.] Except as provided in this subdivision, "property acquired during coverture" means any property, real or personal, acquired by the parties, or either of them, to a (DIVORCE) dissolution or annulment proceeding at any time during the existence of the marriage relation between them, or at any time during which the parties were living together as husband and wife under a purported marriage relationship which is annulled in an annulment proceedings. "Property acquired during coverture" does not include any property real or personal, acquired by either spouse before, during, or after coverture, where said property is acquired as a gift, bequest, devise or inheritance made by a third party to one but not to the other spouse, or any property transferred from one spouse to the other.
- Sec. 19. Minnesota Statutes 1971, Section 518.55, is amended to read:
- 518.55 [ALIMONY OR SUPPORT MONEY.] Every award of alimony or support money in a judgment of (DIVORCE) dissolution shall clearly designate whether the same is alimony or support money, or what part of the award is alimony and what part thereof is support money. Any award of payments from future income or earnings of the custodial parent shall be presumed to be alimony. Any award of payments from the future income or earnings of the non-custodial parent shall be presumed to be support money unless otherwise designated by the court. In any judgment of (DIVORCE) dissolution the court may determine, as one of the issues of the case, whether or not either spouse is entitled to an award of alimony notwithstanding that no award is then made, or it may reserve jurisdiction of the issue of alimony for determination at a later date.

- Sec. 20. Minnesota Statutes 1971, Section 518.551, is amended to read:
- 518.551 [ALIMONY AND SUPPORT PAYMENTS MADE TO WELFARE AGENCIES.] Notwithstanding any law to the contrary, any court having jurisdiction over (MATTERS OF DIVORCE) proceedings for dissolution shall direct that all payments ordered for alimony and support shall be made to the agency responsible for the welfare payments, when it appears that the party who is to receive the alimony and support payments will receive public assistance. Amounts so received by the board over and above the amount granted to the party receiving public assistance shall be remitted to that party.

The agency responsible for the welfare payments shall be notified by the (PLAINTIFF) petitioner of all (ACTIONS FOR DIVORCE) proceedings for dissolution, separate maintenance or for the custody of a child if either party is receiving aid to families of dependent children or applies for such aid subsequent to the commencement of such (ACTION) proceeding. Failure of such notification shall not affect the validity of the (ACTION FOR DIVORCE) proceeding for dissolution, separate maintenance, or custody of the child.

- Sec. 21. Minnesota Statutes 1971, Section 518.57, is amended to read:
- 518.57 [MINOR CHILDREN, MAINTENANCE.] Upon a decree of (DIVORCE) dissolution or annulment, the court may make such further order as it deems just and proper concerning the maintenance of the minor children as is provided by section 518.17, and for the maintenance of any child of the parties as defined in this act, as support money, and may make the same a lien or charge upon the property of the parties to such (ACTION) proceeding, or either of them, either at the time of the entry of such judgment or by subsequent order upon proper application therefor.
- Sec. 22. Minnesota Statutes 1971, Section 518.58, is amended to read:
- 518.58 [DISPOSITION OF PROPERTY ACQUIRED DURING COVERTURE.] Upon a (DIVORCE FOR ANY CAUSE) dissolution of a marriage, or upon an annulment, the court may make such disposition of the property of the parties acquired during coverture as shall appear just and equitable, having regard to the nature and determination of the issues in the case, the amount of alimony or support money, if any, awarded in the judgment, the manner by which said property was acquired and the persons paying or supplying the consideration therefor, the charges or liens imposed thereon to secure payment of alimony or support money, and all the facts and circumstances of the case.

- Sec. 23. Minnesota Statutes 1971, Section 518.59, is amended to read:
- 518.59 [HOUSEHOLD GOODS, FURNITURE, AND OTH-ER PROPERTY.] Upon a (DIVORCE FOR ANY CAUSE) dissolution of a marriage, the court may also award to either spouse the household goods and furniture of the parties, whether or not the same was acquired during coverture, and may also order and decree to either spouse such part of the real and personal estate of the other not acquired during coverture, not exceeding in present value one-half thereof, as it deems just and reasonable, having regard to the amount of property decreed under section 518.58, the amount of alimony and support money awarded, if any, (THE CHARACTER AND SITUATION OF THE PARTIES, THE NATURE AND DETERMINATION OF THE ISSUES,) and all other circumstances of the case.
- Sec. 24. Minnesota Statutes 1971, Section 518.62, is amended to read:
- 518.62 [TEMPORARY ALIMONY.] Temporary alimony may be awarded as provided in section 518.14, and temporary support money may be awarded as provided in section 518.16, for the support of any children of the parties, including children as defined in section 518.54; and the court may also award to either party to the (ACTION) proceeding, having due regard to all the circumstances and the party awarded the custody of the children, the right to the exclusive use of the household goods and furniture of the parties pending the (ACTION) proceeding and the right to the use of the homestead of the parties, exclusive or otherwise, pending the (ACTION) proceeding; and the court may order and direct either party to remove from the homestead of the parties upon proper application to the court for such order, pending the (ACTION) proceeding.
- Sec. 25. Minnesota Statutes 1971, Section 518.63, is amended to read:
- 518.63 [HOMESTEAD, OCCUPANCY.] The court, having due regard to all the circumstances and the custody of any children of the parties, may award to either party the right of occupancy of the homestead of the parties, exclusive or otherwise, upon a final decree of (DIVORCE) dissolution, or proper modification thereof, for such period of time as may be determined by the court, and such award of the right of occupancy of the homestead, whether exclusive or otherwise, may be in addition to the maximum amount which may be awarded under section 518.59.
- Sec. 26. Minnesota Statutes 1971, Section 518.64, is amended to read:

- [ALTERATION OF ORDERS OR DECREES.1 518.64 After an order or decree for alimony or support money, temporary or permanent, or for the appointment of trustees to receive and hold any property awarded as alimony or support money. the court may from time to time, on petition of either of the parties revise and alter such order or decree respecting the amount of such alimony, or support money, and the payment thereof, and also respecting the appropriation and payment of the principal and income of the property so held in trust, and may make any order respecting these matters which it might have made in the original (ACTION) proceeding, except as herein otherwise provided. Except for an award of the right of occupancy of the homestead, all divisions of real and personal property provided by sections 518.58 and 518.59 shall be final, and subject only to the power of the court to impose a lien or charge thereon at any time while such property, or subsequently acquired property, is owned by the parties or either of them, for the payment of alimony or support money, or to sequester the property as is provided by Minnesota Statutes (1949), Section 518.24.
- Sec. 27. Minnesota Statutes 1971, Section 518.66, is amended to read:
- 518.66 [POWER OF COURT NOT LIMITED.] Nothing contained in sections 518.54 to 518.67 shall be construed as limiting the power of the court in appropriate cases to make adequate provision for the support and education of any children of the parties to any (DIVORCE) dissolution or annulment action where such (DIVORCE) dissolution or annulment is denied.
- Sec. 28. Wherever the word "divorce" is used in the statutes, it has the same meaning as "dissolution" or "dissolution of marriage".
 - Sec. 29. Minnesota Statutes 1971, Sections 518.08; 518.26; and 518.28 are repealed.
 - Sec. 30. This act is effective on the day following final enactment and applies to all proceedings commenced after that date and may be invoked by either party in proceedings pending on that date.".

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

House Conferees. PHYLLIS KAHN, CHARLES WEAVER, and ROBERT C. BELL.

Senate Conferees: ALLAN H. SPEAR, ROBERT DUNN, and EDWARD GEARTY.

Kahn moved that the report of the Conference Committee on H. F. No. 835 be adopted and that the bill be repassed as amended by the Conference Committee. The motion prevailed.

H. F. No. 835, A bill for an act relating to divorce; abolishing the action and substituting proceedings for dissolution; amending Minnesota Statutes 1971, Sections 518.001; 518.01; 518.03; 518.06; 518.07; 518.09; 518.10; 518.11; 518.12; 518.13; 518.14; 518.15; 518.16; 518.17; 518.175, Subdivision 1; 518.25; 518.27; 518.54; 518.55; 518.551; 518.57; 518.58; 518.59; 518.62; 518.63; 518.64 and 518.66; repealing Minnesota Statutes 1971, Sections 518.08: 518.26 and 518.28.

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

The question being taken on the repassage of the bill and the roll being called, there were yeas 76, and nays 44, as follows:

Those who voted in the affirmative were:

| Dieterich | Johnson, J. | Munger | Schreiber |
|-------------|---|--|---|
| Dirlam | Johnson, R. | Nelson | Sieben, H. |
| Eckstein | Jude | Newcome | Sieben, M. |
| Eken | | Norton | Stanton |
| Enebo | Knickerbocker | Ojala | Swanson |
| Faricy | Knoll | Parish | Tomlinson |
| Ferderer | Kvam | Patton | Ulland |
| Forsythe | | | Vento |
| Fudro | LaVoy | Pehler | Voss |
| Graba | Lindstrom, J. | Pleasant | Weaver |
| Growe | McArthur | Quirin | Wolcott |
| Hagedorn | McCarron | Resner | Mr. Speaker |
| Haugerud | McFarlin | Rice | |
| Heinitz | McMillan | Salchert | |
| Jaros | Menke | Samuelson | |
| Johnson, D. | Moe | Sarna | |
| | Dirlam Eckstein Eken Enebo Faricy Ferderer Forsythe Fudro Graba Growe Hagedorn Haugerud Heinitz Jaros | Dirlam Eckstein Eken Enebo Ene | Dirlam Ekstein Jude Kahn Newcome Kahn Norton Enebo Knickerbocker Faricy Knoll Ferderer Forsythe Laidig Fudro Graba Lindstrom, J. Growe McArthur Hagedorn Haugerud Heinitz McMillan McNewcome Newcome Newcome Newcome Newcome Newcome Newcome Newcome Parish Parish Patton Patton Pavlak, R. Pehler Quirin Resner Resner Resner McFarlin Rice McMillan Salchert Jaros Menke Samuelson |

Those who voted in the negative were:

| Anderson, G. Belisle | Erickson Esau | Kostohryz Larson | Ohnstad Pavlak, R. L. | Sherwood Skaar |
|-------------------------|------------------|---------------------|--------------------------|-------------------|
| Bennett | Fjoslien | Lombardi | Peterson | Spanish |
| Biersdorf | Graw | Long | Pieper | Stangeland |
| Braun | Hanson | Mann | Prahl | Vanasek |
| Carlson, D. | Hook | McEachern | St. Onge | Wenzel |
| Culhané | Jopp | Miller, M. | Savelkoul | Wigley |
| DeGroat | Kempe | Mueller | Schulz | Wohlwend |
| Frdahl | Klane | Niehaus | Searle | |

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

PROGRESS REPORTS ON CONFERENCE COMMITTEES

Pursuant to Joint Rule No. 13, Knickerbocker reported the progress of H. F. No. 892 now in Conference Committee.

REPORTS FROM THE COMMITTEE ON RULES AND LEGISLATIVE ADMINISTRATION

Anderson, I., for the Committee on Rules and Legislative Administration, made the following report and moved its adoption:

Those members of the House of Representatives who are eligible to receive the per diem of \$33 shall be reimbursed for travel to and from their homes at the rate of twelve cents per mile for not to exceed one round trip per week of session during the period from January 15, 1974, to adjournment sine die of the 68th session of the Minnesota Legislature.

The question was taken on the adoption of the report and the roll being called, there were yeas 110, and nays 5, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Fjoslien Hook Laidig Ohnstad Pieper

The report was adopted.

Anderson, I., for the Committee on Rules and Legislative Administration, made the following report and moved its adoption:

Amend Rule 20 of the Joint Rules of the Senate and House of Representatives for the 68th Session by adding a paragraph as follows:

"Except for reports from the Senate Committees on Finance and Taxes and Tax Laws, and the House Committees on Appropriations and Taxes, committee reports on bills in the house of origin received after March 2, 1974, for the second year of the biennium, and committee reports on bills originating in the other house received after March 16, 1974, for the second year of the biennium, shall be referred in the Senate to the Committee on Rules and Administration and in the House of Representatives to the Committee on Rules and Legislative Administration for disposition.".

The question was taken on the adoption of the report and the report was adopted.

Anderson, I., for the Committee on Rules and Legislative Administration, made the following report and moved its adoption:

Amend Rule 6 of the Permanent Rules of the House for the 68th Session as they appear in the Journal for the first day, Tuesday, January 2, 1973 as follows:

Rule 6, page 18, after line 31, insert a new paragraph to read:

"The magnetic tape recording of any committee meeting shall be retained by the committee until the record of that meeting has been approved by the committee. A copy of the recording shall then be filed with the Legislative Reference Library, where it shall be maintained for a period of two years from the date of filing for use by any person in accordance with the rules of the Legislative Reference Library. After the two-year period has elapsed the recording shall be erased and the tape may be reused.

Any person may obtain a copy of any such tape during the period in which it is maintained in the Legislative Reference Library upon payment of a fee determined by the Chief Clerk to be sufficient to cover the cost of the copy. It is the intention that testimony and discussion preserved under this rule not be admissible in any court or administrative proceeding on an issue of legislative intent.".

The question was taken on the adoption of the report and the report was adopted.

Pursuant to Rule 14, Mr. Anderson, I., for the Committee on Rules and Legislative Administration, designated the following bill as a Special Order for Thursday, February 28, 1974, to be acted upon immediately following the Calendar for the day: H. F. No. 2797.

ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the appointment of the following members of the House to the Conference Committee on H. F. No. 636:

Berg, Salchert, Menke, Bell, and Norton.

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

CONSENT CALENDAR

H. F. No. 2704, A bill for an act relating to the department of natural resources; appropriating money for the improvement of a certain road leading to a state park; and providing for the transfer of the road to the town of Camp Release.

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 0, as follows:

Those who voted in the affirmative were:

| Berglin Biersdorf Braun Brinkman Carlson, A. Carlson, B. Carlson, L. Casserly Clifford Connors Culhane Cummiskey | Eckstein Eken Enebo Erdahl Erickson Esau Faricy Ferderer Fjoslien Forsythe Fudro Graba Graw Growe Hagedorn Hanson Haugerud Heinitz Hook Jacobs Jaros | Jopp Jude Kempe Klaus Knickerbocker Knoll Kostohryz Kvam Laidig Larson LaVoy Lindstrom, E. Lindstrom, J. Lombardi Long McArthur McCarron McFarlin McMillan Menke | Munger Nelson Newcome Niehaus Norton Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant Prahl Quirin Rice St. Onge Samuelson Sarna | Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Weaver Wenzel Wigley Wohlwend Wolcott Mr. Speaker |
|--|--|--|--|--|
| | Jaros Johnson, D. | Miller, M. | Sarna Savelkoul | |

The bill was passed and its title agreed to.

H. F. No. 2914, A bill for an act relating to state and community colleges; providing for access to records by state college employees; amending Minnesota Statutes 1971, Chapter 136, 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 113, and nays 2, as follows:

Those who voted in the affirmative were:

| 4.4 | | | | |
|--------------|-----------|---------------|------------|-------------|
| Adams, J. | Dahl | Johnson, D. | Moe | Schreiber |
| Adams, S. | DeGroat | Johnson, J. | Mueller | Schulz |
| Andersen, R. | Dieterich | Jopp | | |
| | | | Munger | Searle |
| Anderson, G. | Eckstein | Jude | Nelson | Sherwood |
| Anderson, I. | Eken | Kahn | Newcome | Sieben, H. |
| Belisle | Enebo | Kempe | Niehaus | Sieben, M. |
| Bell | Erdahl | Klaus | Norton | Skaar |
| Bennett | Erickson | Knickerbocker | Ohnstad | Smith |
| Berg | Esau | Kostohryz | Ojala | Spanish |
| Berglin | Faricy | Kvam | Parish | Stangeland |
| Biersdorf | Ferderer | Laidig | Patton / | Stanton |
| Braun | Fjoslien | LaVoy | Pavlak, R. | Swanson |
| Brinkman | Forsythe | Lindstrom, E. | Pehler | Tomlinson |
| Carlson, A. | Fudro | Lombardi | Peterson | Ulland |
| Carlson, B. | Graba | Long | Pieper | Vento |
| Carlson, D. | Growe | Mann | Prahl | Weaver |
| Carlson, L. | Hagedorn | McArthur | Quirin | Wenzel |
| Casserly | Hanson | McCarron | Rice | Wigley |
| Cleary | Haugerud | McEachern | St. Onge | Wohlwend |
| Clifford | Heinitz | McFarlin | Salchert | Wolcott |
| Connors | Hook | McMillan | Samuelson | Mr. Speaker |
| Culhane | Jacobs | Menke | Sarna | - |
| Cummiskev | Jaros | Miller, M. | Savelkoul | |

Those who voted in the negative were:

Larson

Pavlak, R. L.

The bill was passed and its title agreed to.

S. F. No. 2537, A bill for an act relating to highways; adding an additional highway route to the highway routes designated as the Blue Star memorial highway; amending Minnesota Statutes 1971, Section 161.14, Subdivision 13.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 100, and nays 8, as follows:

Those who voted in the affirmative were:

| Adams, J. Adams, S. Andersen, R. Anderson, G. Anderson, I. Bell Bennett Berg Berglin Biersdorf Brinkman Carlson, A. Carlson, B. Carlson, D. | Casserly Clifford Connors Culhane Dahl Dieterich Dirlam Eckstein Enebo Erdahl Erickson Faricy Ferderer Fjoslien | Fudro Graba Growe Hagedorn Hanson Heinitz Hook Jacobs Jaros Johnson, D. Johnson, J. Jude Kahn Kempe | Knickerbocker Knoll Laidig Larson LaVoy Lindstrom, E. Lindstrom, J. Lombardi Long Mann McArthur McCarron McEachern McFarlin | Miller, M. Nelson Newcome Niehaus Norton Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. Pehler Peterson |
|---|---|---|---|--|
| Carlson, D. | Fjoslien | Kempe | McFarlin | Peterson |
| Carlson, L. | Forsythe | Klaus | McMillan | Pieper |

Pleasant Savelkoul Sieben, M. Swanson Wenzel Skaar Prahl Schreiber Tomlinson Wigley Rice Schulz Spanish Ulland Wohlwend St. Onge Searle Stangeland Vento Wolcott Salchert Sieben, H. Stanton Weaver Mr. Speaker

Those who voted in the negative were:

Eken Jopp Moe Samuelson Sherwood Haugerud Kvam Quirin

The bill was passed and its title agreed to.

H. F. No. 3086, A bill for an act relating to aeronautics; aircraft registration and taxation; definitions; amending Minnesota Statutes 1971, Section 360.511, Subdivision 8.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 121, and nays 0, as follows:

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

S. F. No. 2952, A bill for an act relating to motor vehicles; authorizing passenger automobiles furnished by a dealer or manufacturer without charge to delegates and guests of the 1974 Midwest Governors' Conference to operate such passenger automobile on the streets and highways between certain dates without payment of the motor vehicle registration tax.

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 112, and nays 5, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Fjoslien

Hook

Larson

Miller. M.

Sherwood

The bill was passed and its title agreed to.

CALENDAR

H. F. No. 2589, A bill for an act relating to professional corporations; including podiatrists, psychologists within the definition of professional service for the purposes of formation of professional corporations; amending Laws 1973, Chapter 40, Section 2, 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 121, and nays 0, as follows:

| Adams, J. | Anderson, G. | Bell | Berglin | Brinkman |
|--------------|--------------|---------|-----------|-------------|
| Adams, S. | Anderson, I. | Bennett | Biersdorf | Carlson, A. |
| Andersen, R. | Belisle | Berg | | Carlson, B. |

Carlson, D. Fudro Kvam Norton Sieben, M. Carlson, L. Graba Laidig Ohnstad Skaar Casserly Graw Larson Oiala Smith Cleary Growe LaVoy Parish Spanish Lindstrom, E. Clifford Hagedorn Patton Stangeland Hanson Connors Lindstrom, J. Pavlak, R. L. Stanton Culhane Haugerud Lombardi Swanson Pehler Cummiskey Heinitz Long Peterson Tomlinson Dahl Hook Mann Pieper Ulland DeGroat McArthur Jacobs Vanasek Pleasant Dieterich McCarron Jaros Prahl Vento Dirlam Johnson, D. McEachern Voss Quirin McFarlin_ Weaver Eckstein Johnson, J. Rice Eken Johnson, R. McMillan St. Onge Wenzel Jopp Jude Enebo Menke Salchert Wigley Erdahl Miller. M. Wohlwend Samuelson Erickson Kahn Wolcott Moe Savelkoul Esau Kempe Mueller Schreiber Mr. Speaker Faricy Klaus Munger Schulz Ferderer Knickerbocker Nelson Searle Fjoslien Knoll Newcome Sherwood Forsythe Kostohryz Niehaus Sieben, H.

The bill was passed and its title agreed to.

S. F. No. 1591, A bill for an act relating to agriculture, disposal of animal carcasses by renderers and pet food processors; amending Minnesota Statutes 1971, Section 35.82, Subdivision 2, and by adding a subdivision.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 117, and nays 3, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Dieterich

Faricy

Miller, M.

The bill was passed and its title agreed to.

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

S. F. No. 767, A bill for an act relating to public health; authorizing the state board of health to prescribe fees for certain services provided by the board; appropriating money; amending Minnesota Statutes 1971, Chapter 144, 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 92, and nays 27, as follows:

Those who voted in the affirmative were:

| Adams, J. | Dahl | Kahn | Nelson | Sieben, M. |
|--------------|-------------|---------------|---------------|-------------------|
| Adams, S. | Eken | Knickerbocker | | Skaar |
| Andersen, R. | ${f Enebo}$ | Knoll | Norton | \mathbf{Smith} |
| Anderson, G. | Erdahl | Kvam | Parish | Spanish |
| Anderson, I. | Erickson | Laidig | Patton | Stanton |
| Belisle | Ferderer | LaVoy | Pavlak, R. | Swanson |
| Bell | Forsythe | Lombardi | Pavlak, R. L. | Tomlinson |
| Bennett | Graba | Long | Peterson | Ulland |
| Berg | Graw | Mann | Pieper | Vento |
| Berglin | Growe | McArthur | Pleasant | \mathbf{voss} |
| Biersdorf | Hanson | McCarron | Prahl | Weaver |
| Braun | Haugerud | McEachern | Quirin | \mathbf{Wenzel} |
| Brinkman | Heinitz | McFarlin | Rice | Wigley |
| Carlson A. | Jacobs | McMillan | St. Onge | Wohlwend |
| Carlson, B. | Jaros | Menke | Samuelson | Wolcott |
| Carlson, L. | Johnson, D. | Miller, M. | Sarna | Mr. Speaker |
| Casserly | Johnson, J. | Moe | Schulz | - |
| Connors | Johnson, R. | Mueller | Sherwood | |
| Cummiskey | Jude | Munger | Sieben, H. | |
| | | | | |

Those who voted in the negative were:

| Carlson, D. | Dirlam | Jopp | Niehaus | Schreiber |
|-------------|----------|---------------|-----------|------------|
| Cleary | Esau | Kempe | Ohnstad | Searle |
| Clifford | Faricy | Klaus | Ojala | Stangeland |
| Culhane | Fioslien | Kostohryz | Pehler | _ |
| DeGroat | Hagedorn | Lindstrom, E. | Salchert | |
| Dieterich | Hook | Lindstrom, J. | Savelkoul | |

The bill was passed and its title agreed to.

H. F. No. 2182 was reported to the House.

McArthur moved to amend H. F. No. 2182, the printed bill, as follows:

Line 1 of the title, strike "and political subdivisions".

Line 2 of the title, strike "and political subdivisions".

The motion prevailed and the amendment was adopted.

H. F. No. 2182, A bill for an act relating to education; prescribing tax levies; and authorizing school districts to levy to offset certain real estate tax delinquencies; amending Minnesota Statutes, 1973 Supplement, Section 275.125, Subdivision 3.

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 113, and nays 5, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Braun Erdahl Hagedorn Rice Stangeland

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

H. F. No. 2607, A bill for an act relating to taxation; declaration of illegally untaxed cigars as contraband in certain circumstances; providing for confiscation of vehicles, trailers and airplanes used to transport illegally untaxed cigars; amending Minnesota Statutes 1971, Chapter 297, by adding sections.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 121, and nays 0, as follows:

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

H. F. No. 2926, A bill for an act relating to taxation; prescribing eligibility for rent and property tax credits; amending Minnesota Statutes, 1973 Supplement, Sections 290.0601, Subdivisions 6 and 9; and 290.061.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 121, and nays 0, as follows:

| Adams, J. Adams, S. Andersen, R. Anderson, G. Anderson, I. Belisle Bell Bennett Berg Berglin Biersdorf Braun Brinkman Carlson, A. Carlson, B. | Carlson, D. Carlson, L. Casserly Cleary Clifford Connors Culhane Cummiskey Dahl DeGroat Dieterich Dirlam Eckstein Eken Enebo | Erdahl Erickson Esau Faricy Ferderer Fjoslien Forsythe Graba Graw Growe Hagedorn Hanson Haugerud Heinitz Hook | Jacobs Jaros Johnson, D. Johnson, J. Johnson, R. Jopp Jude Kahn Kempe Klaus Knickerbocker Knoll Kostohryz Kvam Laidig | Larson LaVoy Lindstrom, E. Lindstrom, J. Lombardi Long Mann McArthur McCarron McEachern McFarlin McMillan Menke Miller, M. Moe |
|---|--|---|---|--|
|---|--|---|---|--|

Mueller Pavlak, R. Samuelson Pavlak, R. L. Munger Sarna Nelson Pehler Savelkoul Newcome Peterson Schreiber Niehaus Pieper Schulz Norton Pleasant Searle Ohnstad Prahl Sherwood Ojala Ŝieben, H. Quirin Parish . Rice Sieben, M. Patton St. Onge Skaar

Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Weaver Wenzel Wigley Wohlwend Wolcott Mr. Speaker

The bill was passed and its title agreed to.

H. F. No. 3015 was reported to the House.

UNANIMOUS CONSENT

Lindstrom, J., requested unanimous consent to offer an amendment. The request was granted.

Lindstrom, J., moved to amend H. F. No. 3015, the printed bill, as follows:

Page 2, line 2, after the words "attorney general" and before the word "may" insert the following: ", upon specifying the nature of the violation or suspected violation,".

Page 2, line 23, after the word "issue" strike "an order:".

Page 2, lines 24 through 30, strike all the language in the lines and insert in lieu thereof: "such order as may be required to compel compliance with the discovery procedures authorized by this section.".

The motion prevailed and the amendment was adopted.

H. F. No. 3015, A bill for an act relating to the powers of the attorney general; providing for investigation by the attorney general of suspected violations of business, commerce, trade and antitrust laws; prescribing penalties; providing for assurances of discontinuance and recovery of costs; amending Minnesota Statutes 1971, Sections 325.8021; 325.907, by adding subdivisions; and Minnesota Statutes, 1973 Supplement, Section 325.907, Subdivision 2.

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 94, and nays 24, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S.

Andersen, R. Anderson, G.

Anderson, I. Belisle Bennett Berg Berglin Braun

| Brinkman Carlson, A. Carlson, B. Carlson, D. Carlson, L. Casserly Connors Culhane Cummiskey Dahl DeGroat Dieterich Eckstein Eken Enebo | | LaVoy Lindstrom, J. Long Mann McArthur McCarron McEachern McMillan Menke Miller, M. Moe Mueller Munger Nelson Newcome | Ohnstad Parish Patton Pavlak, R. Pehler Peterson Pieper Pleasant Quirin Rice St. Onge Salchert Samuelson Sarna Savelkoul | Sieben, H. Sieben, M. Skaar Smith Spanish Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Wenzel Wigley Wolcott |
|--|-----------|---|--|---|
| Erdahl | Knoll | Niehaus | Schulz | Mr. Speaker |
| Erickson | Kostohryz | Norton | Sherwood | |

Those who voted in the negative were:

| Bell | Forsythe | Jopp | Lombardi | Searle |
|-----------|-----------------------|---------------------------|---------------|------------|
| Biersdorf | Hagedorn | Klaus | McFarlin | Stangeland |
| Cleary · | Heinitz | Kvam | Ojala | Weaver |
| Clifford | Hook | Larson _ | Pavlak, R. L. | Wohlwend |
| Dirlam | ${f Johnson}, {f R}.$ | Lindstrom, \mathbf{E} . | Schreiber | |

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

S. F. No. 1060, A bill for an act relating to highway traffic regulations; bicycle regulations; pedestrian rules; prohibiting certain soliciting; requiring certain precautions when opening certain vehicle doors; amending Minnesota Statutes 1971, Sections 169.01, Subdivision 51; 169.21, Subdivisions 3 and 5; 169.22; 169.221, Subdivisions 1 and 6; and Chapter 169, 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 83, and nays 29, as follows:

| Adams, J. | Cummiskey | Jude | Mueller | Schulz |
|--------------|-------------------|---------------|------------|--------------------|
| Adams, S. | Dahl | Kahn ' | Munger | Sieben, H. |
| Andersen, R. | Dieterich | Kempe | Nelson | Sieben, M. |
| Anderson, G. | Eckstein | Knickerbocker | Newcome | Skaar |
| Anderson, I. | \mathbf{E} nebo | Knoll | Norton | Smith |
| Bell | Erdahl | Laidig | Ohnstad | Stangeland |
| Bennett | Erickson | Lindstrom, J. | Ojala | Stanton |
| Berg | Faricy | Lombardi | Parish | Swanson |
| Berglin | Forsythe | Long | Patton | Ulland |
| Biersdorf | Graba | Mann | Pavlak, R. | Vento |
| Braun | Growe | McArthur | Pehler | Voss |
| Brinkman | Hagedorn | McCarron | Peterson | Wenzel |
| Carlson, B. | Hook | McEachern | Quirin | Wohlwend |
| Carlson, L. | Jacobs | McFarlin | Rice | $\mathbf{Wolcott}$ |
| Casserly | Jaros | McMillan | Salchert | Mr. Speaker |
| Connors | Johnson, D. | Menke | Samuelson | - |
| Culhane | Johnson, J. | Moe | Schreiber | |

Those who voted in the negative were:

Carlson, A. Pavlak, R. L. Esau Klaus Searle Fjoslien Carlson, D. Kvam Pieper Spanish Clifford Graw Larson Pleasant Vanasek DeGroat Heinitz Lindstrom, E. St. Onge Weaver Dirlam Johnson, R. Miller, M. Sarna Wigley Eken Jopp Niehaus Savelkoul

The bill was passed and its title agreed to.

H. F. No. 2349, A bill for an act relating to the city of Virginia; authorizing one additional on-sale intoxicating liquor license.

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 15, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Carlson, D.EsauJohnson, J.LaidigOhnstadErdahlFjoslienKlausLarsonSearleEricksonHookKvamLongSherwood

The bill was passed and its title agreed to.

H. F. No. 1952, A bill for an act relating to the construction, maintenance and repair of county ditches in Ramsey county; repealing Laws 1957, Chapter 682.

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 74, and nays 45, as follows:

Those who voted in the affirmative were:

| | | · · | | |
|--------------|-----------|---------------|---------------|-------------|
| Adams, J. | Dahl | Johnson, D. | Menke | Sherwood |
| Andersen, R. | DeGroat | Johnson, J. | Miller, M. | Sieben, H. |
| Anderson, I. | Dieterich | Jude | Moe | Smith |
| Bennett | Eken | Kahn | Munger | Spanish |
| Berg | Enebo | Knoll | Norton | Stanton |
| Berglin | Faricy | Kostohryz | Patton | Tomlinson |
| Brinkman | Ferderer | Larson | Pavlak, R. | Ulland |
| Carlson, A. | Graba | LáVoy | Pavlak, R. L. | Vanasek |
| Carlson, B. | Graw | Lindstrom, E. | Peterson | Vento |
| Carlson, L. | Growe | Lombardi | Prahl | Voss |
| Casserly | Hanson | Mann | Quirin | Weaver |
| Clifford | Haugerud | McArthur | Rice | Wenzel |
| Connors | Heinitz | McCarron | St. Onge | Wolcott |
| Culhane | Jacobs | McEachern | Salchert | Mr. Speaker |
| Cummiskey | Jaros | McMillan | Sarna | • |

Those who voted in the negative were:

| Adams, S. | Erdahl | Kempe | Newcome | Savelkoul |
|-------------|-------------|---------------|-----------|------------|
| Belisle | Erickson | Klaus | Niehaus | Schreiber |
| Bell | Esau | Knickerbocker | Ohnstad | Searle |
| Biersdorf | Fjoslien | Kvam | Ojala | Sieben, M. |
| Braun | Forsythe | Laidig | Parish | Skaar |
| Carlson, D. | Hagedorn | Lindstrom, J. | Pehler | Stangeland |
| Cleary | Hook | Long | Pieper | Swanson |
| Dirlam | Johnson, R. | McFarlin | Pleasant | Wigley |
| Eckstein | Jopp | Mueller | Samuelson | Wohlwend |

The bill was passed and its title agreed to.

H. F. No. 2688, A bill for an act relating to city of Mankato; veterans preference in employment in the police and fire departments.

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 62, and nays 58, as follows:

| Andersen, R. | Cummiskey | Kahn | Norton | Sieben, H. |
|--------------|-------------|---------------|------------|-------------|
| Anderson, G. | Dahl | Knickerbocker | Ojala | Sieben, M. |
| Bell | Dieterich | Knoll | Parish | Stanton |
| Berg | Eken | Kostohryz | Pavlak, R. | Tomlinson |
| Berglin | Enebo | LaVoy | Pehler | Ulland |
| Braun | Faricy | Lindstrom, J. | Peterson | Vanasek |
| Brinkman | Graba | McArthur | Quirin | Vento |
| Carlson, A. | Growe | McCarron | Resner | Voss |
| Carlson, L. | Haugerud | McMillan | Rice | Wigley |
| Casserly | Jacobs | Menke | Salchert | Mr. Speaker |
| Cleary | Jaros | Miller, M. | Samuelson | |
| Clifford | Johnson, D. | Moe | Sarna | |
| Connors | Jude | Nelson | Sherwood | ÷ 66 |

DeGroat

Johnson, R.

Those who voted in the negative were:

| Adams, J. Adams, S. Anderson, I. | Erdahl Erickson Esau | Johnson, R. Jopp Klaus | Mueller Munger Newcome | Schreiber Searle Smith |
|--|----------------------------|------------------------------|------------------------------|------------------------------|
| Belisle | Ferderer | Kvam | Niehaus | Spanish |
| Bennett | Fjoslien | Laidig | Ohnstad | Stangeland |
| Biersdorf | Forsythe | Larson | Patton | Swanson |
| Carlson, B. | Graw | Lindstrom, E. | Pavlak, R. L. | Weaver |
| Carlson, D. | Hagedorn | Lombardi | Pieper | Wenzel |
| Culhane | Hanson | Long | Pleasant | Wohlwend |
| DeGroat | Heinitz | Mann | Prahl | Wolcott |
| Dirlam | Hook | McEachern | St. Onge | |
| Eckstein | Johnson, J. | McFarlin | Savelkoul | |

The bill was not passed.

NOTICE OF INTENTION TO MOVE FOR RECONSIDERATION

Pursuant to Rule 47, Anderson, I., gave notice of his intention to move for reconsideration of the vote whereby H. F. No. 2688 was not passed on the Calendar today.

S. F. No. 3032, A bill for an act authorizing the annexation of certain state owned land by the city of Breckenridge.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 121, and nays 0, as follows:

Those who voted in the affirmative were:

| Adams, J. | Dieterich | Jopp | Mueller | Searie |
|--------------|-------------|---------------|---------------|-------------|
| Adams, S. | Dirlam | Ju de | Munger | Sherwood |
| Andersen, R. | Eckstein | Kahn | Nelson | Sieben, H. |
| Anderson, G. | Eken | Kempe | Newcome | Sieben, M. |
| Anderson, I. | Enebo | Klaus | Niehaus | Skaar |
| Belisle | Erdahl | Knickerbocker | Norton | Smith |
| Bell | Erickson | Knoll | Ohnstad | Spanish |
| Bennett | Esau | Kostohryz | Ojala | Stangeland |
| Berg | Faricy | Kvam | Parish | Stanton |
| Berglin | Ferderer | Laidig | Patton | Swanson |
| Biersdorf | Fjoslien | Larson | Pavlak, R. | Tomlinson |
| Braun | Forsythe | LaVoy | Pavlak, R. L. | Ulland |
| Brinkman | Graba | Lindstrom, E. | Pehler | Vanasek |
| Carlson, A. | Graw | Lindstrom, J. | Peterson | Vento |
| Carlson, B. | Growe | Lombardi | Pieper | Voss |
| Carlson, D. | Hagedorn | Long | Pleasant | Weaver |
| Carlson, L. | Hanson | Mann | Prahl | Wenzel |
| Casserly | Haugerud | McArthur | Quirin | Wigley |
| Cleary | Heinitz | McCarron | Rice | Wohlwend |
| Clifford | Hook | McEachern | St. Onge | Wolcott |
| Connors | Jacobs | McFarlin | Salchert | Mr. Speaker |
| Culhane | Jaros | McMillan | Samuelson | - |
| Cummiskey | Johnson, D. | Menke | Savelkoul | |
| Dahl | Johnson, J. | Miller, M. | Schreiber | |
| T 4 . | - · / · | | ~ 1 1 | |

Moe

Schulz

The bill was passed and its title agreed to.

H. F. No. 2853, A bill for an act relating to distinctions based upon sex; abolishing these distinctions in the law concerning the department of corrections, youth conservation, adult conservation, custody of mentally deficient or epileptic persons, county home schools, detention homes, county jails, lockups, and workfarms; amending Minnesota Statutes 1971, Sections 241.02, Subdivision 1; 241.07; 241.22; 241.23; 241.27, Subdivision 2; 242.19, Subdivision 1, as amended; 242.22; 242.47; 242.48; 242.51; 243.05; 243.17, Subdivision 1; 243.18; 243.20; 243.21; 243.211; 243.25; 243.26; 243.51, Subdivision 2; 243.54; 243.55; 243.57; 243.58; 243.59; 243.62; 243.66, as amended; 243.68; 243.84; 243.85; 243.90; 243.91; 243.92; 252.07; 260.094; 260.101; 641.07; 641.38; 642.08; 643.08; 643.15; 643.19; repealing Minnesota Statutes 1971, Sections 242.52; and 643.14.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 105, and nays 14, as follows:

Those who voted in the affirmative were:

| Adams, J. Adams, S. Andersen, R. Anderson, G. Anderson, I. Belisle Bell Bennett Berg Berglin Biersdorf Braun Brinkman Carlson, A. Carlson, B. Carlson, D. Carlson, L. Casserly Cleary Clifford | Culhane Cummiskey Dahl DeGroat Dieterich Dirlam Eckstein Eken Enebo Faricy Ferderer Forsythe Graba Graw Growe Hanson Heinitz Hook Jacobs Jaros | Johnson, J. Johnson, R. Jopp Jude Kahn Kempe Knickerbocker Knoll Kostohryz Laidig Larson LaVoy Lindstrom, E. Long Mann McArthur McCarron McEachern McFarlin McMillan | Miller, M. Moe Mueller Munger Nelson Newcome Norton Ojala Parish Patton Pavlak, R. Pehler Peterson Pieper Pleasant Prahl Quirin Rice St. Onge Salchert | Sarna Savelkoul Schulz Searle Sherwood Sieben, H. Sieben, M. Skaar Spanish Stanton Swanson Tomlinson Ulland Vento Voss Weaver Wenzel Wigley Wohlwend Wolcott |
|--|--|--|--|--|
| Clifford Connors | Jaros Johnson, D. | McMillan Menke | Salchert Samuelson | Mr. Speaker |
| | , | | A CONTRACTOR OF THE CONTRACTOR | - |

Those who voted in the negative were:

| Erdahl | Fjoslien | Klaus | Lombardi | Pavlak, R. L. |
|----------|----------|---------------|----------|---------------|
| Erickson | Hagedorn | Kvam | Niehaus | Stangeland |
| Esau | Haugerud | Lindstrom, J. | Ohnstad | |

The bill was passed and its title agreed to.

H. F. No. 2876, A bill for an act relating to the state college board; including a student or recent graduate on its membership; amending Minnesota Statutes 1971, Section 136.12.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 110, and nays 8, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Belisle Erickson Fjoslien Kvam Searle Clifford Esau Klaus

The bill was passed and its title agreed to.

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.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 121, and nays 1, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Haugerud

The bill was passed and its title agreed to.

H. F. No. 3125 was reported to the House.

There being no objection, H. F. No. 3125 was continued until Thursday, February 28, 1974.

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

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.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 119, and nays 0, as follows:

| Adams, J. | Anderson, G. | Bell | Berglin | Brinkman |
|--------------|--------------|---------|-----------|-------------|
| Adams, S. | Anderson, I. | Bennett | Biersdorf | Carlson, A. |
| Andersen, R. | Belisle | Berg | Braun | Carlson, B. |

| Connors Culhane Cummiskey Dahl DeGroat Dieterich Dirlam Eckstein Eken Enebo Erdahl Erickson Esau | Forsythe Graba Graw Growe Hagedorn Hanson Haugerud Heinitz Hook Jacobs Jaros Johnson, D. Johnson, J. Johnson, R. Johnson, R. Johnson, K. Lopp Lude Kahn Kempe Klaus | Kvam Laidig Larson LaVoy Lindstrom, E. Lindstrom, J. Lombardi Long Mann McArthur McCarron McFarlin McFarlin McMillan Menke Miller, M. Moe | Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant Prahl Quirin Rice St. Onge Salchert Sarna | Sherwood Sieben, H. Sieben, M. Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Weaver Wenzel Wigley Wohlwend |
|--|---|---|--|---|
| | | | | Wohlwend |
| Faricy | | Mueller | Savelkoul | Wolcott |
| Ferderer | Knickerbocker | | Schreiber | Mr. Speaker |
| Fjoslien | Knoll | Newcome | Schulz | = |

The bill was passed and its title agreed to.

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.

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

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

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

The bill was passed and its title agreed to.

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.

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

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

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

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

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

The question being taken on the passage of the bill and the roll being called, there were yeas 121, and nays 0, as follows:

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

H. F. No. 2194, A bill for an act relating to unemployment compensation; payments by non-profit organizations; amending Minnesota Statutes 1971, Section 268.06, Subdivision 28.

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 112, and nays 0, as follows:

| Adams, J. Adams, S. Andersen, R. Anderson, G. Anderson, I. Belisle Bell Bennett Berg Berglin Biersdorf Braun | Clifford Connors Culhane Cummiskey Dahl Dieterich Dirlam Eckstein Eken Enebo Erdahl Erickson | Hanson Haugerud Heinitz Hook Jacobs Jaros Johnson, D. Johnson, J. Johnson, R. Jopp Kahn Kempe | Lombardi Long Mann McArthur McCarron McEachern McFarlin McMillan Menke Miller, M. Moe Mueller | Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant Prahl Quirin Rice St. Onge Salchert |
|--|--|---|---|---|
| | | | | |
| | | | | |
| Berg | Eken | | Menke | Quirin |
| Berglin | Enebo | Jopp | Miller, M. | Rice |
| | Erdahl | Kahn | Moe | St. Onge |
| Braun | Erickson | Kempe | Mueller | Salchert |
| Brinkman | Esau | Klaus | Munger | Samuelson |
| Carlson, A. | Faricy | Knickerbocker | Nelson | Sarna |
| Carlson, B. | Ferderer | Knoll | Newcome | Savelkoul |
| Carlson, D. | Fjoslien | Kostohryz | Niehaus | Schreiber |
| Carlson, L. | Graw | Laidig | Ohnstad | Schulz |
| Casserly | Growe | LaVoy | Ojala | Searle |
| Cleary | Hagedorn | Lindstrom, E. | Parish | Sherwood |
| - | - | | | |

Ulland Weaver Mr. Speaker Sieben, H. Stangeland Sieben, M. Wenzel Stanton Vanasek Smith Swanson Vento Wigley Spanish Tomlinson Voss Wohlwend

The bill was passed and its title agreed to.

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

H. F. No. 3020, A bill for an act relating to insurance; authorizing insurers of personal property in case of loss to deduct for depreciation only in certain circumstances.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 116, and nays 0, as follows:

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

H. F. No. 2764, A bill for an act relating to private pensions; imposing an obligation upon certain employers who terminate pension plans; providing for the enforcement and method of payment of such obligations.

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 113, and nays 5, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Clifford

Forsythe

Kvam

Larson

Pleasant

The bill was passed and its title agreed to.

H. F. No. 2908, A bill for an act relating to reimbursable examinations and audits by the state auditor; authorizing contracting for accounting and technical personnel and permitting the use of the revolving fund therefor; amending Minnesota Statutes 1971, Section 215.225.

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

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

| Adams, J. Adams, S. Andersen, R. Anderson, G. Anderson, I. Belisle Belisle Bennett Bennett Berg Berglin Biersdorf Braun Brinkman Carlson, B. Carlson, D. Carlson, L. Casserly Clifford Connors Culhane Cummiskey Dahl DeGroat Dieterich Dirlam Eckstein Carlson, A. | Enebo Erdahl Erickson Esau Faricy Ferderer Fjoslien Forsythe Graba Graw Growe Hagedorn Hanson Haugerud | Heinitz Hook Jacobs Jaros Johnson, D. Johnson, R. Jopp Jude Kahn Kempe Klaus Knickerbocker | Kostohryz Kvam Laidig Larson Lavoy Lindstrom, E. Lindstrom, J. Lombardi Long Mann McArthur McCarron McEachern McFarlin |
|---|--|--|--|
|---|--|--|--|

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

The bill was passed and its title agreed to.

H. F. No. 2854, A bill for an act relating to eminent domain proceedings; court appointed commissioners; amending Minnesota Statutes 1971, Section 117.075.

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 98, and nays 18, as follows:

Those who voted in the affirmative were:

| | Dieterich | Johnson, J. | McMillan | Samuelson |
|--------------|-------------|---------------|---------------|-------------|
| Adams, S. | Dirlam | Johnson, R. | Menke | Sarna |
| Andersen, R. | Eckstein | Jude | Miller, M. | Schreiber |
| Anderson, I. | Enebo | Kahn | Moe | Sherwood |
| Belisle | Erdahl | Kempe | Munger | Sieben, H. |
| Bell | Erickson | Knickerbocker | | Sieben, M. |
| Bennett | Esau | Knoll | Newcome | Spanish |
| Berg | Faricy | Kostohryz | Norton | Stanton |
| Berglin | Ferderer | Laidig | Ojala | Swanson |
| Braun | Forsythe | Larson | Parish | Tomlinson |
| Brinkman | Graba | LaVoy | Patton | Ulland |
| Carlson, A. | Graw | Lindstrom, E. | Pavlak, R. | Vento |
| Carlson, B. | Growe | Lindstrom, J. | Pavlak, R. L. | Voss |
| Carlson, L. | Hanson | Lombardi | Pehler | Weaver |
| Casserly | Haugerud | Long | Peterson | Wenzel |
| Clifford | Heinitz | Mann | Pieper | Wohlwend |
| Connors | Hook | McArthur | Pleasant | Wolcott |
| Culhane | Jacobs | McCarron | Prahl | Mr. Speaker |
| Cummiskey | Jaros | McEachern | Quirin | • |
| Dahl | Johnson, D. | McFarlin | Řice | 200 |

Those who voted in the negative were:

|--|

The bill was passed and its title agreed to.

H. F. No. 3048, A bill for an act relating to municipal housing and redevelopment authorities; permitting public officers and employees to serve as commissioners; amending Minnesota Statutes 1971, Section 462.425, 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 113, and nays 4, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Joop

Ojala

Smith

Wigley

The bill was passed and its title agreed to.

H. F. No. 3242, A bill for an act relating to the city of Minneapolis; increasing the membership of the city of Minneapolis housing and redevelopment authority, and providing terms therefor.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 92, and nays 22, as follows:

| Andersen, R. Anderson, G. Anderson, I. Bell Bennett Berg Berglin Biersdorf | Braun Brinkman Carlson, A. Carlson, B. Carlson, L. Casserly Clifford Connors | Culhane Cummiskey Dahl Dieterich Dirlam Eckstein Eken Enebo | Faricy Ferderer Forsythe Graba Growe Hanson Haugerud Heinitz | Jacobs Jaros Johnson, D. Johnson, R. Jude Kahn Kempe |
|---|--|---|--|--|
|---|--|---|--|--|

Knoll Menke Pavlak, R. L. Schulz Ulland Kostohryz Pehler Miller, M. Searle Vanasek LaVov Moe Peterson Sherwood Vento Lindstrom, E. Munger Prahl Sieben, H. $\mathbf{v}_{\mathsf{oss}}$ Lindstrom, J. Nelson Quirin Sieben, M. Wenzel Mann Newcome Rice Smith Wohlwend McArthur St. Onge Spanish Norton Wolcott McCarron Ojala Salchert Stangeland Mr. Speaker McEachern Parish Samuelson Stanton McFarlin Patton Sarna Swanson McMillan Pavlak, R. Schreiber Tomlinson

Those who voted in the negative were:

Carlson. D. Fioslien Knickerbocker Long Weaver DeGroat Hagedorn Niehaus Wigley Kvam Erdahl Hook Ohnstad Laidig Erickson Larson Pieper Jopp Esau Klaus Lombardi Savelkoul

The bill was passed and its title agreed to.

H. F. No. 2837, A bill for an act relating to intoxicating liquor; authorizing off-sale of certain wines by certain manufacturers; amending Minnesota Statutes 1971, Section 340.13, Subdivision 1.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 108, and nays 6, as follows:

Those who voted in the affirmative were:

Adams, J. Dahl Miller, M. Savelkoul Johnson, J. Adams, S. DeGroat Johnson, R. Moe Schreiber Andersen, R. Jopp Schulz Dieterich Munger Sieben, H. Anderson, G. Dirlam Jude Nelson Sieben, M. Anderson, I. Eckstein Kahn Newcome Belisle Eken Kempe Niehaus Spanish Stangeland Bell Enebo Knickerbocker Norton Knoll Ohnstad Stanton Bennett -Faricy Ferderer Kostohryz Ojala Swanson Berg Tomlinson Berglin Fjoslien Kvam Patton Pavlak, R. Pavlak, R. L. Biersdorf Forsythe Laidig Ulland LaVoy Vanasek Braun Graba Brinkman Lindstrom, E. Pehler Vento Graw Carlson, A. Growe Lindstrom, J. Peterson VossPieper Carlson, B. Hagedorn Lombardi Weaver Carlson, D. Pleasant Wenzel Hanson Mann McArthur Prahl Wigley Carlson, L. Haugerud Casserly Heinitz McCarron Quirin Wohlwend St. Onge Clifford Hook McEachern Wolcott Jacobs McFarlin Salchert Mr. Speaker Connors McMillan Samuelson Culhane-Jaros Johnson, D. Menke Sarna Cummiskev

Those who voted in the negative were:

Erdahl Esau Long Rice Sherwood Erickson

The bill was passed and its title agreed to.

H. F. No. 2909, A bill for an act relating to liquor; temporary licensing of clubs, charitable, religious, or non-profit associations for sale of non-intoxicating malt liquor in schools; amending Minnesota Statutes, 1973 Supplement, Sections 340.02, Subdivision 2; and 624.701, Subdivision 1.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 85, and nays 27, as follows:

Those who voted in the affirmative were:

| Adams, J. Adams, S. | Culhane Cummiskey | Jaros Johnson, R. | McFarlin McMillan | Quirin Rice |
|------------------------|----------------------|----------------------|----------------------|----------------|
| Andersen, R. | Dahl | Jopp | Menke | St. Onge |
| Anderson, I. | Dieterich | Jude | Moe | Salchert |
| Belisle | Eckstein | Kahn | Munger | Savelkoul |
| Bell | Enebo | Kempe | Nelson | Schreiber |
| Bennett | Faricy | Knickerbocker | Newcome | Sieben, H. |
| Berg | Ferderer | Knoll | Niehaus | Sieben, M. |
| Berglin | Forsythe | Laidig | Norton | Stanton |
| Braun | Graba | Larson | Ojala | Tomlinson |
| Brinkman | Graw | LaVoy | Patton | Ulland |
| Carlson, A. | Growe | Lindstrom, E. | Pavlak, R. | Vento |
| Carlson, B. | Hagedorn | Lindstrom, J. | Pavlak, R. L. | Weaver |
| Carlson, L. | Hanson | Lombardi | Pehler | Wenzel |
| Casserly | Haugerud | McArthur | Peterson | Wohlwend |
| Clifford | Heinitz | McCarron | Pieper | Wolcott |
| Connors | Jacobs | McEachern | Pleasant | Mr. Speaker |

Those who voted in the negative were:

| Anderson, G. Carlson, D. DeGroat | Erickson Esau Fjoslien | Klaus Kvam Long | Parish Samuelson Schulz | Stangeland Swanson Wigley |
|--|------------------------------|-----------------------|-------------------------------|---------------------------------|
| Dirlam Eken Erdahl | Hook Johnson, D. | Mann Miller, M. | Searle Sherwood | |
| Erdani | Johnson, J. | Ohnstad | Smith | |

The bill was passed and its title agreed to.

H. F. No. 2980, A bill for an act relating to corrections; providing judges of the district court with certain sentencing discretion in the case of a person committed to the Minnesota corrections authority; amending Minnesota Statutes 1971, Section 242.13.

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 118, and nays 0, as follows:

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

Larson, Moe, and Wigley were excused at 4:45 p.m. Hagedorn, Long, Sarna, Sherwood, and Smith were excused at 5:00 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.

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

- H. F. No. 1421 which it recommended to pass.
- H. F. Nos. 2644, 2758, 2654, and 3168 upon which it recommended progress.
- S. F. No. 1840 upon which it recommended progress retaining its place on General Orders.
- H. F. No. 119 upon which it recommended progress until Monday, March 4, 1974.

- H. F. No. 2335 upon which it recommended progress retaining its place on General Orders.
- H. F. No. 3054 upon which it recommended to pass with the following amendment offered by Vento:

The printed bill, as follows:

Page 1, line 6, strike the words "educational services" and insert in lieu thereof "admission".

S. F. No. 1530 upon which it recommended to pass with the following amendment offered by Graba:

As amended on February 18, 1974, as follows:

After Section 5 of the amendment add a new section as follows:

"Sec. 6. This act shall not be construed to prohibit a school board from charging reasonable fees for goods and services provided in connection with any post-secondary instructional program, including but not limited to vocational-technical, adult, veterans, continuing education, community services, evening school and general educational development programs."

Renumber Section 6 as Section 7.

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

MOTIONS AND RESOLUTIONS

Wenzel introduced:

House Resolution No. 38, A house resolution congratulating and thanking Congressman John A. Blatnik for his career of public service.

The resolution was referred to the Committee on Rules and Legislative Administration.

Lindstrom, J., introduced:

House Resolution No. 39, A resolution commemorating Elizabeth Anne Lindstrom on her first birthday.

The resolution was referred to the Committee on Rules and Legislative Administration.

Nelson moved that H. F. No. 3286 be recalled from the Committee on Health and Welfare and be re-referred to the Committee on Education. The motion prevailed.

Eken moved that H. F. No. 3223 be recalled from the Committee on Health and Welfare and be re-referred to the Committee on Governmental Operations. The motion prevailed.

Sieben, H., moved that H. F. No. 3422 be recalled from the Committee on Governmental Operations and be re-referred to the Committee on Appropriations. The motion prevailed.

Rice moved that H. F. No. 3470 be recalled from the Committee on Education and be re-referred to the Committee on Governmental Operations. The motion prevailed.

Berglin moved that H. F. No. 3097 be recalled from the Committee on Financial Institutions and Insurance and be rereferred to the Committee on Judiciary. The motion prevailed.

Growe moved that H. F. No. 3056, now on the Consent Calendar, be re-referred to the Committee on Appropriations. The motion prevailed.

Carlson, L., moved that his name be stricken as an author on H. F. No. 2906. The motion prevailed.

Swanson moved that the name of Kostohryz be stricken and the name of St. Onge be added as an author on H. F. No. 3176. The motion prevailed.

Pavlak, R., moved that the names of Sieben, H.; Weaver; Casserly; and Connors be stricken and the names of Braun, Culhane, Biersdorf, and Searle be added as authors on H. F. No. 2236. The motion prevailed.

Salchert moved that the name of Berglin be added as an author on H. F. No. 3491. The motion prevailed.

Kostohryz moved that the name of Vento be stricken and the name of Kempe be added as an author on H. F. No. 3081. The motion prevailed.

Bell moved that the name of St. Onge be added as an author on H. F. No. 3050. The motion prevailed.

Andersen, R., moved that the name of Boland be stricken and the names of Graw and Heinitz be added as authors on H. F. No. 993. The motion prevailed.

REPORT FROM THE COMMITTEE ON RULES AND LEGISLATIVE ADMINISTRATION

Anderson, I., from the Committee on Rules and Legislative Administration, reported the appointment of the following employees:

| Name Position | Salary | | $Effective\ Date$ | | |
|---|---------|-----|-------------------|-----|------|
| Delores Vaughn Stenographer | \$23.00 | day | Jan. | 30, | 1974 |
| David Carlson Asst. Sgt. at Arms I | 20.00 | day | Feb. | 15, | 1974 |
| Bradley Bergland Asst. Sgt. at Arms I | 20.00 | day | Feb. | 18, | 1974 |
| Thomas H. Frost Admin. Aide to Minority Leader | 35.00 | day | Feb. | 20, | 1974 |

ADJOURNMENT

Mr. Anderson, I., moved that when the House adjourns today it adjourn until 2:00 p.m., Thursday, February 28, 1974. The motion prevailed.

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 28, 1974.

EDWARD A. BURDICK, Chief Clerk, House of Representatives

