STATE OF MINNESOTA

SIXTY-NINTH SESSION - 1976

EIGHTY-FIFTH DAY

SAINT PAUL, MINNESOTA, TUESDAY, MARCH 9, 1976

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 Adams, L.	Doty Eckstein	Kahn Kaley	Munger Neisen	Sherwood Sieben, H.
Adams, S. Albrecht	Eken Enebo	Kalis Kelly, R.	Nelsen Nelson	Sieben, M. Sieloff
Anderson, G.	Erickson	Kelly, W.	Niehaus	Simoneau
	Esau	Kempe, A.	Norton	
Anderson, I. Arlandson	Evans	Kempe, R.	Novak	Skoglund Smith
Beauchamp	Ewald	Ketola	Osthoff	
Barioh	Faricy	Knickerbocker	Parish	Smegard
Begich Berg	Fioslien	Knoll	Patton	Spanish Stanton
Berglin	Forsythe	Kostohryz	Pehler	Suss
Biersdorf	Friedrich	Kroening	Peterson	
Birnstihl	Fudro	Kvam	Petrafeso	Swanson
				Tomlinson
Braun	Fugina	Laidig	Philbrook	Ulland
Brinkman	George	Langseth	Pleasant	Vanasek
Byrne	Graba	Lemke	Prahl	Vento
Carlson, A.	Hanson	Lindstrom	Reding	Volk
Carlson, L.	Haugerud	Luther	Rice	Voss
Carlson, R.	Heinitz	Mangan	St. Onge	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.	Menning	Schumacher	Zubay
DeGroat	Jopp	Metzen	Searle	Speaker Sabo
Dieterich	Jude	Moe	Setzepfandt	
			· -	

A quorum was present.

The Chief Clerk proceeded to read the Journal of the preceding day. On the motion of Laidig 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. 2342, 2093, 2518, 2321, 2297, 2155, 2154, 2107, 2053, 1963, 1962, 1918, 595, 2496, 1372, 1960, 1966, 2148, 2442, 2288, 2463, 2441, 1967, 2109, 2166, 2224, 2239, 2295, 2338, 2389, 2490, 1926, 1979, 2007, 2010, 2048, 2090, 2159, 101, 1228, 1581, 1883, 1913, 1919, 1964, 2009, 2492, 1826, 1961, 1382 and 1349 and S. F. Nos. 2057, 2076, 1967, 2070, 2161, 2318, 1262, 1388, 1880, 1976, 1996, 1997, 2077 and 1876 have been placed in the members' files.

S. F. No. 2070 and H. F. No. 2104, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Kahn moved that S. F. No. 2070 be substituted for H. F. No. 2104 and that the House File be indefinitely postponed. The motion prevailed.

PETITIONS AND COMMUNICATIONS

The following communication was received:

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

March 8, 1976

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

I have the honor to inform you that the following enrolled Acts of the 1976 Session of the State Legislature have been received from the Office of the Governor and are deposited in the Office of the Secretary of State for preservation, pursuant to the State Constitution, Article IV, Section 23:

S.F. No.	H.F. No.	Session Laws Chapter No.	Date Approved 1976	Date Filed 1976
869		28	March 5	March 5
1551		29	March 5	March 5
	369	30	March 5	March 5
	717	31	March 5	March 5

85th]	Day]	TUESDAY, MA	4513	
S.F. No.	H.F. No.	Session Laws Chapter No.	Date Approved 1976	Date Filed 1976
	719	32	March 5	March 5
	933	33	March 5	March 5
	951	34	March 5	March 5
	1104	35	March 5	March 5
	1191	36	March 5	March 5
			Sincerely,	*

Joan Anderson Growe

Secretary of State

REPORTS OF STANDING COMMITTEES

Moe from the Committee on Crime Prevention and Corrections to which was referred:

H. F. No. 1955, A bill for an act relating to crimes; exempting prison guards from pistol permit requirements when on duty; amending Minnesota Statutes, 1975 Supplement, Section 624.714, by adding a subdivision.

Reported the same back with the following amendments:

Page 1, line 10, delete "the state".

Page 1, delete line 11.

Page 1, line 12, delete "institution for women" and insert "an adult state correctional institution".

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

The report was adopted.

Moe from the Committee on Crime Prevention and Corrections to which was referred:

H. F. No. 2257, A bill for an act relating to juvenile courts; requiring written findings of fact for all dispositions of delinquent, dependent, and neglected children; amending Minnesota Statutes 1974, Sections 260.185, Subdivision 1; and 260.191, Subdivision 1.

Reported the same back with the following amendments:

Page 1, after line 17, insert a new clause (b) to read as follows:

"(b) Direct public agencies to offer appropriate human services to the child or to any member of the child's family if that family member is amenable to receiving these human services. For the purposes of this clause, "member of the child's family" or "family member" means the child's relative, guardian, or custodian living in the same household with the child;".

Renumber the remaining clauses.

Further, amend the title as follows:

Page 1, line 2, after "courts;" insert "authorizing the court to direct public agencies to offer appropriate social services under certain circumstances to members of the child's family;".

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

The report was adopted.

Moe from the Committee on Crime Prevention and Corrections to which was referred:

H. F. No. 2329, A bill for an act relating to corrections; increasing the scope of the jurisdiction and power of the ombudsman; preserving the rights of complainants; providing a penalty for persons hindering the ombudsman; removing an expiration date; amending Minnesota Statutes 1974, Sections 241.42, Subdivision 2; 241.44, Subdivisions 1 and 3; and Chapter 241, by adding a section; repealing Laws 1973, Chapter 553, Section 7.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1974, Section 241.42, Subdivision 2, is amended to read:

Subd. 2. "Administrative agency" or "agency" means any division, official, or employee of the Minnesota department of corrections, the Minnesota corrections authority (AND), the board of pardons and county or regional correction or detention facilities or agencies for correction or detention programs, but does not include:

(a) any court or judge;

- (b) any member of the senate or house of representatives of the state of Minnesota;
 - (c) the governor or his personal staff;
- (d) any instrumentality of the federal government of the United States;
 - (e) any political subdivision of the state of Minnesota;
 - (f) any interstate compact.
- Sec. 2. Minnesota Statutes 1974, Section 241.44, Subdivision 1, is amended to read:
- 241.44 [POWERS OF OMBUDSMAN; INVESTIGATIONS; ACTION ON COMPLAINTS; RECOMMENDATIONS.] Subdivision 1. [POWERS.] The ombudsman shall have the following powers:
- (a) He may prescribe the methods by which complaints are to be made, reviewed, and acted upon; provided, however, that he may not levy a complaint fee;
- (b) He may determine the scope and manner of investigations to be made;
- (c) Except as otherwise provided, he may determine the form, frequency, and distribution of his conclusions, recommendations, and proposals; provided, however, that the governor or his representative may, at any time the governor deems it necessary, request and receive information from the ombudsman. Neither the ombudsman nor any member of his staff shall be compelled to testify in any court with respect to any matter involving the exercise of his official duties except as may be necessary to enforce the provisions of sections 241.41 to 241.45;
- (d) He may investigate, upon a complaint (IN WRITING) or upon his own initiative, any action of an administrative agency;
- (e) He may request and shall be given access to information in the possession of an administrative agency which he deems necessary for the discharge of his responsibilities;
- (f) He may examine the records and documents of an administrative agency;
- (g) He may enter and inspect, at any time, premises within the control of an administrative agency;

- (h) He may (ORDER) administer oaths, subpoena any person to appear(,) and give testimony, (OR PRODUCE) subpoena documentary or other evidence which the ombudsman deems relevant to a matter under his inquiry, and may petition the appropriate state court to seek compliance with the subpoena; provided, however, that any witness at a hearing or before an investigation as herein provided, shall possess the same privileges reserved to such a witness in the courts or under the laws of this state;
- (i) The ombudsman may bring an action in an appropriate state court to provide the operation of the powers provided in this subdivision. The ombudsman may use the services of legal assistance to Minnesota prisoners for legal counsel. The provisions of sections 241.41 to 241.45 are in addition to other provisions of law under which any remedy or right of appeal or objection is provided for any person, or any procedure provided for inquiry or investigation concerning any matter. Nothing in sections 241.41 to 241.45 shall be construed to limit or affect any other remedy or right of appeal or objection nor shall it be deemed part of an exclusionary process; and
- (j) He may be present at Minnesota corrections authority parole and parole revocation hearings and, when the authority sits in a unit constituting a quorum, at parole and parole revocation deliberations.
- Sec. 3. Minnesota Statutes 1974, Section 241.44, is amended by adding a subdivision to read:
- Subd. 1a. No proceeding or civil action except removal from office or a proceeding brought pursuant to sections 15.162 to 15.168 shall be commenced against the ombudsman for actions taken pursuant to the provisions of sections 241.41 to 241.45, unless the act or omission is actuated by malice or is grossly negligent.
- Sec. 4. Minnesota Statutes 1974, Section 241.44, Subdivision 3, is amended to read:
- Subd. 3. [COMPLAINTS.] The ombudsman may receive a complaint from any source concerning an action of an administrative agency. He may, on his own motion or at the request of another, investigate any action of an administrative agency.

The ombudsman may exercise his powers without regard to the finality of any action of an administrative agency; however, he may require a complainant to pursue other remedies or channels of complaint open to the complainant before accepting or investigating the complaint. After completing his investigation of a complaint, the ombudsman shall inform the complainant, the administrative agency, and the official or employee, of the action taken.

A letter to the ombudsman from a person in an institution under the control of an administrative agency shall be forwarded immediately and unopened to the ombudsman's office. Correspondence from the ombudsman to the person shall be delivered unopened to the person, promptly after its receipt by the institution.

No complainant shall be punished nor shall the general condition of his confinement or treatment be unfavorably altered as a result of his having made a complaint to the ombudsman.

- Sec. 5. [REPEALER.] Minnesota Statutes 1974, Section 241.42, Subdivisions 3 and 4; and Laws 1973, Chapter 553, Section 7, are repealed.
- Sec. 6. [APPROPRIATIONS.] There is appropriated from the general fund in the state treasury the sum of \$\\$\$ to the office of ombudsman for corrections for the purposes of this act.".

Further amend the title as follows:

Page 1, line 4, delete "providing a".

Page 1, delete line 5.

Page 1, line 6, after ";" and before "amending" insert "appropriating money;".

Page 1, line 8, after "and 3" insert ", and by adding a sub-division".

Page 1, line 8, delete "and Chapter 241, by".

Page 1, line 9, delete "adding a section;".

Page 1, line 9, after "repealing" and before "Laws", insert "Minnesota Statutes 1974, Section 241.42, Subdivisions 3 and 4; and".

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

The report was adopted.

Moe from the Committee on Crime Prevention and Corrections to which was referred:

S. F. No. 53, A bill for an act relating to peace officer training courses; eligibility; amending Minnesota Statutes 1974, Section 626.851, Subdivision 2.

Reported the same back with the following amendments:

Page 1, line 14, delete "rule and regulation" and insert "rules".

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

The report was adopted.

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

H. F. No. 1993, A bill for an act relating to education; providing standards for the education of handicapped children; requiring a hearing and appeals process; providing benefits for all handicapped children residing in the school district; amending Minnesota Statutes 1974, Section 120.17, Subdivisions 3, 4, and by adding a subdivision; and Minnesota Statutes, 1975 Supplement, Section 120.17, Subdivision 1.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert the following:

"Section 1. Minnesota Statutes, 1975 Supplement, Section 120.17, Subdivision 1, is amended to read:

120.17 [HANDICAPPED CHILDREN.] Subdivision 1. [SPECIAL INSTRUCTION FOR HANDICAPPED CHIL-DREN.] Every district shall provide special instruction and services, either within the district or in another district, for handicapped children of school age who are residents of the district and who are handicapped as set forth in section 120.03. (WHEN THE PROVISION OF INSTRUCTION, TRAINING, AND SERVICES MAY RESULT IN HARDSHIP OR INJURY TO THE CHILD, THE SCHOOL BOARD MAY APPEAL THE MANDATORY PROVISIONS OF LAWS 1971, CHAPTER 689 TO THE COMMISSIONER OF EDUCATION WHO SHALL DETERMINE WHAT PROVISIONS SHALL BE MADE BY THE DISTRICT FOR THE EDUCATION OF THE CHILD.) School age means the ages of four years to 21 years for children who are deaf, blind, crippled or have speech defects; and five years to 21 years for mentally retarded children; and shall not extend beyond secondary school or its equivalent. Every district

may provide special instruction and services for handicapped children who have not attained school age. Districts with less than the minimum number of eligible handicapped children as determined by the state board shall cooperate with other districts to maintain a full sequence of programs for education, training and services for handicapped children as defined in section 120.03 (, SUBDIVISIONS 1 TO 3. A DISTRICT THAT DECIDES TO MAINTAIN PROGRAMS FOR TRAINABLE HANDICAPPED CHILDREN IS ENCOURAGED TO COOPERATE WITH OTHER DISTRICTS TO MAINTAIN A FULL SEQUENCE OF PROGRAMS).

- Sec. 2. Minnesota Statutes 1974, Section 120.17, Subdivision 3, is amended to read:
- Subd. 3. [RULES OF THE STATE BOARD.] The state board shall promulgate rules relative to qualifications of essential personnel, courses of study or training, methods of instruction and training, pupil eligibility, size of classes, rooms, equipment, supervision, parent consultation and any other rules and standards it deems necessary, for instruction of handicapped children. These rules shall provide standards and procedures appropriate for the implementation of subdivisions 3a and 3b of this section.
- Sec. 3. Minnesota Statutes 1974, Section 120.17, is amended by adding a subdivision to read:
- Subd. 3a. [SCHOOL DISTRICT OBLIGATIONS.] Pursuant to rules promulgated under subdivision 3, every district shall take such steps as may be necessary to insure that:
- (a) All handicapped children are provided the special instruction and services which are appropriate to their needs:
- (b) Handicapped children to the extent appropriate and their parents or guardians are guaranteed procedural safeguards and the right to participate in decisions involving identification, assessment and educational placement of handicapped children;
- (c) To the maximum extent appropriate, handicapped children, including those in public or private institutions or other care facilities, are educated with children who are not handicapped, and that special classes, separate schooling, or other removal of handicapped children from the regular educational environment occurs only when and to the extent that the nature or severity of the handicap is such that education in regular classes with the use of supplementary services cannot be achieved satisfactorily;
- (d) In accordance with recognized professional standards, testing and evaluation materials and procedures utilized for the

purposes of classification and placement of handicapped children are selected and administered so as not to be racially or culturally discriminatory; and

- (e) The rights of the child are protected when the parents or guardians are not known or not available, or the child is a ward of the state.
- Sec. 4. Minnesota Statutes 1974, Section 120.17, is amended by adding a subdivision to read:
- Subd. 3b. [PROCEDURES FOR DECISIONS.] Pursuant to rules promulgated under subdivision 3, every district shall utilize at least the following procedures for decisions involving identification, assessment and educational placement of handicapped children:
- (a) Parents and guardians shall receive prior written notice of: (1) any proposed formal educational assessment of their child; (2) a proposed placement of their child in, transfer from or to or denial of placement in a special education program; or (3) the proposed provision, denial or removal of special education services for their child;
- (b) Parents and guardians shall have an opportunity to meet with appropriate district staff in one or more conciliation conferences if they object to any proposal of which they are notified pursuant to clause (a);
- (c) Parents and guardians shall have an opportunity to obtain an informal due process hearing initiated and conducted in the school district where the child resides, if after one or more conciliation conferences the parent or guardian continues to object to: (1) a proposed formal educational assessment of their child; (2) the proposed placement of their child in, or transfer of their child to a special education program; (3) the proposed denial of placement of their child in a special education program or the transfer of their child from a special education program; (4) the proposed provision of special education services for their child; or (5) the proposed denial or removal of special education services for their child.

At the option of the school board, the hearing shall take place either before the school board, or before a person who is mutually agreed to by the school board and the parent or guardian or appointed by the commissioner in case of disagreement. The proceedings shall be recorded and preserved, at the expense of the school district, pending ultimate disposition of the action. The cost of all hearings shall be paid by the school district.

(d) Within five days of a hearing pursuant to clause (c), the person or persons conducting the hearing shall issue a local deci-

sion which shall be binding on all parties unless appealed to the commissioner by the parent or guardian or school board pursuant to clause (e).

The local decision shall:

- (1) be in writing;
- (2) state the controlling facts upon which the decision is made in sufficient detail to apprise the parties and the commissioner of the basis and reason for the decision;
- (3) explain if the special education program or special education services appropriate to the child's needs can be reasonably provided within the resources available to the responsible district or districts;
- (4) reflect the amount and source of any additional district expenditure necessary to implement the decision; and
- (5) be based on the standards set forth in subdivision a and the rules of the state board.
- (e) Any local decision issued pursuant to clauses (c) and (d) may be appealed to the commissioner within 15 days of receipt of the written decision, by the parent or guardian or the school board.

If the decision is appealed, a written transcript of the hearing shall be made by the school district and shall be accessible to the parties involved within five days of the filing of the appeal; except that for appeals of school boards' local decisions concerning proposals set forth in clause (c) (1), (2), and (4), no written transcript shall be made. The commissioner shall issue a final decision based on the local decision and the transcript within 30 days after receipt of the local decision and the transcript; provided, however, in appeals of school boards' local decisions concerning proposals set forth in clause (c) (1), (2) and (4), the commissioner shall issue a final decision within 30 days after a due process hearing before an impartial hearing officer appointed by the commissioner and the final decision shall be based on the report of the hearing officer. The cost of all such appeals and hearings shall be paid by the commissioner.

The final decision shall:

- (1) be in writing;
- (2) include findings and conclusions; and
- (3) be based upon the standards set forth in subdivision 3a and in the rules of the state board.

- (f) The decision of the commissioner shall be final unless appealed by the parent or guardian or school board to the district court of the county in which the school district in whole or in part is located. The scope of judicial review shall be as provided in chapter 15.
- (g) The child's school district of residence, if different from the district where the child actually resides, shall receive notice of and may be a party to any hearings or appeals pursuant to this subdivision.
- Sec. 5. Minnesota Statutes 1974, Section 120.17, is amended by adding a subdivision to read:
- Subd. 3c. On or before November 15, 1978, the commissioner shall report to the legislature on the experiences of Minnesota school districts in implementing subdivision 3b of this section. The report shall include an assessment of the impact on districts of parental requests for services pursuant to subdivision 3b, clause (c) (3) and (5), and recommendations concerning the need for legislation.
- Sec. 6. Minnesota Statutes 1974, Section 120.17, Subdivision 4, is amended to read:
- Subd. 4. [SPECIAL INSTRUCTIONS FOR NON-RESIDENT CHILDREN.] (THE PARENT OR GUARDIAN OF A HANDICAPPED CHILD WHO RESIDES IN A DISTRICT WHICH DOES NOT PROVIDE SPECIAL INSTRUCTION AND SERVICES WITHIN ITS DISTRICT MAY MAKE APPLICATION TO THE COMMISSIONER FOR SPECIAL INSTRUCTION AND SERVICES FOR HIS CHILD UNDER ONE OF THE METHODS PROVIDED.)
- (IF THE COMMISSIONER FINDS THAT THE LOCAL DISTRICT IS NOT PROVIDING SUCH INSTRUCTION AND SERVICES, HE SHALL ARRANGE FOR THE SPECIAL IN-STRUCTION AND SERVICES PROVIDED.) (IF THE) When a school district provides instruction and services (ARE PRO-VIDED) outside the district of residence, transportation or board and lodging, and any tuition to be paid, shall be paid by the district of residence. The tuition rate to be charged for any handicapped child shall be the actual cost of providing special instruction and services to the child including a proportionate amount for capital outlay and debt service minus the amount of special aid for handicapped children received on behalf of that child. If the boards involved do not agree upon the tuition rate, either board may apply to the commissioner to fix the rate. The commissioner shall then set a date for a hearing, giving each board at least ten days' notice, and after the hearing the commissioner shall make his order fixing the tuition rate, which (RATE) shall (THEN) be binding on both school districts.

For the purposes herein, any school district or (UNORGANIZED TERRITORY OR) combinations thereof may enter into an agreement, upon such terms and conditions as may be mutually agreed upon, to provide special instruction and services for handicapped children. In that event, one of the participating units may employ and contract with necessary qualified personnel to offer services in the several districts (OR TERRITORIES), and each participating unit shall reimburse the employing unit a proportionate amount of the actual cost of providing the special instruction and services, less the amount of state (REIMBURSEMENT) special education aid, which shall be claimed in full by the employing district.

Sec. 7. Neither the state department of education nor any school district shall expend funds from state appropriations or local tax levies for the purpose of complying with the administrative requirements of Public Law 94-142, an act of the 94th Congress of the United States cited as the "Education for All Handicapped Children Act of 1975," except for those administrative requirements which are also contained in Minnesota laws and statutes, including sections 1 to 6 of this act, or established by the rules of the state board. Only federal funds received pursuant to Public Law 94-142 may be expended to meet these federal requirements not established by Minnesota laws or statutes or the rules of the state board, and no federal funds received pursuant to Public Law 94-142 may be expended for any other purpose until these requirements have been fulfilled."

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

"A bill for an act relating to education; providing standards for the education of handicapped children; requiring a hearing and appeals process; limiting expenditures to meet federal requirements; amending Minnesota Statutes 1974, Section 120.17, Subdivisions 3 and 4, and by adding subdivisions; and Minnesota Statutes, 1975 Supplement, Section 120.17, Subdivision 1.".

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

The report was adopted.

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

H. F. No. 1994, A bill for an act relating to Minnesota culture; preserving and presenting Minnesota folklife.

Reported the same back with the following amendments:

Page 2, line 13, delete ", beliefs, dances,".

Page 2, line 14, delete everything before "and".

Page 2, line 14, delete "other".

Page 2, delete lines 30 to 32.

Page 3, delete lines 1 to 6.

Pages 3 to 6, delete sections 5, 6, 7 and 8 in their entirety and insert:

- "Sec. 5. [STATE FOLKLORIST; POWERS.] Subdivision 1. The state folklorist shall exercise the powers conferred in this section with the approval of the director of the Minnesota historical society.
- Subd. 2. The folklorist may accept gifts and grants for the support of the center; receive money and other property donated, bequeathed, or devised, without condition or restriction other than that it be for the purposes of the center, and use, sell or otherwise dispose of such property for the purpose of carrying out their functions.
- Subd. 3. The state folklorist may enter into contracts with, award grants, loans, and scholarships to individuals and groups, and in the case of clause (5), to private radio and television broadcasters, museums, educational institutions and corporations for the purpose of:
- (1) support and promotion of research, scholarship, and training in Minnesota folklife;
- (2) support and promotion of live performances, festivals, exhibits, and workshops related to Minnesota folklife;
- (3) purchase, receipt, support, and promotion of exhibitions and displays, including presentations by still and motion picture films and audio and visual magnetic tape recordings, which represent or illustrate some aspect of Minnesota folklife;
- (4) purchase, production and support of exhibitions, projects, presentations, and materials especially designed for classroom use representing or illustrating some aspect of Minnesota folklife; and
- (5) making arrangements to present, display, exhibit, disseminate, communicate and broadcast to local, regional, or state audiences any item referred to in subdivision 4, clause (2).
 - Subd. 4. The state folklorist may:

- (1) Establish and maintain branches of the center in conjunction with any state department, agency, or institution;
- (2) Procure, receive, purchase, and collect for preservation or retention in an appropriate archive or museum creative works, exhibitions, presentations, objects, materials, artifacts, and audio and visual records including still and motion picture film, records, audio and visual magnetic tape recordings, written records, and manuscripts which represent or illustrate some aspect of Minnesota folklife;
- (3) Establish procedures for loaning or making available any item in the archive authorized by this act to any individual or group;
- (4) Loan, lease, or otherwise make available to public, private, and nonprofit educational institutions items developed pursuant to subdivision 3, clause (4);
- (5) Develop and implement other programs to preserve, support, revitalize, and disseminate Minnesota folklife.
- Sec. 6. [STATE FOLKLORIST; DUTIES.] Subdivision 1. It shall be the duty of the state folklorist to:
- (1) Sponsor, engage in, and direct fundamental research into the folklife of this state and to encourage and coordinate folklife research and investigation undertaken within the state;
- (2) Cooperate with other agencies of the state which may have authority to determine the location of folklife materials;
- (3) Protect to the extent possible and encourage the preservation of folklife items located on privately owned property or otherwise in the private possession of individuals;
- (4) Obtain for the state objects of folklife significance and data relating to the objects;
- (5) Cooperate with the university of Minnesota and other institutions and organizations to preserve and collect Minnesota folklife, together with the data relating to the folklife; and
- (6) Disseminate folklife information through the publication of reports of folklife research conducted within the state.
- Subd. 2. [ANNUAL REPORT.] The state folklorist shall submit to the director of the Minnesota historical society an annual report concerning the operation of the center, including a detailed statement of all private and public funds received and expended by the center and such recommendations as the center deems appropriate.

- Subd. 3. [CONTRIBUTORS' RIGHTS.] The state folklorist shall avoid any actions which infringe on the personal rights of individuals contributing to the center.
- Sec. 7. [FOLKLIFE INFORMATION.] In order to maximize communication and cooperation among those collecting or studying Minnesota folklife, to protect the rights of persons who give information to collectors and students of Minnesota folklife, and to assist those who wish to represent accurately the folklife of the state of Minnesota, the state folklorist may establish procedures by which persons who collect or study Minnesota folklife may (1) submit their plans and report their ongoing and final findings to the center;
- (2) report to the center any use, publication, or production of their work, and provide copies of any publication; and
- (3) provide at no cost to themselves copies of their fieldwork data for deposit in the archive of the center to be used in accordance with the wishes of the donor."

Amend the title as follows:

Page 1, line 3, after "folklife" insert "; creating center for study of Minnesota folklife; creating position of state folklorist in the historical society; prescribing powers and duties of the state folklorist".

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

The report was adopted.

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

H. F. No. 2520, A bill for an act relating to Independent School Districts No. 110, No. 278, No. 535, No. 341, and No. 173 and Special School District No. 1; allowing the school districts to provide certain items for nonpublic school children.

Reported the same back with the following amendments:

Page 1, line 9, delete "Independent" and insert "all".

Page 1, line 9, delete "No. 110, No. 278, No. 535, No.".

Page 1, line 10, delete "341, and No. 173 and Special School District No. 1".

Page 1, line 13, delete "any items" and insert "instructional materials".

Page 1, line 16, delete "department" and insert "board".

Page 1, line 21, delete "This act is effective upon approval by the".

Page 1, delete lines 22 and 23.

Page 2, delete lines 1 and 2 and insert "This act shall be effective the day following final enactment.".

Amend the title as follows:

Line 2, delete "Independent School Districts No. 110,".

Delete line 3.

Line 4, delete "School District No. 1" and insert "education".

Line 4, delete "allowing the" and insert "requiring".

Line 5, delete "certain items" and insert "instructional materials".

Line 5, after "for" insert "certain".

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

The report was adopted.

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

H. F. No. 1440, A bill for an act relating to private cemeteries; recovery of abandoned lots; amending Minnesota Statutes 1974, Chapter 307, by adding a section.

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

The report was adopted.

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

H. F. No. 2086, A bill for an act relating to elections; providing certain changes in voter registration; amending Minnesota

Statutes 1974, Sections 201.091, Subdivisions 2 and 3, and by adding a subdivision; and 201.121, Subdivision 2.

Reported the same back with the following amendments:

Page 1, line 15, after "lists" insert "by precinct".

Page 2, line 9, delete "precinct".

Page 2, line 15, delete "precinct" and insert "registered voter".

Page 2, line 19, after "reproduction" insert "and a paper copy of the list shall be available for examination without cost".

Page 2, line 20, strike "precinct" and insert "registered voter".

Page 2, line 21, strike "precinct" and insert "registered voter".

Pages 2 and 3, strike all of section 4.

Further amend the title as follows:

Page 1, lines 2 and 3, delete "providing certain changes in voter registration" and insert "requiring the county auditor to make available certain voter registration lists".

Page 1, lines 5 and 6, strike "; and 201.121, Subdivision 2".

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

The report was adopted.

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

H. F. No. 1397, A bill for an act relating to the organization and operation of state government; changing the membership of the higher education coordinating board and establishing new duties for the board; creating a legislative advisory task force; amending Minnesota Statutes 1974, Sections 136A.02, Subdivisions 1, 2 and 4; 136A.07; and Minnesota Statutes, 1975 Supplement, Sections 136A.04; and 136A.05.

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

The report was adopted.

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

H. F. No. 1682, A bill for an act relating to energy; establishing a state program of low interest loans to provide installation of solar furnaces in single family dwellings; appropriating money; amending Minnesota Statutes 1974, Section 462A.05, by adding a subdivision.

Reported the same back with the following amendments:

Page 1, line 22, delete "low and other income".

Page 1, line 23, delete "provide" and insert "enable the acquisition and".

Page 1, line 23, delete "heating".

Page 2, delete line 1 and insert "systems for new and existing residential housing.".

Page 2, line 7, delete "of single family dwellings" and insert "or builders of residential housing".

Page 2, line 8, delete "furnaces to provide heating for the".

Page 2, delete lines 9 to 27 and insert "energy systems. A loan shall be made upon such terms and conditions as the agency determines to be necessary to accomplish the purposes of this subdivision and to provide reasonable security for repayment of the loan.

- (b) For purposes of this subdivision the term "solar energy system" means a set of devices having as its primary purpose to collect solar energy and convert and store it for useful purposes including heating and cooling buildings or other energy-using processes, or to produce generated power by means of any combination of collecting, transferring, or converting solar-generated energy.
- (c) The principal repayments of a loan under this subdivision shall be retained by the agency in a revolving loan fund and are hereby appropriated to the agency for further use in the program established by this subdivision.
- (d) No loan shall be authorized until the agency determines that the solar energy system meets quality performance standards promulgated by the commissioner of administration. The building code division of the department of administration in consultation with the Minnesota energy agency shall promulgate standards by December 31, 1976, pursuant to Minnesota Statutes, Chapter 15, to insure that within the existing state of development, solar energy systems which are sold or installed within the state are effective and represent a high standard of quality of

material, workmanship, design, and performance. The department of administration in consultation with the Minnesota energy agency shall modify existing standards and promulgate new standards subsequent to December 31, 1976 as new technology and materials become available. Manufacturers or retailers of solar energy systems shall disclose to each bona fide potential purchaser of a system the extent to which the system meets or exceeds each quality standard.

- (e) No loan shall be authorized unless the loan applicant agrees to conform the housing structure to energy conservation standards relating to the exterior envelope of the structure as promulgated by the commissioner of administration pursuant to section 116H.12.
- (f) No loan shall be authorized until the applicant has submitted an economic analysis form to the local building inspector, as defined in section 16.861, and the inspector has (1) inspected the structure and the plans and specifications for the system, (2) approved the economic analysis form, and (3) delivered the form to the agency with a copy to the applicant. The form shall be prepared by the director of the agency after consultation with the commissioner of administration and the director of the Minnesota energy agency. The form shall reflect the standards provided for in clauses (d) and (e). The inspector shall approve the form if he determines the data thereon to be accurate, and if he determines, pursuant to standards promulgated by rule by the director of the agency after consultation with the commissioner of administration and the director of the Minnesota energy agency, that the installation of the system and any necessary energy conservation measures are economically feasible and will result in energy and cost savings over the anticipated life of the system and structure.
- (g) No loan shall be authorized in excess of \$6,000 for the acquisition and installation of the system, and \$2,000 for necessary conservation measures to meet the standards of clause (e) in the structure for which the system is to be installed."

Re-letter subsequent clauses.

Page 2, line 28, delete "department" and insert "commissioner".

Page 3, line 3, after "purposes of" insert "making loans and paying administrative costs pursuant to".

Further delete the title in its entirety and insert:

"A bill for an act relating to housing; enabling the housing finance agency to make loans available for the acquisition and installation of solar energy systems and for improving energy conservation in the structure; appropriating money; amending Minnesota Statutes 1974, Section 462A.05, by adding a subdivision.".

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 to which was referred:

H. F. No. 2217, A bill for an act relating to veterinary medicine; proscribing certain practices by unlicensed persons; authorizing practice by students in certain circumstances; changing the licensing fee; setting licensing standards; defining terms; amending Minnesota Statutes 1974, Sections 156.001, by adding a subdivision; 156.02, Subdivisions 1 and 2; 156.03; 156.04; 156.07; 156.072, Subdivision 1, and by adding subdivisions; and 156.12.

Reported the same back with the following amendments:

Page 4, line 10, strike "\$10" and insert "\$25".

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

The report was adopted.

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

H. F. No. 2298, A bill for an act relating to eminent domain; time of title and possession; providing that certain payments deposited with the court shall not draw interest; amending Minnesota Statutes, 1975 Supplement, Section 117.042.

Reported the same back with the following amendments:

Page 1, lines 22 and 23, delete the new language.

Page 2, line 1, delete the new language.

Page 2, line 7, after "award." insert "The amount deposited shall be deposited by the clerk of court in an interest bearing account no later than the business day next following the day on which the amount was deposited with the court. All interest credited to the amount deposited from the date of deposit shall be paid to the ultimate recipient of the amount deposited."

Further amend the title:

Line 4, delete "not".

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

The report was adopted.

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

H. F. No. 2396, A bill for an act relating to the operation of state government; authorizing the director of the energy agency to appoint a personal secretary; amending Minnesota Statutes 1974, Section 116H.03, Subdivision 3.

Reported the same back with the following amendments:

Page 2, line 6 after "deputy" insert "and his personal secretary".

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

The report was adopted.

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

H. F. No. 2435, A bill for an act directing the sale of a certain parcel of tax forfeited land in St. Louis county.

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

The report was adopted.

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

H. F. No. 2534, A bill for an act relating to Chisago, Isanti, and Pine counties; providing retirement benefits for certain judges.

Reported the same back with the following amendments:

Page 1, line 18, delete "1975" and insert "1977".

Page 1, after line 19, add a new section to read:

"Sec. 2. This act is effective upon approval by the governing bodies of Chisago, Pine, and Isanti counties and upon compliance with Minnesota Statutes, Section 645.021.".

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

The report was adopted.

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

H. F. No. 2547, A bill for an act relating to outdoor recreation; creating the citizen's advisory sportsmen's council on Minnesota's outdoor recreational resources; prescribing its powers and duties; providing for a surcharge on fish and game licenses to fund the council.

Reported the same back with the following amendments:

Page 1, line 18, delete "in the same".

Page 1, delete all of line 19.

Page 1, line 20, delete "selected".

Page 1, line 22, delete "that".

Page 1, line 23, delete "organization" and insert "the governor".

Page 1, line 24, after "of the" delete "committee" and insert "council".

Page 1, line 24, after "The" delete "committee" and insert "council".

Page 2, line 1, delete "select" and insert "recommend".

Page 2, line 2, delete "committee" and insert "council subject to the approval of the governor".

Page 2, delete lines 7 and 8 and insert:

"Subd. 3. The council shall be governed by the provisions of Minnesota Statutes, 1975 Supplement, Section 15.059.".

Page 3, after line 1, insert a new section to read:

"Sec. 6. This act is effective the day following final enactment."

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

The report was adopted.

Fugina from the Committee on Higher Education to which was referred:

H. F. No. 2095, A bill for an act relating to education; authorizing the higher education coordinating board and regional consortium to cooperate in the development of health education programs.

Reported the same back with the following amendments:

Page 2, line 3, delete ", and its fiscal agent shall".

Page 2, line 4, delete "be a nonprofit corporation".

Page 2, delete lines 5 to 9 and insert "Subd. 2. [CONSORTIUM MEMBERSHIP.] Member institutions and organizations of each consortium shall be selected by the higher education coordinating board. Each member institution or organization shall be represented by its chief executive or the chief executive's designee. Representatives of member institutions and organizations shall constitute an advisory committee to the higher education coordinating board and shall advise the board and the board's executive director on programs and policies of the consortium. A director and other necessary staff shall be appointed for each consortium in accordance with personnel policies of the higher education coordinating board and with advice from the advisory committee.".

Page 2, line 11, after "to" insert "improve efficiency and effectiveness and minimize duplication in meeting regional needs for health education programs by utilizing the resources of existing institutions to".

Page 2, after line 28, insert "Sec. 4. Policies, plans, programs and activities of the consortium shall be subject to review and approval by the higher education coordinating board in accordance with procedures established by the higher education coordinating board.

Sec. 5. There is appropriated from the general fund of the state treasury to the higher education coordinating board the sum of \$500,000 for the year ending June 30, 1977, for the purposes of this act.".

Further amend the title as follows:

Page 1, line 5, after "programs" insert "; appropriating money".

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

The report was adopted.

Fugina from the Committee on Higher Education to which was referred:

H. F. No. 2238, A bill for an act relating to education; loans to medical students; amending Minnesota Statutes, 1975 Supplement, Section 147.30.

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

The report was adopted.

Fugina from the Committee on Higher Education to which was referred:

H. F. No. 2539, A bill for an act relating to education; creating a legislative advisory task force to study post-secondary education; appropriating money.

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

The report was adopted.

Fugina from the Committee on Higher Education to which was referred:

S. F. No. 357, A bill for an act relating to the university of Minnesota board of regents; providing for student or recent graduate members; amending Minnesota Statutes 1974, Chapter 137, by adding a section.

Reported the same back with the following amendments:

Page 1, line 22, after the period insert "In electing regents pursuant to this section, the legislature is encouraged to consider candidates from all of the five campuses of the university of Minnesota, at Minneapolis and St. Paul, Crookston, Duluth, Morris and Waseca.".

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

The report was adopted.

Kelly, W., from the Committee on Taxes to which was referred:

H. F. No. 2175, A bill for an act relating to taxation; altering calculation of levy limit base adjustments; amending Minnesota Statutes, 1975 Supplement, Section 275.52, Subdivision 4.

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

The report was adopted.

Kelly, W., from the Committee on Taxes to which was referred:

H. F. No. 2546, A bill for an act relating to taxation; providing for certain limitations on real property valuation; amending Minnesota Statutes, 1975 Supplement, Sections 273.11, Subdivision 2 and 273.17, Subdivision 1; repealing Minnesota Statutes 1974, Section 273.11, Subdivision 4.

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

The report was adopted.

SECOND READING OF HOUSE BILLS

H. F. Nos. 1955, 2257, 1993, 1994, 2520, 1440, 2086, 2217, 2298, 2396, 2485, 2534, 2175 and 2546 were read for the second time.

SECOND READING OF SENATE BILLS

S. F. Nos. 2070, 53 and 357 were read for the second time.

INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

White; Jensen; Sieben, H.; Metzen and Kempe, R., introduced:

H. F. No. 2601, A bill for an act relating to corrections; directing the commissioner of corrections to establish and operate juvenile offender maximum security treatment facilities; appropriating money; amending Minnesota Statutes 1974, Section 242.19.

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

Nelson introduced:

H. F. No. 2602, A bill for an act relating to corrections; transferring the powers and duties of the Minnesota corrections authority to the commissioner of corrections; abolishing the Minnesota corrections authority; establishing the Minnesota corrections advisory council; appropriating money.

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

Fugina, Begich, Johnson, D., and Prahl introduced:

H. F. No. 2603, A bill for an act relating to education; revoking the repeal of additional aids for school districts with decreased assessed valuations; amending Laws 1975, Chapter 432, Section 98.

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

Birnstihl introduced:

H. F. No. 2604, A bill for an act relating to state lands; authorizing the conveyance of certain state lands in Rice county to the city of Faribault for the purpose of establishing a nature and agricultural interpretative center.

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

Metzen, McEachern, Jensen and Skoglund introduced:

H. F. No. 2605, A bill for an act relating to wages; regulating payroll deductions for employees of the state; amending Minnesota Statutes 1974, Section 10.39, Subdivision 1.

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

Pehler, Savelkoul and Schulz introduced:

H. F. No. 2606, A bill for an act relating to taxation; providing for the taxation of unemployment compensation benefits if the recipient's other income is in excess of \$12,000 in the year; amending Minnesota Statutes 1974, Section 290.08, Subdivision 6.

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

Wenzel introduced:

H. F. No. 2607, A bill for an act relating to the city of Little Falls; firemen's service pensions.

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

Fugina introduced:

H. F. No. 2608, A bill for an act relating to the city of Buhl; police officers membership in the public employees retirement association.

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

Carlson, L.; Swanson; Adams, L.; Wigley and Braun introduced:

H. F. No. 2609, A bill for an act relating to public welfare; requiring a division for the physically handicapped within the state department of public welfare; amending Minnesota Statutes 1974, Section 256.01, Subdivision 4.

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

Wenzel; Kempe, R.; Menning; Sieloff and Jude introduced:

H. F. No. 2610, A bill for an act relating to public welfare; abortion; prohibiting the use of any state funds in the performance, procurement, inducement or advocacy of abortion.

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

Novak, Neisen and Philbrook introduced:

H. F. No. 2611, A bill for an act relating to public health; regulating the sale, use, and display of certain substances; providing a penalty; repealing Minnesota Statutes 1974, Sections 145.38; 145.39; and 145.40.

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

Fugina introduced:

H. F. No. 2612, A bill for an act relating to taconite and semitaconite companies; withdrawing the right of taconite and semitaconite companies to exercise the power of eminent domain; specifying the powers of the commissioner of natural resources to grant licenses and permits over state owned lands in connection with the operations of such companies; amending Minnesota Statutes 1974, Sections 117.47; and repealing Minnesota Statutes 1974, Sections 117.46; and 117.461.

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

Lindstrom, Haugerud and Pehler introduced:

H. F. No. 2613, A bill for an act relating to drivers' licenses; revocation for certain offenses; requiring examination for a new license after conviction for certain offenses; amending Minnesota Statutes 1974, Sections 171.17; and 171.29, Subdivision 1.

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

Kvam and Brinkman introduced:

H. F. No. 2614, A bill for an act relating to the counties of Meeker, Stearns, and Wright; appropriating money for restoration and improvements of Clearwater Lake watershed.

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

Evans, Johnson, C., and Wigley introduced:

H. F. No. 2615, A bill for an act relating to the city of Mankato; public transit; granting to the city of Mankato certain powers, duties and exemptions provided by law for transit commissions.

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

Carlson, R.; Ketola; Osthoff; McCarron and Fugina introduced:

H. F. No. 2616, A bill for an act relating to counties; authorizing counties to hire a fire coordinator; amending Minnesota Statutes 1974, Chapter 373, by adding a section.

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

Fugina introduced:

H. F. No. 2617, A bill for an act relating to St. Louis county; providing for disposition of the net proceeds from the sale or rental of tax forfeited land or from the sale of any products therefrom in St. Louis county; repealing Laws 1955, Chapter 826, as amended.

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

Savelkoul introduced:

H. F. No. 2618, A bill for an act relating to the city of Albert Lea; authorizing a housing finance program; providing for the issuance of general obligation and revenue bonds to finance the program.

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

Fugina introduced:

H. F. No. 2619, A bill for an act relating to aeronautics; providing for the transfer of the Orr airport to local authority.

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

Menning, Anderson, G., and Sieloff introduced:

H. F. No. 2620, A bill for an act relating to taxation; reducing the rate of income tax on corporations; increasing and extending the pollution control equipment credit; providing for an investment credit; permitting deduction of certain taxes paid by corporations; providing a deduction for hiring certain persons; allowing an income averaging method to be used to calculate taxable income; exempting receipts from sale of pollution control equipment from sales tax; amending Minnesota Statutes 1974, Sections 290.06, Subdivisions 1, 9, and 9a, and by adding a subdivision; 290.09, by adding a subdivision; and 297A.25, Subdivision 1; and Chapter 290, by adding a section; and Minnesota Statutes, 1975 Supplement, Section 290.09, Subdivision 4.

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

Erickson, Eckstein, Kvam, Mann and DeGroat introduced:

H. F. No. 2621, A bill for an act relating to taxation; reducing corporate and individual income tax rates; providing for an investment credit; allowing deduction of federal taxes paid by corporations and benefits for hiring certain persons; permitting use of income averaging method for calculating taxable income; amending Minnesota Statutes 1974, Sections 290.06, Subdivision 1, and by adding a subdivision; 290.09, by adding a subdivision; and Chapter 290, by adding a section; and Minnesota Statutes, 1975 Supplement, Sections 290.06, Subdivision 2c; and 290.09, Subdivision 4.

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

Nelsen introduced:

H. F. No. 2622, A bill for an act relating to health; exempting certain leased public health facilities from property taxation; amending Minnesota Statutes 1974, Section 447.47.

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

Lindstrom; Kelly, W.; Adams, S.; Abeln and Beauchamp introduced:

H. F. No. 2623, A resolution memorializing the Congress of the United States to increase the federal credit for state death taxes paid and to provide a similar credit for state gift taxes paid.

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

Moe, Jaros, Laidig, Patton and Sieben, M., introduced:

H. F. No. 2624, A bill for an act relating to taxation; exempting certain public pension plan and peace officers benefit fund payments from inheritance taxes; amending Minnesota Statutes 1974, Chapter 291, by adding a section.

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

Hokanson introduced:

H. F. No. 2625, A bill for an act relating to taxation; requiring appeals to boards of equalization before objections to property taxes are determined; amending Minnesota Statutes 1974, Section 278.01.

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

Fugina introduced:

H. F. No. 2626, A bill for an act relating to taxation; permitting a deduction from the sales tax by certain sales tax permit holders to defray the costs of collecting and remitting the tax; amending Minnesota Statutes 1974, Section 297A.26 by adding a subdivision.

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

Kroening, Sabo, Schreiber and Johnson, D., introduced:

H. F. No. 2627, A bill for an act relating to public lands; authorizing the commissioner of natural resources to sell certain state owned lands; and authorizing certain county boards to sell certain tax-forfeited lands.

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

HOUSE ADVISORY BILLS

Pursuant to Rule 5.3, the following House Advisory Bills were introduced:

Wenstrom, Schumacher, Graba and Fjoslien introduced:

H. A. B. No. 66, Providing for a study of the Power Plant Siting Act.

The bill was referred to the Committee on Environment and Natural Resources.

Vento, Berglin, Berg and Graba introduced:

H. A. B. No. 67, Studying development of regional correctional educational resource alternative programs.

The bill was referred to the Committee on Education.

PROGRESS REPORTS ON CONFERENCE COMMITTEES

Pursuant to Joint Rule 13, Dieterich reported on the progress of H. F. No. 1519, now in Conference Committee.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker:

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

H. F. No. 1751, A bill for an act relating to game and fish; firearms permissible for taking wild animals; amending Minnesota Statutes 1974, Section 100.29, Subdivision 9.

PATRICK E. FLAHAVEN, Secretary of the Senate

Dahl moved that the House refuse to concur in the Senate amendments to H. F. No. 1751, that the Speaker appoint a Conference Committee of 3 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two Houses. The motion prevailed.

Mr Speaker:

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

H. F. No. 1530, A bill for an act relating to metropolitan land use and planning; providing certain requirements and procedures for local governmental units and school districts in the metropolitan area; providing interim zoning; amending Minnesota Statutes 1974, Section 462.365, by adding a subdivision; Minnesota Statutes, 1975 Supplement, Section 473.175.

PATRICK E. FLAHAVEN, Secretary of the Senate

Casserly moved that the House refuse to concur in the Senate amendments to H. F. No. 1530, that the Speaker appoint a Conference Committee of 5 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two Houses. The motion prevailed.

[85th Day

Mr. Speaker:

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

H. F. No. 2011, A bill for an act relating to state lands; authorizing the conveyance of certain state lands in Goodhue county to the city of Red Wing.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Schulz moved that the House concur in the Senate amendments to H. F. No. 2011 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 2011, A bill for an act relating to state lands; authorizing the conveyance of certain state lands in Goodhue county to the city of Red Wing.

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

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

Those who voted in the affirmative were:

Dieterich	Jopp	Menning	Searle
Doty	Jude	Metzen	Setzepfandt
Eckstein	Kahn	Moe	Sherwood
Eken	Kaley	Munger	Sieben, H.
Enebo	Kalis	Neisen	Sieben, M.
Erickson	Kelly, R.	Nelsen	Simoneau
Esau	Kelly, W.	Nelson	Skoglund
Evans	Kempe, A.	Niehaus	Smith
Ewald	Kempe, R.	Norton	Smogard
Faricy	Ketola	Novak	Spanish
Fjoslien	Knickerbocker	Osthoff	Stanton
Forsythe	Knoll	Parish	Suss
Friedrich	Kostohryz	Patton	Swanson
Fudro	Kroening	Pehler	Tomlinson
Fugina	Kvam	Peterson	Ulland
George	Laidig	Petrafeso	Vanasek ·
Graba	Langseth	Philbrook	Vento
Hanson	Lemke	Pleasant	Volk
Haugerud	Lindstrom	Prahl	Voss
Heinitz	Luther	St. Onge	Wenstrom
Hokanson	Mangan	Samuelson	Wenzel
Jacobs	Mann	Sarna	White ·
Jaros	McCarron	Savelkoul	Wieser
Jensen	McCaulev	Schreiber	Wigley
			Zubay
		Schumacher	Speaker Sabo
,	- · · · · · · · · · · · · · · · · · · ·		
	Doty Eckstein Eken Enebo Erickson Esau Evans Ewald Faricy Fjoslien Forsythe Friedrich Fudro Fugina George Graba Hanson Haugerud Heinitz Hokanson	Doty Eckstein Eken Eken Eken Enebo Enebo Enebo Enebo Enebo Eneson Esau Erickson Esau Evals Evans Ewald Faricy Forsythe Forsythe Friedrich Friedrich Frudro Frugina George Graba Hanson Haugerud Heinitz Hokanson Jacobs Jaros Johnson, C. Jude Kahn Kall Kempe, R. Kempe, A. Kempe, R. Ketola Knickerbocker Knoll Kostohryz Kroening Kvam Laidig Langseth Lamgseth Luther Mangan Mann Mann MacCarron McCarron McCauley Johnson, C. McCollar	Doty Eckstein Ecken Eken Eken Eken Eken Eken Exaley Munger Enebo Kalis Erickson Erickson Esau Kelly, R. Esau Evans Ewald Kempe, A. Ewald Fjoslien Forsythe Friedrich Forsythe Friedrich Frugina George Laidig Graba Langseth Hanson Haugerud Heinitz Hokanson Jacobs Mann Jaros McCarron Munger Moston Melsen Melsen Melsen Munger Melsen Munger Melsen Melsen Melsen Melsen Munger Metaley Munger Metaley Munger Metaley Munger Metaley Munger Metaley Munger Mun

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

Mr. Speaker:

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

H. F. No. 59, A bill for an act relating to towns; authorizing towns to request the taking of a census by the secretary of state; amending Minnesota Statutes 1974, Chapter 365, by adding a section.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Fjoslien moved that the House concur in the Senate amendments to H. F. No. 59 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 59, A bill for an act relating to towns; authorizing towns to request the taking of a census by the secretary of state; amending Minnesota Statutes 1974, Chapter 365, by adding a section.

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

The question being taken on the repassage of the bill and the roll being called, there were yeas 131, and nays 0, as follows:

Those who voted in the affirmative were:

Abeln Adams, L. Adams, S. Albrecht Anderson, G. Anderson, I. Arlandson Beauchamp Begich Berg Berglin Biersdorf Birnstihl Braun Brinkman Byrne Carlson, A. Carlson, L. Carlson, R. Cassorly	Clark Clawson Corbid Dahl Dean DeGroat Dieterich Doty Eckstein Eken Enebo Erickson Esau Evans Ewans Ewand Faricy Fjoslien Forsythe Friedrich	Fugina George Graba Hanson Haugerud Heinitz Hokanson Jacobs Jaros Jensen Johnson, C. Johnson, D. Jopp Jude Kahn Kaley Kalis Kelly, R. Kelly, W.	Knoll Kostohryz Kroening Kvam Laidig Langseth Lemke Lindstrom Luther Mangan Mann McCarron McCauley McCollar McEachern Menning	Moe Munger Neisen Neisen Nelson Niehaus Norton Novak Osthoff Parish Patton Pehler Peterson Petrafeso Philbrook Pleasant Prahl Rice St. Onge
Casserly	Ý udro	Kempe, A.	Metzen	Samuelson

Sarna Savelkoul Schreiber Schulz Schumacher Searle	Sherwood Sieben, H. Sieben, M. Simoneau Skoglund Smith	Spanish Stanton Suss Swanson Tomlinson Ulland	Vento Volk Voss Wenstrom Wenzel White	Wigley Zubay Speaker Sabo
Setzepfandt	Smogard	Vanasek	$\mathbf{W}_{\mathbf{ieser}}$	

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

CONSENT CALENDAR

S. F. No. 1924, A bill for an act relating to employment agencies; excluding teacher and nurse placement agencies from the definition of employment agency; amending Minnesota Statutes 1974, Section 184.21, Subdivision 2.

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

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

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

S. F. No. 1252, A bill for an act relating to the blind; providing for vending stands and machines to be operated by the blind

on property of state governmental subdivisions; amending Minnesota Statutes 1974, Section 248.07, Subdivision 7.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 133, and nays 0, as follows:

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

CALENDAR

H. F. No. 1382, A bill for an act relating to transportation; authorizing the commissioner of administration to acquire vehicles for the car pooling of state employees; removing, restricting or clarifying certain laws which discourage use of shared ride commuter vans to transport employees to and from work; providing certain incentives; appropriating money; amending Minnesota Statutes 1974, Chapter 221, by adding a section; and Sections 16.85, Subdivision 1; and 65B.47, Subdivisions 1 and 2; and Minnesota Statutes, 1975 Supplement, Sections 65B.43, Subdivision 12; 221.011, Subdivision 22; repealing Minnesota Statutes 1974, Section 16.755.

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 132, and nays 0, as follows:

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

H. F. No. 1953, A bill for an act relating to commerce; providing longer warranties for mobile homes; amending Minnesota Statutes 1974, Section 327.54, Subdivision 2.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 87, and nays 45, as follows:

Those who voted in the affirmative were:

Abeln	Carlson, L.	Hanson	Knoll	Munger
Adams, L.	Carlson, R.	Haugerud	Kostohryz	Neisen
Anderson, G.	Casserly	Hokanson	Kroening	Nelson
Anderson, I.	Clark	Jacobs	Langseth	Norton
Arlandson	Clawson	Jaros	Lemke	Novak
Beauchamp	Dahl	Jensen	Luther	Osthoff
Begich	Dieterich	Johnson, D.	Mangan	Parish
Berg	Doty	Jude	Mann	Patton
Berglin	Enebo	Kahn	McCarron	Pehler
Birnstihl	Faricy	Kelly, R.	McCollar	Petrafeso
Braun	Fudro	Kempe, A.	McEachern	Prahl
Brinkman	Fugina	Kempe, R.	Metzen	Rice
Byrne	George	Ketola	Moe	St. Onge

Sieben, H. Sieben, M. White Samuelson Stanton Vento Volk Speaker Sabo Sarna Suss Voss Schulz Simoneau Swanson Wenstrom Skoglund Tomlinson Schumacher Sherwood Wenzel Spanish Vanasek

Those who voted in the negative were:

Adams, S.	Erickson	Johnson, C.	Menning	Searle
Albrecht	Esau	Jopp	Nelsen	Setzepfandt
Biersdorf	Evans	Kaley	Niehaus	Sieloff
Carlson, A.	Ewald	Kalis	Peterson	Smith
Corbid	Fioslien	Kelly, W.	Philbrook	Smogard
Dean	Forsythe	Knickerbocker	Pleasant	Ulland
DeGroat	Friedrich	Kvam	Reding	Wieser
Eckstein	Graba	Laidig	Savelkoul	Wigley
Eken		McCauley	Schreiber	Zubay
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The bill was passed and its title agreed to.

S. F. No. 1493, A bill for an act relating to natural resources; amending certain laws concerning minnows; amending Minnesota Statutes 1974, Section 97.40, Subdivision 27; 97.45, Subdivision 15; 97.55, Subdivision 13; 98.46, Subdivision 17; 101.42, Subdivisions 5 and 6; and Minnesota Statutes, 1975 Supplement, Section 98.46, Subdivision 5.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 122, and nays 9, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Begich Birnstihl Erickson Friedrich

Johnson, D. Niehaus Prahl Savelkoul Wieser

The bill was passed and its title agreed to.

H. F. No. 2197, A bill for an act relating to insurance; providing for certain mandatory deductible offerings; amending Minnesota Statutes 1974, Section 65B.49, Subdivision 5.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 134, and nays 0, as follows:

Those who voted in the affirmative were:

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

The bill was passed and its title agreed to.

H. F. No. 2188, A bill for an act relating to motor vehicles; defining powers of the registrar of motor vehicles; providing for the appointment of private deputy registrars; providing for the appointment of a county license bureau director as deputy registrar; amending Minnesota Statutes 1974, Sections 168.33, Subdivision 7; and 373.35, Subdivision 1; and Minnesota Statutes, 1975 Supplement, Section 168.33, Subdivision 2; repealing Minnesota Statutes 1974, Section 373.36.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 121, and nays 7, as follows:

Those who voted in the affirmative were:

Abeln	Eken	Kelly, R.	Nelsen	Simoneau
Adams, L.	Enebo	Kelly, W.	Nelson	Skoglund
Albrecht	Evans	Kempe, A.	Norton	Smith
Anderson, I.	Ewald	Kempe, R.	Novak	Smogard
Arlandson	Faricy	Ketola	Osthoff	Spanish
Beauchamp	Fjoslien	Knickerbocker	Parish	Stanton
Begich	Forsythe	Knoll	Patton	Suss
Berg	Fudro	Kostohryz	Pehler	Swanson
Berglin	Fugina	Kroening	Petrafeso	Tomlinson
Birnstihl	George	Laidig	Philbrook	Ulland
Brinkman	Graba	Langseth	Pleasant	Vanasek
Byrne	Hanson	Lemke	Prahl	Vento
Carlson, A.	Haugerud	Lindstrom	Reding	Volk
Carlson, L.	Heinitz	Luther	Rice	Voss
Carlson, R.	Hokanson	Mangan	St. Onge	Wenstrom
Casserly	Jacobs	Mann	Samuelson	Wenzel
Clark	Jaros	McCarron	Sarna	White
Clawson	Jensen	McCauley	Schulz	Wigley
Corbid	Johnson, C.	McCollar	Schumacher	Williamson
Dahl	Johnson, D.	McEachern	Searle	Zubay
Dean	Jopp	Menning	Setzepfandt	Speaker Sabo
DeGroat	Jude	Metzen	Sherwood	-
Dieterich	Kahn	Moe	Sieben, H.	4.1
Doty	Kaley	Munger	Sieben, M.	
Eckstein	Kalis	Neisen	Sieloff	

Those who voted in the negative were:

Anderson, G. Friedrich Niehaus Peterson Wieser Erickson Kvam

The bill was passed and its title agreed to.

S. F. No. 1383, A bill for an act relating to metropolitan government; regulating solid waste; amending Laws 1975, Chapter 13, Sections 1, by adding subdivisions; 11, Subdivision 1; 139; 140, Subdivision 1; 141; 142; 143; and 144; and by adding sections; repealing Laws 1975, Chapter 13, Section 140, Subdivision 2.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 133, and nays 1, as follows:

Those who voted in the affirmative were:

Abeln Adams, L. Adams, S. Albrecht Anderson, G.

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

Those who voted in the negative were:

Kaley

The bill was passed and its title agreed to.

S. F. No. 1901, A bill for an act relating to cooperative associations; providing for changes in the electing of directors; amending Minnesota Statutes 1974, Sections 308.09, Subdivision 1; and 308.11.

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 132, and nays 2, as follows:

Those who voted in the affirmative were:

 $\mathbf{A}\mathbf{beln}$ Brinkman Eckstein Hanson Kelly, R. Adams, L. Byrne. Eken Haugerud Kelly, W. Adams, S. Kempe, A. Carlson, A. Enebo Heinitz Kempe, R. Ketola Albrecht Carlson, L. Erickson Hokanson Anderson, G. Carlson, R. Esau Jacobs Anderson, I. Casserly Knickerbocker Evans Jaros Clark Arlandson Ewald Knoll Jensen Clawson Beauchamp Fioslien Johnson, C. Kostohryz Begich Corbid Forsythe Johnson, D. Kroening Berg Dahl Friedrich Jopp Kvam Berglin Dean Fudro Jude Laidig Biersdorf DeGroat Fugina Kahn Langseth Birnstihl Dieterich George Kaley Lemke Braun Graba Lindstrom Doty Kalis

Luther Reding Sieben, M. Volk Nelson Simoneau Voss Mangan Niehaus Rice Norton Mann St. Onge Skoglund Wenstrom Samuelson McCarron Novak Smith Wenzel McCauley Osthoff Sarna Smogard White McCollar Parish Savelkoul Spanish Wieser McEachernSchreiber Stanton Wigley Williamson Patton Menning Pehler Suss Schulz Zubay Metzen Peterson Schumacher Swanson Speaker Sabo Moe Tomlinson Petrafeso : Searle Munger Philbrook Setzepfandt Ulland Pleasant VanasekNeisen Sherwood Nelsen Prahl Sieben, H. \mathbf{Vento}

Those who voted in the negative were:

Faricy

Sieloff

The bill was passed and its title agreed to.

S. F. No. 1975, A bill for an act relating to agriculture; changing the duty of the commissioner of agriculture in establishing standards, grades, and price differentials for milk and cream from mandatory to permissive; amending Minnesota Statutes 1974, Section 32.401, Subdivision 1.

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

The question being taken on the passage of the bill and the roll being called, there were year 131, and nays 2, as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Albrecht Moe

The bill was passed and its title agreed to.

CONSIDERATION UNDER RULE 1.10

Pursuant to Rule 1.10, Kelly, W., requested immediate consideration of H. F. No. 1979.

H. F. No. 1979 was reported to the House.

Berglin moved to amend H. F. No. 1979, as follows:

Page 3, line 4, after "income" insert "as defined in section 290A.03".

Page 3, line 6, delete ", Sections 290.0601 to" and insert "1974, Section".

The motion prevailed and the amendment was adopted.

H. F. No. 1979, A bill for an act relating to taxation; defining "claimant" for purposes of certain homestead credits; amending Minnesota Statutes, 1975 Supplement, Sections 290A.03, Subdivision 8; and 290A.04, Subdivisions 2 and 3.

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

The question being taken on the passage of the bill and the roll being called, there were yeas 133, and nays 0, as follows:

Those who voted in the affirmative were:

Berg Eken Jaros Berglin Enebo Jensen I Biersdorf Erickson Johnson, C. I Birnstihl Esau Johnson, D. I Braun Evans Jopp Brinkman Ewald Jude Byrne Faricy Kahn Carlson, A. Fjoslien Kaley Carlson, L. Forsythe Kalis	Laidig	Niehaus Norton Novak Osthoff Parish Patton Pehler Peterson Petrafeso Philbrook Pleasant
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Prahl Sc	hulz	Simoneau	Tomlinson	White
Reding Sc	humacher	Skoglund		Wieser
Rice Se	arle	Smith	Vanasek	Wigley
St. Onge Se	tzepfandt	Smogard		Williamson
		Spanish	Volk	Zubay
Sarna Sie	eben, H.	Stanton	Voss	Speaker Sabo
Savelkoul Sie	eben, M.	Suss	Wenstrom	17 / /
Schreiber Sie	eloff	Swanson	Wenzel	

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

McEachern and Sarna were excused until 4:00 p.m. Voss was excused at 4:30 p.m.

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 motion of Pehler to recommend passage of H. F. No. 608.

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

Those who voted in the affirmative were:

Abeln	Enebo	Knoll	Parish	Simoneau
Adams, L.	Faricy	Kostohryz	Patton	Skoglund
Anderson, I.	Fudro	Kroening	Pehler	Stanton
Arlandson	Fugina	Luther	Petrafeso	Swanson
Berg	George	Mangan	Philbrook	Tomlinson
Berglin	Hanson	McCarron	Pleasant	Ulland
Byrne	Hokanson	McCollar	Prahl	Vanasek
Carlson, A.	Jacobs	Metzen	Reding	Vento
Carlson, L.	Jaros	Moe	Rice	Volk
Casserly	Johnson, D.	Munger	St. Onge	Voss
Clark	Kahn	Neisen	Samuelson	White
Clawson	Kelly, R.	Nelson	Sarna	Williamson
Dahl	Kempe, A.	Norton	Sieben, H.	Speaker Sabo
Dean	Kempe, R.	Novak	Sieben. M.	
Dieterich	Ketola	Osthoff	Sieloff	

Those who voted in the negative were:

Adams, S.	Eckstein	Jensen	Lindstrom	Searle
Albrecht	Eken	Johnson, C.	Mann	Setzepfandt
Anderson, G.	Erickson	Jopp	McCauley	Sherwood
Beauchamp		Jude	McEachern	Smith
Begich	Evans	Kaley	Menning	Smogard
Biersdorf	Ewald	Kalis	Nelsen	Suss
Birnstihl	Fjoslien	Kelly, W.	Niehaus	Wenstrom
Braun	Forsythe	Knickerbocker	Peterson	Wenzel
Brinkman		Kvam		Wieser
Corbid	Graba		Schreiber	Wigley
DeGroat	Haugerud	Langseth	Schulz	Zubay
Doty	Heinitz	Lemke	Schumacher	

The motion prevailed.

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

- H. F. Nos. 424, 2022, 2344 and 1866 which it recommended to pass.
 - H. F. Nos. 1882 and 81 upon which it recommended progress.
- S. F. No. 840 upon which it recommended progress retaining its place on General Orders.
- H. F. No. 608 which it recommended to pass as amended by the Committee of the Whole on Thursday, March 4, 1976.
- S. F. No. 749 upon which it recommended progress until Thursday, March 11, 1976, retaining its place on General Orders.
- H. F. No. 1735 upon which it recommended progress until Tuesday, March 16, 1976, retaining its place on General Orders.
- H. F. No. 995 upon which it recommended progress until Monday, March 15, 1976, retaining its place on General Orders.
- H. F. No. 1989 upon which it recommended progress until Monday, March 15, 1976.
- H. F. No. 2002 upon which it recommended progress until Thursday, March 11, 1976.

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

MOTIONS AND RESOLUTIONS

Jude moved that the name of Arlandson be stricken as an author on H. F. No. 2404. The motion prevailed.

Fjoslien moved that the name of Kalis be added as an author on H. F. No. 2560. The motion prevailed.

Faricy moved that the name of Fugina be added as an author on H. F. No. 1901. The motion prevailed.

Suss moved that H. F. No. 1835, now in the Committee on General Legislation and Veterans Affairs, be returned to its author. The motion prevailed.

Anderson, I., moved that the following bill be unofficially engrossed and printed for the House:

S. F. No. 357, to include committee amendments. The motion prevailed.

Begich moved that S. F. No. 2237 be recalled from the Committee on Governmental Operations and together with H. F. No. 2435, now on the Technical Consent Calendar, be referred to the Chief Clerk for comparison. The motion prevailed.

MOTION PURSUANT TO RULE 1.15

Pursuant to Rule 1.15, McCauley moved that H. F. No. 1930 be recalled from the Committee on General Legislation and Veterans Affairs, be given its second reading, and be advanced to General Orders.

A roll call was requested and properly seconded.

The question was taken on the McCauley motion and the roll being called, there were yeas 29, and nays 94, as follows:

Those who voted in the affirmative were:

Adams, S.	Erickson	Friedrich	McCauley	Searle
Albrecht	Esau	Heinitz	Nelsen	Sieloff
Biersdorf	Evans	Kaley	Niehaus	Ulland
Carlson, A.	Ewald	Knickerbocker	Peterson	Wigley
Dean	Fjoslien	Kvam	Pleasant	Zubay
DeGroat	Forsythe	Laidig	Savelkoul	

Those who voted in the negative were:

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

The motion did not prevail.

ANNOUNCEMENTS BY THE SPEAKER

The Speaker announced the appointment of the following members of the House to the Conference Committee on H. F. No. 1530:

Casserly, Berg, Schreiber, Sieben, H., and Eken.

The Speaker announced the appointment of the following members of the House to the Conference Committee on H. F. No. 1751:

Dahl, McEachern and Wigley.

ADJOURN MENT

Anderson, I., moved that the House adjourn. The motion prevailed and the Speaker declared the House adjourned until 2:00 p.m., Wednesday, March 10, 1976.

EDWARD A. BURDICK, Chief Clerk, House of Representatives