STATE OF MINNESOTA

SEVENTIETH SESSION - 1977

TWENTY-SIXTH DAY

SAINT PAUL, MINNESOTA, THURSDAY, MARCH 24, 1977

The House of Representatives 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 Albrecht Anderson, B. Anderson, G. Anderson, G. Anderson, R. Arlandson Battaglia Beauchamp Begich Berg Berglin Berkelman Biersdorf Birnstihl Brandl Brand Brinkman Byrne Carlson, A. Carlson, D. Carlson, L. Casserly Clark	Cohen Corbid Cummiskey Dahl Dean Den Ouden Eckstein Eken Ellingson Enebo Erickson Esau Evans Ewald Faricy Fjoslien Forsythe Friedrich Fudro Freidrich Fudro George Gunter Hanson Heinitz Hokanson Jacobs	Jensen Johnson Jude Kahn Kaley Kalis Kelly, R. Kempe, R. Kempe, A. Kempe, R. King Knickerbocker Kostohryz Kroening Kvam Laidig Langseth Lehto Lemke Mangan Mann McCarron McCollar McConald McEachern Metzen	Munger Murphy Neisen Nelsen, B. Nelsen, M. Nelson Niehaus Norton Novak Osthoff Patton Pehler Peterson Petrafeso Pleasant Prahl- Reding Rice Rose St. Onge Samuelson Sarna Savelkoul Schulz Searle	Sherwood Sieben, H. Sieben, M. Simoneau Skoglund Smogard Spanish Stanton Stoa Suss Swanson Tomlinson Vanasek Waldorf Welch Welch Wenzel White Wieser Wigley Williamson Wynia Zubay Speaker Sabo

A quorum was present.

Haugerud and Voss were excused.

The Chief Clerk proceeded to read the Journal of the preceding day. Kalis moved that further reading of the Journal be dispensed with and that the Journal be approved as corrected by the Chief Clerk. The motion prevailed.

REPORTS OF CHIEF CLERK

Pursuant to Rules of the House, printed copies of H. F. Nos. 40, 156, 188, 339, 398, 531, 586, 681 and 242 and S. F. Nos. 377 and 456 have been placed in the members' files.

PETITIONS AND COMMUNICATIONS

The following reports were received and filed in the Chief Clerk's Office: Past Effort 1970-1977 Future Directions 1978-1981, Minnesota Department of Corrections; Report to the Governor and the Legislature, Liquor Control Division of the Department of Public Safety; Report to Legislature by Court Administrator pursuant to Minnesota Statutes 626A.17, Subdivision 3; 1977-1979 Biennial Report, Minnesota Housing Finance Agency; Energy Conservation Report on Standing Pilot Lights, Minnesota Energy Agency; Organizing the Regional Community, Southwestern Minnesota Regional Development Commission; and Report of the Joint Legislative Commission for the Review of Administrative Rules.

The following communication was received:

STATE OF MINNESOTA OFFICE OF THE GOVERNOR SAINT PAUL

March 24, 1977

The Honorable Martin Sabo Speaker of the House

Sir:

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

H. F. No. 511, An act relating to the state transportation system; correcting conditions of a bond authorization.

Sincerely,

RUDY PERPICH Governor

REPORTS OF STANDING COMMITTEES

Norton from the Committee on Appropriations to which was referred:

H. F. No. 384, A bill for an act relating to interim claims against the state; appropriating moneys for the payment thereof.

Reported the same back with the following amendments:

Page 3 after line 12 add a new section to read:

"Sec. 4. Subdivision 1. There is appropriated from the general fund in the state treasury the sums of money set forth in this section to the persons named therein in full payment of claims against the state for adjusted compensation arising from World War II and Korean conflict service.

Subd. 2. [WORLD WAR II SERVICES.] Robert S. Hudson, 1269 McLean Avenue, Saint Paul, Minnesota, 55106 \$345.00
Howard D. Hall, 630 Cedar Avenue So., Apt. 807, Minneapolis, Minnesota, 55416 \$315.00
Max F. Woodfall, 1810 So. Washington, Minneapolis, Minnesota, 55454 \$400.00
Subd. 3. [KOREAN CONFLICT.] Roxanne R. Bergquist, Beneficiary of Robert W. Clark, 1211 Willow Drive, Olathe, Kansas, 66061 \$120.00
James C. Birch, Beneficiary of Elden M. Fraetis, 4085 Foss Road, Saint Paul, Minnesota, 55112 \$191.25
Joyce M. Nelson, Beneficiary of Elden M. Fraetis, 395 Hall Avenue, Apt. #2, Saint Paul, Minnesota, 55107 \$191.25
Rex R. Gilman, 630 Pine Street, Room 209, Klamath Falls, Oregon, 97601 \$ 82.50
Darold H. Hoefker, 131 West George, Saint Paul, Min- nesota, 55107 \$165.00
Stanislaus L. Huber, 7596 Macomb Street, Grosseile, Michigan, 48138 \$165.00
Richard M. Oren, P.O. Box 284, Lake Hubert, Minne- sota, 56459 \$ 82.50
Ross W. Erdman, 1954 South Stern Avenue, Tucson, Arizona, 85711 \$200.00"
Renumber the sections.

With the recommendation that when so amended the bill pass.

The report was adopted.

Moe from the Committee on Criminal Justice to which was referred:

H. F. No. 11, A bill for an act relating to the administration of criminal justice; establishing a contingent fund to be used by law enforcement agencies for the purchase of narcotics and contraband; appropriating money.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert:

"Section 1. [CONTINGENT FUND FOR PURCHASE OF CONTRABAND AND CONTROLLED SUBSTANCES.] Subdivision 1. The commissioner of finance shall make monies available to law enforcement agencies out of the contingent fund hereby established and hereinafter referred to as the law enforcement contingent fund which consists of money in the state treasury appropriated for the purpose of investigation of cross jurisdictional criminal activity.

Subd. 2. Law enforcement agencies may use up to \$250,000 from the law enforcement contingent fund for criminal investigatory activity relating to possession and sale of controlled substances, including purchases of drugs and acquisition of information.

Subd. 3. Law enforcement agencies may use up to \$250,000 from the law enforcement contingent fund for criminal investigatory activity relating to receiving or selling of stolen goods, including purchases of contraband and information.

Subd. 4. Application for funds shall be made to the attorney general describing the intended criminal investigation under subdivision 2 or 3 and the estimated amount of money required for the purposes set out in this section. A report shall be made to the attorney general at the conclusion of the investigation for which funds are allocated stating: (a) the number of persons arrested, (b) the nature of the charges filed against them, (c) the nature and value of controlled substances or contraband purchased and or seized, and (d) the amount of fund money paid to informants during the investigation. Unused funds shall be returned to the law enforcement contingent fund by the reporting agency.

Subd. 5. Application to the attorney general from the law enforcement agencies shall be maintained as confidential records. Reports to the attorney general at the conclusion of the investigation funded under this section shall be public records. Subd. 6. For the purposes of this section, "law enforcement agency" includes county sheriffs or the chief administrative officer of city police departments or their designees.

Sec. 2. [APPROPRIATION.] The sum of \$500,000 is appropriated to the law enforcement contingent fund from the general fund for the purposes of this act for the biennium beginning July 1, 1977. This appropriation shall not lapse until July 1, 1979, notwithstanding Minnesota Statutes, Section 16A.28, or other law relating to the lapse of an appropriation.".

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

The report was adopted.

Moe from the Committee on Criminal Justice to which was referred:

H. F. No. 441, A bill for an act relating to public safety; bureau of criminal apprehension; providing for identification data of persons convicted of certain crimes; prohibiting fingerprint records and other identifying data of juvenile offenders from being forwarded to the bureau of criminal apprehension except under certain circumstances; appropriating money; amending Minnesota Statutes 1976, Sections 299C.10; and 299C.11.

Reported the same back with the following amendments:

Amend the title:

Page 1, line 4, after "persons" insert "arrested for or".

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

The report was adopted.

Moe from the Committee on Criminal Justice to which was referred:

H. F. No. 442, A bill for an act relating to children; damage done by a child; altering amount of parental liability; amending Minnesota Statutes 1976, Section 540.18, Subdivision 1.

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

The report was adopted.

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Moe from the Committee on Criminal Justice to which was referred:

H. F. No. 728, A bill for an act relating to corrections; prescribing duties of the commissioner for parole and probation; authorizing disposition of juvenile offenders; classifying data; authorizing certain investigations; authorizing accounts of funds of inmates; clarifying procedures for withdrawal from community corrections programs; amending Minnesota Statutes 1976, Sections 242.09; 242.10; 242.15; 242.18; 242.31; 242.46, Subdivision 3; 243.23; 401.08, Subdivision 1; 401.13; and 401.16; repealing Minnesota Statutes 1976, Sections 242.01; 242.02; 242.03; 242.12; 242.13; 242.16; 242.17; 242.19, Subdivision 1; 242.25; 242.26; 242.27; 242.28; 242.29; 242.30; 242.33; 242.34; 242.35; 242.36; 242.38; and 242.46, Subdivisions 1 and 2.

Reported the same back with the following amendments:

Page 1, line 25, delete "(AUTHORITY)" and insert "(BOARD)".

Page 1, line 27, after "by" insert "this".

Page 1, line 27, delete "242".

Page 1, line 28, strike "they".

Page 2, line 3, delete "(AUTHORITY)" and insert "(BOARD)".

Page 2, line 4, before "terms" insert "the".

Page 2, line 4, strike "as".

Page 2, line 4, strike "may direct" and insert "directs".

Page 2, line 11, delete "(AUTHORITY)" and insert "(BOARD)" in both places it appears.

Page 2, line 12, delete "(AUTHORITY)" and insert "(BOARD)".

Page 2, line 13, delete "(AUTHORITY)" and insert "(BOARD)".

Page 2, line 15, delete "(AUTHORITY)" and insert "(BOARD)".

Page 2, line 17, delete "(AUTHORITY)" and insert "(BOARD)".

Page 2, line 19, delete "(AUTHORITY)" and insert "(BOARD)".

Page 2, line 27, strike "such" and insert "this".

Pages 2 and 3, delete all of section 3 and insert a new section 3 to read:

"Sec. 3. Minnesota Statutes 1976, Section 242.14, is amended to read:

242.14 [PLACEMENT IN PENAL INSTITUTION PRO-HIBITED.] The (BOARD) commissioner of corrections shall not have power by virtue of any commitment to (IT) him by a juvenile court, as authorized by section 260.185, to place (SUCH) a child committed to him in (ANY) a penal institution.".

Page 3, line 10, delete "(AUTHORITY)" and insert "(BOARD)".

Page 3, line 11, delete "(AUTHORITY)" and insert "(BOARD)".

Page 3, line 17, strike "such" and insert "the".

Page 3, line 17, strike "as".

Page 3, line 18, strike "shall determine" and insert "determines".

Page 3, line 19, after "(OF)" and before "(CHAPTER)" insert "(THIS)".

Page 3, line 19, delete "(242)".

Page 3, line 20, delete "(AUTHORITY)" and insert "(BOARD)".

Page 3, line 31, delete "authority" and insert "board".

Pages 4 and 5, delete all of section 5 and insert:

"Sec. 5. Minnesota Statutes 1976, Section 242.31, is amended to read:

242.31 [RESTORATION OF CIVIL RIGHTS.] Subdivision 1. Whenever a person who has been committed to the (BOARD) commissioner of corrections upon conviction of a crime following reference for prosecution under the provisions of section 260.125 is finally discharged from (ITS) his control (OTHER THAN BY EXPIRATION OF THE MAXIMUM TERM OF COMMITMENT AS PROVIDED IN THIS CHAP-TER, OR BY TERMINATION OF ITS CONTROL UNDER THE PROVISIONS OF SECTION 242.27, SUCH) by order of the Minnesota corrections board, that discharge shall (, WHEN SO ORDERED BY THE BOARD,) restore (SUCH) that person to all civil rights and, if so ordered by the Minnesota corrections board, also shall have the effect of setting aside the conviction (AND), nullifying the same and of purging (SUCH) that person thereof. The Minnesota corrections board shall file a copy of the order with the district court of the county in which the conviction occurred, whereupon the court shall order the conviction set aside.

Subd. 2. Whenever a person described in subdivision 1 has been placed on probation by the court pursuant to section (242.13) 609.135 and, after satisfactory fulfillment thereof, is discharged (THEREFROM) from probation, the court (,) shall issue an order of discharge pursuant to section 609.165. On application of the defendant or on its own motion and after notice to the county attorney, the court in its discretion may (LIKEWISE SO) also order that the defendant's conviction be set aside with the same effect as such an order under subdivision 1.

(SUCH) These orders restore the defendant to his civil rights and purge and free (HIM) the defendant from all penalties and disabilities arising from (SUCH) his conviction and it shall not thereafter be used against him, except in a criminal prosecution for a subsequent offense if otherwise admissible therein.

Subd. 3. The Minnesota corrections board shall file a copy thereof with the district court of the county in which the conviction occurred, whereupon the court shall order the conviction set aside and all records pertinent to the conviction sealed. These records shall only be reopened in the case of a judicial criminal proceeding thereafter instituted.

The term "records" shall include but is not limited to all matters, files, documents and papers incident to the arrest, indictment, information, trial, appeal dismissal and discharge, which relate to the conviction for which the order was issued.".

Page 5, line 15, delete "(MINNESOTA)".

Page 5, line 15, delete "(AUTHORITY)" and insert "(BOARD)".

Page 6, line 2, strike "is authorized and empowered to" and insert "may".

Page 6, line 4, strike "of such" and insert "the".

Page 6, line 4, strike "as".

Page 6, line 5, strike "may deem" and insert "deems".

Page 6, line 8, strike ", provided that such" and insert a period.

Page 6, line 11, strike "Such" and insert "These".

Page 6, line 14, strike "shall".

Page 6, line 15, strike "determine" and insert "determines".

Page 7, after line 7, insert new sections to read:

"Sec. 8. Minnesota Statutes 1976, Section 260.311, Subdivision 5, is amended to read:

[REIMBURSEMENT OF COUNTIES.] In order Subd. 5. to reimburse the counties for the cost which they assume under Laws 1959, Chapter 698, of providing probation and parole services to wards of the commissioner of corrections and the Minnesota corrections board and to aid the counties in achieving the purposes of this section, the commissioner of corrections shall annually, from funds appropriated for that purpose, pay 50 percent of (SUCH) the costs of probation officers' salaries to all coun-ties of not more than 200,000 population. Nothing herein shall be deemed to invalidate any payments to counties made pursuant to this section before the effective date of Laws 1963, Chapter 694. (REIMBURSEMENT SHALL BE MADE ONLY FOR PROBATION OFFICERS' SALARY COSTS.) Salary costs include fringe benefits, but only to the extent that fringe benefits do not exceed those provided for state civil service employees. On or before October 30 of each year each county or group of counties shall submit to the commissioner of corrections an estimate of its costs hereunder. Reimbursement shall be made on the basis of the estimate or actual expenditures incurred, whichever is less. Salary costs shall not be reimbursed unless county probation officers are paid salaries commensurate with the salaries paid to comparable positions in the classified service of the state civil service. The salary range to which each county probation officer is assigned shall be determined by the judge of juvenile court based on the officer's length of service and performance. The judge of juvenile court shall annually assign each county probation officer to a position on the salary scale commensurate with the officer's experience, tenure, and responsibilities. The judge shall file with the county auditor an order setting each county probation officer's salary. Time spent by a county probation officer as a court referee shall not qualify for reimbursement. Reimbursement shall be prorated if the appropriation is insufficient.

Sec. 9. Minnesota Statutes 1976, Section 401.02, is amended by adding subdivisions to read:

Subd. 3. Any county or group of counties which have qualified for participation in the community corrections subsidy program provided by this chapter may reorganize its administrative structure, including but not limited to court services and probation, to conform with the requirements of subdivision 1 notwithstanding any inconsistent general or special law.

Subd. 4. Probation officers serving the district courts of counties participating in the subsidy program established by this chapter may, without order or warrant, when it appears necessary to prevent escape or enforce discipline, take and detain a probationer or parolee and bring him before the court or the Minnesota corrections board respectively, for appropriate action by the court or the board.

Sec. 10. Minnesota Statutes 1976, Section 401.04, is amended to read:

[ACQUISITION OF PROPERTY: SELECTION OF 401.04 ADMINISTRATIVE STRUCTURE; EMPLOYEES.] Any county or group of counties electing to come within the provisions of sections 401.01 to 401.16 may (a) acquire by any lawful means, including purchase, lease or transfer of custodial control. the lands, buildings and equipment necessary and incident to the accomplishment of the purposes of sections 401.01 to 401.16, (b) determine and establish the administrative structure best suited to the efficient administration and delivery of the correctional services described in section 401.01, and (c) employ a director and such other officers, employees and agents as deemed necessary to carry out the provisions of sections 401.01 to 401.16. To the extent that participating counties shall assume and take over state correctional services presently provided in such counties, employment shall be given to those state officers, employees and agents thus displaced; if hired by a county, such employment shall, to the extent possible and notwithstanding the provisions of any other law or ordinance to the contrary, be deemed a transfer in grade with all of the benefits enjoyed by such officer, employee or agent while in the service of the state.

State employees displaced by county participation in the subsidy program provided by this chapter are on layoff status and, if not hired by a participating county as provided herein, may exercise their rights under layoff procedures established by law or union agreement whichever is applicable.".

Renumber the sections in sequence.

Page 7, line 17, strike "(1)".

Page 7, line 19, delete "Two".

Page 7, delete lines 20 and 21.

Page 7, line 22, delete the new language and strike the semicolon.

Renumber the clauses that follow in sequence.

Page 8, after line 7, insert:

"(a) two representatives of law enforcement agencies or their designees, at least one of whom shall be from an agency headed by an elected official;".

Reletter the clauses that follow in sequence.

Page 10, line 1, after "242.13;" insert "242.15;".

Further amend the title:

Page 1, line 2, after the semicolon insert "prescribing powers of probation officers; providing for reimbursement to counties for probation services;".

Page 1, line 4, delete "classifying".

Page 1, line 5, delete "data" and insert "authorizing the sealing of criminal records".

Page 1, line 7, after "clarifying" insert "powers of counties under and".

Page 1, line 9, delete "242.15" and insert "242.14".

Page 1, line 10, after "243.23;" insert "260.311, Subdivision 5; 401.02, by adding subdivisions; 401.04;".

Page 1, line 13, after "242.13;" insert "242.15;".

With the recommendation that when so amended the bill pass.

The report was adopted.

Moe from the Committee on Criminal Justice to which was referred:

H. F. No. 800, A bill for an act relating to crimes; regulating the transfer of pistols; requiring a waiting period for pistol transfers; requiring police checks of pistol transferees; prohibiting transfers of pistols to certain persons; prescribing penalties; amending Minnesota Statutes 1976, Section 624.712, by adding a subdivision; and Chapter 624, by adding a section. Reported the same back with the following amendments:

Page 1, after line 11, add a new section to read:

"Section 1. Minnesota Statutes 1976, Section 609.135, Subdivision 1, is amended to read:

609.135 [STAY OF IMPOSITION OR EXECUTION OF SENTENCE.] Subdivision 1. Except when a sentence of life imprisonment is required by law, or when a person is convicted of one of the crimes specified under section 609.11, subdivision 1, and had in his possession a firearm or used another dangerous weapon, any court, including a justice of the peace to the extent otherwise authorized by law, may stay imposition or execution of sentence and place the defendant on probation with or without supervision and on such terms as the court may prescribe. The court may order the supervision to be under the probation officer of the court, or, if there is none and the conviction is for a felony, by the commissioner of corrections, or in any case by some other suitable and consenting person.".

Renumber the sections that follow in sequence.

Page 4, line 32, after the period insert "On review, the court shall be limited to a determination of whether the proposed transferee is in fact a person prohibited from possessing a pistol by section 624.713.".

Further amend the title:

Page 1, line 7, delete "Section" and insert "Sections 609.135, Subdivision 1;".

With the recommendation that when so amended the bill 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. 126, A bill for an act relating to retirement; additional employer contributions to amortize the deficit in the teachers' retirement fund; amending Minnesota Statutes 1976, Section 354.42, Subdivision 5.

Reported the same back with the following amendments:

Page 1, line 10, after "Subd. 5." strike the old language and delete the new.

Page 1, lines 11, 12, and 13, strike the old language and delete the new.

Page 1, line 14, strike "July 1," and delete "1977".

With the recommendation that when so amended the bill 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. 142, A bill for an act relating to public employees; providing for an automatic pay increase to state employees who pass the certified professional secretary examination.

Reported the same back with the recommendation that the bill 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. 307, A bill for an act relating to retirement; correcting outdated references in the teachers retirement law; amending Minnesota Statutes 1976, Sections 354.05, Subdivision 25; 354.41, Subdivision 3; 354.49, Subdivision 1; 354.53, Subdivision 1; 354.55, Subdivisions 6, 15, and 18; and 354.58.

Reported the same back with the recommendation that the bill 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. 315, A bill for an act relating to state government; state zoological board; providing for an ex officio member of the board from the county board of Dakota county; amending Minnesota Statutes 1976, Section 85A.01, Subdivision 1.

Reported the same back with the following amendments:

Page 1, line 17, delete "county commissioner of Dakota county" and insert "person".

Page 1, line 18, strike "ex officio".

Page 1, line 19, strike "but shall not have a vote".

Further amend the title.

Line 3, delete "an ex officio member of the".

Line 4, delete "board from the county board of Dakota county" and insert "a member designated by the Dakota county board".

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 366, A bill for an act relating to women; establishing pilot programs to provide emergency shelter and support services to battered women; providing funds to establish community education programs about battered women; providing for data collection; appropriating money.

Reported the same back with the following amendments:

Page 1, line 14, delete "in the home".

Page 2, line 1, before "means" delete "Director" and insert "Commissioner".

Page 2, line 1, after "the" and before "of" delete "director" and insert "commissioner".

Page 2, line 2, delete "state planning agency" and insert "department of corrections".

Page 2, line 4, delete "director" and insert "commissioner".

Page 2, line 12, delete "rural area of the state" and insert "location accessible to a predominately rural population".

Page 2, line 14, delete "director" and insert "commissioner".

Page 2, line 17, delete "director" and insert "commissioner".

Page 2, line 25, delete "and" and insert "(d) evidence of the participation of the local law enforcement agencies, local boards or departments of health, and other interested agencies or groups in the development of the application; and".

Page 2, line 26, delete "(d)" and insert "(e)".

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Page 2, line 31, delete "director" and insert "commissioner". Page 2, line 32, delete "In developing an".

Page 3, delete lines 1 to 5.

Page 3, line 8, delete "director" and insert "commissioner".

Page 3, line 9, delete "the development and implementation of community".

Page 3, line 10, delete "education" and insert "educational".

Page 3, line 10, after "public" insert "and professional".

Page 3, line 12, delete "director" and insert "commissioner".

Page 3, line 12, delete "a community".

Page 3, line 13, delete "education" and insert "an educational".

Page 3, line 14, delete "director" and insert "commissioner".

Page 3, line 15, delete "a community".

Page 3, line 16, delete "education" and insert "an educational".

Page 3, line 16, delete "director" and insert "commissioner".

Page 3, line 17, delete "community education" and insert "educational".

Page 3, line 19, delete "DIRECTOR" and insert "COMMIS-SIONER".

Page 3, line 19, after "the" delete "director" and insert "commissioner".

Page 3, delete lines 27 to 29.

Reletter the subsequent clauses.

Page 4, line 6, after "7" insert ", including emergency rules".

Page 4, delete lines 10 to 32.

Page 5, delete lines 1 to 3.

Renumber the subsequent sections.

Page 5, line 4, delete "director" and insert "commissioner".

Page 5, line 5, delete "from the list of applicants".

Page 5, delete line 6.

Page 5, line 7, delete "section 4, subdivision 3, clause (a)".

Page 5, line 12, delete "director" and insert "commissioner".

Page 5, line 14, delete "director" and insert "commissioner".

Page 5, line 18, delete "in the home".

Page 5, line 20, delete "director" and insert "commissioner".

Page 5, line 23, delete "[HOSPITALS; LAW ENFORCE-MENT AGENCIES.]" and insert "[MANDATORY DATA COL-LECTION.]".

Page 5, line 25, after "144.58" insert ", every physician licensed to practice in this state, every public health nurse,".

Page 5, line 27, delete "director" and insert "commissioner".

Page 5, line 28, delete "director" and insert "commissioner".

Page 5, line 31, delete "director" and insert "commissioner".

Page 5, line 32, delete "this".

Page 6, line 1, delete "act" and insert "sections 1 to 5".

Page 6, line 1, delete "no more than".

Page 6, line 1, delete "may" and insert "shall".

Page 6, line 2, delete "community education" and insert "educational".

Page 6, line 4, delete "director" and insert "commissioner".

Page 6, line 4, delete "state".

Page 6, line 5, delete "planning" and insert "the department of corrections".

Page 6, line 6, delete "This act shall be" and insert "Sections 1 to 5 are effective the day following the final enactment. Section 6 is".

Further amend the title:

Page 1, line 5, delete "community education" and insert "and to promote educational".

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

The report was adopted.

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

H. F. No. 418, A bill for an act relating to public welfare; exempting licensed hospitals from day care licensing requirements; amending Minnesota Statutes 1976, Section 245.791.

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

The report was adopted.

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

H. F. No. 215, A bill for an act relating to shade tree disease control; providing for municipal shade tree removal and reforestation programs; providing an appropriation; amending Minnesota Statutes 1976, Sections 18.023, Subdivisions 1, 1a, 2, 3a, 4, 7 and 11, and adding subdivisions; and 275.50, by adding a subdivision; repealing Minnesota Statutes 1976, Section 18.023, Subdivision 6.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1976, Section 18.023, Subdivision 1, is amended to read:

18.023 [SHADE TREE DISEASE CONTROL.] Subdivision 1. [DEFINITIONS.] As used in subdivisions 1 to 12 the terms defined in this subdivision shall have the meanings given them.

(a) "Metropolitan area" means the area comprising the counties of Hennepin, Ramsey, Anoka, Dakota, Washington, Scott and Carver.

(b) "Commissioner" means the commissioner of agriculture.

(c) "Municipality" means any home rule charter or statutory city or any town exercising municipal powers pursuant to section 368.01, or any general or special law, located in the metropolitan area; or any special park district as organized under chapter 398(,); or any special purpose park (DISTRICT) and recreation board organized under the city charter of a city of the first class located in the metropolitan area(,); or any county in the metropolitan area for the purposes of county owned property or any portion of a county located outside the geographic boundaries of a city or town exercising municipal powers; and any municipality or county located outside the metropolitan area (WHICH MAKES REQUEST TO AND HAS CONSENT OF THE COMMISSIONER TO COME WITHIN THE PROVI-VIONS OF THIS SECTION) with an approved disease control program.

(d) "Shade tree disease" means Dutch elm disease or oak wilt disease.

(e) "Wood utilization or disposal system" means (A SYS-TEM) facilities, equipment or systems used for the removal and disposal of diseased shade trees which includes the collection, transportation, processing or storage of wood and which aids in the recovery of materials or energy from wood.

((F) "SUBSIDY PROGRAM" MEANS A MUNICIPAL PROGRAM OF FINANCIAL ASSISTANCE TO PRIVATE PROPERTY OWNERS FOR THE REMOVAL OF DISEASED ELM AND OR OAK SHADE TREES.)

((G)) (f) "Approved disease control program" means the municipal plan as approved by the commissioner to control shade tree disease.

((H)) (g) "Disease control area" means an area approved by the commissioner within which a municipality will conduct (A SHADE TREE) an approved disease control program.

(h) "Sanitation" means the identification, inspection, disruption of a common root system, girdling, trimming, removal and disposal of dead or diseased wood of elm or oak shade trees, including subsidies for trees removed pursuant to subdivision 4, on public or private property within a disease control area.

(i) "Reforestation" means the replacement of shade trees removed from public property as part of an approved disease control program. For purposes of this clause, "public property" shall include private property within five feet of the boulevard or street terrace in any city which has enacted an ordinance on or before January 1, 1977, that prohibits or requires a permit for the planting of trees in the public right of way. Sec. 2. Minnesota Statutes 1976, Section 18.023, Subdivision 1a, is amended to read:

Subd. 1a. [METROPOLITAN SHADE TREE DISEASE CONTROL PROGRAM; PURPOSE.] The legislature finds that an epidemic of Dutch elm disease and oak wilt disease is occurring in Minnesota which threatens the natural environment. Immediate action is therefore necessary to provide funds to assist local units of government in the implementation of shade tree disease control programs by conducting sanitation and reforestation programs, expanding diseased wood destruction programs, increasing public awareness of shade tree disease, accelerating training of tree inspectors and research for disease prevention and subsidizing private property owners for the removal of diseased elm and oak trees.

Sec. 3. Minnesota Statutes 1976, Section 18.023, Subdivision 2, is amended to read:

[COMMISSIONER TO ADOPT RULES.] The Subd. 2. commissioner shall adopt and (FROM TIME TO TIME) may amend(,) rules (AND REGULATIONS) relating to shade tree disease control in (THE METROPOLITAN AREA IN ACCOR-DANCE WITH SECTIONS 15.0411 TO 15.0422) any municipality, as defined in subdivision 1. (SUCH) The rules (AND **REGULATIONS**) shall prescribe control measures to be used to prevent the spread of shade tree diseases and shall include the following: (a) A definition of shade tree, (b) qualifications for tree inspectors, (c) methods of identifying diseased shade trees, (d) procedures for giving reasonable notice of inspection of private real property, (e) measures for the (TREATMENT AND) removal of any shade tree which may contribute to the spread of shade tree disease, and for reforestation of disease control areas, (f) approved methods of treatment of shade trees, (g) criteria for priority designation areas in an approved disease control program, and (h) (SUCH) any other matters (AS SHALL BE) determined (TO BE) necessary by the commissioner to prevent the spread of shade tree disease and enforce the provisions of this section. (IN ACCORDANCE WITH THE RULES AND REGULATIONS ADOPTED BY THE COMMIS-SIONER, AND) After reasonable notice of inspection (HAV-ING BEEN GIVEN TO THE) an owner of the real property (. DISEASED SHADE TREÉS SHALL BE REMOVED OR TREATED BY THE OWNER OF THE REAL PROPERTY) on which (SUCH) a diseased shade (TREES ARE) tree is located shall remove or treat the tree within (A) the period of time (AS MAY BE) and in the manner established by the commissioner. (IN THE CASE OF THE EXPENSE OF REMOVING OR TREATING DISEASED SHADE TREES LOCATED ON STREET TERRACES OR BOULEVARDS, NOT MORE THAN 50 PERCENT OF SUCH EXPENSE MAY BE ASSESSED TO THE ABUTTING PROPERTIES BY THE MUNICIPALITY WHICH EXPENSE SHALL BECOME A LIEN ON THE PRO-PERTY. TREES WHICH ARE NOT REMOVED OR TREAT-ED SHALL BE DECLARED A PUBLIC NUISANCE AND REMOVED BY THE MUNICIPALITY WHICH MAY ASSESS THE TOTAL EXPENSE OR ANY PART THEREOF TO THE PROPERTY WHICH EXPENSE SHALL BECOME A LIEN ON THE PROPERTY.) Diseased shade trees which are not removed or treated in compliance with the commissioner's rules shall be declared a public nuisance and removed or treated by approved methods by the municipality which may assess the total expense or any part thereof to the property and the expense shall become a lien on the property. A municipality may assess not more than 50 percent of the expense of treating with an approved method or removing diseased shade trees located on street terraces or boulevards to the abutting properties and the assessment shall become a lien on the property.

Sec. 4. Minnesota Statutes 1976, Section 18.023, Subdivision 3a, is amended to read:

Subd. 3a. **GRANTS TO MUNICIPALITIES.** (a) The commissioner may, in the name of the state and within the limit of appropriations provided, make grants-in-aid to a municipality with an approved (SHADE TREE) disease control program for the partial funding of municipal (SUBSIDY PROGRAMS FOR THE REMOVAL OF DISEASED SHADE TREES BY OWN-ERS OF RESIDENTIAL PROPERTY PURSUANT TO SUB-DIVISION 4) sanitation and reforestation programs. The commissioner may make grants-in-aid to any (CITY OF MORE THAN 80,000 POPULATION OR ANY SPECIAL PURPOSE PARK DISTRICT ORGANIZED UNDER THE CHARTER OF A CITY OF THE FIRST CLASS OR ANY NON-PROFIT COR-PORATION SERVING A CITY OF THE FIRST CLASS OR ANY COUNTY HAVING A DISEASE CONTROL PROGRAM APPROVED BY THE COMMISSIONER) home rule charter or statutory city of more than 40,000 population or any special purpose park and recreation board organized under a charter of a city of the first class or any non-profit corporation serving a city of the first class or any county having an approved disease control program for the acquisition or implementation of a wood utilization or disposal (FACILITIES OR EQUIPMENT OR THE IMPLEMENTATION OF WOOD UTILIZATION OR DISPOSAL SYSTEMS) system.

(b) The commissioner shall promulgate rules for the administration of grants authorized by this subdivision. The rules shall establish and contain as a minimum:

(1) Procedures for grant applications:

(2) Conditions and procedures for the administration of grants;

(3) Criteria of eligibility for grants including, but not limited to, those specified in this subdivision; and

(4) Such other matters as the commissioner may find necessary to the proper administration of the grant program.

(c) Grants-in-aid payments for wood utilization and disposal (FACILITIES, EQUIPMENT AND) systems (AND GRANTS FOR PUBLIC SUBSIDY PROGRAMS) made by the commissioner pursuant to this subdivision shall not exceed 50 percent of the total cost of the (FACILITY EQUIPMENT OR) system (OR MUNICIPAL SUBSIDY PROGRAM, OR BOTH). Grants to any municipality for sanitation shall not exceed 50 percent of sanitation costs approved by the commissioner. Grants to municipalities for reforestation shall not exceed the lesser of 50 percent of the cost or \$40 multiplied by the number of trees planted pursuant to the reforestation program and shall be limited to the planting of trees on public property; provided that notwithstanding any other limitation a reforestation grant to any home rule charter or statutory city or town of not more than 1,000 population according to the 1970 census may include up to 90 percent of the cost of the first 50 trees planted on public property as replacement trees. For the purposes of this subdivision, "cost" shall not include either any amount assessed as a special assessment on the value of a gift or dedication of trees required by a municipal ordinance.

(d) Based upon estimates submitted by the municipality to the commissioner, which shall state the estimated costs of sanitation and reforestation in the succeeding quarter under an approved program, the commissioner shall direct quarterly advance payments to be made by the state to the municipality commencing March 1, 1977. The commissioner shall direct adjustment of any overestimate in a succeeding quarter. A municipality may elect to receive the proceeds of its sanitation and reforestation grants on a periodic cost reimbursement basis.

((D)) (e) A (MUNICIPALITY) city, or county outside the metropolitan area or any municipality, as defined in subdivision 1, (WHICH HAS RECEIVED THE CONSENT OF THE COMMISSIONER TO COME WITHIN THE PROVISIONS OF LAWS 1975, CHAPTER 253 MAY RECEIVE GRANTS AU-THORIZED BY THIS SUBDIVISION, AND) may submit an application for a grant authorized by this subdivision concurrently with its request for (INCLUSION) approval of a disease control program.

Sec. 5. Minnesota Statutes 1976, Section 18.023, Subdivision 4, is amended to read:

Subd. 4. [SUBSIDIES TO PRIVATE PROPERTY OWN-ERS.] ((A)) A municipality may provide subsidies to owners of private residential property (OWNERS) and to cemeteries, however organized, for the approved treatment or removal of diseased shade trees (PROVIDED, HOWEVER, THAT THE COST TO THE MUNICIPALITY FOR PROVIDING SUCH SUBSIDIES SHALL BE WITHIN THE LIMITATIONS SET FORTH IN SECTIONS 275.50 TO 275.56).

((B)) Notwithstanding any law to the contrary, an owner of property on which shade trees are located may contract with a municipality to provide protection against the cost of *approved* treatment or removal of diseased shade trees or shade trees that will contribute to the spread of shade tree diseases. Under such contracts, the municipality shall pay for the removal or *approved* treatment under such terms and conditions as may be determined by the governing body of the municipality.

Sec. 6. Minnesota Statutes 1976, Section 18.023, Subdivision 7, is amended to read:

Subd. 7. [FINANCING.] (a) A municipality may collect the amount assessed against the property *under subdivision 2* as a special assessment and may issue obligations as provided in section 429.101, subdivision 1, provided that a municipality as its option make any assessment levied payable with interest in installments not to exceed five years from the date of the assessment.

(b) After a contract for the (REMOVAL OR) sanitation or approved treatment of trees on private property has been let, or the work commenced, the municipality may issue obligations to defray the expense of any such work financed by special assessments imposed upon private property. Section 429.091 shall apply to such obligations with the following modifications:

(1) Such obligations shall be payable not more than five years from the date of issuance; and

(2) No election shall be required.

Obligations issued under the provisions of this clause shall not be considered bonded indebtedness for the purposes of section 273.13, subdivisions 6 and 7. The certificates shall not be included in the net debt of the issuing municipality.

Sec. 7. Minnesota Statutes 1976, Section 18.023, Subdivision 8, is amended to read:

Subd. 8. [DEPOSIT OF PROCEEDS IN SEPARATE FUND.] The proceeds of any tax levied, assessments and interest collected, or any bonds or certificates of indebtedness issued under (SUBDIVISIONS 6 AND) subdivision 7 and section 11 of this act, and any grants received under subdivision 3a, shall be deposited in the municipal treasury in a separate fund and expended only for the purposes authorized by this section.

Sec. 8. Minnesota Statutes 1976, Section 18.023, is amended by adding a subdivision to read:

Subd. 10a. The commissioner may establish experimental programs for sanitation or treatment of shade tree diseases. The commissioner may make grants to municipalities, or enter into contracts with municipal, state or federal agencies in connection with experimental shade tree programs including research to assist municipalities in establishing priority designation areas in an approved disease control program.

Sec. 9. Minnesota Statutes 1976, Section 18.023, Subdivision 11, is amended to read:

Subd. 11. [REPORT TO THE LEGISLATURE.] On or before January 31 of each (SUCCEEDING) year, the commisioner shall report to the legislature on the preceding year's (PLANS AND) approved disease control programs (WHICH HAVE BEEN IMPLEMENTED FOR SHADE TREE DIS-EASES IN THE METROPOLITAN AREA) and any experimental programs conducted pursuant to subdivision 10a.

Sec. 10. Minnesota Statutes 1976, Section 275.50, is amended by adding a subdivision to read:

Subd. 6. The cost to a governmental unit of implementing section 18.023, including sanitation and reforestation, as defined in section 18.023, subdivision 1, is a special levy and is not subject to tax levy limitations including those contained in sections 275.50 to 275.56 and in Laws 1969, Chapter 593, as amended by Laws 1974, Chapter 108, commencing with the levy made in 1976, payable in 1977. A governmental subdivision may make a supplementary levy in 1977, payable in 1978, for all costs of implementing section 18.023 incurred in calendar year 1977 for which a levy was not made in 1976, payable in 1977. For the purpose of calculating the tax levy limit base under section 275.51, for levy year 1977, taxes payable in 1978, there shall be subtracted from the levy limit base of any governmental subdivision an amount equal to 112 percent of the amount levied under section 18.023 in levy year 1974, taxes payable 1975, and included in the levy limit base of the governmental subdivision as a result of Laws 1975, Chapter 437.

 tions 15.0411 to 15.0422, without further act or deed of the commissioner, with respect to grants to municipalities for reforestation and sanitation during the period between the day following final enactment of this act and either September 1, 1977, or the effective date of the amended rules to be promulgated pursuant to section 3 of this act, whichever occurs first.

Sec. 12. [APPROPRIATIONS.] Subdivision 1. There is appropriated from the general fund to the commissioner of agriculture the following amounts for the following purposes, for the period from January 1, 1977, to June 30, 1979:

(a) For grants for sanitation programs pursuant to Minnesota Statutes, Section 18.023, Subdivision 3a,	\$24,687,500
(b) For grants for reforestation programs pur- suant to Minnesota Statutes, Section 18.023, Sub- division 3a,	\$ 7,312,500
(c) For grants-in-aid for wood utilization and disposal systems pursuant to Minnesota Statutes, Section 18.023, Subdivision 3a,	\$ 700,000
(d) For public information	\$ 250,000
(e) For experimental programs pursuant to Min- nesota Statutes, Section 18.023, Subdivision 10a,	\$ 337,000
(f) For administration	\$ 300,000

Subd. 2. There is appropriated from the general fund to the university of Minnesota the following amounts for the following purposes, for the period from January 1, 1977, to June 30, 1979:

(a) For research by the agricultural experimental station, pursuant to Minnesota Statutes, Section 18.023, Subdivision 10, 120,000

(b) For continuing education and training by the agricultural extension service, pursuant to Minnesota Statutes, Section 18.023, Subdivision 10, \$ 300,000

Subd. 3. The sum of \$1,000,000 is appropriated from the general fund to the commissioner of natural resources for the expenses of sanitation of diseased shade trees on lands which the commissioner administers within 1,000 feet of any municipality with an approved disease control program and within camp sites, picnic areas, waysides and parking areas.

This appropriation is in lieu of all other appropriations to the commissioner of natural resources for the same purposes for the period from January 1, 1977, to June 30, 1979.

Subd. 4. The appropriations in this section shall expire July 1, 1979, notwithstanding section 16A.28 or other law.

Sec. 13. [REPEALER.] Minnesota Statutes 1976, Section 18.023, Subdivision 6, is repealed.

Sec. 14. [EFFECTIVE DATE.] This act is effective January 1, 1977.".

Amend the title as follows:

Line 2, delete "providing" and insert "authorizing grants".

Line 4, delete "providing an appropriation" and insert "authorizing a shade tree disease control research program; appropriating money".

Line 6, after "7" insert ", 8".

Line 7, delete "subdivisions" and insert "a subdivision".

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

The report was adopted.

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

H. F. No. 771, A bill for an act relating to metropolitan government; providing for sports facilities; establishing a sports commission; providing financing; providing a tax on the sales of certain intoxicating and fermented malt beverages in the metropolitan area; prohibiting certain restrictive agreements relating to the telecasting of games; increasing the levy limitation base for the city of Bloomington; regulating facilities location; repealing Minnesota Statutes 1976, Section 340.11, Subdivision 11a.

Reported the same back with the following amendments:

Page 2, after line 9, insert a new subdivision to read:

"Subd. 7. "Multipurpose sports facility" means a sports facility suitable for university or major league professional baseball, football, and soccer.".

Renumber the following subdivision.

Page 2, line 10, after "facility" insert "or "sports facilities"".

Page 2, line 11, delete "multipurpose".

Page 2, line 11, after "stadium" delete the comma and insert "or stadiums".

Page 2, line 12, delete "and" and insert "or".

Page 2, line 12, after "baseball" delete the comma and insert "or for university or major league professional".

Page 2, line 12, after "football" delete the comma.

Page 2, line 13, after the comma insert "or for both, together".

Page 3, line 6, after "appointed" insert "from outside the metropolitan area".

Page 3, line 8, delete ", except the chairman".

Page 3, line 9, delete everything before the period.

Page 4, line 31, delete "a".

Page 4, line 31, delete "facility" and insert "facilities".

Page 4, line 31, after "constructed" insert "or remodeled".

Page 5, line 1, after "constructed" insert "or remodeled".

Page 5, line 12, delete "90" and insert "180".

Page 5, line 15, delete "90" and insert "180".

Page 5, line 20, delete "30" and insert "180".

Page 6, line 12, delete "sports facility".

Page 6, line 13, after "project" insert "to build or remodel sports facilities".

Page 8, line 14, delete "A" and insert "Each".

Page 12, line 21, after "constructed" insert "or remodeled".

Page 13, line 22, delete "a" and insert "new or remodeled".

Page 13, line 23, delete "facility" and insert "facilities".

Page 13, line 26, delete "for a covered sports".

Page 13, delete line 27.

Page 13, line 28, delete "approximately 65,000 persons at" and insert "and".

Page 13, line 31, delete "alternative".

Page 14, line 4, delete "location" and insert "alternative".

Page 14, line 27, delete "alternative" and "for the".

Page 14, line 28, delete "facility".

Page 15, line 4, delete "a sports facility at each location" and insert "the sports facilities and locations".

Page 15, line 9, delete "the".

Page 15, line 10, delete "of the sports facility".

Page 15, line 11, after "construct" insert "or remodel".

Page 15, line 12, after "facility" insert "or facilities".

Page 15, line 17, after "of" delete "the facility" and insert "its facilities".

Page 15, line 19, after "commission" and before the period insert ", the feasibility of funding a portion of the total cost through a grant or grants from the federal government, and the feasibility of constructing a waste facility, or a solar energy system, to provide energy for heating and ventilating the sports facility".

Page 15, line 20, delete "a new sports facility" and insert "facilities".

Page 15, line 22, delete "new sports facility" and insert "facilities".

Page 15, line 24, delete "facility" and insert "sports facilities".

Page 15, line 28, after "on" delete "the".

Page 15, line 28, delete "of the".

Page 15, line 29, delete "sports facility".

Page 16, line 3, delete "a".

Page 16, line 3, delete "facility constructed" and insert "facilities". Page 16, line 25, before "The" insert "If the commission's proposal and the construction contracts referred to in clause (g) of this subdivision provide for the construction of a covered multipurpose sports facility or for remodeling and covering the existing metropolitan stadium,".

Page 16, line 27, delete everything after "to".

Page 16, delete line 28.

Page 16, line 29, delete everything before the period and insert "\$58,000,000".

Page 16, line 29, after "If" insert "the commission's proposal and".

Page 16, line 30, delete "referred to in clause (g) of this subdivision".

Page 16, line 31, delete "covered" and insert "cover on a proposed new multipurpose".

Page 17, line 2, delete everything after "amount".

Page 17, line 3, delete "subdivision 1, clause (a),".

Page 17, line 3, delete "\$45,000,000" and insert "\$48,000,000".

Page 17, line 3, after the period insert "If the commission's proposal and the construction contracts provide for the construction of a new sports facility for football and soccer and for remodeling the existing metropolitan stadium for baseball, the principal amount shall be limited to \$35,000,000. If the commission's proposal and the construction contracts provide for the reconstruction and remodeling of the existing metropolitan stadium as an uncovered multipurpose sports facility, the principal amount shall be limited to \$25,000,000. The bonds issued pursuant to subdivision 1, clause (a), shall bear an average annual rate of interest, including discount, not in excess of seven and one-half percent.".

Page 17, line 6, delete "a".

Page 17, line 6, delete "facility" and insert "facilities for baseball and for football and soccer,".

Page 17, line 7, after the period insert "No more than \$3,000,-000 of the proceeds may be used for land acquisition, clearance, relocation and legal costs referred to in clauses (d) and (e) of this subdivision.".

Page 17, line 8, delete "of a sports facility".

Page 17, line 13, delete "the sports facility" and insert "its sports facilities".

Page 17, line 20, delete "sports facility" and insert "commission's sports facilities".

Page 17, line 31, delete "sports facility" and insert "facilities used by the defaulting organization".

Page 18, line 13, after "construct" insert "or remodel".

Page 18, line 14, after "and" insert "to".

Page 18, line 14, delete "stadium structure" and insert "sports facilities proposed by the commission".

Page 18, line 16, after "excluding" insert ", except as otherwise provided in this subdivision,".

Page 18, line 20, after "council" and before the comma insert "except as provided in this subdivision".

Page 18, line 22, after "of" delete "the" and insert "any proposed".

Page 18, line 22, delete "facility" and insert "facilities".

Page 18, line 32, after "costs" insert ", except as provided in this subdivision,".

Page 19, line 2, delete "the" and insert "any proposed".

Page 19, line 2, delete "facility" and insert "facilities".

Page 19, line 11, delete "the" and insert "its".

Page 19, line 11, delete "facility" and insert "facilities".

Page 19, line 13, after "facility" insert "or facilities".

Page 19, line 17, after "facility" insert "or facilities".

Page 19, line 19, after "facility" insert "or facilities".

Page 19, line 22, after "facility" insert "or facilities".

Page 19, line 25, delete the semicolon.

Page 19, line 26, delete everything before "revenues" and insert ", unless the proposed facility is a covered multipurpose sports facility, in which case the aforementioned". Page 19, line 27, delete "will be in" and insert "need only be an".

Page 22, line 30, delete "a".

Page 22, line 31, delete "facility" and insert "facilities".

Page 22, line 31, after "constructed" insert "or remodeled".

Page 23, line 32, delete "a new".

Page 23, line 32, delete "facility" and insert "facilities".

Page 24, line 23, delete "a".

Page 24, line 23, delete "facility" and insert "facilities".

Page 24, line 24, after "constructed" insert "or remodeled".

Page 24, line 27, delete "facility" and insert "facilities".

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

The report was adopted.

Lemke from the Committee on Transportation to which was referred:

H. F. No. 76, A bill for an act relating to highways; providing for the removal of trees, shrubs and other obstructions within highway limits; amending Minnesota Statutes 1976, Sections 160.22, Subdivision 8; and 160.27, Subdivision 6; repealing Minnesota Statutes 1976, Section 160.22, Subdivision 7.

Reported the same back with the following amendments:

Page 1, line 17, after "serving" insert "written".

Page 2, after line 18, insert:

"Sec. 4. [EFFECTIVE DATE.] This act is effective on the day following its final enactment.".

With the recommendation that when so amended the bill pass.

The report was adopted.

Lemke from the Committee on Transportation to which was referred:

H. F. No. 558, A bill for an act relating to snowmobiles; providing for operation on certain highways; amending Minnesota Statutes 1976, Section 84.87, Subdivision 3.

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

The report was adopted.

Lemke from the Committee on Transportation to which was referred:

H. F. No. 661, A bill for an act relating to highway traffic regulations; exempting trucks engaged in hauling hay from certain weight restrictions during a specified period of time.

Reported the same back with the following amendments:

Page 1, line 10, delete "truck" and insert "five axle vehicle".

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

The report was adopted.

Fudro from the Committee on Transportation to which was referred:

H. F. No. 733, A bill for an act relating to the state transportation system; authorizing the issuance of state bonds pursuant to Minnesota Statutes 1976, Section 174.51 and Article XI of the Constitution for the design, construction and reconstruction of bridges and bridge approaches; appropriating money.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert:

"Section 1. [TRUNK HIGHWAY BONDS; ISSUANCE AND SALE.] The commissioner of finance is authorized and directed, upon request of the commissioner of transportation, to issue and sell Minnesota trunk highway bonds under the provisions of Minnesota Statutes, Sections 167.50 to 167.52, and of the Minnesota Constitution, Article XI, Sections 4 to 7, and Article XIV, Section 11, at such times and in such amounts as may be requested by the commissioner of transportation. Bonds issued pursuant to this section are authorized in an aggregate principal amount of \$50,000,000. The proceeds of such bonds shall be appropriated to the trunk highway fund and shall be deposited in a separate bridge construction account. Sec. 2. [STATE TRANSPORTATION BONDS; ISSUANCE AND SALE.] The commissioner of finance is authorized upon the request of the commissioner of transportation to sell and issue Minnesota state transportation bonds for the purposes provided in Minnesota Statutes, Section 174.51, Subdivision 1, in the aggregate principal amount of \$50,000,000 in the manner and upon the conditions prescribed in Minnesota Statutes, Section 174.51, and in Article XI of the Constitution. The proceeds of the bonds, except as provided in Minnesota Statutes, Section 174.51, Subdivision 5, are appropriated to the Minnesota state transportation fund for expenditure in accordance with section 3, subdivision 2, and Minnesota Statutes, Section 174.50.

Sec. 3. [APPROPRIATION.] Subdivision 1. The sum of \$50,000,000, or so much thereof as is determined to be needed, is appropriated from the separate bridge construction account in the trunk highway fund created pursuant to section 1, for the biennium ending June 30, 1979, for the design, construction and reconstruction of key bridges and bridge approaches on the trunk highway system including interstate routes. Any money appropriated under this subdivision shall be expended in accordance with the requirements for expenditure of money from the Minnesota state transportation fund for trunk highway bridges as those requirements are provided in section 174.50 and in rules promulgated pursuant to that section.

Subd. 2. The sum of \$50,000,000 or so much thereof as is determined to be needed, is appropriated from the Minnesota state transportation fund to the department of transportation for the biennium ending June 30, 1979, for disbursement in the form of grants to political subdivisions by the commissioner of transportation for the design, construction and reconstruction of key bridges on the following road systems:

(a)	County highway systems \$27,000,000
(b)	Municipal street systems
(c)	Township road systems 15,000,000
Sec.	4. [EFFECTIVE DATE.] This act is effective July

1, 1977.".

And further amend the title by striking it in its entirety and inserting:

"A bill for an act relating to the state transportation system; authorizing the issuance and sale of Minnesota trunk highway bonds under the provisions of Minnesota Constitution, Article XI, Sections 4 to 7, and Article XIV, Section 11, and authorizing the expenditure of the proceeds thereof for trunk highway bridges and approaches; authorizing the issuance and sale of

Minnesota state transportation bonds under the provisions of Minnesota Constitution, Article XI, and authorizing the expenditure thereof for grants to political subdivisions for design. construction and reconstruction of certain bridges; appropriating money.".

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

The report was adopted.

Lemke from the Committee on Transportation to which was referred:

H. F. No. 817, A bill for an act relating to highway traffic regulations; weight limitations; providing that weight increases for haulers of raw and unfinished forest products shall be statewide during certain periods; amending Minnesota Statutes 1976. Section 169.83, Subdivision 1.

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

The report was adopted.

Lemke from the Committee on Transportation to which was referred:

H. F. No. 930, A bill for an act relating to the counties of Hennepin and Scott; directing the counties to design and construct a temporary replacement of the Bloomington ferry bridge.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert:

"Section 1. **[BLOOMINGTON FERRY BRIDGE: LEGIS-**LATIVE FINDINGS.] The legislature finds that the reconstruction and replacement of the existing deficient superstructure of the Bloomington ferry bridge on Hennepin county stateaid highway No. 18 and Scott county state-aid highway No. 18 over the Minnesota river, to provide safe and convenient travel for citizens of the state who must cross the Minnesota river between Shakopee and interstate highway marked No. 35W, is of an emergency nature.

Sec. 2. **[HENNEPIN AND SCOTT COUNTIES: DESIGN.** RECONSTRUCTION AND REPLACEMENT OF BLOOMING-TON FERRY BRIDGE.] The legislature directs the counties of Hennepin and Scott to reconstruct and replace the deficient superstructure of the Bloomington ferry bridge to meet the minimum width requirements of Minnesota Statutes, Section 165.04, but such bridge shall not be required to conform to any minimum width requirements contained in any rules of the commissioner of transportation promulgated pursuant to Minnesota Statutes, Section 162.02.

Sec. 3. [BRIDGE LOADING.] Notwithstanding any minimum loading restrictions contained in any rules of the commissioner of transporation promulgated pursuant to Minnesota Statutes, Section 162.02, the bridge shall be designed to accommodate an H-15 loading, as defined in the American Association of State Highway and Transportation Officials' standard specifications for highway bridge design. The counties shall prohibit any vehicle or combination of vehicles exceeding this design loading from using the bridge.

Sec. 4. [STATE AGENCIES TO COOPERATE.] All state agencies shall fully cooperate with the counties in expediting the reconstruction and replacement of the bridge.

Sec. 5. [BRIDGE TO BE TEMPORARY.] It is the intent of the legislature that the bridge directed by this act to be reconstructed and replaced be of a temporary nature to be in service, except in the event of an emergency, for a period of from eight to ten years following its completion.

Sec. 6. [EFFECTIVE DATE.] This act is effective the day following its final enactment.".

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

The report was adopted.

SECOND READING OF HOUSE BILLS

H. F. Nos. 384, 442, 728, 307, 315, 418, 76, 558, 661, 817 and 930 were read for the second time.

INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

Lemke, Mann and Braun introduced:

H. F. No. 1005, A bill for an act relating to agriculture; dairy products; grade A pasteurized milk; increasing certification fees; amending Minnesota Statutes 1976, Section 32.394, Subdivisions 8 and 8a.

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

King, Mann, Nelsen, B., and Gunter introduced:

H. F. No. 1006, A bill for an act relating to agriculture; transferring certain functions relating to county agricultural societies from the state auditor and the commissioner of finance to the commissioner of agriculture; providing for the reimbursement of expenses of the commissioner of agriculture incurred in examining the records and accounts of county agricultural societies and certain other agricultural related societies or associations; amending Minnesota Statutes 1976, Sections 17.07; 38.02, Subdivisions 1, 2 and 3; 38.04; and 38.13.

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

Kvam, Sarna, Osthoff, Vanasek and Pleasant introduced:

H. F. No. 1007, A bill for an act relating to public safety; state highway patrol; financing the highway patrol activities from the general fund; appropriating money; amending Minnesota Statutes 1976, Sections 299D.02, Subdivision 1; 299D.03, Subdivisions 2, 4, and 5; 299D.04; 299D.05, Subdivision 3; and Chapter 299D, by adding a section.

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

Reding and Haugerud introduced:

H. F. No. 1008, A bill for an act appropriating money annually to the regents of the university of Minnesota for research by the Hormel Institute, a division of the university at Austin, Minnesota.

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

Nelsen, M.; Beauchamp; Friedrich; Murphy and Anderson, G., introduced:

H. F. No. 1009, A bill for an act relating to economic development; changing certain requirements for loan eligibility through the Minnesota area redevelopment administration; amending Minnesota Statutes 1976, Section 472.11, by adding subdivisions.

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

Casserly; Stanton; Sieben, H.; Metzen and Nelsen, M., introduced:

H. F. No. 1010, A bill for an act relating to real estate; permitting certain detainer actions to be done by nonattorneys; providing that the automatic lease renewal prohibition shall apply only to leases over three months in duration; amending Minnesota Statutes 1976, Sections 481.02, Subdivision 3; and 504.21.

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

Dean, Fudro, Berg, Sarna and Hanson introduced:

H. F. No. 1011, A bill for an act relating to public safety; modifying requirements of gas containers; amending Minnesota Statutes 1976, Section 299F.40.

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

Berglin, Clark, Sabo, Norton and Jaros introduced:

H. F. No. 1012, A bill for an act relating to housing; providing for eligibility of cooperatives to receive loans and mortgages; authorizing the agency to enter into multifamily housing rehabilitation agreements with local governmental units; establishing a program of technical assistance to multifamily housing applicants proposing participation in ownership and management by residents; amending Minnesota Statutes 1976, Sections 462A.-03, Subdivision 13; 462A.05, Subdivision 5; and 462A.07, by adding subdivisions.

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

Neisen, Simoneau, Murphy, Voss and Biersdorf introduced:

H. F. No. 1013, A bill for an act relating to commerce; revising permissible finance charges on open and credit sales; amending Minnesota Statutes 1976, Section 334.16.

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

Lemke, Novak, Biersdorf, Stoa and Clark introduced:

H. F. No. 1014, A bill for an act relating to telephone companies; requiring telephone companies engaged in certain operations to receive a permit from the public service commission; requiring the companies to notify the public service commission before terminating or suspending operation; providing for a hearing; permitting the public service commission to issue orders and rules.

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

Wynia, Casserly, Jaros and Pehler introduced:

H. F. No. 1015, A bill for an act relating to human rights; clarifying the scope of sex discrimination; providing for an appeal by the commissioner; providing for a civil action without filing with the department; amending Minnesota Statutes 1976, Sections 363.01, by adding a subdivision; 363.05, Subdivision 1; 363.072, Subdivision 1; and 363.14, by adding a subdivision.

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

St. Onge, Fudro, Ewald, Neisen and Enebo introduced:

H. F. No. 1016, A bill for an act relating to health; regulating plumbers and water conditioning contractors; amending Minnesota Statutes 1976, Sections 326.38; 326.40; 326.60, Subdivision 1; 326.65; and Chapter 326, by adding a section; repealing Minnesota Statutes 1976, Section 326.45.

The bill was read for the first time and referred to the Committee on Commerce and Economic Development. Arlandson; Nelsen, M.; Adams; Ewald and Sieben, M., introduced:

H. F. No. 1017, A bill for an act relating to consumer protection; regulating invention development services; prescribing contract terms and disclosures to customers; defining terms; requiring invention developers to file a bond; providing penalties.

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

Lemke and Schulz introduced:

H. F. No. 1018, A bill for an act relating to corrections; reimbursement to counties for probation and parole services provided by them to wards of the state; amending Minnesota Statutes 1976, Section 260.311, Subdivision 5.

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

Kahn and Sabo introduced:

H. F. No. 1019, A bill for an act relating to the university of Minnesota; conferring university of Minnesota peace officers with limited powers of arrest; governing the operation and parking of vehicles upon property owned, leased or occupied by the regents of the university of Minnesota; amending Minnesota Statutes 1976, Section 137.12; 169.123, Subdivision 1; 169.965, Subdivision 1; 626.05, Subdivision 2; 626A.01, Subdivision 7; and Chapter 626, by adding a section.

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

Kempe, A.; Moe; Cohen and McCarron introduced:

H. F. No. 1020, A bill for an act relating to crimes and corrections; directing the supreme court to promulgate sentencing guide lines; providing mandatory minimum sentences for felonies; amending Minnesota Statutes 1976, Sections 609.095; 609.11, Subdivision 1; 609.115, Subdivision 1; 609.12, Subdivision 1; and 609.135, by adding a subdivision; repealing Minnesota Statutes 1976, Section 609.115, Subdivision 2.

The bill was read for the first time and referred to the Committee on Criminal Justice. Nelson, Arlandson and Moe introduced:

H. F. No. 1021, A bill for an act relating to crimes; authorizing a court to impose as a condition of release for a person charged with a criminal offense a bail procedure that provides for a ten percent deposit.

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

Nelson, Novak, Lehto and Laidig introduced:

H. F. No. 1022, A bill for an act relating to the juveniles; providing for a hearing to determine detrimental relationships involving children; providing for a penalty for those engaging children in detrimental relationships; amending Minnesota Statutes 1976, Chapters 260, by adding a section; and 609, by adding a section.

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

White introduced:

H. F. No. 1023, A bill for an act relating to Independent School District No. 195; authorizing an additional levy for a community recreation program; amending Minnesota Statutes 1976, Section 275.125, Subdivision 8.

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

Osthoff, Enebo, Fudro, Anderson, I., and Biersdorf introduced:

H. F. No. 1024, A bill for an act relating to the environment; clarifying the burden of proof in environmental rights actions; providing that economic considerations shall receive due consideration; amending Minnesota Statutes 1976, Sections 116B.04; and 116B.09, Subdivision 2.

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

Fjoslien; Anderson, G.; Nelsen, B.; Mann and Kelly, W., introduced:

H. F. No. 1025, A bill for an act relating to drainage ditches: requiring removal of certain obstructions on state lands; amending Minnesota Statutes 1976, Section 106.491.

The bill was read for the first time and referred to the Committee on Environment and Natural Resources. Nelsen, M.; Kroening; Gunter; Sarna and Braun introduced:

H. F. No. 1026, A bill for an act relating to game and fish; migratory waterfowl hunting hours; amending Minnesota Statutes 1976, Section 100.27, by adding a subdivision.

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

Osthoff, Haugerud, Stoa, Anderson, I., and Biersdorf introduced:

H. F. No. 1027, A bill for an act relating to the environment; environmental impact statements; requiring petitioners initiating environmental impact statements to be adult residents or property owners in affected areas; exempting private actions of only local significance; providing that economic considerations be given due consideration; amending Minnesota Statutes 1976, Section 116D.04, Subdivisions 3, 5 and 6.

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

Sieben, H., introduced:

H. F. No. 1028, A bill for an act relating to the establishment of a power plant site and transmission line route selection authority in the environmental quality board; appropriating money; providing penalties; amending Minnesota Statutes 1976, Sections 116C.52, Subdivision 3, and by adding subdivisions; 116C.53; 116C.54; 116C.55, Subdivisions 2 and 3; 116C.57; 116C.58; 116C.59, Subdivision 1; 116C.61, Subdivisions 2 and 3; 116C.64; 116C.69; and Chapter 116C, by adding a section; repealing Minnesota Statutes 1976, Sections 116C.55, Subdivision 1; and 116C.56.

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

George, Brinkman, Wenzel, Anderson, G., and Anderson, R., introduced:

H. F. No. 1029, A bill for an act relating to mortgages; authorizing appointment of a receiver upon foreclosure and upon a showing that a mortgagor has breached certain covenants in the mortgage; amending Minnesota Statutes 1976, Sections 559.17; and 576.01.

The bill was read for the first time and referred to the Committee on Financial Institutions and Insurance. Swanson, Norton, Rice, Sabo and Brinkman introduced:

H. F. No. 1030, A bill for an act relating to health care plans; requiring minimum anticipated loss ratios for certain insurance plans; eliminating certain open enrollment requirements for nonprofit health service plans; revising the Minnesota comprehensive health insurance act of 1976; making necessary improvements and corrections; further prescribing the powers and duties of the commissioner of insurance; amending Minnesota Statutes 1976, Section 62A.02, Subdivision 3; 62D.10, Subdivision 1; 62E.02, Subdivisions 2, 8, 11 and 21; 62E.03, Subdivision 2; 62E.04, Subdivision 4; 62E.06; 62E.09; 62E.10, Subdivisions 1 and 3; 62E.11, Subdivision 5; 62E.13, Subdivisions 2 and 4; and 62E.14, Subdivision 1.

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

Nelsen, M., and Abeln introduced:

H. F. No. 1031, A bill for an act relating to insurance companies; prescribing penalties for violation of certain filing requirements; amending Minnesota Statutes 1976, Chapter 72A, by adding a section; repealing Minnesota Statutes 1976, Section 72A.06.

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

Osthoff introduced:

H. F. No. 1032, A bill for an act relating to elections; precinct boundaries; including annexed area in adjacent precinct; amending Minnesota Statutes 1976, Section 204A.06, Subdivision 1; repealing Minnesota Statutes 1976, Section 204A.06, Subdivision 2.

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

McCarron; Osthoff; Anderson, I.; Rice and Lehto introduced:

H. F. No. 1033, A bill for an act relating to elections; providing for elections to fill vacancies in the United States senate; amending Minnesota Statutes 1976, Chapter 202A, by adding a section; repealing Minnesota Statutes 1976, Section 202A.72.

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

H. F. No. 1034, A bill for an act relating to retirement; purchase of service credit by certain state employees or former employees; amending Minnesota Statutes 1976, Section 352.021, Subdivision 3.

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

Nelson, Petrafeso, Skoglund, Clark and Dean introduced:

H. F. No. 1035, A bill for an act relating to eminent domain; court appointed commissioners; disqualifying certain attorneys from acting as a commissioner; amending Minnesota Statutes 1976, Section 117.075.

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

Metzen, Kroening, Jacobs, Osthoff and Sieben, H., introduced:

H. F. No. 1036, A bill for an act relating to the operation of state government; requiring a reevaluation of state department budgets and programs every two years following zero-based budgeting; providing for investigation by legislative staff.

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

Casserly; Norton; Cummiskey; Sieben, H.; and Dean introduced:

H. F. No. 1037, A bill for an act relating to the attorney general; creating an office of bond counsel; restricting the use of private bond counsels by state agencies and political subdivisions; prescribing duties; appropriating money.

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

Wieser introduced:

H. F. No. 1038, A bill for an act relating to state lands; authorizing the commissioner of natural resources to convey the interests of the state in certain lands in Houston county.

The bill was read for the first time and referred to the Committee on Governmental Operations. Arlandson, Nelson, Abeln, Swanson and Petrafeso introduced:

H. F. No. 1039, A bill for an act relating to public welfare; providing pre-trial proceedings and hearings to determine paternity of illegitimate children; requiring a notice to be given a father when a mother intends to relinquish a child for purposes of adoption; enacting the uniform parentage act; revising Minnesota Statutes to conform with the uniform parentage act; amending Minnesota Statutes 1976, Sections 144.159; 144.167; 144.171, Subdivision 2; 257.025; 257.175; 257.28; 259.24, Subdivisions 1 and 2; 259.25, Subdivision 1; 259.26, Subdivision 1; 259.29; 260.111, Subdivision 2; 525.172; and 525.173; repealing Minnesota Statutes 1976, Sections 144.177; 257.251; 257.252; 257.253; 257.254; 257.255; 257.256; 257.257; 257.258; 257.259; 257.261; 257.262; 257.263; 257.264; 257.27; 257.29; 257.30; 257.31; 257.33; 259.261; and 517.19.

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

King, Welch and Laidig introduced:

H. F. No. 1040, A bill for an act relating to finance; deleting obsolete provisions; changing and clarifying cross-references; codifying certain provisions formerly in session laws; appropriating money; amending Minnesota Statutes 1976, Sections 12.24, Subdivision 2; 15.50, Subdivision 5; 16.172; 16.80, Subdivision 1; 16A.17, Subdivision 9; 18.69; 43.43, Subdivision 2; 121.48, Subdivision 2; 124.212, Subdivision 19; 136.11, Subdivision 5; 136.144; 136.37; 136.55, Subdivision 2; and Chapter 243, by adding a section; repealing Minnesota Statutes 1976, Sections 16.026, Subdivision 5; and 16A.05; and Laws 1945, Chapter 575, Sections 19 and 21.

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

Berglin, Sieben, H., and Adams introduced:

H. F. No. 1041, A bill for an act relating to unemployment compensation; changing total disqualification based on receipt of social security benefits; amending Minnesota Statutes 1976, Section 268.08, Subdivisions 3 and 4.

The bill was read for the first time and referred to the Committee on Governmental Operations. Patton, Moe, Beauchamp, Hanson and Reding introduced:

H. F. No. 1042, A bill for an act relating to retirement; election of trustees to the public employees retirement association board of trustees; amending Minnesota Statutes 1976, Section 353.03, Subdivision 1; repealing Minnesota Statutes 1976, Section 353.03, Subdivision 2a.

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

Patton, Moe, Beauchamp and Biersdorf introduced:

H. F. No. 1043, A bill for an act relating to retirement; computation of average salary for certain unclassified state employees.

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

Patton, Reding, Beauchamp, Hanson and Biersdorf introduced:

H. F. No. 1044, A bill for an act relating to the public employees retirement association; increasing contributions; reducing penalty for early retirement; increasing interest on refunds; eliminating augmentation of deferred annuities; transferring the required reserves for a deferred annuity to the Minnesota adjustable fixed benefit fund; eligibility for proportionate annuities; amending Minnesota Statutes 1976, Sections 353.27, Subdivision 2; 353.30, Subdivisions 1, 1b, and 3; 353.31, by adding subdivisions; 353.32, Subdivision 1; 353.34, Subdivision 2; 353.65, Subdivisions 2 and 3; 353.657, by adding a subdivision; and 353.71, Subdivision 2; and 356.32, Subdivision 1.

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

Patton; Moe; Sieben, H.; Casserly and McCarron introduced:

H. F. No. 1045, A bill for an act relating to the legislature; exempting legislators from jury duty during the term of office, and exempting officers and employees of the legislature from jury duty during their period of employment; amending Minnesota Statutes 1976, Section 3.081.

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

H. F. No. 1046, A bill for an act relating to retirement; firemen's and police relief associations in cities of the first class; membership of new police officers and firefighters in the public employees police and fire fund; contributions and refunds.

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

Patton introduced:

H. F. No. 1047, A bill for an act relating to retirement; St. Paul teachers retirement fund association; benefits and contributions; establishment of a coordinated program; amending Minnesota Statutes 1976, Chapter 355, by adding sections.

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

McEachern; Kempe, R.; St. Onge; Dahl and Peterson introduced:

H. F. No. 1048, A bill for an act relating to libraries; requiring distribution of certain state publications to county and regional libraries; amending Minnesota Statutes 1976, Sections 15.051, Subdivision 4; 15.047, Subdivision 2; and 648.39, by adding a subdivision.

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

Pehler, McCarron, Forsythe, Clawson and Anderson, B., introduced:

H. F. No. 1049, A bill for an act relating to public welfare; medical assistance for the needy; guidelines for nursing home costs; allowing certain costs not directly related to patient care; amending Minnesota Statutes 1976, Section 256B.47, Subdivision 2.

The bill was read for the first time and referred to the Committee on Health and Welfare. Swanson, Petrafeso, Abeln and Dahl introduced:

H. F. No. 1050, A bill for an act relating to nursing homes; clarifying requirements for administration and inspections; changing provisions for reimbursement of expenses for interest on capital indebtedness; deleting certain provisions and adding new provisions on investment allowance; providing an annual cost settlement; appropriating money; amending Minnesota Statutes 1976, Sections 144A.05; 144A.10, Subdivisions 2 and 5; 256B.27, by adding a subdivision; 256B.44, Subdivision 3; 256B.45; 256B.47, Subdivision 1; and Chapter 256B, by adding a section.

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

Berglin, Clawson, Clark, Carlson, D., and Dahl introduced:

H. F. No. 1051, A bill for an act relating to public welfare; aid to families with dependent children, medical assistance, and supplemental aid; altering eligibility criteria; amending Minnesota Statutes 1976, Sections 256.73, Subdivision 2; 256B.06, Subdivision 1; and 256D.37, Subdivision 2.

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

Dahl, Hokanson, Petrafeso, Swanson and Heinitz introduced:

H. F. No. 1052, A bill for an act relating to human services; providing grants to plan and organize human services programs; requiring notification of affected state agencies; requiring certain membership on advisory councils; promulgating rules; amending Minnesota Statutes 1976, Sections 402.01, by adding a subdivision; 402.02, Subdivisions 1 and 2; 402.03; 402.04, Subdivision 1; 402.05; and 402.06; repealing Minnesota Statutes 1976, Sections 402.08 and 402.09.

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

Wenstrom; McCollar; Nelsen, M.; Carlson, L.; and Kvam introduced:

H. F. No. 1053, A bill for an act relating to the practice of chiropractic; prescribing academic requirements for licensure, grounds for disciplinary action, and penalties; amending Minnesota Statutes 1976, Sections 148.06, Subdivision 1; and 148.10, Subdivision 1, and by adding a subdivision.

The bill was read for the first time and referred to the Committee on Health and Welfare. Brandl, Welch, Rice, Kaley and Berkelman introduced:

H. F. No. 1054, A bill for an act relating to welfare; aid to families with dependent children; changing certain eligibility qualifications; amending Minnesota Statutes 1976, Sections 256.73, Subdivisions 1, 2, 4, and by adding subdivisions; and 256.79.

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

Abeln; Carlson, L.; Neisen; McCollar and Kempe, R., introduced:

H. F. No. 1055, A bill for an act relating to health care; providing expense protection for the services of interpreters for the deaf or mute in certain medical situations; amending Minnesota Statutes 1976, Chapters 62A and 62D by adding sections; and Section 62C.14, by adding a subdivision.

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

Carlson, L.; Anderson, B.; Scheid; Wenstrom and Kaley introduced:

H. F. No. 1056, A bill for an act relating to health; prohibiting the operation of professional nursing business without a license; amending Minnesota Statutes 1976, Sections 148.281, by adding a subdivision; and 319A.02, Subdivision 2.

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

Swanson; Carlson, L.; Wenstrom; Kaley and Munger introduced:

H. F. No. 1057, A bill for an act relating to health; developing standards for safe drinking water; providing penalties; defining terms; amending Minnesota Statutes 1976, Section 115.71, Subdivision 7; and 144.12, Subdivision 1.

The bill was read for the first time and referred to the Commitee on Health and Welfare. Fugina, Williamson, Begich, Rice and Kroening introduced:

H. F. No. 1058, A bill for an act relating to the organization and operation of state government; education; changing the membership of the higher education coordinating board; prescribing additional duties for the board; appropriating money; amending Minnesota Statutes 1976, Sections 136A.02, Subdivisions 1, 1a, and 2; 136A.04; 136A.05; and 136A.07.

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

Fugina, Williamson, St. Onge, Stanton and Beauchamp introduced:

H. F. No. 1059, 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; appropriating money.

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

Kalis, Mann, Fugina, Anderson, G., and Kaley introduced:

H. F. No. 1060, A bill for an act relating to education; loans to medical students; changing requirements for loan forgiveness and limitations on loan amounts; amending Minnesota Statutes 1976, Section 147.30.

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

Pehler, Stanton, Clawson, Pleasant and Jaros introduced:

H. F. No. 1061, A bill for an act relating to migrant labor; providing contract requirements; providing for the recruiting of migrant workers; prescribing penalties; providing for private causes of action; appropriating funds.

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

Waldorf, Kostohryz and Kelly, R., introduced:

H. F. No. 1062, A bill for an act relating to Ramsey county; providing state assistance for the retention and treatment of stormwater flowing into Lake Phalen; appropriating money.

The bill was read for the first time and referred to the Committee on Local and Urban Affairs. Nelsen, M., introduced:

H. F. No. 1063, A bill for an act relating to the city of Mora; authorizing the issuance of electric revenue refunding bonds.

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

Erickson, Stanton, Birnstihl, Braun and Den Ouden introduced:

H. F. No. 1064, A bill for an act relating to public water and sewer improvements; authorizing inclusion of cities in sewer and water districts; allowing certain special assessments; providing an accounting system; amending Minnesota Statutes 1976, Sections 116A.01, Subdivisions 1, 1a, 2, 4, and by adding a subdivision; 116A.02, by adding a subdivision; 116A.09; 116A.11, Subdivision 4; 116A.16; 116A.17, Subdivision 2; 116A.20, Subdivisions 2 and 6; 116A.24, Subdivisions 2 and 3, and by adding a subdivision; and Chapter 116A, 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. 1065, A bill for an act relating to St. Louis county; fees for tax search certificate; amending Laws 1955, Chapter 633, Section 1, Subdivision 2.

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

McEachern introduced:

H. F. No. 1066, A bill for an act relating to public indebtedness; regulating the sale of securities by municipalities subject to reverse repurchase agreements; providing penalties for misconduct of municipal officers in the execution of agreements; amending Minnesota Statutes 1976, Section 475.51, by adding a subdivision; and Chapter 475, by adding a section.

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

Casserly, Forsythe, Brinkman, Wynia and Jaros introduced:

H. F. No. 1067, A bill for an act relating to taxation; providing income tax deduction for travel expenses for medical purposes; amending Minnesota Statutes 1976, Section 290.09, Subdivision 10.

The bill was read for the first time and referred to the Committee on Taxes. Kahn and Sabo introduced:

H. F. No. 1068, A bill for an act relating to taxation; extending income adjusted homestead credit to certain residents of government property; amending Minnesota Statutes 1976, Section 290A.03, Subdivision 8.

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

Anderson, I.; Berglin; Corbid; Braun and Carlson, D., introduced:

H. F. No. 1069, A bill for an act relating to taxation; exempting certain residential utilities from the sales tax; amending Minnesota Statutes 1976, Section 297A.25, Subdivision 1.

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

Kvam, Eckstein, Sarna, Wigley and Jude introduced:

H. F. No. 1070, A bill for an act relating to taxation; allocating the proceeds of the motor vehicle excise tax between the general fund and the highway user tax distribution fund; amending Minnesota Statutes 1976, Sections 168.27, Subdivision 16; 297B.035, Subdivision 2; and 297B.09.

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

Sieben, H., introduced:

H. F. No. 1071, A bill for an act relating to taxation; providing for a credit against income taxes for taxpayers hiring previously unemployed workers; amending Minnesota Statutes 1976, Section 290.06, by adding a subdivision.

The bill was read for the first time and referred to the Committee on Taxes. Tomlinson, Eken, Berg, Johnson and Savelkoul introduced:

H. F. No. 1072, A bill for an act relating to taxation; increasing certain income tax credits; simplifying certain deductions; changing the definition of gross income; providing for a minimum tax on preference income; amending Minnesota Statutes 1976, Sections 290.01, Subdivision 20; 290.06, Subdivision 3c; 290.09, Subdivisions 4, 5, 10 and 15; 290.21, Subdivision 3; Chapter 290, by adding sections; repealing Minnesota Statutes 1976, Sections 290.08, Subdivision 6; 290.09, Subdivisions 26 and 27; 290.971 and 290.972.

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

Skoglund, Jensen, Clark, Jaros and Forsythe introduced:

H. F. No. 1073, A bill for an act relating to highway traffic regulation; authorizing the issuance of limited driver's licenses for drivers whose licenses have been suspended or revoked; amending Minnesota Statutes 1976, Section 171.30, Subdivision 1.

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

Samuelson, Fudro, Sarna, Lemke and Biersdorf introduced:

H. F. No. 1074, A bill for an act relating to motor vehicle and highway noise control; requiring the commissioner of transportation to implement noise abatement measures; prohibiting construction of acoustical barriers except where required on federal aid highways; requiring the commissioner of public safety to cooperate in noise abatement measures; requiring a study and report concerning motor vehicle source noise enforcement devices and methods; increasing the complement of the state patrol; appropriating money; amending Minnesota Statutes 1976, Chapter 161, by adding a section; repealing Minnesota Statutes 1976, Section 161.125.

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

Osthoff, Hanson, Hokanson, Metzen and Biersdorf introduced:

H. F. No. 1075, A bill for an act relating to motor vehicles; requiring turn signals on motorcycles, motor scooters and bicycles with motor attached; amending Minnesota Statutes 1976, Section 169.57, Subdivision 2.

The bill was read for the first time and referred to the Committee on Transportation. Lemke, Kvam, Metzen, Birnstihl and Jensen introduced:

H. F. No. 1076, A bill for an act relating to highway traffic regulations; prescribing the width of vehicles; amending Minnesota Statutes 1976, Section 169.80, Subdivision 2.

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

HOUSE ADVISORIES

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

Hokanson, Zubay, Mangan, Nelson and Sieben, H., introduced:

H. A. No. 21, A proposal to create a select committee to report findings and recommendations on child abuse.

The advisory was referred to the Committee on Health and Welfare.

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:

H. F. No. 260, A bill for an act relating to the military; abolishing the naval militia and deleting references thereto; correcting other terminology; amending Minnesota Statutes 1976, Sections 190.05, Subdivision 3; 190.06, Subdivision 2; 191.09; 192.26, Subdivision 1; 193.141, Subdivision 1; 193.142; 193.143; 193.1431; 193.145; and 193.36, Subdivision 1; repealing Minnesota Statutes 1976, Chapter 194.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. Nos. 74, 78, 86 and 380.

PATRICK E. FLAHAVEN, Secretary of the Senate

26th Day]

Mr. Speaker:

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

S. F. Nos. 267 and 305.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. Nos. 26 and 114.

PATRICK E. FLAHAVEN, Secretary of the Senate

FIRST READING OF SENATE BILLS

S. F. No. 74, A bill for an act relating to agriculture; potato grading; application; repealing Minnesota Statutes 1976, Section 30.101.

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

S. F. No. 78, A bill for an act relating to public indebtedness; investment of debt service funds; amending Minnesota Statutes 1976, Section 475.66, Subdivisions 1 and 2.

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

S. F. No. 86, A bill for an act relating to real property; registration of title thereto; providing for changes in the persons who may register land and in the contents of the application for registration; permitting the registration of appurtenant easements over unregistered land and establishing procedures for such registration; changing the period during which the application shall constitute notice; changing the period for appeal from a final decree and establishing a period for appeal to the supreme court from an order of the district court made after the original registration of land; providing that money judgments may be filed on certificates of title only when the judgment debtor has a registered interest therein; prescribing fees of the registrar for the assurance fund; amending Minnesota Statutes 1976, Sections 508.03; 508.04; 508.06; 508.11; 508.23; 508.29; 508.63; and 508.74. The bill was read for the first time.

Berg moved that S. F. No. 86 and H. F. No. 156, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 380, A bill for an act relating to courts; lapse of causes of action arising outside the state; amending Minnesota Statutes 1976, Section 541.14.

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

S. F. No. 267, A bill for an act relating to taxation; defining "common carrier" for certain purposes in connection with the sales and use tax; amending Minnesota Statutes 1976, Section 297A.211, Subdivision 1.

The bill was read for the first time.

Schulz moved that S. F. No. 267 and H. F. No. 374, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 305, A bill for an act relating to intoxicating liquor; expiration date of municipal licenses; amending Minnesota Statutes 1976, Section 340.11, Subdivision 16.

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

S. F. No. 26, A bill for an act relating to game and fish; extending seasons for taking of certain fish; amending Minnesota Statutes 1976, Section 101.41, Subdivisions 2 and 4.

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

S. F. No. 114, A bill for an act relating to highways; requiring a hearing by a county board prior to the adoption of a resolution revoking a county highway that would revert to a town; amending Minnesota Statutes 1976, Section 163.11, by adding a subdivision.

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

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REPORTS FROM THE COMMITTEE ON RULES AND LEGISLATIVE ADMINISTRATION

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

Senate Concurrent Resolution No. 7, A senate concurrent resolution relating to joint rules; providing for joint rules for the Legislature of the State of Minnesota.

Reported the same back with the following amendments:

Page 1, after line 9, insert the following:

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2.02 Appropriating Money

2.03 Deadlines

2.04 Amending Bills Originating in other House

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ARTICLE III: GENERAL PROVISIONS

3.01 Suspension of Joint Rules

3.02 Odd Year Session Adjournment

3.03 Interim Committee and Commission Reports".

Page 4, line 4, delete "OF BILLS".

Page 6, line 14, delete "administative" and insert "administrative".

Page 7, line 5, after the semicolon, insert "and".

Page 8, line 1, delete "or" and insert "(c) reports of the Committee on Rules and Administration in the Senate or the Committee on Rules and Legislative Administration in the House; or".

Page 8, line 2, delete "(c)" and insert "(d)".

Page 9, line 23, delete "practicable" and insert "practical".

Page 11, line 4, after the semicolon, insert "and".

With the recommendation that when so amended the resolution be adopted.

The report was adopted.

Anderson, I., moved that Senate Concurrent Resolution No. 7, providing Joint Rules for the 70th session of the Minnesota Legislature, be now adopted.

Savelkoul moved to amend Senate Concurrent Resolution No. 7, the unofficial engrossment, as follows:

Page 10, after line 15, insert:

"A state building or facility requiring state bonding to fund its construction shall not be included in a conference committee report unless the building or facility was included in the bill passed by each house.". A roll call was requested and properly seconded.

Kempe, A., moved to amend the Savelkoul amendment to Senate Concurrent Resolution No. 7, the unofficial engrossment, as follows:

Line 1, after "A state" insert "capitol annex", after "building" delete "or facility".

Line 3, after "building" delete "or facility".

A roll call was requested and properly seconded.

The question was taken on the Kempe, A., amendment to the Savelkoul amendment and the roll was called. There were 39 yeas and 89 nays as follows:

Those who voted in the affirmative were:

Adams Albrecht Anderson, B. Anderson, D. Biersdorf Carlson, A. Carlson, D. Cohen	Dean Den Ouden Erickson Esau Ewald Faricy Fjoslien Eriodrich	Kvam	Peterson	Sarna Savelkoul Stanton Waldorf Wieser Wigley Wynia
Cohen	Friedrich	Laidig	Rose	•

Those who voted in the negative were:

The motion did not prevail and the amendment to the amendment was not adopted. Savelkoul moved to amend the Savelkoul amendment to Senate Concurrent Resolution No. 7, the unofficial engrossment, as follows:

Page 4, delete "each" and insert "one".

A roll call was requested and properly seconded.

The question was taken on the Savelkoul amendment to the Savelkoul amendment and the roll was called. There were 72 yeas and 55 nays as follows:

Those who voted in the affirmative were:

Abeln	Dean Dean Curden	Jude	Nelsen, B.	Sieben, M.
Adams	Den Ouden	Kaley	Nelson	Smogard
Albrecht	Eckstein	Kalis	Niehaus	Stoa
Anderson, B.	Erickson	Kempe, A.	Novak	Tomlinson
Anderson, D.	Esau	Kempe, R.	Osthoff	Waldorf
Anderson, R.	Evans	King	Peterson	Welch
Beauchamp	Ewald	Knickerbocker	Petrafeso	White
Berg	Faricy	Kostohryz	Pleasant	Wieser
Biersdorf	Fjoslien	Kvam	Rose	Wigley
Brandl	Forsythe	Laidig	Samuelson	Williamson
Byrne	Friedrich	Mann	Sarna	Wynia
Carlson, A.	George	McCarron	Savelkoul	Zubay
Carlson, D.	Heinitz	McCollar	Searle	v
Cohen	Hokanson	McDonald	Searles	
Corbid	Johnson	Metzen	Sherwood	

Those who voted in the negative were:

Anderson, G. Anderson, I. Arlandson Battaglia Begich Berglin Berkelman Birnstihl Braun Prinkmon	Casserly Clark Clawson Cummiskey Dahl Eken Ellingson Enebo Fudro Encine	Jacobs Jaros Jensen Kahn Kelly, R. Kelly, W. Kroening Langseth Lehto	McEachern Moe Munger Neisen Neisen, M. Norton Pehler Prahl Biao	Schulz Sieben, H. Simoneau Skoglund Stanton Suss Swanson Vanasek Wenstrom Wonsrol
Braun	Fudro	Lehto	Prahl	Wenstrom
Brinkman	Fugina	Lemke	Rice	Wenzel
Carlson, L.	Gunter	Mangan	Scheid	Speaker Sabo

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

CALL OF THE HOUSE

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

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The question recurred on the Savelkoul amendment, as amended, and the roll was called. There were 63 yeas and 69 nays as follows:

Those who voted in the affirmative were:

Abeln Adams Albrecht Anderson, B. Anderson, R. Biersdorf Byrne Carlson, A. Carlson, D. Clawson Cohen Corbid Dean	Den Ouden Eckstein Erickson Esau Evans Ewald Faricy Fjoslien Forsythe Friedrich Heinitz Hokanson Jude	Kaley Kelly, R. Kempe, A. Knickerbocker Kostohryz Kvam Laidig Mangan McCarron McCollar McCollar McConald Matzan	Pleasant Prahl Rose Samuelson Sarna Savelkoul Scheid	Searles Sherwood Stoa Suss Tomlinson Waldorf Welch Wieser Wigley Wynia Zubay
Dean	Jude	Metzen	Searle	

Those who voted in the negative were:

Anderson, D.	Braun	George	Langseth	Patton
Anderson, G.	Brinkman	Gunter	Lehto	Pehler
Anderson, I.	Carlson, L.	Hanson	Lemke	Petrafeso
Arlandson	Casserly	Jacobs	Mann	Reding
Battaglia	Clark	Jaros	McEachern	Rice
Beauchamp	Cummiskey	Jensen	Moe	St. Onge
Begich	Dahl	Johnson	Munger	Schulz
Berg	$\mathbf{E}\mathbf{k}\mathbf{e}\mathbf{n}$	Kahn	Murphy	Sieben, H.
Berglin	Ellingson	Kalis	Neisen	Sieben, M.
Berkelman	Enebo	Kelly, W.	Nelsen, M.	Simoneau
Birnstihl	Fudro	King	Nelson	Skoglund
Brandl	Fugina	Kroening	Norton	Smogard

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	nstrom White Speaker Sa nzel Williamson	ıbo
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The motion did not prevail and the amendment, as amended, was not adopted.

The question recurred on the motion of Anderson, I., to adopt Senate Concurrent Resolution No. 7 providing Joint Rules for the 70th Session of the Legislature. The motion prevailed and Senate Concurrent Resolution No. 7 providing for Joint Rules was adopted.

The Joint Rules for the 70th Session of the Legislature, as amended by the House, read as follows:

JOINT RULES OF THE SENATE AND HOUSE OF REPRESENTATIVES

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- ARTICLE I: JOINT CONVENTIONS

HOW GOVERNED

Rule 1.01. The Speaker of the House shall preside at all Conventions of the two houses of the Legislature and shall call the members to order. The Chief Clerk of the House shall be the Secretary and the Sergeant at Arms of the House shall be the Sergeant at Arms of the Convention.

PRESIDENT'S DUTIES

Rule 1.02. The President of the Convention shall preserve order and decorum. He may speak on all points of order in preference to other members and shall decide questions of order, subject to an appeal to the Convention by any member. He shall rise to put a question but may state it while seated.

PRESIDENT'S RIGHT TO VOTE

Rule 1.03. The President shall have the right to vote in all cases except appeals from his decisions. He shall vote last on all questions.

STATING QUESTIONS

Rule 1.04. Questions shall be put to the Convention in the following form: "As many as are of the opinion that (the question) shall pass, say 'Aye.'" After an affirmative vote is expressed the nays shall be called as follows: "As many as are of the contrary opinion, say 'No.'" If the President is in doubt or a division is called, those in the affirmative shall rise first and those in the negative afterward.

ORDER OF DEBATE

Rule 1.05. When any member wishes to speak to the Convention on any matter, he shall rise and respectfully address the President, and not speak further until recognized. He shall confine himself to the question under debate and avoid personal remarks. When two or more members rise at the same time, the President shall designate the member to speak first. No member shall speak more than twice on the same question without permission of the Convention.

CALLING MEMBER TO ORDER

Rule 1.06. If any member of the Joint Convention is called to order for offensive words in debate, the member calling him to order shall report the words to which exception is taken and the Secretary shall record them. No member may be called to order for any language used in debate if exception is not taken before any other member has spoken or any other business has taken place. A member called to order shall immediately sit down unless another member moves to permit him to explain. In any case, the Joint Convention, if appealed to, shall decide without debate. Only if the decision is in favor of the member called to order shall he be at liberty to proceed.

CALL OF THE CONVENTION

Rule 1.07. Five members may demand a call of the Convention at any time except after voting has commenced. When such a call is demanded, the doors shall be closed, the roll shall be called, the absent members shall be sent for, and no member may be permitted to leave the Chamber, unless excused by the President, until the call is lifted. Proceedings under the roll call may be suspended by a majority vote of all the members of the Convention. A call of the Convention may be lifted by a majority vote of all the members of the Convention.

ELECTIONS

Rule 1.08. In all elections by the Joint Convention, members shall vote viva voce and the roll of Senate members shall be called first. Whenever there is an election of any officer in Joint Convention, the result shall be certified by the President of the Senate and the Speaker of the House and announced by them to their respective houses. The result shall be entered on the Journal of each house and communicated to the Governor by the Secretary of the Convention.

NO SMOKING

Rule 1.09. No person is permitted to smoke in the Chamber or in the gallery during a Joint Convention.

PARLIAMENTARY PROCEDURE

Rule 1.10. The Rules of the House shall be the Rules of the Joint Convention of both houses in all cases in which the foregoing rules are not applicable.

ARTICLE II: BILLS

FORM

Rule 2.01. The title of each bill shall clearly state its subject and briefly state its purpose. When a bill amends or repeals an existing act, the title shall refer to the chapter, section or subdivision.

Reference shall be made to Minnesota Statutes for the provisions appearing therein unless reference to previous session laws is required for some special reason.

Bills shall refer to Minnesota Statutes as follows:

"Minnesota Statutes, Section"

Bills shall refer to the session laws as follows:

"Laws , Chapter , Section "

A bill for the amendment of a statute shall contain the full text of the section or subdivision to be amended as it appears in the latest edition of Minnesota Statutes unless it has been amended at a later session, in which event it shall contain the full text as amended.

The words and characters constituting the amending matter shall be inserted in the proper place in the text and underscored. The words and characters to be eliminated by the amendment shall be stricken by drawing a line through them. The text of a new section or subdivision shall also be underscored when a bill amends an existing chapter or section by adding a new section or subdivision. In the omnibus appropriation bills required by Joint Rule 2.02, sections making an appropriation or transfer and not amending a statute or session law need not have new material underscored. Before a committee favorably reports upon a bill, the chairman of the committee shall see that the bill conforms to this rule. Printed bills shall be in the same form. When a bill is printed in the Journal, the new matter shall be in italics or underscored and the matter to be eliminated shall be capitalized and in parentheses or stricken by drawing a line through it. A bill drafted by the Revisor of Statutes for the purposes of correcting errors in Minnesota Statutes need not comply with the provisions of this paragraph if the bill is labeled "RE-VISOR'S BILL" immediately below the title, and if there is attached thereto a memorandum of information explaining the reasons for the bill.

If the bill is for an original law and not for an amendment of an existing law, the sections and subdivisions shall be arranged, subdivided, and numbered in like manner as Minnesota Statutes. If such a bill assigns to the sections thereof headnotes or identification by the decimal system of numbering used in Minnesota Statutes, such headnotes and decimal identification may be submitted by standing committee chairmen to the Revisor of Statutes for examination. Any such headnotes shall be capital letters enclosed in brackets, and shall be subject to the provisions of Minnesota Statutes, Section 648.36.

All numbers in titles shall be expressed in figures. All numbers of section or chapter of law shall be in figures. In the body of a bill numbers in excess of ten shall be in figures, except for a special reason they may be written, but when written they shall not be followed by numbers or parentheses.

APPROPRIATING MONEY

Rule 2.02. The same bill shall not appropriate public money or property to more than one local or private purpose.

No clause appropriating money for a local or private purpose shall be contained in a bill appropriating money for the State government or public institutions. All resolutions authorizing the issuing of abstracts by the Secretary of the Senate or the Chief Clerk of the House for the payment of money shall be upon the call of "yeas" and "nays."

At least twenty calendar days prior to the adjournment of the Legislature, the Committee on Finance of the Senate and the Committee on Appropriations of the House shall report to their respective houses, unless directed by concurrent resolution to report different appropriation bills, eight separate appropriation bills as follows:

(a) A bill appropriating money for the general administrative and judicial expenses of the State government for the succeeding two fiscal years including salaries, office expenses and supplies and other necessary expenses connected therewith;

(b) A bill covering all appropriations relating to public welfare, health and corrections for the support and maintenance of all State penal and charitable institutions, and other institutions of the State except educational for the two succeeding fiscal years;

(c) A bill appropriating money for the support and maintenance of all State educational institutions for the two succeeding fiscal years; (d) A bill covering all appropriations providing for the payment of claims against the State of Minnesota which may have been allowed by the Finance Committee of the Senate or the Appropriations Committee of the House;

(e) A bill covering all appropriations made for semi-state activities;

(f) A bill covering all appropriations for construction and major rehabilitation of public buildings to be financed by issuance of bonds;

(g) A bill covering all appropriations for maintenance, repair, and minor rehabilitation and construction of public buildings; and

(h) A bill covering appropriations for the department of transportation.

No other appropriations shall be contained in any of said bills but all other appropriations shall be contained in separate bills.

DEADLINES

Rule 2.03. In 1977, committee reports on bills favorably acted upon by a committee in the house of origin after Friday, April 22 and committee reports on bills originating in the other house favorably acted upon by a committee after Friday, May 6 shall be referred in the Senate to the Committee on Rules and Administration, and in the House of Representatives to the Committee on Rules and Legislative Administration for disposition. Referral is not required when a committee after April 22 and by May 6 acts on a bill that is a companion to a bill that has met the April 22 deadline in the other house. This rule does not apply to the Senate committees on Finance and on Taxes and Tax Laws, and the House Committees on Appropriations and on Taxes.

Conference committees on the major appropriation bills specified in Joint Rule 2.02 shall have their reports on the members' desks by Thursday, May 19, 1977.

After Friday, May 20 in the first year of the biennium, neither house shall act on bills other than those contained in:

- (a) reports of conference committees;
- (b) messages from the other house;

(c) reports of the Committee on Rules and Administration in the Senate or the Committee on Rules and Legislative Administration in the House; or (d) messages from the governor.

AMENDING BILLS ORIGINATING IN OTHER HOUSE

Rule 2.04. Either house shall have the power to amend any bill, memorial, or resolution passed by the other house.

RECEDING FROM POSITION

Rule 2.05. Prior to a conference committee on any matter, either house may recede from its position on any difference existing between the two houses. In order to recede, and if the matter is not in the possession of a house, that house shall request return of the matter from the other house. To recede, a majority of a house shall govern, except in cases otherwise provided in the Constitution. If the question is put and lost, it shall not be put again on the same day. A reconsideration of the question shall in all respects be regulated by the rules of that house.

CONFERENCE COMMITTEES

Rule 2.06. In all cases of disagreement between the Senate and House on amendments adopted by either house to a bill, memorial or resolution passed by the other house, a Conference Committee consisting of not less than three members nor more than five members from each house may be requested by either house. The other house shall appoint a similar committee.

The manner of procedure shall be as follows: The house of origin passes a bill and transmits it to the other body. If the other body adopts an amendment to the bill and passes it as amended, it shall return the bill with a record of its actions to the house of origin. If the house of origin refuses to concur in the amendment, it shall ask for a conference committee, appoint such a committee on its part, and transmit the bill with a record of its action to the other house. If the other house adheres to its amendment, it shall appoint a like committee and return the bill to the house of origin.

At an agreed upon hour the conference committee shall meet. The members from each house shall state to the members from the other house, orally or in writing, the reason for their respective positions. The members shall confer thereon and shall report to their respective houses the agreement they have reached, or, if none, the fact of a disagreement. Within seven calendar days after the appointment of a conference committee, and every seven calendar days thereafter until such time as the conference committee is discharged, the conference committee shall report its progress to each house. If an agreement is reported, the house of origin shall act first upon the report. If the report is adopted and repassed as amended by the conference committee by the house of origin, the report, the bill and a record of its action shall be transmitted to the other house. All Conference Committees shall be open to the public. Meetings of Conference Committees shall be announced as far in advance as practical.

Except on the last two days on which a bill may be passed in any year, a written copy of a report of a Conference Committee shall be placed on the desk of each member of a house twelve hours before action on the report by that house. If the report has been reprinted in the Journal of either house for a preceding day and is available to the members, the Journal copy shall serve as the written report.

ENROLLMENT AND SIGNATURE

Rule 2.07. After a bill or memorial has been passed by both houses, it shall be carefully and properly enrolled by the Revisor of Statutes under the direction of the Secretary of the Senate for a matter originating in the Senate or the Chief Clerk of the House for a matter originating in the House. The Revisor of Statutes shall obtain the signatures and certificates of the proper officers to the enrolled copy of the bill or memorial and present it to the Governor for his approval.

A bill or memorial may be prepared for presentation to the Governor on good quality paper approximately $8\frac{1}{2}$ " x 13" in size and may be produced by means of a copying machine. An enrolled bill shall be labeled "An Act" and it shall be identical to the bill passed by the Legislature. An enrolled bill which is amendatory of any existing law or constitutional provision shall indicate deletions and additions in the manner provided in Rule 2.01 for printed bills.

ARTICLE III: GENERAL PROVISIONS

SUSPENSION OF JOINT RULES

Rule 3.01. Either house may suspend the Joint Rules of the Senate and House by a vote of two-thirds of its members.

ODD YEAR SESSION ADJOURNMENT

Rule 3.02. Adjournment of the regular session in any oddnumbered year to a date certain in the following year shall be equivalent to daily adjournment, except that upon adjournment in any odd-numbered year to a date certain in the following year:

(a) any bill being considered by a conference committee shall be returned to the house of origin, laid on the table, and the conference committee shall be discharged;

(b) any bill referred to the Committee on Rules and Administration in the Senate or the Committee on Rules and Legislative Administration in the House pursuant to Joint Rule 2.03 shall be returned to the standing committee to which it was last previously referred; and

(c) any bill returned by the Governor to the house of origin with his objections following such adjournment shall be laid on the table.

INTERIM COMMITTEE AND COMMISSION REPORTS

Rule 3.03. Except as otherwise provided by law, the report of any interim committee or commission to the Legislature shall be submitted on paper $8\frac{1}{2}$ " x 11" in size, punched on the left edge to fit a standard size three ring binder intended for that size paper. A brief summary of the recommendations of the commission or committee shall appear first and be clearly separated from its findings, discussions, and exhibits. If the report contains legislative recommendations, a copy of any proposed legislation, particularly if extensive in character, shall if possible be attached as an exhibit at the end of the report.

Novak and Wigley were excused for the remainder of today's session.

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

Be It Resolved, by the Committee on Rules and Legislative Administration that the Chief Clerk is authorized and directed to make payment for actual mileage and meal expenses, incurred in the course of legislative work by nonpaid college-enrolled interns working at least 20 hours per week for the House of Representatives, in an amount not to exceed \$12.00 per week; provided that such payment shall be made only upon presentation to the Chief Clerk of a signed and verified statement by the member for whom such intern is working, on a form provided by the Chief Clerk, indicating the intern expenses incurred; provided that no member shall have more than one intern eligible for this reimbursement; and, be it

Further Resolved, that the Chief Sergeant at Arms is directed to study and evaluate the intern program, including the concept of rebate to interns by any school participating in the program of a portion or all of the tuition and incidental fees paid by that intern, and make his recommendation to the Committee on Rules and Legislative Administration prior to the 1978 legislative session; and be it

Further Resolved, that this resolution shall be effective upon passage.

Kahn and Anderson, I., moved to amend the report from the Committee on Rules and Legislative Administration as follows:

Line 4, delete "college-enrolled".

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

The question recurred on the adoption of the report, as amended, and the roll was called. There were 88 yeas and 35 nays as follows:

Those who voted in the affirmative were:

Abeln Adams Albrecht Anderson, B. Anderson, D. Anderson, R. Battaglia Beauchamp Begich Berg Bergin Berkelman Biersdorf Birnstihl Brandl Braun	Carlson, L. Casserly Clark Clawson Cohen Commiskey Dahl Dean Ellingson Enebo Erickson Esau Evans Ewald Faricy Fudro Fugina	Gunter Hanson Jaros Jude Kahn Kalis Kelly, R. Kelly, W. Kempe, A. King Kostohryz Kroening Laidig Lehto Lemke Mangan Mann	Munger Murphy Neisen Nelsen, B. Nelson Norton Petrafeso Prahl Rice St. Onge Samuelson Sarna Savelkoul	Searle Searles Sieben, H. Sieben, M. Simoneau Skoglund Smogard Spanish Stanton Stanton Stoa Tomlinson Waldorf Wenzel White Williamson Speaker Sabo
Braun Byrne	Fugina George	Mann McCarron	Saveikoul	

Those who voted in the negative were:

Anderson, G. Arlandson Brinkman Carlson, A. Carlson, D. Corbid	Eckstein Eken Fjoslien Forsythe Heinitz Hokanson	Johnson Kaley Kempe, R. Knickerbocker Kvam McDonald	Peterson Rose	Sherwood Suss Swanson Wenstrom Wieser Wynia
Den Ouden	Jensen	McEachern	Schulz	Zubay

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

CONSENT CALENDAR

S. F. No. 250, A bill for an act relating to the Gillette hospital board; board membership; amending Minnesota Statutes 1976, Section 250.05, Subdivision 2.

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

The question was taken on the passage of the bill and the roll was called. There were 125 yeas and 0 nays as follows:

Those who voted in the affirmative were:

The bill was passed and its title agreed to.

Carlson, A., moved that the call of the House be dispensed with. The motion did not prevail.

CALENDAR

S. F. No. 76 was reported to the House and given its third reading.

UNANIMOUS CONSENT

George requested unanimous consent to offer an amendment. The request was granted.

George moved to amend S. F. No. 76, as follows:

Page 1, line 11, strike "2," and after "4," strike "and" and after "5" add ", and the first sentence of section 2".

Page 1, line 12, reinstate the stricken language and delete the new language.

Page 1, line 12, after the period insert "The second and third sentences of section 2 are effective October 1, 1977.".

The motion prevailed and the amendment was adopted.

S. F. No. 76, A bill for an act relating to commerce; extending the effective date of certain provisions of law that require tents and sleeping bags to be flame resistant; amending Laws 1975, Chapter 341, Section 6.

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

The question was taken on the passage of the bill and the roll was called. There were 124 yeas and 1 nay as follows:

Those who voted in the affirmative were:

Those who voted in the negative were:

Swanson

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

CALL OF THE HOUSE LIFTED

Clawson moved that the call of the House be dispensed with. The motion prevailed and it was so ordered.

S. F. No. 183, A bill for an act relating to franchises; amending Minnesota Statutes 1976, Sections 80C.01, Subdivision 4; 80C.08, Subdivision 1; and 80C.09, Subdivision 1.

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

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The question was taken on the passage of the bill and the roll was called. There were 128 yeas and 0 nays as follows:

Those who voted in the affirmative were:

AbelnCohenAdamsCorbidAlbrechtCummiskeyAnderson, B.DahlAnderson, D.DeanAnderson, G.Den OudenAnderson, I.EcksteinArlandsonEkenBattagliaEllingsonBeauchampEricksonBergEvansBerglinEwaldBerkelmanFaricyBiersdorfFjoslienBirnstihlForsytheBraunFudroBrinkmanFuginaByrneGeorgeCarlson, A.GunterCarlson, L.HeinitzCasserlyHokansonClarkJacobsClawsonJaros	Jensen Johnson Jude Kahn Kaley Kalis Kelly, R. Kelly, R. Kempe, A. Kempe, A. Kempe, A. King Knickerbocker Kostohryz Kroening Kvam Laidig Langseth Lehto Lemke Mangan Mann McCarron McCollar McCollar McConald McEachern Metzen	Moe Munger Murphy Neisen Nelsen, B. Nelsen, B. Nelson Niehaus Norton Osthoff Patton Pehler Peterson Petrafeso Pleasant Prahl Reding Rice Rose St. Onge Samuelson Sarna Savelkoul Schulz Searle	Searles Sherwood Sieben, H. Sieben, M. Simoneau Skoglund Spanish Stanton Stoa Suss Swanson Tomlinson Vanasek Waldorf Welch Wenstrom Wenzel White Wieser Williamson Wynia Zubay Speaker Sabo
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The bill was passed and its title agreed to.

H. F. No. 57, A bill for an act relating to health and safety; licensing and certification of ambulance services; amending Minnesota Statutes 1976, Chapter 144, by adding a section; Sections 144.801; 144.802; 144.803; 144.804; and 144.805.

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

The question was taken on the passage of the bill and the roll was called. There were 123 yeas and 2 nays as follows:

Those who voted in the affirmative were:

Abeln	Birnstihl	Dean	George	Kelly, W.
Adams	Brandl	Den Ouden	Gunter	Kempe, A.
Albrecht	Braun	Eckstein	Hanson	Kempe, R.
Anderson, B.	Brinkman	Ellingson	Heinitz	Knickerbocker
Anderson, D.	Byrne	Enebo	Hokanson	Kostohryz
Anderson, G.	Carlson, A.	Erickson	Jacobs	Kroening
Anderson, I.	Carlson, D.	Evans	Jaros	Kvam
Arlandson	Carlson, L.	Ewald	Jensen	Laidig
Battaglia	Casserly	Faricy	Johnson	Langseth
Beauchamp	Clark	Fjoslien	Jude	Lehto
Begich	Clawson	Forsythe	Kahn	Lemke
Berg	Cohen	Friedrich	Kaley	Mangan
Berglin	Cummiskey	Fudro	Kalis	Mann
Biersdorf	Dahl	Fugina	Kelly, R.	McCarron

McDonald Nor McEachern Ost Metzen Pat Moe Peh Munger Pet Murphy Pet	hoff Samuelso ton Sarna iler Savelkoul erson Scheid rafeso Schulz asant Searle hl Searles ling Sherwood	Smogard Spanish Stanton Stoa Suss Swanson Tomlinson	Waldorf Wenstrom Wenzel White Wieser Williamson Wynia Zubay Speaker Sabo
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Corbid Eken

The bill was passed and its title agreed to.

H. F. No. 166, A bill for an act relating to health; licensing certain facilities; allowing for the reinstatement of previously adopted rules; amending Minnesota Statutes 1976, Section 144.50.

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

The question was taken on the passage of the bill and the roll was called. There were 127 yeas and 0 nays as follows:

Those who voted in the affirmative were:

AbelnCorbidAdamsCummiskeyAlbrechtDahlAnderson, B.DeanAnderson, D.Den OudenAnderson, G.EcksteinAnderson, I.EkenArlandsonEllingsonBattagliaEneboBeauchampEricksonBergEvansBerglinEwaldBiersdorfFaricyBrandlForsytheBrandlForsytheBrandlFudroByrneFuginaCarlson, A.GeorgeCarlson, L.HansonClarkHokansonClawsonJacobsCohenJaros	Jensen Johnson Jude Kahn Kaley Kalis Kelly, R. Kelly, R. Kelly, W. Kempe, A. Kempe, A. Kempe, R. King Knickerbocker Kostohryz Kroening Kvam Laidig Langseth Lehto Lemke Mangan Mann McCarron McCollar McConald McEachern Metzen	Moe Munger Murphy Neisen Nelsen, B. Nelson Niehaus Norton Osthoff Patton Pehler Peterson Petrafeso Pleasant Prahl Reding Rice Rose St. Onge Samuelson Sarna Savelkoul Scheid Schulz Scarle	Searles Sherwood Sieben, H. Sieben, M. Simoneau Skoglund Smogard Spanish Stanton Stoa Suss Swanson Tomlinson Vanasek Waldorf Wenstrom Wenzel White Wieser Williamson Wynia Zubay Speaker Sabo
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The bill was passed and its title agreed to.

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H. F. No. 439, A bill for an act relating to agriculture; regulating the use of the name "Minnesota Farmstead Cheese"; amending Minnesota Statutes 1976, Section 28A.08.

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

The question was taken on the passage of the bill and the roll was called. There were 126 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Abeln	Corbid	Jensen	Moe	Sherwood
Adams	Cummiskey	Johnson	Munger	Sieben, H.
Albrecht	Dahl	Jude		
			Murphy	Sieben, M.
Anderson, B.	Dean	Kahn	Neisen	Simoneau
Anderson, D.	Den Ouden	Kaley	Nelsen, B.	Skoglund
Anderson, G.	Eckstein	Kalis _	Nelsen, M.	Smogard
Anderson, I.	Eken	Kelly, R.	Nelson	Spanish
Arlandson	Ellingson	Kelly, W.	Niehaus	Stanton
Battaglia	Enebo	Kempe, A.	Norton	Stoa
Beauchamp	Erickson	Kempe, R.	Osthoff	Suss
Begich	Esau	King	Patton	Swanson
Berg	Evans	Knickerbocker	Pehler	Tomlinson
Berglin	Ewald	Kostohryz	Peterson	Vanasek
Biersdorf	Faricy	Kroening	Petrafeso	Waldorf
Birnstihl	Fjoslien	Kyam	Prahl	Wenstrom
Brandl	Forsythe	Laidig	Reding	Wenzel
Braun	Friedrich	Langseth	Rice	White
Brinkman	Fudro	Lehto	Rose	Wieser
Byrne	Fugina	Lemke	St. Onge	Williamson
Carlson, A.	George	Mangan	Samuelson	Wynia
Carlson, D.	Gunter	Mann	Sarna	Zubay
	Hanson	McCarron	Savelkoul	Speaker Sabo
Carlson, L.		McCollar		Speaker Sabo
Casserly	Heinitz		Scheid	
Clark	Hokanson	McDonald	Schulz	
Clawson	Jacobs	McEachern	Searle	
Cohen	Jaros	Metzen	Searles	

The bill was passed and its title agreed to.

H. F. No. 531, A bill for an act relating to banks; permitting banks to take second mortgages in federal disaster areas; amending Minnesota Statutes 1976, Section 48.19, Subdivision 1.

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

The question was taken on the passage of the bill and the roll was called. There were 127 yeas and 0 nays as follows:

Abeln	Anderson, D.	Battaglia	Berglin	Brandl
Adams	Anderson, G.	Beauchamp	Berkelman	Braun
Albrecht	Anderson, I.	Begich	Biersdorf	Brinkman
Anderson, B.	Arlandson	Berg	Birnstihl	Byrne

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Carlson, D.FriedrichCarlson, L.FudroCasserlyFuginaClarkGeorgeClarkGeorgeClawsonGunterCohenHansonCorbidHeinitzCummiskeyHokansonDahlJacobsDeanJarosDen OudenJensenEcksteinJohnsonEkenJudeEilingsonKahnEneboKalisEsauKelly, R.EvansKelly, W.EwaldKempe, A.FaricyKempe, R.FjoslienKingForsytheKnickerbocker	Kostohryz Kroening Kvam Laidig Langseth Lehto Lemke Mangan Mann McCarron McCollar McCollar McConald McEachern Metzen Moe Munger Murphy Neisen Nelsen, B. Nelson Nielson	Norton Osthoff Patton Pehler Peterson Pleasant Prahi Reding Rice Rose St. Onge Samuelson Sarna Savelkoul Scheid Scheid Scheid Scheid Scheid Scheid Schein, H. Sieben, M.	Simoneau Skoglund Smogard Spanish Stanton Stoa Suss Swanson Tomlinson Vanasek Waldorf Wenstrom Wenzel White Wieser Williamson Wynia Zubay Speaker Sabo
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The bill was passed and its title agreed to.

S. F. No. 107, A bill for an act relating to children; enacting the uniform child custody jurisdiction act; amending Minnesota Statutes 1976, Chapter 518, by adding a section.

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

The question was taken on the passage of the bill and the roll was called. There were 128 yeas and 0 nays as follows:

Abeln Adams Albrecht Anderson, B. Anderson, D. Anderson, G. Anderson, I. Anderson, R. Arlandson Battaglia Beauchamp Begich Berg Berglin Berkelman Biersdorf Birnstihl Brandl Brandl Braun Brinkman Byrne Carlson, A. Carlson, L. Casserly Clark	Clawson Cohen Corbid Cummiskey Dahl Dean Den Ouden Eckstein Eken Ellingson Enebo Erickson Esau Evans Ewald Faricy Fjoslien Forsythe Friedrich Fudro Fudro Fudro Fugina George Gunter Hanson Heinitz Hokanson	Jacobs Jaros Jensen Johnson Jude Kahn Kalis Kelly, R. Kelly, W. Kempe, A. Kempe, A. Kempe, R. King Knickerbocker Kostohryz Kroening Kvam Laidig Langseth Lehto Lemke Mangan Mann McCarron McConlar McConlad McCachern	Metzen Moe Munger Murphy Neisen, B. Nelsen, B. Nelsen, M. Nelson Niehaus Norton Osthoff Patton Pehler Peterson Petrafeso Pleasant Prahl Reding Rice Rose St. Onge Samuelson Sarna Savelkoul Schulz	Searle Searles Sherwood Sieben, H. Sieben, M. Simoneau Skoglund Spanish Stanton Stoa Suss Swanson Tomlinson Vanasek Waldorf Wenstrom Wenzel White Wieser Williamson Wynia Zubay Speaker Sabo
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The bill was passed and its title agreed to.

H. F. No. 586, A bill for an act relating to taxation; information contained in tax returns; amending Minnesota Statutes 1976, Sections 290.081; 290.61; and 290A.17.

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

The question was taken on the passage of the bill and the roll was called. There were 129 yeas and 0 nays as follows:

Those who voted in the affirmative were:

The bill was passed and its title agreed to.

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

H. F. No. 231, A bill for an act relating to transportation, particular uses of highway right of way; amending Minnesota Statutes 1976, Section 160.27, Subdivision 2.

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

The question was taken on the passage of the bill and the roll was called. There were 122 yeas and 4 nays as follows:

Abeln	Adams	Albrecht	Anderson, B.	Anderson, D.
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Anderson, I.DeanAnderson, R.Den OudenArlandsonEcksteinBattagliaEkenBeauchampEllingsonBegichEneboBergEricksonBerglinEsauBerkelmanEvansBiersdorfEwaldBraunForsytheBrinkmanFriedrichByrneFudroCarlson, A.FuginaClarkHansonClarkHansonCorbidJacobsCummiskeyJarosDahlJensen	Johnson Jude Kahn Kaley Kalis Kelly, R. Kelly, R. Kenly, W. Kempe, A. Kempe, R. King Knickerbocker Kostohryz Kroening Kvam Laidig Langseth Lehto Lemke Mangan Mann McCarron McCollar McConald McEachern	Metzen Moe Munger Murphy Nelsen, B. Nelsen, B. Nelson Niehaus Norton Patton Patton Peterson Petrafeso Pleasant Prahl Reding Rice Rose St. Onge Samuelson Sarna Savelkoul Scheid Schulz Searle	Sherwood Sieben, H. Sieben, M. Simoneau Skoglund Smogard Spanish Stanton Stoa Suss Swanson Tomlinson Waldorf Wenstrom Wenstrom Wenstrom Wenstrom Wenstrom Weiser Williamson Wynia Zubay Speaker Sabo
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Anderson, G.	Osthoff	Pehler	Searles

The bill was passed and its title agreed to.

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

S. F. No. 21, A bill for an act relating to health; authorizing the licensing of physicians from Canada without an examination; amending Minnesota Statutes 1976, Section 147.03.

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

The question was taken on the passage of the bill and the roll was called. There were 119 yeas and 7 nays as follows:

Abeln Adams Anderson, B. Anderson, D. Anderson, G. Anderson, R. Arlandson Battaglia Beauchamp Begich Berg Berglin Berkelman	Birnstihl Brandl Braun Brinkman Byrne Carlson, D. Carlson, L. Casserly Clark Clawson Cohen Cohen Corbid Cummiskey Dahl	Den Ouden Eckstein Eken Ellingson Enebo Erickson Esau Evans Ewald Faricy Fjoslien Forsythe Friedrich Fudro	George Gunter Hanson Heinitz Hokanson Jacobs Jaros Jaros Jensen Johnson Jude Kahn Kaley Kalis Kelly, R.	Kempe, A. Kempe, R. King Knickerbocker Kostohryz Kroening Kvam Laidig Langseth Lehto Lemke Mangan Mann McDonald
Berkelman Biersdorf	Dahl Dean	Fudro Fugina	Kelly, R. Kelly, W.	McDonald McEachern
2			,	

Metzen Moe Munger Murphy Neisen Nelsen, B. Nelsen, M. Nelson	Norton Osthoff Peterson Petrafeso Pleasant Prahl Reding Rice	Samuelson Sarna Scheid Searle Searles Sherwood Sieben, H. Sieben, M.	Skoglund Smogard Spanish Stanton Stoa Suss Swanson Tomlinson	Welch Wenstrom White Wieser Wynia Zubay Speaker Sabo
Nelson	Rice	Sieben, M.	Tomlinson	Speaker Sabo
Niehaus	Rose	Simoneau	Waldorf	

Albrecht	McCarron	Patton	Savelkoul	Williamson
Carlson, A.	McCollar			

The bill was passed and its title agreed to.

H. F. No. 562, A bill for an act relating to motor vehicles; requiring informational labels on new pickup trucks; providing penalties.

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

The question was taken on the passage of the bill and the roll was called. There were 91 yeas and 34 nays as follows:

Those who voted in the affirmative were:

Abeln Adams Anderson, B. Anderson, I. Arlandson Battaglia Beauchamp Begich Berg Berglin Berkelman Biersdorf Birnstihl Brandl Braun Byrne Carlson, A.	Clark Clawson Dahl Dean Eckstein Ellingson Enebo Evans Faricy Fudro Fudro Fugina George Hanson Heinitz Hokanson Jacobs Jaros	Jude Kahn Kalis Kelly, W. Kempe, A. Kempe, R. King Kostohryz Kroening Langseth Lehto Lemke Mangan Mann McCarron McCallar McEachern	Munger Murphy Neisen Nelsen, M. Norton Osthoff Petrafeso Prahl Reding Rice Rose St. Onge Sarna Scheid Schulz Sherwood	Simoneau Skoglund Smogard Spanish Stanton Stoa Suss Swanson Tomlinson Waldorf Welch Wenstrom Williamson Wynia Speaker Sabo
			Sherwood	
Carlson, L.	Jensen	Metzen	Sieben, H.	
Casserly	Johnson	Moe	Sieben, M.	

Those who voted in the negative were:

Albrecht	Den Ouden	Friedrich	McDonald	Searle
Anderson, D.	Eken	Gunter	Nelsen, B.	Searles
Anderson, R.	Erickson	Kaley	Niehaus	Wenzel
Brinkman	Esau	Kelly, R.	Patton	White
Carlson, D.	Ewald	Knickerbocker	Potorson	Wieser
Cohen Corbid	Fjoslien Forsythe	Kunckerbocker Kvam Laidig	Pleasant Samuelson	Zubay

The bill was passed and its title agreed to.

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H. F. No. 621, A bill for an act relating to motor vehicles; defining terms; clarifying certain motor vehicle dealer licensing requirements; prohibiting brokerage sales of new motor vehicles by motor vehicle brokers; preempting local bonding requirements; amending Minnesota Statutes 1976, Section 168.27, Subdivisions 1, 4, 5, 8, 13, 16, 22, 24 and by adding a subdivision.

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

The question was taken on the passage of the bill and the roll was called. There were 126 yeas and 0 nays as follows:

Those who voted in the affirmative were:

The bill was passed and its title agreed to.

H. F. No. 188 was reported to the House and given its third reading.

UNANIMOUS CONSENT

Wieser requested unanimous consent to offer an amendment. The request was granted.

Wieser moved to amend H. F. No. 188, as follows:

Page 1, line 15, delete "for" insert "or".

The motion prevailed and the amendment was adopted.

H. F. No. 188, A bill for an act relating to game and fish; defining conviction; increasing the penalty for a conviction related to big game; amending Minnesota Statutes 1976, Sections 97.40, by adding a subdivision; and 98.52, Subdivision 1.

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

The question was taken on the passage of the bill and the roll was called. There were 121 yeas and 5 nays as follows:

Abeln	Cohen	Jensen	Metzen	Sieben, H.
Adams	Cummiskey	Johnson	Moe	Sieben, M.
Albrecht	Dahl	Jude	Munger	Simoneau
Anderson, B.	Dean	Kahn	Murphy	Skoglund
Anderson, D.	Den Ouden	Kaley	Neisen	Smogard
Anderson, G.	Eckstein	Kalis	Nelsen, B.	Spanish
Anderson, I.	$\mathbf{E}\mathbf{ken}$	Kelly, R.	Nelsen, M.	Stanton
Anderson, R.	Ellingson	Kelly, W.	Nelson	Stoa
Arlandson	Enebo	Kempe, A.	Niehaus	Suss
Battaglia	Erickson	Kempe, R.	Norton	Swanson
Beauchamp	Esau	King	Osthoff	Tomlinson
Begich	Evans	Knickerbocker	Peterson	Waldorf
Berg	Ewald	Kostohryz	Petrafeso	Welch
Berglin	Faricy	Kroening	Pleasant	Wenstrom
Berkelman	Fjoslien	Kvam	Reding	Wenzel
Biersdorf	Forsythe	Laidig	Rice	White
Birnstihl	Friedrich	Langseth	Rose	Wieser
Brandl	Fudro	Lehto	Samuelson	Williamson
Brinkman	Fugina	Lemke	Sarna	Wynia
Byrne	George	Mangan	Savelkoul	Zubay
Carlson, A.	Hanson	Mann	Scheid	Speaker Sabo
Carlson, L.	Heinitz	McCarron	Schulz	-
Casserly	Hokanson	McCollar	Searle	
Clark	Jacobs	McDonald	Searles	
Clawson	Jaros	McEachern	Sherwood	

Those who voted in the affirmative were:

Those who voted in the negative were:

Braun	Carlson, D.	Corbid	Gunter	Patton

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

Kelly, W., was excused for the remainder of today's session.

H. F. No. 261, A bill for an act relating to veterans; permitting the commissioner of veterans affairs to act as guardian for minors or incompetents without posting bond; amending Minnesota Statutes 1976, Chapter 196, by adding a section.

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

The question was taken on the passage of the bill and the roll was called. There were 124 yeas and 0 nays as follows:

Those who voted in the affirmative were:

The bill was passed and its title agreed to.

H. F. No. 262, A bill for an act relating to veterans; commissioner of veterans affairs; changing residency requirements for the commissioner and certain officers and employees of the department of veterans affairs; amending Minnesota Statutes 1976, Sections 196.02, Subdivision 1; and 197.601.

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

The question was taken on the passage of the bill and the roll was called. There were 125 yeas and 0 nays as follows:

Abeln Adams Albrecht Anderson, B. Anderson, D. Anderson, G. Anderson, I. Anderson, R. Arlandson Battaglia Bcauchamp Begich Berg Berglin	Brandl Braun Brinkman Byrne Carlson, A. Carlson, D. Carlson, L. Casserly Clark Clark Clawson Cohen Corbid Cummiskey Dahl	Eken Ellingson Enebo Erickson Esau Evans Ewald Faricy Fjoslien Forsythe Friedrich Fudro Fugina George	Hokanson Jacobs Jaros Jensen Johnson Jude Kahn Kaley Kalis Kelly, R. Kempe, A. Kempe, R. King Knickerbocker	Laidig Langseth Lehto Lemke Mangan McCarron McCollar McDonald McEachern Metzen Moe Munger Munger Murphy Neisen
Berkelman Biersdorf Birnstihl	Dean Den Ouden Eckstein	Gunter Hanson Heinitz	Kostohryz Kroening Kvam	Nelsen, B. Nelsen, M. Nelson

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Niehaus	Rice	Searle	Spanish	Wenstrom
Norton	Rose	Searles	Stanton	Wenzel
Osthoff	St. Onge	Sherwood	Stoa	White
Patton	Samuelson	Sieben, H.	Suss	Wieser
Peterson	Sarna	Sieben, M.	Swanson	Williamson
Petrafeso	Savelkoul	Simoneau	Tomlinson	Wynia
Pleasant	Scheid	Skoglund	Waldorf	Zubay
Reding	Schulz	Smogard	Welch	Speaker Sabo

The bill was passed and its title agreed to.

H. F. No. 301, A bill for an act relating to veterans; establishing a deadline for entering military service and becoming eligible for veterans preference; redefining the term "veteran" for certain other purposes; amending Minnesota Statutes 1976, Sections 43.30 and 197.447.

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

The question was taken on the passage of the bill and the roll was called. There were 126 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Anderson, R.EcArlandsonEkBattagliaEllBeauchampEnBegichErBergEsBerglinEvBerkelmanEvBirnstihlFjBraunFrBrinkmanFuCarlson, A.GeCarlson, L.Ha	kstein cen lingson lingson lingson lickson au vans vans vald oslien liedrich liedrich lingina orge inter usson	Kalis Kelly, R. Kempe, A. Kempe, R. King Knickerbocker Kostohryz Kroening Kvam Laidig Laidig Laidig Langseth Lehto Lemke Mangan Mann McCarron McCarron	Nelsen, M. Nelson Niehaus Norton Osthoff Patton Petrafeso Pleasant Prahl Reding Rice Rose St. Onge Samuelson Sarna Savelkoul Scheid Schulz	Spanish Stanton Stoa Suss Swanson Tomlinson Waldorf Welch Wenstrom Wenzel White Wieser Williamson Wynia Zubay Speaker Sabo
			Searle	

The bill was passed and its title agreed to.

H. F. No. 636, A resolution memorializing Congress to propose to the states a federal Constitutional Amendment for the direct popular election of the President and Vice President of the United States.

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

The question was taken on the passage of the bill and the roll was called. There were 116 yeas and 10 nays as follows:

Those who voted in the affirmative were:

Abeln Adams Albrecht Anderson, B . Anderson, G . Anderson, L . Anderson, R . Arlandson Battaglia Beauchamp Begich Berg Berglin Berkelman Biersdorf Birnstihl Braun Brinkman Byrne Carlson, A. Carlson, L.	Clawson Cohen Dahl Dean Den Ouden Eckstein Eken Ellingson Enebo Erickson Esau Evans Ewald Faricy Fjoslien Forsythe Friedrich Fudro Fudro Fugina George Gunter Heinitz	Jaros Jensen Johnson Jude Kahn Kaley Kalis Kelly, R. Kempe, A. Kempe, A. Kempe, R. King Knickerbocker Kostohryz Kroening Kvam Laidig Langseth Lehto Lemke Mangan Mann McCarron	Petrafeso Prahl Reding Rice Store St. Onge Samuelson Sarna Savelkoul Scheid	Sieben, H. Sieben, M. Simoneau Skoglund Smogard Spanish Stanton Stoa Suss Swanson Tomlinson Welch Wenstrom Wenzel White Wieser Williamson Wynia Zubay Speaker Sabo
Carlson, L. Casserly	Heinitz Hokanson	McCarron McCollar	Scheid Schulz	
Clark	Jacobs	McEachern	Sherwood	

Those who voted in the negative were:

Anderson, D.	Corbid	McDonald	\mathbf{P} leasant	Searles
Carlson, D.	Cummiskey	Murphy	Searle	Waldorf

The bill was passed and its title agreed to.

H. F. No. 229, A bill for an act providing for withholding of pay to residents for active service as members of the armed forces; amending Minnesota Statutes 1976, Section 290.92, Subdivisions 1 and 16.

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

The question was taken on the passage of the bill and the roll was called. There were 108 yeas and 17 nays as follows:

Abeln	Anderson, G.	Battaglia	Berglin	Braun
Adams	Anderson, I.	Beauchamp	Berkelman	Brinkman
Anderson, B.	Anderson, R .	Begich	Biersdorf	Byrne
Anderson, D.	Arlandson	Berg	Brandl	Carlson, A.

Carlson, D. Carlson, L. Casserly Clark Clawson Corbid Cummiskey Dahl Dean Den Ouden Eken Ellingson Enebo Erickson Esau Evans Ewald	Gunter Hanson Hokanson Jacobs Jaros Jude Kahn Kaley Kelly, R. Kempe, A. Kempe, R.	Kroening Kvam Laidig Langseth Lehto Mangan Mann McCarron McCollar McCollar McCollar McEachern Metzen Moe Munger Murphy Neisen M.	Niehaus Norton Patton Peterson Petrafeso Pleasant Reding Rice Rose St. Onge Samuelson Sarna Scheid Schulz Searle Sherwood Siehen, H.	Simoneau Skoglund Smogard Stanton Stanton Suss Swanson Tomlinson Waldorf Welch Wenstrom White Williamson Wynia Zubay Speaker Sabo
Ewald	King	Nelsen, M.	Sieben, H.	•
Faricy	Knickerbocker	Nelson	Sieben, M.	

Albrecht	Heinitz	Kostohryz	Savelkoul	Wieser
Birnstihl	Jensen	Lemke	Searles	
Eckstein	Johnson	Nelsen, B.	Spanish	
Fjoslien	Kalis	Osthoff	Wenzel	

The bill was passed and its title agreed to.

Abeln, Prahl and Skoglund were excused at 3:50 p.m. Albrecht, Clawson, Hokanson, Reding and Stoa were excused at 4:20 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. After some time spent therein the Committee arose.

REPORT OF COMMITTEE OF THE WHOLE

The Speaker resumed the Chair, whereupon the following proceedings of the Committee as kept by the Chief Clerk were reported to the House:

H. F. No. 82 which it recommended progress with the following amendment offered by Kempe, A.:

Strike all of Section 2 and Section 3. Renumber the following sections accordingly.

Further amend the title:

Page 1, line 7 delete "609.52, Subdivision 3; 609.53,".

Page 1, line 8, delete "Subdivision 1;".

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

ROLL CALLS IN COMMITTEE OF THE WHOLE

Pursuant to rule 1.6, the following roll calls were taken in the Committee of the Whole:

Kempe, A., moved to amend H. F. No. 82 as follows:

Strike all of Section 2 and Section 3.

Renumber the following sections accordingly.

Further amend the title:

Page 1, line 7, delete "609.52, Subdivision 3; 609.53,".

Page 1, line 8, delete "Subdivision 1;".

The question was taken on the adoption of the amendment and the roll was called. There were 63 yeas and 49 nays as follows:

Those who voted in the affirmative were:

Anderson, B. Anderson, R. Battaglia Beauchamp Begich Biersdorf Braun Brinkman Carlson, D. Clawson Corbid Curmiskey	Den Ouden Eken Erickson Esau Evans Faricy Fjoslien Forsythe Friedrich Gunter Hanson Hoinitz	Kaley Kelly, R. Kempe, A. King Knickerbocker Kostohryz Kroening Kvam Langseth Mangan MacGular	Neisen Nelsen, B. Niehaus Osthoff Patton Peterson Pleasant Rose St. Onge Savelkoul Sakeid	Searle Searles Smogard Suss Swanson Waldorf Wenstrom Wensel Wieser Williamson Zubay
Corpid	Hanson	Mangan	Savelkoul	Zubay
Cummiskey	Heinitz	McCollar	Scheid	
Dean	Jude	McDonald	Schulz	

Those who voted in the negative were:

Anderson, D. Anderson, G.	Carlson, A. Carlson, L.	Fugina George	Lemke McCarron	Samuelson Sarna
Anderson, I.	Casserly	Jacobs	McEachern	Sieben, H.
Arlandson	Clark	Jaros	Metzen	Sieben, M.
Berg	Cohen	Jensen	Moe	Simonéau
Berglin	Dahl	Johnson	Murphy	Stanton
Berkelman	Eckstein	Kahn	Nelson	Tomlinson
Birnstihl	Ellingson	Kalis	Norton	White
Brandl	Enebo	Laidig	Petrafeso	Speaker Sabo
Byrne	Fudro	Lehto	Rice	•

The motion prevailed and the amendment was adopted.

MOTIONS AND RESOLUTIONS

Kempe, A., moved that the names of Nelson, Kempe, R., and Jaros be added as authors on H. F. No. 442. The motion pre-vailed.

Casserly moved that H. F. No. 929 be recalled from the Committee on Local and Urban Affairs and be re-referred to the Committee on Criminal Justice. The motion prevailed.

Munger moved that the name of Kostohryz be stricken and the name of Beauchamp be added as an author on H. F. No. 522. The motion prevailed.

Kempe, A., moved that the name of Savelkoul be added as an author on H. F. No. 1020. The motion prevailed.

Swanson moved that the name of Searle be added as an author on H. F. No. 1050. The motion prevailed.

Murphy moved that the name of Carlson, D., be added as an author on H. F. No. 934. The motion prevailed.

Byrne moved that the name of Berkelman be added as an author on H. F. No. 922. The motion prevailed.

Wenzel moved that the name of Sieben, H., be added as an author on H. F. No. 738. The motion prevailed.

Wenstrom moved that the name of McCollar be shown as chief author and the name of Wenstrom be shown as fifth author on H. F. No. 434. The motion prevailed.

Suss moved that H. F. No. 930, now on the Technical Consent Calendar, be re-referred to the Committee on Local and Urban Affairs. The motion prevailed.

Carlson, D., introduced:

House Resolution No. 11, A house resolution urging the United States Senate to reject the nomination of Carol Tucker Foreman as Assistant Secretary of Agriculture.

SUSPENSION OF RULES

Carlson, D., moved that the rules be so far suspended that House Resolution No. 11 be now considered and be placed upon its adoption.

A roll call was requested and properly seconded.

The question was taken on the motion and the roll was called. There were 33 yeas and 78 nays as follows:

Those who voted in the affirmative were:

Anderson, B.	Den Ouden	Forsythe	Knickerbocker	Pleasant
Anderson, R.	Eckstein	Friedrich	Kvam	Rose
Biersdorf	Eriekson	Heinitz	Laidig	Savelkoul
Birnstihl	Esau	Jensen	McDonald	Searles
Carlson, A.	Evans	Johnson	Nelsen, B.	Zubay
Carlson, D.	Ewald	Kaley	Niehaus	-
Dean	Fjoslien	Kalis	Peterson	

Those who voted in the negative were:

Anderson, D. Anderson, G. Anderson, I. Arlandson Battaglia Beauchamp Begich Berg Berglin Brandl Braun Byrne Carlson, L. Casserly Clark Clark	Cohen Corbid Cummiskey Dahl Eken Enebo Faricy Fudro Fugina George Gunter Hanson Jacobs Jaros Jude Kobn	Kelly, R. Kempe, A. King Kostohryz Kroening Langseth Lehto Lemke Mangan McCarron McCollar McEachern Metzen Moe	Murphy Neisen Nelsen, M. Nelson Norton Osthoff Patton Petrafeso Rice St. Onge Samuelson Sarna Scheid Schulz Sieben, H.	Simoneau Smogard Stanton Suss Swanson Tomlinson Welch Wenstrom Wenzel White Wieser Williamson Wynia Speaker Sabo
Clawson	Kahn	Munger	Sieben, M.	

The motion did not prevail.

House Resolution No. 11 was referred to the Committee on Rules and Legislative Administration.

ADJOURNMENT

Anderson, I., moved that when the House adjourns today it adjourn until 2:00 p.m., Monday, March 28, 1977. The motion prevailed. Anderson, I., moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 2:00 p.m., Monday, March 28, 1977.

EDWARD A. BURDICK, Chief Clerk, House of Representatives