STATE OF MINNESOTA

SIXTY-EIGHTH SESSION - 1974

ONE HUNDRED-EIGHTH DAY

SAINT PAUL, MINNESOTA, TUESDAY, MARCH 19, 1974

The House convened at 10:00 a.m. and was called to order by the Speaker.

Prayer was offered by the Chaplain.

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

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

A quorum was present.

Andersen, R., and Sherwood were excused until 11:00 a.m. Bell and Salchert were excused until 3:00 p.m. Graba and Johnson, C., were excused until 7:00 p.m.

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

REPORTS OF CHIEF CLERK

Pursuant to Rules of the House, printed copies of H. F. Nos. 2737, 2900, 3056, 3670, 3707, and 2644 have been placed in the members' files.

PETITIONS AND COMMUNICATIONS

The following communication was received:

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

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

I have the honor to inform you that the following enrolled Acts of the 1974 Session of the State Legislature have been received from the Office of the Governor and are deposited in the Office of the Secretary of State for preservation pursuant to the State Constitution, Article IV, Section 11:

S.F. No.	H.F. No.	Session Laws Chapter No.	Date Approved 1974	Date Filed 1974
	713	144	March 15	March 15
	995	145	March 15	March 15
	2717	146	March 15	March 15
	2876	147	March 15	March 15
	2888	148	March 15	March 15
	2908	149	March 15	March 15
	2909	150	March 15	March 15
	3039	151	March 15	March 15
	3058	152	March 15	March 15
	3119	153	March 15	March 15
767		154	March 15	March 15

108th	Day]	TUESDAY, MAR	сн 19, 1974	6327
S.F. No.	Н. F . No.	Session Laws Chapter No.	Date Approved 1974	Date Filed 1974
1099		· 155	March 15	March 15
1174		156	March 15	March 15
1269		157	March 15	March 15
1427		158	March 15	March 15
1591		159	March 15	March 15
2055		160	March 15	March 15
2353		161	March 15	March 15
2449		162	March 15	March 15
258 6		163	March 15	March 15
2684		164	March 15	March 15
2688		165	March 15	March 15
2780		166	March 15	March 15
2796		167	March 15	March 15
2860		168	March 15	March 15
2 9 10	,	169	March 15	March 15
2944		170	March 15	March 15
3001		171	March 15	March 15
3029		172	March 15	March 15
3053		173	March 15	March 15
3200		174	March 15	March 15
3267		175	March 15	March 15
			Sincerely,	

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ARLEN I. ERDAHL Secretary of State

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JOURNAL OF THE HOUSE

REPORT FROM THE COMMITTEE ON RULES AND LEGISLATIVE ADMINISTRATION

Pursuant to Rule 14, Mr. Anderson, I., for the Committee on Rules and Legislative Administration, designated the following bills as Special Orders to be acted upon immediately following action on those Special Orders continued to Tuesday, March 19, 1974:

S. F. Nos. 3194, 2818, 2957, 3108, 2875, 2347, 3352, 3372, 1728, 2716, 1900, 1887, 423, 2865, 1985, 2295, 1079, 2170, and 1977; H. F. No. 1405; and S. F. Nos. 2177, 2128, and 2747.

REPORTS OF STANDING COMMITTEES

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

S. F. No. 3281, A bill for an act relating to education; requiring each school district to make reports concerning the consumption of energy.

Reported the same back with the following amendments:

Page 1, line 6, strike "that the existing".

Page 1, strike line 7 in its entirety.

Page 1, line 8, strike "and facilities and".

Page 1, line 15, strike "(1) the number of".

Page 1, line 16, strike "students in average daily membership in the district;".

Page 1, line 16, strike "(2)" and insert "(1)".

Page 1, line 18, strike "(3) the type".

Page 1, strike line 19 in its entirety.

Page 1, strike line 20 in its entirety.

Page 1, line 21, strike "the months of December, January and February;".

Page 1, line 21, strike "(5)" and insert "(2)".

Page 1, line 23, strike "(6) the number and kind of".

Page 1, line 24, strike "transportation vehicles operated by the district;".

Page 1, line 24, strike "(7)" and insert "(3)".

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

The report was adopted.

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

S. F. No. 2703, A bill for an act relating to metropolitan public transit; directing the metropolitan transit commission to plan an automated small vehicle fixed guideway system; establishing a joint metropolitan transit planning legislative review commission; authorizing tax levies upon property within the metropolitan transit taxing district.

Reported the same back with the following amendments:

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

"Section 1. [METROPOLITAN TRANSIT COMMISSION; AUTOMATED SMALL VEHICLE FIXED GUIDEWAY SYS-TEM; STUDY.] Subdivision 1. The metropolitan transit com-mission shall conduct a study of automated small vehicle fixed guideway systems capable of regional type application. In conducting its study, the metropolitan transit commission shall include recent studies and developments in transit technology. The metropolitan council shall cooperate with the metropolitan tran-sit commission and provide general policy guidance. The study shall include features which provide for demand activated origin to destination service, at least during nonpeak or nonrush hour periods. "Demand activated" means, for the purpose of this section, that a vehicle is waiting or comes within a very short time for the private use of one individual or party. "Origin to destination" means, for the purpose of this section, that the vehicle travels to any other station in the system without stops or transfers.

Subd. 2. The study shall include safe and reliable systems which are compatible with local circulation routes and which are adaptable to carry freight as well as passengers. The plans resulting from the study shall have a positive impact on efforts to minimize urban sprawl.

Subd. 3. The study shall include systems which are flexible to allow for expansion and improvement in order to accommodate changes made possible by changes in technology. The systems studied shall maximize compatibility with the environment, including, but not limited to, such techniques as tunneling, to the extent practically and economically feasible; and aboveground guideways, designed to be as small as possible and aesthetically coordinated with the surrounding community.

Subd. 4. The study shall specify general routes, route mileage, vehicle size, vehicle type and other technical matters.

Subd. 5. The study shall be in such form that direct, valid comparison can be made with other mass transit options reported in metropolitan transit commission consultant report III-A-2 on the following factors: capital cost, operating cost, 30 year net present cost, number of riders, completion date, route miles, safety, reliability, environmental impact, effect on the urban structure, reduction of energy requirements, capacity to meet future passenger levels higher than estimated and technological feasibility. The determination of the final plan shall be based on a thorough alternative systems analysis.

Subd. 6. The study described in this section shall be completed at the earliest possible date, but no later than December 1, 1974.

Subd. 7. The metropolitan transit commission shall issue written monthly reports to the metropolitan council and to members of the House and Senate metropolitan and urban affairs committees summarizing the status of the studies described in this section.

Sec. 2. [TAX LEVY; SMALL VEHICLE FIXED GUIDE-WAY SYSTEM STUDY AND SUBSEQUENT STUDIES.] Subdivision 1. The metropolitan transit commission shall levy for the studies authorized by sections 1 and 3 upon all taxable property within the metropolitan transit district a tax in excess of all taxing limitations, without affecting the amount or rate of taxes which may be levied by the commission for other purposes or by any local government in the area. The levy made for the purposes of sections 1 and 3 shall not exceed one-tenth of a mill on each dollar of assessed valuation of all taxable property in the metropolitan taxing district. The certification and collection of the tax levied pursuant to this section shall be accomplished in accordance with Minnesota Statutes, Section 473A.111, Subdivision 3.

Subd. 2. This section shall be effective for taxes assessed in 1974 and payable in 1975.

Sec. 3. [PREPARATION OF STUDIES.] Following the completion of the study required under section 1 the metropolitan transit commission shall report its findings to the Minnesota legislature by January 31, 1975.

Sec. 4. This act is effective on the day following its final enactment.".

Further amend the title in line 2, strike "public transit" insert "government". Further amend the title in line 4, strike "plan an" insert "conduct a study of".

Further amend the title in line 5, strike "system" insert "systems and providing funds therefor".

Further amend the title, strike lines 6 and 7.

Further amend the title in line 8, strike "commission;".

Further amend the title in line 8, after "authorizing" insert "a".

Further amend the title in line 8, strike "levies" insert "levy".

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. 3561, A bill for an act relating to taxation; disallowing certain interest costs to determine occupation tax due; amending Minnesota Statutes 1971, Section 298.03.

Reported the same back with the following amendments:

Page 2, line 19, strike "deduction or".

Page 2, line 20, strike "(a) interest on plant".

Page 2, strike line 21.

Page 2, line 22, strike "paid during the calendar year, or (b)".

Page 2, line 22, after "ore", strike the period and insert in lieu thereof the following: ", except that which can be measured in a manner determined by the commissioner of revenue. In no case shall the shrinkage substraction exceed one half of one percent of the value of the ore.".

Page 2, after line 22, add a section to read as follows:

"Sec. 2. Minnesota Statutes 1971, Section 273.02, is amended by adding a subdivision to read:

Subd. 4. [IRON ORE.] Newly discovered iron ore shall be entered on the assessment books for the six years immediately preceding the year of discovery and taxed as omitted property. The tax on such omitted property shall be determined by applying the rates of levy for the respective years in which the property was omitted.".

Renumber the remaining section accordingly.

Further, amend the title as follows:

Line 3, strike "certain interest costs" and insert "subtraction for shrinkage of iron ore".

Line 4, after "due;" insert "providing for assessment of certain omitted property;".

Line 5, strike "Section" and insert "Sections 273.02, by adding a subdivision; and".

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

The report was adopted.

SECOND READING OF HOUSE BILLS

H. F. No. 3561 was read for the second time.

SECOND READING OF SENATE BILLS

S. F. Nos. 3281 and 2703 were read for the second time.

UNANIMOUS CONSENT

Berglin requested unanimous consent to offer a motion. The request was granted.

Berglin moved that S. F. No. 1934 be recalled from the Committee on Health and Welfare and be re-referred to the Committee on Appropriations. The motion prevailed.

The following conference committee reports were received:

CONFERENCE COMMITTEE REPORT ON H. F. NO. 2200

March 14, 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. 2200, report that we have agreed upon the items in dispute and recommend as follows:

That the House accede to the Senate amendment.

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

House Conferees: ARNE CARLSON, E. W. QUIRIN, and ROBERT J. MCFARLIN.

Senate Conferees: J. ROBERT STASSEN, ROGER D. MOE, and EUGENE STOKOWSKI.

Carlson, A., moved that the report of the Conference Committee on H. F. No. 2200 be adopted and that the bill be repassed as amended by the Conference Committee. The motion prevailed.

H. F. No. 2200, A bill for an act relating to building facilities for handicapped persons; amending Minnesota Statutes 1971, Sections 471.465, Subdivision 2; 471.466; 471.467, Subdivision 1; and 471.468.

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

The question being taken on the repassage of the bill and the roll being called, there were yeas 104, and nays 0, as follows:

Those who voted in the affirmative were:

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

CONFERENCE COMMITTEE REPORT ON H. F. NO. 2728

March 15, 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. 2728, 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. 2728 be further amended as follows:

Page 4, line 27, strike "office" and insert "offices"; after "governor" insert "and of the lieutenant governor".

Page 9, line 13, delete the new language.

Page 9, line 19, delete the new language.

Page 27, after line 28, add a section to read:

"Sec. 22. Notwithstanding any other law to the contrary, until such time as personnel rules concerning travel and relocation expenses are promulgated by the commissioner of personnel pursuant to Minnesota Statutes, 1973 Supplement, Section 43.327, the commissioner of personnel shall approve reasonable, proper and actual relocation expense claims submitted to him for approval by the agencies of the state, directing the commissioner of finance to provide for payment therefor to the affected employee. Nothing shall prevent the affected employee of the state from submitting a proper claim for reimbursement for relocation expenses after the effective date of Minnesota Statutes, 1973 Supplement, Section 43.327. Relocation payments so made shall be reviewed by the commissioner of finance after subsequent adoption of said rules by the commissioner of personnel to ensure proper payment under the claim."

Renumber the following sections in sequence.

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

House Conferees: RICHARD J. MENKE, DAVID R. CUMMISKEY, and LEONARD C. MYRAH.

Senate Conferees: WINSTON W. BORDEN, JACK I. KLEINBAUM, and GEORGE S. PILLSBURY.

Menke moved that the report of the Conference Committee on H. F. No. 2728 be adopted and that the bill be repassed as amended by the Conference Committee. The motion prevailed.

H. F. No. 2728, A bill for an act relating to state government; revising the civil service law; amending Minnesota Statutes 1971, Sections 15A.071; 43.05, Subdivision 2, as amended; 43.09, Subdivision 2, as amended; 43.12, Subdivisions 1 and 3, as amended; 43.121, Subdivisions 1, 2, as amended, and 3; 43.126, Subdivisions 2, 3, and 4; 43.14, Subdivision 2; 43.19, Subdivision 2, as amended; 43.20; 43.222; 43.25; 43.26, Subdivisions 1 and 2; 43.30; 43.31; and Laws 1973, Chapter 720, Section 78; repealing Minnesota Statutes 1971, Sections 15A.20, Subdivisions 4 and 5; 43.01, Subdivisions 3 and 4; and 43.22, Subdivision 8; and Laws 1973, Chapter 765, Section 23.

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

The question being taken on the repassage of the bill and the roll being called, there were yeas 106, and nays 2, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Anderson, G. Anderson, I. Becklin Belisle Berg Berglin Biersdorf Braun Brinkman Carlson, A. Carlson, D. Carlson, D. Carlson, L. Casserly Cleary Clifford Connors Cummiskey	DeGroat Dieterich Dirlam Eckstein Enebo Faricy Ferderer Fjoslien Forsythe Fugina Growe Hagedorn Hanson Heinitz Hook Jacobs Johnson, D. Johnson, J. Johnson, R. Jude	Kelly Kempe Knickerbocker Knoll Kostohryz Laidig Larson LaVoy Lemke Lindstrom, E. Lindstrom, J. Lombardi Long McArthur McCarron McCauley McEachern McFarlin McMillan Menke Miller, M.	Newcome Niehaus Ojala Parish Patton Pavlak, R.	Schreiber Schulz Sieben, H. Sieben, M. Skaar Spanish Stangeland Stanton Tomlinson Uhland Vanasek Vento Weaver Wenzel Wigley Wohlwend Wolcott Mr. Speaker
Dahl	Kahn	Moe	Savelkoul	

Those who voted in the negative were:

Ohnstad Pieper

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

CONFERENCE COMMITTEE REPORT ON H. F. NO. 3533

March 18, 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. 3533, report that we have agreed upon the items in dispute and recommend as follows:

That the Senate recede from its amendments.

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

House Conferees: GLEN SHERWOOD, AL PATTON, and GARY W. LAIDIG.

Senate Conferees: G. WILLET, ED SCHROM, and ROBERT J. BROWN.

Patton moved that the report of the Conference Committee on H. F. No. 3533 be adopted and that the bill be repassed as amended by the Conference Committee. The motion prevailed.

H. F. No. 3533, A bill for an act relating to the firemen's relief association of the city of Backus; providing that years of service with the Backus volunteer fire department shall be treated as years of service with the Backus firemen's relief association.

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

The question being taken on the repassage of the bill and the roll being called, there were yeas 109, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S.	Carlson, B. Carlson, D.	Eckstein Enebo	Heinitz Hook	Kostohryz Laidig
Anderson, G.	Carlson, L.	Esau	Jacobs	Larson
Becklin	Casserly	Faricy	Johnson, D.	LaVoy
Belisle	Cleary	Ferderer	Johnson, J.	Lemke
Bennett	Clifford	Fjoslien	Johnson, R.	Lindstrom, E.
Berg	Connors	Forsythe	Jude	Lindstrom, J.
Berglin	Cummiskey	Fudro	Kahn	Lombardi
Biersdorf	Dahl	Fugina	Kelly	Long
Braun	DeGroat	Growe	Kempe	McArthur
Brinkman	Dieterich	Hagedorn	Knickerbocker	McCarron
Carlson, A.	Dirlam	Hanson	Knoll	McCauley

McEachern McFarlin McMillan Menke Miller, M. Moe Munger Myrah Nelson	Niehaus Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson	Pleasant Prahl Quirin Resner Rice Ryan St. Onge Sarna Savelkoul	Searle Sieben, H. Sieben, M. Skaar Spanish Stangeland Stanton Swanson	Ulland Vanasek Vento Weaver Wenzel Wigley Wohlwend Wolcott Mr. Speaker
Newcome	Pieper	Saveikoui Schreiber	Swanson Tomlinson	Mr. Speaker

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

PROGRESS REPORTS ON CONFERENCE COMMITTEES

Pursuant to Joint Rule 13, Berg reported on the progress of H. F. No. 951, now in Conference Committee.

Pursuant to Joint Rule 13, McCarron reported on the progress of H. F. No. 1292, now in Conference Committee.

Pursuant to Joint Rule 13, Ojala reported on the progress of H. F. No. 1136, now in Conference Committee.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker:

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

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

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

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

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

The question being taken on the repassage of the bill and the roll being called, there were yeas 112, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Anderson, G. Anderson, I. Becklin Belisle Bennett Berg Berglin Biersdorf Braun Brinkman Carlson, A. Carlson, A. Carlson, D. Carlson, L. Carlson, L. Casserly Cleary Clifford Connors Cummiskey Dahl	Dieterich Dirlam Eckstein Enebo Erickson Esau Faricy Ferderer Fjoslien Forsythe Fudro Fugina Growe Hagedorn Hanson Heinitz Jacobs Johnson, D. Johnson, R. Jopp Jude	Kelly Kempe Knickerbocker Knoll Kostohryz Kvam Laidig Larson LaVoy Lemke Lindstrom, J. Long McArthur McCarron McCauley McEachern McFarlin McMillan Menke Miller, M. Moe	Newcome Niehaus Ohnstad Ojala Parish Patton Paviak, R. Paviak, R. Pehler Peterson Pieper Pleasant Prahl Quirin Resner Rice Ryan St. Onge Samuelson	Savelkoul Schreiber Schulz Sieben, H. Sieben, M. Skaar Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Weaver Wenzel Wigley Wohlwend Wolcott Mr. Speaker
DeGroat	Kahn	Mueller	Sarna	

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

Mr. Speaker:

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

H. F. No. 3190, A bill for an act relating to the metropolitan transit taxing district; establishing the outer limits as existing

on October 31, 1973; amending Minnesota Statutes, 1973 Supplement, Section 473A.111, Subdivision 2.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Jacobs moved that the House concur in the Senate amendments to H. F. No. 3190 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 3190, A bill for an act relating to the metropolitan transit taxing district; establishing the outer limits as existing on October 31, 1973; amending Minnesota Statutes, 1973 Supplement, Section 473A.111, Subdivision 2.

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

The question being taken on the repassage of the bill and the roll being called, there were yeas 113, and nays 0, as follows:

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

Those who voted in the affirmative were:

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

Mr. Speaker:

I hereby announce the passage by the Senate of the following House File, herewith returned, as amended by the Senate, in which amendment the concurrence of the House is respectfully requested: H. F. No. 3422, A bill for an act relating to the establishment of a new route to the Minnesota trunk highway system to serve the Minnesota zoological garden in Dakota county, Minnesota; appropriating money therefor; establishing deadlines for construction thereof.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Sieben, H., moved that the House concur in the Senate amendments to H. F. No. 3422 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 3422, A bill for an act relating to the establishment of a new route to the Minnesota trunk highway system to serve the Minnesota zoological garden in Dakota county, Minnesota; appropriating money therefor; establishing deadlines for construction thereof.

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

The question being taken on the repassage of the bill and the roll being called, there were yeas 105, and nays 6, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Anderson, G. Anderson, I. Becklin Belisle Bennett Berg Biersdorf Braun Brinkman Carlson, A. Carlson, D. Carlson, L. Casserly Cleary Clifford Connors Cummiskey Dahl	Eckstein Enebo Erickson Esau Faricy Ferderer Fjoslien Forsythe Fudro Fugina Growe Hagedorn Hanson Heinitz Hook Jacobs Jaros Johnson, D. Johnson, R.	Jude Kahn Kelly Kenpe Knickerbocker Knoll Kostohryz Kvam Laidig Larson LaVoy Lemke Lindstrom, E. Lombardi Long McArthur McCarron McCarron McCarley McEachern McFarlin	Nelson Newcome Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant Quirin Resner Rice Ryan	Sarna Schreiber Schulz Searle Sieben, H. Sieben, M. Skaar Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Weaver Wenzel Wigley Wohlwend Wolcott
Dahl	Johnson, R.	McFarlin	Ryan	Wolcott
Dieterich	Jopp	McMillan	St. Onge	Mr. Speaker

Those who voted in the negative were:

Berglin	Moe	Niehaus	Ohnstad	Prahl	
DeGroat					

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

Mr. Speaker:

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

H. F. No. 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.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Berglin moved that the House concur in the Senate amendments to H. F. No. 3242 and that the bill be repassed as amended by the Senate. The motion prevailed.

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, as amended by the Senate, and placed upon its repassage.

The question being taken on the repassage of the bill and the roll being called, there were yeas 99, and nays 15, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Anderson, G. Anderson, I. Becklin Belisle Bennett Berg Berglin Biersdorf Braun Brinkman Carlson, A. Carlson, D. Carlson, L. Casserly	Cummiskey Dahl Dieterich Dirlam Eckstein Enebo Faricy Ferderer Forsythe Fudro Fugina Growe Hanson Heinitz Hook Jacobs Jacos	Jude Kahn Kelly Kempe Knickerbocker Kostohryz Kvam LaVoy Lemke Lindstrom, J. Lombardi McArthur McCarron McCarron McCacley McEachern McFarlin McMillan	Norton Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Prahl Quirin Resner	Samuelson Sarna Savelkoul Schreiber Schulz Sieben, H. Sieben, M. Spanish Stanton Swanson Tomlinson Ulland Vanasek Vento Weaver Wenzel Wohlwend
Connors	Jopp	Moe	St. Onge	

Those who voted in the negative were:

DeGroat	Fjöslien	Larson	Niehaus	Skaar
Erickson	Hagedorn	Lindstrom, E.	Ohnstad	Stangeland
Esau	Johnson, J.	Long	Searle	Wigley
LSAU	J UHHSUH, J.	Toug	Bearie	wight v

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

CONSENT CALENDAR

SUSPENSION OF RULES

Vento moved that the Rules be so far suspended that the bills on the Technical Consent Calendar be advanced to the Consent Calendar for consideration today. The motion prevailed.

S. F. No. 3036, A bill for an act relating to courts; providing for the active service of retired judges; amending Minnesota Statutes 1971, Section 2.724, by adding a subdivision; 484.61; and 490.102, 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 81, and nays 37, as follows:

Those who voted in the affirmative were:

Adams, J.DieterichAdams, S.DirlamAnderson, I.EcksteinBennettEneboBergForsytheBerglinFudroBraunFuginaBrinkmanGroweCarlson, A.HeinitzCarlson, B.HookCarlson, L.JacobsCasserlyJarosCliffordJohnson, D.ConnorsJohnson, J.CummiskeyJohnson, R.DahlJude	Kelly Kempe Knickerbocker Knoll Kostohryz Laidig LaVoy Lemke Lindstrom, E. Lindstrom, J. Lombardi McArthur McCarron McCauley McCachern McFarlin McMillan	Menke Moe Munger Newcome Norton Ojala Parish Pavlak, R. Pavlak, R. L. Pehler Pieper Pleasant Quirin Resner Rice Ryan Savelkoul	Schreiber Schulz Sieben, H. Sieben, M. Stanton Tomlinson Ulland Vanasek Vento Weaver Wohlwend Wołcott Mr. Speaker
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Those who voted in the negative were:

Anderson, D.	Erickson	Jopp	Niehaus	Spanish
Anderson, G.	Esau	Klaus	Ohnstad	Stangeland
Becklin	Faricy	Kvam	Patton	Swanson
Belisle	Ferderer	Larson	Peterson	Wenzel
Biersdorf	Fjoslien	Long	Prahl	Wigley
Cleary	Hagedorn	Miller, M.	St. Onge	- •
Eken	Hanson	Myrah	Searle	
Erdahl	Haugerud	Nelson	Skaar	

The bill was passed and its title agreed to.

S. F. No. 3428, A bill for an act relating to the city of St. Paul; authorizing housing and rehabilitation loan and grant programs; providing for the issuance of general obligation bonds for such programs and for park improvement; amending Laws 1971. Chapter 773, Section 1.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 114, and nays 3, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Larson

Klaus

Myrah

The bill was passed and its title agreed to.

S. F. No. 1149, A bill for an act relating to state government; permitting use of duplicating machines for police training in the bureau of criminal apprehension; amending Minnesota Statutes 1971, Section 16.02, Subdivision 16.

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 2, as follows:

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Those who voted in the affirmative were:

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

Those who voted in the negative were:

Cummiskey Ojala

The bill was passed and its title agreed to.

S. F. No. 2779, A bill for an act relating to crimes and criminals; providing for the setting aside of convictions in certain cases; amending Minnesota Statutes 1971, Section 609.166.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 124, and nays 0, as follows:

Those who voted in the affirmative were:

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

100th Day	1 I UESD	AI, MARON	19, 1914	0040
Moe	Parish	Resner	Sherwood	Ulland
Mueller	Patton	Rice	Sieben, H.	Vanasek
Munger	Pavlak, R.	Ryan	Sieben, M.	Vento
Myrah	Pavlak, R. L.	St. Onge	Skaar	Weaver
Nelson.	Pehler	Samuelson	Smith	Wenzel
Newcome	· Peterson	Sarna	Spanish	Wigley
Niehaus	Pieper	Savelkoul	Stangeland	Wohlwend
Norton	Pleasant	Schreiber	Stanton	Wolcott
Ohnstad	Prahl	Schulz	Swanson	Mr. Speaker
Ojala	Quirin	Searle	Tomlinson	•

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The bill was passed and its title agreed to.

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S. F. No. 3048, A bill for an act relating to crimes and criminals; contraband articles forbidden in state institutions and county jails; penalties; amending Minnesota Statutes 1971, Sections 243.55; and 641.165.

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:

BelisleEsauKnollNortonBennettFaricyKostohryzOhnstadBergFerdererKvamOjalaBerglinFjoslienLaidigParishBiersdorfForsytheLarsonPattonBraunFudroLaVoyPavlak, R.BrinkmanFuginaLemkePavlak, R. L.Carlson, A.GroweLindstrom, E.PehlerCarlson, B.HagedornLongPieperCarlson, L.HaugerudMcArthurQuirinCasserlyHeinitzMcCarloyRiceCliffordJacobsMcEachernRyan	Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Weaver Wenzel Wigley Wohlwend Wolcott Mr. Speaker
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The bill was passed and its title agreed to.

S. F. No. 3409, A bill for an act relating to the department of corrections; the select advisory committee on corrections; authorizing the committee to submit a report on January 2, 1975; amending Laws 1973, Chapter 765, Section 3, 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 123, and nays 0, as follows:

Those who voted in the affirmative were:

The bill was passed and its title agreed to.

S. F. No. 3394 was reported to the House.

There being no objection, S. F. No. 3394 was returned to General Orders.

S. F. No. 2878 was reported to the House.

Carlson, A., proposed an amendment to S. F. No. 2878.

POINT OF ORDER

Pursuant to Rule 45b, Faricy raised a point of order that the proposed amendment to S. F. No. 2878 was out of order. The Speaker ruled the point of order well taken.

S. F. No. 2878, A bill for an act relating to intoxicating liquor; authorizing wine research by higher educational institutions; amending Minnesota Statutes 1971, Section 340.11, 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 105, and nays 13, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Andersen, R.	Dahl DeGroat Dieterich	Johnson, J. Johnson, R. Jopp	Menke Miller, M. Moe	Resner St. Onge Samuelson
Anderson, G.	Dirlam	Jude	Mueller	Sarna
Anderson, I.	Eckstein	Kahn	Munger	Schulz
Belisle	Eken	Kelly	Myrah	Sieben, H .
Bennett	Enebo	Kempe	Nelson	Sieben, M.
Berg	Faricy	Knickerbocker		Smith
Berglin	Ferderer	Knoll	Niehaus	Spanish
Biersdorf	Forsythe	Kostohryz	Norton	Stanton
Braun	Fudro	Larson	Ohnstad	Swanson
Brinkman	Fugina	LaVoy	Ojala	Tomlinson
Carlson, A.	Growe	Lemke	Patton	Ulland
Carlson, B.	Hagedorn	Lindstrom, E.	Pavlak, R.	Vanasek
Carlson, D.	Hanson	Lombardi	Pavlak, R. L.	Vento
Carlson, L.	Haugerud	McArthur	Pehler	Weaver
Casserly	Heinitz	McCarron	Peterson	Wenzel
Cleary	Hook	McCauley	Pieper	Wigley
Clifford	Jacobs	McEachern	Pleasant	Wohlwend
Connors	Jaros	McFarlin	Prahl	Wolcott
Cummiskey	Johnson, D.	McMillan	Quirin	Mr. Speaker

Those who voted in the negative were:

Anderson, D.	Erickson	Klaus	Searle	Stangeland
Becklin	Esau	Kvam	Sherwood	
Erdahl	Fjoslien	Long	Skaar	

The bill was passed and its title agreed to.

S. F. No. 3245, A bill for an act relating to Chisago county; authorizing the county board to establish water or sewer or combined water and sewer systems within cities.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 124, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J.	Brinkman	Dirlam	Graw	Jude
Adams, S.	Carlson, A.	Eckstein	Growe	Kahn
Andersen, R	Carlson, B.	Eken	Hagedorn	Kelly
Anderson, D.	Carlson, D.	Enebo	Hanson	Kempe
Anderson, G.	Carlson, L.	Erdahl	Haugerud	Klaus
Anderson, I.	Casserly	Erickson	Heinitz	Knickerbocker
Becklin	Cleary	Esau	Hook	Knoll
Belisle	Clifford	Faricy	Jacobs	Kostohryz
Bennett	Connors	Ferderer	Jaros	Kvam
Berg	Cummiskey	Fjoslien	Johnson, D.	Laidig
Berglin	Dahl	Forsythe	Johnson, J.	Larson
Biersdorf	DeGroat	Fudro	Johnson, R.	LaVov
Braun	Dieterich	Fugina	Jopp	Lemke

The bill was passed and its title agreed to.

S. F. No. 3246 was reported to the House.

There being no objection, S. F. No. 3246 was continued on the Consent Calendar for one day.

S. F. No. 3350 was reported to the House.

Faricy moved to amend S. F. No. 3350, as follows:

Page 1, line 22, after "required" strike "and such bonds" and insert a period.

Page 1, strike lines 23 through 26.

Page 2, strike lines 2 through 4, and insert a new section 4, as follows:

"Sec. 4. This act upon passage shall be published for two weeks, and shall not take effect if, within 20 days following the second week of publication, there shall be filed with the director of the department of property taxation of Ramsey county a petition or petitions signed by not less than five percent of the qualified voters who voted in the last county general election requesting that a referendum be held to determine the question of the issuance of the bonds by Ramsey county in the amount of and for the purposes designated in this act. Each of the signers of any petition shall affix his signature and his permanent address to the petition in the presence of a notary public authorized to take the oath of the signer and the signer shall swear that he is a resident of Ramsey county and is presently qualified to vote at a general election therein. Any petition or petitions demanding a referendum of this act shall refer to the act by chapter number, title, date of passage and shall state fully the subject matter of this act. If the petition or petitions containing not less than the minimum number of signatures as designated above are filed and the signatures are genuine and the petition or petitions answer the requirements set forth in this section, the board of county commissioners of Ramsey county shall fix a time for the holding of the referendum, which shall be not less than 30 days and not more than 180 days after the petition or

petitions are filed and the signatures thereon are found to be genuine and sufficient, by the board of county commissioners, to answer the requirements set out herein and the election shall be held at the time and places within the county as the board of county commissioners shall designate.

If the petition or petitions referred to herein are insufficient and do not comply with the requirements as set out in this section, and the board of county commissioners shall so find, then the board by formal resolution shall declare its finding of the insufficiency of the petition or petitions to answer the requirements for the petition or petitions as provided in this section.

If a majority of the voters voting on the question submitted to the voters of Ramsey county shall vote in the affirmative, all sections of this act immediately preceding this section shall take effect immediately upon compliance with Minnesota Statutes, Section 645.021.

If a majority of the voters voting on the question submitted to the voters of Ramsey county shall vote in the negative, this act shall not take effect.

Sec. 5. Except as provided in section 4, this act shall take effect upon its approval by the board of county commissioners of Ramsey county and upon compliance with Minnesota Statutes, Section 645.021.".

The motion prevailed and the amendment was adopted.

S. F. No. 3350, A bill for an act relating to Ramsey county; authorizing the board of county commissioners to issue general obligation bonds for remodeling and new construction costs at St. Paul-Ramsey hospital in conjunction with the Gillette hospital authority.

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 115, and nays 7, as follows:

Those who voted in the affirmative were:

Adams, J.	Brinkman	Dahl	Ferderer	Hook
Andersen, R.	Carlson, A.	DeGroat	Fjoslien	Jacobs
Anderson, G.	Carlson, B.	Dieterich	Fudro	Jaros
Anderson, I.	Carlson, D.	Dirlam	Fugina	Johnson, D.
Becklin	Carlson, L.	Eckstein	Graw	Johnson, R.
Belisle	Casserly	Eken	Growe	Jopp
Bennett	Cleary	Enebo	Hagedorn	Jude
Berg	Clifford	Erdahl	Hanson	Kahn
Biersdorf	Connors	Erickson	Haugerud	Kelly
Biersdorf	Connors	Erickson	Haugerud	Kelly
Braun	Cummiskey	Faricy	Heinitz	Kempe

JOURNAL OF THE HOUSE

Klaus Knickerbocker Knoll Kostohryz Kvam Laidig Larson LaVoy Lemke Lindstrom, J. Lombardi Long MaArthur	McFarlin McMillan Menke Miller, M. Moe Mueller Munger Myrah Nelson Newcome	Norton Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Prahl Quirin Pico	Ryan St. Onge Samuelson Sarna Schreiber Schulz Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland	Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Weaver Wenzel Wigley Wohlwend Wolcott Mr. Snacker
McArthur	Niehaus	Rice	Stangeland	Mr. Speaker

Those who voted in the negative were:

Anderson, D.	Forsythe	Lindstrom, E.	Resner	Searle
Berglin	Johnson, J.			

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

S. F. No. 3046, A bill for an act relating to weeds; notice to landowners of required eradication; amending Minnesota Statutes 1971, Section 18.271, 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 124, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J.DieterichAdams, S.DirlamAnderson, R.EcksteinAnderson, D.EkenAnderson, G.EneboAnderson, G.EricksonBelisleEsauBenettFaricyBergFerdererBerglinFjoslienBiersdorfForsytheBraunFudroBrinkmanFuginaCarlson, B.GroweCarlson, D.HagedornCarlson, D.HagedornCarlson, J.HaugerudCliffordHookConnorsJacobsCummiskeyJarosDahlJohnson, D.DeGroatJohnson, J.	Johnson, R. Jopp Jude Kahn Kelly Klaus Knickerbocker Knoll Kostohryz Kvam Laidig Larson LaVoy Lemke Lindstrom, E. Lindstrom, J. Lombardi Long McArthur McCarron McEachern McFarlin McMillan Menke	Miller, M. Moe Mueller Munger Myrah Nelson Niehaus Norton Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pieasant Prahl Quirin Resner Rice Ryan St. Onge Samuelson	Sarna Schreiber Schulz Searle Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Weaver Wenzel Wigley Wohlwend Wolcott Mr. Speaker
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The bill was passed and its title agreed to.

6350

108th Day]

S. F. No. 1231, A bill for an act relating to planning commissions of certain counties and municipalities, and their controls; amending Minnesota Statutes 1971, Sections 394.25, by adding a subdivision; and 462.352, Subdivision 10.

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

The bill was passed and its title agreed to.

CONSIDERATION UNDER RULE 72

Pursuant to Rule 72, Pavlak, R., requested immediate consideration of S. F. No. 3016.

S. F. No. 3016, A bill for an act relating to taxation; providing for and confirming recreational levies in certain cities and towns; amending Minnesota Statutes 1971, Chapter 471, 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 122, and nays 2, as follows:

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

Those who voted in the affirmative were:

Those who voted in the negative were:

Niehaus Schreiber

The bill was passed and its title agreed to.

Pursuant to Rule 72, Norton requested immediate consideration of H. F. Nos. 3712 and 452.

H. F. No. 3712, A bill for an act relating to claims against the state; appropriating moneys for the payment thereof; amending Minnesota Statutes 1971, Section 3.732, 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 7, as follows:

Those who voted in the affirmative were:

Biersdorf	Cummiskey	Ferderer	Hook
Brinkman	Dahl	Fjoslien	Jacobs
Carlson, A.	DeGroat	Forsythe	Jaros
Carlson. B.	Dieterich	Fudro	Johnson, D.
Carlson, D.	Dirlam	Fugina	Johnson, J.
Carlson, L.	Eken	Graw	Johnson, R.
Casserly	Enebo	Growe	Jopp
Cleary	Erdahl	Hagedorn	Jude
Clifford	Erickson	Hanson	Kahn
Connors	Esau	Haugerud	Kelly
Culhane	Faricy	Heinitz	Kempe
	Brinkman Carlson, A. Carlson, B. Carlson, D. Carlson, L. Casserly Cleary Clifford Connors	Brinkman Dahl Carlson, A. DeGroat Carlson, B. Dieterich Carlson, D. Dirlam Carlson, L. Eken Casserly Enebo Cleary Erdahl Clifford Erickson Connors Esau	BrinkmanDahlFjoslienCarlson, A.DeGroatForsytheCarlson, B.DieterichFudroCarlson, D.DirlamFuginaCarlson, L.EkenGrawCasserlyEneboGroweClearyErdahlHagedornCliffordEricksonHansonConnorsEsauHaugerud

Those who voted in the negative were:

Braun Eckstein	Long Patton	Prahl	Skaar	Stangeland
Eccent	Fatton			

The bill was passed and its title agreed to.

H. F. No. 452 was reported to the House.

Moe moved to amend H. F. No. 452, the printed bill, as follows :

Page 5, line 22, after "corrections" strike ", the adult correction".

Page 5, line 23, strike "commission, or the youth conservation commission".

The motion prevailed and the amendment was adopted.

H. F. No. 452, A bill for an act relating to crimes and criminals; indemnification of victims of violent crimes for expenses; providing a penalty for fraudulent claims; appropriating money.

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 119, and nays 3, as follows:

Those who voted in the affirmative were:

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

JOURNAL OF THE HOUSE

[108th Day

Menke	Ojala	Resner	Sherwood	Vanasek
Miller, M.	Parish	Rice	Sieben, H.	Vento
Moe	Patton	Ryan -	Sieben, M.	Voss
Mueller	Pavlak, R.	St. Onge	Skaar	Weaver
Munger	Pavlak, R. L.	Samuelson	Smith	Wenzel
Myrah	Pehler	Sarna	Spanish	Wigley
Nelson	Peterson	Savelkoul	Stanton	Wohlwend
Newcome	Pieper	Schreiber	Swanson	Wolcott
Niehaus	Prahl	Schulz	Tomlinson	Mr. Speaker
Norton	Quirin	Searle	Ulland	

Those who voted in the negative were:

Anderson, G. Fjoslien Ohnstad

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

There being no objection the order of business reverted to Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

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

S. F. No. 1713, A bill for an act proposing an amendment to the Minnesota Constitution in all its articles; reforming its structure, style and form.

Reported the same back with the following amendments:

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

"Section 1. The following amendment to the Minnesota Constitution is proposed to the people. If the amendment is adopted the constitution will read as follows:

CONSTITUTION

OF THE

STATE OF MINNESOTA

Preamble

We, the people of the state of Minnesota, grateful to God for our civil and religious liberty, and desiring to perpetuate its blessings and secure the same to ourselves and our posterity, do ordain and establish this Constitution.

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ARTICLE I

BILL OF RIGHTS

Section 1. Government is instituted for the security, benefit and protection of the people, in whom all political power is inherent, together with the right to alter, modify or reform (SUCH) government (,) whenever *required by* the public good (MAY REQUIRE IT).

Sec. 2. No member of this state shall be disfranchised (,) or deprived of any of the rights or privileges secured to any citizen thereof, unless by the law of the land (,) or the judgment of his peers. There shall be neither slavery nor involuntary servitude in the state otherwise than (THE) as punishment (OF) for a crime (, WHEREOF) of which the party (SHALL HAVE BEEN DULY) has been convicted.

Sec. 3. The liberty of the press shall forever remain inviolate, and all persons may freely speak, write and publish their sentiments on all subjects, being responsible for the abuse of such right.

Sec. 4. The right of trial by jury shall remain inviolate, and shall extend to all cases at law without regard to the amount in controversy (, BUT). A jury trial may be waived by the parties in all cases in the manner prescribed by law (; AND). The legislature may provide that the agreement of five-sixths of (ANY) a jury in (ANY) a civil action or proceeding, after not less than six ((6)) hours' deliberation, (SHALL BE) is a sufficient verdict (THEREIN).

Sec. 5. Excessive bail shall not be required, nor (SHALL) excessive fines (BE) imposed (;), nor (SHALL) cruel or unusual punishments (BE) inflicted.

Sec. 6. In all criminal prosecutions the accused shall enjoy the right to a speedy and public trial (,) by an impartial jury of the county or district wherein the crime shall have been committed, which county or district shall have been previously ascertained by law (, AND). The accused shall enjoy the right to be informed of the nature and cause of the accusation, to be confronted with the witnesses against him, to have compulsory process for obtaining witnesses in his favor (,) and to have the assistance of counsel in his defense.

Sec. 7. No person shall be held to answer for a criminal offense without due process of law, and no person (FOR THE SAME OFFENSE) shall be put twice in jeopardy of punishment for the same offense, nor (SHALL) be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty or property without due process of law. All persons (SHALL) before conviction shall be bailable by sufficient sureties, except for capital offenses when the proof is evident or the presumption great (; AND). The privilege of the writ of habeas corpus shall not be suspended unless (WHEN) the public safety requires it in case of rebellion or invasion (THE PUBLIC SAFETY MAY REQUIRE).

Sec. 8. Every person is entitled to a certain remedy in the laws for all injuries or wrongs which he may receive (IN) to his person, property or character (; HE OUGHT), and to obtain justice freely and without purchase (;), completely and without denial (;), promptly and without delay, conformable to the laws.

Sec. 9. Treason against the state (SHALL CONSIST) consists only in levying war against the (SAME) state, or in adhering to its enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act (,) or on confession in open court.

Sec. 10. The right of the people to be secure in their persons, houses, papers, and effects (,) against unreasonable searches and seizures (,) shall not be violated; and no warrant shall issue but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched and the person or things to be seized.

Sec. 11. No bill of attainder, ex post facto law, (NOR) or any law impairing the obligation of contracts shall (EVER) be passed, and no conviction shall work corruption of blood or forfeiture of estate.

Sec. 12. No person shall be imprisoned for debt in this state, but this shall not prevent the legislature from providing for imprisonment, or holding to bail, persons charged with fraud in contracting said debt. A reasonable amount of property shall be exempt from seizure or sale for the payment of any debt or liability. The amount of such exemption shall be determined by law. Provided, however, that all property so exempted shall be liable to seizure and sale for any debts incurred to any person for work done or materials furnished in the construction, repair or improvement of the same, and provided further, that such liability to seizure and sale shall also extend to all real property for any debt (INCURRED) to any laborer or servant for labor or service performed.

Sec. 13. Private property shall not be taken, destroyed or damaged for public use without just compensation therefor, first paid or secured.

Sec. 14. The military shall be subordinate to the civil power (,) and no standing army shall be (KEPT UP) maintained in this state in times of peace.

Sec. 15. All lands within the state are (DECLARED TO BE) allodial (,) and feudal tenures of every description (,) with all their incidents (,) are prohibited. Leases and grants of agricultural lands for a longer period than (TWENTY ONE) 21 years (HEREAFTER MADE, IN WHICH SHALL BE RESERVED ANY) reserving rent or service of any kind (,) shall be void.

Sec. 16. The enumeration of rights in this constitution shall not (BE CONSTRUED TO) deny or impair others retained by and inherent in the people. The right of every man to worship God according to the dictates of his own conscience shall never be infringed (,); nor shall any man be compelled to attend, erect or support any place of worship, or to maintain any religious or ecclesiastical ministry, against his consent; nor shall any control of or interference with the rights of conscience be permitted, or any preference be given by law to any religious establishment or mode of worship; but the liberty of conscience hereby secured shall not be so construed as to excuse acts of licentiousness (,) or justify practices inconsistent with the peace or safety of the state. nor shall any money be drawn from the treasury for the benefit of any religious societies (,) or religious or theological seminaries.

Sec. 17. No religious test or amount of property shall (EVER) be required as a qualification for any office of public trust (UNDER) *in* the state. No religious test or amount of property shall (EVER) be required as a qualification of any voter at any election in this state; nor shall any person be rendered incompetent to give evidence in any court of law or equity in consequence of his opinion upon the subject of religion.

ARTICLE II

NAME AND BOUNDARIES

Section 1. This State shall be called (AND KNOWN BY THE NAME OF) the state of Minnesota (,) and shall consist of and have jurisdiction over the territory embraced (IN THE FOL-LOWING BOUNDARIES, TO WIT: BEGINNING AT THE POINT IN THE CENTER OF THE MAIN CHANNEL OF THE RED RIVER OF THE NORTH, WHERE THE BOUND-ARY LINE BETWEEN THE UNITED STATES AND BRIT-ISH POSSESSIONS CROSSES THE SAME; THENCE UP THE MAIN CHANNEL OF SAID RIVER TO THAT OF THE BOIS DES SIOUX RIVER; THENCE UP THE MAIN CHAN-NEL OF SAID RIVER TO LAKE TRAVERSE, THENCE UP THE CENTER OF SAID LAKE TO THE SOUTHERN EX-TREMITY THEREOF; THENCE IN A DIRECT LINE TO THE HEAD OF BIG STONE LAKE; THENCE THROUGH ITS CENTER TO ITS OUTLET; THENCE BY A DUE SOUTH LINE TO THE NORTH LINE OF THE STATE OF IOWA; THENCE EAST ALONG THE NORTHERN BOUNDARY OF SAID STATE TO THE MAIN CHANNEL OF THE MISSIS- SIPPI RIVER; THENCE UP THE MAIN CHANNEL OF SAID RIVER AND FOLLOWING THE BOUNDARY LINE OF THE STATE OF WISCONSIN UNTIL THE SAME IN-TERSECTS THE ST. LOUIS RIVER; THENCE DOWN THE SAID RIVER TO AND THROUGH LAKE SUPERIOR, ON THE BOUNDARY LINE OF WISCONSIN AND MICHIGAN, UNTIL IT INTERSECTS THE DIVIDING LINE BETWEEN THE UNITED STATES AND BRITISH POSSESSIONS; THENCE UP PIGEON RIVER AND FOLLOWING SAID DI-VIDING LINE TO THE PLACE OF BEGINNING) in the act of Congress entitled, "An act to authorize the people of the Territory of Minnesota to form a constitution and state government, preparatory to their admission into the Union on equal footing with the original states," and the propositions contained in that act are hereby accepted, ratified and confirmed, and remain irrevocable without the consent of the United States.

Sec. 2. The state of Minnesota (SHALL HAVE) has concurrent jurisdiction on the Mississippi and on all other rivers and waters (BORDERING ON THE SAID STATE OF MINNE-SOTA, SO FAR AS THE SAME SHALL FORM) forming a common boundary (TO SAID STATE, AND) with any other state or states. (NOW OR HEREAFTER TO BE FORMED BY THE SAME; AND SAID RIVERS AND WATERS, AND) Navigable waters leading into the same, shall be common highways and forever free (, AS WELL TO THE INHABITANTS OF SAID STATE AS) to (OTHER) citizens of the United States (,) without any tax, duty, impost (,) or toll therefor.

(SEC. 3. THE PROPOSITIONS CONTAINED IN THE ACT OF CONGRESS ENTITLED, "AN ACT TO AUTHORIZE THE PEOPLE OF THE TERRITORY OF MINNESOTA TO FORM A CONSTITUTION AND STATE GOVERNMENT, PREPARATORY TO THEIR ADMISSION INTO THE UNION ON EQUAL FOOTING WITH THE ORIGINAL STATES," ARE HEREBY ACCEPTED, RATIFIED AND CONFIRMED, SHALL REMAIN IRREVOCABLE WITHOUT AND THE CONSENT OF THE UNITED STATES; AND IT IS HEREBY ORDAINED THAT THIS STATE SHALL NEVER INTER-FERE WITH THE PRIMARY DISPOSAL OF THE SOIL WITHIN THE SAME, BY THE UNITED STATES, OR WITH ANY REGULATIONS CONGRESS MAY FIND NECESSARY FOR SECURING THE TITLE TO SAID SOIL TO BONA FIDE PURCHASERS THEREOF; AND NO TAX SHALL BE IM-POSED ON LANDS BELONGING TO THE UNITED STATES AND IN NO CASE SHALL NON-RESIDENT PROPRIETORS BE TAXED HIGHER THAN RESIDENTS.)

ARTICLE III

DISTRIBUTION OF THE POWERS OF GOVERNMENT

Section 1. The powers of government shall be divided into three distinct departments: legislative, executive (,) and judi-

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cial (; AND). No person or persons belonging to or constituting one of these departments shall exercise any of the powers properly belonging to either of the others (,) except in the instances expressly provided in this constitution.

ARTICLE IV

LEGISLATIVE DEPARTMENT

Section 1. The legislature (SHALL CONSIST) consists of the senate and house of representatives.

The number of members who compose the senate and Sec. 2. house of representatives shall be prescribed by law (, BUT THE REPRESENTATION IN THE SENATE SHALL NEVER EX-CEED ONE MEMBER FOR EVERY 5,000 INHABITANTS. AND IN THE HOUSE OF REPRESENTATIVES ONE MEM-BER FOR EVERY 2,000 INHABITANTS). The representation in both houses shall be apportioned equally throughout the different sections of the state (,) in proportion to the population thereof.

Sec. (23) 3. (THE LEGISLATURE SHALL HAVE THE POWER TO PROVIDE BY LAW FOR AN ENUMERATION OF THE INHABITANTS OF THIS STATE, AND ALSO HAVE THE POWER AT THEIR FIRST SESSION) At its first session after each enumeration of the inhabitants of this state made by the authority of the United States, (TO) the legislature shall have the power to prescribe the bounds of congressional (, SENATORIAL AND REPRESENTATIVE) and legislative districts (, AND TO APPORTION ANEW THE SENATORS AND REPRESENTATIVES). (AMONG THE SEVERAL DIS-TRICTS ACCORDING TO THE PROVISIONS OF SECTION SECOND OF THIS ARTICLE, SEC. 24. THE) Senators shall (ALSO) be chosen by single districts of convenient contiguous territory (, AT THE SAME TIME THAT MEMBERS OF THE HOUSE OF REPRESENTATIVES ARE REQUIRED TO BE CHOSEN, AND IN THE SAME MANNER; AND). No representative district shall be divided in the formation of a senate district. The senate districts shall be numbered in a regular series. (THE TERMS OF OFFICE OF SENATORS AND REP-RESENTATIVES SHALL BE THE SAME AS NOW PRE-SCRIBED BY LAW UNTIL THE GENERAL ELECTION OF THE YEAR ONE THOUSAND EIGHT HUNDRED AND SEV-ENTY-EIGHT (1878), AT WHICH TIME THERE SHALL BE AN ENTIRE NEW ELECTION OF ALL SENATORS AND **REPRESENTATIVES.)**

Sec. 4. Representatives (CHOSEN AT SUCH ELECTION, OR AT ANY ELECTION THEREAFTER,) shall (HOLD THEIR OFFICE) be chosen for (THE) a term of two years, except (IT BE) to fill a vacancy (; AND THE SENATORS CHOSEN AT SUCH ELECTION BY DISTRICTS DESIG-

NATED AS ODD NUMBERS SHALL GO OUT OF OFFICE AT THE EXPIRATION OF THE SECOND YEAR, AND SENATORS CHOSEN BY DISTRICTS DESIGNATED BY EVEN NUMBERS SHALL GO OUT OF OFFICE AT THE EX-PIRATION OF THE FOURTH YEAR; AND THEREAFTER. Senators shall be chosen for a term of four years, except to fill a vacancy and except there shall be an entire new election of all the senators at the first election of representatives (NEXT) after (SUCCEEDING) each new legislative apportionment provided for in this article. (SEC. 17.) The governor shall (ISSUE WRITS OF ELECTION) call elections to fill (SUCH) vacancies (AS MAY OCCUR, BY RESIGNATION OR ANY OTHER CAUSE,) in either house of the legislature.

Sec. (9) 5. No senator or representative shall hold any other office under the authority of the United States or the state of Minnesota, except that of postmaster or of notary public. If electer or appointed to another office, a legislator may resign from the legislature by tendering his resignation to the governor.

Sec. (25) 6. Senators and representatives shall be qualified voters of the state, and shall have resided one year in the state and six months immediately preceding the election in the district from which (THEY ARE) elected. (SEC. 3.) Each house shall be the judge of the election returns and eligibility of its own members. The legislature shall prescribe by law the manner (IN WHICH) for taking evidence in cases of contested seats in either house (SHALL BE TAKEN).

Sec. (4) 7. Each house may determine the rules of its proceedings, sit upon its own adjournment, punish its members for disorderly behavior, and (,) with the concurrence of two-thirds (,) expel a member; but no member shall be expelled (THE) a second time for the same offense.

Sec. (29) 8. (ALL MEMBERS) Each member and (OFFI-CERS OF BOTH BRANCHES) officer of the legislature (SHALL,) before entering upon (THE) his duties (OF THEIR RESPECTIVE TRUSTS,) shall take (AND SUBSCRIBE) an oath or affirmation to support the Constitution of the United States, the constitution of (THE) this state (OF MINNESO-TA), and (FAITHFULLY AND IMPARTIALLY) to discharge faithfully the duties (DEVOLVING UPON HIM AS SUCH MEMBER OR OFFICER) of his office to the best of his judgment and ability.

Sec. (7) 9. The compensation of senators and representatives shall be prescribed by law. (BUT) No increase of compensation shall (BE PRESCRIBED WHICH SHALL) take effect during the period for which the members of the existing house of representatives may have been elected. Sec. (8) 10. The members of each house (SHALL) in all cases (,) except treason, felony (,) and breach of the peace, shall be privileged from arrest during the session of their respective houses (,) and in going to or returning from the same. For any speech or debate in either house they shall not be questioned in any other place.

Sec. (16) 11. Two or more members of either house (SHALL HAVE LIBERTY TO) may dissent and protest against any act or resolution which they (MAY) think injurious to the public or to any individual (,) and have the reason of their dissent entered (ON) in the journal.

Sec. 12. The legislature shall meet at the seat of government in regular session in each biennium at the times prescribed by law for not exceeding a total of 120 legislative days. The legislature shall not meet in regular session, nor in any adjournment thereof, after the first Monday following the third Saturday in May of any year. After meeting at a time prescribed by law, the legislature may adjourn to another time. "Legislative day" shall be defined by law. A special session of the legislature may be called (AS OTHERWISE PROVIDED BY THIS CONSTITU-TION) by the governor on extraordinary occasions.

(SEC. 6.) Neither house (SHALL,) during a session of the legislature (,) *shall* adjourn for more than three days (Sundays excepted) (,) nor to any other place than that in which the two houses shall be assembled (,) without the consent of the other house.

Sec. 13. A majority of each (SHALL CONSTITUTE) house constitutes a quorum to transact business, but a smaller number may adjourn from day to day (,) and compel the attendance of absent members in (SUCH) the manner and under (SUCH) the penalties (AS) it may provide.

Sec. (19) 14. Each house shall be open to the public during (THE) its sessions (THEREOF,) except in (SUCH) cases (AS) which in (THEIR) its opinion (MAY) require secrecy.

Sec. (5) 15. Each house shall elect its presiding officer and (SUCH) other officers as may be provided by law (;). (THEY) Both houses shall keep journals of their proceedings, and from time to time publish the same, and the yeas and nays, when taken on any question, shall be entered (ON SUCH) in the journals.

Sec. (30) 16. In all elections (TO BE MADE) by the legislature (, THE) members (THEREOF) shall vote viva voce (,) and their votes shall be entered (ON) in the journal.

Sec. (27) 17. No law shall embrace more than one subject, which shall be expressed in its title.

Sec. (10) 18. All bills for raising (A) revenue shall originate in the house of representatives, but the senate may propose and concur with the amendments as on other bills.

Sec. (20) 19. Every bill shall be (READ) reported on three different days in each (SEPARATE) house, unless, in case of urgency, two-thirds of the house where (SUCH) the bill is pending (SHALL) deem it expedient to dispense with this rule (AND NO BILL SHALL BE PASSED BY EITHER HOUSE UNTIL IT SHALL HAVE BEEN PREVIOUSLY READ TWICE AT LENGTH).

Sec. (21) 20. Every bill (HAVING) passed by both houses shall be (CAREFULLY) enrolled (,) and (SHALL BE) signed by the presiding officer of each house. Any presiding officer refusing to sign a bill (WHICH SHALL HAVE PREVIOUSLY) passed by both houses shall thereafter be (INCAPABLE OF HOLDING A SEAT IN EITHER BRANCH OF THE LEGIS-LATURE, OR HOLD ANY OTHER) disqualified from any office of honor or profit in the state (, AND IN CASE OF SUCH REFUSAL,). Each house (SHALL,) by rule (,) shall provide the manner in which (SUCH) a bill shall be (PROPERLY) certified for presentation to the governor in case of such refusal.

Sec. (22) 21. No bill shall be passed by either house (OF THE LEGISLATURE) upon the day prescribed for (THE) adjournment (OF THE TWO HOUSES). (BUT) This section shall not (BE SO CONSTRUED AS TO) preclude the enrollment of a bill (,) or (THE SIGNATURE AND PASSAGE) its transmittal from one house to another (, OR THE REPORTS THERE-ON FROM COMMITTEES,) or (ITS TRANSMISSION) to the executive for his signature.

Sec. (13) 22. The style of all laws of this state shall be: "Be it enacted by the legislature of the state of Minnesota." No law shall be passed unless voted for by a majority of all the members elected to each (BRANCH) house of the legislature, and the vote entered (UPON) in the journal of each house.

Sec. (11) 23. Every bill (WHICH SHALL HAVE) passed (THE SENATE AND THE HOUSE OF REPRESENTA-TIVES,) in conformity to the rules of each house and the joint rules of the two houses (,) shall (, BEFORE IT BECOMES A LAW,) be presented to the governor (OF THE STATE). If he approves a bill, he shall sign it (AND), deposit it in the office of the secretary of state (FOR PRESERVATION,) and notify the house (WHERE) in which it originated of (THE) that fact. (BUT IF NOT,) If he vetoes a bill, he shall return it (,) with his objections (,) to the house in which it (SHALL HAVE) originated (; WHEN SUCH). His objections shall be entered (AT LARGE ON) in the journal (OF THE SAME, AND THE HOUSE SHALL PROCEED TO RECONSIDER THE BILL). If, after (SUCH) reconsideration, two-thirds of that house (SHALL) agree to pass the bill, it shall be sent, together with the governor's objections, to the other house, (BY) which (IT) shall likewise (BE RECONSIDERED;) reconsider it. (AND) If (IT BE) approved by two-thirds of that house it (SHALL BE-COME) becomes a law and shall be deposited in the office of the secretary of state. (BUT) In (ALL) such cases the votes of both houses shall be determined by yeas and nays, and the names of the persons voting for or against the bill shall be entered (ON) in the journal of each house (, RESPECTIVELY). (IF) Any bill (SHALL) not (BE) returned by the governor within three days (Sundays excepted) after it (SHALL HAVE BEEN) is presented to him (, THE SAME SHALL BE) becomes a law (IN LIKE MANNER) as if he had signed it, unless the legislature (,) by adjournment within that time (,) prevents its return. (BILLS) Any bill passed during the last three days of a session may be presented to the governor during the three days following the day of (THE) final adjournment (OF THE LEGISLATURE AND THE LEGISLATURE MAY PRESCRIBE THE METH-OD OF PERFORMING THE ACTS NECESSARY TO PRE-SENT BILLS TO THE GOVERNOR AFTER ADJOURN-MENT.) and becomes law if the governor (MAY APPROVE, SIGN) signs and (FILE) deposits it in the office of the secretary of state (,) within 14 days after the adjournment of the leg-islature (, ANY ACT PASSED DURING THE LAST THREE DAYS OF THE SESSION, AND THE SAME SHALL BE-COME A LAW). (IF) Any bill passed during the last three days of the session which is not signed and (FILED) deposited within 14 days after (THE) adjournment (, IT SHALL) does not become a law.

If (ANY) a bill presented to the governor (CONTAIN) contains several items of appropriation of money, he may (OBJECT TO) veto one or more of (SUCH) the items (,) while approving (OF THE OTHER PORTION OF) the bill. (IN SUCH CASE HE SHALL APPEND TO THE BILL,) At the time (OF SIGN-ING IT.) he signs the bill the governor shall append to it a statement of the items (TO WHICH HE OBJECTS, AND THE AP-PROPRIATION SO OBJECTED TO) he vetoes and the vetoed items shall not take effect. If the legislature (BE) is in session, he shall transmit to the house in which the bill originated a copy of (SUCH) the statement, and the items (OBJECTED TO) vetoed shall be separately reconsidered. If (,) on reconsideration (, ONE OR MORE OF SUCH ITEMS BE) any item is approved by two-thirds of the members elected to each house, (THE SAME SHALL BE) it is a part of the law (,) notwithstanding the objections of the governor. (ALL THE PROVISIONS OF THIS SECTION, IN RELATION TO BILLS NOT APPROVED BY THE GOVERNOR, SHALL APPLY IN CASES IN WHICH HE SHALL WITHHOLD HIS APPROVAL FROM ANY ITEM OR JTEMS CONTAINED IN A BILL APPROPRIATING MONEY.)

Sec. (12) 24. (NO MONEY SHALL BE APPROPRIATED EXCEPT BY BILL. EVERY) Each order, resolution or vote requiring the concurrence of the two houses (() except such as relate to the business or adjournment of the (SAME)) legislature shall be presented to the governor (FOR HIS SIGNATURE, AND, BEFORE THE SAME SHALL TAKE EFFECT, SHALL BE APPROVED BY HIM, OR, BEING RETURNED BY HIM WITH HIS OBJECTIONS, SHALL BE REPASSED BY TWO-THIRDS OF THE MEMBERS OF THE TWO HOUSES, AC-CORDING TO THE RULES AND LIMITATIONS) and is subject to his veto as prescribed in case of a bill.

Sec. (18) 25. During a session each house may punish by imprisonment (, DURING ITS SESSION,) for not more than 24 hours any person (,) not a member (,) who (SHALL BE) is guilty of any disorderly or contemptuous behavior in (THEIR) its presence (, BUT NO SUCH IMPRISONMENT SHALL AT ANY TIME EXCEED TWENTY-FOUR HOURS).

Sec. 26. (TO PASS) Passage of a general banking law requires the vote of two thirds of the members of each house of the legislature.

(SEC. 15. THE LEGISLATURE SHALL HAVE FULL POWER TO EXCLUDE FROM THE PRIVILEGE OF ELECT-ING OR BEING ELECTED ANY PERSON CONVICTED OF BRIBERY, PERJURY, OR ANY OTHER INFAMOUS CRIME.)

(SEC. 26. DIVORCES SHALL NOT BE GRANTED BY THE LEGISLATURE.)

(SEC. 32. [B] ALL LANDS DONATED TO THE STATE OF MINNESOTA FOR THE PURPOSE OF INTERNAL IM-PROVEMENT, UNDER THE EIGHTH SECTION OF THE ACT OF CONGRESS, APPROVED SEPTEMBER FOURTH, EIGHTEEN HUNDRED AND FORTY-ONE, BEING "AN ACT TO APPROPRIATE THE PROCEEDS OF THE SALE OF THE PUBLIC LANDS, AND TO GRANT PRE-EMPTION RIGHTS," SHALL BE APPRAISED AND SOLD, IN THE SAME MANNER AND BY THE SAME OFFICERS, AND THE MINIMUM PRICE SHALL BE THE SAME AS IS PRO-VIDED BY LAW FOR THE APPRAISEMENT AND SALE OF THE SCHOOL LANDS, UNDER THE PROVISIONS OF TITLE ONE (1), CHAPTER THIRTY-EIGHT, OF THE GEN-ERAL STATUTES, EXCEPT THE MODIFICATIONS HERE-INAFTER MENTIONED. ALL MONEYS DERIVED FROM THE SALES OF SAID LANDS SHALL BE INVESTED IN THE BONDS OF THE UNITED STATES, OR OF THE STATE OF MINNESOTA ISSUED SINCE 1860; AND THE MONEYS SO INVESTED SHALL CONSTITUTE THE IN-TERNAL IMPROVEMENT LAND FUND OF THE STATE. ALL MONEYS RECEIVED BY THE COUNTY TREASURER UNDER THE PROVISIONS OF TITLE ONE (1), CHAPTER THIRTY-EIGHT (38), AFORESAID, DERIVED FROM THE SALE OF INTERNAL IMPROVEMENT LANDS, SHALL BE

HELD AT ALL TIMES SUBJECT TO THE ORDER AND DI-RECTION OF THE STATE TREASURER, FOR THE BENE-FIT OF THE FUND TO WHICH IT BELONGS; AND ON THE FIFTEENTH DAY OF JUNE IN EACH YEAR, AND AT SUCH OTHER TIMES AS HE MAY BE REQUESTED SO TO DO BY THE STATE TREASURER, HE SHALL PAY OVER TO THE SAID STATE TREASURER ALL MONEYS RE-CEIVED ON ACCOUNT OF SUCH FUND.)

(THE BONDS PURCHASED IN ACCORDANCE WITH THIS AMENDMENT SHALL BE TRANSFERABLE ONLY UPON THE ORDER OF THE GOVERNOR, AND ON EACH BOND SHALL BE WRITTEN "MINNESOTA INTERNAL IMPROVEMENT LAND FUND OF THE STATE, TRANS-FERABLE ONLY ON THE ORDER OF THE GOVERNOR." THE PRINCIPAL SUM FROM ALL SALES OF INTERNAL IMPROVEMENT LANDS SHALL NOT BE REDUCED BY ANY CHARGES OR COSTS OF OFFICERS BY FEES, OR BY ANY OTHER MEANS WHATEVER: AND SECTION FIFTY (50), OF TITLE ONE (1), CHAPTER THIRTY-EIGHT (38), OF THE GENERAL STATUES, SHALL NOT BE APPLI-CABLE TO THE PROVISIONS OF THIS AMENDMENT, AND WHEREVER THE WORDS "SCHOOL LANDS" ARE USED IN SAID TITLE, IT SHALL READ AS APPLICABLE TO THIS AMENDMENT, "INTERNAL IMPROVEMENT LANDS." THE FORCE OF THIS AMENDMENT SHALL BE TO AUTHORIZE THE SALE OF THE INTERNAL IM-PROVEMENT LANDS. WITHOUT FURTHER LEGISLA-TIVE ENACTMENT.)

(SEC. 34. THE LEGISLATURE SHALL PROVIDE GEN-ERAL LAWS FOR THE TRANSACTION OF ANY BUSINESS THAT MAY BE PROHIBITED BY SECTION ONE (1) OF THIS AMENDMENT, AND ALL SUCH LAWS SHALL BE UNIFORM IN THEIR OPERATION THROUGHOUT THE STATE.)

ARTICLE V

EXECUTIVE DEPARTMENT

Section 1. The executive department (SHALL CONSIST) consists of a governor, lieutenant governor, secretary of state, auditor, treasurer and attorney general, who shall be chosen by the electors of the state. The governor and lieutenant governor shall be chosen jointly by a single vote applying to both offices (,) in a manner prescribed by law.

Sec. (3) 2. The term of office for the governor and lieutenant governor (SHALL BE) is four years (,) and until (THEIR SUCCESSORS ARE) a successor is chosen and qualified. Each shall have attained the age of 25 years and, shall have been a bona fide resident of the state for one year next preceding his election (. BOTH), and shall be (CITIZENS) a citizen of the United States.

Sec. (4) 3. The governor shall communicate by message to each session of the legislature (SUCH) information touching the state and (CONDITION OF THE) country (AS HE MAY DEEM EXPEDIENT). He (SHALL BE) is commander-in-chief of the military and naval forces (,) and may call them out (SUCH FORCES) to execute the laws, suppress insurrection and repel invasion. He may require the opinion (,) in writing (,) of the principal officer in each of the executive departments upon any subject relating to (THE) his duties (OF THEIR RESPECTIVE OFFICES;). (HE SHALL HAVE POWER, BY AND) With the advice and consent of the senate (TO) he may appoint notaries public (,) and (SUCH) other officers (AS MAY BE) provided by law. He (SHALL HAVE POWER TO) may appoint commissioners to take the acknowledgment of deeds or other instruments in writing (,) to be used in the state. (HE SHALL HAVE A NEGATIVE UPON ALL LAWS PASSED BY THE LEGISLATURE, UNDER SUCH RULES AND LIM-ITATIONS AS ARE IN THIS CONSTITUTION PRE-SCRIBED. HE MAY ON EXTRAORDINARY OCCASIONS CONVENE BOTH HOUSES OF THE LEGISLATURE.) He shall take care that the laws be faithfully executed (,). He shall fill any vacancy that may occur in the (OFFICE) offices of secretary of state, treasurer, auditor, attorney general (,) and (SUCH) the other state and district offices (AS MAY BE) hereafter created by law (,) until the end of the term for which the person who had vacated the office was elected (,) or the first Monday in January following the next general election, whichever is sooner, and until (THEIR SUCCESSORS ARE) a successor is chosen and qualified.

Sec. (5) 4. The (OFFICIAL TERM) term of office of the secretary of state, treasurer, attorney general (,) and state auditor (SHALL BE) is four years (,) and (EACH SHALL CONTINUE IN OFFICE) until (HIS) a successor (SHALL HAVE BEEN ELECTED) is chosen and qualified. The (FURTHER) duties and salaries of the executive officers shall (EACH) be prescribed by law.

Sec. (6) 5. In case a vacancy (SHOULD OCCUR,) occurs from any cause whatever (,) in the office of governor, the lieutenant governor shall be governor during such vacancy. The compensation of the lieutenant governor shall be prescribed by law. The last elected presiding officer of the senate shall become lieutenant governor in case a vacancy (SHOULD OCCUR) occurs in that office. In case the governor (SHALL BE) is unable to discharge the powers and duties of his office, the same (SHALL DEVOLVE) devolves on the lieutenant governor. The legislature may (BY LAW) provide by law for the case of the removal, death, resignation, or inability both of the governor and lieutenant governor to discharge the duties of governor and may provide by law for continuity of government in periods of emergency resulting from disasters caused by enemy attack in this state, including but not limited to, succession to the powers and duties of public office and change of the seat of government.

(SEC. 7. THE TERM OF EACH OF THE EXECUTIVE OFFICERS NAMED IN THIS ARTICLE, SHALL COM-MENCE ON TAKING THE OATH OF OFFICE ON OR AF-TER THE FIRST DAY OF MAY, 1858, AND CONTINUE UNTIL THE FIRST MONDAY OF JANUARY, 1860, EXCEPT THE AUDITOR, WHO SHALL CONTINUE IN OFFICE TILL THE FIRST MONDAY OF JANUARY, 1861, AND UNTIL THEIR SUCCESSORS SHALL HAVE BEEN DULY ELECT-ED AND QUALIFIED; AND THE SAME ABOVE-MEN-TIONED TIME FOR QUALIFICATION AND ENTRY UPON THE DUTIES OF THEIR RESPECTIVE OFFICES SHALL EXTEND AND APPLY TO ALL OTHER OFFICERS ELECT-ED UNDER THE STATE CONSTITUTION, WHO HAVE NOT ALREADY TAKEN THE OATH OF OFFICE, AND COMMENCED THE PERFORMANCE OF THEIR OFFICIAL DUTIES.)

Sec. (8) 6. Each officer created by this article (SHALL,) before entering upon his duties (,) shall take an oath or affirmation to support the constitution of the United States and of this state (,) and to (FAITHFULLY) discharge faithfully the duties of his office to the best of his judgment and ability.

Sec. 7. The governor, the attorney general and the chief justice of the supreme court *constitute* a board of pardons. Its powers and duties shall be defined and regulated by law. The governor in conjunction with the board of pardons has power to grant reprieves and pardons after conviction for an offense against the state (,) except in cases of impeachment.

ARTICLE VI

JUDICIARY

Section 1. The judicial power of the state is (HEREBY) vested in a supreme court, a district court (,) and such other courts, judicial officers and commissioners with jurisdiction inferior to the district court as the legislature may establish.

Sec. 2. The supreme court (SHALL CONSIST) consists of one chief judge and not less than six nor more than eight associate judges as the legislature may establish. It shall have original jurisdiction in such remedial cases as (MAY BE) are prescribed by law, and appellate jurisdiction in all cases, but there shall be no trial by jury in (SAID) the supreme court. As provided by law judges of the district court may be assigned (AS PROVIDED BY LAW) temporarily to act as judges of the supreme court upon its request.

The supreme court shall appoint (,) to serve at its pleasure (,) a clerk, a reporter, a state law librarian (,) and (SUCH) other *necessary* employees (AS IT MAY DEEM NECESSARY).

Sec. (5) 3. The district court (SHALL HAVE) has original jurisdiction in all civil and criminal cases (,) and shall have (SUCH) appellate jurisdiction as (MAY BE) prescribed by law.

Sec. (3) 4. The number and boundaries of judicial districts shall be established (OR CHANGED) in the manner provided by law but the office of a district judge (MAY) *shall* not be abolished during his term. There shall be two or more district judges in each district. Each judge of the district court in any district shall be a resident of (SUCH) *that* district at the time of his selection and during his continuance in office.

Sec. (7) 5. Judges of the supreme court and the district court shall be learned in the law. The qualifications of all other judges and judicial officers shall be prescribed by law. The compensation of all judges shall be prescribed by the legislature and shall not be diminished during their term of office.

Sec. (9) 6. (JUDGES) A judge of the supreme court (AND) or the district court shall not hold any office under the United States except a commission in a reserve component of the military forces of the United States and shall not hold any other office under this state. (THE) His term of office (OF ANY SUCH JUDGE) shall terminate at the time he files as a candidate for an elective office of the United States or for a nonjudicial office of this state.

Sec. (8) 7. The term of office of all judges shall be six years and until their successors are qualified (,). (AND) They shall be elected (IN THE MANNER PROVIDED BY LAW) by the (ELECTORS OF THE STATE, DISTRICT, COUNTY, MU-NICIPALITY, OR OTHER TERRITORY WHEREIN) voters from the area which they are to serve in the manner provided by law.

Sec. (11) 8. Whenever there is a vacancy in the office of judge the governor shall appoint in the manner provided by law a qualified person to fill the vacancy (, TO HOLD OFFICE) until (HIS) successor is elected and qualified. The successor shall be elected for a six year term at the next general election occurring more than one year after (SUCH) the appointment.

Sec. (10) 9. The legislature may provide by law for retirement of all judges (,) and for the extension of the term of any

judge who (SHALL BECOME) becomes eligible for retirement within three years after expiration of the term for which he is selected. (AND) The legislature may also provide for the retirement, removal or other discipline of any judge who is disabled, incompetent or guilty of conduct prejudicial to the administration of justice.

Sec. (12) 10. As provided by law (,) a retired judge may be assigned to hear and decide any cause over which the court to which he is assigned (SHALL HAVE) has jurisdiction.

Sec. (6) 11. Original jurisdiction in law and equity for the administration of the estates of deceased persons and all guardianship and incompetency proceedings, including jurisdiction over the administration of trust estates and for the determination of taxes contingent upon death, shall be provided by law.

Sec. (13) 12. If the probate court is abolished by law, judges of that court who are learned in the law shall become judges of the court that assumes jurisdiction of matters described in section (6) 11.

Sec. (4) 13. There shall be in each county one clerk of the district court (,) whose qualifications (AND), duties and com-pensation shall be prescribed by law (,). (AND WHO) He shall serve at the pleasure of a majority of the judges of the district court in each district. (HIS COMPENSATION SHALL BE PROVIDED BY LAW.)

ARTICLE VII

ELECTIVE FRANCHISE

Section 1. Every person (OF THE AGE OF 19) 18 years of age or more who has been a citizen of the United States for three months and who has resided (IN THIS STATE SIX MONTHS AND) in the precinct for (THIRTY) 30 days next preceding an election shall be entitled to vote in that precinct (, AND). The place of voting by one otherwise qualified who has changed his residence within (THIRTY) 30 days preceding the election (MAY) shall be prescribed by law. (SEC. 2. NO) The following persons shall not be entitled or permitted to vote at any election in this state: A person not (BELONGING TO ONE OF THE CLASSES SPECIFIED IN THE PRECEDING SECTION) meeting the above requirements; (NO) a person who has been convicted of treason or (ANY) felony, unless restored to civil rights; (AND NO) a person under guardianship, or a person who (MAY BE NON COMPOS MENTIS) is (OR) insane or not mentally competent (, SHALL BE ENTITLED OR PERMITTED TO VOTE AT ANY ELECTION IN THIS STATE).

Sec. (3) 2. For the purpose of voting (,) no person (SHALL BE DEEMED TO HAVE LOST A) loses residence solely by reason of his absence while employed in the service of the United States; nor while engaged upon the waters of this state or of the United States; nor while a student in any (SEMINARY) *institution* of learning; nor while kept at any almshouse or asylum; nor while confined in any public prison. (SEC. 4.) No soldier, seaman or marine in the army or navy of the United States (SHALL BE DEEMED) is a resident of this state solely in consequence of being stationed within the (SAME) state.

Sec. 3. The legislature shall provide for a uniform oath or affirmation to be administered at elections (,) and no person shall be compelled to take any other or different form of oath to entitle him to vote.

Sec. (5) 4. During the day on which (ANY) an election (SHALL BE) is held (,) no person shall be arrested by virtue of any civil process.

Sec. (6) 5. All elections shall be by ballot (,) except for such town officers as may be directed by law to be otherwise chosen.

Sec. (7) 6. Every person who by the provisions of this article (SHALL BE) is entitled to vote at any election and is (TWENTY-ONE) 21 years of age (SHALL BE) is eligible (TO) for any office (WHICH NOW IS, OR HEREAFTER SHALL BE,) elective by the people in the district wherein he (SHALL HAVE) has resided (THIRTY) 30 days previous to (SUCH) the election, except as otherwise provided in this constitution, or the constitution and law of the United States.

Sec. (9) 7. The official year for the state of Minnesota (SHALL COMMENCE) commences on the first Monday in January in each year (,) and all terms of office (SHALL) terminate at that time (; AND). The general election shall be held on the first Tuesday after the first Monday in November (. THE GENERAL ELECTION SHALL BE HELD BIENNIALLY) in each even numbered year.

Sec. (2) 8. The returns of every election for (THE OFFI-CERS NAMED IN THE FOREGOING SECTION) officeholders elected statewide shall be made to the secretary of state (,) who shall call to his assistance two or more of the judges of the supreme court (,) and two disinterested judges of the district courts (OF THE STATE, WHO). They shall constitute a board of canvassers (, WHO SHALL OPEN AND) to canvass (SAID) the returns and declare the result within three days after (SUCH) the canvass.

ARTICLE (XIII) VIII

IMPEACHMENT AND REMOVAL FROM OFFICE

(SEC. 14) Section 1. The house of representatives (SHALL HAVE) has the sole power of impeachment (,) through a con-

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currence of a majority of all (THE) its members (ELECTED TO SEATS THEREIN). All impeachments shall be tried by the senate (; AND). When sitting for that purpose (THE), senators shall be upon oath or affirmation to do justice according to law and evidence. No person shall be convicted without the concurrence of two-thirds of the (MEMBERS) senators present.

(SECTION 1) Sec. 2. The governor, secretary of state, treasurer, auditor, attorney general (,) and the judges of the supreme and district courts (,) may be impeached for corrupt conduct in office (,) or for crimes and misdemeanors; but judg-ment (IN SUCH CASE) shall not extend further than to removal from office and disgualification to hold and enjoy any office of honor, trust or profit in this state. The party convicted (THEREOF SHALL NEVERTHELESS BE LIABLE AND) shall also be subject to indictment, trial, judgment and punishment (,) according to law.

Sec. 3. No officer shall exercise the duties of his office after he (SHALL HAVE) has been impeached and before his acquittal.

(SEC. 4. ON THE TRIAL OF AN IMPEACHMENT AGAINST THE GOVERNOR, THE LIEUTENANT GOVER-NOR SHALL NOT ACT AS A MEMBER OF THE COURT.)

Sec. (5) 4. No person shall be tried on impeachment before he (SHALL HAVE) has been served with a copy thereof at least (TWENTY) 20 days previous to the day set for trial.

Sec. (2) 5. The legislature of this state may provide for the removal of inferior officers (FROM OFFICE,) for malfeasance or nonfeasance in the performance of their duties.

ARTICLE (XIV) IX

• • AMENDMENTS TO THE CONSTITUTION

(WHENEVER) A majority of (BOTH HOUSES) Section 1. the members elected to each house of the legislature (SHALL DEEM IT NECESSARY TO ALTER OR AMEND THIS CON-STITUTION, THEY) may propose (SUCH ALTERATIONS or) amendments to this constitution. (, WHICH) Proposed amendments shall be published with the laws (WHICH HAVE BEEN) passed at the same session (,) and (SAID AMEND-MENTS SHALL BE) submitted to the people for their approval or rejection at (ANY) a general election. (, AND IF IT SHALL APPEAR, IN A MANNER TO BE PROVIDED BY LAW, THAT) If a majority of all the electors voting at (SAID) the election (SHALL HAVE VOTED FOR AND RATIFIED SUCH ALTERATIONS OR AMENDMENTS, THE SAME SHALL BE VALID TO ALL INTENTS AND PURPOSES AS) vote to ratify an amendment, it becomes a part of this constitution. If

two or more (ALTERATIONS OR) amendments (SHALL BE) are submitted at the same time, (IT SHALL BE SO REGU-LATED THAT THE) voters shall vote for or against each separately.

Sec. 2. (WHENEVER) Two-thirds of the members elected to each (BRANCH) house of the legislature (SHALL THINK IT NECESSARY TO CALL A CONVENTION TO REVISE THIS CONSTITUTION, THEY SHALL RECOMMEND) may submit to the electors (TO VOTE) at the next general election MEMBERS OF THE LEGISLATURE, FOR (FOR OR AGAINST A CONVENTION, AND) the question of calling a convention to revise this constitution. If a majority of all electors voting at (SAID) the election (SHALL HAVE VOTED) vote for a convention, the legislature (SHALL,) at (THEIR) its next session, shall provide by law for calling the (SAME) convention. The convention shall consist of as many (MEMBERS) delegates as there are members of the house of representatives (, WHO). Delegates shall be chosen in the same manner (,) as members of the house of representatives and shall meet within three months after their election (FOR THE PURPOSE AFORE-SAID). Section 5 of Article IV of the constitution does not apply to election to the convention.

Sec. 3. (ANY) A convention called to revise this constitution shall submit any revision (THEREOF BY SAID CONVEN-TION) to the people (OF THE STATE OF MINNESOTA) for (THEIR) approval or rejection at the next general election held not less than 90 days after (THE ADOPTION) submission of (SUCH) the revision (,). (AND,) If (IT SHALL APPEAR IN THE MANNER PROVIDED BY LAW THAT) three-fifths of all the electors voting on the question (SHALL HAVE VOTED FOR AND RATIFIED SUCH) vote to ratify the revision, (THE SAME SHALL CONSTITUTE) it becomes a new constitution of the state of Minnesota. (WITHOUT SUCH SUBMISSION AND RATIFICATION, SAID REVISION SHALL BE OF NO FORCE OR EFFECT. SECTION 9 OF ARTICLE IV OF THE CONSTITUTION SHALL NOT APPLY TO ELECTION TO THE CONVENTION.)

(ARTICLE X)

(CORPORATIONS HAVING NO BANKING PRIVILEGES)

(SECTION 1. THE TERM "CORPORATION," AS USED IN THIS ARTICLE, SHALL BE CONSTRUED TO INCLUDE ALL ASSOCIATIONS AND JOINT STOCK COMPANIES HAVING ANY OF THE POWERS AND PRIVILEGES NOT POSSESSED BY INDIVIDUALS OR PARTNERSHIPS, EX-CEPT SUCH AS EMBRACE BANKING PRIVILEGE AND ALL CORPORATIONS SHALL HAVE THE RIGHT TO SUE, AND SHALL BE LIABLE TO BE SUED IN ALL COURTS, IN LIKE MANNER AS NATURAL PERSONS.)

SEC. 2. NO CORPORATIONS SHALL BE FORMED UN-DER SPECIAL ACTS, EXCEPT FOR MUNICIPAL PUR-POSES.)

(SEC. 3. THE LEGISLATURE SHALL HAVE POWER FROM TIME TO TIME TO PROVIDE FOR, LIMIT AND OTHERWISE REGULATE THE LIABILITY OF STOCK-HOLDERS OR MEMBERS OF CORPORATIONS AND CO-OPERATE CORPORATIONS OR ASSOCIATIONS. HOW-EVER ORGANIZED.)

ARTICLE (IX) X

(FINANCES OF THE STATE AND BANKS AND BANKING) TAXATION

Section 1. The power of taxation shall never be surrendered, suspended or contracted away. Taxes shall be uniform upon the same class of subjects(,) and shall be levied and collected for public purposes, but public burying grounds, public school houses, public hospitals, academies, colleges, universities, (AND) all seminaries of learning, all churches, church property (AND), houses of worship, institutions of purely public charity, and public property used exclusively for any public purpose, shall be exempt from taxation except as provided in this section(,). (AND) There may be exempted from taxation personal property not exceeding in value \$200(,) for each household, individual or head of a family, and household goods and farm machinery(,) as the legislature (MAY DETERMINE;) determines. (PRO-VIDED, THAT) The legislature may authorize municipal corporations to levy and collect assessments for local improvements upon property benefited thereby without regard to (A) cash valuation. The legislature (MAY) by law may define or limit the property exempt under this section (,) other than churches, houses of worship, and property solely used for educational purposes by academies, colleges, universities and seminaries of learning.

(SECTION 1) Sec. 2. (LAWS MAY BE ENACTED FOR THE PURPOSE OF ENCOURAGING AND PROMOTING) To encourage and promote forestation and reforestation of lands (IN THIS STATE,) whether owned by private persons or the public, (INCLUDING THE) laws may be enacted fixing in advance (OF) a definite and limited annual tax on (SUCH) the lands for a term of years and imposing a yield tax on the timber and other forest products at or after the end of (SUCH) the term (UPON THE TIMBER AND OTHER FOREST PROD-UCTS SO GROWN, BUT THE TAXATION OF MINERAL DEPOSITS SHALL NOT BE AFFECTED BY THIS AMEND-MENT).

Sec. (1A) 3. Every person (, CO-PARTNERSHIP, COM-PANY, JOINT STOCK COMPANY, CORPORATION, OR AS-

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SOCIATION HOWEVER OR FOR WHATEVER PURPOSE ORGANIZED.) engaged in the business of mining or producing iron ore or other ores in this state (,) shall pay to the state (OF MINNESOTA) an occupation tax on the valuation of all ores mined or produced, which tax shall be in addition to all other taxes provided by law (, SAID). The tax (TO BE) is due (AND PAYABLE FROM SUCH PERSON, CO-PARTNERSHIP, COMPANY, JOINT STOCK COMPANY, CORPORATION, OR ASSOCIATION HOWEVER OR FOR WHATEVER PURPOSE ORGANIZED,) on (MAY FIRST OF) the first day of May in the calendar year next following the mining or producing (THEREOF). The valuation of ore for the purpose of determining the amount of tax (TO BE PAID) shall be ascertained (IN THE MANNER AND METHOD) as provided by law. Funds derived from the tax (HEREIN PROVIDED FOR) shall be used as follows: 50 percent to the state general revenue fund, 40 percent for the support of elementary and secondary schools and ten percent for the general support of the university. (THE LEGIS-LATURE SHALL BY LAW MAKE THE NECESSARY PRO-VISIONS FOR CARRYING OUT THE PROVISIONS OF THIS SECTION.)

Sec. (3) 4. The State may levy (A STATE) an excise tax upon any (FLUID OR OTHER) means or substance (OR IN-STRUMENTALITIES, OR THE BUSINESS OF DEALING IN, SELLING, OR PRODUCING ANY OR ALL THEREOF, USED IN PRODUCING OR GENERATING POWER) for propelling aircraft (OF ANY KIND NOW KNOWN OR HERE-AFTER INVENTED,) or for propelling or operating motor or other vehicles (,) or other equipment used for airport purposes and not used on the public highways of this state.

Sec. (4) 5. The legislature (IS HEREBY AUTHORIZED TO PROVIDE, BY LAW, FOR THE TAXATION OF) may tax aircraft using the air space overlying the state (OF MINNE-SOTA AND THE AIRPORTS THEREOF (INCLUDING ANY CONTRIVANCE, NOW KNOWN OR HEREAFTER INVENT-ED, USED OR DESIGNED FOR NAVIGATION OF OR FLIGHT IN THE AIR,) on a more onerous basis than other personal property (; PROVIDED, HOWEVER, THAT). Any such tax on aircraft shall be in lieu of all other (TAXATION THERE-ON, AND EXCEPT THAT) taxes. The legislature may impose (SUCH) the tax (UPON) on aircraft of companies paying taxes under any gross earnings system of taxation (, AND UPON THE RIGHT TO USE SUCH AIRCRAFT IN THE AIR SPACE OVERLYING THE STATE OF MINNESOTA AND UPON THE AIRPORTS THEREOF,) notwithstanding (THE FACT) that earnings from (SUCH) the aircraft (MAY BE) are included in the earnings (OF SUCH COMPANIES UPON) on which (SUCH) gross earnings taxes are computed. (ANY SUCH) The law may(, IN THE DISCRETION OF THE LEGISLA-TURE, PROVIDE FOR THE EXEMPTION) exempt from taxation (OF ANY) aircraft owned by a nonresident of the state (AND TRANSIENTLY OR) temporarily using the air space

overlying the state (OF MINNESOTA OR THE AIRPORTS THEREOF).

(SECTION 1) Sec. 6. (NOTWITHSTANDING ANY OTH-ER PROVISION OF THIS CONSTITUTION,) Laws of Minnesota 1963, Chapter 81, relating to the taxation of taconite and semi-taconite, and facilities for the mining, production and beneficiation thereof shall not be repealed, modified or amended, nor shall any laws in conflict therewith be valid (, FOR A PERIOD OF 25 YEARS AFTER THE ADOPTION OF THIS AMENDMENT) until November 4, 1989. (; AND) Laws may be enacted (,) fixing or limiting for a period (OF NOT MORE THAN 25 YEARS BUT) not extending beyond the year 1990, the tax to be imposed (UPON) on persons (OR CORPORA-TIONS) engaged in (1) the mining, production or beneficiation of copper, (2) (IN) the mining, production or beneficiation of nickel. Taxes imposed (UPON) on the mining or quarrying of taconite or semi-taconite and (UPON) on the production of iron ore concentrates therefrom, which are in lieu of a tax on real or personal property, shall not be considered to be occupation, royalty, or excise taxes within the meaning of this amendment.

Sec. (32. [A]) 7. Any law (PROVIDING FOR THE RE-PEAL OR AMENDMENT OF ANY LAW OR LAWS) heretofore or hereafter enacted (,) which provides that (ANY) railroad (COMPANY NOW EXISTING IN THIS STATE OR OP-ERATING ITS ROAD THEREIN, OR WHICH MAY BE HEREAFTER ORGANIZED,) companies shall (,) pay a certain percentage of their gross earnings in lieu of all other taxes and assessments (UPON) on their real estate, roads, rolling stock (,) and other personal property (, AT AND DURING THE TIME AND PERIODS THEREIN SPECIFIED, PAY INTO THE TREASURY OF THIS STATE A CERTAIN PER-CENTAGE THEREIN MENTIONED OF THE GROSS EARN-INGS OF SUCH RAILROAD COMPANIES NOW EXISTING OR HEREAFTER ORGANIZED, SHALL, BEFORE THE SAME SHALL TAKE EFFECT OR BE IN FORCE, BE SUB-MITTED TO A VOTE OF THE PEOPLE OF THE STATE, AND BE ADOPTED AND) may be amended or repealed only by a law ratified by a majority of the electors of the state voting at the election at which (THE SAME SHALL BE) it is submitted (TO THEM).

ARTICLE XI

APPROPRIATIONS AND FINANCES

(SEC. 9) Section 1. No money shall (EVER) be paid out of the treasury of this state except in pursuance of an appropriation by law. Sec. (10) 2. The credit of the state shall (NEVER) not be given or loaned in aid of any individual, association or corporation (,) except as hereinafter provided. (NOR SHALL THERE BE ANY FURTHER ISSUE OF BONDS DENOMINATED "MINNESOTA STATE RAILROAD BONDS," UNDER WHAT PURPORTS TO BE AN AMENDMENT TO SECTION TEN (10) OF ARTICLE NINE (9) OF THE CONSTITUTION, ADOPTED APRIL 15TH, 1858, WHICH IS HEREBY EX-PUNGED FROM THE CONSTITUTION, SAVING, EXCEPT-ING AND RESERVING TO THE STATE, NEVERTHELESS, ALL RIGHTS, REMEDIES AND FORFEITURES ACCRUING UNDER SAID AMENDMENT.)

Sec. (5) 3. The state shall (NEVER) not be a party in carrying on works of internal improvements (,) except as authorized by this constitution (,) . (BUT IT MAY LEVY AN EX-CISE TAX UPON ANY SUBSTANCE, MATERIAL, FLUID, FORCE, OR OTHER MEANS OR INSTRUMENTALITY, OR THE BUSINESS OF DEALING IN, SELLING, OR PRODUC-ING ANY OR ALL THEREOF, USED OR USEFUL, IN PRO-DUCING OR GENERATING POWER FOR PROPELLING MOTOR OR OTHER VEHICLES USED ON THE PUBLIC HIGHWAYS OF THIS STATE, AND SHALL PLACE THE PROCEEDS OF SUCH TAX IN THE HIGHWAY USER TAX DISTRIBUTION FUND PROVIDED FOR IN THIS CON-STITUTION, AND FURTHER EXCEPT IN CASES WHERE) If grants (OF LAND OR OTHER PROPERTY SHALL) have been made to the state (,) especially dedicated (BY THE GRANT) to specific purposes, (AND IN SUCH CASES) the state shall devote (THERETO) the (AVAILS) proceeds of (SUCH) the grants to those purposes (,) and may pledge or appropriate the revenues derived from (SUCH) the works in aid of their completion.

Sec. (6) 4. (SUBDIVISION 1.) The state may contract public debts (,) for which its full faith, credit (,) and taxing powers may be pledged (,) at (SUCH) the times and in (SUCH) the manner (AS SHALL BE) authorized by law, but only for the purposes and subject to the conditions stated in (THIS) section 5. Public debt includes any obligation payable directly (,) in whole or in part (,) from a tax of state wide application on any class of property, income, transaction or privilege, but does not include any obligation which is payable from revenues other than taxes.

(SUBD. 2) Sec. 5. Public debt may be contracted and works of internal improvements carried on for the following purposes:

(a) (FOR THE ACQUISITION AND BETTERMENT OF) to acquire and to better public land and buildings and other public improvements of a capital nature(,) and to provide (MONEYS) money to be appropriated or loaned to any agency or political subdivision of the state for such purposes(; PRO-

VIDED ANY) if the law authorizing (SUCH) the debt is adopted by the vote of at least three fifths of the members of each (BRANCH) house of the legislature:

(b) (AS AUTHORIZED IN ANY OTHER SECTION OR ARTÍCLE OF THIS CONSTITUTION;) to repel invasion or suppress insurrection;

(c) (FOR TEMPORARY BORROWING) to borrow temporarily as authorized in (SUBDIVISION 3) section 6;

(d) (FOR REFUNDING) to refund outstanding bonds of the state or any of its agencies(,) whether or not the full faith and credit of the state has been pledged for the payment of (SUCH) the bonds; (AND FOR REFUNDING CERTIFI-CATES OF INDEBTEDNESS AUTHORIZED BY THE LEG-**ISLATURE PRIOR TO JANUARY 1, 1963.)**

(e) to establish and maintain highways subject to the limitations of article XIV;

(f) to promote forestation and prevent and abate forest fires, including the compulsory clearing and improving of wild lands whether public or private;

(g) (SECTION 1. THE STATE MAY CONSTRUCT, IM-PROVE, MAINTAIN, AND OPERATE AND MAY ASSIST COUNTIES, CITIES, TOWNS, VILLAGES, BOROUGHS, AND PUBLIC CÓRPORATIONS IN CONSTRUCTING, IMPROV-ING, MAINTAINING, AND OPERATING) to construct, improve and operate airports and other air navigation facilities(.);

(h) (PROVIDED, HOWEVER, THAT FOR THE PUR-POSE OF DEVELOPING) to develop the state's agricultural resources (OF THE STATE, THE STATE MAY ESTABLISH AND MAINTAIN A SYSTEM OF RURAL CREDITS AND THEREBY LOAN MONEY AND EXTEND) by extending credit (TO THE PEOPLE OF THE STATE UPON) on real estate security in (SUCH) the manner and (UPON SUCH) on the terms and conditions (AS MAY BE) prescribed by law(, AND TO ISSUE AND NEGOTIATE BONDS TO PROVIDE MONEY TO BE SO LOANED. THE LIMIT OF INDEBTED-NESS CONTAINED IN SECTION 5 OF THIS ARTICLE SHALL NOT APPLY TO THE PROVISIONS OF THIS SEC-TION, AND THE PURPOSES FOR WHICH THE CREDIT OF THE STATE OR THE AFORESAID MUNICIPAL SUB-DIVISIONS THEREOF MAY BE GIVEN OR LOANED AS HEREIN PROVIDED ARE DECLARED TO BE PUBLIC PURPOSES.); and

as otherwise authorized in this constitution. (i)

As authorized by law political subdivisions may engage in the works permitted by (f) and (g) and contract debt therefor.

(SUBD. 3) Sec. 6. As authorized by law(,) certificates of indebtedness may be issued during (EACH) a biennium, commencing on July 1 in each odd-numbered year and ending on and including June 30 in the next odd-numbered year, in anticipation of the collection of taxes levied for and other revenues appropriated to any fund of the state for expenditure during that biennium.

No (SUCH) certificates shall be issued (WITH RESPECT TO ANY FUND WHEN THE) in an amount (THEREOF) which with interest thereon to maturity, added to the then outstanding certificates against (THE SAME) a fund and interest thereon to maturity, will exceed the then unexpended balance of all (MONEYS) money which will be credited to that fund during the biennium under existing laws(; EXCEPT THAT). The maturities of (ANY SUCH) certificates may be extended by refunding to a date not later than December 1 of the first full calendar year following the biennium in which (SUCH) the certificates were issued. If (MONEYS) money on hand in any fund (ARE) is not sufficient to pay all non-refunding certificates of indebtedness issued on (SUCH) a fund during any biennium and all certificates refunding the same, plus interest thereon, which are outstanding on December 1 immediately following the close of (SUCH) the biennium, the state auditor shall levy upon all taxable property in the state a tax collectible in the (THEN) ensuing year sufficient to pay the same on or before December 1 of (SUCH) the ensuing year(.) with interest to the date or dates of payment.

(SUBD. 4) Sec. 7. Public debt other than certificates of indebtedness authorized in (SUBDIVISION 3) section 6 shall be evidenced by the issuance of (THE) bonds of (THIS) the state. All bonds issued under the provisions of this section shall mature (WITHIN) not more than 20 years from their respective dates of issue (,) and each law authorizing the issuance of (SUCH) bonds shall distinctly specify the (PURPOSE OR) purposes thereof and the maximum amount of the proceeds authorized to be expended for each purpose. The state treasurer shall maintain a separate and special state bond fund on his official books and records (, AND). When the full faith and credit of the state has been pledged for the payment of (SUCH) bonds, the state auditor shall levy each year on all taxable property within the state a tax sufficient (,) with the balance then on hand in (SAID) the fund (,) to pay all principal and interest on (STATE) bonds issued under (THE PROVISIONS OF) this section (,) due and to become due within the (THEN) ensuing year and to and including July 1 in the second ensuing year. The legislature (MAY) by law may appropriate funds from any source to the state bond fund (,). (AND) The amount of (MONEYS) money actually received and on hand pursuant to (SUCH) appropriations prior to the levy of (SUCH) the tax in any year (,) shall be used to reduce the amount of tax otherwise required to be levied.

The permanent school fund of the state (SHALL Sec. (4) 8. CONSIST) consists of (a) the proceeds of (SUCH) lands (AS ARE OR HEREAFTER MAY BE) granted by the United States for the use of schools within each township, (b) the proceeds derived from swamp lands granted to the state, (AND) (c) all cash and investments (NOW OR HEREAFTER) credited to the permanent school fund and the swamp land fund, and (d) all cash and investments credited to the internal improvement land fund and the lands therein. No portion of (SAID) these lands shall be sold otherwise than at public sale, and in the manner provided by law. All funds arising from the sale or other disposition of (SUCH) the lands, or income accruing in any way before the sale or disposition thereof, shall be credited to the permanent school fund. Within limitations prescribed by law, to secure the maxmum return thereon consistent with the maintenance of the perpetuity of the fund, (SUCH) and with the approval of the board of investment, the fund may be invested in: (1) interest bearing fixed income securities of the United States and of its agencies, fixed income securities guaranteed in full as to payment of principal and interest by the United States, bonds of the state of Minnesota (,) or its political subdivisions or agencies, or of other states, but not more than 50 percent of any issue by a political subdivision (,) shall be purchased; (2) stocks of corporations on which cash dividends have been paid from earnings for five consecutive years or longer immediately prior to purchase, but not more than 20 percent of (SAID) the fund shall be invested therein at any given time (.) nor more than one percent in stock of any one corporation, nor shall more than five percent of the voting stock of any one corporation be owned; (3) bonds of corporations whose earnings have been at least three times the interest requirements on outstanding bonds for five consecutive years or longer immediately prior to purchase, but not more than 40 percent of (SAID) the fund shall be invested in corporate bonds at any given time. The percentages referred to above shall be computed using the cost price of the stocks or bonds. The principal of the permanent school fund shall be perpetual and invio-late forever (;). (PROVIDED, THAT) This (SHALL) does not prevent the sale of any public or private stocks or bonds at less than the cost (THEREOF) to the fund; however, all losses not offset by (ALL) gains (,) shall be repaid to the fund from the interest and dividends earned thereafter. The net interest and dividends arising from the (INVESTMENT THEREOF) fund shall be distributed to the different school districts of the state in proportion to the number of (SCHOLARS) students in each district between the ages of (FIVE) 5 and (TWENTY-ONE) 21 years. (NO SUCH INVESTMENT SHALL BE MADE UN-TIL APPROVED BY)

A board of investment consisting of the governor, the state auditor, the state treasurer, the secretary of state, and the attor-

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ney general (, WHO ARE) is hereby constituted (A STATE BOARD OF INVESTMENT) for the purpose of administering and directing the investment of all state funds. The (STATE) board (OF INVESTMENT) shall not permit (THE FUND) state funds to be used for the underwriting or direct purchase of municipal securities from the issuer or his agent.

Sec. (5) 9. The permanent university fund of this state may be loaned to or invested in the bonds of any county, school district, city (,) or town (, OR VILLAGE) of this state and in first mortgage loans secured upon improved and cultivated farm lands of this state, but no such investment or loan shall be made until approved by the board of (COMMISSIONERS) investment (DESIGNATED BY LAW TO REGULATE THE INVEST-MENT OF THE PERMANENT SCHOOL FUND AND THE PERMANENT UNIVERSITY FUND OF THIS STATE); nor shall (SUCH) a loan or investment be made when the bonds to be issued or purchased would make the entire bonded indebtedness exceed 15 percent of the assessed valuation of the taxable property of the county, school district, city (,) or town (, OR VILLAGE) issuing (SUCH) the bonds; nor shall any (SUCH) farm loan or investment be made when (SUCH) the investment or loan would exceed 30 percent of the actual cash value of the farm land mortgaged to secure (SAID) the investment; nor shall (SUCH) investments or loans be made at a lower rate of interest than two percent per annum (,) nor for a shorter period than one year nor for a longer period than 30 years (AND NO CHANGE OF THE TOWN, SCHOOL DISTRICT, CITY, VIL-LAGE, OR COUNTY LINES SHALL RELIEVE THE REAL PROPERTY IN SUCH TOWN, SCHOOL DISTRICT, COUN-TY, VILLAGE, OR CITY IN THIS STATE AT THE TIME OF ISSUING SUCH BONDS FROM ANY LIABILITY FOR TAX-ATION TO PAY SUCH BONDS).

Sec. (7) 10. As the legislature may provide, any of the public lands of the state, including lands held in trust for any purpose, may (, WITH THE UNANIMOUS APPROVAL OF A COM-MISSION CONSISTING OF THE GOVERNOR, THE ATTOR-NEY GENERAL AND THE STATE AUDITOR,) be exchanged for lands of the United States (AND/) or privately (OWNED) held lands (IN SUCH MANNER AS THE LEGISLATURE MAY PROVIDE, AND THE) with the unanimous approval of the governor, the attorney general and the state auditor. Lands so acquired shall be subject to the trust, if any, to which the lands exchanged therefor were subject (, AND). The state shall reserve all mineral and water power rights in lands (SO) transferred by the state.

Sec. (6) 11. (SUCH OF THE) School and other public lands of the state (AS ARE) better adapted for the production of timber than for agriculture (,) may be set apart as state school forests, or other state forests (,) as the legislature may provide (, AND). The legislature may *also* provide for (THE) *their* management (OF THE SAME) on forestry principles. The net revenue therefrom shall be used for the purposes for which the lands were granted to the state.

Sec. (15) 12. The legislature shall not authorize any county. township (, CITY,) or (OTHER) municipal corporation to (ISSUE BONDS, OR TO) become indebted (IN ANY MAN-NER.) to aid in the construction or equipment of (ANY OR ALL) railroads to any amount that (SHALL EXCEED) exceeds five ((5)) per (CENTUM) cent of the value of the taxable property within (SUCH) that county, township (, CITY,) or (OTHER) municipal corporation. The amount of (SUCH) taxable property (TO BE ASCERTAINED, AND) shall be determined by the last assessment (OF SAID PROPERTY MADE, FOR THE PURPOSE OF STATE AND COUNTY TAXATION,) previous to the incurring of (SUCH) the indebtedness.

(SUITABLE LAWS SHALL BE PASSED Sec. (12) 13. BY THE LEGISLATURE FOR THE SAFE KEEPING. TRANSFER AND DISBURSEMENTS OF THE STATE AND SCHOOL FUNDS; AND) All officers and other persons charged with the (SAME OR ANY PART OF THE SAME, OR THE SAFE KEEPING) safekeeping (THEREOF,) of state funds shall be required to give ample security for (ALL MONEYS AND) funds (OF ANY KIND) received by them (;) and to (MAKE FORTHWITH AND) keep an accurate entry of each sum received (,) and of each payment and transfer (; AND). If any (OF SAID OFFICERS OR OTHER PERSONS SHALL CONVERT) person converts to his own use in any manner or form, or shall loan, with or without interest, or shall deposit in his own name, or otherwise than in the name of the state of Minnesota; or shall deposit in banks or with any person or persons (,) or exchange for other funds or property, any portion of the funds of the state or the school funds aforesaid, except in the manner prescribed by law, every such act shall be and constitute an embezzlement of so much of the aforesaid state and school funds. or either of the same, as shall thus be taken, or loaned, or deposited or exchanged, and shall be a felony (; AND). Any failure to pay over, produce or account for the state school funds, or any part of the same entrusted to such officer or persons as by law required on demand, shall be held and be taken to be prima facie evidence of such embezzlement.

(SEC. 7. THE STATE SHALL NEVER CONTINUED AND PUBLIC DEBT, UNLESS IN TIME OF WAR, EXCEPT IN MANNED PROVIDED AND RE-THE CASES AND IN THE MANNER PROVIDED AND RE-FERRED TO IN THE SIXTH SECTION OF THIS ARTICLE.)

(SEC. 8. THE MONEY ARISING FROM ANY LOAN MADE, OR DEBT OR LIABILITY CONTRACTED, SHALL BE APPLIED TO THE OBJECT SPECIFIED IN THE ACT AUTHORIZING SUCH DEBT OR LIABILITY, OR TO THE REPAYMENT OF SUCH DEBT OR LIABILITY, AND TO NO OTHER PURPOSE WHATEVER.)

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(SEC. 11. THERE SHALL BE PUBLISHED BY THE TREASURER, IN AT LEAST ONE NEWSPAPER PRINTED AT THE SEAT OF GOVERNMENT, DURING THE FIRST WEEK IN JANUARY IN EACH YEAR, AND IN THE NEXT VOLUME OF THE ACTS OF THE LEGISLATURE, DE-TAILED STATEMENTS OF ALL MONEYS DRAWN FROM THE TREASURY DURING THE PRECEDING YEAR, FOR WHAT PURPOSE AND TO WHOM PAID, AND BY WHAT LAW AUTHORIZED; AND ALSO OF ALL MONEYS RE-CEIVED, AND BY WHAT AUTHORITY AND FROM WHOM.)

(SEC. 13. THE LEGISLATURE MAY, BY A TWO THIRDS VOTE, PASS A GENERAL BANKING LAW, WITH THE FOLLOWING RESTRICTIONS AND REQUIREMENTS, VIZ.:)

(FIRST—THE LEGISLATURE SHALL HAVE NO POWER TO PASS ANY LAW SANCTIONING IN ANY MANNER, DI-RECTLY, OR INDIRECTLY, THE SUSPENSION OF SPECIE PAYMENTS BY ANY PERSON, ASSOCIATION OR CORPO-RATION ISSUING BANK NOTES OF ANY DESCRIPTION.)

(SECOND—THE LEGISLATURE SHALL PROVIDE BY LAW FOR THE REGISTRY OF ALL BILLS OR NOTES IS-SUED OR PUT IN CIRCULATION AS MONEY, AND SHALL REQUIRE AMPLE SECURITY IN UNITED STATES STOCK OR STATE STOCKS FOR THE REDEMPTION OF THE SAME IN SPECIE; AND IN CASE OF A DEPRECIATION OF SAID STOCKS, OR ANY PART THEREOF, TO THE AMOUNT OF TEN PERCENT OR MORE ON THE DOLLAR, THE BANK OR BANKS OWNING SAID STOCKS SHALL BE REQUIRED TO MAKE UP SAID DEFICIENCY BY ADDI-TIONAL STOCKS.)

(THIRD—THE STOCKHOLDERS IN ANY CORPORA-TION AND JOINT ASSOCIATION FOR BANKING PUR-POSES, ISSUING BANK NOTES, SHALL BE INDIVIDUAL-LY LIABLE IN AN AMOUNT EQUAL TO DOUBLE THE AMOUNT OF STOCK OWNED BY THEM FOR ALL THE DEBTS OF SUCH CORPORATION OR ASSOCIATION; AND SUCH INDIVIDUAL LIABILITY SHALL CONTINUE FOR ONE YEAR AFTER ANY TRANSFER OR SALE OF STOCK BY ANY STOCKHOLDER OR STOCKHOLDERS.)

(FOURTH—IN CASE OF THE INSOLVENCY OF ANY BANK OR BANKING ASSOCIATION, THE BILL HOLDERS THEREOF SHALL BE ENTITLED TO PREFERENCE IN PAYMENT OVER ALL OTHER CREDITORS OF SUCH BANK OR ASSOCIATION.)

(FIFTH—ANY GENERAL BANKING LAW WHICH MAY BE PASSED IN ACCORDANCE WITH THIS ARTICLE SHALL PROVIDE FOR RECORDING THE NAMES OF ALL STOCKHOLDERS IN SUCH CORPORATION, THE AMOUNT OF STOCK HELD BY EACH, THE TIME OF TRANSFER, AND TO WHOM TRANSFERRED.)

ARTICLE (XI) XII

SPECIAL LEGISLATION; LOCAL GOVERNMENT

(SEC. 33) Section 1. In all cases when a general law can be made applicable. (NO) a special law shall not be enacted (.)except as provided in (ARTICLE XI;) section 2. (AND) Whether a general law could have been made applicable in any case (IS HEREBY DECLARED A JUDICIAL QUESTION, AND AS SUCH) shall be judicially determined without regard to any legislative assertion on that subject. The legislature shall pass no local or special law authorizing the laying out, opening, alter-ing, vacating or maintaining of roads, highways, streets or alleys; remitting fines, penalties or forfeitures; changing the names of persons, places, lakes or rivers; authorizing the adop-tion or legitimation of children; changing the law of descent or succession; conferring rights (UPON) on minors; declaring any named person of age; giving effect to informal or invalid wills or deeds, or affecting the estates of minors or persons under disability; granting divorces; exempting property from taxation or regulating the rate of interest on money; creating private corporations, or amending, renewing, or extending (OR EXPLAIN-ING) the charters thereof; granting to any private corporation, association, or individual any special or exclusive privilege, immunity or franchise whatever or authorizing public taxation for a private purpose. The inhibitions of local or special laws in this section shall not (BE CONSTRUED TO) prevent the passage of general laws on any of the subjects enumerated.

Sec. 2. Every law which upon its effective date applies to a single local government unit or to a group of such units in a single county or a number of contiguous counties is a special law and shall name the unit or, in the latter case, the counties (,) to which it applies. The legislature may enact special laws relating to local government units, but a special law, unless otherwise provided by general law, shall become effective only after its approval by the affected unit expressed through the voters or the governing body and by such majority as the legislature may direct. Any special law may be modified or superseded by a later home rule charter or amendment applicable to the same local government unit, but this does not prevent the adoption of subsequent laws on the same subject. The legislature may repeal any existing special or local law, but shall not amend, extend or modify any of the same except as provided in (ARTICLE XI) this section. (SECTION 1) Sec. 3. The legislature may provide by law for the creation, organization, administration, consolidation, division (,) and dissolution of local government units and their functions, for the change of boundaries thereof, for their elective and appointive officers (,) including qualifications for office (, BOTH ELECTIVE AND APPOINTIVE,) and for the transfer of county seats. (NO) A county boundary (SHALL) may not be changed or county seat transferred until approved in each county affected by a majority of the voters (OF EACH COUN-TY AFFECTED) voting (THEREON) on the question.

Sec. (3) 4. Any (CITY OR VILLAGE, AND ANY COUNTY OR OTHER) local government unit when authorized by law(,) may adopt a home rule charter for its government. (IN AC-CORDANCE WITH THIS CONSTITUTION AND THE LAWS. NO SUCH) A charter shall become effective (WITHOUT THE APPROVAL) if approved by such majority of the voters of the local government unit (AFFECTED BY SUCH MAJORITY) as the legislature (MAY PRESCRIBE) prescribes by general law. If a charter provides for the consolidation or separation of a city and a county, in whole or in part, it shall not be effective without approval of the voters both in the city and in the remainder of the county by the majority required by law.

Sec. (4) 5. The legislature shall provide by law for charter commissions. Notwithstanding any other constitutional limitations(,) the legislature may require that commission members (SHALL) be freeholders, provide for their appointment by judges of the district court, and permit any member to hold any other elective or appointive office other than judicial. Home rule charter amendments may be proposed by a charter commission or by a petition of five percent of the voters of the local government unit as determined by law and shall not become effective until approved by the voters by the majority required by law. Amendments may be proposed and adopted in any other manner provided by law. A local government unit may repeal its home rule charter and adopt a statutory form of government or a new charter upon the same majority vote as is required by law for the adoption of a charter in the first instance.

(SEC. 5. EXISTING LAWS AND CHARTERS, VALID WHEN ADOPTED SHALL CONTINUE IN EFFECT UNTIL AMENDED OR REPEALED IN ACCORDANCE WITH THIS ARTICLE.)

ARTICLE (XV) XIII

MISCELLANEOUS SUBJECTS

Section 1. The stability of a republican form of government depending mainly upon the intelligence of the people, it (SHALL BE) is the duty of the legislature to establish a general and uniform system of public schools. (SEC. 2.) The legislature shall make such provisions(.) by taxation or otherwise(.) as(. WITH THE INCOME ARISING FROM THE SCHOOL FUND,) will secure a thorough and efficient system of public schools (IN EACH TOWNSHIP IN) throughout the state.

Sec. 2. (BUT) In no case shall (THE MONEYS DERIVED AS AFORESAID, OR ANY PORTION THEREOF, OR) any public (MONEYS) money or property(,) be appropriated or used for the support of schools wherein the distinctive doctrines. creeds or tenets of any particular Christian or other religious sect are promulgated or taught.

(THE LOCATION OF THE UNIVERSITY OF Sec. 3. MINNESOTA, AS ESTABLISHED BY EXISTING LAWS, IS HEREBY CONFIRMED, AND SAID INSTITUTION IS HERE-BY DECLARED TO BE THE UNIVERSITY OF THE STATE OF MINNESOTA.) All the rights, immunities, franchises and endowments heretofore granted or conferred upon the university of Minnesota are (HEREBY) perpetuated unto the (SAID) university(; AND ALL LANDS WHICH MAY BE GRANTED HEREAFTER BY CONGRESS, OR OTHER DONATIONS FOR SAID UNIVERSITY PURPOSES, SHALL VEST IN THE INSTITUTION REFERRED TO IN THIS SECTION).

(LANDS) Land may be taken for public way (,) and Sec. 4. for the purpose of granting to any corporation the franchise of way for public use. In all cases, however, a fair and equitable compensation shall be paid for (SUCH LAND) land (,) and for the damages arising from (THE) taking (OF THE SAME; BUT) it. All corporations (BEING) which are common carriers enjoying the right of way in pursuance of the provisions of this section (,) shall be bound to carry the mineral, agricultural and other productions of manufacturers on equal and reasonable terms.

Sec. (31) 5. The legislature shall (NEVER) not authorize any lottery or the sale of lottery tickets.

Sec. (35) 6. Any (COMBINATIONS) combination of persons (.) either as individuals or as members or officers of any corporation (,) to monopolize (THE) markets for food products in this state (,) or to interfere with, or restrict the freedom of (, SUCH) markets (,) is (HEREBY DECLARED TO BE) a criminal conspiracy (,) and shall be punished (IN SUCH MAN-NER) as the legislature may provide.

Sec. (18) 7. Any person may sell or peddle the products of the farm or garden occupied and cultivated by him without obtaining a license therefor.

(SECTION 1) Sec. 8. The state may (AT ANY TIME) pay an adjusted compensation to persons who (HAVE) served in the armed forces of the United States (DURING THE PERIOD

FROM AND INCLUDING SEPTEMBER 16, 1940, THROUGH DECEMBER 30, 1946 OR) during the period of the Vietnam LEVY (: MAY TAXES AND APPROPRIATE conflict. MONIES FOR SUCH PURPOSE; AND IF AND) Whenever authorized (,) and in (SUCH) the amounts and on (SUCH) the terms (AS MAY BE) fixed by law, the state may expend monies (, MAY CONTRACT DEBTS, MAY ISSUE AND NEGOTIATE BONDS OR CERTIFICATES OF INDEBTEDNESS, OR BOTH,) and (MAY) pledge the public credit (,) to provide money (THEREFOR) for the purposes of this section. (ANY INCONSISTENT PROVISIONS OF THE CONSTITUTION SHALL NOT APPLY TO THE PROVISIONS OF THIS SEC-TION, AND THE PURPOSES FOR WHICH THE CREDIT OF THE STATE MAY BE GIVEN OR LOANED AS HEREIN PROVIDED ARE DECLARED TO BE PUBLIC PURPOSES.) The duration of the Vietnam conflict may be defined by law (, FOR THE PURPOSES OF THIS SECTION).

(SECTION 1) Sec. 9. (IT SHALL BE THE DUTY OF) The legislature (TO) shall pass (SUCH) laws necessary for the organization, discipline and service of the militia of the state (AS MAY BE DEEMED NECESSARY).

(SECTION 1) Sec. 10. The seat of government of the state (SHALL BE) is (AT) in the city of St. Paul (,). (BUT) The legislature (, AT THEIR FIRST OR ANY FUTURE SES-SION,) may provide by law for a change of the seat of government by a vote of the people, or may locate the same upon the land granted by Congress for a seat of government. (TO THE STATE; AND IN THE EVENT OF) If the seat of government (BEING REMOVED FROM THE CITY OF ST. PAUL TO ANY OTHER PLACE IN THE STATE) is changed, the capitol building and grounds shall be dedicated to an institution for the promotion of science, literature and the arts (,) to be organized by the legislature of the state (, AND OF WHICH INSTITU-TION). The Minnesota Historical Society shall always be a department of this institution.

Sec. (4) 11. (THERE SHALL BE) A seal of the state (, WHICH) shall be kept by the secretary of state (,) and be used by him officially (,). (AND) *It* shall be called the great seal of the state of Minnesota (, AND SHALL BE ATTACHED TO ALL THE OFFICIAL ACTS OF THE GOVERNOR (HIS SIG-NATURE TO ACTS AND RESOLVES OF THE LEGISLA-TURE EXCEPTED) REQUIRING AUTHENTICATION. THE LEGISLATURE SHALL PROVIDE FOR AN APPROPRIATE DEVICE AND MOTTO FOR SAID SEAL).

(SEC. 2. PERSONS RESIDING ON INDIAN LANDS WITHIN THE STATE SHALL ENJOY ALL RIGHTS AND PRIVILEGES OF CITZENS, AS THOUGH THEY LIVED IN ANY OTHER PORTION OF THE STATE, AND SHALL BE SUBJECT TO TAXATION.)

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(SEC. 5. THE TERRITORIAL PRISON, AS LOCATED UNDER EXISTING LAWS, SHALL, AFTER THE ADOP-TION OF THIS CONSTITUTION, BE AND REMAIN ONE OF THE STATE PRISONS OF THE STATE OF MINNE-SOTA.)

ARTICLE (XVI) XIV

PUBLIC HIGHWAY SYSTEM

Section 1. (SUBJECT TO THE LIMITATIONS OF THIS ARTICLE) The state may (ESTABLISH, LOCATE,) construct, (RECONSTRUCT,) improve and maintain public highways (AND), may assist political subdivisions in (SUCH) this work (. THE LEGISLATURE) and by law may authorize any political subdivision (, UPON SUCH TERMS, CONDITIONS 'AND IN SUCH MANNER AS SHALL BE PROVIDED BY LAW, TO AID OR LEND AID IN THE ESTABLISHMENT, LOCATION, CONSTRUCTION, RECONSTRUCTION, IM-PROVEMENT AND MAINTENANCE OF TRUNK HIGH-WAYS) to aid in highway work within (THEIR RESPEC-TIVE) its boundaries.

There is hereby created a trunk highway system Sec. 2. which shall be (ESTABLISHED, LOCATED,) constructed, (RECONSTRUCTED,) improved and maintained as public highways by the state. (SAID TRUNK HIGHWAY SYSTEM SHALL CONSIST OF THE TRUNK HIGHWAY ROUTES NUMBERED 1 THROUGH 70 DESCRIBED IN THE CONSTI-TUTIONAL AMENDMENT ADOPTED NOVEMBER 2, 1920, THE TRUNK HIGHWAY ROUTES ADDED TO SAID FORE-GOING ROUTES BY THE LEGISLATURE PRIOR TO THE EFFECTIVE DATE OF THIS ARTICLE, AND SUCH ADDI-TIONAL ROUTES AS MAY BE ADDED TO THE TRUNK HIGHWAY SYSTEM HEREBY CREATED PURSUANT TO AUTHORITY IN THIS ARTICLE CONTAINED.) The (SAID) highways shall extend as nearly as (MAY BE) possible along the routes number 1 through 70 described in (SAID) the constitutional amendment adopted November 2, 1920, and the routes described in any act of the legislature which has made or (WILL) hereafter (MAKE) makes a route a part of the (SAID) trunk highway system. (THE MORE SPECIFIC AND DEFI-NITE LOCATION OF SAID ROUTES SHALL BE FIXED AND DETERMINED BY SUCH BOARDS, OFFICERS OR TRIBUNALS AND IN SUCH MANNER AS SHALL BE PRE-SCRIBED BY LAW, BUT IN FIXING SUCH SPECIFIC AND DEFINITE ROUTES THERE SHALL NOT BE ANY DEVIA-TION FROM THE STARTING POINTS OR TERMINALS SET FORTH IN SAID ROUTES NOR SHALL THERE BE ANY DEVIATION IN FIXING SUCH ROUTES FROM THE VARIOUS VILLAGES AND CITIES NAMED THEREIN THROUGH WHICH SUCH ROUTES ARE TO PASS.)

The legislature may add by law new routes to (SAID) the trunk highway system. (SAID) The trunk highway system (SHALL) may not exceed 12,200 miles in extent, (PROVIDED HOWEVER THAT) except the legislature may add (BY LAW) trunk highways (TO SAID SYSTEM) in excess of (SAID FOREGOING) the mileage limitation (AS THE LEGISLA-TURE MAY DETERMINE) as necessary or expedient to (MEET, USE, OR OTHERWISE) take advantage of any federal aid made available by the United States to the state of Minnesota (FOR HIGHWAY PURPOSES).

Any route added by the legislature to the trunk highway system (EITHER PRIOR OR SUBSEQUENT TO THE EFFEC-TIVE DATE OF THIS ARTICLE) may be (ALTERED, AMENDED,) relocated (, CHANGED) or removed from (SAID) the system (,) as provided by law. The definite location of (SAID) trunk highways numbered 1 through 70 (HERETO-FORE FIXED PURSUANT TO THIS ARTICLE) may be (THEREAFTER CHANGED AND) relocated as provided by law but no (SUCH CHANGE OR) relocation shall (BE AU-THORIZED WHICH WOULD) cause a deviation from the starting points or terminals (SET FORTH IN SAID ROUTES) nor cause any deviation from the various villages and cities (NAMED THEREIN) through which (SUCH) the routes are to pass under the constitutional amendment adopted November 2, 1920. The location of routes may be determined by boards, officers or tribunals in the manner prescribed by law.

(THE LEGISLATURE IS HEREBY AUTHORIZED Sec. 3. TO PROVIDE BY LAW FOR THE ESTABLISHMENT OF A SYSTEM OF COUNTY STATE AID HIGHWAYS. THE) A county state-aid highway system shall be (ESTABLISHED, LO-CATED,) constructed, (RECONSTRUCTED,) improved and maintained by the counties as public highways in (SUCH A) the manner (AS SHALL BE) provided by law. (SUCH) The system shall include streets in (CITIES, VILLAGES, AND BOROUGHS) municipalities of less than 5,000 population where necessary (, AS PROVIDED BY LAW,) to provide an integrated and coordinated highway system and (IT) may include similar streets in (OTHER CITIES, VILLAGES, AND BOR-OUGHS) larger municipalities. (THE COUNTY STATE AID HIGHWAY SYSTEM AS HEREIN AUTHORIZED SHALL NOT EXCEED 30,000 MILES IN EXTENT, PROVIDED HOWEVER THAT SAID LIMITATION OF 30,000 MILES MAY BE INCREASED OR DECREASED BY THE LEGISLA-TURE BY LAW.)

Sec. 4. (THE LEGISLATURE IS HEREBY AUTHORIZED TO PROVIDE BY LAW FOR THE ESTABLISHMENT OF A SYSTEM OF MUNICIPAL STATE AID STREETS WITHIN CITIES, VILLAGES AND BOROUGHS HAVING A POPULA-TION OF 5,000 OR MORE. THE) A municipal state-aid street system shall be (ESTABLISHED, LOCATED,) constructed, (RECONSTRUCTED,) improved and maintained as public highways by (SUCH CITIES, VILLAGES AND BOROUGHS) municipalities having a population of 5,000 or more in (SUCH) the manner (AS SHALL BE) provided by law. (THE MUNICI-PAL STATE AID STREET SYSTEM AS HEREIN AU-THORIZED SHALL NOT EXCEED 1,200 MILES IN EX-TENT, PROVIDED THAT SAID LIMITATION OF 1,200 MILES MAY BE INCREASED OR DECREASED BY THE LEGISLATURE BY LAW.)

There is hereby created a (FUND WHICH SHALL Sec. 5. BE KNOWN AS THE) highway user tax distribution fund (. THE HIGHWAY USER TAX DISTRIBUTION FUND SHALL) to be used solely for highway purposes as specified in this ar-ticle. (SAID) The fund (SHALL CONSIST) consists of the proceeds of any taxes authorized (TO BE IMPOSED) by sections 9 and 10 of this article. (AFTER THE DEDUCTION OF COL-LECTION COSTS AS PROVIDED BY LAW AND THE PAY-MENT OF REFUNDS AUTHORIZED BY LAW.) The net proceeds of (SUCH) the taxes shall be (TRANSFERRED TO THE FOLLOWING FUNDS IN THE FOLLOWING PROPOR-TIONS;) apportioned: 62 percent to the trunk highway fund; 29 percent to the county state-aid highway fund; nine percent to the municipal state-aid street fund. (AFTER JANUARY 1, 1963, THE LEGISLATURE IS AUTHORIZED TO PROVIDE BY LAW THAT) Five percent of the net proceeds of the highway user tax distribution fund may be set aside and (IF SO SET ASIDE SHALL BE) apportioned (AS PROVIDED) by law to one or more of the three foregoing funds. (ON SUCH BASIS AS THE LEGISLATURE MAY DETERMINE. AFTER SAID FIVE PERCENT MAY HAVE BEEN SO SET ASIDE) The balance of the highway user tax distribution fund shall (IN ALL EVENTS) be transferred to the trunk highway fund, the county state-aid highway fund, and the municipal state-aid street fund in accordance with the percentages (HEREINBE-FORE) set forth in this section. No change in the apportionment of the (PROCEEDS SO SET ASIDE SHALL) five per-cent may be made within six years of (THE COMMENCEMENT OF THE YEAR IN WHICH) the last previous change (OC-CURRED).

Sec. 6. There is hereby created a trunk highway fund which shall be used solely for the purposes specified in section 2 of this article and the payment of principal and interest of any bonds (WHICH MAY BE) issued under the authority of section (12) 11 of this article and any bonds issued for trunk highway purposes (UNDER THE CONSTITUTION) prior to July 1, 1957. All payments of principal and interest on (ANY SUCH) bonds issued shall be a first charge on (MONEYS) money coming into this fund during the year in which (SUCH) the principal or interest is payable. (THE FUND CREATED BY THIS SECTION SHALL ALSO BE USED FOR THE CARRYING ON OF WORK UNDERTAKEN AND THE DISCHARGE OF OB-LIGATIONS INCURRED PAYABLE OUT OF OR CHARGE-ABLE TO THE TRUNK HIGHWAY FUND OR THE TRUNK

HIGHWAY SINKING FUND CONSTITUTED AND ESTAB-LISHED BY THE CONSTITUTION PRIOR TO JULY 1, 1957, AND ALL MONEY IN SAID FUNDS ON THE EFFECTIVE DATE OF THIS ARTICLE ARE HEREBY TRANSFERRED TO THE FUND CREATED BY THIS SECTION.)

Sec. 7. There is hereby created a county state-aid highway fund. (SAID FUND SHALL, IN ADDITION TO THE SHARE OF THE HIGHWAY USER TAX DISTRIBUTION FUND TRANSFERRED TO IT BY SECTION 5, RECEIVE AND IN-CLUDE ALL MONEYS ACCRUING FROM THE INCOME DERIVED FROM INVESTMENTS IN THE INTERNAL IM-PROVEMENT LAND FUND. ALL MONEYS IN THE STATE ROAD AND BRIDGE FUND AS CONSTITUTED AND ES-TABLISHED BY THE CONSTITUTION PRIOR TO JULY 1, 1957, ARE HEREBY TRANSFERRED ON THE EFFECTIVE DATE OF THIS ARTICLE TO THE FUND CREATED BY THIS SECTION. TO RENDER AID FOR HIGHWAY PUR-POSES) The county state-aid highway fund shall be apportioned among the counties as provided by law. (EXCEPT AS PRO-VIDED HEREIN.) The funds apportioned shall be used by the counties as provided by law for aid in the (ESTABLISHMENT, LOCATION,) construction, (RECONSTRUCTION,) improvement and maintenance of county state-aid highways. The legislature may authorize the counties (, AS PROVIDED) by law (,) to use a part of (SAID) the funds (SO) apportioned to them to (RENDER) aid in the (ESTABLISHMENT, LOCATION,) construction, (RECONSTRUCTION,) improvement and maintenance of other county highways, township roads, municipal streets (,) and any other public highways, including but not limited to trunk highways and municipal state-aid streets within the respective counties.

Sec. 8. There is hereby created a municipal state-aid street fund (. TO RENDER AID FOR HIGHWAY PURPOSES THE MUNICIPAL STATE-AID STREET FUND SHALL) to be apportioned as provided by law among (THE CITIES, VIL-LAGES AND BOROUGHS) municipalities having a population of 5,000 or more. (EXCEPT AS PROVIDED HEREIN,) The (FUNDS APPORTIONED) fund shall be used by (SUCH CITIES, VILLAGES AND BOROUGHS) municipalities as provided by law for (AID IN) the (ESTABLISHMENT, LOCA-TION,) construction, (RECONSTRUCTION,) improvement and maintenance of municipal state-aid streets. The legislature may authorize (SUCH CITIES, VILLAGES AND BOROUGHS, AS PROVIDED BY LAW,) municipalities to use a part of (SAID FUNDS SO APPORTIONED TO THEM TO RENDER AID) the fund in the (ESTABLISHMENT, LOCATION,) construction, (RECONSTRUCTION,) improvement and maintenance of other municipal streets, (AND ANY OTHER PUBLIC STREETS, INCLUDING BUT NOT LIMITED TO) trunk highways (WITHIN SUCH CITIES), (VILLAGES AND BOR-OUGHS) and county state-aid highways within the counties

(WHEREIN SUCH CITIES, VILLAGES AND BOROUGHS ARE) in which the municipality is located.

Sec. 9. The legislature (IS HEREBY AUTHORIZED TO PROVIDE) by law (FOR THE TAXATION OF) may tax motor vehicles using the public streets and highways (OF THIS STATE) on a more onerous basis than other personal property (; PROVIDED, HOWEVER, THAT). Any such tax on motor vehicles shall be in lieu of all other taxes thereon, except wheelage taxes imposed by political subdivisions solely for highway purposes. (AND EXCEPT THAT) The legislature may impose (SUCH) this tax (UPON) on motor vehicles of companies paying taxes under the gross earnings system of taxation (AND UPON THE RIGHT TO USE SUCH VEHICLES UPON THE PUBLIC HIGHWAYS) notwithstanding (THE FACT) that earnings from (SUCH) the vehicles may be included in the earnings (OF SUCH COMPANIES UPON) on which (SUCH) gross earnings taxes are computed. The proceeds of (SUCH) the tax shall be paid into the highway user tax distribution fund. (ANY SUCH LAW MAY, IN THE DISCRETION OF THE LEGISLA-TURE. PROVIDE FOR THE EXEMPTION) The law may exempt from taxation (OF) any motor vehicle owned by a non-resident of the state (BUT) properly licensed in another state (.) and transiently or temporarily using the streets and highways of the state.

Sec. 10. The (STATE) legislature may levy an excise tax (UPON) on any means or substance used (, MATERIAL, FLUID, FORCE OR OTHER MEANS OR INSTRUMENTAL-ITY, OR THE BUSINESS OF DEALING IN, SELLING OR PRODUCING ANY OR ALL THEREOF, USED OR USEFUL, IN PRODUCING OR GENERATING POWER) for propelling (MOTOR OR OTHER) vehicles (USED) on the public highways of this state or on the business of selling it. The proceeds of (SUCH) the tax shall be paid into the highway user tax distribution fund.

(SEC. 11. THE ENUMERATION AS IN THIS SECTION CONTAINED OF THE POWER OF THE LEGISLATURE TO AUTHORIZE POLITICAL SUBDIVISIONS TO PARTICI-PATE IN TRUNK HIGHWAY WORK SHALL NEVER OPER-ATE OR BE CONSTRUED SO AS TO LIMIT, PREJUDICE OR CURTAIL IN ANY DEGREE OR MANNER WHATSO-EVER ANY POWER OR AUTHORITY NOW VESTED IN THE LEGISLATURE CONCERNING OR RELATING TO ANY OTHER PUBLIC HIGHWAYS.)

Sec. (12) 11. The legislature may provide by law for the (ISSUE AND) sale of (THE) bonds (OF THE STATE IN SUCH AMOUNT AS MAY BE NECESSARY) to carry out the provisions of section 2 (OF THIS ARTICLE; PROVIDED, HOWEVER, THAT THE TOTAL AMOUNT OF SUCH). Bonds issued and unpaid shall not at any time exceed \$150,000,000 (.)

par value. The proceeds (OF THE SALE OF SUCH BONDS) shall be paid into the trunk highway fund. Any bonds (SO IS-SUED AND SOLD) shall mature serially over a term not exceeding 20 years (.), (THEY) shall not be sold for less than par and accrued interest and shall not bear interest at a greater rate than five percent per annum. (IN CASE) *If* the trunk highway fund (SHALL) *is* not (BE) adequate to (MEET THE PAY-MENT OF THE) *pay* principal and interest of (THE) *these* bonds (AUTHORIZED BY THE LEGISLATURE AS HERE-INBEFORE PROVIDED,) when due, the legislature may (PRO-VIDE BY LAW FOR THE TAXATION OF) *levy on* all taxable property of the state in an amount sufficient to meet the deficiency (.) or it may (. IN ITS DISCRETION,) appropriate to (SUCH) *the* fund (MONEYS) *money* in the state treasury not otherwise appropriated.

(SEC. 13. ARTICLE XVI AND ARTICLE IX, SECTION 16, ARE HEREBY SUPERSEDED IN THEIR ENTIRETY; AND ANY AND ALL PROVISIONS OF THE CONSTITU-TION OF THE STATE OF MINNESOTA INCONSISTENT HEREWITH ARE REPEALED SO FAR BUT ONLY SO FAR AS THE SAME PROHIBIT OR LIMIT THE POWER OF THE LEGISLATURE TO ENACT LAWS AUTHORIZING OR PER-MITTING THE DOING OF THE THINGS HEREINBEFORE AUTHORIZED.)

(SEC. 14. THIS ARTICLE SHALL TAKE EFFECT ON THE FIRST DAY OF JULY, 1957.)

(ARTICLE XVII)

(FOREST FIRES; PREVENTION, ABATEMENT)

(SECTION 1. THE STATE AND (OR) ANY OF ITS POLITICAL SUBDIVISIONS, IF AND WHENEVER AUTHO-RIZED BY THE LEGISLATURE, MAY CONTRACT DEBTS AND PLEDGE THE PUBLIC CREDIT FOR AND ENGAGE IN ANY WORK REASONABLY TENDING TO PREVENT OR ABATE FOREST FIRES, INCLUDING THE COMPUL-SORY CLEARING AND IMPROVEMENT OF WILD LANDS (WHETHER BELONGING TO THE PUBLIC OR PRIVATE-LY OWNED) AND THE ASSESSMENT AGAINST SUCH LANDS OF THE VALUE OF ALL BENEFITS SO CON-FERRED AND THE PAYMENT OF DAMAGES SO SUS-TAINED IN EXCESS OF SUCH BENEFITS.)

(SEC. 2. ANY AND ALL PROVISIONS OF THE CONSTI-TUTION OF THE STATE OF MINNESOTA INCONSISTENT WITH THE PROVISIONS OF THIS ARTICLE, ARE HERE-BY REPEALED, SO FAR, BUT ONLY SO FAR, AS THE SAME PROHIBIT OR LIMIT THE POWER OF THE LEGIS-LATURE TO ENACT LAWS AUTHORIZING OR PERMIT-TING THE DOING OF THE THINGS HEREINBEFORE AUTHORIZED.)

(ARTICLE XVIII)

(FORESTATION AND REFORESTATION)

(SEC. 2. ANY AND ALL PROVISIONS OF THE CON-STITUTION OF THE STATE OF MINNESOTA, INCON-SISTENT WITH THE PROVISIONS OF THIS ARTICLE, ARE HEREBY REPEALED, SO FAR, BUT ONLY SO FAR, AS THE SAME PROHIBIT OR LIMIT THE POWER OF THE LEGISLATURE TO ENACT LAWS AUTHORIZING OR PER-MITTING THE DOING OF THE THINGS HEREINBEFORE AUTHORIZED.)

(ARTICLE XIX)

(AERONAUTICS)

(SEC. 2. FOR THE PURPOSE OF CARRYING ON OR ASSISTING IN CARRYING ON SUCH WORK IT MAY EX-PEND MONIES, INCLUDING SUCH MONIES AS THE LEG-ISLATURE MAY SEE FIT TO APPROPRIATE, MAY INCUR DEBTS, AND MAY ISSUE AND NEGOTIATE BONDS TO PROVIDE MONEY THEREFOR. THE PROVISIONS OF SEC-TION 5 OR ARTICLE 9 OF THE CONSTITUTION SHALL NOT APPLY TO THE PROVISIONS OF THIS SECTION, THE PURPOSES FOR WHICH THE CREDIT OF AND THE STATE MAY BE GIVEN OR LOANED AS HEREIN PROVIDED ARE DECLARED TO BE PUBLIC PURPOSES.)

(SEC. 5. ANY AND ALL PROVISIONS OF THE CON-STITUTION OF THE STATE OF MINNESOTA INCON-SISTENT WITH THE PROVISIONS OF THIS ARTICLE ARE HEREBY REPEALED, SO FAR, BUT ONLY SO FAR, AS THE SAME PROHIBIT OR LIMIT THE POWER OF THE LEGISLATURE TO ENACT LAWS AUTHORIZING OR PER-MITTING THE DOING OF THE THINGS HEREINBEFORE AUTHORIZED.)

(ARTICLE XX)

(VETERANS BONUS)

(SEC. 2. ANY AND ALL PROVISIONS OF THE CON-STITUTION OF THE STATE OF MINNESOTA INCONSIS-TENT WITH THE PROVISIONS OF THIS ARTICLE ARE HEREBY REPEALED, SO FAR, BUT ONLY SO FAR, AS THE SAME PROHIBIT OR LIMIT THE POWER OF THE LEGISLATURE TO ENACT LAWS AUTHORIZING OR PER-MITTING THE DOING OF THE THINGS HEREINBEFORE AUTHORIZED.)

Sec. 2. [SEVERABILITY.] If a change included in the proposed amendment is found to be in violation of the constitution or other than inconsequential by litigation before or after the submission of the amendment to the people the change shall be without effect and severed from the other changes. The other changes shall be submitted or remain in effect as though the improper change were not included.

Sec. 3. The proposed amendment shall be submitted to the people at the 1974 general election. The question proposed shall be:

"Shall the Minnesota Constitution be amended in all its articles to improve its clarity by removing obsolete and inconsequential provisions, by improving its organization and by correcting grammar and style of language, but without making any consequential changes in its legal effect?

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

The report was adopted.

SECOND READING OF SENATE BILLS

S. F. No. 1713 was read for the second time.

SPECIAL ORDERS

S. F. No. 3193, A bill for an act relating to pollution; regulating the details of hazardous waste control; providing a penalty; amending Minnesota Statutes 1971, Sections 116.06, by adding a subdivision; 116.07, Subdivisions 4 and 4a; 400.03, by adding a subdivision; 473D.02, by adding a subdivision; 473D.03, Subdivision 1; 473D.04; 473D.07, by adding a subdivision; Chapter 116, by adding a section; 400, by adding a section; 473D, by adding a section; and Minnesota Statutes, 1973 Supplement, Section 116.07, 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 99, and nays 24, as follows:

Those who voted in the affirmative were:

Adams, J.	Anderson, I.	Berg	Braun	Carlson, L.
Adams, S.	Belisle	Berglin	Brinkman	Casserly
Andersen, R.	Bennett	Biersdorf	Carlson, A.	Cleary

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Clifford	Hanson	Lindstrom, E.	Patton	Sieben, M.
Connors	Heinitz	Lombardi	Pavlak, R.	Smith
Cummiskey	Hook	McArthur	Pavlak, R. L.	Spanish
Dahl	Jacobs	McCarron	Pehler	Stangeland
DeGroat	Jaros	McCauley	Pleasant	Stanton
Dieterich	Johnson, D.	McEachern	Prahl	Swanson
Eken	Johnson, J.	McFarlin	Quirin	Tomlinson
Enebo	Johnson, R.	McMillan	Resner	Uiland
Faricy	Kahn	Menke	Rice	Vanasek
Ferderer	Kelly	Miller, M.	Ryan	Vento
Fjoslien	Knickerbocker	Moe	St. Onge	Voss
Forsythe	Knoll	Munger	Sarna	Weaver
Fudro	Kostohryz	Nelson	Savelkoul	Wenzel
Fugina	Laidig	Newcome	Schreiber	Wohlwend
Graw	Larson	Norton	Schulz	Wolcott
Growe	La Voy	Ojala	Sherwood	Mr. Speaker
Hagedorn	Lemke	Parish	Sieben, H.	

Those who voted in the negative were:

Anderson, D.	Eckstein	Јорр	Long	Samuelson
Anderson, G.	Erdahl	Jude	Mann	Searle
Becklin	Erickson	Kempe	Niehaus	Skaar
Carlson, D.	Esau	Klaus	Ohnstad	Wigley
Dirlam	Haugerud	Lindstrom, J.	Pieper	

The bill was passed and its title agreed to.

S. F. No. 1963 was reported to the House.

There being no objection, S. F. No. 1963 was continued on Special Orders for one day.

S. F. No. 2691 was reported to the House.

There being no objection, S. F. No. 2691 was continued on Special Orders for one day.

S. F. No. 3208 was reported to the House.

Nelson moved to amend S. F. No. 3208 as follows:

On page 2, line 3, after the word "The" insert the word "minimum".

On page 3, line 18, strike "subdivision 2,".

On page 3, after line 18, insert the following language:

"245A.18 [RESIDENCE; COUNTY OF FINANCIAL RE-SPONSIBILITY; DETERMINATION.] Subdivision 1. In determining the county of financial responsibility, in all matters concerning legal settlement of the poor, the definitions and rules of this section shall apply.

Subd. 2. 'County of financial responsibility' means (a) the county in which an individual resides; or (b) if an individual

is a patient in a hospital, nursing home, or boarding care home, as defined in section 144.50, or is placed in a county as a result of a correctional program or a treatment plan for health, rehabilitation, foster care, child care or training, at the time of making application, and immediately prior thereto resided in another county, then that other county; or (c) the above provision notwithstanding, if an individual is a recipient of medical assistance, the county from which he is receiving medical assistance.

Subd. 3. Notwithstanding the provisions of subdivision 2, the county of financial responsibility shall not change as a result of successive placements in one or more counties pursuant to a plan of treatment for health, rehabilitation, foster care, child care or training; nor as a result of placement in any correctional program.

Subd. (3) 4. If upon (THE) investigation the local agency decides that the application was not filed in the county of financial responsibility as defined by this section, but that the applicant is otherwise eligible for assistance, it shall, while providing assistance to the applicant, transmit a copy of the application, together with the record of any investigation made by it and a copy of its decision, to the state agency, and to the agency of the county which it has decided is the county of financial responsibility. The state agency shall thereupon promptly decide any question of financial responsibility and make an order referring the application to the local agency of the proper county for further action, including reimbursement by such county of any assistance which another county has provided to the applicant in accordance with this subdivision. The state agency may make such investigation as it deems proper before making its decision. It shall prescribe rules and regulations for carrying into effect this subdivision. The order of the state agency shall be binding upon the local agency involved and the applicant or recipient, shall be complied with by that agency unless reversed on appeal as provided in Laws 1973, Chapter 650, Art. XXI, and shall be so complied with pending any such appeal.".

On page 3, strike lines 19 through 28.

On page 4, strike line 1.

Further, amend the title on line 6, strike "subdivision 2".

The motion prevailed and the amendment was adopted.

S. F. No. 3208, A bill for an act relating to the administration of public welfare; amending Minnesota Statutes, 1973 Supplement, Sections 245A.01, Subdivision 1; 245A.05, Subdivision 1; 245A.18, Subdivision 2 and Laws 1973, Chapter 650, Article XXI, Section 32.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 93, and nays 27, as follows:

Those who voted in the affirmative were:

Those who voted in the negative were:

Adams, S. Anderson, D. Anderson, G. Brinkman Carlson, D. Cleary	Dirlam Erdahl Erickson Esau Fjoslien Hagedorn	Johnson, R. Jopp Klaus Kvam Long Mvrah	Niehaus Ohnstad Pavlak, R. L. Pieper Savelkoul Searle	Skaar Stangeland Wigley
Cleary	Hagedorn	Myrah	Searle	

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

S. F. No. 3194, A bill for an act relating to agriculture; licensing of livestock marketing agencies and livestock dealers; requiring bonds and providing for claims against bonds; requiring records and providing for inspection thereof; requiring livestock weighers and providing for a weighing service; providing penalties; amending Minnesota Statutes 1971, Section 239.27; repealing Minnesota Statutes 1971, Sections 239.05, Subdivisions 2, 3, 4, 5, and 6; 239.13; 239.14; 239.15; 239.16; 239.17; 239.18, as amended; 239.19; 239.21; 239.225; and 239.26.

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 115, and nays 3, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Carlson, D. Hagedorn Long

The bill was passed and its title agreed to.

S. F. No. 2818 was reported to the House.

Laidig moved to amend S. F. No. 2818, as follows:

Page 2, after line 25, add a new clause to read:

"(1) When a state legislator or local officer files as a candidate for nomination or election to a federal office, the act of filing shall terminate his status as a state or local officer on the first Monday of the second month following the next state or local general election at which the electors can choose a successor. A successor shall be chosen at that election for the remainder of the term unless succession is otherwise provided by the constitution.".

A roll call was requested and properly seconded.

Rice moved to amend the Laidig amendment to S. F. No. 2818, as follows:

Line 2 of clause 1, after "office," insert "or a state constitutional office,".

A roll call was requested and properly seconded.

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The question was taken on the Rice amendment to the Laidig amendment and the roll being called, there were yeas 113, and nays 4, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Andersen, R. Anderson, D. Anderson, G. Anderson, I. Becklin Belisle Bennett Berg Berglin Braun Brinkman Carlson, A. Carlson, B. Carlson, D. Carlson, L. Carlson, L. Caserly Cleary Clifford Connors Cummiskey	DeGroat Dieterich Dirlam Eken Enebo Esau Faricy Ferderer Fjoslien Forsythe Fugina Graw Growe Hagedorn Hanson Heinitz Hook Jacobs Jaros Johnson, D. Johnson, J.	Jopp Jude Kahn Kelly Kempe Knickerbocker Knoll Kostohryz Kvam Laidig Larson LaVoy Lemke Lindstrom, J. Lombardi Long McArthur McCauley McEachern McFarlin McMillan	Niehaus Norton Ohnstad Ojala Parish Patton Pavlak, R. Pehler Peterson Pieper Pleasant Prahl	Searle Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Weaver Wenzel Wigley Wohlwend Wolcott Mr. Speaker
Cummiskey Dahl	Johnson, J. Johnson, R.			

Those who voted in the negative were:

Klaus

s Pavlak, R. L. Rice

Savelkoul

The motion prevailed and the amendment to the amendment was adopted.

The question recurred on the Laidig amendment, as amended, and the roll being called, there were yeas 99, and nays 14, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Andersen, R. Anderson, D. Anderson, G. Belisle Bernett Berg Berglin Carlson, A. Carlson, A. Carlson, L. Casserly Cleary Clifford Connors Cummiskey Dabl	Eckstein Eken Enebo Erickson Esau Faricy Ferderer Fjoslien Forsythe Fudro Graw Growe Hagedorn Hanson Heinitz Hook Jacobs	Jopp Jude Kahn Kelly Konckerbocker Knoll Kostohryz Kvam Laidig Larson LaVoy Lemke Lindstrom, E. Lindstrom, J. Lombardi Long MeArthur	Niehaus Norton Ohnstad Ojala Parish Pavlak, R. Peterson Pieper Pleasant Prahl Quirin	Sherwood Sieben, H. Sieben, M. Skaar Smith Stangeland Stanton Swanson Tomlinson Ulland Vanasek Voss Weaver Wenzel Wigley Wohlwend Wolgott	•
Dahl DeGroat Dirlam	Jacobs Jaros Johnson, J. Johnson, R.	McArthur McCauley McEachern	Ryan Schreiber Searle	Wohrwend Wolcott Mr. Speaker	
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Those who voted in the negative were:

Anderson, I.	Brinkman	Fugina	McCarron	Rice
Becklin	Carlson, D.	Johnson, D.	Moe	Savelkoul
Braun	Dieterich	Klaus	Pavlak, R. L.	

The motion prevailed and the amendment, as amended, was adopted.

S. F. No. 2818, A bill for an act relating to elections; stating the constitutional residency requirement for candidates; amending Minnesota Statutes, 1973 Supplement, Section 202.04, Subdivision 1.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 112, and nays 8, as follows:

Those who voted in the affirmative were:

Adams, J.EneboAdams, S.ErdahlAnderson, R.EricksonAnderson, G.FaricyBelisleFerdererBennettFjoslienBergForsytheBerglinFudroCarlson, A.GrawCarlson, L.HagedornCarlson, L.HagedornClearyHeinitzCliffordHookConnorsJacobsCummiskeyJarosDahlJohnson, R.DieterichJoppDirlamJudeEcksteinKellyEkenKempe	Knickerbocker Knoll Kostohryz Kvam Laidig Larson LaVoy Lemke Lindstrom, E. Lindstrom, J. Lombardi Long McArthur McCarron McCauley McEachern McEachern McFarlin McMillan Menke Miller, M. Munger Myrah Nelson	Newcome Niehaus Norton Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant Prahl Quirin Resner Rice Ryan Samuelson Sarna Savelkoul Schreiber Searle	Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Weaver Wenzel Wigley Wohlwend Wolcott Mr. Speaker
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Those who voted in the negative were:

Anderson, I.	Braun Carlean D	Fugina	Klaus	Schulz
Becklin	Carlson, D.	Johnson, D.		

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

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

RECESS

RECONVENED

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

There being no objection the order of business reverted to Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

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

H. F. No. 3164, A bill for an act relating to public transit; providing for public transportation improvements throughout the state and public transit demonstration projects; appropriating money therefor.

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

The report was adopted.

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

S. F. No. 3434, A bill for an act relating to registration of voters; voter registration in political subdivisions without permanent registration as of July 1, 1973; registration cards; amending Minnesota Statutes, 1973 Supplement, Section 201.061, by adding a subdivision.

Reported the same back with the following amendments:

Strike everything after the enacting clause and substitute the following:

"Section 1. Minnesota Statutes, 1973 Supplement, Section 201.061, is amended by adding a subdivision to read:

Subd. 8. Any political subdivision which did not on July 1, 1973 have a permanent system of voter registration shall provide prior to the date of the 1974 primary election for the transfer of names of persons who voted at the general election in 1972, to permanent registration cards, together with such other information available from the election records as is required by Minnesota Statutes, 1973 Supplement, Section 201.071, Subdivision 1. Such registration cards shall be alphabetized by precinct and the cards for each precinct shall be kept at the polling place on the 1974 primary and general election days. Persons whose registration cards have been so prepared and who have not changed residence shall be deemed registered by proving identity and signing the registration card.

Sec. 2. Minnesota Statutes, 1973 Supplement, Section 201.061, is amended by adding a subdivision to read:

Subd. 9. For the general election in 1974 only, each political subdivision which did not on July 1, 1973 have a permanent system of voter registration shall provide one additional election judge in each precinct for every 400 persons who voted at the general election in 1972.

Sec. 3. Minnesota Statutes, 1973 Supplement, Section 201.071, Subdivision 1, is amended to read:

201.071 [REGISTRATION CARDS.] Subdivision 1. Registration cards shall be manila or cardboard cards of size and weight suitable for mailing, and shall be substantially in the following form:

VOTERS REGISTRATION CARD (Please print or type)

1.	Name: Last		Middle Initial
2.	Address:	Street or Route No. (do n	
		City (or township)	County Zip
(3.	MALE	FEMALE 4. BIRTH DAT	E:)
(5.	SOCIAL	SECURITY NUMBER, IF	AVAILABLE :
	. .		
· · ·	•	hone Number(, IF AVAII	
· · ·	•	bhone Number(, IF AVAII Recent Prior Residence Street or Ro	
· · ·	•	Recent Prior Residence Street or Ro	
(7)) 4. Most I	Recent Prior Residence Street or Ro	ute Number vnship) Zip

Data

(9) 6. I certify that I will be at least 18 years old on election day and that the above facts are correct (AND). I understand that giving false information to procure a registration is a felony punishable by not more than 5 years imprisonment and a fine of not more than \$5,000, or both.

Signature of Voter

Sec. 4. Minnesota Statutes, 1973 Supplement, Section 201.071, Subdivision 3, is amended to read:

Subd. 3. No registration is faulty or defective if the registration card obtains the voter's name, address, prior residence, prior registration if any and signature (;), as in items 1, 2, (7, 8 AND 9) 4, 5, and 6 of the registration card above. The absence of a zip code number does not cause the registration to be faulty or defective. The judges of election may request a voter to complete a registration card that is incomplete or illegible. No voter may be prevented from voting unless his registration is faulty or defective or he is duly and successfully challenged in accordance with provisions of chapter 201.

Sec. 5. [APPROPRIATION.] The sum of \$50,000 is appropriated to the secretary of state from the general fund to reimburse real costs by political subdivisions of the state for the purposes of this act. The appropriation shall expire June 30, 1975, notwithstanding Minnesota Statutes, Section 16.17, or other law.

Sec. 6. This act is effective the day after enactment.".

Further, amend the title as follows:

Page 1, line 6, after "cards;" insert "appropriating money;".

Page 1, line 7, strike "Section" and insert "Sections".

Page 1, line 8, strike "a subdivision" and insert "subdivisions; and 201.071, Subdivisions 1 and 3".

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. 3710, A bill for an act creating a legislative commission to study taxation of nonreturnable containers of all kinds. Reported the same back with the recommendation that the bill be re-referred to the Committee on Rules and Legislative Administration.

The report was adopted.

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

S. F. No. 67, A bill for an act relating to natural resources; authorizing the commissioner of administration to acquire by eminent domain, under certain conditions, land or interests in land being acquired for natural resource purposes; amending Minnesota Statutes 1971, Sections 85.012, Subdivision 1; 85.013, Subdivision 1.

Reported the same back with the following amendments:

Page 1, strike lines 12 to 32.

Page 2, strike lines 1 to 22.

Page 4, after line 13, add the following:

"Sec. 2. The commissioner of administration for the commissioner of natural resources is authorized to acquire by gift, purchase, or eminent domain, in fee or such lesser estate as he deems necessary, all lands and properties necessary to construct, improve and maintain the Heartland and Taconite Trails.

The Heartland Trail shall originate at mile post 90.92 at Park Rapids in Hubbard county and shall extend in an easterly direction along the Burlington Northern Railroad right-of-way to the south line of Oak Avenue in Walker in Cass county. The trail will then continue from the section line between sections 9 and 16, Township 142 North, Range 31 West, in a northerly direction along the Burlington Northern Railroad right-of-way to mile post 137.78, approximately 2 miles south of Cass Lake in Cass county.

The Taconite Trail shall originate in Ely in St. Louis county and continue southwesterly to Tower in St. Louis county, then westerly to McCarthy Beach State Park in St. Louis county and thence southerly crossing State Highway No. 169 at O'Brien Creek between Keewatin and Nashwauk in Itasca county and thence southwesterly to Blackberry in Itasca county and there terminate.

Before acquiring any land or interest in land by eminent domain, the commissioner of administration shall obtain the approval of the governor. The governor shall consult with the

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legislative advisory committee before granting his approval. Recommendations of the legislative advisory committee shall be advisory only, and failure or refusal of the committee to make a recommendation shall be deemed a negative recommendation.".

Renumber the section accordingly.

Further amend the title:

Page 1, line 8, strike "Sections" and insert in lieu thereof "Section".

Page 1, line 9, strike "85.012, Subdivision 1;".

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

The report was adopted.

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

S. F. No. 2590, A bill for an act relating to Anoka county; authorizing the acquisition, development, and construction of nature centers; the operation thereof; and the issuance of bonds therefor.

Reported the same back with the following amendments:

Page 1, line 21, strike "not".

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

The report was adopted.

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

S. F. No. 3059, A bill for an act relating to the counties of Hennepin and Ramsey; providing for boards of seven members; providing for redistricting commissions; amending Minnesota Statutes 1971, Section 375.01; repealing Special Laws 1871, Chapter 73, Sections 1, 2, 3, 4, and 5; Special Laws 1891, Chapter 438, as amended; and Laws 1963, Chapter 789.

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 375.01, is amended to read:

375.01 [MEMBERS, NUMBER OF.] Each county shall have a board of five commissioners who shall be known as the county board and whose terms of office shall be four years and until their successors qualify; but, in *St. Louis, Hennepin, and Ramsey* counties (HAVING AN AREA OF OVER 5,000 SQUARE MILES AND A POPULATION EXCEEDING 75,000,) the board shall consist of seven members.

[RAMSEY COUNTY.] Subdivision 1. [COMMIS-Sec. 2. SIONER DISTRICTS.] The commissioner districts for the county of Ramsey shall consist of the following territory: commissioner district number one shall consist of that portion of the county that includes the cities of Mounds View, New Brighton. north of interstate 694, Arden Hills, White Bear Lake, White Bear Town, Gem Lake, North Oaks, Shoreview, and that portion of Blaine and Spring Lake Park within Ramsey County: commissioner district number two shall consist of that portion of the county that includes the cities of Vadnais Heights, Little Canada, Roseville, Lauderdale, Falcon Heights, New Brighton, south of interstate 694, and that portion of St. Anthony within Ramsey County; commissioner district number three shall consist of that portion of the county that includes ward 2, precincts 4, 8, 9, 10, 12, 13, 14, 15, 17, 18, 19, 20, 22, 23, and 24 of the city of Saint Paul, and the city of Maplewood, and North Saint Paul; and commissioner district number four shall consist of that portion of the county that includes the city of Saint Paul less the precincts mentioned in district three.

Subd. 2. [VOTER REPRESENTATION.] For the term of office commencing in January, 1975, and thereafter, the board of county commissioners for the county of Ramsey shall consist of seven members elected as follows: one commissioner each from commissioner districts number one, two, three; and four commissioners elected from commissioner district number four.

Subd. 3. [ALLEY SYSTEM.] Within 60 days after the effective date of this act, the board of county commissioners shall designate each district in commissioner district number four, whether occupied or not, by a separate letter of the alphabet. Each so designated commissioner district shall be deemed a separate office for the election of 1974 and thereafter. Any incumbent member of the board of county commissioners running for election or re-election to the board of county commissioners shall be a candidate for that office only of which he was an incumbent. Each person desiring to have his name placed on the ballot shall state in his affidavit of candidacy which designated board of county commissioner's seat for which he is a candidate. Except as herein provided, the laws relating to the election of the board of county commissioners shall continue to apply. Subd. 4. [FUTURE REDISTRICTING.] After the 1980 federal census and each federal census every ten years thereafter, the county board of commissioners shall redraw the districts as necessary.

Sec. 3. [HENNEPIN COUNTY.] Subdivision 1. [RE-DISTRICTING.] The board of county commissioners of Hennepin county shall redistrict commissioner districts boundaries to provide seven districts as provided in section 1, and set the term of office therefor, except as hereinafter provided.

Subd. 2. [COMMISSIONER DISTRICTS.] Each district shall be composed of contiguous territory as regular and compact in form as nearly equal in population as practicable. The plan shall provide that except for county commissioners elected in 1974 who shall serve for a four year term, five county commissioners shall be elected in 1976. Two of the commissioners elected in 1976 shall be elected for a two-year and three for a four-year term. Commencing in 1978 each commissioner; shall be elected for a four-year term. The plan establishing the district boundaries shall be filed with the Hennepin county auditor and the secretary of state and the chief clerk of the house of representatives by July 15, 1975. After filing the plan shall be published in the newspaper having the contract for publishing the commissioners' proceedings for that year. The plan shall become effective as to the election of county commissioners in 1976.

Sec. 4. [REPEALER.] Special Laws 1871, Chapter 73, Sections 1, 2, 3, 4, and 5; Special Laws 1891, Chapter 438, as amended by Laws 1971, Chapter 386; and Laws 1963, Chapter 789, are repealed.

Sec. 5. Section 4 of this act shall be effective November 1, 1976.".

Further amend the title on page 1, line 2, as follows: after "Hennepin" insert ", St. Louis".

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

The report was adopted.

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

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

S. F. No. 2105, A bill for an act relating to game and fish; wearing of red or orange clothing; amending Minnesota Statutes 1971, Section 100.29, Subdivision 8. Reported the same back with the recommendation that the bill do pass and be placed on the Consent Calendar.

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

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

S. F. No. 2398, A bill for an act relating to state lands; conveyance; authorizing the conveyance by the state of certain lands in the county of Otter Tail.

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

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

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

S. F. No. 2605, A bill for an act authorizing the sale and conveyance of certain surplus public lake access land in Stearns county.

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

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

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

S. F. No. 2898, A bill for an act relating to game and fish; bow and arrow deer seasons; amending Minnesota Statutes 1971, Section 100.27, Subdivision 2, as amended.

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

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

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

S. F. No. 3031, A bill for an act relating to wild animals; altering certain provisions regarding commercial fishing in Lake Superior; amending Minnesota Statutes 1971, Sections 98.46, Subdivision 12; 102.28, Subdivisions 2 and 4; repealing Laws 1963, Chapter 70, Section 1.

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

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

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

S. F. No. 3054, A bill for an act relating to game and fish; taking fish from dark houses; amending Minnesota Statutes 1971, Section 101.42, Subdivision 16.

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

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

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

S. F. No. 3181, A bill for an act relating to game and fish; authorizing use of portable fish houses within the boundary waters cance area.

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

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

SECOND READING OF HOUSE BILLS

H. F. No. 3164 was read for the second time.

SECOND READING OF SENATE BILLS

S. F. Nos. 3434, 67, 2590, and 3059 were read for the second time.

MESSAGES FROM THE SENATE

The following messages were received from the Senate: Mr. Speaker:

I hereby announce the passage by the Senate of the following House Files, herewith returned: JOURNAL OF THE HOUSE

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H. F. No. 2517, A bill for an act relating to taxation; providing for declaration of value attached to transfers of real property; amending Minnesota Statutes 1971, Section 287.241, Subdivisions 2 and 3.

H. F. No. 2668, A bill for an act relating to taxation, providing for hearings before the commissioner in certain property tax reductions, amending Minnesota Statutes 1971, Section 270.19.

H. F. No. 2670, A bill for an act relating to taxation; providing for notice of valuation of real property; amending Minnesota Statutes 1971, Section 273.121.

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.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

H. F. No. 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 Senate has appointed as such committee Messrs. Ashbach; Hanson, R.; and Thorup.

Said House File is herewith returned to the House.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

H. F. No. 2990, A bill for an act relating to retirement; coverage for certain employees at the state reformatory for men; amending Minnesota Statutes, 1973 Supplement, Section 352.91.

The Senate has appointed as such committee Messrs. Kleinbaum, Schrom and Brown. Said House File is herewith returned to the House.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

H. F. No. 1810, A bill for an act providing standards and procedures for tax increment financing; authorizing municipalities to create development districts; authorizing the issuance of bonds to carry out development programs in development districts; authorizing tax increment financing for the payment of principal and interest on such bonds; authorizing municipalities to assess the cost of operation against development districts; authorizing port authorities to segregate tax increments in industrial development districts; providing limitation on extent of districts to which tax increment financing applies; amending Minnesota Statutes 1971, Chapter 273, by adding sections; Sec-tions 462.585, Subdivision 1; and 458.192, Subdivision 1 and adding new subdivisions to the section; and repealing Minnesota Statutes 1971, Sections 462.545, Subdivision 5; 462.585, Subdivisions 2 and 3; and 474.10, Subdivisions 2 and 3.

The Senate has appointed as such committee Messrs. Conzemius; Keefe, J.; Hansen, Baldy; Borden and Frederick.

Said House File is herewith returned to the House.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. No. 2759, A bill for an act relating to public employees; authorizing participation in the state deferred compensation plan; amending Minnesota Statutes, 1973 Supplement, Section 16.027, Subdivision 8.

And the Senate respectfully requests that a Conference Com-mittee of 3 members be appointed thereon. Messrs. Chenoweth, Stokowski and Ogdahl have been appointed as such committee on the part of the Senate.

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

PATRICK E. FLAHAVEN. Secretary of the Senate

Parish moved that the House accede to the request of the Senate for the appointment of a Conference Committee of 3 members of the House to meet with a like committee appointed by the Senate on the disagreeing votes of the two Houses on S. F. No. 2759. The motion prevailed.

Mr. Speaker:

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

S. F. No. 2933, A bill for an act relating to free-standing ambulatory surgery facilities; coverage for surgery in certain instances; amending Minnesota Statutes 1971, Chapter 62A, by adding a section; Section 62C.14, by adding a subdivision; Chapter 144, by adding a section; and Section 145.72, Subdivision 2.

And the Senate respectfully requests that a Conference Committee of 3 members be appointed thereon. Messrs. Kleinbaum; Perpich, G.; and Pillsbury have been appointed as such committee on the part of the Senate.

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

PATRICK E. FLAHAVEN, Secretary of the Senate

Pehler moved that the House accede to the request of the Senate for the appointment of a Conference Committee of 3 members of the House to meet with a like committee appointed by the Senate on the disagreeing votes of the two Houses on S. F. No. 2933. The motion prevailed.

Mr. Speaker:

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

H. F. No. 818, A bill for an act relating to elections; removing limitations on the transportation of voters to the polls; repealing Minnesota Statutes 1971, Section 211.14, Subdivision 4.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Sarna moved that the House concur in the Senate amendments to H. F. No. 818 and that the bill be repassed as amended by the Senate. The motion prevailed. 108th Day]

H. F. No. 818, A bill for an act relating to elections; removing limitations on the transportation of voters to the polls; providing a penalty; repealing Minnesota Statutes 1971, Section 211.14, Subdivision 4.

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

The question being taken on the repassage of the bill and the roll being called, there were yeas 103, and nays 13, as follows:

Adams, J. Adams, S. Anderson, D. Anderson, D. Anderson, I. Becklin Bennett Berg Berglin Biersdorf Braun Brinkman Carlson, A. Carlson, L. Carlson, L. Casserly Cleary Connors Dabl	Dirlam Eckstein Eken Enebo Erdahl Erickson Faricy Ferderer Fudro Fugina Growe Hagedorn Hanson Haugerud Heinitz Jacobs Jaros Johnson, D. Johnson, J.	Kahn Kelly Kempe Knickerbocker Knoll Kostohryz Kvam Laidig Larson LaVoy Lemke Lindstrom, J. Mann McCarron McEachern McFarlin McMillan Menke Miller, M. Moe	Norton Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Prahl Quirin Resner Rice Ryan St. Onge Samuelson	Schreiber Schulz Sherwood Sieben, H. Sieben, M. Smith Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Wenzel Wigley Wohlwend Wolcott Mr. Speaker
Dahl DeGroat	Jopp Jude	Moe Mueller	Sarna Savelkoul	
The or half	V uuc	nt dettet	Daveinuui	

Those who voted in the affirmative were:

Those who voted in the negative were:

Belisle	Fjoslien	Lombardi	Ohnstad	Skaar
Carlson, D. Dieterich	Graw	Long	Pieper	
Dieterich	Lindstrom, E.	MCArthur	Pleasant	

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

Mr. Speaker:

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

S. F. No. 3270.

PATRICK E. FLAHAVEN, Secretary of the Senate

FIRST READING OF SENATE BILLS

S. F. No. 3270, A bill for an act relating to taxation; general property taxes; exemptions; providing an exemption for modifi-

cations to a dwelling to accommodate physically handicapped residents; amending Minnesota Statutes, 1973 Supplement, Section 272.02, Subdivision 1.

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

CONSIDERATION UNDER RULE 72

Pursuant to Rule 72, Norton requested immediate consideration of H. F. Nos. 2737 and 2900; S. F. No. 2964; and H. F. No. 3056.

H. F. No. 2737, A bill for an act relating to migrant labor housing inspection; appropriating funds 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 104, and nays 11, as follows:

Those who voted in the affirmative were :

Adams, J.DirlamAndersen, R.EcksteinAnderson, I.EcksteinBelisleEneboBennettEricksonBergEsauBerglinFaricyBiersdorfFerdererBraunFjoslienBrinkmanFudroCarlson, A.FuginaCarlson, D.GroweCarlson, L.HansonCasserlyHookClearyJacobsConnorsJarosCummiskeyJohnson, D.DahlJohnson, R.DieterichJude	Kahn Kelly Kempe Knickerbocker Knoll Kostohryz Kvam Laidig LaVoy Lemke Lindstrom, E. Lombardi Mann McArthur McCarlon McCauley McEachern McFarlin McMillan Menke Miller, D.	Miller, M. Moe Mueller Munger Nelson Newcome Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Prahl Quirin Resner Rice Ryan St. Onge	Samuelson Sarna Savelkoul Schreiber Schulz Sherwood Sieben, H. Sieben, M. Smith Spanish Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Wenzel Wolcott Mr. Speaker
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Those who voted in the negative were:

Anderson, D.	Jopp	Myrah	Stangeland	Wigley
Erdahl	Larson	Niehaus	-	- •
Hagedorn	Long	Skaar		

The bill was passed and its title agreed to.

H. F. No. 2900, A bill for an act relating to the commission on judicial standards; providing that certain members of the commission receive a per diem compensation; amending Minnesota Statutes, 1973 Supplement, Section 490.15. 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 124, and nays 0, as follows:

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

S_c F. No. 2964 was reported to the House.

Samuelson moved to amend S. F. No. 2964, as amended, as follows:

After the enacting clause and before Section 1 insert a new Section 1 to read:

"Section 1. Minnesota Statutes, 1973 Supplement, Section 254A.02 is amended by adding a subdivision to read:

Subd. 11. "Native American" means a person of one-quarter or more Indian blood.".

Renumber the remaining sections.

And further to amend the title as follows:

Page 10 of the committee report, line 19, after the word "Supplement," and before the number "254A.03", strike the word

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"Section" and insert the words "Sections 254A.02 by adding a subdivision,".

The motion prevailed and the amendment was adopted.

Clifford moved to amend S. F. No. 2964, as amended, as follows:

In the committee report:

Page 4, the first line of section 3, strike "\$35,000" and insert "\$150,000".

Page 4, the third line of section 3, strike "for the necessary staff".

A roll call was requested and properly seconded.

The question was taken on the amendment and the roll being called, there were yeas 43, and nays 70, as follows:

Those who voted in the affirmative were:

Andersen, R.	Clifford	Hook	Lombardi	Pieper
Becklin	DeGroat	Johnson, J.	McArthur	Pleasant
Belisle	Dirlam	Johnson, R.	McFarlin	Schreiber
Bennett	Esau	Klaus	Mueller	Stangeland
Berglin	Ferderer	Knickerbocker	Myrah	Weaver
Biersdorf	Fjoslien	Kvam	Nelson	Wohlwend
Carlson, A.	Forsythe	Laidig	Newcome	Wolcott
Carlson, L.	Hagedorn	Larson	Ohnstad	
Cleary	Heinitz	Lindstrom, E.	Pavlak, R. L.	

Those who voted in the negative were:

Adams, J. Anderson, G. Anderson, I. Berg Braun Brinkman Carlson, B. Carlson, D. Casserly Culhane Dahl Dieterich Eckstein	Enebo Erdahl Erickson Faricy Fudro Fugina Growe Hanson Haugerud Jaros Johnson, D. Jude Kahn	McCarron McEachern McMillan Menke Miller, D. Miller, M. Mole	Ryan St. Onge	Sarna Schulz Sieben, H. Skaar Smith Spanish Swanson Tomlinson Vanasek Vento Voss Wenzel Wigley
Eckstein	Kahn	Moe	St. Onge	Wigley
Eken	Kelly	Munger	Samuelson	Mr. Speaker

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

S. F. No. 2964, A bill for an act relating to welfare; alcohol and drug abuse; establishing an office of native American programs within the state authority on alcohol and drug abuse; ap-

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propriating money; amending Minnesota Statutes, 1973 Supplement, Section 254A.03.

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

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

Those who voted in the affirmative were:

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

H. F. No. 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.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 125, and nays 1, as follows:

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

FjoslienKahnForsytheKellyForsytheKellyFudroKempeFuginaKlausGrawKnickerbockerGroweKnollHagedornKostohryzHansonKvamHaugerudLaidigHeinitzLarsonHookLaVoyJacobsLemkeJarosLindstrom, J.Johnson, J.Lombardi	McCarthur	Pavlak, R.	Sieben, M.
	McCarron	Pavlak, R. L.	Skaar
	McCauley	Pehler	Smith
	McEachern	Peterson	Spanish
	McMillan	Pieper	Stangeland
	Menke	Pleasant	Stanton
	Miller, D.	Prahl	Swanson
	Miller, M.	Quirin	Ulland
	Moe	Resner	Vanasek
	Mueller	Rice	Vento
	Munger	Ryan	Voss
	Nelson	St. Onge	Weaver
	Newcome	Salchert	Wenzel
	Niehaus	Samuelson	Wigley
	Ohnstad	Schulz	Wohlwend
	Ojala	Searle	Wolcott
	Parish	Sherwood	Mr. Speaker

Those who voted in the negative were:

McFarlin

The bill was passed and its title agreed to.

ANNOUNCEMENTS BY THE SPEAKER

The Speaker announced the appointment of the following members of the House to the Conference Committee on S. F. No. 2759:

Parish, Quirin, and Faricy.

The Speaker announced the appointment of the following members of the House to the Conference Committee on S. F. No. 2933:

Pehler, Quirin, and Knickerbocker.

SPECIAL ORDERS

S. F. No. 2957, A bill for an act relating to Ramsey county; providing for a park and open space system and recreational program; conferring power on the Ramsey county board to acquire land and personal property, to provide by regulation and ordinance for the governance of park, open space and recreational areas and to provide penalties for violation thereof, to preserve the natural drainage within the county, to make appropriations, levy taxes, borrow money and issue bonds therefor, and to expend funds for a park, open space and recreational system within or without Ramsey county; amending Laws 1971. Chapter 950, Section 1, Subdivisions 1 and 4.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 120, and nays 3, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were :

Jopp Knickerbocker Lombardi

The bill was passed and its title agreed to.

S. F. No. 3108 was reported to the House.

Pavlak, R. L. moved to amend S. F. No. 3108, the printed bill, as follows:

Page 1, after the enacting clause, insert:

"Section 1. Minnesota Statutes 1971, Section 169.09, Subdivision 5, is amended to read:

Subd. 5. [NOTIFY OWNER OF DAMAGED PROPERTY.] The driver of any vehicle involved in an accident resulting only in damage to fixtures legally upon or adjacent to a highway shall take reasonable steps to locate and notify the owner or person in charge of such property of such fact and of his name and address and of the registration number of the vehicle he is driving and shall, upon request and if available, exhibit his driver's or chauffeur's license, and make report of such accident (WHEN AND AS REQUIRED BY THE PROVISIONS OF THIS CHAPTER,) in every case. The report shall be made in the same manner as a report made pursuant to subdivision 7.". Renumber the sections in order.

Further, amend the title, line 4, after "amending" and before "Minnesota" insert "Minnesota Statutes 1971, Section 169.09, Subdivision 5;".

The motion prevailed and the amendment was adopted.

Dieterich moved to amend S. F. No. 3108, the printed bill, as follows:

Page 3, line 25, after "route" and before the period insert "provided that within a city of the first class the commissioner shall not designate any divided highway of four or more lanes, without approval of the local governing body of the municipality in which said highway is located, unless said highway is a controlled access highway".

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

S. F. No. 3108, A bill for an act relating to highway traffic regulations; length of vehicles; permits for certain vehicles; amending Minnesota Statutes, 1973 Supplement, Sections 169.81, Subdivisions 2 and 3; and 169.861.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 123, and nays 1, as follows:

Adams, J. Adams, S. Andersen, R. Andersen, R. Anderson, D. Anderson, G. Becklin Belisle Bennett Berg Biersdorf Braun Brinkman Carlson, A. Carlson, D. Carlson, D. Carlson, L. Casserly Cleary Clifford Connors	Dahl DeGroat Dieterich Dirlam Eckstein Eken Enebo Erdahi Erickson Esau Faricy Ferderer Fjoslien Forsvthe Fudro Fudro Fugina Graw Growe Hagedorn Hanson Haugerud	Jacobs Jaros Johnson, D. Johnson, J. Johnson, R. Jopp Jude Kahn Kempe Klaus Knickerbocker Knoll Kostohryz Kvam Laidig Larson LaVoy Lemke Lindstrom, E. Lombardi Long	Niehaus Norton Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler	Prahl Quirin Resner Rice Ryan St. Onge Sarna Savelkoul Schreiber Schulz Searle Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson
Connors Culhane	Haugerud Heinitz	Long McArthur	Peterson Pieper	Tomlinson Ulland
Cummiskey	Hook	McCarron	Pleasant	Vanasek

TUESDAY,	MARCH	19,	1974	
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Vento	. •	Weaver	Wigley Wohlwend	Wolcott	Mr. Speaker
Voss		Wenzel	Wohlwend		-

Those who voted in the negative were:

Kelly

108th Day]

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

S. F. No. 2875, A bill for an act relating to the city of Marshall; authorizing land acquisition and development to promote industry and alleviate unemployment.

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 102, and nays 19, as follows:

Those who voted in the affirmative were:

Adams, J. Andersen, R. Anderson, D. Becklin Belisle Bennett Berg Berglin Braun Brinkman Carlson, A. Carlson, B. Carlson, D. Carlson, L. Carlson, L. Casserly Cleary Clifford Connors Culhane Cummiskey Dahl	DeGroat Dieterich Dirlam Eckstein Eken Enebo Erdahl Erickson Esau Forsythe Fudro Fugina Growe Hagedorn Hanson Haugerud Heinitz Hook Jacobs Jaros Johnson, D.	Johnson, J. Johnson, R. Jopp Jude Kahn Knickerbocker Knoll Kostohryz Kvam Laidig LaVoy Lemke Lindstrom, J. Lombardi Mann McArthur McCarron McFarlin McMillan Menke	Miller, M. Moe Mueller Munger Nelson Norton Ohnstad Ojala Parish Patton Pavlak, R. L. Pehler Peterson Pleasant Prahi Rice Ryan St. Onge Sarna Savelkoul Schulz	Searle Sherwood Sieben, H. Sieben, M. Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vento Voss Weaver Wenzel Wigley Wohlwend Wolcott
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Those who voted in the negative were:

Adams, S.	Ferderer	Kempe	Niehaus	Schreiber
Anderson, I.	Fjoslien	Larson	Pavlak, R .	Skaar
Bell	Graw	McEachern	Pieper	Vanasek
Faricy	Kelly	Myrah	Quirin	

The bill was passed and its title agreed to.

S. F. No. 2347, A bill for an act relating to taxation; county legal assistance; appropriating money.

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

[108th Day

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

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

S. F. No. 3352, A bill for an act relating to the city of Richfield, and the offices of fire chief and assistant fire chief therein.

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 72, and nays 42, as follows:

Adams, S. Andersen, R. Anderson, D. Anderson, G. Becklin Belisle Bell Bennett Biersdorf Carlson, A. Carlson, D. Cleary Clifford Culhane	DeGroat Dieterich Dirlam Eckstein Eken Erdahl Erickson Esau Faricy Ferderer Fjoslien Forsythe Graw Hagedorn	Heinitz Hook Johnson, J. Jopp Jude Kempe Klaus Knickerbocker Kostohryz Kvam Laidig Larson Lindstrom, E.	Lombardi Long Mann McArthur McCauley McFarlin McMillan Mueller Myrah Niehaus Ohnstad Pavlak, R. L. Peterson Pieper	Savelkoul Schreiber Searle Sherwood Skaar Smith Stangeland Stanton Ulland Weaver Wigley Wohlwend
Cummiskey	Haugerud	Lindstrom, J.	Pleasant	

Those who voted in the negative were:

Adams, J.	Fugina	McEachern	Prahl	Sieben, M.
Anderson, I.	Hanson	Miller, M.	Quirin	Spanish
Berglin	Jacobs	Moe	Resner	Swanson
Braun Brinkman Carlson, L. Connors	Jaros Johnson, D. Kelly LaVoy	Munger Nelson Ojala Parish	Rice Ryan St. Onge Salchert	Tomlinson Voss Wenzel
Enebo	Lemke	Patton	Sa rna	
Fudro	McCarron	Pehler	Sieben, H.	

The bill was passed and its title agreed to.

S. F. No. 3372 was reported to the House.

Berglin moved to amend S. F. No. 3372 as follows:

Page 1, line 14, after "pay" and before the period, insert the following: "and for day care services on the recommendations of the appropriate advisory council".

The motion prevailed and the amendment was adopted.

S. F. No. 3372, 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 third time, as amended, and placed upon its final passage.

The question being taken on the passage of the bill and the roll being called, there were yeas 123, and nays 0, as follows:

Adams, J. Adams, S. Anderson, D. Anderson, D. Anderson, G. Anderson, I. Becklin Belisle Bell Bennett Berg Berglin Biersdorf Brinkman Carlson, A. Carlson, D. Carlson, L. Casserly	Connors Culhane Cummiskey Dahl DeGroat Dieterich Dirlam Eckstein Eken Enebo Erdahl Erickson Esau Faricy Ferderer Fjoslien Forsythe Fudro Fugina	Hanson Heinitz Jacobs Jaros Johnson, D. Johnson, J. Johnson, R. Jopp Jude Kahn Kelly Kempe Klaus Knickerbocker Knoll Kostohryz Kvam Larson LaVoy	Lindstrom, J. Lombardi Long McArthur McCarron McEachern McFarlin McMillan Menke Miller, D. Miller, D. Miller, D. Miller, D. Miller, M. Moe Mueller Munger Myrah Nelson Newcome Niehaus Norton	Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant Prahl Quirin Resner Rice Ryan St. Onge Salchert Sarna Savelkoul Schreiber Schulz
Casserly	Fugina	LaVoy	Norton	Schulz
Cleary Clifford	Growe Hagedorn	Lemke Lindstrom, E.	Ohnstad Ojala	Searle Sherwood

Wolcott

Mr. Speaker

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

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

S. F. No. 1728 was reported to the House.

Ojala moved to amend S. F. No. 1728, the printed bill, as follows:

After the enacting clause, insert a section to read:

"Section 1. Minnesota Statutes 1971, Chapter 550, is amended by adding a section to read:

EXECUTION OF SMALL MONEY JUDG-[550.041] MENTS ON DEBTS.] When a judgment creditor proposes to make execution of a judgment debt of not more than \$2500 from money owed to the judgment debtor by a third party, the execution may be directed to the attorney for the judgment creditor or sheriff who shall make execution by a registered or certified letter to the third party containing the information prescribed by section 550.14. Upon receipt the third party shall remit as much of the amount due under section 550.04 as his own debt equals to the attorney or sheriff who shall proceed in all other respects like the sheriff making a similar execution. No costs shall be allowed to the attorney from any party but the judgment creditor for execution in accordance with this section. No costs for mileage shall be allowed to the sheriff from any party for execution in accordance with this section. If an execution mailed pursuant to this section is returned undelivered, the execution may be served as allowed for execution of a judgment debt in excess of \$2500.".

Renumber the remaining section.

Further, amend the title, line 2, after "employees;" insert "and executions;".

In line 3, after "1971," insert "Chapter 550, by adding a section; and".

The motion prevailed and the amendment was adopted.

S. F. No. 1728, A bill for an act relating to garnishment, state employees; amending Minnesota Statutes 1971, Section 571.46.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 123, and nays 1, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Andersen, R. Anderson, D. Anderson, G. Anderson, I. Becklin Belisle Bell Berg Berglin Biersdorf Braun Brinkman Carlson, A. Carlson, D. Carlson, L. Casserly Cleary Clifford Connors Culhane Cummiskey	Enebo Erdahl Erickson Esau Faricy Ferderer Fjoslien Forsythe Fudro Frugina Graw Growe Hagedorn Hanson Haugerud Heinitz Hook Jacobs Jaros Johnson, D.	Jopp Jude Kahn Kelly Kempe Klaus Knickerbocker Knoll Kostohryz Kvam Larson LaVoy Lemke Lindstrom, J. Lombardi Long Mann McArthur McCarron McCauley McEachern McFarlin	Niehaus Norton Ohnstad Ojala Parish Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pieasant Prahl Quirin Resner Rice Ryan	Sarna Savelkoul Schreiber Schulz Searle Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangéland Stanton Swanson Tomlinson Ulland Voss Weaver Wenzel Wigley Wohlwend Wolcott Mr. Speaker
DeGroat	Johnson, J.	McMillan	St. Onge	Mr. Speaker
Dieterich	Johnson, R.	Menke	Salchert	

Those who who voted in the negative were:

Patton

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

S. F. No. 2716 was reported to the House.

Johnson, D., and Anderson, I., moved to amend S. F. No. 2716 as follows:

Page 1, line 31, restore the stricken language.

Page 2, line 1, before "by" insert "January 1, 1975 and December 31, 1975,".

Page 2, lines 4, 5, and 6, restore the stricken language.

Page 2, line 6, strike "no moose season shall be held in this state after".

Page 2, strike line 7.

The motion prevailed and the amendment was adopted.

S. F. No. 2716, A bill for an act relating to game and fish; seasons for taking of moose; amending Minnesota Statutes 1971, Section 100.271, by adding a subdivision; and Minnesota Statutes, 1973 Supplement, Section 100.27, 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 80, and nays 36, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Andersen, R. Anderson, D. Anderson, G. Anderson, I. Becklin Bell Bennett Braun Brinkman Carlson, B. Connors Culhane Dahl	Eckstein Enebo Erdahl Erickson Fjoslien Fugina Hagedorn Haugerud Jacobs Jaros Johnson, D. Johnson, R. Jopp	Kelly Kempe Klaus LaVoy Lemke Lindstrom, E. Long Mann McCarron McCauley McEachern McMillan Menke Mueller Munger	Nelson Niehaus Norton Ohnstad Ojala Parish Patton Pavlak, R. Pehler Prahl Ryan St. Onge Salchert Samuelson Sarna	Searle Sherwood Skaar Smith Spanish Stangeland Tomlinson Ulland Vanasek Vento Voss Wenzel Wigley Wohlwend Wolcott
	Jopp Jude			

Those who voted in the negative were:

Belisle Berg Berglin Biersdorf Carlson, A. Casserly Cleary Clifford	Dieterich Dirlam Esau Faricy Ferderer Graw Hanson Heinitz	Kahn Knickerbocker Kostohryz Kvam Laidig Lombardi McArthur McFarlin	Miller, M. Moe Pavlak, R. L. Peterson Pieper Resner Savelkoul Schreiber	Sieben, H. Stanton Swanson Weaver
Chillord	Heinitz	McFarin	Schreiber	

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

S. F. No. 1900, A bill for an act relating to tax-forfeited land sales; payment for expenses; providing that a greater portion of the receipts from tax-forfeited land sales be paid to the counties to defray expenses; amending Minnesota Statutes 1971, Section 282.226.

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 8, as follows:

Those who voted in the affirmative were:

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

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Erickson Esau Faricy Ferderer Fjoslien Forsythe Fudro Fugina Graw Growe Hagedorn Hanson Haugerud Heinitz Hook Jacobs Jaros Lobnson D	Kelly Kempe Klaus Knickerbocker Knoll Kostohryz Kvam Laidig LaVoy Lemke Lindstrom, E. Lombardi Long	Moe Mueller Munger Myrah Nelson Newcome Niehaus Norton Ohnstad	Parish Patton Pavlak, R. Pavlak, R. L. Peterson Pieper Pleasant Prahl Resner Rice Ryan St. Onge Samuelson Sarna Schreiber Schulz Sherwood Siaben H	Sieben, M. Skaar Smith Spanish Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Weaver Wenzel Wigley Wohlwend Wolcott Mr. Speaker
Johnson, D.	Mann	Ojala	Sieben, H.	

Those who voted in the negative were:

Becklin Carlson, D.	Jopp Larson	Pehler Savelkoul	Searle	Stangeland
Carison, D.	Larson	Saverkour		

The bill was passed and its title agreed to.

S. F. No. 1887, A bill for an act relating to juvenile court; providing for payment by parents of attorneys fees of court-appointed counsel; amending Minnesota Statutes 1971, Section 260.251, 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 111, and nays 4, as follows:

Adams, J.EcksteinAdams, S.EkenAndersen, R.EneboAnderson, G.ErdahlAnderson, I.EricksonBecklinEsauBelisleFaricyBellFerdererBennettFjoslienBiersdorfForsytheBraunFudroBrinkmanFuginaCarlson, D.GroweCarlson, L.HaugerudCasserlyHeinitzCliffordHookConnorsJacobsCulhaneJohnson, J.DahlJohnson, R.DeGroatJoppDirlamJude	Kelly Kempe Klaus Knickerbocker Kostohryz Kvam Laidig Larson LaVoy Lemke Lindstrom, J. Lombardi Long Mann McArthur McCauley McFarlin McMillan Menke Miller, D. Miller, M. Mueller	Norton Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. L.	Schreiber Schulz Searle Sherwood Sieben, H. Skaar Smith Spanish Stanton Swanson Tomlinson Ulland Vanasek Vento Wenzel Wigley Wohlwend Wolcott Mr. Speaker
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Those who voted in the negative were:

Dieterich Hanson Jaros Kahn

The bill was passed and its title agreed to.

S. F. No. 423 was reported to the House.

Ojala moved to amend S. F. No. 423 as follows:

Page 1, line 15, strike "nine" and insert in lieu thereof "seven".

Page 1, line 20, strike "Seven" and insert in lieu thereof "Four".

Page 2, line 12, strike "two" and insert in lieu thereof "three".

The motion prevailed and the amendment was adopted.

S. F. No. 423, A bill for an act relating to St. Louis county; revising the composition of the county welfare board; amending Laws 1907, Chapter 222, Section 1, Subdivisions 1, 2 and 3, as amended; amending Minnesota Statutes 1971, Section 393.01, Subdivision 5.

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 rollbeing called, there were yeas 124, and nays 3, as follows:

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

Spanish	Tomlinson	Vento	Wenzel	Wol
Stanton Swanson	Ulland . Vanasek	Voss Weaver	Wigley Wohlwend	Mr.
Swauson	vanasek	weaver	womwend	

Wolcott Mr. Speaker

Those who voted in the negative were:

Anderson, D. DeGroat Stangeland

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

There being no objection the order of business reverted to Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

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

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

Reported the same back with the following amendments:

Page 1, line 9, delete "Subd. 1. [UNBORN CHILDREN.]" and insert "Subd. 5.".

Page 1, line 11, insert "the" before "unborn" and strike "children".

Page 1, line 13, after "to" and before "unborn" insert "the".

Page 1, line 14, delete "children".

Page 1, after line 17, add the following:

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

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

The report was adopted.

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

H. F. No. 2760, A bill for an act relating to the Minnesota environmental conservation library; providing for its collections and use; appropriating money; amending Laws 1971, Chapter 864, Sections 1 and 2.

Reported the same back with the following amendments:

Page 2, delete lines 17 to 28 and substitute the following:

"Sec. 3. The restriction imposed by Laws 1971, Chapter 864, Section 3, to the appropriation made to the Minneapolis library board by Laws 1973, Chapter 720, Section 43, Subdivision 2, clause j, is hereby rescinded. The appropriation referred to however shall not be used to collect or catalogue unpublished personal papers or manuscripts or records or other material properly in the scope of the duties of the Minnesota historical society or subject to the laws on archives.".

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

The report was adopted.

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

H. F. No. 3499, A bill for an act relating to the Minnesota historical society; commissioning paintings, including one depicting Indian life; appropriating money.

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

The report was adopted.

SECOND READING OF HOUSE BILLS

H. F. Nos. 2046, 2760, and 3499 were read for the second time.

SPECIAL ORDERS

S. F. No. 2865, A bill for an act relating to courts; providing for the salary of county court judges of St. Louis county; amending Minnesota Statutes, 1973 Supplement, Section 15A.083, 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 64, and nays 58, as follows:

Adams, J.	Anderson, I.	Bennett	Berglin	Carlson, B.	1
Andersen, R.	Bell	Berg	Brinkman	Carlson, L.	÷

Casserly	Hanson	Laidig	Nelson	Schulz
Connors	Hook	LaVoy	Norton	Sieben, H.
Cummiskey	Jacobs	Lemke	Ojala .	Sieben, M.
Dahl	Jaros	Lindstrom, E.	Parish	Stanton
Dieterich	Johnson, D.	Lombardi	Patton	Tomlinson
Enebo	Johnson, J.	McArthur	Pavlak, R.	Ulland
Faricy	Kahn	McCarron	Pavlak, R. L.	Vento
Forsythe	Kelly	McEachern	Pehler	Weaver
Fudro	Kempe	McFarlin	Resner	Wolcott
Fugina	Knoll	Moe	Ryan	Mr. Speaker
Growe	Kostohryz	Munger	St. Onge	

Those who voted in the negative were:

Adams, S. Anderson, D. Anderson, G. Becklin Belisle Biersdorf Braun Carlson, A.	Dirlam Erdahl Erickson Esau Ferderer Fjoslien Graw Hagedorn	Kvam Larson Long Mann McCauley	Pieper Pleasant Prahl Samuelson Sarna	Skaar Smith Spanish Stangeland Swanson Vanasek Voss Wenzel
Carlson, D.	Haugerud	McMillan	Savelkoul	Wigley
Cleary	Heinitz	Miller, M.	Schreiber	Wohlwend
Clifford	Johnson, R .	Mueller	Searle	
DeGroat	Jopp	Myrah	Sherwood	

The bill was not passed.

S. F. No. 1985, A bill for an act relating to courts; providing for tolling of statutes of limitation for reasons of disability; amending Minnesota Statutes 1971, Sections 508.79; and 541.15.

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 131, and nays 1, as follows:

Adams, J. Adams, S. Anderson, D. Anderson, D. Anderson, G. Becklin Belisle Bell Bennett Berg Berglin Biersdorf Braun Brinkman Carlson, A. Carlson, D.	Cleary Clifford Connors Culhane Cummiskey Dahl DeGroat Dieterich Dirlam Eckstein Eken Enebo Erdahl Erickson Esau Faricy Ferderer Fjoslien	Fugina Graw Growe Hagedorn Hanson Haugerud Heinitz Hook Jacobs Jaros Johnson, D. Johnson, J. Johnson, R. Jopp Jude Kahn Kelly Kempe	Knoll Kostohryz Kvam Laidig Larson LaVoy Lemke Lindstrom, E. Lindstrom, J. Lombardi Long Mann McArthur McCarron McEachern McFarlin McMillan Menke	Moe Mueller Munger Myrah Newcome Niehaus Norton Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant	and the second se
Carlson, D.	Fjoslien	Kempe	Menke		
Carlson, L. Casserly	Forsythe Fudro	Klaus Knickerbocker	Miller, D. Miller, M.	Prahl Quirin	;

Resner	Savelkoul	Skaar	Ulland
Rice	Schreiber	Smith	Vanasek
Ryan	Schulz	Spanish	Vento
St. Onge	Searle	Stangeland	Voss
Salchert	Sherwood	Stanton	Weaver
Samuelson 🐇	Sieben, H.	Swanson	Wenzel
Sarna	Sieben, M.	Tomlinson	Wigley
-			

Wohlwend Wolcott Mr. Speaker

Those who voted in the negative were:

McCauley

The bill was passed and its title agreed to.

REPORT FROM THE COMMITTEE ON RULES AND LEGISLATIVE ADMINISTRATION

Pursuant to Rule 14, Mr. Anderson, I., for the Committee on Rules and Legislative Administration, designated the following bills as Special Orders to be acted upon immediately following action on S. F. No. 2747: H. F. No. 3415 and S. F. Nos. 3479, 3464, 2842, 734, 2505, 1225, 2975, 707, 2580, and 2621.

Berg, Hagedorn, and Weaver were excused for the remainder of today's session.

SPECIAL ORDERS, Continued

S. F. No. 2295 was reported to the House.

Sieben, H., proposed an amendment to S. F. No. 2295.

POINT OF ORDER

Pursuant to Rule 45b, Klaus raised a point of order that the proposed amendment to S. F. No. 2295 was out of order. The Speaker ruled the point of order well taken.

Sieben, H., proposed a second amendment to S. F. No. 2295.

POINT OF ORDER

Pursuant to Rule 45b, Searle raised a point of order that the proposed amendment to S. F. No. 2295 was out of order. The Speaker ruled the point of order well taken.

Johnson, D.; and Hanson moved to amend S. F. No. 2295, as amended, as follows:

Page 1, line 16, strike "120" and insert "45".

Further amend the title as follows:

Page 1, line 4, after "area;" strike "changing the length of seasons;".

The motion prevailed and the amendment was adopted.

Carlson, D., moved to amend S. F. No. 2295, as amended, as follows:

Page 2, line 1, after "Duluth" and before "; provided" insert "except Pine county".

The motion prevailed and the amendment was adopted.

S. F. No. 2295, A bill for an act relating to game and fish; closing the season to taking of beaver in a certain area; amending Minnesota Statutes 1971, Section 100.27, Subdivision 4.

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 114, and nays 7, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Andersen, R. Andersen, R. Andersen, R. Becklin Belisle Bennett Berg Berglin Biersdorf Braun Brinkman Carlson, A. Carlson, A. Carlson, B. Carlson, L. Casserly Clifford Connors Culhane Cummiskey Dabl Dieterich	Enebo Erdahl Erickson Faricy Ferderer Fjoslien Forsythe Fugina Graw Growe Hanson Haugerud Heinitz Hook Jacobs Jaros Johnson, D. Johnson, R. Jopp Jude	Kelly Klaus Knickerbocker Knoll Kostohryz Kvam Laidig Larson LaVoy Lemke Lindstrom, E. Lombardi Long Mann McArthur McCauley McEachern McFarlin McFarlin McMillan Menke Miller, D. Mueller	Norton Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant Prahl Quirin Resner Rice Ryan St. Onge Salchert	Savelkoul Schulz Searle Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Wenzel Wigley Wohlwend Wolcott Mr. Speaker
Dieterich	Jude	Mueller	Samuelson	Mr. Speaker
Eken	Kahn	Munger	Sarna	

Those who voted in the negative were:

Anderson, D.		Dirlam	Kempe	Miller, M.
Anderson, G.	DeGroat			•

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

S. F. No. 1079 was reported to the House.

Dieterich moved to amend S. F. No. 1079 as follows:

Page 2, line 24, after "clerk." insert the following:

"Sec. 3. This act is effective as provided by law but shall not affect any improvement or assessment proceedings commenced prior to its effective date.".

The motion prevailed and the amendment was adopted.

S. F. No. 1079, A bill for an act relating to local improvements; assessment procedures; notice of assessment; amending Minnesota Statutes 1971, Section 429.061, Subdivision 1.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 110, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J. Adams, S. Andersen, R. Anderson, G. Anderson, G. Becklin Belisle Beil Bennett Biersdorf Braun Brinkman Carlson, A. Carlson, B. Carlson, L. Carlson, L. Casserly Clifford Connors Culhane Cummiskey	DeGroat Dieterich Dirlam Eckstein Eken Enebo Erdahl Erickson Esau Faricy Ferderer Fjoslien Forsythe Fugina Graw Growe Hanson Haugerud Heinitz Jacobs	Johnson, J. Johnson, R. Jopp Jude Kahn Kelly Kempe Klaus Knickerbocker Knoll Kostohryz Kvam Laidig LaVoy Lemke Lindstrom, J. Long Mann McCarthur McCarthur	Niehaus Ohnstad Ojala Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Prahl Quirin	St. Onge Sarna Savelkoul Schreiber Schulz Searle Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stanton Tomlinson Ulland Vanasek Vento Wenzel Wigley Wohlwend
Cummiskey Dahl	Jaros Johnson, D.	McCarron McCauley	Rice Ryan	Wolcott Mr. Speaker
a. (a.114	vonnovn, Di	meeowalcy	103	Date openant

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

S. F. No. 2170 was reported to the House.

There being no objection, S. F. No. 2170 was continued on Special Orders for one day.

S. F. No. 1977 was reported to the House.

Schreiber moved to amend S. F. No. 1977 as follows:

Page 1, after line 29, add the following section:

"Section 3. Minnesota Statutes 1971, Section 515.15, is amended to read:

515.15 [RECORDING.] (a) The declaration, any amendment or amendments thereof, any instrument by which the provisions of sections 515.01 to 515.29 may be waived, and every instrument affecting the property or any apartment shall be entitled to be recorded. The declaration and any amendment or amendments thereto shall be submitted to the platting authority of the governing municipality or other governmental subdivision having jurisdiction for review. Neither the declaration nor any amendment thereof shall be valid unless duly recorded in the office of the register of deeds or the registrar of titles, as the case may be.

(b) In addition to the records and indexes required to be maintained by the recording officer, the recording officer shall maintain an index or indexes whereby the record of each declaration contains a reference to the record of each conveyance of an apartment affected by such declaration, and the record of each conveyance of an apartment contains a reference to the declaration of the building of which such apartment is a part.".

Further amend the title, line 5, after "condominiums;" and before "amending" insert the following: "and requiring local government review;".

Further amend the title in line 7 after "6" and before the period insert "; amending Minnesota Statutes 1971, Section 515.15".

The motion prevailed and the amendment was adopted.

S. F. No. 1977, A bill for an act relating to condominiums; allowing operation of mobile home parks and property used to accommodate mobile homes as condominiums; amending Minnesota Statutes 1971, Section 515.02, Subdivisions 2 and 6.

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 124, and nays 0, as follows:

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

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[108th Day

EcksteinJohnson, D.EkenJohnson, J.EneboJohnson, R.ErdahlJoppEricksonJudeEsauKahnFaricyKellyFerdererKempeFjoslienKlausForsytheKnickerbockerFuginaKostohryzGrawKvamGroweLaidigHansonLarsonHaugerudLaVoyHeinitzLemkeHookLindstrom, E.	Lombardi Long Mann McArthur McCauley McEachern McFarlin McKillan Menke Miller, D. Miller, D. Miller, M. Moe Mueller Munger Myrah Nelson Niehaus Norton Ohnstad Ojala	Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant Prahl Quirin Resner Rice Ryan St. Onge Salchert Samuelson Sarna Savelkoul Schreiber Schulz	Sherwood Sieben, H. Sieben, M. Skaar Smith Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Wenzel Wigley Wohlwend Wolcott Mr. Speaker
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The bill was passed, as amended, and its title agreed to.

H. F. No. 1405 was reported to the House.

There being no objection, H. F. No. 1405 was continued on Special Orders for one day.

S. F. No. 2177 was reported to the House.

Rice moved to amend S. F. No. 2177 as follows:

Page 2, line 1, strike the figure "90" and insert in lieu thereof the figure "30".

The motion prevailed and the amendment was adopted.

S. F. No. 2177, A bill for an act relating to welfare; prohibiting restriction of foster homes by zoning; providing for notice to affected municipalities and political subdivisions; amending Minnesota Statutes 1971, Section 257.101, by adding subdivisions.

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 119, and nays 1, as follows:

Those who voted in the affirmative were:

Adams, J.	Becklin		Biersdorf	Carlson, L.	Dahl
Adams, S.	Belisle		Braun	Casserly	Dieterich
Andersen, R.	Bell		Brinkman	Clifford	Dirlam
Anderson, D.	Bennett		Carlson, A.	Connors	Eckstein
Anderson, G.	Berg		Carlson, B.	Culhane	Eken
Anderson, I.	Berglin	1 1	Carlson, D.	Cummiskey	Enebo

Erickson Jude Esau Kahn Faricy Kelly Ferderer Kempe Forsythe Klaus Fugina Knickerbocker Graw Knoll Growe Kostohryz Hanson Kvam Haugerud Laidig Heinitz Larson Hook LaVoy Jacobs Lemke Jaros Lindstrom, E. Johnson, D. Lindstrom, J.	Mann McCauley McEachern McFarlin McMillan Menke Miller, D. Miller, M. Moe Mueller Munger Nelson Niehaus Norton Ohnstad Ojala Patton	Pavlak, R. L. Pehler Peterson Prieper Prahl Quirin Resner Rice Ryan St. Onge Salchert Samuelson Sarna Savelkoul Schreiber Schulz Searle Sherwood	Sieben, H. Sieben, M. Skaar Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Voss Wenzel Wigley Wohlwend Wolcott Mr. Speaker
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Those who voted in the negative were:

Pavlak, R.

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

Carlson, B.; Cleary; McCarron; Newcome; Savelkoul; and Smith were excused for the remainder of today's session.

S. F. No. 2128 was reported to the House.

Connors moved to amend S. F. No. 2128 as follows:

Page 1, line 14, strike "and attending a nonpublic school" and insert "one mile or more from a nonpublic school actually attended".

The motion prevailed and the amendment was adopted.

There being no objection, S. F. No. 2128, as amended, was continued on Special Orders for one day.

S. F. No. 2747, A bill for an act relating to children; requiring the court to consider the best interests of the child in any proceeding to establish custody; amending Minnesota Statutes 1971, Chapter 257, by adding a section; and Section 518.17.

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 2, as follows:

Adams, J.	Andersen, R .	Anderson, G.	Becklin	Bell
Adams, S.	Anderson, D.	Anderson, I.	Belisle	Bennett

Berglin Biersdorf Braun Brinkman Carlson, A. Carlson, D. Carlson, L. Casserly Clifford Connors	Ferderer Fjoslien Forsythe Fudro Graba Graw Growe Hanson Haugerud Heinitz	Knickerbocker Knoll Kostohryz Kvam Laidig Larson LaVoy Lemke Lindstrom, E. Lombardi	Nelson Niehaus Norton	Schulz Searle Sherwood Sieben, H. Sieben, M. Skaar Spanish Stanton Swanson Tomlinson
Čulhane Cummiskey	Hook Jacobs	Long Mann	Peterson Pieper	Ulland Vanasek
Dahl	Jaros	McArthur	Pleasant	Vento
DeGroat Dirlam	Johnson, D. Johnson, J.	McCauley McEachern	Prahl Quirin	Voss Wenzel
Eckstein	Johnson, R.	McFarlin	Resner	Wigley
Eken Enebo	Jopp Jude	McMillan Menke	Rice Ryan	Wohlwend Wolcott
Erdahl Erickson	Kahn Kelly	Miller, M. Moe	St. Onge Samuelson	Mr. Speaker
Esau	Kempe	Mueller	Sarna	
Faricy	Klaus	Munger	Schreiber	

Those who voted in the negative were:

Fugina Ojala

The bill was passed and its title agreed to.

H. F. No. 3415, A resolution memorializing the United States Congress to take actions in respect to reorganization of field offices of the United States Department of Agriculture.

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. Andersen, R. Anderson, D. Anderson, G. Anderson, I. Becklin Belisle Bell Bennett Berglin Biersdorf Braun Brinkman Carlson, A. Carlson, D. Carlson, L. Casserly Clifford Connors	Erdahl Erickson Esau Faricy Ferderer Fjoslien Forsythe Fudro Fugina Graba	Jopp Jude Kahn Kelly Kempe Klaus Knickerbocker Knoll Kostohryz Kvam	Mueller Munger Myrah	Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant Prahl Quirin Resner Rice Ryan St. Onge Sarna
Connors Culhane	Grada Growe Hanson	Laidig	Myran Nelson Niehaus	Sarna Schreiber Schulz
Cumane	nanson	Larson	menaus	Schulz

Searle	Skaar	Swanson	Vento	Wohlwend
Sherwood	Spanish	Tomlinson	Voss	Wolcott
Sieben, H.	Stangeland	Ulland	Wenzel	Mr. Speaker
Sieben, M.	Stanton	Vanasek	Wigley	

The bill was passed and its title agreed to.

S. F. No. 3479, A resolution memorializing the President, the Congress and the State Department to refrain from negotiating or approving any treaty with Mexico which would, in effect, re-establish the bracero program.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 95, and nays 13, as follows:

Those who voted in the affirmative were:

Adams, J. Andersen, R. Anderson, I. Belisle Bell Bernett Berglin Braun Brinkman Carlson, A. Carlson, L. Carlson, L. Casserly Clifford Connors Cummiskey Dahl Dieterich Eken	Faricy Ferderer Fudro Fugina Graba Graw Growe Hanson Haugerud Heinitz Hook Jacobs Jacobs Jaros Johnson, C. Johnson, D. Johnson, J. Jopp Jude	Kelly Knickerbocker Knoll Kostohryz Kvam Laidig LaVoy Lemke Lindstrom, J. Lombardi Mann McArthur McCauley McFarlin McMillan Menke Miller, M.	Munger Myrah Nelson Norton Ojala Parish Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Pleasant Prahl Quirin Resner Rice Ryan	Sarna Schulz Sherwood Sieben, H. Sieben, M. Skaar Stangeland Stanton Swanson Tomlinson Tomlinson Ulland Vanasek Vento Voss Wenzel Wigley Wohlwend Wolcott
Eken	Jude	Miller, M.	Ryan	Wolcott
Enebo	Kahn	Moe	St. Onge	Mr. Speaker

Those who voted in the negative were:

Anderson, D.	Dirlam	Esau	Long	Searle
Becklin	\mathbf{Erdahl}	Klaus	Niehaus	
Carlson, D.	Erickson	Larson	Ohnstad	

The bill was passed and its title agreed to.

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

S. F. No. 3464 was reported to the House.

Hanson moved to amend S. F. No. 3464 as follows:

Page 1, lines 16, 17 and 18, strike all the new language in the lines.

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

S. F. No. 3464, A bill for an act relating to natural resources; postponing promulgation and effective date of criteria relating to drainage systems; amending Minnesota Statutes, 1973 Supplement, Section 106.021, Subdivision 6.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 97, and nays 19, as follows:

Those who voted in the affirmative were:

Adams, J.	Erickson	Kelly	Mueller	Schreiber
Anderson, D.	Esau	Klaus	Myrah	Schulz
Anderson, G.	Fjoslien	Kostohryz	Nelson	Searle
Anderson, I.	Forsythe	Kvam	Niehaus	Sieben, M.
Becklin	Fudro	Laidig	Ohnstad	Skaar
Belisle	Fugina	Larson	Ojala	Spanish
Biersdorf	Graba	LaVoy	Parish	Stangeland
Braun	Graw	Lemke	Patton	Stanton
Brinkman	Growe	Lindstrom, E.	Pavlak, R.	Swanson
Carlson, D.	Haugerud	Lindstrom, J.	Pavlak, R. L.	Tomlinson
Clifford	Heinitz	Lombardi	Pehler	Vanasek
Connors	Hook	Long	Peterson	Voss
Culhane	Jacobs	Mann	Pieper	Wenzel
Dahl	Jaros	McArthur	Pleasant	Wigley
DeGroat	Johnson, C.	McCauley	Prahl	Wohlwend
Dirlam	Johnson, D.	McEachern	Quirin	Wolcott
Eckstein	Johnson, J.	McFarlin	Ryan	Mr. Speaker
Eken	Johnson, R.	McMillan	Sť. Onge	
Enebo	Jopp	Menke	Sarna	
Erdahl	Jude	Miller, M.	Savelkoul	

Those who voted in the negative were:

Andersen, R.	Carlson, L.	Kahn	Munger	Sieben, H.
Bennett	Dieterich	Knickerbocker	Norton	Ulland
Berglin	Faricy	Knoll	Resner	Vento
Carlson, A.	Hanson	Moe	Sherwood	

The bill was passed and its title agreed to.

S. F. No. 2842, A bill for an act relating to public health; authorizing school nurses and other qualified persons to take throat cultures for the purpose of detecting streptococcus infections.

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 114, and nays 2, as follows:

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

Those who voted in the affirmative were:

Those who voted in the negative were:

Larson Ulland

The bill was passed and its title agreed to.

S. F. No. 734 was reported to the House.

There being no objection, S. F. No. 734 was continued on Special Orders for one day.

S. F. No. 2505 was reported to the House.

There being no objection, S. F. No. 2505 was continued on Special Orders for one day.

S. F. No. 1225, A bill for an act relating to corrections; regulating communication between inmates and the news media.

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 91, and nays 17, as follows:

Adams, J. Andersen, R. Anderson, D. Anderson, I. Booklin	Belisle Bell Bennett Berglin Bioradorf	Braun Brinkman Carlson, A. Carlson, L.	Clifford Connors Culhane Dahl DacTroat	Dieterich Dirlam Eckstein Eken Encho
Becklin	Biersdorf	Casserly	DeGroat	Enebo

JOURNAL OF THE HOUSE

Faricy Jopp McEachern Pieper Swanson Forsythe McFarlin Tomlinson Jude Quirin Kahn McMillan Fudro Resner Ulland Fugina Kelly Menke Rice Vanasek Ryan St. Onge Growe Knickerbocker Moe Vento Hanson Knoll Munger Voss Haugerud Kostohryz. Myrah Sarna Wenzel Heinitz Kvam Nelson Schreiber Wohlwend Norton Schulz Hook Laidig Wolcott Jacobs LaVoy Ojala Sherwood Mr. Speaker Jaros Lemke Parish Sieben, H. Johnson, C. Lombardi Patton Sieben, M. Johnson, D. Mann Pehler Spanish Johnson, J. McArthur Peterson Stanton

Those who voted in the negative were:

Erdahl	Johnson, R.	Lindstrom, J.	Prahl	Wigley
Erickson	Kempe	Long	Searle	
Esau	Klaus	Miller, M.	Skaar	
Fjoslien	Larson	Pavlak, R.	Stangeland	

The bill was passed and its title agreed to.

S. F. No. 2975 was reported to the House.

Pavlak, R. L., moved to amend S. F. No. 2975 as follows:

Page 1, line 18, after "bridges." insert "The bonds shall not be issued before January 1, 1975.".

Page 2, line 9, after "by" delete "the" and insert in lieu thereof "four fifths of the entire".

The motion prevailed and the amendment was adopted.

S. F. No. 2975, A bill for an act relating to Dakota county; authorizing the board of commissioners to issue bonds for county road and bridge purposes.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 115, and nays 1, as follows:

Those who voted in the affirmative were:

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

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Johnson, J.	Lemke	Munger	Prahl	Skaar
Johnson, R.	Lindstrom, E.	Myrah	Quirin	Spanish
Jopp	Lindstrom, J.	Nelson	Řesner	Stanton
Jude	Lombardi	Niehaus	Rice	Swanson
Kahn	Long	Norton	Ryan	Tomlinson
Kelly	Mann	Ohnstad	St. Onge	Ulland
Kempe	McArthur	Ojala	Samuelson	Vanasek
Knickerbocker		Parish	Sarna	Vento
Knoll	McEachern	Patton	Schreiber	Voss
Kostohryz	McFarlin	Pavlak, R .	Schulz	Wenzel
Kvam	McMillan	Pavlak, R. L.	Searle	Wigley
Laidig	Menke	Pehler	Sherwood	Wohlwend
Larson	Miller, M.	Peterson	Sieben, H.	Wolcott
LaVoy	Moe	Pieper	Sieben, M.	Mr. Speaker

TUESDAY, MARCH 19, 1974

Those who voted in the negative were:

Klaus

108th Davl

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

S. F. No. 707, A bill for an act relating to tort liability; political subdivisions; defining notice; extending time for notice of claims and eliminating notice requirements for intentional torts and vehicular accidents; amending Minnesota Statutes 1971, Section 466.05.

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 115, and nays 0, as follows:

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

The bill was passed and its title agreed to.

S. F. No. 2580 was reported to the House.

There being no objection, S. F. No. 2580 was continued on Special Orders for one day.

S. F. No. 2621, A bill for an act relating to accounting; educational requirements for certification as a certified public accountant; amending Minnesota Statutes 1971, Section 326.20, Subdivision 3; and Minnesota Statutes, 1973 Supplement, Section 326.19, 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 115, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J. Andersen, R. Anderson, D. Anderson, G. Anderson, I. Becklin Belisle Bell Bennett Berglin Biersdorf Braun Brinkman Carlson, A. Carlson, L.	Dieterich Eckstein Eken Enebo Erdahl Erickson Esau Faricy Fjoslien Forsythe Fudro Fugina Graba Graba Graw Hanson	Johnson, J. Jopp Jude Kahn Kelly Kempe Klaus Knickerbocker Knoll Kostohryz Kvam Laidig Larson LaVoy Lemke Lindstrom, E.	Niehaus Norton Ohnstad Ojala Parish Patton Pavlak, R. Pavlak, R. L.	St. Onge Salchert Samuelson Sarna Schreiber Schulz Sherwood Sieben, H. Sieben, M. Skaar Spanish Stangeland Stanton Swanson Tomlinson Ulland
Carlson, D. Carlson, L. Casserly Clifford Connors Culhane Cummiskey Dahl	Growe Hanson Haugerud Heinitz Hook Jacobs Jaros Johnson, C.	Lemke Lindstrom, E. Lindstrom, J. Lombardi Long Mann McArthur McCauley	Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Prahl Quirin Resner	Tomlinson Ulland Vanasek Vento Wenzel Wigley Wohlwend Wolcott
DeGroat	Johnson, D.	McEachern	Rice	Mr. Speake

The bill was passed and its title agreed to.

REPORT FROM THE COMMITTEE ON RULES AND LEGISLATIVE ADMINISTRATION

Pursuant to Rule 14, Mr. Anderson, I., for the Committee on Rules and Legislative Administration, designated the following bills as Special Orders to be acted upon immediately following action on S. F. 2621: S. F. Nos. 3355, 3408, 3477, 1879, 3008, and 1483.

S. F. No. 3355 was reported to the House.

There being no objection, S. F. No. 3355 was continued on Special Orders for one day.

S. F. No. 3408, A bill for an act relating to elections; providing for the single joint vote for the governor and lieutenant governor; amending Minnesota Statutes, 1973 Supplement, Section 206.07, Subdivision 1; and Minnesota Statutes 1971, Section 206.07, 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 116, and nays 0, as follows:

Those who voted in the affirmative were:

Adams, J. Andersen, R. Anderson, D. Anderson, G. Anderson, I. Becklin Belisle Bell Bennett Berglin Biersdorf Braun Brinkman Carlson, A. Carlson, D. Carlson, L. Casserly Clifford Connors Culhane Cummiskey Dabl DaCreat	Dirlam Eckstein Eken Enebo Erdahl Erickson Esau Faricy Fjoslien Forsythe Fudro Fugina Graba Graba Graba Graw Hanson Haugerud Heinitz Hook Jacobs Jaros Johnson, C.	Jopp Jude Kahn Kelly Klaus Knickerbocker Knoll Kostohryz Kvam Laidig Larson Lavoy Lemke Lindstrom, E. Lindstrom, J. Lombardi Long Mann McArthur McCauley McEachern	Norton Ohnstad Ojala Patton Pavlak, R. Pavlak, R. L. Pehler Peterson Pieper Prahl Quirin Resner Rice Ryan St. Onge	Sarna Schreiber Searle Sherwood Sieben, H. Sieben, M. Skaar Spanish Stangeland Stanton Swanson Tomlinson Ulland Vanasek Vento Wenzel Wigley Wohlwend Wolcott Mr. Speaker
Dahl DeGroat	Johnson, C. Johnson, D.	McEachern McFarlin	St. Onge Salchert	
Dieterich	Johnson, J.	McMillan	Samuelson	

The bill was passed and its title agreed to.

S. F. No. 3477 was reported to the House.

There being no objection, S. F. No. 3477 was continued on Special Orders for one day.

Johnson, R., was excused for the remainder of today's session.

S. F. No. 1879, A bill for an act relating to insurance; licensing and regulation of insurance premium finance companies; granting rule-making authority; and providing penalties.

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

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The question being taken on the passage of the bill and the roll being called, there were yeas 110, and nays 2, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Prahl

Vento

The bill was passed and its title agreed to.

S. F. No. 3008 was reported to the House.

Parish moved to amend S. F. No. 3008 as follows:

Page 2, after line 22, insert the following:

"Sec. 8. [LEASE, OPTION, OR AGREEMENT; SUBJECT TO APPROVAL.] Any lease, or option, or agreement to purchase real estate to carry out the purposes of this act shall be effective only after being approved by the legislative retirement study commission.".

Renumber the remaining section accordingly.

The motion prevailed and the amendment was adopted.

There being no objection, S. F. No. 3008, as amended, was continued on Special Orders for one day.

S. F. No. 1483, A bill for an act relating to liens for labor, services and material for the improvement of real estate; amending

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Minnesota Statutes, 1973 Supplement, Sections 514.01; and 514.05.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 84, and nays 26, as follows:

Those who voted in the affirmative were:

Adams, J. Andersen, R. Anderson, G. Anderson, I. Becklin Belisle Berglin Biersdorf Brinkman Carlson, A. Carlson, L. Casserly Clifford Connors Culhane Cummiskey	Enebo Faricy Fjoslien Fudro Graba Growe Hanson Haugerud Heinitz Hook Jacobs Jaros Johnson, C. Johnson, D. Johnson, J. Joppp	Kempe Klaus Knickerbocker Knoll Laidig LaVoy Lemke Lindstrom, J. Lombardi Mann McArthur McArthur McCachern McMillan Menke Miller, M.	Norton Ojala Parish Pavlak, R. Pavlak, R. L. Peterson Pieper Prahl Quirin Resner Rice Ryan St. Onge	Schreiber Schulz Searle Sherwood Sieben, H. Sieben, M. Spanish Stangeland Stanton Tomlinson Ulland Vanasek Wenzel Wigley Wolcott Mr. Speaker
Dahl	Jude	Moe	Samuelson	mir obearei

Those who voted in the negative were:

Anderson, D.EkenGrawBellErdahlKahnDeGroatEricksonKostohryzDieterichEsauLarsonDirlamForsytheLongEcksteinFuginaMcCauley	Ohnstad Patton Pehler Skaar Swanson	Wohlwend
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The bill was passed and its title agreed to.

Anderson, I., moved that the remaining bills on Special Orders for today be continued in sequence on Special Orders for Wednesday, March 20, 1974, immediately following the Consent Calendar. The motion prevailed.

UNANIMOUS CONSENT

Niehaus requested unanimous consent to offer a motion. The request was granted.

Niehaus moved that S. F. No. 734 be unofficially engrossed and be reprinted for the House. The motion prevailed.

ADJOURNMENT

Mr. Anderson, I., moved that when the House adjourns today it adjourn until 11:00 a.m., Wednesday, March 20, 1974. The motion prevailed.

Mr. Anderson, I., moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 11:00 a.m., Wednesday, March 20, 1974.

EDWARD A. BURDICK, Chief Clerk, House of Representatives