STATE OF MINNESOTA

SIXTY-NINTH SESSION - 1975

TWENTIETH DAY

SAINT PAUL, MINNESOTA, MONDAY, MARCH 10, 1975

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

Prayer was offered by the Chaplain.

The roll was called and the following members were present:

Abeln	Eckstein	Kaley	Munger .	Sherwood
Adams, L.	Eken	Kalis	Neisen	Sieben, H.
Adams, S.	Enebo	Kelly, R.	Nelsen	Sieben, M.
Albrecht	Erickson	Kelly, W.	Nelson	Sieloff
Anderson, G.	Esau	Kempe, A.	Niehaus	Simoneau
Anderson, I.	Evans	Kempe, R.	Norton	Skoglund
$\mathbf{Arlandson}$	Ewald	Ketola	Novak	Smith
Beauchamp	Faricy	Knickerbocker	Osthoff	Smogard
Begich	Fjoslien	Knoll	Parish	Spanish
Berg	Forsythe	Kostohryz	Patton	Stanton
Biersdorf	Friedrich	Kroening	Pehler	Suss
Birnstihl	Fudro	Kvam	Peterson	Swanson
Braun	Fugina	Laidig	Petrafeso	Tomlinson
Brinkman	George	Langseth	Philbrook	Ulland .
Byrne	Graba	Lemke	Pleasant	Vanasek
Carlson, A.	Hanson	Lindstrom	Prahl	Vento
Carlson, L.	Haugerud	Luther	Reding	Voss
Carlson, R.	Heinitz	Mangan	Rice	Wenstrom
Casserly	Hokanson	Mann	St. Onge	Wenzel
Clark	Jacobs	McCarron	Samuelson	White
Clawson	Jaros -	McCauley	Sarna	Wieser
Corbid	Jensen	McCollar	Savelkoul	\mathbf{Wigley}
Dahl	Johnson, C.	McEachern	Schreiber	Williamson
Dean	Johnson, D.	Meier	Schulz	Zubay
$\operatorname{DeGroat}$	Jopp	Menning	Schumacher	Speaker Sabo
Dieterich	Jude	Metzen	Searle	
Doty	Kahn	Moe	Setzepfandt	

A quorum was present.

Berglin was excused.

The Chief Clerk proceeded to read the Journal of the preceding day. On motion of Esau 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. 133, 138, 178, 278, 483, 541, 79 and 290 and S. F. No. 636 have been placed in the members' files.

PETITIONS AND COMMUNICATIONS

The following communication was received:

STATE OF MINNESOTA OFFICE OF THE GOVERNOR ST. PAUL 55155

March 7, 1975

The Honorable Martin Sabo Speaker of the House

Sir:

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

- H. F. No. 145, An act relating to cooperative associations; authorizing an association's board of directors to set aside part of its net income for the purpose of creating a capital reserve; amending Minnesota Statutes 1974, Section 308.12, Subdivision 1.
- H. F. No. 173, An act relating to cooperatives; content of articles of incorporation; increasing the amount of authorized dividends on capital stock; amending Minnesota Statutes 1974, Section 308.06, Subdivision 2.

Sincerely,

WENDELL R. ANDERSON Governor

REPORTS OF STANDING COMMITTEES

Mann from the Committee on Agriculture to which was referred:

H. F. No. 481, A bill for an act relating to agriculture; regulating wholesale produce dealers by requiring licensing, bonding, an assurance of financial responsibility; removing requirement of publication of information concerning commercial feed, fertilizer, and soil conditioners; removing restrictions on sale of chemically treated grain; removing restrictions on unofficial grain inspection certificates; providing a penalty; amending

Minnesota Statutes 1974, Sections 27.001; 27.01, Subdivisions 2, 5, and 8; 27.03; 27.04; 27.06; 27.19; and Chapter 27, by adding sections; repealing Minnesota Statutes 1974, Sections 17.41; 17.42; 17.43; 17.44; 17.724; 17B.19; and 25.45.

Reported the same back with the following amendments:

Page 6, line 32, after "amount" delete "and" and insert a comma. After "form" insert ", and effective date".

Page 7, line 1, after "\$500,000" delete the comma and insert a period.

Page 7, delete lines 2 to 15.

Page 7, line 16, delete "less lawful charges, disbursements, and commissions." and insert: "In lieu of said surety bond the commissioner may accept a duly executed letter of credit. Said bond or letter of credit shall be conditioned on the faithful performance of the applicant's duties as a dealer at wholesale including: (1) the observance of all laws relating to the carrying on of the business of a dealer at wholesale; (2) the payment when due of the purchase price of produce purchased by him when notice of default is given the commissioner within 40 days after the due date. unless it appears to the commissioner that a voluntary extension of credit has been given on the produce by the seller to the licensee beyond the due date: (3) the prompt settlement and payment of all claims and charges due the state for services rendered or otherwise; (4) the prompt reporting of sales as required by law to all persons consigning produce to the licensee for sale on commission, and: (5) the prompt payment to the persons entitled thereto of the proceeds of the sales; less lawful charges, disbursements, and commissions.

Page 7, line 29, delete "\$100".

Page 7, line 30, delete "and for each certified copy thereof \$5." and insert "based on the following schedule:

License Fee	Penalty for Late Renewal	Dollar Volume of Business
\$ 25	\$ 8	\$10,000 or less per month
\$ 50	\$15	Over \$10,000 to \$50,000 per month
\$ 75	\$22	Over \$50,000 to \$100,000 per month
\$100	\$30	Over \$100,000 per month

A fee of \$5 shall be charged for each certified copy of a license.".

Page 8, line 1, after "the" insert "effective".

Page 8, beginning at line 12, delete all of Sec. 8.

Renumber remaining sections.

Page 14, line 1, delete "17.41; 17.42; 17.43; 17.44;".

Page 14, line 3, delete "10" and insert "9".

Page 14, line 4, delete "11" and insert "10".

Further amend the title as follows:

Page 1, line 6, delete "removing".

Page 1, line 7, delete in its entirety.

Page 1, line 12, delete "sections" and insert "a section".

Page 1, line 13, delete "17.41; 17.42; 17.43; 17.44;".

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

The report was adopted.

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

H. F. No. 459, A bill for an act relating to insurance; authorizing an insurer to refuse to renew an automobile insurance policy under certain circumstances; amending Minnesota Statutes 1974, Section 65B.17.

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

The report was adopted.

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

H. F. No. 245, A bill for an act relating to public safety; telephone companies; providing for local emergency telephone service; appropriating money.

Reported the same back with the following amendments:

Page 1, line 22, delete "This act establishes" and after "911 insert "is established".

Page 2, line 1, after "state" insert a period and delete "and".

Page 2, line 2, delete "encourages units of" and after "local" insert "units of" and after "government" insert "are encouraged".

Page 2, line 9, delete "in every county" and insert "to serve throughout each of the seven counties in the metropolitan area, and similar systems shall be established on or before December 15, 1984 to serve throughout every remaining county in the state".

Page 2, line 11, after the period insert "Determination of noncompatibility may be made only by the department of administration.".

Page 2, line 13, delete "or" and insert "and".

Page 2, line 18, delete "Every system may" and insert "Planning for every system shall".

Page 2, line 19, after "include" insert "the study of".

Page 2, line 20, after "and" insert "emergency".

Page 2, line 29, delete "1980" and insert "1984, where technologically feasible. Determination of non-feasibility may be made only by the department of administration".

Page 3, line 6, after "number" insert ", dispatch zone identification,".

Page 3, line 10, delete "develop an overall plan" and insert "coordinate".

Page 3, line 11, delete "for".

Page 3, line 12, delete "December 15, 1980" and insert "the deadline established in section 2".

Page 3, line 18, after "increase" insert "911 systems'".

Page 3, line 21, delete "technical and operational".

Page 4, line 8, after "date" insert ", and a description of changes planned during the reporting period.

Page 4, line 9, after "2" insert "or changes planned pursuant to subdivision 3".

Page 4, line 13, delete "shall" and insert "may".

Page 4, line 18, delete "shall" and insert "may".

Page 4, line 23, before "In" insert "Subdivision 1.".

Page 4, line 30, after "boundaries." delete the balance of the line and all of lines 31 and 32.

Page 5, delete line 1 and insert "Subd. 2. Public safety agencies with jurisdictional responsibilities shall in all cases be notified by the dispatch center of a request for service in their jurisdiction."

Page 5, line 3, delete "December 1, 1975 and December 1, 1976" and insert "January 1, 1976 to January 1, 1977".

Page 5, line 15, delete "\$35,000" and insert "\$90,800".

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

The report was adopted.

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

H. F. No. 297, A bill for an act relating to state government; providing for the production of educational films on the executive and judicial branches of state government; appropriating money.

Reported the same back with the following amendments:

Page 1, line 7, delete "FILMS" and insert "VISUAL AIDS".

Page 1, line 9, delete "one hour" and insert "major".

Page 1, line 9, delete "film" and insert "visual aid".

Page 1, line 10, after "government" delete "of".

Page 1, line 11, delete "one half hour shall be devoted" and insert "shall include but not be limited".

Page 1, line 12, delete "one half hour".

Page 1, line 13, delete "one hour" and insert "major".

Page 1, line 13, delete "film" and insert "visual aid".

Page 1, line 15, after "officers" delete the balance of the line and all of lines 16 and 17 and insert "which shall include but not

be limited to the attorney general, supreme court, and other features of the state judicial system.".

Page 1, line 18, delete "Films" and insert "Visual aids".

Page 1, line 20, after "society" insert "and the department of education".

Further amend the title as follows:

Page 1, line 3, delete "films" and insert "visual aids".

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

The report was adopted.

Sieben, H., from the Committee on Governmental Operations Committee to which was referred:

H. F. No. 412, A bill for an act relating to the organization and operation of state government; transferring functions of certain state agencies; permitting the creation of two advisory agencies; abolishing various state agencies; amending Minnesota Statutes 1974, Sections 116C.03, Subdivision 2; 173.02, Subdivision 4; 173.04, Subdivisions 2 and 3; 206.08; 241.045, Subdivision 1; 256.482, Subdivision 5; and 507.09; repealing Minnesota Statutes 1974, Sections 12.12; 29.011; 29.013; 94.36 to 94.40; 115.17; 116C.04, Subdivisions 8 and 9; 116C.05; 136B.01; 136B.02; 173.04, Subdivision 1; 176.621; 176.631; 332.36; and 507.08.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1974, Section 256.482, Subdivision 5, is amended to read:

Subd. 5. [DUTIES AND POWERS.] The commission shall have the following duties and powers:

- (1) To advise the governor, appropriate state agencies, and the public on matters pertaining to public policy and the administration of programs, services and facilities for handicapped persons in Minnesota;
- (2) To encourage the development of coordinated, interdepartmental goals and objectives and the coordination of programs, services and facilities among all state departments and private providers of service as they relate to handicapped persons;

- (3) To serve as a source of information to the public regarding all services to handicapped persons;
- (4) To review and make comment to the governor, state agencies, the legislature, and the public concerning adequacy of state programs, plans and budgets for services to handicapped persons and for funding under the various federal grant programs;
- (5) To research, formulate and advocate plans, programs and policies which will serve the needs of handicapped persons;
- (6) To advise the department of labor and industry and the state board of education on the administration and improvement of the workmen's compensation law as the law relates to programs, facilities and personnel providing assistance to injured and handicapped workers.
- Sec. 2. Minnesota Statutes 1974, Section 507.09, is amended to read:
- [FORMS APPROVED; AMENDMENT OF 507.09 FORMS.1 The several forms of deeds, mortgages, land contracts, assignments, satisfactions, and other conveyancing instruments shall be prepared by the (UNIFORM CONVEYANC-ING BLANKS COMMISSION) commissioner of securities and filed by the (COMMISSION) commissioner with the secretary of state pursuant to (SECTION 507.08) Laws 1929, Chapter 135, as amended by Laws 1931, Chapter 34, and are hereby approved and recommended for use in the state. Such forms shall be kept on file with and be preserved by the secretary of state as a public record. The commissioner of securities may appoint an advisory committee on uniform conveyancing forms to assist in preparing amendments to existing forms or the adoption of new forms. The commissioner of securities may adopt amended or new forms consistent with the laws of this state by rule in accordance with chapter 15.
- Sec. 3. Minnesota Statutes 1974, Section 206.08, is amended to read:
- 206.08 [EXAMINATION OF NEW VOTING MACHINES.] (THERE IS HEREBY CREATED A BODY TO BE KNOWN AS THE MINNESOTA VOTING MACHINE COMMISSION, CONSISTING OF THREE MEMBERS, INCLUDING THE SECRETARY OF STATE, WHO SHALL BE CHAIRMAN.)

(THERE SHALL BE APPOINTED AS MEMBERS OF THE COMMISSION, TWO COMPETENT AND RESPONSIBLE PERSONS, WHO SHALL BE MASTER MECHANICS OR GRADUATES OF A SCHOOL OF MECHANICAL ENGINEERING.)

(THE GOVERNOR SHALL APPOINT ONE OF THE MEMBERS AND THE SECRETARY OF STATE THE OTHER.)

(NONE OF THE MEMBERS OF THE COMMISSION SHALL, DIRECTLY OR INDIRECTLY, HAVE ANY PECUNIARY INTEREST IN ANY VOTING MACHINE. THE APPOINTES SHALL SERVE FOR A TERM OF FOUR YEARS FROM THE DATE OF APPOINTMENT AND UNTIL THEIR SUCCESSORS ARE IN LIKE MANNER APPOINTED. THE APPOINTING POWER MAY FILL VACANCIES IN THE COMMISSION. THE MEMBERS OF THE COMMISSIONS SO APPOINTED SHALL QUALIFY WITHOUT DELAY BY TAKING AND FILING WITH THE SECRETARY OF STATE AN OATH OF OFFICE IN WRITING IN THE USUAL FORM, AND SHALL ELECT ONE OF THEIR MEMBERS TO BE SECRETARY AND ONE TO BE TREASURER.)

Subdivision 1. [EXAMINATION AND REPORT BY SECRETARY OF STATE; APPROVAL OF MACHINES.] Any person, company, or corporation, owning or being interested in any voting machine may apply to the (COMMISSION) secretary of state to examine such machine and to report as to its compliance with the requirements of the law and on its accuracy, durability, efficiency and capacity to register the will of the electors. The (COMMISSION) secretary of state or his designee shall thereupon examine the machine so submitted, and make and file (ITS) in the office of secretary of state his report thereon. The examination shall not be required as to each individual machine, but only as to each particular kind or type of machine, before its adoption, use or purchase as provided herein and before any use after significant changes have been made in an approved machine.

(THE REPORT OF THE COMMISSION SHALL BE SIGNED BY THE SECRETARY OF STATE AND AT LEAST ONE OTHER MEMBER, AND SHALL BE FILED WITH THE SECRETARY OF STATE WITHIN TEN DAYS AFTER THE CLOSE OF SAID EXAMINATION.)

If, from the report, it shall appear that in the opinion of the (COMMISSION) secretary of state or his designee, the kind of machine so examined complies with the requirements of this chapter and can be used safely at elections in this state, under the conditions prescribed by this chapter, and by the laws of the state where the same do not conflict herewith, then the said machine shall be deemed approved by the (SAID COMMISSION) secretary of state, and machines of its kind may be adopted and purchased for use, and may be used at elections in this state as herein provided. No form of voting machine not so approved may be used at any election in this state. The secretary of state shall have authority to adopt regulations, consistent with this chapter, relating to standards for examination and the general use of (APPROVED ELECTRONIC) voting machines.

- **FELECTRONIC VOTING MACHINES: EXPERI-**MENTAL USE.] The (COMMISSION) secretary of state may license any electronic voting (SYSTEM) machine for experimental use at any election prior to its approval for general use. Such experimental use shall be observed by the (COMMISSION) secretary of state or any person designated by (THEM) him and the results so observed shall be considered at any proceedings for approval for general use thereafter. The secretary of state shall have authority to adopt regulations, consistent with this chapter, relating to such experimental use. The extent of such experimental use shall be determined by the (COMMISSION; PROVIDED THAT THE GOVERNING BODY MUNICIPALITY LICENSED TO USE AN ELECTRONIC VOTING SYSTEM FOR THE STATE GENERAL ELECTION IN 1966 MAY PROVIDE FOR THE USE OF AN ELEC-TRONIC VOTING SYSTEM IN ALL PRECINCTS OF SUCH MUNICIPALITY AT ANY OR ALL ELECTIONS IN THE TWO YEARS FOLLOWING JULY 1, 1967, WITHOUT OB-TAINING THE CONSENT OF THE COMMISSION) secretary of state.
- Subd. 3. [ADVISORY COMMITTEE.] The secretary of state may appoint an advisory committee to advise him in the examining and reporting duties prescribed in this section.
- Subd. 4. [EXAMINATION FEE.] (AS THE EXAMINA-TION FEE HEREIN, THE APPLICATION SHALL BE AC-COMPANIED BY THE SUM OF \$150) The secretary of state may assess a fee to accompany the application to cover the actual and necessary costs for the examinations and licenses provided for in this section, which fee shall be deposited in the state treasury. (TO BE EXPENDED IN CONFORMITY WITH THIS PARAGRAPH. THERE SHALL BE DEDUCTED FROM THE AMOUNT OF SUCH DEPOSIT ALL EXPENSES INCURRED BY THE COMMISSION IN THE DISCHARGE \mathbf{OF} DUTIES. THE REMAINDER OF SUCH DEPOSIT SHALL BE PAID IN EQUAL PARTS TO THE MEMBERS OF THE COMMISSION OTHER THAN THE SECRETARY OF STATE AS FULL COMPENSATION FOR THEIR SERVICES AND EXPENSE HEREIN. SUCH MONEYS AS ARE NECESSARY TO CARRY OUT THE TERMS AND PROVISIONS OF THIS PARAGRAPH ARE HEREBY APPROPRIATED ANNUALLY TO THE COMMISSION FROM THE GENERAL FUND IN THE STATE TREASURY) The expenses of administering section 206.08 shall be paid from the appropriations made to the secretary of state.
- Sec. 4. Minnesota Statutes 1974, Section 241.045, Subdivision 1, is amended to read:
- 241.045 [MINNESOTA CORRECTIONS AUTHORITY.] Subdivision 1. [CREATION.] There is hereby created the Minnesota corrections authority consisting of five full time members; four of whom shall be appointed by the governor, with the

advice and consent of the senate. (TO ASSIST IN THE SELEC-TION OF SUITABLE PERSONS TO BE MEMBERS OF THE MINNESOTA CORRECTIONS AUTHORITY THERE IS CRE-ATED AN ADVISORY COMMITTEE CONSISTING OF THE FOLLOWING PERSONS OR THEIR DESIGNEES: THE ATTORNEY GENERAL, THE CORRECTIONS OMBUDSMAN, THE COMMISSIONERS OF CORRECTIONS, PUBLIC WEL-FARE, AND HUMAN RIGHTS, AND THE FOLLOWING PER-SONS TO BE APPOINTED BY THE GOVERNOR: ONE REPRESENTATIVE EACH FROM A PRIVATE SOCIAL AGENCY AND A MINNESOTA INSTITUTION OF HIGHER LEARNING, AND TWO CITIZENS FROM THE COMMUNITY AT LARGE. THE COMMITTEE, WHOSE RECOMMENDATIONS ARE ADVISORY ONLY, SHALL PREPARE AND SUBMIT TO THE GOVERNOR ONE OR MORE REC-OMMENDATIONS FOR EACH APPOINTMENT TO THE AUTHORITY.) No more than two members appointed by the governor shall belong to the same political party. Appointments to a vacancy shall be made in the same manner as other appointments, and shall be for the unexpired term. The chairman of the authority shall be an officer of the department of corrections in the unclassified service of the state appointed by the commissioner of corrections to serve at his pleasure.

- Sec. 5. Minnesota Statutes 1974, Section 173.02, Subdivision 4, is amended to read:
- Subd. 4. "Scenic area" means an area within which control and regulation of the erection and maintenance of advertising devices may be exercised to the extent herein provided and such areas shall include only those established as such by the commissioner of highways (AFTER CONSULTATION WITH THE SCENIC AREA BOARD).
- Sec. 6. Minnesota Statues 1974, Section 173.04, Subdivision 2, is amended to read:
- Subd. 2. The commissioner of highways (, AFTER CONSUL-TATION WITH THE SCENIC AREA BOARD,) may by rules and regulations issued pursuant to chapter 15 establish scenic areas adjacent to the interstate or primary highways. Such scenic areas shall be located outside of the then existing boundaries of cities, and shall not include areas then zoned for commercial or industrial purposes. These scenic areas may include in part but shall not be limited to areas containing national, state or local parks, historic sites and monuments, and picnic, rest, or recreation areas maintained by the public. Permits for legally existing advertising devices not in violation of this chapter shall be granted until such devices are paid for, but no new advertising devices may be erected within the area after the scenic area has been established by rule and regulation. If the state or any local unit of government legitimately zones all or any part of a scenic area for commercial or industrial use in accordance with customary usage in the state, then such area or that part thereof

shall cease to be a scenic area. A scenic area will exist when the rights thereto have been acquired by the state.

- Sec. 7. Minnesota Statutes 1974, Section 173.04, Subdivision 3, is amended to read:
- Subd. 3. (THE SCENIC AREA BOARD MAY RECOM-MEND THAT THE COMMISSIONER OF HIGHWAYS ES-TABLISH AN AREA ADJACENT TO A ROUTE OF AN INTERSTATE OR PRIMARY HIGHWAY AS A SCENIC AREA WHEN IT DEEMS SUCH AREA TO BE OF SCENIC INTEREST. SUCH AREA MAY INCLUDE IN PART, BUT SHALL NOT BE LIMITED TO, AREAS CONTAINING NA-TIONAL, STATE, OR LOCAL PARKS, HISTORIC SITES AND MONUMENTS, AND PICNIC, REST, OR RECREATION AREAS MAINTAINED BY THE PUBLIC.)

The commissioner of highways may acquire scenic easements in (SUCH) scenic areas to preserve the natural scenic beauty of that area and its visibility from the highway, and the rights so acquired may require the removal, by the owner of the land, of any structure necessary to accomplish these purposes. Advertising devices shall be removed only in accordance with this chapter, and the commissioner shall not require the removal of residences, farm buildings or other buildings of a substantial nature. Whenever practicable, the scenic easements acquired herein shall provide that the land may be used for agricultural, horticultural, forest, grazing, residential, or other purposes not inconsistent with the scenic purposes for which the easement was acquired.

- Sec. 8. Minnesota Statutes 1974, Section 15.047, Subdivision 1, is amended to read:
- 15.047 [REGULATIONS.] Subdivision 1. The (PUBLICATION BOARD) commissioner of administration shall prescribe regulations for carrying out the provisions of sections (15.046) 15.047 to 15.049. Among other things, such regulations shall provide for:
- (1) periodic publication of all rules and regulations filed with the secretary of state in accordance with sections (15.046) 15.047 to 15.049;
- (2) the selection, compilation and publication of such orders of administrative agencies as it may deem necessary;
- (3) a uniform manner and form for the preparation, printing and indexing of regulations and compilations to the end that all regulations and compilations be published uniformly at the earliest practicable date;

- (4) the commissioner of administration shall prepare the compilation and indexing of the rules and regulations for publication.
- Sec. 9. Minnesota Statutes 1974, Section 124.212, Subdivision 10, is amended to read:
- The equalization aid (REVIEW COMMITTEE) and school loan board, consisting of the commissioner of education, the commissioner of administration, and the commissioner of revenue, is hereby continued and permanently established. The duty of this (COMMITTEE) board shall be to review the assessed valuation of the districts of the state. When such reviews disclose reasonable evidence that the assesed valuation of any district furnished by any county auditor is not based upon the market value of taxable property in such district, then said (COMMITTEE) board shall call upon the department of revenue to ascertain the market value of such property, and adjust such values as required by law to determine the adjusted assessed valuation. The department of revenue shall take such steps as it may consider necessary in the performance of that duty and may incur such expense as is necessary therefor. The commissioner of revenue is authorized to reimburse any county or governmental official for services performed at his request in ascertaining such adjusted valuation. On or before March 15, annually, the department of revenue shall submit its report on the assessed values established by the previous year's assessment to said (COMMITTEE) board for approval or rejection and, if approved, such report shall be filed not later than the following July 1 with the commissioner of education and each county auditor for those school districts for which he has the responsibility for determination of mill rates. A copy of the adjusted assessed value so filed shall be forthwith mailed to the clerk of each district involved and to the county assessor or supervisor of assessments of the county or counties in which such district is located.
- Sec. 10. Minnesota Statutes 1974, Section 124.41, is amended to read:
- 124.41 [SCHOOL LOANS.] Subdivision 1. The members of the equalization aid (REVIEW COMMITTEE) and school loan board defined in section (124.211) 124.212, subdivision (3) 10, (ARE HEREBY CONSTITUTED A SCHOOL LOAN COMMITTEE, WITH THE COMMISSIONER OF ADMINISTRATION AS CHAIRMAN, THE COMMISSIONER OF REVENUE AS VICE CHAIRMAN, AND THE COMMISSIONER OF EDUCATION AS SECRETARY, FOR RECEIVING) shall receive and (CONSIDERING) consider applications for and (GRANTING) grant or (DENYING) deny loans under Extra Session Laws 1959, Chapter 27.
- Subd. 2. The (COMMITTEE) board, with the assistance of the attorney general or an assistant designated by him, shall prepare forms of applications for debt service loans and capital loans

and instruments evidencing such loans, and shall promulgate regulations to facilitate its operations in compliance with sections 124.36 to 124.47, and such regulations shall be subject to the procedure set forth in Minnesota Statutes, Sections 15.0411 through 15.0422.

- Subd. 3. The (COMMITTEE) board may employ a clerk, who may be designated assistant secretary, to serve at its pleasure and to be in unclassified service of the state, and fix his compensation, which shall be paid out of the administration account of the fund. (THE COMMITTEE AND THE EQUALIZATION AID COMMITTEE MAY AGREE TO MAKE SUCH PERSON AN EMPLOYEE OF BOTH AND DIVIDE HIS DUTIES AND COMPENSATION.)
- Sec. 11. Minnesota Statutes 1974, Section 197.977, is amended to read:
- 197.977 [APPEALS.] Whenever the commissioner has determined the amount of adjusted compensation to be due an applicant, or that the claim of any applicant be disallowed, he shall promptly notify the applicant thereof. Any applicant aggrieved by any determination of the commissioner may demand of the commissioner that the claim be reviewed by a board. Any demand for review shall be filed with the commissioner, in writing, within 60 days after the commissioner has mailed notice to the applicant of his determination. Upon receipt of a demand for review, the commissioner shall certify the demand, together with all files and records relating to the claim, to a board. Unless a demand for review as hereinabove provided is filed with the commissioner by an applicant, all orders, decisions and acts of the commissioner with reference to the claim of the applicant shall be final and conclusive upon the applicant. After the expiration of the review boards as provided in section 197.978, subdivision 4, the orders, decisions, and acts of the commissioner subsequent to the expiration shall be appealable to district court as a contested case pursuant to sections 15.0424 to 15.0426.
- Sec. 12. Minnesota Statutes 1974, Section 197.978, is amended by adding a subdivision to read:
- Subd. 4. Review boards created under this section shall cease to exist after June 30, 1977; provided that the boards shall continue to hear and decide claims submitted to them before that date.
- Sec. 13. Minnesota Statutes 1974, Chapter 198, is amended by adding a section to read:
- [198.055] [VETERANS ADVISORY COMMITTEE.] Subdivision 1. [CREATION; MEMBERS.] The veterans advisory committee is hereby established. The committee shall consist of seven members appointed by the commissioner. Each member shall be appointed to serve a four year term and shall serve until

his successor is appointed and qualified. Organizations of veterans in this state may submit to the commissioner names of possible appointees to the committee, and the commissioner shall give consideration to such names. The commissioner shall also give consideration for appointment to persons having experience in the fields of mental and physical health services, education, vocational rehabilitation, and other fields of activity of the denartment of veterans affairs. The committee shall select a chairman and a secretary. The committee shall meet at such times as it is called by its chairman or three of its members, Members of the committee shall serve for terms of four years with four of the members having terms coterminous with the governor: the remaining three members having terms ending one year after the term of the governor. Members shall serve until their successors are appointed, but no members shall serve after six months after the end of their terms. Four of the initial appointments to the committee shall be for terms ending with the expiration of the term of the governor elected in 1974; the remaining three members shall serve for a term ending one year after that date. The commissioner of veterans affairs may attend any meeting of the committee and consult with the members on matters of policy relating to the department of veterans affairs and furnish such information as may be necessary to the committee. For official meetings each committee member shall receive a per diem compensation of \$35 and expenses as prescribed for state employees in section 43.329.

- Subd. 2. [DUTIES AND RESPONSIBILITIES.] The committee may examine the operation of the department of veterans affairs, including the administration of the statutory duties of the commissioner. It may also examine any issues and problems relating to veterans. The committee may make recommendations to the commissioner it may determine to be appropriate.
- Sec. 14. The employees of the board of trustees of the Minnesota veterans home, which is hereby abolished, are transferred to the department of veterans affairs without reduction in compensation or benefits or loss of tenure.
- Sec. 15. Minnesota Statutes 1974, Section 198.001, is amended by adding a subdivision to read:
- Subd. 4. "Administrator" means the administrator of the Minnesota veterans home.
- Sec. 16. Minnesota Statutes 1974, Section 198.001, is amended by adding a subdivision to read:
- Subd. 5. "Commissioner" means the commissioner of veterans affairs.
- Sec. 17. Minnesota Statutes 1974, Section 198.01, is amended to read:

198.01 [VETERANS HOME; ELIGIBILITY OF VETERANS.] The Minnesota veterans home (SHALL BE MAINTAINED AT MINNEAPOLIS, AND) shall provide a home for veterans of all wars, and their (WIVES, WIDOWS, MOTHERS AND FATHERS) spouses, surviving spouses, and parents, who meet eligibility and admission requirements, and who comply with the rules and regulations of the home. Persons who served in the armed forces of the United States during a period of war, and who were discharged or released therefrom under conditions other than dishonorable, and who did not receive a bad conduct discharge, shall be eligible for admission to the Minnesota veterans home. Persons who received bad conduct or dishonorable discharges from the armed forces of the United States as a result of drug dependency or abuse shall be eligible for admission to the Minnesota veterans home.

"Period of war," as it refers to eligibility is defined as follows:

- ((1) ACTIVE SERVICE IN ANY CAMPAIGN AGAINST THE INDIANS IN MINNESOTA IN 1862 WHETHER AS SOLDIERS OF THE UNITED STATES OR NOT.)
 - ((2)) (1) Civil War, or war between the states.
 - ((3)) (2) Mexican War.
- ((4)) (3) Spanish-American War, April 21, 1898 through July 4, 1902.
 - (a) Includes Philippine Insurrection and Boxer rebellion.
- (b) Includes service in Moro Province, April 21, 1898 through July 15, 1903.
- ((5)) (4) World War I, April 6, 1917 through April 1, 1920.
- (a) Includes service in Russia, April 16, 1917 through April 1, 1920.
- (b) Service through July 2, 1921 if active duty performed during basic war period.
- ((6)) (5) World War II, December 7, 1941 through December 31, 1946.
- (a) Through July 25, 1947 if continuous duty began on or before December 31, 1946.
- ((7)) (6) Korean Conflict, June 27, 1950 through January 31, 1955.

- ((8)) (7) Vietnam era, August 5, 1964 (TO A DATE AS SHALL HEREAFTER BE DETERMINED BY PRESIDENTIAL PROCLAMATION OR CONCURRENT RESOLUTION OF THE CONGRESS) through June 27, 1973.
- Sec. 18. Minnesota Statutes 1974, Section 198.022, is amended to read:
- 198.022 [ELIGIBILITY OF SPOUSES, SURVIVING SPOUSES, PARENTS.] The (VETERANS HOME BOARD) commissioner is hereby authorized to admit eligible (WIVES WITH THEIR HUSBANDS, WIDOWS, MOTHERS, AND FATHERS WHEN ACCOMPANYING MOTHERS,) spouses accompanying veterans, or to admit spouses, surviving spouses and parents of those veterans who are or if living would be, eligible for admission to the home.
- (1) All applicants for admission to the Minnesota veterans home must be without adequate means of support and unable by reason of wounds, disease, old age, or infirmity to properly maintain themselves.
- (2) Veterans must have served in a Minnesota regiment or have been credited to the state of Minnesota, (OR HAVE SERVED IN ANY CAMPAIGN AGAINST THE INDIANS AS AFORESAID,) or have been a resident of the state (FOR THREE YEARS NEXT) preceding the date of application for admission.
- (3) (WIVES, WIDOWS, MOTHERS AND FATHERS) Spouses, surviving spouses, and parents of eligible veterans must be at least 55 years of age, and have been residents of the state of Minnesota (NO LESS THAN FIVE YEARS NEXT) preceding the date of application for admission.
- (4) A (WIDOW) surviving spouse, eligible for admission except that the veteran did not serve in a Minnesota regiment or was not a resident of Minnesota at the time of his death may be eligible for admission provided she has resided in the state not less than 15 years next preceding the date of application for admission.
- (5) A (WIFE, WIDOW, OR MOTHER) spouse, surviving spouse or parent of the veteran who has previously been a resident of Minnesota for not less than ten years and who lost (HER) his residency in the state by moving therefrom for the benefit of (HER) his health or the health of (HER HUSBAND OR SON) his spouse or child, and who has returned to the state for the purpose of making it (HER) his home is eligible for admission to the veterans home provided (SHE) he is otherwise eligible.

- (6) A (WIFE OR WIDOW) spouse or surviving spouse of a veteran of the Civil War (OR OF A VETERAN WHO SERVED IN ANY CAMPAIGN AGAINST THE INDIANS AS AFORESAID) shall be eligible for admission if (SHE) he was married to the veteran prior to the year 1905. A (WIFE OR WIDOW) spouse or surviving spouse of a veteran of the Spanish-American War, the Philippine Insurrection, or the Boxer rebellion shall be eligible for admission if (SHE) he was married to the veteran prior to December 31, 1937.
- Sec. 19. Minnesota Statutes 1974, Section 198.03, is amended to read:
- 198.03 [MAINTENANCE CHARGES.] Any person otherwise eligible for admission to the Minnesota veterans home, except that he has means of support, may, at the discretion of the commissioner of veterans (HOME BOARD) affairs, be admitted to the Minnesota veterans home upon entering into and complying with the terms of a contract made by him with (SUCH BOARD) the commissioner, providing for reasonable compensation to be paid by such person to the state of Minnesota for his care, support, and maintenance in the home.
- Sec. 20. Minnesota Statutes 1974, Section 198:05, is amended to read:
- 198.05 [NEW BUILDINGS.] The department of administration shall have and exercise full authority in the erection and construction of new buildings at the veterans home. When new buildings are to be erected and constructed by authority of the state or old buildings to be remodeled it shall be the duty of the department of administration to cause to be prepared plans and specifications for the same, but in so doing it shall consult with the (TRUSTEES OF THE VETERANS HOME) commissioner in respect to these plans and specifications and shall adopt and carry out, so far as it deems practicable, their requests and desires in the matter.
- Sec. 21. Minnesota Statutes 1974, Section 198.06, is amended to read:
- 198.06 [ADMINISTRATOR; APPOINTMENT; DUTIES.] The Minnesota veterans home shall be governed by the commissioner and is under the management of (NINE TRUSTEES, ONE OF WHOM SHALL BE A WOMAN, TO BE KNOWN AS) the (VETERANS HOME BOARD) administrator. The (TRUSTEES) administrator shall be appointed by the (GOVERNOR WITH THE CONSENT OF THE SENATE, EACH FOR A TERM OF SIX YEARS, AND UNTIL HIS SUCCESSOR QUALIFIES. THERE SHALL BE ONE TRUSTEE APPOINTED FROM EACH CONGRESSIONAL DISTRICT, AND ONE AT LARGE. NO TWO MEMBERS OF THE BOARD OF TRUSTEES, EXCEPT THE ONE MEMBER APPOINTED

AT LARGE, SHALL RESIDE, AT THE TIME OF APPOINTMENT, IN THE SAME CONGRESSIONAL DISTRICT. VA-CANCIES SHALL BE FILLED BY LIKE APPOINTMENT FOR UNEXPIRED TERMS. NOT MORE THAN FIVE OF THE TRUSTEES SHALL BE MEMBERS OF THE SAME POLITICAL PARTY. IN THE SELECTION OF TRUSTEES, PREFERENCE SHALL BE GIVEN TO HONORABLY DIS-CHARGED VETERANS) commissioner and shall serve in the classified civil service. The person selected must be qualified under Minnesota Statutes, Chapter 43, and must hold a master's degree in hospital administration or a related field, The (VET-ERANS HOME BOARD) commissioner shall determine policy and shall adopt and enforce rules for the government of the home and proper bylaws for the conduct of its business. (IT) The commissioner shall make rules not inconsistent with this chapter respecting the admission, maintenance, conduct and discharge of residents of the home, and the disbursements of funds under its control.

Sec. 22. Minnesota Statutes 1974, Section 198.16, is amended to read:

198.16[DONATIONS; GENERAL PURPOSES.] The (VETERANS HOME BOARD) commissioner is hereby authorized to accept on behalf of the state any gift, grant, bequest, or devise made for the purposes of this chapter, and administer the same as directed by the donor. All proceeds therefrom including moneys derived from the sale of any real or personal property shall be deposited in the state treasury and created to the Minnesota veterans home endowment, bequest, and devises fund. Said fund shall consist of two accounts, one of which shall include any trusts prescribed by the donor, the other shall include any currently expendable proceeds. Disbursements from this fund shall be made (BY THE STATE TREASURER UPON WARRANTS OF THE COMMISSIONER OF FINANCE) in the manner provided for the issuance of other state warrants.

Whenever the (VETERANS HOME BOARD) commissioner shall deem it advisable, in accordance with law, to sell or otherwise dispose of any real or personal property thus acquired, the commissioner of administration upon the request of the (BOARD) commissioner of veterans affairs shall sell or otherwise dispose of said property in the manner provided by law for the sale or disposition of other state property by the commissioner of administration.

Sec. 23. Minnesota Statutes 1974, Section 198.161, is amended to read:

198.161 [DONATIONS; PARTICULAR PURPOSES.] The (VETERANS HOME BOARD) commissioner may accept donations and gifts of money for the benefit of the residents of the home, All moneys so received shall be deposited in a separate

account at the home and records shall be kept, clearly showing the identity of the donor, the purpose of the donation and the ultimate disposition of the donation. Each donation shall be duly receipted and shall be expended or used by the (VETERANS HOME BOARD) commissioner as nearly in accordance with the condition of the gift or donation as is compatible with the best interests of the residents of the home. The donations so received to the extent they are made to the state of Minnesota are hereby appropriated to the (VETERANS HOME BOARD) commissioner of veterans affairs for the purposes of this chapter.

- Sec. 24. Minnesota Statutes 1974, Section 198.23, is amended to read:
- 198.23 [PERSONAL PROPERTY OF RESIDENTS; WILLS.] As a condition of admission to the home, every person shall execute his will, and deposit the same with the administrator of the home, disposing of any personal property of which he may die possessed. Upon the decease of any such testator, the (VETERANS HOME BOARD) commissioner shall cause such of his personal estate as may be left in his possession to be disposed of pursuant to the will. All property of the deceased resident of the home not so bequeathed by will, and remaining at the home, unclaimed, for one year after his death, shall be inventoried, appraised, and sold, and the proceeds thereof paid into the state treasury to the credit of the Minnesota veterans home endowment, bequest and devises fund.
- Sec. 25. Minnesota Statutes 1974, Section 198.261, is amended to read:
- 198.261 [CANTEEN AND COFFEE SHOP.] Any profits derived from the operation of the canteen and coffee shop at the Minnesota veterans home shall be used by the (VETERANS HOME BOARD) commissioner only for the direct benefit of the residents of the home.
- Sec. 26. Minnesota Statues 1974, Section 198.265, is amended to read:
- 198.265 [DEPOSITORY ACCOUNTS.] The (MINNE-SOTA VETERANS HOME) commissioner may accept moneys from residents for safe keeping purposes to be returned to such residents on demand. Sufficient money shall be retained at the home to satisfy normal demand withdrawal requests of the residents and other anticipated needs. Residents' deposits shall otherwise be deposited in the state treasury to a separate investment account provided by the commissioner of finance, which shall be invested by the state board of investment in accordance with section 11.17. Residents' moneys on deposit in this account may be placed in this account only after the member has signed

an agreement that he is willing to have the money in an account that does not draw interest directly to the resident himself.

There is annually appropriated from the account established by this section a sufficient amount to return to the Minnesota veterans home, upon written request, sufficient money to satisfy the demand of residents for the return of their money and other requirements.

The interest earned from the investment of the deposits is annually appropriated to the (MINNESOTA VETERANS HOME) commissioner from the account established by this section to be used by the (VETERANS HOME BOARD) commissioner only for the direct benefit of the residents of the home, and the interest shall be available to the home not less than twice each year.

Sec. 27. [INSTRUCTION TO REVISOR.] In the next and subsequent editions of the Minnesota Statutes, the revisor of statutes shall make changes as necessary to reflect the purposes of this act.

Sec. 28. [REPEALER.] Minnesota Statutes 1974, Sections 4.20; 4.25; 12.12; 15.046; 29.011; 29.013; 94.36; 94.37; 94.38; 94.39; 94.40; 115.17; 136B.01; 136B.02; 173.04, Subdivision 1; 176.621; 176.631; 198.001, Subdivision 3; 198.07; 198.071; 198.072; 198.073; 198.08; 198.09; 332.36; and 507.08, are repealed."

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

"A bill for an act relating to the organization and operation of state government; transferring functions of certain state agencies; permitting the creation of two advisory agencies; creating the veterans advisory committee; establishing an expiration date for the Vietnam veterans bonus review board; combining the equalization aid review committee and the school loan committee into the equalization aid and school loan board; abolishing various state agencies; amending Minnesota Statutes 1974, Chapter 198, by adding a section; Sections 15.047, Subdivision 1; 124.212, Subdivision 10; 124.41; 173.02, Subdivision 4; 173.04. Subdivisions 2 and 3; 197.977; 197.978, by adding a subdivision; 198.001, by adding subdivisions; 198.01; 198.022; 198.03; 198.05; 198.06; 198.16; 198.161; 198.23; 198.261; 198.265; 206.08; 241.045, Subdivision 1; 256.482, Subdivision 5; and 507.09; repealing Minnesota Statutes 1974, Sections 4.20; 4.25; 12.12; 15.046; 29.011; 29.013; 94.36 to 94.40; 115.17; 136B.01; 136B.02; 173.04, Subdivision 1; 176.621; 176.631; 198.001, Subdivision 3; 198.07; 198.071; 198.072; 198.073; 198.08; 198.09; 332.36; and 507.08.".

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

The report was adopted.

Parish from the Committee on Judiciary to which was referred:

H. F. No. 48, A bill for an act relating to public welfare; providing a coordinated approach to the supervision, protection and habilitation of mentally retarded persons; amending Minnesota Statutes 1974, Sections 253A.02, Subdivision 5, and by adding a subdivision; 253A.04, Subdivisions 1 and 2; 253A.07, Subdivisions 17, 19, and 21; 253A.15, Subdivision 1; 256.93, Subdivisions 1 and 2; 259.24, Subdivision 1; and 517.03; repealing Minnesota Statutes 1974, Sections 253A.07, Subdivision 18; 253A.13; and 256.07.

Reported the same back with the following amendments:

Page 2, delete lines 20 and 21 and insert "Subd. 6. "Near relative" means a parent, brother, sister or adult child.".

Page 3, line 10, delete "either".

Page 3, line 11, delete "or a nonlicensed psychologist".

Page 3, line 26, delete "writing" and insert "a sworn written request".

Page 3, line 30, after "person" delete "or".

Page 3, line 31, delete "estate, or person and estate,".

Page 4, line 12, after "if the" insert "psychologist's report contained in the".

Page 5, line 22, after "commissioner" insert ", a mentally retarded person".

Page 6, line 6, delete "his" and insert "the proposed ward's".

Page 6, line 7, delete "his" and insert "the proposed ward's".

Page 7, line 1, after "appointed" delete remainder of line.

Page 7, delete lines 2 to 8 and insert "if the director of the county welfare department responsible for conducting the comprehensive evaluation has filed an affidavit that the proposed ward refused to participate in the comprehensive evaluation and the court finds on the basis of clear and convincing evidence that

the proposed ward is mentally retarded and in need of the supervision and protection of a guardian.".

Page 7, line 11, delete "given" and insert "promptly forwarded".

Page 11, line 18, delete "Minnesota Statutes, Sections".

Page 11, line 19, delete "253A.01 to 253A.21" and insert "sections 1 to 21".

Page 11, line 21, delete "sections 1 to 21" and insert "Minnesota Statutes, Sections 253A.01 to 253A.21".

Page 12, line 18, after "officer" insert "of the hospital".

Page 12, line 19, delete "who has been adjudicated capable of".

Page 12, line 20, delete "consenting to surgery" and insert "whose right to consent to surgery has not been restricted pursuant to section 11".

Page 12, line 21, delete "person has".

Page 12, line 22, delete "sufficient medical" and insert "person's medical condition is such that the person has sufficient".

Page 12, line 23, delete "medical".

Page 13, line 12, delete "No conservatee who has been adjudicated".

Page 13, line 13, delete "capable of consenting to a sterilization operation" and insert "Any conservatee whose right to consent to a sterilization has not been restricted pursuant to section 11".

Page 13, line 14, delete "unless" and insert "only if".

Page 13, line 29, after "relative" insert a period.

Page 13, line 29, delete "and" and insert "In every case".

Page 13, line 29, delete "determines that" and insert "shall determine if".

Page 14, line 1, strike "," and insert "or".

Page 14, line 1, delete "or a non-licensed".

Page 14, line 2, delete "psychologist".

Page 14, line 6, after "consider" insert "the medical risks of sterilization and".

Page 19, line 5, delete "525.74" and insert "525.731".

Page 19, line 9, delete "525.74" and insert "525.731".

Page 21, line 21, after "of" strike "a".

Page 21, line 22, after "illness" insert "or mental deficiency".

Page 23, line 21, after "care" delete ";" and insert "or".

Page 23, line 22, after "others" delete ";" and insert "or".

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

The report was adopted.

Berg from the Committee on Local and Urban Affairs to which was referred:

H. F. No. 130, A bill for an act relating to the city of Minnapolis; authorizing the city council to grant certain powers and duties to the commission on human relations, director, and department of civil rights and to subject certain areas of city government to the civil rights ordinance.

Reported the same back with the following amendments:

Page 1, line 14, delete "statute" and insert "Minnesota Statutes 1974, Chapter 363".

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

The report was adopted.

Berg from the Committee on Local and Urban Affairs to which was referred:

H. F. No. 611, A bill for an act relating to cities; powers of statutory cities; enabling cities to provide decorations; amending Minnesota Statutes 1974, Section 412.221, by adding a subdivision.

Reported the same back with the following amendments:

Page 1, line 10, delete "placques" and insert "plaques".

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

The report was adopted.

Berg from the Committee on Local and Urban Affairs to which was referred:

S. F. No. 182, A bill for an act relating to counties; eliminating payment of certain fees to county sheriffs; requiring county boards to furnish board and other services for prisoners in county jails; amending Minnesota Statutes 1974, Sections 387.20, Subdivisions 5 and 6; 641.02; 641.03; 641.12; and 641.13; repealing Minnesota Statutes 1974, Section 641.11.

Reported the same back with the following amendments:

Page 4, delete line 32.

Page 5, delete lines 1 and 2.

Renumber the following section accordingly.

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

The report was adopted.

SECOND READING OF HOUSE BILLS

H. F. Nos. 481, 459, 412, 48, 130 and 611 were read for the second time.

SECOND READING OF SENATE BILLS

S. F. No. 182 was read for the second time.

INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

Searle, Kahn, Forsythe, Kaley and Norton introduced:

H. F. No. 837, A bill for an act relating to anatomical gifts; authorizing an individual to make an anatomical gift by means of a statement on his Minnesota driver's license; amending Minnesota Statutes 1974, Section 525.924, by adding a subdivision.

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

George; Johnson, D.; Clark; Dean and Beauchamp introduced:

H. F. No. 838, A bill for an act relating to intoxicating liquor; regulating price advertising; amending Minnesota Statutes 1974, Section 340.15, Subdivision 1, and by adding a subdivision.

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

Sieben, H.; Lindstrom; Philbrook; McCarron and Novak introduced:

H. F. No. 839, A bill for an act relating to corporations; requiring domestic corporations to file an annual report with the secretary of state; requiring the secretary of state to perform certain duties; authorizing the secretary of state to seek certain information by written interrogatories; establishing filing fees.

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

Mangan, McEachern, Clawson, Osthoff and Sarna introduced:

H. F. No. 840, A bill for an act relating to public utilities; requiring municipalities furnishing gas and electric service to furnish safe, adequate, efficient and reasonable service; providing for reasonable notice of discontinuance of public utility services; amending Minnesota Statutes 1974, Section 216B.04.

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

Erickson; Johnson, C.; Eckstein; Kahn and DeGroat introduced:

H. F. No. 841, A bill for an act relating to foods; requiring eating places that serve meat containing meat substitutes for consumption on the premises to indicate the same on its menu or bill of fare; prescribing penalties.

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

Jude; Sieben, M.; McCauley; Menning and Faricy introduced:

H. F. No. 842, A bill for an act relating to commerce; prohibiting certain home telephone solicitations; providing a penalty.

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

Clawson, Doty, Moe, Norton and Evans introduced:

H. F. No. 843, A bill for an act relating to crime; prohibiting obstruction of legal process; providing penalties; amending Minnesota Statues 1974, Section 609.50.

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

Clawson, Doty, Philbrook, Heinitz and Sherwood introduced:

H. F. No. 844, A bill for an act relating to crime; prohibiting removing, altering or obliterating identifying marks on property; providing penalties; amending Minnesota Statutes 1974, Section 609.655.

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

Carlson, A.; Casserly; George; Ulland and Nelson introduced:

H. F. No. 845, A bill for an act relating to obscenity; regulating the dissemination of sexual materials to young persons; prohibiting the public display of sexual materials; providing penalties; amending Minnesota Statutes 1974, Chapter 609, by adding sections; repealing Minnesota Statutes 1974, Sections 617.241; 617.243; 617.26; 617.27; 617.291; 617.292; 617.293; 617.294; 617.295; 617.296; and 617.297.

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

Evans; Esau; Kalis; Johnson, C.; and Stanton introduced:

H. F. No. 846, A bill for an act relating to education; requiring each school district to make reports concerning the consumption of energy; amending Minnesota Statutes 1974, Section 120.78, Subdivision 1.

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

Petrafeso; Arlandson; Abeln; Carlson, R.; and Heinitz introduced:

H. F. No. 847, A bill for an act relating to education; authorizing certain teachers to take extended leaves of absence; providing for retirement benefits of teachers on leave; amending Minnesota Statutes 1974, Chapters 354, by adding a section; and 354A, by adding a section.

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

Petrafeso; Stanton; Carlson, A.; Arlandson and Kempe, R., introduced:

H. F. No. 848, A bill for an act relating to teachers; availability of teacher evaluations and files; amending Minnesota Statutes 1974, Section 125.12, Subdivision 6.

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

Mann; Peterson; Brinkman; Johnson, C.; and Carlson, L., introduced:

H. F. No. 849, A bill for an act relating to education; changing the time for the annual meeting of boards of independent school districts; amending Minnesota Statutes 1974, Section 123.34, Subdivision 1.

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

St. Onge; Kelly, W.; Corbid; Eken and Braun introduced:

H. F. No. 850, A bill for an act relating to education; the establishment of an educational service area in northwest Minnesota to provide educational services and programs on a regional basis; appropriating money therefor.

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

Carlson, R.; Petrafeso; Johnson, C.; and Menning introduced:

H. F. No 851, A bill for an act relating to education; vocational-technical training; prescribing duties and functions of advisory committees; amending Minnesota Statutes 1974, Chapter 121, by adding a section.

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

Anderson, G.; Stanton; Smogard; Esau and Setzepfandt introduced:

H. F. No. 852, A bill for an act relating to drainage; providing for a program of grants to local government units for the construction of floodwater retention and retarding structures; appropriating money; amending Minnesota Statutes 1974, Chapter 104, by adding sections.

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

Meier, Clawson, DeGroat, Metzen and Doty introduced:

H. F. No. 853, A bill for an act relating to state parks; exempting senior citizens from payment of certain fees; amending Minnesota Statutes 1974, Section 85.05, Subdivision 1.

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

Eckstein, Wigley, Hanson, Wenstrom and Birnstihl introduced:

H. F. No. 854, A bill for an act relating to public waters; revising certain procedures for regulation of public waters; requiring that certain notices and opportunities for hearing be provided; amending Minnesota Statutes 1974, Sections 105.44, Subdivisions 3, 6 and 9; and 105.462.

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

Johnson, D.; Braun; Fugina; DeGroat and Anderson, I., introduced:

H. F. No. 855, A bill for an act relating to predators; authorizing incentive payments for predators taken; appropriating money.

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

Biersdorf, Setzepfandt, Schumacher, Smogard and Searle introduced:

H. F. No. 856, A bill for an act relating to water resources; requiring a substantial beneficial public purpose be served in order to classify waters as public; amending Minnesota Statutes 1974, Section 105.38.

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

Johnson, D.; Anderson, I.; Fugina; Begich and Spanish introduced:

H. F. No. 857, A bill for an act relating to natural resources; authorizing the establishment of additional state trails; amending Minnesota Statutes 1974, Section 85.015, Subdivision 13.

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

Vento, George, Williamson, Pehler and Sieloff introduced:

H. F. No. 858, A bill for an act relating to credit unions; permitting Minnesota central credit union to purchase shares of and make deposits in United States central credit union; permitting credit unions to deposit the reserve in balances due from United States central credit union; amending Minnesota Statutes 1974, Sections 52.04 and 52.17.

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

Williamson, Vento, Pehler, George and McCauley introduced:

H. F. No. 859, A bill for an act relating to credit unions; allowing credit union members to vote by mail for officers and amendments; expanding the field of credit union membership; allowing credit unions certain powers with respect to dividends; amending Minnesota Statutes 1974, Sections 52.02; 52.05; 52.07 and 52.18.

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

Meier, Clawson, Sieloff, Osthoff and Faricy introduced:

H. F. No. 860, A bill for an act relating to insurance; requiring certain insurance policies to contain a provision permitting a person 65 years of age or older to cancel the policy within seven days of purchase; making a policy without the required provision voidable at the discretion of the purchaser.

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

Stanton, Heinitz, Suss, Menning and Adams, S., introduced:

H. F. No. 861, A bill for an act relating to elections; prohibiting unions and other associations from contributing funds from dues or membership fees to political campaigns; amending Minnesota Statutes 1974, Section 10A.01, Subdivision 16; repealing Minnesota Statutes 1974, Section 10A.12, Subdivision 5.

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

Adams, L.; Carlson, L.; and Luther introduced:

H. F. No. 862, A bill for an act relating to the city of Crystal; providing for the filing of candidates for primary elections; amending Laws 1971, Chapter 213, Section 2.

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

Knickerbocker, Philbrook, Laidig, Berg and McCarron introduced:

H. F. No. 863, A bill for an act relating to ethics in government; providing late filing fees for certain campaign reports; providing a civil penalty for failure to file campaign reports; amending Minnesota Statutes 1974, Section 10A.20, by adding a subdivision.

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

Moe, Biersdorf, Patton, Beauchamp and Parish introduced:

H. F. No. 864, A bill for an act relating to retirement; actuarial valuations and experience studies of various public retirement funds; amending Minnesota Statutes 1974, Chapter 356, by adding a section; and Sections 356.22, Subdivisions 1 and 3; and 356.23; repealing Minnesota Statutes 1974, Sections 356.21; 356.211; and 356.212.

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

Patton, Beauchamp, Moe, Parish and Biersdorf introduced:

H. F. No. 865, A bill for an act relating to nonprofit firefighting corporations; providing for state fire aid transmittal through contracting municipalities; amending Minnesota Statutes 1974, Sections 69.021, Subdivision 7; and 69.774, Subdivision 2.

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

Sieben, H.; McCauley; Parish; Vanasek and Jopp introduced:

H. F. No. 866, A bill for an act relating to courts; setting the salaries for certain court reporters; amending Minnesota Statutes 1974, Section 486.05; and Laws 1969, Chapter 568, Section 1, as amended, by adding a subdivision.

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

Heinitz and Carlson, A., introduced;

H. F. No. 867, A bill for an act relating to state government; providing for the establishment of a statewide forms management program within the department of administration designed to obtain and maintain a simplification and reduction in forms used within state agencies.

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

Prahl, Jacobs, Wenstrom, Patton and Biersdorf introduced:

H. F. No. 868, A bill for an act relating to retirement; military service credit for teachers; amending Minnesota Statutes 1974, Section 354.53, Subdivisions 1 and 3.

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

Mangan, Kostohryz and Clawson introduced:

H. F. No. 869, A bill for an act relating to health; providing public health measures against rabies; prescribing penalties.

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

Enebo, Berglin, Niehaus, Clark and Byrne introduced:

H. F. No. 870, A bill for an act relating to the practice of chiropractic; defining terms; prescribing limitations on public representation; amending Minnesota Statutes 1974, Sections 148.01; 148.06, Subdivision 1; and 148.08, by adding a subdivision.

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

Swanson, Samuelson, Forsythe, McEachern and Meier introduced:

H. F. No. 871, A bill for an act relating to public health; providing for licensing of tourist camps; amending Minnesota Statutes 1974, Section 144.12.

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

Hanson, Norton, Novak, Philbrook and Sieloff introduced:

H. F. No. 872, A bill for an act relating to welfare; requiring the commissioner of public welfare to negotiate an agreement transferring the Lake Owasso Children's Home from the state to Ramsey county; appropriating money.

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

Dieterich; Vanasek; Parish; Carlson, A.; and Sieben, M., introduced:

H. F. No. 873, A bill for an act relating to public welfare; providing for grants of state and local funds to nonprofit legal assistance corporations; appropriating money.

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

Parish, Ketola, Clawson and Kvam introduced:

H. F. No. 874, A bill for an act relating to hospitalization and commitment; providing for notice to and hearing on request of attending physician or next of kin of patient before discharge; amending Minnesota Statutes 1974, Section 253A.15, by adding a subdivision.

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

Ketola, Enebo, Prahl and Doty introduced:

H. F. No. 875, A bill for an act relating to labor relations; redefining professional strikebreaker; amending Minnesota Statutes 1974, Section 179.01, Subdivision 16.

The bill was read for the first time and referred to the Committee on Labor-Management Relations.

Biersdorf introduced:

H. F. No. 876, A bill for an act relating to the city of Medford; authorizing the issuance of certain general obligation bonds in excess of the debt limit of the city.

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

Dean, George, Philbrook, Sabo and Knickerbocker introduced:

H. F. No. 877, A bill for an act relating to metropolitan government; creating a metropolitan sports commission and prescribing its powers and duties; authorizing the metropolitan council to issue bonds and levy taxes therefor; authorizing the metropolitan sports commission to impose an admissions tax; amending Minnesota Statutes 1974, Sections 473B.011, Subdivision 3; 473B.06, Subdivision 5a; and 473B.063, Subdivision 1.

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

Jude, George and McCollar introduced:

H. F. No. 878, A bill for an act relating to the Lake Minnetonka conservation district; requiring all board members to be public officials elected from the municipality they serve; amending Laws 1967, Chapter 907, Section 2, Subdivision 1, as amended.

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

Lemke, Schulz, Biersdorf and Setzepfandt introduced:

H. F. No. 879, A bill for an act relating to control of noxious weeds; authorizing towns to control noxious weed growth on state lands; providing reimbursement of certain expenses incurred to control weeds on state lands.

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

Menning; Mann; Carlson, R.; Stanton and Meier introduced:

H. F. No. 880, A bill for an act relating to coroners; the appointment thereof; eliminating the alternative office of medical examiner in certain counties; amending Minnesota Statutes 1974, Section 390.005, Subdivision 3; repealing Minnesota Statutes 1974, Sections 390.31 to 390.35.

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

Pehler, McEachern, Schulz, Schreiber and Voss introduced:

H. F. No. 881, A bill for an act relating to city and town government; excluding statutory cities from the application of certain city laws; modifying the application of other laws to conform to the present classification of cities: amending various statutes to reflect the conversion of villages and boroughs to statutory cities; repealing various obsolete provisions of municipal laws; amending Minnesota Statutes 1974, Sections 144.154; 145.01; 205.07, Subdivision 1; 205.10; 205.11; 205.13; 205.14, Subdivision 3; 205.15; 205.16; 205.17, Subdivisions 1 and 3; 205.20, Subdivisions 1 and 4; 329.09; 366.10; 410.05, Subdivision 1; 412.02, Subdivision 5; 412.022, Subdivision 1; 412.023, Subdivision 5; 412.131; 412.171; 412.191, Subdivision 1; 412.311; 412.571, Subdivisions 1, 4 and 5; 413.02, Subdivisions 1 and 2; 415.11, Subdivision 1; 427.09; 427.10; 427.11; 427.12; 429.111; 437.02; 440.11; 440.135, Subdivision 1; 446.04, Subdivision 1; 447.05; 451.06; 451.09; 452.01, Subdivision 1; 455.01; 455.05; 455.13; 455.23; 455.26; 455.27; 455.28; 455.29; 455.30; 455.32; 456.32; 457.13; 458.09, Subdivision 1; 458.20; 458.25; 458.46; 463.04; 465.26; 465.71; 471.38, Subdivision 1; Chapters 205, by adding a section; 410, by adding a section; and repealing Minnesota Statutes 1974, Sections 118.05; 145.02; 197.64; 205.05; 205.06; 205.07, Subdivision 2; 205.08; 205.09; 205.091; 205.12; 274.013; 275.24; 275.36; 368.12; 368.50 to 368.84; 412.017; 412.022, Subdivisions 2 and 3; 412.191, Subdivision 5; 412.841; 415.031 to 415.07; 416.03; 416.04; 416.08 to 416.15; 418.13 to 418.15; 423.21; 426.09; 426.10; 426.15 to 426.18; 435.05; 435.41; 435.46; 436.02; 436.04; 437.01; 438.03; 438.04; 438.07; 440.12; 440.16 to 440.32; 440.39; 441.10 to 441.20; 441.265 to 441.46; 443.14 to 443.17; 443.20 to 443.25; 444.15; 446.03; 447.08; 447.09; 447.23; 448.04 to 448.16; 448.26 to 448.49; 449.04; 449.05; 449.07; 450.06 to 450.08; 452.01, Subdivision 2; 452.02 to 452.07; 452.18 to 452.20; 453.01 to 453.14; 454.01 to 454.045; 455.02 to 455.04; 455.06 to 455.11; 455.15 to 455.22; 456.01 to 456.15; 456.23; 457.02; 457.12; 458.26 to 458.31; 458.47 to 458.49; 459.08 to 459.13; 461.01; 461.07 to 461.11; 465.05 to 465.08; 465.51; 465.52; 465.57; 465.59 to 465.63; 471.05 to 471.14; 471.48; 645.44, Subdivision 3a; Chapter 460, as it appears in Minnesota Statutes 1945; Laws 1895, Chapter 239; Laws 1897, Chapter 85; Laws 1901, Chapter 379; Laws 1907, Chapter 22; Laws 1911, Chapter 53; Laws 1913, Chapters 7 and 47; Laws 1915, Chapters 125 and 230, Sections 2 and 3; Laws 1917, Chapter 190; Laws 1919, Chapter 424; Extra Session Laws 1935, Chapter 8; Laws 1937, Chapter 198; Laws 1941, Chapter 266, as amended; Laws 1947, Chapter 470 and Laws 1953, Chapter 697.

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

Schulz, Wigley and Lemke introduced:

H. F. No. 882, A bill for an act relating to plats and surveys; filing and certification thereof; providing an increase in the filing fees charged by the register of deeds; amending Minnesota Statutes 1974, Section 505.08, Subdivision 2.

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

Heinitz; Kempe, R.; Dean; Ewald and Kaley introduced:

H. F. No. 883, A bill for an act relating to the legislature; regulating procedure for bills in committees.

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

Johnson, C.; Mann; Erickson; Wenzel and Menning introduced:

H. F. No. 884, A bill for an act relating to taxation; providing a homestead exemption for certain stockholders of a family farm corporation and partners of a partnership; amending Minnesota Statutes 1974, Section 273.13, Subdivision 6.

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

Sieloff, Abeln, McCarron, Jaros and Jopp introduced:

H. F. No. 885, A bill for an act relating to taxation; eliminating the employees deduction for social security tax paid for domestic help; amending Minnesota Statutes 1974, Section 290.09, Subdivision 4.

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

Sieloff; Brinkman; Johnson, C.; Abeln and Jopp introduced:

H. F. No. 886, A bill for an act relating to taxation; permitting credits for contributions to be carried forward for income tax purposes; amending Minnesota Statutes 1974, Section 290.21, Subdivision 3.

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

Sieloff, Munger, Jaros, Doty and Ulland introduced:

H. F. No. 887, A bill for an act relating to taxation; exempting mineral water from sales taxation; amending Minnesota Statutes 1974, Section 297A.25, Subdivision 1.

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

Williamson, Begich, Sarna, Fudro and Knickerbocker introduced:

H. F. No. 888, A bill for an act relating to taxation; classifying homestead of disabled pensioners; amending Minnesota Statutes 1974, Section 273.13, Subdivision 7.

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

Sieloff; Johnson, D.; Jaros; Jopp and Brinkman introduced:

H. F. No. 889, A bill for an act relating to taxation; exempting water and sewer charges from sales taxation; amending Minnesota Statutes 1974, Section 297A.25, Subdivision 1.

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

Sieloff; Sieben, H.; Zubay; Abeln and Prahl introduced:

H. F. No. 890, A bill for an act relating to taxation; providing an additional deduction for excess interest on debts to buy or retain homesteads; amending Minnesota Statutes 1974, Section 290.09, by adding a subdivision.

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

Casserly, Berg, Savelkoul, Jaros and Pehler introduced:

H. F. No. 891, A bill for an act relating to state aids; providing for payment to cities of revenue lost because of certain tax exempt real property; appropriating funds.

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

Byrne; Dieterich; Clark; Anderson, I.; and Adams, S., introduced:

H. F. No. 892, A bill for an act relating to income tax; allowing a tax credit to senior citizens and disabled persons; amending Minnesota Statutes 1974, Section 290.061.

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

Kvam; Johnson, C.; Jopp; Wigley and Mann introduced:

H. F. No. 893, A bill for an act relating to taxation; sales and use tax; exempting electricity used for certain purposes on family farms; amending Minnesota Statutes 1974, Section 297A.25. Subdivision 1.

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

Eckstein; Lemke; Johnson, C.; Munger and Jopp introduced:

H. F. No. 894, A bill for an act relating to taxation; exempting the meals on wheels program and certain amusements from sales taxation; amending Minnesota Statutes 1974, Sections 297A.01, Subdivision 3 and 297A.25, Subdivision 1.

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

Jude, Vanasek, Jacobs, Jopp and Adams, S., introduced:

H. F. No. 895, A bill for an act relating to taxation; including maple syrup producing woodland within the definition of agricultural real property; amending Minnesota Statutes 1974, Section 273,111, Subdivision 6.

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

Adams, S., introduced:

H. F. No. 896, A bill for an act relating to taxation; tax upon open spaces, agricultural and timber lands; repealing Minnesota Statutes 1974, Sections 273.111 and 273.112.

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

George; Jude; Sieben, H.; Laidig and Brinkman introduced:

H. F. No.897, A bill for an act relating to highway traffic regulations; speed limitations; providing that speed limits on streets and highways are maximum speed limits; authorizing the commissioner of highways to set maximum speed limits on certain streets and highways under certain conditions; amending Minnesota Statutes 1974, Section 169.14, Subdivisions 2 and 5, and by adding a subdivision; repealing Minnesota Statutes 1974, Section 169.14, Subdivision 4.

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

Stanton and Menning introduced:

H. F. No. 898, A bill for an act relating to highways; limiting the number of rest area and wayside facilities on the trunk highway system.

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

Schreiber, Fudro, Lemke, Pleasant and Voss introduced:

H. F. No. 899, A bill for an act relating to highways; county state-aid highway system; allocations; authorizing money credited to the municipal account to be used, under certain conditions, on other county state-aid highways outside the limits of cities having a population of less than 5,000; amending Minnesota Statutes 1974, Section 162.08, Subdivision 4.

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

Lemke, Schulz, Biersdorf and Smogard introduced:

H. F. No. 900, A bill for an act relating to motor vehicles; providing for bug deflectors, automobile wheel devices, vehicle loading, and truck weighing; amending Minnesota Statutes 1974, Sections 169.743; 169.81, Subdivision 5; 169.85; and Chapter 169, by adding a section.

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

HOUSE ADVISORY BILLS

Pursuant to rule 5.3, the following House Advisory Bill was introduced:

Kelly, R.; Sarna and Osthoff introduced:

H. A. B. No. 18, Public financing of candidates for state public office.

The bill was referred to the Committee on General Legislation and Veterans Affairs.

MOTIONS AND RESOLUTIONS

Fugina moved that the name of Osthoff be added as an author on H. F. No. 777. The motion prevailed.

PROGRESS REPORTS ON CONFERENCE COMMITTEES

Pursuant to Joint Rule 13, Vento reported on the progress of S. F. No. 28, now in Conference Committee.

CONSENT CALENDAR

S. F. No. 103, A bill for an act relating to the Gillette hospital authority; authorizing use of certified public accountants to audit and examine the financial records of the authority; amending Minnesota Statutes 1974, Section 250.05, Subdivision 3.

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

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

Those who voted in the affirmative were:

Wenzel White Wieser

Williamson

Zubay

Speaker Sabo

The bill was passed and its title agreed to.

CALENDAR

S. F. No. 348, A bill for an act relating to insurance; modifying regulations of farmers and township mutual insurance companies; amending Minnesota Statutes 1974, Sections 67A.01; 67A.03; 67A.06; 67A.07; 67A.09; 67A.10; 67A.11, Subdivisions 1 and 2; 67A.12, Subdivision 4; 67A.13; 67A.14, Subdivisions 1 and 5; 67A.17 by adding a subdivision; 67A.18, Subdivisions 1 and 2; 67A.19; 67A.21; 67A.23; 67A.29, Subdivision 2; 67A.31, Subdivision 2; and Chapter 67A by adding a section; repealing Minnesota Statutes 1974, Sections 67A.12, Subdivision 3; 67A.14, Subdivisions 2, 3, 4 and 6; 67A.16; 67A.18, Subdivision 3; 67A.22; 67A.30, Subdivision 2; and 67A.33.

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

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

Those who voted in the affirmative were:

Sherwood Abeln Eckstein Kahn Metzen Adams, L. Sieben, H. Eken Kaley Moe Adams, S. Enebo Kalis Neisen Sieben, M. Albrecht Erickson Kelly, R. Kelly, W. Nelsen Sieloff Anderson, G. Esau Nelson Simoneau Anderson, I. Kempe, A. Niehaus Evans Skoglund Arlandson Ewald Kempe, R. Osthoff Smith Parish Smogard Beauchamp Faricy Ketola Knickerbocker Patton Begich Fjoslien Spanish Pehler Berg Forsythe Knoll Stanton Biersdorf Friedrich Kostohryz Peterson Suss Birnstihl Fudro Kroening Petrafeso Swanson Philbrook Kvam Tomlinson Fugina Braun Ulland Brinkman Laidig Pleasant George Langseth Byrne Graba Prahl Vanasek Carlson, A. Reding Hanson Lemke Vento Rice Carlson, L. Haugerud Lindstrom Voss St. Onge Carlson, R. Heinitz Luther Wenstrom Mangan Samuelson Clark Hokanson Wenzel Clawson Jacobs Mann Sarna \mathbf{W} hite Corbid McCarron Jaros Savelkoul Wieser Schreiber Dahl Jensen McCauley Wigley Schulz Williamson Johnson, C. McCollar Dean Schumacher DeGroat Johnson, D. McEachern Zubay Speaker Sabo Dieterich Jopp Meier Searle Jude Menning Setzepfandt Doty

The bill was passed and its title agreed to.

H. F. No. 290, A bill for an act relating to sex discrimination; abolishing discrimination on the basis of sex in certain insurance

laws; amending Minnesota Statutes 1974, Sections 61A.12, Subdivisions 2 and 4; 62A.041; 62C.14, Subdivision 5a; 69.40; 69.41; and 69.48.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 127, and nays 2, as follows:

Those who voted in the affirmative were:

Abeln	Eckstein	Kalis	Munger	Sieben, M.
Adams, L.	Eken	Kelly, R.	Neisen	Sieloff
Adams, S.	Enebo	Kelly, W.	Nelsen	Simoneau
Albrecht	Erickson	Kempe, A.	Nelson	Skoglund
Anderson, G.	Esau	Kempe, R.	Niehaus	Smith
Anderson, I.	Evans	Ketola	Osthoff	Smogard
Arlandson	Ewald	Knickerbocker	Parish	Spanish
Beauchamp	Faricy	Knoll	Patton	Stanton
Begich	Forsythe	Kostohryz	Pehler	Suss
Berg	Friedrich	Kroening	Peterson	Swanson
Biersdorf	Fudro	Kvam	Petrafeso	Tomlinson ·
Birnstihl	Fugina	Laidig	Philbrook	Ulland
Braun	George	Langseth	Pleasant	Vanasek
Brinkman	Graba	\mathbf{Lemke}	Prah!	Vento
Byrne	Hanson	${f Lindstrom}$	Reding	Voss
Carlson, A.	Haugerud	Luther	Rice	Wenstrom
Carlson, L.	Heinitz	Mangan	St. Onge	\mathbf{Wenzel}
Carlson, R.	Hokanson	Mann	Samuelson	White
Clark	Jacobs	McCarron	Sarna	Wieser
Clawson	Jaros	McCauley	Savelkoul	Wigley
Corbid	Jensen	McCollar	Schreiber	Williamson
Dahl .	Johnson, C.	McEachern	Schulz	Zubay
Dean	Johnson, D.	Meier	Searle	Speaker Sabo
DeGroat	Jude	Menning	Setzepfandt	= ;
Dieterich	Kahn	Metzen	Sherwood	
Doty	Kaley	Moe	Sieben, H.	•

Those who voted in the negative were:

Jopp Schumacher

The bill was passed and its title agreed to.

H. F. No. 111, A bill for an act relating to the Indian affairs commission; increasing the number of members authorized to approve expenses; amending Minnesota Statutes 1974, Section 3.922, Subdivision 3.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 127, and nays 2, as follows:

Those who voted in the affirmative were:

Abeln	Eken	Kalis	Neisen	Sieben, M.
Adams, L.	Enebo	Kelly, R.	Nelsen	Sieloff
Adams, S.	Erickson	Kelly, W.	Nelson	Simoneau
Albrecht	Esau	Kempe, A.	Niehaus	Skoglund
Anderson, I.	Evans		Norton	Smith
Arlandson	Ewald	Ketola	Novak	Smogard
Beauchamp.	Faricy	Knickerbocker	Osthoff	Spanish
Begich	Forsythe	Knoll	Parish	Stanton
Berg	Friedrich	Kostohryz	Pehler	Suss
Biersdorf	Fudro	Kroening	Peterson	Swanson
Birnstihl	Fugina	Kvam	Petrafeso	Tomlinson
Braun	George	Laidig	Philbrook	Ulland
Brinkman	Graba	Langseth	Pleasant	Vanasek
Byrne	Hanson	Lemke	Prahl	Vento
Carlson, A.	Haugerud	Lindstrom	Reding	Voss
Carlson, L.	Heinitz	Luther	Rice	Wenstrom
Casserly	Hokanson	Mann	Samuelson	Wenzel
Clark	Jacobs	McCarron	Sarna	White
Clawson	Jaros	McCauley	Savelkoul	Wieser
Corbid	Jensen	McCollar	Schreiber	Wigley
Dahl	Johnson, C.	McEachern	Schulz	Williamson
Dean	Johnson, D.	Meier	Schumacher	Zubay
DeGroat	Jopp	Menning	Searle	Speaker Sabo
Dieterich	Jude	Metzen	Setzepfandt	-
Doty	Kahn	Moe -	Sherwood	
Eckstein	Kaley	Munger	Sieben, H.	

Those who voted in the negative were:

Anderson, G. St. Onge

The bill was passed and its title agreed to.

H. F. No. 133, A bill for an act relating to taxation; eliminating assessor's function of obtaining agricultural statistics and information; appointment of special boards of review and equalization; providing for certification of assessor; reclassification procedures for certain property; amending Minnesota Statutes 1974, Sections 17.03, Subdivision 2; 270.11, by adding a subdivision; 270.48; 273.17, Subdivision 1; 274.01; 274.13; 274.14.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 70, and nays 62, as follows:

Those who voted in the affirmative were:

Adams, L. Adams, S. Anderson, G. Anderson, I. Arlandson Beauchamp Berg Brinkman	Carlson, R.	George	Kahn	Mangan
	Casserly	Graba	Kalis	McCarrot
	Clark	Haugerud	Kelly, R.	McCollar
	Corbid	Jacobs	Kelly, W.	Meier
	Dahl	Jaros	Ketola	Moe
	Dieterich	Johnson, C.	Knoll	Munger
	Eken	Johnson, D.	Kostohryz	Neisen
	Enebo	Jopp	Langseth	Nelson
Brinkman	Enebo	Jopp	Langseth	Nelson
Carlson, L.	Evans	Jude	Luther	Novak

	Rice Samuelson Schulz Schumacher	Sieben, M. Simoneau Skoglund	Smogard Stanton Suss Tomlinson	Vento Voss Wenstrom White
Reding	Sherwood	Smith	Vanasek	Speaker Sabo

Those who voted in the negative were:

Abeln Albrecht Begich Biersdorf Birnstihl Braun Byrne Carlson, A. Clawson Dean DeGroat	Faricy Fjoslien Forsythe Friedrich Fudro Fugina Hanson	Kaley Kempe, A. Kempe, R. Knickerbocker Kroening Kvam Laidig Lemke Lindstrom Mann McCauley	Osthoff Patton Peterson Philbrook Pleasant St. Onge	Searle Setzepfandt Sieloff Swanson Ulland Wenzel Wieser Wigley Williamson Zubay
DeGroat	Heinitz	McCauley	Sarna	Zubay
Doty Eckstein	Hokanson Jensen	McEachern Menning	Savelkoul Schreiber	

The bill was passed and its title agreed to.

H. F. No. 79, A bill for an act regulating smoking at public places and in public meetings; providing a penalty.

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 78, and nays 54, as follows:

Those who voted in the affirmative were:

Abeln	Dieterich	Jude	Moe	Sieloff
Adams, L.	Doty	Kahn	Nelson	Simoneau
Arlandson	Enebo	Kaley	Norton	Skoglund
Beauchamp	Esau	Kelly, W	Novak	Smith
Berg	Ewald	Ketola	Osthoff	Spanish
Birnstihl	Faricy	Knickerbocker	Pehler	Stanton
Byrne	Fioslien	Knoll	Petrafeso	Suss
Carlson, A.	Forsythe	Kroening	Philbrook	Swanson
Carlson, L.	Fugina	Laidig	Prahl	Tomlinson
Carlson, R.	George	Langseth	Rice	Ulland
Casserly	Hanson	Luther	Sarna	Vento
Clark	Hokanson	McCarron	Savelkoul	Wenstrom
Clawson	Jacobs	McCollar	Schulz	Zubay
Corbid	Jaros	McEachern	Sherwood	Speaker Sabo
Dahl	Jensen	Meier	Sieben, H.	- ··
Dean	Jopp	Metzen	Sieben, M.	•

Those who voted in the negative were:

Adams, S.	Brinkman	Graba	Kempe, A.	Mann
Albrecht	DeGroat	Haugerud	Kempe, R.	McCauley
Anderson, G.	Eckstein	Heinitz	Kostohryz	Menning
Anderson, I.	Eken	Johnson, C.	Kvam	Munger
Begich	Erickson	Johnson, D.	Lemke	Neisen
Biersdorf	Evans	Kalis	Lindstrom	Nelsen
Biersdorf	Evans	Kalis	Lindstrom	Nelsen
Braun	Friedrich	Kelly, R.	Mangan	Niehaus

Parish Patton Peterson Pleasant Reding St. Onge Samuelson Schreiber

Schumacher Searle Setzepfandt Smogard Vanasek Voss Wenzel White Wieser Wigley Williamson

The bill was passed and its title agreed to.

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

GENERAL ORDERS

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

Pursuant to rule 1.6, a roll call was taken on the following amendment to H. F. No. 227 offered by Savelkoul:

Page 1, line 12, after "290.01," insert "Subdivision 20,".

Page 1, line 13, delete "by adding a subdivision".

Page 1, delete lines 14 through 19 inclusive, and insert in lieu thereof the following:

"Subd. 20. [GROSS INCOME.] Except as otherwise provided in this chapter, the term "gross income," as applied to corporations includes every kind of compensation for labor or personal services of every kind from any private or public employment, office, position or services; income derived from the ownership or use of property; gains or profits derived from every kind of disposition of, or every kind of dealing in, property; income derived from the transaction of any trade or business; and income derived from any source.

For each of the taxable years beginning after December 31, 1960 and prior to January 1, 1971, the term "gross income" in its application to individuals, estates, and trusts, shall mean the adjusted gross income as computed for federal income tax purposes as defined in the Internal Revenue Code of 1954, as amended through December 31, 1970 for the applicable taxable year, with the modifications specified in this section.

For each of the taxable years beginning after December 31, 1970, the term "gross income" in its application to individuals, estates, and trusts shall mean the adjusted gross income as computed for federal income tax purposes as defined in the Internal Revenue Code of 1954, as amended through the date specified herein for the applicable taxable year, with the modifications specified in this section.

- (i) The Internal Revenue Code of 1954, as amended through December 31, 1970, shall be in effect for taxable years beginning after December 31, 1970 and prior to January 1, 1973.
- (ii) The Internal Revenue Code of 1954, as amended through December 31, 1972, shall be in effect for taxable years beginning after December 31, 1972.
- (iii) The Internal Revenue Code of 1954, as amended through December 31, (1973) 1974, shall be in effect for taxable years beginning after December 31, 1973.

References to the Internal Revenue Code of 1954 in Clauses (a), (b) and (c) following shall mean the code in effect for the purpose of defining gross income for the applicable taxable year.

- (a) Modifications increasing federal adjusted gross income. There shall be added to federal adjusted gross income:
- (1) Interest income on obligations of any state other than Minnesota or a political subdivision of any such other state exempt from federal income taxes under the Internal Revenue Code of 1954;
- (2) Interest income on obligations of any authority, commission, or instrumentality of the United States, which the laws of the United States exempt from federal income tax, but not from state income taxes;
- (3) Income taxes imposed by this state or any other taxing jurisdiction, to the extent deductible in determining federal adjusted gross income and not credited against federal income tax;
- (4) Interest on indebtedness incurred or continued to purchase or carry securities the income from which is exempt from tax under chapter 290, to the extent deductible in determining federal adjusted gross income;
- (5) Amounts received as reimbursement for an expense of sickness or injury which was deducted in a prior taxable year to the extent that the deduction for such reimbursed expenditure resulted in a tax benefit;
- (6) Losses which do not arise from events or transactions which are assignable to Minnesota under the provisions of sections 290.17 to 290.20, including any capital loss or net operating loss carryforwards or carrybacks resulting from such losses, and including any such nonassignable losses which occur prior to the time the individual becomes a resident of the state of Minnesota;
- (7) The amount of any federal income tax overpayment for any previous taxable year, received as refund or credited to an-

other taxable year's income tax liability, proportionate to the percentage of federal income tax that was claimed as a deduction in determining Minnesota income tax for such previous taxable year.

The overpayment refund or credit, determined with respect to a husband and wife on a joint federal income tax return for a previous taxable year, shall be reported on joint or separate Minnesota income tax returns. In the case of separate Minnesota returns, the overpayment shall be reported by each spouse proportionately according to the relative amounts of federal income tax claimed as a deduction on his or her separate Minnesota income tax return for such previous taxable year;

- (8) In the case of a change of residence from Minnesota to another state or nation, the amount of moving expenses which exceed total reimbursements and which were therefore deducted in arriving at federal adjusted gross income;
- (9) In the case of property disposed of on or after January 1, 1973, the amount of any increase in the taxpayer's federal tax liability under section 47 of the Internal Revenue Code of 1954, as amended through December 31, 1972, to the extent of the credit under section 38 of the Internal Revenue Code of 1954, as amended through December 31, 1972, that was previously allowed as a deduction either under section 290.01, subdivision 20 (b) (9) or under section 290.09, Subdivision 24;
- (10) Expenses and losses arising from a farm which are not allowable under section 290.09, subdivision 29; and the contributions for the taxable year to pension, profit sharing or annuity plans on behalf of self-employed individuals that are deductible from adjusted gross income as computed for Federal income tax purposes as defined in the Internal Revenue Code of 1954, to the extent such contributions exceed \$3,750. The amount so added by this modification to Federal adjusted gross income shall be recognized as consideration paid by the self-employed individual when computing taxes on distributions from said plans;
- (b) Modifications reducing federal adjusted gross income. There shall be subtracted from federal adjusted gross income;
- (1) Interest income on obligations of any authority, commission or instrumentality of the United States to the extent includible in gross income for federal income tax purposes but exempt from state income tax under the laws of the United States;
- (2) The portion of any gain, from the sale or other disposition of property having a higher adjusted basis for Minnesota income tax purposes than for federal income tax purposes that does not exceed such difference in basis; but if such gain is considered a long-term capital gain for federal income tax purposes,

the modification shall be limited to fifty per centum of such portion of the gain;

- (3) Interest or dividend income on securities to the extent exempt from income tax under the laws of this state authorizing the issuance of such securities but includible in gross income for federal income tax purposes;
- (4) Income which does not arise from events or transactions which are assignable to Minnesota under the provisions of sections 290.17 to 290.20;
- (5) Losses, not otherwise reducing federal adjusted gross income assignable to Minnesota, arising from events or transactions which are assignable to Minnesota under the provisions of sections 290.17 to 290.20, including any capital loss or net operating loss carryforwards or carrybacks resulting from such losses:
- (6) If included in federal adjusted gross income, the amount of any overpayment of income tax to Minnesota, or any other state, for any previous taxable year, whether such amount is received as a refund or credited to another taxable year's income tax liability;
- (7) The amount of any pension or benefit which is excluded from gross income under the provisions of section 290.08, subdivision 6; and
- (8) The amount of compensation for personal services in the armed forces of the United States or the United Nations which is excluded from gross income under the provisions of section 290.65; and
- (9) In the case of property acquired on or after January 1, 1973, the amount of any credit to the taxpayer's federal tax liability under section 38 of the Internal Revenue Code of 1954, as amended through December 31, 1972.
- (c) Modifications affecting shareholders of electing small business corporations under section 1372 of the Internal Revenue Code of 1954, or section 290.972 of this chapter.
- (1) Shareholders in a small business corporation, which has elected to be so taxed under the Internal Revenue Code of 1954, but has not made an election under section 290.972 of this chapter, shall deduct from federal adjusted gross income the amount of any imputed income from such corporation and shall add to federal adjusted gross income the amount of any loss claimed as a result of such stock ownership. Also there shall be added to federal adjusted gross income the amount of any distributions

in cash or property made by said corporation to its shareholders during the taxable year.

- (2) In cases where the small business corporation has made an election under section 1372 of the Internal Revenue Code of 1954, but not elected under section 290.972 of this chapter and said corporation is liquidated or the individual shareholder disposes of his stock and there is no capital loss reflected in federal adjusted gross income because of the fact that corporate losses have exhausted the shareholders basis for federal purposes, such shareholders shall be entitled, nevertheless, to a capital loss commensurate to their Minnesota basis for the stock.
- (3) In cases where the election under section 1372 of the Internal Revenue Code of 1954 antedates the election under section 290.972 of this chapter and at the close of the taxable year immediately preceding the effective election under section 290.972 the corporation has a reserve of undistributed taxable income previously taxed to shareholders under the provisions of the Internal Revenue Code of 1954, in the event and to the extent that such reserve is distributed to shareholders such distribution shall be taxed as a dividend for purposes of this act.

Items of gross income includible within these definitions shall be deemed such regardless of the form in which received. Items of gross income shall be included in gross income of the taxable year in which received by a taxpayer unless property to be accounted for as of a different taxable year under methods of accounting permitted by section 290.07, except that (1) amounts transferred from a reserve or other account, if in effect transfers to surplus, shall, to the extent that such amounts were accumulated through deductions from gross income or entered into the computation of taxable net income during any taxable year, be treated as gross income for the year in which the transfer occurs, but only to the extent that such amounts resulted in a reduction of the tax imposed by this act, and (2) amounts received as refunds on account of taxes deducted from gross income during any taxable year shall be treated as gross income for the year in which actually received, but only to the extent that such amounts resulted in a reduction of the tax imposed by this act.

(d) Modification in computing taxable income of the estate of a decedent. Amounts allowable under section 291.07, subdivision 1 (2) in computing Minnesota inheritance tax liability shall not be allowed as a deduction in computing the taxable income of the estate unless there is filed within the time and in the manner and form prescribed by the commissioner a statement that the amounts have not been allowed as a deduction under section 291.07 and a waiver of the right to have such amounts allowed at any time as deductions under section 291.07. The provisions of this paragraph shall not apply with respect to deductions allowed under section 290.077 (relating to income in respect of decedents). In the event that the election made for federal tax

purposes under section 642 (g) of the Internal Revenue Code of 1954 differs from the election made under this paragraph appropriate modification of the estate's federal taxable income shall be made to implement the election made under this paragraph in accordance with regulations prescribed by the commissioner.

- Subd. 5. [CUSTODIAL ACCOUNTS.] A custodial account within the meaning of section 401 (f) or section 403 (b) (7) of the Internal Revenue Code of 1954 as amended through December 31, 1974, shall be treated as a trust under this section.
- Subd. 6. [INDIVIDUAL RETIREMENT ACCOUNTS.] Any individual retirement account that is exempt from taxation under the provisions of section 408 of the Internal Revenue Code of 1954 as amended through December 31, 1974, shall also be exempt from taxation under the provisions of this chapter.
- Sec. 3. Minnesota Statutes 1974, Chapter 290, is amended by adding a section to read:
- [290.032] Subdivision 1. There is hereby imposed as an addition to the annual income tax for a taxable year of a taxpayer in the classes described in section 290.03 a tax with respect to any distribution received by such taxpayer that is treated as a lump sum distribution under section 402 (e) of the Internal Revenue Code of 1954, as amended through December 31, 1974, and that is subject to tax for such taxable year under section 402 (e) of the Internal Revenue Code of 1954, as amended through December 31, 1974.
- Subd. 2. The amount of tax imposed by subdivision 1 shall be computed in the same way as the tax imposed under section 402 (e) of the Internal Revenue Code of 1954, as amended through December 31, 1974, except that the initial separate tax shall be an amount equal to ten times the tax which would be imposed by section 290.03 if the recipient was an individual referred to in such section and the taxable net income, excluding the credits allowed in section 290.06, subdivision 3c, and section 290.21, was an amount equal to one-tenth of the excess of
- (i) the total taxable amount of the lump sum distribution for the taxable year, over
- (ii) the minimum distribution allowance, and except that references in section 402 (e) of the Internal Revenue Code of 1954, as amended through December 31, 1974, to paragraph (1) (A) thereof shall instead be references to subdivision 1 of this section.
- Subd. 3. The tax imposed by this section on a non-resident individual shall be based only on that part of the lump sum dis-

tribution attributable to personal or professional services within this state.".

Renumber the remaining section accordingly.

Further, amend the title, in line 5, after "trusts" by inserting "and annuities" and by deleting all of lines 9 and 10 and inserting in lieu thereof "Statutes 1974, Chapter 290, by adding a section, and Sections 290.01, Subdivision 20; and 290.26.".

There were yeas 27, and nays 96.

Those who voted in the affirmative were:

Adams, S.	Esau	Jopp	Nelsen	Ulland
Albrecht	Evans	Kempe, R.	Niehaus	Wigley
Carlson, A.	Ewald	Knickerbocker	Peterson	Zubay
Dean	Fjoslien	Kvam	Savelkoul	-
DeGroat	Friedrich	Laidig	Schreiber	
Erickson	Heinitz	McCauley	Sieloff	

Those who voted in the negative were:

Adams, L.	Eckstein	Kalis	Nelson	Skoglund
Anderson, G.	Eken	Kelly, R.	Norton	Smith
Anderson, I.	Enebo	Kelly, W	Novak	Smogard
Arlandson	Faricy	Kempe, A.	Osthoff	Spanish
Beauchamp	Forsythe	Ketola	Parish	Stanton
Begich	Fudro	Knoll	Patton	Suss
Berg	Fugina	Kostohryz	Pehler	Swanson
Birnstihl	George	Kroening	Petrafeso	Tomlinson
Braun	Graba	Langseth	Philbrook	Vanasek
Brinkman	Hanson	Lemke	Prahl	Vento
Byrne	Haugerud	Lindstrom	Reding	Wenstrom
Carlson, L.	Hokanson	Luther	St. Onge	Wenzel
Carlson, R.	Jacobs	Mangan	Samuelson	White
Casserly	Jaros	Mann	Sarna	Wieser
Clark	Jensen	McCarron	Schulz	Williamson
Clawson	Johnson, C.	McCollar	Schumacher	Speaker Sabo
Corbid	Johnson, D.	Meier	Setzepfandt	-
Dahl	Jude	Menning	Sieben, H.	
Dieterich	Kahn	Moe	Sieben, M.	
Doty	Kaley	Neisen	Simoneau	

The amendment was not adopted.

Pursuant to rule 1.6, a roll call was taken on the motion of Dieterich to recommend passage of H. F. No. 178.

There were yeas 111, and nays 12.

Those who voted in the affirmative were:

Abeln	Beauchamp	Braun	Casserly	Dean
Adams, I	Begich	Byrne	Clark	Dieterich
Adams, S.	Berg	Carlson, A.	Clawson	Doty
Anderson, I.	Biersdorf	Carlson, L.	Corbid	Eckstein
Arlandson	Birnstihl	Carlson, R.	Dahl	\mathbf{E} ken

Enebo	Kaley	McCauley	Rice	Stanton
Erickson	Kalis	McCollar	St. Onge	Suss
Evans	Kelly, R.	McEachern	Samuelson	Tomlinson
Faricy	Kelly, W.	\mathbf{Meier}	Sarna	Ulland
Friedrich	Kempe, A.	Moe	Savelkoul	Vanasek
Fudro	Kempe, R.	Neisen	Schreiber	Vento
Fugina	Ketola	Nelson	Schulz	Voss
George	Knickerbocker	Norton	Schumacher	Wenstrom
Graba		Novak	Searle	Wenzel
Hanson	Kostohryz	Osthoff	Setzepfandt	White
Haugerud	Kroening	Parish	${f Sherwood}$	Wieser
Hokanson	Laidig	Patton	Sieben, H.	Williamson
Jaros	Langseth	Pehler	Sieben, M.	Zubay
Jensen	Lemke	Petrafeso	Simoneau	Speaker Sabo
Johnson, C.	Lindstrom	Philbrook	Skoglund	
Johnson, D.	Luther	Pleasant	Smith	
Jude	Mangan	Prahl	Smogard	
Kahn	McCarron	Reding	Spanish	

Those who voted in the negative were:

Albrecht	Ewald	Јорр	Niehaus	Sieloff
DeGroat	Forsythe	Kvam	Peterson	
Esan	Heinitz	Nelsen	·	

The motion prevailed.

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

- H. F. Nos. 227, 445, 483, 178, 278 and 138 which it recommended to pass.
 - S. F. Nos. 19 and 7 which it recommended to pass.
 - H. F. Nos. 114 and 541 upon which it recommended progress.
- H. F. No. 432 upon which it recommended to pass with the following amendment offered by Ketola:
- Page 2, line 17, after "if" add "the number of members is reduced".
 - Page 3, after line 8, add a new section to read:
- "Sec. 2. This act is effective the day following its final enactment.".

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

ADJOURNMENT

Anderson, I., moved that when the House adjourns today it adjourn until 2:00 p.m., Thursday, March 13, 1975. The motion prevailed.

Anderson, I., moved that the House adjourn. The motion prevailed and the Speaker declared the House adjourned until 2:00 p.m., Thursday, March 13, 1975.

EDWARD A. BURDICK, Chief Clerk, House of Representatives