# STATE OF MINNESOTA

# SEVENTIETH SESSION - 1977

# FORTY-EIGHTH DAY

# SAINT PAUL, MINNESOTA, THURSDAY, MAY 5, 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	Cohen	Jensen	Munger	Sherwood
Adams	Corbid	Johnson	Murphy	Sieben, H.
Albrecht	Cummiskey	Jude	Neisen	Sieben, M.
Anderson, B.	Dahl	Kahn	Nelsen, B.	Simoneau
Anderson, D.	Dean	Kaley	Nelsen, M.	Skoglund
Anderson, G.	Den Ouden	Kalis	Nelson	Smogard
Anderson, I.	Eckstein	Kelly, R.	Niehaus	Spanish
Anderson, R.		Kelly, W.	Norton	Stanton
Arlandson	Ellingson	Kempe, A.	Novak	Stoa
Battaglia	Enebo	Kempe, R.	Osthoff	Suss
Beauchamp	Erickson	King	Patton	Swanson
Begich	Esau	Knickerbocker		Tomlinson
Berg	Ewald	Kostohryz	Peterson	Vanasek
Berglin	Faricy	Kroening	Petrafeso	Voss
Berkelman		Kvam	Pleasant	Waldorf
Biersdorf	Forsythe	Laidig	Prahl	Welch
Birnstihl	Friedrich	Langseth	Reding	Wenstrom
Brandl	Fudro		Rice	Wenzel
Braun	Fugina	Lemke	Rose	White
Brinkman	George	Mangan	St. Onge	Wieser
Byrne	Gunter	Mann	Samuelson	Wigley
Carlson, A.	Hanson	McCarron	Sarna	Williamson
Carlson, D.	Haugerud	McCollar	Savelkoul	Wynia
Carlson, L.	Heinitz	McDonald	Scheid	Zubay
Casserly	Hokanson	McEachern	Schulz	Speaker Sabo
Clark	Jacobs	Metzen	Searle	a la completazione della comple
Clawson	Jaros	Moe	Searles	
1. H. 1. H. 1. H. 1.	entre a la composición de			5. St.
A quorum	was present.			a di angla ang
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Evans was excused.

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

[48th Day

#### REPORTS OF CHIEF CLERK

Pursuant to Rules of the House, printed copies of H. F. Nos. 1544, 1610, 167, 1132, 1176, 1215, 1416, 314, 875, 968, 1457, 954, 1475, 789, 856 and 1226 and S. F. Nos. 627, 1349, 1068, 1290, 1291, 1309, 1338, 823, 912, 442, 581, 683, 734, 808, 645, 646, 1293, 1362, 1423, 403, 583, 930, 1489, 191, 69 and 381 have been placed in the members' files.

S. F. No. 683 and H. F. No. 646, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

#### SUSPENSION OF RULES

Voss moved that the rules be so far suspended that S. F. No. 683 be substituted for H. F. No. 646 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 930 and H. F. No. 906, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

#### SUSPENSION OF RULES

Jacobs moved that the rules be so far suspended that S. F. No. 930 be substituted for H. F. No. 906 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 442 and H. F. No. 325, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

#### SUSPENSION OF RULES

Dahl moved that the rules be so far suspended that S. F. No. 442 be substituted for H. F. No. 325 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 583 and H. F. No. 1031, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Nelsen, M., moved that S. F. No. 583 be substituted for H. F. No. 1031 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1489 and H. F. No. 1594, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

#### SUSPENSION OF RULES

Norton moved that the rules be so far suspended that S. F. No. 1489 be substituted for H. F. No. 1594 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1290 and H. F. No. 1586, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

#### SUSPENSION OF BULES

Nelson moved that the rules be so far suspended that S. F. No. 1290 be substituted for H. F. No. 1586 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1291 and H. F. No. 1588, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

#### SUSPENSION OF RULES

Nelson moved that the rules be so far suspended that S. F. No. 1291 be substituted for H. F. No. 1588 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1423 and H. F. No. 1544, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Eken moved that S. F. No. 1423 be substituted for H. F. No. 1544 and that the House File be indefinitely postponed. The motion prevailed.

# PETITIONS AND COMMUNICATIONS

# The following communication was received:

# STATE OF MINNESOTA OFFICE OF THE GOVERNOR ST. PAUL 55155

#### May 4, 1977

The Honorable Martin Sabo Speaker of the House State of Minnesota

Dear Speaker Sabo:

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 Files:

H. F. No. 61, An act relating to the city of Cottage Grove; authorizing the rendering of emergency service by a physician's trained mobile intensive care paramedic; authorizing reasonable charges for the services; granting limited immunity from civil

liability for paramedics and physicians advising or instructing paramedics.

H. F. No. 148, An act relating to the city of Minneapolis; providing for the selection of supervisor of license inspection for the Minneapolis police department.

H. F. No. 301, 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.

H. F. No. 380, An act relating to bicycles; registration; administration of the bicycle registration law; including uni-cycles within the definition of bicycle; clarifyng provisions relating to bicycle registration; providing for the disposition of certain service fees charged in handling registrations; requiring a report of the commissioner of public safety to the legislature on recommendations for mandatory registration of bicycles.

H. F. No. 489, An act relating to legal newspapers; simplify-ing procedures for receiving reimbursement for publication of proposed constitutional amendments.

H. F. No. 557, An act relating to highways; requiring reimbursement of fire fighting and protection expenses in certain instances.

H. F. No. 681, An act relating to commerce; providing for state procurement from small business; providing a bonding mechanism for small business.

H. F. No. 705, An act relating to taxation; providing for revocation of motor carrier licenses for failure to file road tax reports; providing credit for tax paid on gasoline or fuel used in other states.

H. F. No. 720, An act relating to commerce; regulation of subdivision of lands by the commissioner of securities; extending time for filing reports of subdivided land. and a second second

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H. F. No. 763, An act relating to labor; prohibiting certain terms in employment agreements relating to inventions by employees.

H. F. No. 809, An act relating to Lac qui Parle and Big Stone counties; changing the boundary lines between the counties.

H. F. No. 1208, An act relating to mobile homes; regulating mobile home lot payments; prohibiting entrance fees; providing for termination of land leases.

#### Sincerely,

#### RUDY PERPICH Governor

#### REPORT FROM THE COMMITTEE ON RULES AND LEGISLATIVE ADMINISTRATION

Anderson, I., from the Committee on Rules and Legislative Administration, pursuant to rule 1.9, designated the following bills as a Special Order to be acted upon immediately following H. F. No. 1004 for today, May 5, 1977:

S. F. Nos. 1166, 1234, 1382, 99, 1140, 667, 760, 845 and 916.

## **REPORTS OF STANDING COMMITTEES**

Norton from the Committee on Appropriations to which was referred:

H. F. No. 8, A bill for an act relating to trade regulations; providing for unit pricing of certain packaged commodities; providing for exemptions; providing a penalty.

Reported the same back with the following amendments:

Page 6, line 7, delete "consumer services section of".

Page 6, line 8, delete "the" and "and".

Page 6, line 9, delete "regulations".

Page 6, line 11, delete "director" and insert "commissioner".

Page 6, line 29, delete "the director of".

Page 6, line 30, delete "the consumer services section of".

Page 6, line 31, delete "regulation" and insert "rule".

With the recommendation that when so amended the bill pass.

The report was adopted.

Norton from the Committee on Appropriations to which was referred:

H. F. No. 613, A bill for an act relating to the operation of state government; establishing an office of volunteer services within the office of the governor; coordinating volunteer programs throughout the state; appropriating money.

Reported the same back with the following amendments:

Page 2, line 8, after "committee" insert "not to exceed 21 members, at least one from each of the state's economic development districts,".

Page 2, line 9, after "services." insert "The members term of office shall coincide with that of the governor.".

Page 2, line 14, delete "\$289,000" and insert "\$200,000".

With the recommendation that when so amended the bill pass.

The report was adopted.

Norton from the Committee on Appropriations to which was referred:

H. F. No. 733, 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.

Reported the same back with the following amendments:

Page 2, line 1, delete everything after "bonds".

Page 2, line 2, delete "and".

Page 2, line 3, after "account" insert "in the trunk highway fund".

Page 2, line 13, delete "are".

Page 2, line 14, delete "appropriated to" and insert "shall be deposited in".

Page 2, line 21 delete everything after "1,".

Page 2, line 22, delete "1979," and insert "to the department of transportation".

Page 2, line 28, before "section" insert "Minnesota Statutes,".

Page 3, line 3, delete "design,".

With the recommendation that when so amended the bill pass.

The report was adopted.

Norton from the Committee on Appropriations to which was referred:

H. F. No. 772, A bill for an act relating to state contracts; regulating bid and performance bonds for small businesses and minority small businesses; appropriating money; amending Minnesota Statutes 1976, Chapter 574, by adding a section.

Reported the same back with the following amendments:

Page 1, line 16, delete "deprived" and insert "disadvantaged".

Page 1, line 23, delete "deprived" and insert "disadvantaged".

Page 2, after line 5 insert:

"Subd. 2. [PARTICIPATION LIMIT.] No small business or small business owned by economically and socially disadvantaged persons shall be eligible for bonding pursuant to this section for a period of more than five years from the date that the small business or small business owned and operated by economically and socially disadvantaged persons received its first bond pursuant to this section.".

Renumber the following subdivisions.

Page 2, delete lines 18 to 23 and insert:

"Sec. 2. [APPROPRIATION.] Subdivision 1. Any moneys required by the department of administration for payment of claims pursuant to this act shall be made available from the general contingent account.

Subd. 2. Any moneys required by the department of transportation for payment of claims pursuant to this act shall be paid from the unobligated balance of appropriations made to the department for highway development.

Subd. 3. This section shall be effective for the indemnification agreements entered into in the biennium beginning July 1, 1977. No new indemnification agreements after June 30, 1979 shall be funded by the provisions of this section.".

With the recommendation that when so amended the bill pass.

The report was adopted.

Norton from the Committee on Appropriations to which was referred:

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.

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

The report was adopted.

Norton from the Committee on Appropriations to which was referred:

H. F. No. 1498, A bill for an act relating to public welfare; mandating the working of certain general assistance recipients; allowing the use of general assistance funds for the work equity program; empowering the commissioner of public welfare to contract for recipient services and grant distribution; amending Minnesota Statutes 1976, Sections 256D.02, by adding subdivisions; 256D.04; 256D.06, by adding a subdivision; and 256D.11, Subdivisions 1 and 4, and by adding subdivisions.

Reported the same back with the following amendments:

Page 4, line 24, after "Subd. 3a." insert "Participants in the work equity program shall be paid at the same wage rates as public employees doing similar work or at the prevailing minimum wage, whichever is greater, however,".

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. 1582, A bill for an act relating to public safety; clarifying the duties of the commissioner of public safety in regard to the state criminal justice telecommunications network; establishing the Minnesota justice information systems advisory council, providing for its membership and prescribing its powers and duties; amending Minnesota Statutes 1976, Sections 299C.45; 299C.46; 299C.48; and Chapter 299C, by adding a section.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1976, Section 299C.46, is amended to read:

[ESTABLISHMENT, USE.] Subdivision 1. 299C.46 The (SUPERINTENDENT OF THE BUREAU OF CRIMINAL AP-PREHENSION) commissioner of public safety shall establish a (TELETYPEWRITER COMMUNICATIONS) criminal iustice datacommunications network which will (INTER-CON-NECT THE SHERIFF'S OFFICES OF) enable the inter-connection of the criminal justice agencies within the state into a unified (WRITTEN COMMUNICATIONS) criminal justice information system. The (SUPERINTENDENT OF THE BUREAU OF CRIMINAL APPREHENSION) commissioner of public safety is authorized to lease or purchase (SUCH) facilities and equipment as may be necessary to establish and maintain (SUCH TELETYPEWRITER COMMUNICATIONS) the datacommu*nications* network.

Subd. 2. For the purposes of sections 299C.46 to 299C.48 and section 3, "criminal justice agency" shall mean an agency of the state or an agency of a political subdivision charged with enforcement, prosecution, adjudication or incarceration in respect to the criminal or traffic laws of this state.

((1)) Subd. 3. The (COMMUNICATIONS) datacommunications network shall be used exclusively for (THE OFFICIAL BUSINESS OF THE STATE.)

(2) THIS SECTION DOES NOT PROHIBIT THE OCCA-SIONAL USE OF THE STATE'S COMMUNICATIONS NET-WORK BY ANY OTHER STATE OR PUBLIC AGENCY THEREOF WHEN THE MESSAGES TRANSMITTED RE-LATE TO THE) criminal justice agencies of the state in connection with enforcement of the criminal or traffic laws of the state.

((3)) The (SUPERINTENDENT OF THE BUREAU OF CRIMINAL APPREHENSION SHALL FIX THE) commissioner of public safety, after consultation with representatives of participating criminal justice agencies, may establish a monthly operational charge to be paid by each (COUNTY; PROVIDED, THAT IN COMPUTING CHARGES TO BE MADE AGAINST EACH COUNTY THE STATE SHALL BEAR AT LEAST FIFTY PERCENT OF THE COSTS OF SUCH SERVICE AS ITS SHARE IN PROVIDING A MODERN UNIFIED COM-MUNICATIONS NETWORK TO THE SHERIFF'S OFFICES OF THE STATE) participating criminal justice agency in the event that money available to the commissioner for this purpose is not adequate to pay these costs.

((4)) The (SUPERINTENDENT OF THE BUREAU OF CRIMINAL APPREHENSION) commissioner of public safety is authorized to arrange for the connection of the (COMMUNI-CATIONS) datacommunications network with the (LAW EN-FORCEMENT COMMUNICATIONS) criminal justice information system of the federal government, any adjacent state, or Canada.

Subd. 4. The commissioner shall administer the datacommunications network and shall coordinate matters relating to its use by other state agencies and political subdivisions. He shall perform all duties in respect to criminal justice information systems matters now performed by the commissioner of finance and the governors commission on crime prevention and control or its successor. He shall receive the assistance of the commissioner of administration on matters involving the department of administration and its information systems division. Other state department or agency heads shall assist the commissioner where necessary in the performance of his duties under this section.

Sec. 2. Minnesota Statutes 1976, Section 299C.48, is amended to read:

299C.48 [CONNECTIONS BY MUNICIPALITIES.] Any (CITY OR OTHER PUBLIC) criminal justice agency may connect with and participate in the (TELETYPEWRITER COM-MUNICATIONS) criminal justice datacommunications network upon approval of the (SUPERINTENDENT OF THE BU-REAU OF CRIMINAL APPREHENSION) commissioner of public safety; provided, that (SUCH CITY OR OTHER PUB-LIC) the agency shall first agree to pay (SUCH) installation charges as may be necessary for (SUCH) connection and (SUCH) monthly operational charges as may be established by the (SUPERINTENDENT OF THE BUREAU OF CRIMINAL APPREHENSION) commissioner of public safety. Before participation by a criminal justice agency may be approved, the agency must have executed an agreement with the commissioner providing for security of network facilities and restrictions on access to data supplied to and received through the network.

Sec. 3. Minnesota Statutes 1976, Chapter 299C, is amended by adding a section to read:

[299C.49] [GRANT REVIEW.] The commissioner of public safety, after consultation with representatives of criminal justice agencies, shall review all grant requests for federal and state funds from the governor's commission on crime prevention and control or its successor for information systems and recommend action to the commission. Sec. 4. [REPEALER.] Minnesota Statutes 1976, Section 299C.45, is repealed.

Sec. 5. [EFFECTIVE DATE.] This act is effective July 1, 1977.".

Amend the title by striking it in its entirety and inserting:

"A bill for an act relating to public safety; clarifying the duties of the commissioner of public safety in regard to the state criminal justice datacommunications network; amending Minnesota Statutes 1976, Sections 299C.46; 299C.48; and Chapter 299C, by adding a section; repealing Minnesota Statutes 1976, Section 299C.45.".

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:

S. F. No. 143, A bill for an act relating to crimes and criminals; prohibiting certain acts against railroad employees and railroad property; prescribing penalties; amending Minnesota Statutes 1976, Chapter 609, by adding a section.

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

The report was adopted.

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

S. F. No. 1077, A bill for an act relating to the organization and operation of state government; creating a crime control planning board to supersede the governor's commission on crime prevention and control; requiring a statewide comprehensive plan for law enforcement and criminal justice administration; empowering the board to make grants to governmental agencies; designating the board as the state planning agency for purposes of federal legislation; prescribing other powers and duties; requiring annual reports; creating regional crime control advisory councils; requiring the preparation of regional plans; appropriating money.

Reported the same back with the following amendments:

Page 2, line 14, after "corrections" insert "or a member of his staff designated by him".

Page 2, line 19, delete "chairman" and insert "chairperson".

Page 3, line 13, delete "chairman" and insert "chairperson".

Page 3, line 21, after "The" insert "crime control planning".

Page 3, line 27, delete "chairman" and insert "chairperson" and after "the" insert "crime control planning".

Page 3, line 29, delete "chairman" and insert "chairperson".

Page 3, line 31, delete "chairman" and insert "chairperson".

Page 4, line 3, delete "director" and insert "commissioner" and delete "planning agency" and insert "department of administation" and after the last "the" insert "crime control planning".

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

Page 4, line 7, after "The" insert "crime control planning".

Page 5, line 10, after the first "the" insert "crime control planning".

Page 5, line 11, after "the" insert "appropriate standing committee of the" and delete "by five".

Page 5, delete lines 12 to 14.

Page 5, line 15, delete "the speaker. A plan may not be adopted by" and insert a period, and after "board" insert "may not adopt a plan".

Page 5, line 16, delete "consideration of" and insert "considering".

Page 5, line 17, after "received" insert "thereon".

Page 5, line 21, delete "any" and insert "the appropriate" and after the last "The" insert "crime control planning".

Page 5, line 24, after "The" insert "crime control planning".

Page 5, line 28, after "the" insert "crime control planning".

Page 6, line 4, after "the" insert "crime control planning".

Page 6, line 12, after "The" insert "crime control planning".

Page 6, line 13, after "regional" insert "crime control".

Page 7, line 17, after "the" insert "crime control planning".

Page 7, line 26, after "the" insert "crime control planning".

Page 7, line 31, after "The" insert "crime control planning".

Page 8, line 10, after "of" insert "crime control planning".

Page 8, line 14, after "the" insert "crime control planning".

Page 8, line 17, after "the" insert "crime control planning".

Page 8, line 19, after "the" insert "crime control planning".

Page 8, line 23, after the first "the" insert "crime control planning".

Page 8, line 27, after the first "the" insert "crime control planning".

Page 8, line 29, after the second "of" insert "the crime control planning".

Page 8, line 31, after "of" insert "the crime control planning".

Page 9, line 2, after "the" insert "crime control planning" and after "from" insert "the appropriate".

Page 9, line 6, after the first "the" insert "crime control planning".

Page 9, line 10, after "the" insert "crime control planning".

Page 9, line 13, delete "objective".

Page 9, line 22, delete "Any regional crime".

Page 9, delete lines 23 to 25.

Page 9, line 27, delete "appointed".

Page 9, line 29, after "members" insert "appointed by regional development commissions, except that the metropolitan council shall be the regional crime control advisory council in the territory defined by Laws 1967, Chapter 896. Any regional crime control advisory council shall function as a committee of the regional development commission or contract with the regional development commission as a consultant" and delete "The metropolitan council shall include as a". Page 9, delete line 30.

Page 9, line 31, delete "territory defined by Laws 1967, Chapter 896.".

Page 10, line 2, after "regional" insert "crime control".

Page 10, line 3, delete "Members of".

Page 10, line 4, delete "each council, and the chairman and" and insert "The" and after "each" insert "regional crime control advisory".

Page 10, line 5, delete "as provided for that".

Page 10, line 6, delete "regional council on June 30, 1977" and insert "prescribed by the regional development commission or the metropolitan council. The regional crime control advisory council shall organize itself and elect a chairperson".

Page 10, line 11, after "The" insert "crime control planning".

Page 10, line 12, delete "each" and delete "council" and insert "development commissions, the metropolitan council and eligible local units of government or combinations thereof".

Page 10, line 13, after the first "the" insert "crime control planning".

Page 10, line 14, after the period insert "The board shall take into consideration in the distribution of the planning funds such combinations of regions as may have been established for criminal justice planning purposes." and after "regional" insert "development commission or the metropolitan".

Page 10, line 16, after "regional" insert "or local".

Page 10, line 19, delete "council" and insert "development commission, the metropolitan council or a local crime control planning unit" and after "the" insert "crime control planning".

Page 11, line 5, delete "July" and insert "August".

Page 11, line 16, after "The" insert "governor's" and after "commission" insert "on crime prevention and control".

Page 11, line 17, after "records" insert ", other documents".

Page 11, delete lines 18 and 19.

Further amend the title:

Page 1, line 14, delete "; appropriating".

Page 1, line 15, delete "money".

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 528, A bill for an act relating to insurance; regulating licensing procedures; amending Minnesota Statutes 1976, Section 60A.17, Subdivision 2.

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

The report was adopted.

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

H. F. No. 1484, A bill for an act relating to automobile insurance; clarifying certain ambiguous provisions in the Minnesota no-fault automobile insurance act; amending Minnesota Statutes 1976, Sections 65B.44, Subdivision 3; 65B.49, Subdivisions 4 and 6; 65B.51, Subdivision 1; and 65B.53, Subdivision 1.

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

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The report was adopted.

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

S. F. No. 368, A bill for an act relating to health care; providing conversion privileges under certain accident and health insurance policies, health service plan subscriber contracts and health maintenance contracts, for spouses whose marriage is dissolved; amending Minnesota Statutes 1976, Chapter 62A, by adding a section; 62C, by adding a section; and 62D, by adding a section.

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

The report was adopted.

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

S. F. No. 388, A bill for an act relating to insurance; subrogation of claims; requiring subrogated insurers to pay a proportionate share of certain attorney fees and costs; amending Minnesota Statutes 1976, Section 65B.53, Subdivision 5, and by adding a subdivision.

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

The report was adopted.

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

S. F. No. 557, A bill for an act relating to employees; participation in group life insurance plans; prohibiting certain mandatory participation requirements; providing remedies; amending Minnesota Statutes 1976, Chapter 61A, by adding a section.

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

The report was adopted.

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

S. F. No. 572, A bill for an act relating to credit unions; extending the authority of state chartered credit unions to permit same activities as federally-chartered credit unions where commissioner of banks authorizes by rule; amending Minnesota Statutes 1976, Section 52.04.

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

The report was adopted.

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

S. F. No. 586, A bill for an act relating to insurance; legal expense insurance; authorizing the use of closed panel insurance plans; amending Minnesota Statutes 1976, Section 60A.08, Subdivision 10.

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. 1405, A bill for an act relating to state employees; providing for investment options for deferred compensation; amending Minnesota Statutes 1976, Section 352.96, Subdivision 2.

Reported the same back with the following amendments:

Page 1, line 21, after "shares" insert "accounts or contracts".

Page 2, after line 9, insert new sections to read:

"Sec. 2. Minnesota Statutes 1976, Section 352.96, Subdivision 3, is amended to read:

Subd. 3. **[EXECUTIVE DIRECTOR TO ADMINISTER** SECTION.] The provisions of this section shall be administered by the executive director of the Minnesota state retirement system pursuant to the provisions of subdivision 4. If the state board of investment so elects, it may solicit bids for options under subdivision 2, clauses (b) and (c). All contracts must be approved prior to execution by the state board of investment. All contracts shall provide that all options in subdivision 2 shall be presented in an unbiased manner, shall be presented in a manner so as to conform to applicable rules promulgated by the executive director, shall be reported on a periodic basis to all employees participating in the deferred compensation program, and shall not be the subject of unreasonable solicitation of state employees to participate in the program. The contract may not call for any person to jeopardize the tax-deferred status of moneys invested by state employees pursuant to this section. All costs or fees in relation to the options provided under subdivision 2, clause (c), shall be paid by the underwriting companies ultimately selected by the state board of investment.

Sec. 3. Minnesota Statutes 1976, Section 352.96, Subdivision 4, is amended to read:

Subd. 4. [EXECUTIVE DIRECTOR TO ESTABLISH RULES.] The executive director of the Minnesota state retirement system shall establish rules (, REGULATIONS,) and procedures to carry out the provisions of this section including allocation of administrative costs against the assets accumulated under this section. Funds to pay such costs are hereby appropriated from the fund or account in which the assets accumulated under this section are placed. Rules adopted after July 1, 1977, relating to the options provided under subdivision 2, clauses (b) and (c), must be approved by the state board of investment. A state employee shall not be permitted to make payments under a plan until the plan or applicable component thereof has been approved as to its tax-deferred status by the internal revenue service.

Sec. 4. [EFFECTIVE DATE.] This act is effective on the first day of the first payroll period after July 1, 1977.".

Amend the title:

Line 5, delete "Subdivision" and insert "Subdivisions" and after "2" insert ", 3 and 4".

With the recommendation that when so amended 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. 1408, A bill for an act relating to state employees; providing for wage and fringe benefits for certain state employees; ratifying collective bargaining agreements; providing emergency rule making authority; increasing salary ranges; appropriating money; amending Minnesota Statutes 1976, Chapter 43, by adding a section; Sections 43.09, Subdivision 3; 43.12, Subdivisions 2, 3, 5, 6, 7, 8, 10, 11, 14, 16, and 17, and by adding a subdivision; 43.122, Subdivision 3, and by adding a subdivision; 43.126, Subdivision 1; 43.323, by adding a subdivision; 43.42; 43.44, Subdivision 1; 43.46; and 43.50, Subdivision 1; repealing Minnesota Statutes 1976, Sections 43.09, Subdivision 7; and 43.12, Subdivisions 4 and 9.

Reported the same back with the following amendments:

Page 1, line 21, after "legislature" insert "and except as may otherwise be provided in this act".

Page 1, line 27, after "320," insert "the international union of operating engineers, locals No. 34, No. 49 and No. 808,".

Page 2, line 2, delete "and".

Page 2, line 3, after "association" insert "and the Minnesota administrative hearing officers association".

Page 2, line 4, after the period insert "A state employee whose exclusive representative, as defined by section 179.63, subdivision 6, has not executed an agreement with the state covering wages and economic fringe benefits on or before May 15, 1977, shall not receive the wage and economic fringe benefit increases provided by this act.".

Page 2, line 25, strike "appointments" and insert "appointment".

Page 5, line 7, strike "and".

Page 5, line 27, after the period insert "Employees who are classified as highway maintenance worker, senior, and who are employed by the department of transportation and assigned to the central office and districts 5 and 9 shall, in addition, be granted a one-time lump sum payment of \$400.".

Page 9, line 27, strike "through" and insert "and".

Page 11, line 12, strike "as otherwise provided in this".

Page 11, line 13, strike "section" and insert "for classification reassignments effective July 6, 1977".

Page 17, line 27, after "effective" insert "the first day of the first payroll period commencing on or after".

Page 17, line 27, delete "6" and insert "1".

Page 17, line 31, after "Effective" insert "the first day of the first payroll period commencing on or after".

Page 17, line 31, delete "5" and insert "1".

Page 18, line 4, after "month" insert "except that no department shall pay an amount in excess of the contribution for dependent hospital-medical and dental coverage in effect on June 30, 1979".

Page 19, after line 10, insert new sections to read:

"Sec. 24. The commissioner of public safety shall promulgate a rule providing that criminal investigators shall receive a clothing allowance of \$100 per year in lieu of any other clothing allowance pursuant to section 299C.04. The commissioner shall have emergency rule-making authority in respect to this matter in order to implement the provisions of a collectively bargained agreement.

Sec. 25. [REVISOR'S INSTRUCTIONS.] In respect to a collectively bargained contract with the state covering a period beginning on and after July 1, 1979, the revisor of statutes shall provide the chairpersons of the main policy committee in each

body of the legislature charged with the responsibility of legislative oversight of state employee contract provisions and the legislative reference library with a copy of the contract showing additions and deletions from contract language in effect for the immediately preceding contract period. Where appropriate, the revisor shall consolidate provisions which are identical from contracts of two or more bargaining units.

Renumber the remaining sections.

Page 19, line 14, after "effective" insert "the first day of the first payroll period commencing on or after".

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:

S. F. No. 1369, A bill for an act relating to the cities of St. Paul, Minneapolis, and Duluth; firemen's survivor benefits; amending Laws 1955, Chapter 375, Section 25, as amended; Laws 1965, Chapter 519, Section 1, as amended; and Laws 1975, Chapter 127, Section 2, as amended.

Reported the same back with the following amendments:

Page 1, line 13, delete "FIREMEN'S" and insert "FIRE-FIGHTER'S".

Page 4, line 6, delete "FIREMEN'S" and insert "FIRE-FIGHTER'S".

Page 6, line 24, delete "FIREMEN'S" and insert "FIRE-FIGHTER'S".

Page 6, line 27, strike "firemen's" and insert "firefighter's".

Page 8, line 3, strike "firemen's" and insert "firefighter's".

Page 8, after line 8, insert a section to read:

"Sec. 4. This act is effective with respect to Duluth upon approval by the Duluth city council, with respect to Minneapolis upon approval by the Minneapolis city council, and with respect to St. Paul upon approval by the St. Paul city council, and upon compliance with Minnesota Statutes, Section 645.021.".

Further amend the title:

Line 3, delete "firemen's" and insert "firefighter's".

With the recommendation that when so amended 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. 501, A bill for an act relating to Hennepin county; providing for tenure and benefits to certain employees; amending Laws 1903, Chapter 247, Section 2, as amended.

Reported the same back with the following amendments:

Page 2, line 27, after "on" insert "or before".

Page 2, line 27, after "1977," insert "or thereafter,".

Page 2, line 31, delete ", and shall be confined to employees".

Page 2, line 32, delete "of the municipal building commission".

Page 3, after line 12, insert:

"Sec. 3. This act is effective upon approval by the governing bodies of the city of Minneapolis and Hennepin county and upon compliance with Minnesota Statutes, Section 645.021.".

Amend the title as follows:

Page 1, line 2, after "to" insert "the city of Minneapolis and".

Page 1, line 2, after "county" insert "municipal building commission".

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 1193, A bill for an act relating to the city of Bloomington; housing and redevelopment authority; providing that the housing and redevelopment authority may make loans and grants for home improvement, rental assistance, and financial assistance; amending Laws 1971, Chapter 616, Sections 1 and 2.

Reported the same back with the following amendments:

Page 1, line 17, reinstate the stricken language.

Page 1, line 17, before "area" insert "or".

Page 3, after line 6, insert:

"Sec. 3. The housing and redevelopment authority of the city of South St. Paul may, in addition to any authority provided in Minnesota Statutes, Sections 462.415 to 462.716, make rehabilitation loans and grants with respect to property within its area of operation whether within or without the boundaries of an urban renewal area, but the rehabilitation must be necessary to the city's housing assistance plan or, if the property is within an urban renewal area, to carry out the objectives of the urban renewal plan. The authority may determine the conditions under which the loans and grants are made.

Sec. 4. Notwithstanding any contrary provision of law, charter or ordinance, in addition to powers presently held by the housing and redevelopment authority of the city of Mankato, the authority shall have the power to make loans and grants to property owners for the purpose of rehabilitation of residential properties within the city of Mankato, including grants to reduce the effective interest rate on rehabilitation loans made by third parties.".

Page 3, delete lines 7 to 10 and insert:

"Sec. 5. Sections 1 and 2 are effective upon their approval by the city council of the city of Bloomington and upon compliance with Minnesota Statutes, Section 645.021. Section 3 is effective upon its approval by the city council of the city of South St. Paul and upon compliance with Minnesota Statutes, Section 645.021. Section 4 is effective upon its approval by the city council of the city of Mankato and upon compliance with Minnesota Statutes, Section 645.021.".

Further, amend the title as follows:

Page 1, line 2, after "Bloomington" insert "in Hennepin County, the city of South St. Paul in Dakota County and the city of Mankato in Blue Earth County".

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

The report was adopted.

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

S. F. No. 742, A bill for an act relating to the White Bear Lake conservation district: increasing membership on its governing board; providing for selection of board officers; amending Laws 1971, Chapter 355, Sections 2, Subdivision 2: and 8. Subdivision 1.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1976, Section 378.32, Subdivision 1, is amended to read:

378.32 [WATER SURFACE USE REGULATION.] Subdivision 1. The county board of every county may by ordinance regulate the surface use of any bodies of water situated wholly or partly within the boundaries of the county and not situated entirely within the boundaries of a single city or lake conservation district established by law, except that where a body of water lies in more than one county no such ordinance shall be effective until adopted by the county boards of all the counties in which the body of water lies pursuant to section 471.59 or placed into effect by order of the commissioner of natural re-sources pursuant to section 361.26. With the authorization of the affected city or lake conservation district, a county board may assume and exercise the powers set forth in this section with respect to bodies of water lying wholly within that city or lake conservation district. The regulation by the county of the surface use of any portion of a body of water situated within the boundaries of a city shall be consistent with any regulation existing on May 25, 1973 of the surface use of that portion of the body of water, by the city. After January 1, 1975, any such ordinance shall be consistent with the provisions of chapter 361 and rules and regulations of the commissioner promulgated pursuant to section 361.25. Any surface use zoning ordinances adopted pursuant to this section by a local governmental unit subsequent to May 25, 1973 is invalid unless it is approved by the commissioner. Proposed surface use zoning ordinances shall be submitted to the commissioner for his review and approval prior to adoption. The commissioner shall approve or disapprove the proposed ordinance within 120 days after receiving it. If the commissioner disapproves the proposed ordinance, he shall return it to the local governmental unit with a written statement of his reasons for disapproval. The county board shall have power:

Sec. 2. Laws 1971, Chapter 355, Section 2, Subdivision 2, is amended to read:

Subd. 2. The lake conservation district shall be governed by a board composed of members elected by the governing bodies of the municipalities included in the district. Each municipality shall elect (ONE MEMBER) *two members*. The term of office of each member shall be three years.

Sec. 3. Laws 1971, Chapter 355, Section 8, Subdivision 1, is amended to read:

Sec. 8. Subdivision 1. The governing board of the district shall, at its organization meeting, elect from its membership (A CHAIRMAN TO SERVE FOR A PERIOD OF ONE YEAR FROM THE FIRST MEETING OF THE BOARD, AND SHALL ALSO ELECT A SECRETARY AND A TREASURER) the following officers to serve for a period of one year: chairman, vice chairman, secretary and treasurer. The offices of secretary and treasurer shall be combined unless a resolution is adopted to the contrary by the board prior to the election. They shall hold office at the pleasure of the board, and shall receive compensation as fixed by the board.

Sec. 4. Sections 2 and 3 of this act shall be effective upon their approval by the governing bodies of the cities of White Bear Lake, Birchwood, Mahtomedi, Dellwood and the board of supervisors of the town of White Bear and upon compliance with Minnesota Statutes, Section 645.021.".

Further amend the title by deleting it entirely and inserting:

"A bill for an act relating to waters; allowing counties to exercise certain functions; increasing membership on the governing body of the White Bear Lake conservation district; providing for selection of board officers; amending Minnesota Statutes 1976, Section 378.32, Subdivision 1; Laws 1971, Chapter 355, Sections 2, Subdivision 2; and 8, Subdivision 1.".

With the recommendation that when so amended 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:

S. F. No. 769, A bill for an act relating to the town of White and the city of Aurora; providing for their separation.

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:

S. F. No. 905, A bill for an act relating to the city of Mora; authorizing the issuance of electric revenue refunding bonds.

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:

S. F. No. 914, A bill for an act relating to the city of Mankato; providing for the service of the police and fire chiefs.

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:

S. F. No. 1017, A bill for an act relating to the town of Bass Brook; authorizing the town board to exercise the powers described in Minnesota Statutes, Section 368.01 and Chapters 412, 429, 474 and 475.

Reported the same back with the following amendments:

Page 1, line 10, delete "Section 368.01 and".

Page 1, line 11, delete "Chapters 412, 429," and insert "Chapter".

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Page 1, line 11, delete "and 475".

Further amend the title as follows:

Page 1, line 4, delete "Section 368.01 and Chapters".

Page 1, line 5, delete "412, 429," and insert "Chapter" and delete "and 475".

With the recommendation that when so amended 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:

S. F. No. 1103, A bill for an act relating to counties; providing for county appropriations for patrol of county highways and roads; eliminating the restriction on the Hennepin county board of commissioners in relation thereto; amending Minnesota Statutes 1976, Section 375.46, Subdivision 1.

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:

S. F. No. 1127, A bill for an act relating to political subdivisions; authorizing assignments to secure payment of certain loans; amending Minnesota Statutes 1976, Section 465.73.

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

The report was adopted.

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

S. F. No. 1164, A bill for an act relating to Olmsted county; permitting sidewalk and related improvements to be financed by special assessment; Rochester city officials' salaries.

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

The report was adopted.

Fudro from the Committee on Transportation to which was referred:

S. F. No. 465, A bill for an act relating to transportation; prohibiting motorcyclists with instruction permits from driving on interstate highways; amending Minnesota Statutes 1976, Section 169.974, Subdivision 2. Reported the same back with the recommendation that the bill pass and be placed on the Consent Calendar.

The report was adopted.

# SECOND READING OF HOUSE BILLS

H. F. Nos. 8, 613, 733, 772, 1060, 1498, 1582, 528, 1484, 1405, 501 and 1193 were read for the second time.

# SECOND READING OF SENATE BILLS

S. F. Nos. 683, 930, 442, 583, 1489, 1290, 1291, 1423, 143, 1077, 368, 388, 557, 572, 586, 1369, 742, 769, 905, 914, 1017, 1103, 1127, 1164 and 465 were read for the second time.

#### INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

Scheid; Carlson, L.; Welch; Waldorf and Anderson, B., introduced:

H. F. No. 1613, A bill for an act relating to public health; changing the source of payments for services related to investigations and disciplinary proceedings; amending Minnesota Statutes 1976, Section 214.04, by adding a subdivision; and 214.06, Subdivision 1.

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

Kelly, R.; McCollar; Begich; Battaglia and Waldorf introduced:

H. F. No. 1614, A bill for an act relating to taxation; exempting used motor vehicles from the motor vehicle excise tax; amending Minnesota Statutes 1976, Section 297B.03.

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

#### 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. 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.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

H. F. No. 502, A bill for an act relating to Hennepin county; authorizing compensation for Hennepin county park reserve district commissioners and Hennepin county library board members.

PATRICK E. FLAHAVEN, Secretary of the Senate

#### CONCURRENCE AND REPASSAGE

Skoglund moved that the House concur in the Senate amendments to H. F. No. 502 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 502, A bill for an act relating to Hennepin county; authorizing compensation for Hennepin county park reserve district commissioners and Hennepin county library board members.

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

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

Those who voted in the affirmative were:

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Abeln .	Braun	Esau	Kahn	McDonald
Adams	Brinkman	Ewald	Kaley	McEachern
Albrecht	Byrne	Fjoslien	Kalis	Metzen
Anderson, B.	Carlson, A:	Forsythe	Kelly, R.	Munger
Anderson, D.	Carlson, D.	Friedrich	Kelly, W.	Murphy
Anderson, G.	Carlson, L.	Fudro	Kempe, R.	Neisen
Anderson, I.	Casserly	Fugina	King	Nelsen, B.
Anderson, R.	Clark	George	Kostohryz	Nelsen, M.
Arlandson	Clawson	Gunter	Kroening	Nelson
Battaglia	Cohen	Hanson	Kvam	Niehaus
Beauchamp	Cummiskey	Haugerud	Laidig	Norton
Begich	Dahl	Heinitz	Langseth	Novak
Berg	Dean	Hokanson	Lehto	Osthoff
Berglin	Den Ouden	Jacobs	Lemke	Patton
Berkelman	Eckstein	Jaros	Mangan	Pehler
Biersdorf	Eken	Jensen	Mann	Peterson
Birnstihl	Enebo	Johnson	McCarron	Petrafeso
Brandl	Erickson	Jude	McCollar	Pleasant

Prahl Reding Rice Rose St. Onge Samuelson Sarna Savelkoul	Scheid Schulz Searle Searles Sherwood Sieben, H. Sieben, M. Simoneau	Skoglund Smogard Spanish Stanton Stoa Suss Swanson Tomlinson	Vanasek Voss Waldorf Welch Wenstrom Wenzel White Wieser	Williamson Wynia Zubay Speaker Sabo
Saverkout	Simoneau	Tominson	w leser	

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

Mr. Speaker:

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

H. F. No. 320, A bill for an act relating to labor; providing for reduction of the tip credit in computing minimum wage; amending Minnesota Statutes 1976, Sections 177.23, Subdivision 9; 177.24; 177.28, Subdivision 4.

PATRICK E. FLAHAVEN, Secretary of the Senate

Reding moved that the House refuse to concur in the Senate amendments to H. F. No. 320, that the Speaker appoint a Conference Committee of 3 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two Houses. The motion prevailed.

Mr. Speaker:

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

S. F. Nos. 157, 158, 1070 and 1086.

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. 1106 and 1418.

PATRICK E. FLAHAVEN, Secretary of the Senate

# FIRST READING OF SENATE BILLS

S. F. No. 157, A bill for an act relating to elections; providing for payment of costs of certain special elections; imposing duties on the secretary of state; appropriating money; amending Minnesota Statutes 1976, Section 204A.24.

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

S. F. No. 158, A bill for an act relating to taxation; payments in lieu of taxes on certain tax exempt land; providing for state reimbursement of taxing districts for tax reductions on Title II, farmers home administration, and class 3cc property; appropriating funds; amending Minnesota Statutes 1976, Sections 273.13, Subdivision 17b; 275.51, by adding a subdivision; 276.04; and Chapter 273, by adding a section.

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

S. F. No. 1070, A bill for an act relating to franchises; concerning franchise fees; amending Minnesota Statutes 1976, Sections 80C.01, Subdivisions 4 and 9; 80C.08, Subdivision 1; and 80C.09, Subdivision 1.

The bill was read for the first time.

Arlandson moved that S. F. No. 1070 and H. F. No. 1132, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1086, A bill for an act relating to licenses fees; permitting municipalities to set maximum fees for off-sale intoxicating liquor licenses with a maximum annual increase in fees; and for licenses for the sale of cigarettes; amending Minnesota Statutes 1976, Sections 340.11, Subdivision 14 and 461.12.

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

S. F. No. 1106, A bill for an act relating to solid waste disposal; authorizing counties to prohibit transportation of solid waste to other counties for disposal; authorizing counties to designate disposal sites for solid waste generated within their boundaries; amending Minnesota Statutes 1976, Section 400.04, by adding a subdivision.

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The bill was read for the first time and referred to the Committee on Local and Urban Affairs. S. F. No. 1418, A bill for an act relating to bodies of water; allowing counties to exercise certain functions with approval of district; amending Minnesota Statutes 1976, Section 378.32, Subdivision 1.

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

# CONSENT CALENDAR

S. F. No. 617, 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, Sections 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 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 5 nays as follows:

Those who voted in the affirmative were:

Abeln Adams Albrecht Anderson, B. Anderson, B. Anderson, G. Anderson, I. Anderson, I. Anderson, R. Arlandson Battaglia Beauchamp Begich Berg Berglin Berkelman Biersdorf Birnstihl Brandl Byrne Carlson, A. Carlson, D. Casserly Clark	Corbid Cummiskey Dahl Dean Eken Ellingson Enebo Erickson Esau Ewald Faricy Fjoslien Forsythe Friedrich Fudro Fugina George Gunter Hanson Haugerud Heinitz Hokanson Jacobs	Johnson Jude Kahn Kaley Kalis Kelly, R. Kelly, W. Kempe, A. Kempe, A. King Knickerbocker Kostohryz Kroening Kroening Kroening Laidig Langseth Lehto Mangan Mann McCarron McCollar McDonald McEachern	Pleasant Prahl Reding Rice Sose St. Onge Samuelson Sarna Savelkoul Scheid Schulz Searle	Sieben, H. Sieben, M. Simoneau Skoglund Smogard Spanish Stanton Stoa Suss Swanson Tomlinson Vanasek Voss Waldorf Welch Wenstrom Wenzel White Wieser Wigley Williamson Wynia Zubay
Casserly				
Clark			Searle	Zubay
Clawson	Jaros	Metzen	Searles	Speaker Sabo
Cohen	Jensen	Moe	Sherwood	- · · ·
				1 S S S S S S S S S S S S S S S S S S S

Those who voted in the negative were:

Braun	Brinkman	Den Ouden	Niehaus	Osthoff
The bill	was passed a	nd its title ag	greed to.	

S. F. No. 1415, A bill for an act relating to Independent School District 625; providing for the severance pay of employees.

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 130 yeas and 0 nays as follows:

Those who voted in the affirmative were:

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

There being no objection the order of business reverted to Messages from the Senate.

# MESSAGES FROM THE SENATE

The following message was received from the Senate:

### Mr. Speaker:

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

H. F. No. 54, A bill for an act relating to state government; purchase of products and services from sheltered workshops and work activity programs; setting standards for price determination; amending Minnesota Statutes 1976, Section 16.281, Subdivision 1.

PATRICK E. FLAHAVEN, Secretary of the Senate

#### CONCURRENCE AND REPASSAGE

Faricy moved that the House concur in the Senate amendments to H. F. No. 54 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 54, A bill for an act relating to state procurement; extending the program for procurement from sheltered workshops and work activity programs; permitting purchase price to exceed fair market price; amending Minnesota Statutes 1976, Section 16.281, Subdivisions 1 and 3; and Laws 1975, Chapter 171, Section 2.

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

The question was taken on the repassage of the bill and the roll was called. There were 132 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Abeln Adams Albrecht Anderson, B. Anderson, B. Anderson, G. Anderson, G. Anderson, R. Arlandson Battaglia Beauchamp Begich Berg Berg Berg Berglin Berkelman Birnstihl Brandl Braun Brinkman Burne	Ewald Faricy Fjoslien Forsythe Friedrich Fugina George Gunter	Langseth Lehto Lemke Mangan Mann	Peterson Petrafeso Pleasant Prahl Reding Rice Rose St. Onge Samuelson	Sieben, H. Sieben, M. Simoneau Skoglund Spanish Stanton Staa Suss Swanson Tomlinson Vanasek Voss Waldorf Welch Wenstrom Wenzel White Wieser Wigley
Braun	George	Mangan	St. Onge	
Brinkman Byrne Carlson, A. Carlson, D. Carlson, L. Casserly Clark Clark Clawson	Gunter Hanson Haugerud Heinitz Hokanson Jacobs Jaros Jensen	Mann McCarron McCollar McDonald McEachern Metzen Moe Munger	Samuelson Sarna Savelkoul Scheid Schulz Searle Searles Sherwood	Wigley Williamson Wynia Zubay Speaker Sabo

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

# **CONSIDERATION UNDER RULE 1.10**

Pursuant to rule 1.10, Norton requested immediate consideration of S. F. No. 1467.

S. F. No. 1467 was reported to the House.

Norton moved to amend S. F. No. 1467, as follows:

Strike everything after the enacting clause and insert:

"Section 1. [STATE DEPARTMENTS; APPROPRIA-TIONS.] The sums set forth in the columns designated "AP-PROPRIATIONS" are appropriated from the general fund, or any other fund designated, to the agencies and for the purposes specified in the following sections of this act, to be available for the fiscal years indicated for each purpose. The figures "1977", "1978", and "1979", wherever used in this act, mean that the appropriation or appropriations listed thereunder are available for the year ending June 30, 1977, June 30, 1978, or June 30, 1979, respectively.

#### APPROPRIATIONS Available for the year Ending June 30,

\$	1978	1979 \$
Sec. 2. THE LEGISLATURE		
Subdivision 1. For the House of Representatives	7,100,000	8,000,000
Subd. 2. For the Senate	4,125,000	4,125,000
Subd. 3. Legislative Coordinating Commission		
(a) Legislative Reference Library	258,910	244,460
(b) Revisor of Statutes	1,098,401	1,442,317
(c) Office of Legislative Research Science and Technology Project	47,250	47,250
Subd. 4. Legislative Audit Commis- sion		
(a) Legislative Audit Commission	25,000	25,000
(b) Legislative Auditor	1,830,652	1,885,224

48th Day] THURSDAY, MAY 5,	1977	2049
	1978 \$	1979 \$
Subd. 5. Legislative Commission on Pensions and Retirement	98,500	98,500
Subd. 6. Mississippi River Parkway Commission	- 0 -	- 0 -
For 1977 — \$3,000	1997 - P	
This appropriation is from the trunk highway fund.	:	
Sec. 3. SUPREME COURT		ga an an an tha
Subdivision 1. General Operations and Management	1,800,604	1,876,703
Subd. 2. Supreme Court Contingent	28,750	3,750
If the appropriation for either year is insufficient, the appropriation for the other year is available for it.		
Subd. 3. Judges' Retirement	690,000	710,000
To be disbursed by the executive di- rector of the Minnesota state retirement system, subject to the provisions of Laws 1975, Chapter 418.		
Sec. 4. DISTRICT COURT	2,617,970	2,617,970
For 1977 \$19,000		
To be disbursed by the commissioner of finance.		
If the appropriation for either year is insufficient, the appropriation for the other year is available for it.		
Sec. 5. JUDICIAL COUNCIL	148,036	153,975
The amounts that may be expended from this appropriation for each ac- tivity are as follows:	·	

1978

1979

Judicial Council Expenses

1978 1979

\$1.800 \$4,700

County Judicial Advisory Service

\$45.977 \$47,530

Office of Administrator for Fifth and Eight District Courts

\$100,259 \$101,745

If the appropriation for either year is insufficient, the appropriation for the other year is available for it.

Sec. 6. BOARD ON JUDICIAL STANDARDS 152,307

Approved Complement -2

If the appropriation for either year is insufficient, the appropriation for the other year is available for it.

The executive secretary of the board on judicial standards shall be an attornev at law.

The salary of a district, county, municipal or probate judge shall not be paid upon notification to the commissioners of finance by the board on judicial standards that the judge is not in compliance with the provisions of Minnesota Statutes, Section 546.27.

The board on judicial standards shall review the records of each judge twice annually to review compliance and with individual exceptions in which the Board finds that a judge has compelling reasons for noncompliance, the Board shall issue notification for each judge not in compliance with Minnesota Statutes, Section 546.27.

 $(\cdot,\cdot)^{i}$ 

147.807

The board may cancel a notice of noncompliance upon finding that a judge has returned his status to compliance, but in no event shall a judge be paid his salary for the period in which the notification of noncompliance is in effect.

Sec. 7. STATE LAW LIBRARY

General Operations and Management

Approved Complement - 8

If the appropriation for either year is insufficient, the appropriation for the other year is available for it.

Sec. 8. PUBLIC DEFENDER

General Operations and Management 572,801

Approved Complement --- 22

The amounts that may be expended from this appropriation for each activity are as follows:

Public Defender Operations

\$424,651 \$424,073

None of this appropriation shall be used for the defense of misdemeanors unless the city or county public defender, if any, refuses or is unable to defend and then only by order of the court.

Legal Assistance to Minnesota Prisoners

### \$105,533 \$103,363

Legal assistance to Minnesota prisoners shall serve the civil legal needs of persons confined to state institutions. None of these funds shall be used to pay for lawsuits against public agencies or 262,925

266,267

576,695

1979

\$

public officials to change social or public policy.

Legal assistance to Minnesota prisoners shall make an interim report to the legislative commission to review administrative rules on or before July 1, 1978. The commission shall review and comment on the propriety of the cases handled and may, using the provisions of Minnesota Statutes, Section 3.965 suspend the activities of legal assis-tance to Minnesota prisoners. Unencumbered money shall cancel to the general fund.

Legal Advocacy Project

#### \$42,617 \$49,259

#### Sec. 9. TAX COURT OF APPEALS 78.791

Approved Complement — 2

#### Sec. 10. CONTINGENT ACCOUNTS

Subdivision 1. The appropriations in this section shall be expended with the approval of the governor after consultation with the legislative advisory commission pursuant to section 3.30.

If an appropriation in this section for either year is insufficient, the appropriation for the other year is available for it.

Subd. 2.	General	3,362,000	4,401,000
Subd. 3.	Game and Fish	50,000	50,000

This appropriation is from the game and fish fund.

Subd. 4. Motor Vehicle 75,000 75,000

This appropriation is from the highway user tax distribution fund for the

• •				
	\$	1978	1 \$	.979
purpose of supplementing any requi ments of the department of public sa ty, motor vehicle services section, s salaries, supplies, and expense.	fe-			
Subd. 5. Postage		250,000		250,000
For postage rate increases during biennium ending June 30, 1979, wh sufficient appropriations are not ava able.	ere			
Of the above amount \$125,000 ex year is appropriated from the highw user tax distribution fund to meet needs of the motor vehicle section the department of public safety.	vay the	··· .	• •	
Subd. 6. Traffic Safety		75,000		75,000
This appropriation is from the tru highway fund for the purpose of su plementing any requirements of the partment of public safety for traf safety programs.	up- de-			
Subd. 7. Criminal Justice	(z și	810,000		810,000
This appropriation is available provide additional matching money to the various state agencies and local ge ernments for programs qualifyi under the safe streets and omnik crime control act of 1968, as amend	for ov- ing ous	· .		
Matching money shall only be us for the grant for which it was provid Before any matching money not us by the subgrantee can be used as mat for other grants, the governor, af consultation with the legislative ad sory commission, must approve its o penditure.	ed. sed tch ter vi-			

At least 30 days before action by the legislative advisory commission, the crime commission shall submit the individual project requests to the committee on finance of the senate and the comJOURNAL OF THE HOUSE

1978

\$

1979

mittee on appropriations of the house of representatives for review.

Sec. 11. GOVERNOR

Subdivision 1. General Support 946,885

The amounts that may be expended from this appropriation for each activity are as follows:

General Operations and Management

\$931,885 \$950,002

If the commissioner of public safety assigns a highway patrol officer as a personal aide to the governor below the rank of sergeant, the officer shall receive the rank and pay of a sergeant while on the assignment.

**Personal Expenses Connected** With Office

> \$15,000 \$15,000

**Official Governor's** Portrait

#### \$2,500

Subd. 2. Interstate Representation and Cooperation

199,122

200.855

The amounts that may be expended from this appropriation for each activity are as follows:

National Governors Conference

\$24,750 \$26,483

Education Council

\$20,000 \$20,000

2054

967.502

Upper Great Lakes Regional

Commission — State Share

\$71,000 \$71,000

This appropriation shall cancel if the federal support for the regional commission is withdrawn.

Great Lakes Basin

Commission — State Share

\$22,300 \$22,300

Upper Mississippi Basin

Commission — State Share

\$45,000 \$45,000

Missouri River Basin

Commission - State Share

\$16,072 \$16,072

Subd. 3. Liaison for Spanish

 Speaking People
 50,224
 51,199

Approved Complement - 2

Subd. 4. Task Force on Waste and Mismanagement 75,000 75,000

Approved Complement — 2

Subd. 5. Governor's Commission on Crime Prevention and Control 69,767 69,767

a subject of the second

Approved Complement — 86

General — 35

Federal — 51

2056	JOURNAL OF THE HO	USE	[48th Day
	\$	1978 5	1979 \$
Subd. 6. Ge Office	overnor's Manpower	1,200,000	1,200,00
Approved Co	omplement — 132		
for grants to co and for admin	iation is the state match mmunity action agencies nistrative costs of the rtunity activity.		
Sec. 12. LII GOVERNOR	EUTENANT		
	I. General Operations	250,258	252,37
Approved Co	omplement — 9		
Subd. 2. Pe Connected Wit	ersonal Expenses h Office	2,000	2,00
ant governor in lish a federa Washington, D operate with a the committees	or the office of lieuten- ncludes money to estab- l relations office in .C. This office will co- nd provide services for a and members of the slature as well as the ch.		
Sec. 13. SE	CRETARY OF STATE	•	
General Oper	ations and Management	574,223	855,07
Approved Co	nplement — 27		
The amounts from this app tivity are as fo	that may be expended ropriation for each ac- llows:		
Elections and	1 Documents		
\$139,88	\$455,864		
For 1977 —	\$15.440		

Uniform Commercial Code

\$37,084 \$37,846

For 1977 --- \$2,478

Corporations

\$239,620 \$200,140

Administration

\$157,630 \$161,229

The secretary of state with the approval of the commissioner of finance may transfer unexpended balances among the above activities. Transfers shall be reported forthwith to the committee on finance of the senate and the committee on appropriations of the house of representatives.

Sec. 14. STATE AUDITOR

209,521 209,642

Approved Complement — 111

General - 8

Revolving — 103

The state auditor shall return to the general fund \$50,000 appropriated by Laws 1973, Chapter 720, Section 10, Subdivision 3 to the state auditor's revolving fund for a study of local government accounting systems, practices, and reporting.

Sec. 15. STATE TREASURER 452,243 458,397

Approved Complement - 26

General - 22

Special Revenue — 4

Sec. 16. ATTORNEY GENERAL

2000	JUURNAL OF THE HO	JUSE	faoru Daà
-		1978 \$	1979 \$
Approved Compl	lement	-	
1978 192	1979 — 194		
Subdivision 1. and Management	General Operations	5,206,76	0 5,212,020
Subd. 2. Specia	l Contingent	25,00	0 25,000
able for paying t legal, accounting, a sonnel retained in Minnesota Statutch hereafter filed unle eral shall decide in beneficiaries are n sented, or that then the purpose of the trated without his is the state has a su carrying out the purpose	on shall not be avail- he costs of special, nd investigative per- cases arising under es, Section 501.12, ess the attorney gen- n a case that all the ot adequately repre- re is a likelihood that e trust may be frus- intervention and that ibstantial interest in urpose of the trust.		9 225,465
penses incurred by	on is for costs and ex- the attorney general naking claims under ntitrust laws.	en 16 - 1	
purposes for which priated by this sub The reports shall 1 mittee on finance of committee on app	heral shall report the the moneys appro- division are utilized. be made to the com- of the senate and the propriations of the atives at the end of	(Fars) Solo (A) (F <sup>ors</sup> ) Solo (Fors)	
and 3 for either year	ion in subdivisions 2 ar is insufficient, the ne other year is avail-	angan di tipi Ngan di ti	n i di kati
Subd. 4. Minne Training Board	sota Peace Officers		
(a) General Op Management	perations and	76,79	5 79,125

1000 2000			
	\$	1978	\$ 1979
Approved Complement 3			
(b) Reimbursements to Local Governments	•	350,000	350,000
Reimbursements for costs of substitute local protection while officers at tend regular training courses.	-	. *	
If the appropriation for either year is insufficient, the appropriation for the other year is available for it.			
Sec. 17. ETHICAL PRACTICES		147,019	146,880
Approved Complement — 5		·	
Sec. 18. INVESTMENT BOARD		875,528	898,099
Approved Complement			
1978 — 29 1979 — 30		•	
Sec. 19. STATE PLANNING AGENCY			
Subdivision 1. State Planning and Development	dl ·	318,753	320,924
Approved Complement — 137			
General — 105			
Federal — 30			
Revolving — 2			
The amounts that may be expended from this program appropriation for each activity are as follows:	d r		
State Development Planning			
<b>\$21,005 \$21,412</b>			
\$120,000 is placed in the general con tingent account to establish a specia task force to develop state and regiona	1		

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growth plans and recommend a policy for economic development in Minnesota.

These funds shall be authorized for use by the governor, upon recommendation of the legislative advisory commission.

The governor shall establish a task force consisting of no more than 15 persons including representatives from the state legislature, elected officials of local government, persons from private industry and state government, and individuals who, by profession, analyze regional economic growth patterns. The governor shall select one person as chairperson.

The state planning agency shall be the administrative focus of this task force. Staff selected for work on this project shall report directly to the task force.

This task force shall: (1) examine social. environmental and economic costs and benefits of economic development; (2) utilizing data from the state demographer, consider demographic shifts which affect employment patterns, needs for educational institutions, tax bases and other growth factors in an area; (3) identify relationships of economic development to these demographic changes in Minnesota; and, (4) make recommendations for optional patterns of economic development in Minnesota considering social, environmental and economic needs as well as demographic shifts.

The task force shall make its recommendations to the Minnesota legislature no later than November 15, 1978.

Housing Studies

\$16,746 \$16,984

State/Local/Regional Policy Development

\$55.559 \$55.746

Program Review

\$25,409 \$25,452

Planning Information

\$19.600 \$19.897

**Population Forecasts** 

\$180.434 \$181.433

Subd. 2. Functional Area Planning 6,192,286 1,930,218

The amounts that may be expended from this program appropriation for each activity are as follows:

Health Planning

\$71.417 \$72,766

**Development Disabilities Grants** 

\$103,084 \$102.178

Transportation Systems Planning

\$43,326 \$42,741

Environmental Systems Planning

\$339.131 \$335.387

Environmental Quality Council Administration

> \$420,862 \$433.825

Funds appropriated in this activity shall include a study of the feasibility of establishing an office of environ-mental analysis for the state of Minnesota to be responsible for the completion of environmental impact statements for

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1979

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the Minnesota state agencies. The study, which should be completed in cooperation with the committee on finance in the senate and the committee on appropriations in the house of representatives in time for consideration by the 1978 legislative session, shall include a financial analysis of the personnel and budget requirements of establishing the office. The analysis should compare fiscal requirements of establishing a new office of environmental analysis with the present system of preparing environmental impact statements.

Critical Areas Planning

\$377,559 \$78,663

**Power Plant Studies** 

\$460,902 \$474,331

Land Use Planning

\$194,799 \$197,409

EIS/Special Studies

\$4,000,000

For expenses incurred in hearings and for allocation to appropriate state agencies for the preparation of environmental impact statements.

The balance of the appropriations made by Laws 1976, Chapter 331, Section 20 to the State Planning Agency for the copper-nickel regional environmental impact study shall not cancel on June 30, 1977 but shall remain available until expended.

Environmental Conservation Library

\$90,000 \$90,000

#### Human Resources Planning

\$96.441 \$97.683

Subd. 3. Regional and Local Planning and Management Assistance 2,728,785 2,499,124

The amounts that may be expended from this program appropriation for each activity are as follows:

Regional Assistance

\$142,015 \$143,737

Technical Assistance

\$1,564,270 \$1,332,887

Of this amount \$100,000 in the first year are for completion of the local government fiscal study and \$134,000 in the first year are for completion of the Minneapolis-St. Paul study.

Planning Assistance Grants

\$1,022,500 \$1.022.500

Subd. 4. General Administration 315,401

The director of the state planning agency with the approval of the commissioner of finance may transfer unencumbered balances among the above programs and activities. All transfers shall be reported forthwith to the committee on finance in the senate and the committee on appropriations in the house of representatives. جفيرية المرجعين الأ

Sec. 20. ADMINISTRATION

Subdivision 1. General Operations and Management 14,345,399 14,505,801

Approved Complement — 1030

General — 484 Special — 11

321.226

#### Federal — 6

Revolving --- 529

The amounts that may be expended from this appropriation for each program are as follows:

Program and Management Improvement

\$629,401 \$639,412

**Management Information Services** 

\$494,880 \$498,584

**General Services** 

\$12,187,521 \$12,314,749

This appropriation includes the following sums to assist in the provision of criminal and juvenile defense to indigent individuals:

St. Paul — Neighborhood Justice Center, Inc.

For cases arising in Ramsey county.

\$90,000 \$95,000

Minneapolis — Legal Rights Center Inc.

For cases arising in Hennepin county.

\$50,000 \$55,000

Duluth — Duluth Indian Legal Assistance Program

For cases arising in St. Louis and Mille Lacs Counties.

\$80,000 \$85,000

Cass Lake — Leech Lake Reservation Criminal and Juvenile Defense Corp.

For cases arising in Cass, Itasca, Hubbard, and Beltrami Counties.

\$47,500 \$52,500

White Earth —— White Earth Reservation Criminal and Juvenile Defense Corp.

For cases arising in Mahnomen, Becker, and Clearwater Counties.

#### \$47,500 \$52,500

Each corporation, in order to insure broad support and continued operation, is strongly encouraged to seek additional monetary support from federal agencies, local governments, private agencies, and community groups, and after June 30, 1978, is required to provide a minimum of 25 percent match from nonstate sources.

**General Support** 

\$1,033,597 \$1,053,056

The commissioner of administration with the approval of the commissioner of finance may transfer unencumbered balances among the above programs. Transfers shall be reported forthwith to the committee on finance of the senate and the committee on appropriations of the house of representatives.

Subd. 2. Energy Survey —— State Buildings

#### \$250,000

Sec. 21. CAPITOL AREA ARCHI-TECTURAL AND PLANNING BOARD

83,667

84,728

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	1978 \$	1979 \$
Approved Complement - 3		
Sec. 22. FINANCE		
Subdivision 1. General Operations and Management	s 4,524,054	4,639,498
Approved Complement — 124		
The amounts that may be expended from this appropriation for each pro	l	

Financial Operations

gram are as follows:

\$2,499,926 \$2,567,788

Financial Management

\$1,507,320 \$1,537,565

General Support

\$516,808 \$534,145

The commissioner of finance may transfer unencumbered balances among the above programs. Transfers shall be reported forthwith to the committee on finance of the senate and the committee on appropriations of the house of representatives.

Subd. 2. Public employment study 500,000

None of the funds appropriated by this item may be expended until the commissioner of finance has consulted with the legislative advisory commission as provided in Minnesota Statutes, Section 3.30.

Any balance remaining on June 30, 1978 shall not cancel, but be available for the second year.

All units of state and local government, including retirement systems, shall furnish information requested by the department of finance. The department of finance shall submit its report

1979

2.290.570

and recommendations to the legislature by January 15, 1979.

Sec. 23. PERSONNEL

General Operations and Management 2,266,108

Approved Complement — 106

General — 93

Federal — 6

Revolving — 7

The amounts that may be expended from this appropriation for each program are as follows:

Personnel Technical Services

\$663,711 \$662,472

Training and Development

\$316,955 \$321,064

By November 1, 1977, each state department shall submit to the committee on finance of the senate and the committee on appropriations of the house of representatives a list showing, by line item, the amount of money for employee training in its fiscal 1978 and 1979 budgets.

By January 1, 1978, the commissioner of personnel shall propose guidelines to the state departments for the establishment and administration of special career training programs for class C clerical civil service employees.

By July 1, 1978, each state department shall have a plan approved by the commissioner of personnel to use 50 percent of its training money for special career training programs for class C clerical civil service employees.

Employee, Employer Services

#### \$482,799 \$490,714

Local Government Services

\$30,452 \$80,859

**General Support** 

#### \$772,191 \$785,461

The commissioner of personnel with the approval of the commissioner of finance may transfer unencumbered balances among the above programs. Transfers shall be reported forthwith to the committee on finance of the senate and the committee on appropriations of the house of representatives.

In the case of state departments, agencies, and institutions that are financed in whole or in part with federal money, the portion of the cost of collecting social security contributions that is chargeable to federal money shall be reimbursed from federal money, and the amount necessary is appropriated from federal money for that purpose.

The cost of collecting employees' social security contributions and the state's matching share for reimbursement to the U.S. Secretary of the Treasury for state departments, agencies, and institutions whose salaries are provided by open, standing, continuing, or revolving appropriations or so called dedicated receipt accounts shall be reimbursed to the state agency revolving fund from those appropriations or dedicated receipt accounts, and the amount necessary is appropriated from those appropriations and accounts for that purpose.

Sec. 24. PERSONNEL BOARD

28,453 - 0 -

1979

	1978 \$	1979 \$
Approved Complement — 1		
Sec. 25. REVENUE		
General Operations and Manage- ment	. 21,189,992	21,716,480
Approved Complement — 949		
The amounts that may be expended from this appropriation for each pro gram are as follows:		
Revenue Management		
\$5,969,149     \$6,267,308		
Income, Sales, and Use Tax Manage ment	<b>)</b>	
\$11,077,387 \$11,203,174		
Property and Special Taxes Manage ment	<b></b>	
\$4,061,796 \$4,164,041		
Assessors Board and Assessors Training		

\$81,660 \$81,957

The commissioner of revenue with the approval of the commissioner of finance may transfer unencumbered balances among the above programs. Tranfers shall be reported forthwith to the committee on finance of the senate and the committee on appropriations of the house of representatives. Sec. 26. AGRICULTURE

General Operations and Management 10,145,292 11,069,372

Approved Complement — 483

General --- 400

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and the second

\$

Special - 80

Federal --- 3

The amounts that may be expended from this appropriation for each program are as follows:

Development and Protection of Agricultural Resources

\$7,543,348 \$8,429,676

Food Processing and Economic Prac-

\$1,701,124 \$1,731,072

General Support

\$900,820 \$908,624

The appropriation for general support includes the following amounts for grants to agricultural societies and associations.

(a) For Expenses of the Junior Livestock Show in Duluth

\$1,400 \$1,400

To be paid to the junior livestock association of Duluth and to be expended by the association for the payment of the expenses and transportation of boys and girls displaying exhibits and in attendance at the junior livestock show at Duluth and for prizes awarded to exhibitors at said show.

(b) For Aid to Minnesota Livestock Breeders Association

\$14,200 \$14,200

14 C

(c) For Aid to Northern Sheep Growers Associations

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### \$1,125 \$1,125

(d) For Aid to Southern Sheep Growers Associations at LeSueur, Minnesota

#### \$500 \$500

(e) For Red River Valley Livestock Associations

\$7,500 \$7,500

The amount appropriated by clause (e) shall be disbursed pursuant to provisions of Minnesota Statutes, Section 38.02.

(f) For the Red River Valley Dairymen's Association, Inc., for the purpose of promoting better dairying

# \$1,500 \$1,500

Clauses (b), (c), (d), (e), and (f) shall be expended under provisions of Minnesota Statutes, Section 17.07.

(g) Aid to County and District Agricultural Societies \$320,000 \$320,000

Of the amount appropriated by clause (g), \$4,500 each year is for livestock premiums to county fair associations for carrying on boys' and girls' club work.

The amount appropriated by clause (g) shall be disbursed according to Minnesota Statutes, Section 38.02.

Out of the amounts appropriated by clause (g), \$1,000 each year shall be available for agricultural aid to the Red Lake Band of Chippewa Indians, to be expended as may be directed by the Indian council for the purpose of encouraging activities and arts that will advance the economic and social interest of their people and particularly to promote a program of agricultural development that will utilize to the greatest possible extent the lands and forest owned by them. This appropriation may be used to help maintain an agricultural extension service, to promote 4-H club work, or for premiums for the competitive display of exhibits at any fair or exposition that may be arranged under the direction of the council.

(h) For Aid in Payment of premiums at Exhibitions of Poultry for the poultry associations mentioned in Laws 1949, Chapter 718, Section 7, Subdivision 8.

#### \$3,500 \$3,500

Out of the amounts appropriated by clause (h) the amount of \$1,125 shall be alloted each fiscal year to aid the Minnesota state poultry association in the payment of premiums and other necessary expenses, exclusive of salaries or wages of any kind, at its annual exhibition.

The northern poultry association (being a consolidation of 14 northwestern county associations) shall receive not to exceed \$150.

The commissioner of agriculture with the approval of the commissioner of finance may transfer unencumbered balances not specified for a particular purpose among the above programs. Transfer shall be reported forthwith to the committee on finance of the senate and the committee on appropriations of the house of representatives.

### 1979

#### Sec. 27. LIVESTOCK SANITARY BOARD

General Operations and Management 1,146,954 1,158,912

Approved Complement --- 45

This appropriation includes \$20,000 each year for payment of indemnities. If the appropriation for indemnities for either year is insufficient, the appro-priation for the other year is available for it. Indemnities of less than \$1 shall not be paid.

Sec. 28. NATURAL RESOURCES

Subdivision 1. General Operations 

Approved Complement — 1319

General - 790

Game and Fish --- 498

Federal - 34

Agency -2

The amounts that may be expended from this appropriation for each program are as follows:

Administrative Services

**\$4,245,411 \$4,345,167** 

Regional Administration

\$2,585,519 \$2,540,881

Field Services Support

\$3,252,626 \$3,352,252

Water Resources Management

1979

\$1.901.412 \$1.927.039

Mineral Resources Management

\$1.258.033 \$1,277,610

Forest Management

\$5,572,442 \$5,465,693

Fish Management

\$4,364,440 \$4,431,891

Wildlife Management

**\$3,751,651 \$3,852,345** 

Ecological Surveys and Services

\$597.028 \$609.329

Parks and Recreation Management

\$5,755,705 \$5,835,969

Soil and Water Conservation Commission

\$614,845 \$619,641

Enforcement of Natural Resources Laws and Rules

\$4.828.809 \$4.893.963

The commissioner of natural resources with the approval of the commissioner of finance may transfer unencumbered balances among the above programs. Transfers shall be reported forthwith to the committee on finance of the senate and the committee on appropriations of the house of representatives.

Of this appropriation, \$24,536,350 for the first year and \$24,991,437 for

1979

the second year are appropriated from the general fund; \$13,540,184 for the first year and \$13,811,730 for the second year are appropriated from the game and fish fund; and \$500,000 each year is appropriated from the consolidated conservation areas account.

In addition to the amounts herein appropriated, all money credited to the game and fish fund under Minnesota Statutes, Section 296.421, Subdivision 4, is appropriated to the commissioner of natural resources for the acquisition, improvement, development and maintenance of sites for public access to public waters and for lake improvement.

Subd. 2. Supplemental Appropriations

4,116,497 3,083,423

Approved Complement - 27

General --- 18

IRRR & B - 8

Game and Fish -1

For 1977 - \$486,000

The amounts that may be expended from this appropriation for each budget activity are as follows:

Wildlife Land Acquisition

\$600,000 \$600,000

Forest Inventory

\$482,803 \$190,612

Canoe and Boating River Sites

\$57,506 \$43,823

1979

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Youth Conservation Corps

\$179,558 \$112,403

Reservation Conservation Law Enforcement

\$75,000 \$75,000

Public Access and Lake Improvement Per Minnesota Statutes, Section 296.-421, Subdivision 4

\$454,134 \$454,815

Trails

**\$928,019 \$931,376** 

Mineland Reclamation

\$202,514 \$210,961

Flood Plain Management

Southern Minnesota Rivers Basin

\$252,088 \$252,433

Peat Assessment and Lease Policy

\$113,000 \$112,000

Emergency Fire Fighting

\$100,000 \$100,000

For 1977 — \$486,000

Radio Communication System Forestry and Warden Service Per Alternate Plan 6

### \$671,875

Of the appropriations in this subdivision, \$486,000 in 1977, \$2,814,849 in 1978, and \$1,772,647 in 1979 are appro-

priated from the general fund; \$499,134 in 1978 and \$499,815 in 1979 are appro-priated from the game and fish fund; \$600,000 in 1978 and \$600,000 in 1979 are appropriated from the wildlife ac-quisition account; and \$202,514 in 1978 and \$210,961 in 1979 are appropriated from the iron range resources and rehabilitation account.

Lake Byllesby Dam

#### \$150,000

Provided that this appropriation is matched by Dakota and Goodhue counties.

The appropriation is from the general fund and is available until the project is completed.

For all appropriations in this subdivision, if the appropriation for either year is insufficient, the appropriation for the other year is available for it.

Notwithstanding any other law to the contrary money appropriated for trails may be used to fence snowmobile trails to protect private property.

Sec. 29. ZOOLOGICAL BOARD

General Operations and Management 3,575,535 4,947,678

#### Approved Complement

1978 — 157	1979 — 165
General — 155	163
Special — 1	1
Federal — 1	1
Other — 0	0

#### JOURNAL OF THE HOUSE

\$

The appropriation in fiscal year 1979 will be from the Minnesota zoological garden general account.

The amounts that may be expended from this appropriation for each program are as follows:

Operations and Visitor Services

\$3,616,850 \$2,713,008

Animal Management

sel define tested instruction du font en les in tested \$664,037 \$918,837 en indication est in tested

General Support

## \$198,490 \$411,991

The director of the Minnesota zoological garden with the approval of the commissioner of finance may transfer unencumbered balances among the above programs. Transfers shall be re-ported forthwith to the committee on finance of the senate and the committee on appropriations of the house of representatives.

The fee structure for the Minnesota zoological garden shall not exceed \$2.50 for adults, age 17 and over, \$1.25 for children, ages 6-16, and free for children 5 and under.

Sec. 30. WATER RESOURCES • • • • • • • • • • • BOARD

 $\gamma = -\gamma A^{2} \gamma \gamma A^{2}$ 

76,266 77,088

and the second second

Approved Complement — 3

All hearings of the water resources board shall be solely in the performance of expressed statutory duties.

Sec. 31. POLLUTION CONTROL AGENCY

27. st		\$	1978	1979 \$	
Subdivision 1. and Management	General Operations		4,666,859	4,595,7	799
Approved Com	plement — 254			an sa	n i Frik
General — 17	7	. '	- 1 <b>-</b> 1- 1-		

the sect

General - LCMR - 7

Federal — 70

For 1977 --- \$39,870

The amounts that may be expended from this appropriation for each program are as follows:

Water Pollution Control

\$1,884,704 \$1,901,690

Air Pollution Control

\$541,222 \$548,461

Solid Waste Pollution Control

\$457,891 \$450,301

**Regional Support** 

\$405,290 \$410,757

General Support

\$1,377,752 \$1,284,590

The director of the pollution control agency with the approval of the commissioner of finance may transfer unencumbered balances among the above programs. Transfers shall be reported forthwith to the committee on finance of the senate and the committee on appropriations of the house of representatives.

The health department shall continue to render such staff services as the

1979

\$

agency may require from time to time through health's division of environmental health. The health department shall be reimbursed from this appropriation for the cost thereof.

Subd. 2. Special Studies

The agency shall negotiate with the federal government, or any agency, bureau, or department thereof, for the purpose of securing or obtaining any grants of assistance in the completion of these studies.

- . . . . . . Any unexpended balance remaining in the first year shall not cancel but is available for the second year of the biennium.

The appropriation in subdivision 2 includes \$50,000 for a special study for an evaluation of the resource recovery grants-in-aid program and the practical options available to communities in the state of Minnesota for source reduction. source separation and resource recovery.

Subd. 3. Resource Recovery-Grants-

Sec. 32. ENERGY

General Operations and Management 1,232,450 1,200,552

Approved Complement

1978 — 40.5 1979 - 38General --- 38.5 38

Federal — 2 0

The amounts that may be expended from this appropriation for each program are as follows:

**Energy Conservation** 

\$166,045 \$167,800 225,000

2. Sv.

9,000

Energy Education and Local Services

\$236.615 \$241,158

Certificates of Need

\$244.701 \$238,399

Alternative Energy Research

\$147,012 \$106,387

Forecasting and Data Systems

\$178,806 \$180,878

General Support

\$259,271 \$265,930

The director of the energy agency with the approval of the commissioner of finance may transfer unencumbered balances among the above programs. Transfers shall be reported forthwith to the committee on finance of the senate and the committee on appropriations of the house of representatives.

Sec. 33. IRON RANGE RE-SOURCES AND REHABILITATION

General Operations and Management 2,132,206 2,151,237

It is the intent of the legislature that this appropriation approximates the amount of tax in Minnesota Statutes 1976, Section 298.44, Subdivision 1, Clause (3), and five percent of the proceeds of the taxes paid under the provisions of Minnesota Statutes 1976, Section 298.01 to 298.21.

#### Sec. 34. NATURAL RESOURCES ACCELERATION

Subdivision 1. Legislative commission on Minnesota resources together with any sums received as grants-in-aid

1978 م

180,000 180,000

from federal sources and any sums granted by private sources to carry out the purposes of the commission. Federal and private funds shall not cancel but remain available until expended.

The commission shall during the 1977-79 biennium review the work programs and progress reports required under subdivision 12 of this section and report its findings and recommendations to the committee on finance of the senate, committee on appropriations of the house of representatives and other appropriate committees. The commission shall establish oversight committees to continue review of a variety of natural resource subject areas as it deems necessary to carry out its legislative charge.

The commission shall continue to monitor the activities regarding establishment and development of Voyageurs National Park, and will cooperate and coordinate with the citizens advisory committee and all appropriate state, federal and local agencies and shall advise the legislature if necessary, on matters affecting state policy related thereto.

Natural resources acceleration appropriations to state agencies that receive programmatic appropriations shall be added to and disbursed from those respective programmatic appropriations. Those agencies will identify the source and disbursement of all moneys contained within the activities financed all or in part by programmatic appropriations or natural resources acceleration appropriations.

#### Subd. 2. Department of Agriculture

Framework water plan—phase II. For the department role in phase II of the framework water and related land resources planning effort. The water re50.000

sources council, or board if created, shall coordinate the work programs and reports of all agencies involved.

Subd. 3. Department of Economic Development

Framework water plan-phase II. For the department role in phase II of the framework water and related land resources planning effort. The water resources council, or board if created, shall coordinate the work programs and reports of all agencies involved.

Subd. 4. Energy Agency

(a) Framework water plan-phase 

For the agency role in phase II of the framework water and related land resources planning effort. The water resources council, or board if created, shall coordinate the work programs and reports of all agencies involved. The water management information system shall be developed consistent and compatible with the Minnesota land management information system.

(b) Alternative energy grants

This appropriation is available for grants to implement research and demonstration projects on alternative energy sources particularly appropriate to this state. At least one fourth of this amount shall be allocated for projects with high potential for commercialization. This appropriation shall be expended with the approval of the governor after consultation with the legislative advisory commission. The legislative commission on Minnesota resources shall make recommendations to the legislative advisory commission regarding such expenditures.

(c) Energy grant monitoring 25,000 25,000

21,786

20.000

106,927 105,000

200.000 200.000

#### JOURNAL OF THE HOUSE

3

For implementation of Minnesota Statutes 1976, Section 116H.128 and to insure that federal programs are employed to the best advantage of the state.

(d) Energy grant application assistance 50,000 50,000

This appropriation is available for the agency to make or assist in making grant proposals and applications requiring extensive technical preparation for projects with very large potential financial and technical impacts.

#### Subd. 5. Department of Health

(a) Framework water plan phase II

For the department role in phase II of the framework water and related land resources planning effort. The water resources council, or board if created, shall coordinate the work programs and reports of all agencies involved.

(b) Southeast Minnesota groundwater contamination

The department shall coordinate a multiagency approach to define the nature, extent and projected problems and solutions relating to contamination of groundwater in southeast Minnesota, involving the college of veterinary medicine, the Minnesota and United States geologic surveys. In addition the department shall develop appropriate models to project probable and possible future results.

Of this amount, the department shall contract with the United States geologic survey for an amount up to \$20,500 of state money which shall be at least equally matched with federal moneys, to analyze the interflow in uncased multi-aquifer wells.

#### 1978 1979 \$

\$

20,173 20,000

20,600 20,500

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48th Day THURSDAY, MAY 5, 1	977		2089
\$	1978	\$	1979
Subd. 6. Minnesota Historical So- ciety			
(a) Restoration of Fort Snelling — final appropriation	125,000		125,000
(b) Statewide archeologic survey	125,000		125,000
For a two year program to properly collate existing data and acquire data by survey, on additional significant sites. The final report shall be an au- thoritative document on the location, characteristics and significance for preservation of archeologic sites which will serve to eliminate the delays in en- vironmental assessments and impact statements caused in recent times by lack of this information. The informa- tion shall be collected and organized in a manner consistent and compatible with the Minnesota land management information system. Confidentiality and disclosure requirements shall be ob- served where not in conflict with the objectives of producing a meaningful viable and useful report.			
(c) Outdoor recreation act imple- mentation	10,000	•.	10,000
For the second biennium of analysis, master planning and other activities re- quired by Minnesota Statutes 1976, Chapter 86A. Work programs and status reports by the several agencies shall be submitted jointly. For the pur- poses of this subdivision, the Minnesota historical society is exempted from the competitive bidding procedures of Min- nesota Statutes, Section 16.07.			
Subd. 7. Department of Natural Re- sources	· .		
(a) Framework water plan—phase II	112,863		112,863
For the department role in phase II of the framework water and related land resources planning effort. The			

water resources council, or board if created, shall coordinate the work programs and reports of all agencies involved. From this appropriation the department shall determine a standard delineation of watershed boundaries and prepare an appropriate map for official state use. The format shall be consistent and compatible with other water information systems and the Minnesota land management information system.

(b) Topographic mapping

To convert certain maps to the 7 1/2minute scale and update those high priority maps which are obsolete, according to priorities established and reported by the state mapping advisory committee in February, 1977. Information shall be processed into the Minnesota land management information system as applicable.

(c) Outdoor recreation act implementation

For the second biennium of analysis, master planning and other activities required by Minnesota Statutes 1976, Chapter 86A. Work programs and status reports by the several agencies shall be submitted jointly.

(d) State land recreation development 3,85

To be expended in accordance with Minnesota Statutes 1976, Chapter 86A. These funds shall only be expended for development within the authorized or designated boundaries of state operated parks and recreation areas. Of this amount, \$2,400,000 is appropriated from the state parks development account, of which \$1,436,750 may be used for major rehabilitation. At least 90 percent of all moneys provided through this subdivision shall be spent only upon 314,000

314,000

401,446

401,446

3.833,250

projects eligible for land and water conservation fund match or reimbursement.

Up to \$3,000,000 of the unexpended balance from the appropriation made in Laws 1975, Chapter 415, Section 1, Subdivision 2 for land acquisition is reappropriated for land development as described in this subdivision.

(e) Upper St. Croix riverway development and acquisition

For land development and acquisition within the project area, to provide the balance of the state share of the statefederal project. Up to \$400,000 may be spent for acquisition if deemed necessary and all expenditures must be eligible for federal reimbursement.

Management Upper St. Croix (f)

The unexpended balance of the appropriation made in Laws 1975, Chapter 204, Section 55, Subdivision 6, Paragraph d, which could not be spent due to administrative delay beyond state control, is reappropriated for the same purpose.

(g) Planning for wild, scenic and recreational rivers

For expenses related to data gathering, planning, public hearings and other activities preparatory to possible official designation of rivers or river segments as wild, scenic or recreational.

(h) Peat inventory project

The department shall prepare an inventory of major peat areas describing the locations, types, amounts and qualities of peat, shall ascertain suitabilities for different uses and implement the terms of matching grants which may

750,000

227,500 227.500

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be received from the national science foundation or other sources. Grants or matching moneys so received are appropriated for this purpose.

(i) Iron range information analysis

The department shall develop and implement an information system for the data currently available and for new data which may be produced. Existing and prospective data shall be organized in a format consistent and compatible with the Minnesota land management information system, and shall be processed into that system.

### (j) Long range plan

In the coming biennium the department shall conduct an accelerated department wide planning effort to produce a long range plan which effectively shows the interagency and interdivisional cooperative processes which will be implemented to insure multidisciplinary approaches to resource management. The goals, objectives and policies of each division and the entire department shall be concise, clearly stated and effectively interrelated. After the biennium, periodic updating of the plan shall be accomplished within the regular budget.

(k) Land records systems merger

The department shall merge the land classification and land ownership records by July, 1978 to produce a single system for use in both research and administration in the department. The new system shall be consistent and compatible with the Minnesota land management information system and the resulting information provided to that system as applicable. 50,000

50,000

165,500

165.500

45,000

17.500

1978	
\$	\$

17.500

# (1) Standardized land transactions

The department shall, in conjunction with other agencies, develop and implement the processes and forms necessary to produce a comprehensive standard land record system capable of interface with existing resource and facility data systems and the Minnesota land management information system.

(m) Statewide comprehensive outdoor recreation plan-surveys

The department shall conduct a two year accelerated survey effort to procure the data on recreation participation and public opinion on recreation management necessary and sufficient to not only comply with federal requirements for an eligible plan, but also to provide quality data for incorporation into state and regional recreation and resource management decision making. The department shall also prepare and submit a suitable plan in order to maintain federal funding eligibility without lapse.

(n) Soil and water conservation board sediment and erosion control grants-in-aid

This appropriation is available to provide funds for a demonstration grant-in-aid program to assist local units of government or local soil and water conservation districts in solving sediment and erosion control problems by providing matching funds not to exceed 50 percent of the total cost or 50 percent of the local share if federal funds are used. Guidelines for program operation and grant distribution shall be subject to approval by the legislative commission on Minnesota resources. Of the amount provided, not less than 90 percent shall be distributed as grantsin-aid. The board shall administer the 165,000

165,000

251.000

250,000

18.903

\$

1979

\$

grant-in-aid program. Priority for distribution of funds shall be given to projects eligible for federal matching funds. Projects designed to solve streambank and roadside erosion shall be given first priority.

If state legislation is enacted in 1977 which duplicates this program, this appropriation shall be placed into the natural resources federal reimbursement account and shall be in addition to the amounts appropriated in that account.

#### **Pollution Control Agency** Subd. 8.

(a) Framework water plan phase II

For the agency role in phase II of the framework water and related land resources planning effort. The water resources council, or board if created, shall coordinate the work programs and reports of all agencies involved. Staff necessary to accomplish this work shall be provided from among existing agency staff unless the agency determines that the particular duties are so technical and other programs of such high priority that hiring new staff is essential to success of the overall framework water planning.

(b) Lake improvement grants-in-aid 692,813 692,813

The pollution control agency shall administer this appropriation to provide grants-in-aid to local units of government including lake improvement dis-tricts. Only grant proposals eligible for aid from the federal clean lakes act (section 314 of PL 92-500) shall be eligible under this program. State grants shall be available to provide up to 50 percent of the nonfederal share of each project and available only to projects with an approved federal grant. This appropriation shall be ex-

18,904

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\$

pended with the approval of the governor after consultation with the legislative advisory commission. The legislative commission on Minnesota resources shall make recommendations to the legislative advisory commission regarding such expenditures.

Subd. 9. State Planning Agency

(a) Framework water plan — phase II

The agency shall be involved in phase II of the framework water and related land resources planning effort. The agency shall assist the other agencies involved on the interdisciplinary aspects of the issues which are identified and the policies which might be affected by alternative potential solutions to problems, using regular agency budget resources.

(b) Copper nickel regional impact study

For the final phase of the study initiated in 1975. The environmental quality council shall provide the expenditure plans, coordination and direction of the study. Staffing authorizations created through past and current appropriations for this study expire June 30, 1979 or sooner as study progress dictates. The primary objective of this study effort is preparation and submittal to the legislature in the 1979 session, of a report which provides the basis for legislative policy making in this issue area.

(c) Outdoor recreation act implementation

To provide both the staff for the agency review process required and the administrative support for the outdoor recreation advisory council, pursuant to Minnesota Statutes, Chapter 86A. 1,021,000

1,021,000

32,500

32,500

1.021.00

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(d) Mapping and remote sensing information center

The agency shall establish a center and an advisory committee of user agency personnel. The agency will manage the information on what products already exist, coordinate proposed remote sensing and mapping efforts to avoid unnecessary duplication and generally improve access to available products. All state agencies shall cooperate with the center to provide information on both present and proposed remote sensing or mapping products and shall adjust proposed remote sensing activities to accommodate the widest practical use of the proposed products. Future operation of the center shall be supported from the regular agency budget. if justified.

#### (e) Manual of standard land terms

The agency shall produce by January 1, 1978 a manual which provides standard terms for use in describing land use and land cover in a format suitable to all state agencies involved to any extent in use of natural resource data. The terms in the manual shall be consistent and compatible with the Minnesota land management information system.

#### (f) **Demonstration project MLMIS**

The agency shall conduct a one time pilot project, as the completion phase of development of the Minnesota land management information system, which will demonstrate the applicability of the system at the regional and local level. Further implementation at the regional or local level shall be provided only with regional or local financial support.

Grants-in-aid for local recrea-(g) tion and natural areas

This appropriation is to pay up to 50 percent of the total cost or 50 percent.

\$

5.000

5.000

5,000

55,000

2.000.000 2.000.000

of the local share if federal matching funds are used, of long term lease, acquisition and development for recreational projects for the purposes described in Laws 1965, Chapter 810, Section 23, as amended by Laws 1969, Chapter 1139, Section 48, Subdivision 7, Paragraph g, except that no lake improvement grants are authorized under this subdivision and the per project limit for state grants shall be \$200,000.

\$2,000,000 of this appropriation shall be reserved for projects outside the metropolitan area as defined in Minnesota Statutes, Section 473.121, Subdivision 2.

The state planning agency shall administer the natural resources and land and water conservation fund grantsin-aid to local units of government. Notwithstanding any other law to the contrary these grants are not contingent upon the matching of federal grants.

This appropriation shall be expended with the approval of the governor after consultation with the legislative advisory commission. The legislative commission on Minnesota resources shall make recommendations to the legislative advisory commission regarding such expenditures.

(h) Grants-in-aid for regional recreation and natural areas

This appropriation is available to pay up to 50 percent of the total cost or 50 percent of the local share, where federal matching funds are used, for long term lease, acquisition and major development for recreation projects, natural areas and open space serving a regional need to counties, local units of government, special units of government, special units of government authorized to acquire, maintain and operate recreational and natural areas. 18

\$

2,000,000

2,000,000

\$

1979

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\$2,000,000 of this appropriation shall be reserved for projects outside the metropolitan area as defined in Minnesota Statutes, Section 473.121, Subdivision 2.

Priorities for the use of funds provided in this subdivision will be given to projects eligible for federal funding and which are consistent with priorities established by regional recreation and open space plans.

The amount needed but not to exceed \$1,000,000, in fiscal year 1978 and \$1,000,000 in fiscal year 1979, from this appropriation shall be transferred to the metropolitan council to pay principal and interest coming due in the respective fiscal years on bonds issued pursuant to Laws 1974, Chapter 563, Section 7, Subdivision 2; none of this amount may be expended for professional services.

The state planning agency shall administer the natural resources and land and water grants-in-aid program.

This appropriation shall be expended with the approval of the governor after consultation with the legislative advisory commission. The legislative commission on Minnesota resources shall make recommendations to the legislative advisory commission regarding such expenditures.

(i) Regional significance designation

The agency shall make grants to the various regional development commissions or other appropriate bodies, outside the area defined in Minnesota Statutes 1976, Section 473.121, Subdivision 2, to provide partial assistance to be distributed pursuant to the regular fiscal year contracts with the respective commissions. The grants are for the 45.000

45,000

preparation of lists of existing and prospective sites and facilities within each region which indicate, by priority for both acquisition and development, those areas which are considered as having regional significance. After July 1, 1978, grants-in-aid for recreation and natural areas under paragraph h, above, shall be made, so far as feasible, consistent with the listing prepared and submitted under this paragraph.

It is anticipated that this program will expire on or before June 30, 1979. If administrative rules are deemed necessary for this particular program by the attorney general, the agency shall amend existing administrative rules as applicable.

(j) Uniform generalized forest maps

The unexpended balance of the appro-priation made in Laws 1975, Chapter 204, Section 55, Subdivision 7, Paragraph c, which could not be spent due to delay of the state forest inventory, is reappropriated.

is reappropriated.
Subd. 10. Regents of the university of Minnesota

(a) Mines directory
12,500

To the department of civil and mineral engineering for publication of the directory. Future publishing of the directory shall be included in the regudirectory shall be included in the regular budget.

(b) Pilot plant—copper nickel
process
200,000
To the department of civil and mineral engineering to develop and implement a pilot plant operation to demonstrate bulk and differential flotation of copper nickel ore. The work program shall be reviewed by the director of the

\$

1978 \$

\$

regional impact study and interim and final results submitted in sufficient time for incorporation into the reports of the study.

(c) Study of autogenous grinding and tailings analysis—copper nickel

To the department of civil and mineral engineering to conduct studies on autogenous grinding techniques and to analyze copper nickel tailings both for the potential energy and environmental effects and to determine the mineral reclamation potential. The director of the copper nickel regional impact study shall review and comment upon the work program.

(d) Publish regional soils atlas

To the agricultural experiment station to finish publication of the soil atlas series regional scale for the entire state.

(e) Accelerated detailed soil survey

To the agricultural experiment station for acceleration of detailed county soil surveys. The costs of the program shall be shared between local, state and federal units of government, on a pro rata basis depending upon land ownership by the respective levels of government. The work program shall be developed in concert with the members of the Minnesota cooperative soil survey.

(f) Southeast Minnesota groundwater contamination

To the Minnesota geological survey to study the geology and subsurface drainage in the karst region of southeastern Minnesota. The work program shall be developed in concert with the department of health and submitted jointly with the other agencies involved.

100.000 100.000

35.000 35,000

483,500

483,500

30.000

30,000

\$	1978	1979 \$
(g) Publish geologic data	50,000	50,000
To the Minnesota geologic survey to publish important existing data not presently available in a form sufficient to meet current requests.		
(h) Aeromagnetic mapping assess- ment	100,000	100,000
To the Minnesota geologic survey. Of this amount \$50,000 is to conduct a feas- ibility analysis and recommend a strat- egy for state involvement in aeromag- netic mapping and up to \$150,000 is available to conduct pilot efforts to evaluate that strategy in further devel- opment of a state plan for aeromagnetic data collection. Expenditures of the lat- ter amount is subject to the recommen- dation of the legislative commission on Minnesota resources. Data shall be col- lected in a format consistent and com- patible with the Minnesota land man- agement information system and pro- vided to that system.		· · · · · · · · · · · · · · · · · · ·
(i) Southeast Minnesota ground- water contamination	22,287	22,286
To the college of veterinary medicine, for an epidemiological study related to the human and animal health effects of well water. The work program shall be developed in concert with the depart- ment of health and submitted jointly with the other agencies involved. Maxi- mum effort shall be exerted to obtain matching moneys or in kind services to expedite and/or improve the study.		
(j) Assessment of lake improve- ment techniques — Eagle lake	50,090	25,000
To the Morris branch for a fifth year benchmark study and report by Decem- ber 15, 1978 which evaluates the effec- tiveness of the lake improvement tech- niques employed on Eagle lake, in con-		

junction with other state and federal agencies.

### Subd. 11. Professional services

(a) Department of natural resources

Of the amounts appropriated to the commissioner of natural resources in this section for land acquisition and development purposes, not more than 15 percent may be expended for professional services.

(b) State planning agency

Of the amounts appropriated in subdivision 7, paragraphs g and h of this section, not more than \$249,000 may be spent by the state planning agency for administration of the grants-in-aid programs specified therein.

## (c) Pollution control agency

Of the amount appropriated in subdivision 8 (b) for lake improvement grants, not more than five percent may be spent by the pollution control agency for administration of the grants-in-aid programs specified therein.

#### Subd. 12. Work programs

It shall be a condition of acceptance of the appropriations made by this section that the agency or entity receiving the appropriation shall submit work programs and semiannual progress reports in the form as may be determined by the legislative commission on Minnesota resources. None of the moneys provided in this section may be expended unless the commission has approved the pertinent work program.

Subd. 13. Natural resources federal reimbursement account

Federal reimbursements and match money received for the purposes described in Minnesota Statutes. Chapter 86, regardless of the source of state match, credit or value used to earn the reimbursement or match shall in the first instance be credited to a federal receipt account by the state agency receiving the reimbursement or match. Any state department or agency, including the Minnesota historical society and the university of Minnesota, which receives reimbursements or matching moneys as described above shall transfer those amounts to the natural resources federal reimbursement account. Of the amounts transferred, \$1,000,000 is appropriated for the purposes of that account.

Any land and water conservation fund moneys received over and above the normal state apportionment from that fund are also appropriated for the purposes of this reimbursement account. This appropriation shall be considered as additional to the specific amount appropriated from the amounts transferred in this subdivision.

These appropriations are available for the purposes of state land acquisition and development as described in this section, when the acquisition and development is deemed to be of an emergency or critical nature. In addition these moneys shall be available for studies initiated by the legislative commission on Minnesota resources which are found to be proper in order for the commission to carry out its legislative charge.

Requests for allocation from the account for acquisition or development must be accompanied by a certificate signed jointly by the state planning officer and commissioner of natural resources, showing a review of the application against Minnesota Statutes, Chapter 86A. Copies of the certification

\$

must be submitted to the appropriate legislative committees and commissions.

After all the federal reimbursement and matching moneys are received for the Upper St. Croix riverway project, this account may be used to provide additional state moneys for acquisition and development on that project, and the necessary amounts are appropriated for the project. This appropriation shall be considered as additional to the specific amounts appropriated in this subdivision.

The appropriations made under the above paragraphs shall be expended with the approval of the governor after consultation with the legislative advisory commission. The legislative commission on Minnesota resources shall make recommendations to the legislative advisory commission regarding the expenditures.

Subd. 14. For all appropriations in this section, if the appropriation for either year is insufficient, the appropriation for the other year is available for it.

### Sec. 35. COMMERCE

General Operations and Management 4,231,481

4,306,421

Approved Complement — 198

The amounts that may be expended from this appropriation for each program are as follows:

Supervision of State Chartered Financial Institutions

\$1,593,461 \$1,617,756

For 1977 — \$32,784

\$

1978

Investment Protection

1979

\$

<b>\$</b> 635,364 <b>\$</b> 648,472		
For 1977 — \$19,500		. '
Regulation of Insurance Companies	een engel tij	v star i till
\$1,256,266 \$1,279,234		ан <sup>сан са</sup> н Стан
For 1977 — \$7,700	a series and	
General Support		
<b>\$746,390 \$760,959</b>	•	,
For 1977 — \$4,200	. •	
The commission with the approval of the commissioner of finance may transfer unencumbered balances among the above programs. Transfers shall be reported forthwith to the committee on finance of the senate and the committee on appropriations in the house of repre- sentatives.		
Sec. 36. BOARD OF ABSTRAC- TORS	4,293	4,006
Sec. 37. BOARD OF AC- COUNTANCY	136,379	141,775
Approved Complement — 2		
Sec. 38. BOARD OF ARCHITEC- TURE, ENGINEERING AND LAND SURVEYING	215,941	216,242
Approved Complement — 7	e e te de la companya	8 ± 171
Sec. 39. BOARD OF BARBER EXAMINERS	80,015	80,646
Approved Complement — 3		

Sec. 40. BOARD OF COSME- JOURNAL OF THE HOUSE [48th Day

		•
\$	1978	1979 \$
Approved Complement — 16		
Sec. 41. BOARD OF ELEC- TRICITY	1,616,940	1,671,265
Approved Complement — 18		•
Sec. 42. BOARD OF EXAMINERS IN WATCHMAKING	6,480	6,204
Sec. 43. BOARD OF BOXING	22,258	- 0 -
Approved Complement 1		9 - <del>2</del> -
Sec. 44. LABOR AND INDUSTRY	· · · · · ·	
General Operations and Management	4,647,571	4,718,501
Approved Complement —	1 	
1978 - 248 1979 - 249		<i>e</i> •
General — 204 205	5	х
Federal — 44 44		· ·
The amounts that may be expended from this appropriation for each pro- gram are as follows:		
Employment Standards Regulation and Enforcement		
<b>\$586,229 \$594,558</b>		
Workers' Compensation Regulation and Enforcement	· · · ·	, ,
\$2,185,575 \$2,226,883		· • • •
Code Enforcement		ing in the second se
<b>\$585,076 \$595,128</b>		s
OSHA Regulation and Enforcement	- 1 - 3 4	14
\$773,558 \$782,978		

1997 - 1997 -	1978	1979 \$
General Support	·	
\$517,133 \$518,954		· · · · · ·
For 1977 — \$33,140	s	i dan s
The commissioner of labor and in- dustry with the approval of the com- missioner of finance may transfer un-		tang
encumbered balances among the above programs. Transfers shall be reported forthwith to the committee on finance of the senate and the committee on ap- propriations of the house of representa-		
tives.	۰.	4
Sec. 45. MEDIATION SERVICES		2000 - 200 1
General Operations and Manage- ment	671,227	683,044
Approved Complement - 25		
Sec. 46. PUBLIC EMPLOYMENT RELATIONS BOARD	•	
General Operations and Manage- ment	43,269	42,313
Approved Complement 1		· · ·
Sec. 47. PUBLIC SERVICE		a se Merala. De la Secola
General Operations and Management	3,212,559	3,247,948
Approved Complement	·	
1978 — 115 1979 — 116		۰. ۱
The amounts that may be expended from this appropriation for each pro- gram are as follows:		et et a
Public Service Utility Regulation		

\$841,346 \$870,036

\$

1979 \$

Transportation and Warehouse Reglation

> \$122,557 \$120.424

Weights and Measures

\$959,127 \$959,383

Public Service General Support

\$1,291,406 \$1,296,158

The public service department with he approval of the commissioner of inance may transfer unencumbered alances among the above programs. except that no money shall be trans-ferred from the weights and measures program until the department has consulted with the appropriate division of the house appropriations committee and the senate finance committee and each has made its recommendation thereon. The recommendation is advisory only. Failure or refusal to make a recommendation promptly is deemed a negative recommendation.

Sec. 48. ECONOMIC DEVELOP-MENT

General Operations and Manage-

- 0 -

Approved Complement - 47

General - 47

Federal - 0

The amounts that may be expended from this appropriation for each program are as follows:

Business and Industry Services

\$791,583 \$-0-

Tourism Industry Services

\$658,516 \$-0-

Administration Services

\$531,849 \$-0-

The commissioner of economic development with the approval of the commissioner of finance may transfer unencumbered balances among the above programs. Transfers shall be reported forthwith to the committee on finance of the senate and the committee on appropriations of the house of representatives.

Of the appropriation for the tourism industry services program \$175,000 is for tourism grants. The commissioner of economic development may enter into project agreements with organizations or corporations for the purpose of developing the tourism potential of the state. If in the judgment of the commissioner a project will make a meaningful contribution to the tourism development of the state, he may enter into local or regional agreements. No agreement shall be for more than 50 percent of the total annual project cost.

Of the appropriation for the business and industry services program, no more than \$62,500 shall be expended for advertising and promotion, and of the appropriation for the tourism industry services program, no more than \$200,-000 shall be expended for advertising and promotion. Advertising is defined as all non-personal communication in measured media under clear sponsorship, including television, radio, print, outdoor media and direct mail. Promotion is defined as personal forms of sponsored communication, including trade shows, exhibits, consumer education. demonstration activities, and con-

1978 \$

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1979

enternal in an order of the later

vention and conference attendance; search described and search promotion does not include premiums, meals and lodging. and a state of the state

Sec. 49. MILITARY AFFAIRS

General Operations and Management 3,286,817 3,357,614

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anna Argentin Arl an 1820 880 an an t-

Approved Complement — 183 

General - 170

Federal — 13

Plus additional personnel as may be financed entirely from federal money for the period federal money is available.

The amounts that may be expended from this appropriation for each program are as follows:

Maintenance of Military Training Facilities

\$2,555,798 \$2,617,997

General Support

\$739,617 \$731,019

The adjutant general with the ap-proval of the commissioner of finance may transfer unencumbered balances between the above programs. Transfers shall be reported forthwith to the com-mittee on finance of the senate and the committee on appropriations of the bouse of representatives. house of representatives.

Notwithstanding any other provision of this act or any other law, the portion of appropriations made in this section that relate to facility maintenance and repairs shall be available for allotment, encumbrance and expenditure upon passage of this act, for the purpose of fi-

1978

A starting and

nancing federal reimbursement contracts. 

Sec. 50. VETERANS AFFAIRS

General Operations and Management 2,609,667 2,571,903 

Approved Complement

Approved Complement 1978 — 163 1979 — 228 The amounts that may be expended from this appropriation for each program are as follows: 

Veterans Benefits

\$1,124,802 \$1,142,921

If the appropriation for either year is insufficient, the appropriation for the other year is available for it.

Of this appropriation, \$61,000 each year is for war veterans and war orphans education aid, to be expended pursuant to Minnesota Statutes. Section 197.75.

Veterans Services

\$747,613 \$734.757

Veterans Home

\$734,676 \$665,229

Of the amounts appropriated for the veterans home, including any additional federal money and dedicated receipts that are available for maintenance and repair, not to exceed \$1,839,921 is for salaries for the year ending June 30, 1978, and \$2,610,449 is for salaries for the year ending June 30, 1979, but may be augmented by money appropriated for salary increases by the 1977 legislature.

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1979 \$

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No additional classified employees shall be granted beyond the approved roster of 122 classified employees.

Federal aid, compensation, or reimbursement from the federal government or otherwise received by the Minnesota veterans home, and all receipts from maintenance charges are reappropriated to be used for the purpose of supplementing this appropriation; how-ever, any income in excess of \$2,109,939 ever, any income in excess of 45,100,100 for fiscal year 1978, and \$3,003,165 for fiscal year 1979 shall reduce the general interaction by a like amount.

No portion of the money appropriated for salaries shall be used to pay merit increases to employees in the unclassified service.

No commissary privileges including food, laundry service, janitorial service, and household supplies shall be furnished to any employee paid from this appropriation.

Big Island Veterans Camp

\$15.432 \$16.140

The commissioner of veterans affairs with the approval of the commissioner of finance may transfer unencumbered balances among the above programs. Transfers shall be reported forthwith to the committee on finance of the senate and the committee on appropria-tions of the house of representatives.

Sec. 51. PUBLIC SAFETY

General Operations and Management 44,117,171 45,075,979

Approved Complement

1978 - 1671 1979 - 1692

General ----

270 271

:		\$
Special Revenue —	101	112
Trunk Highway — 1	.018	1021
Highway User —	209	220
Federal —	73	68

The above approved complement includes 504 for all unclassified patrol officers and supervisors of the highway patrol. This complement shall not be exceeded during the biennium. Nothing in this provision is intended to limit the authority of the commissioner of public safety to transfer personnel, with the approval of the commissioner of finance, between the various units and divisions within this subdivision, providing that the above complement shall be reduced accordingly.

No new highway patrol supervisory positions shall be established, with the exception of special duty assigned ranks for the length of assignment only.

Of this appropriation, \$27,986,945 for the first year and \$28,655,475 for the second year are appropriated from the trunk highway fund for traffic safety programs. \$7,205,928 for the first year and \$7,484,015 for the second year are appropriated from the highway user tax distribution fund for the administration of motor vehicle laws.

Of this appropriation, \$8,894,298 for the first year and \$8,906,489 for the second year are appropriated from the general fund.

The amounts that may be expended from this appropriation for each program are as follows:

Administration and Related Services

\$1,365,460 \$1,435,365

Investigation, Enforcement and

\$

1979

#### **Emergency** Assistance

#### \$26,959,026 \$27,474,249

The commissioner shall maintain not more than three helicopters in flight condition. The three units that the commissioner is authorized to maintain shall be located in and for primary use in the seven county metropolitan area.

The personnel involved in the support of the weigh scale and spot motor vehicle inspection programs shall be provided by the commissioner of transportation. This appropriation is from the trunk highway fund.

This appropriation provides sufficient moneys to operate the mobile truck weighing program on a 12 month basis.

Licensing

\$15,383,467 \$15,756,325

Ancillary Services

\$409,218 \$410,040

Of this appropriation \$30,000 each year is appropriated from the state airports fund.

The commissioner of public safety with the approval of the commissioner of finance may transfer unencumbered balances among the above programs. Transfers shall be reported forthwith to the committee on finance of the senate and the committee on appropriations of the house of representatives.

The commissioner of finance shall transfer on a quarterly basis the appropriation made from the trunk highway fund in this section.

48th Day]	THURSDAY, MAY 5,	1977	2111
		1978 \$ \$	1979 \$
Sec. 52. IN INTERTRIBA	IDIAN AFFAIRS L BOARD	159,886	162,562
Approved C	omplement — 7	· · · ·	н н н
Sec. 53. CO HANDICAPPI	DUNCIL FOR THE	198,142	212,414
Approved C	omplement — 7	· · · · ·	
Sec. 54. H	UMAN RIGHTS		
General Ope	rations and Management	867,758	808,967
Approved C	omplement		
1978 — 53	1979 — 49		
General — 4	1 37		
Federal — 1	2 12	·	· .
	s that may be expended ropriation for each pro- ollows:		· .
Human Rig	hts Enforcement		
\$584,93	2 \$523,078		
Management tion Service	, Planning and Informa-	· .	
\$282,82	6 \$285,889		$\sum_{i=1}^{n-1} (i-i) = i + i = 0$
with the appro of finance may balances amon Transfers shal to the commi senate and the	sioner of human rights oval of the commissioner of transfer unencumbered ing the above programs. Il be reported forthwith ttee on finance of the committee on appropria- ouse of representatives.		
Sec. 55. MI	INNESOTA MUNICI-		137,461
Annual C	omplement — 4		

500.000

1978	1979
\$	\$

To be disbursed by the commissioner of finance.

If the appropriation for either year is insufficient, the appropriation for the other year is available for it.

Sec. 57. WORKERS' COMPENSA-TION

For 1977 — \$601,824

. . . . .

To be transferred by the commissioner of finance to the department of labor and industry compensation revolving fund in payment of obligations incurred by the following agencies in the amounts as indicated:

. . . .

Legislative Audit Commission	11,429
Supreme Court	818
District Court	2,418
Secretary of State	59
Administration	110,727
Revenue	30,761
Agriculture	45,607
Livestock Sanitary Board	3,532
Natural Resources	272,465
Commerce	7,544
Labor and Industry	16,447
Public Service	16,028
Military Affairs	50,933
Veterans' Affairs	9,630

. .

50	90,000	

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	1978		1979
	\$ \$	\$	
Public Safety	 23,926		

Of the amount appropriated, \$78,494 is from the game and fish fund.

Sec. 58. UNEMPLOYMENT COMPENSATION

For 1977 — \$ 1,250,220

-

To the commissioner of finance for transfer to the unemployment compensation fund in reimbursement for unemployment compensation benefits paid to former employees of the following agencies in the amounts as indicated:

Supreme Court	1,575
Governor's Commission on Crime Prevention	17,321
Secretary of State	3,701
Attorney General	3,612
Administration	47,864
Agriculture	53,377
Natural Resources	1,027,350
Labor and Industry	22,616
Mediation Services	1,545
Public Service	4,027
Economic Development	6,692
Military Affairs	15,503
Veterans' Affairs	18,129
Public Safety	23,392
Human Rights	3,516

Of the amount appropriated, \$3,067 is from the state airports fund and \$226,070 is from the game and fish fund.

Sec. 59. [OPEN APPROPRIATION FOR COST OF LIVING ADJUSTMENTS.] Subdivision 1. There is appropriated to the commissioner of finance from the appropriate funds in the state treasury the sums necessary to pay cost of living increases to classified employees and unclassified employees who are paid salaries comparable to employees in civil service pay schedules A, B and C. The increases may be paid to covered employees of the legislative, executive and judicial branches of state government, employees of the state highway patrol, employees of the Minnesota historical society and nonacademic employees of the university of Minnesota who are paid by state funds, if the increases are authorized by law during the 1977 session of the legislature or if the increases are authorized by appropriate resolutions for employees of the legislature.

Subd. 2. The commissioner shall transfer the amounts to the appropriate accounts. Sums so transferred are appropriated for the biennium beginning July 1, 1977.

Subd. 3. Any sums certified and transferred to the university of Minnesota under the provisions of this section shall only be used for the purpose certified. Any sum transferred that exceeds the increased cost above the amount appropriated for that purpose shall be returned and deposited in the state treasury.

**JPAYMENT OF BASIC LIFE INSURANCE AND** Sec. 60. HEALTH BENEFIT COVERAGE.] In the event that premi-um rates for basic life insurance and basic health benefit coverage authorized for eligible state employees and their dependents are increased over the rates in existence at the time of the passage of this act, the commissioner of finance is authorized to transfer the required amounts to the appropriate accounts of state agencies and the university of Minnesota. The sums of money necessary for the purposes are appropriated from such account and funds in the state treasury. In order to enable the commissioner of finance to maintain proper records covered by the appropriations made by this section he may require certification in connection therewith as he may deem necessary from any state departments or the university of Minnesota whose members receive benefits pursuant to Minnesota Statutes, Sections 43.42 to 43.50. The sums transferred are appropriated. The appropriations made by this section are for the biennium beginning July 1, 1977.

Sec. 61. [TRANSFERS.] Subdivision 1. The commissioner of finance shall make the transfers provided for in this section. Subd. 2. The commissioner shall transfer the sum of \$5,224.39 from the highway user tax distribution fund to the general fund to correct an underestimate in the cost of collecting the tax on gasoline and gasoline substitutes during the 1973-75 biennium.

Subd. 3. The commissioner shall transfer the sum of \$1,683,-437.99 from the highway user tax distribution fund to the general fund to reimburse the general fund for the cost of collecting the tax on gasoline and gasoline substitutes and the cost of bond premiums during the 1975-77 biennium.

Sec. 62. [DETAILS.] The staffs of the senate finance committee and the house appropriations committee shall, at the request of agencies receiving appropriations in this act and the commissioner of finance, provide wherever available detailed information on the activities and objects of expenditures that go into the appropriation totals.

Sec. 63. [COMPUTER SYSTEM DEVELOPMENT.] In all cases where an appropriation made in this act includes money for computer system development, development shall not proceed beyond PRIDE phase I until the project has been reviewed and approved by the commissioners of administration and finance. All approved projects shall be reported to the chairmen of the house appropriation committee and senate finance committee to receive their recommendation on the project. A recommendation is advisory only. In the case of rejected projects, the commissioner of finance shall cancel the unencumbered balance of the appropriation allotted for development of the project.

Sec. 64. [BALANCE TRANSFERRED.] The unencumbered balance of each fund or account abolished by this act is transferred to the general fund.

Sec. 65. Minnesota Statutes 1976, Section 5.08, Subdivision 2, is amended to read:

Subd. 2. [DISTRIBUTION.] 15,000 copies of the legislative manual shall be printed and distributed as follows:

(1) 25 copies shall be available to each member of the legislature on request;

(2) 50 copies to the state historical society;

(3) 25 copies to the state university;

(4) 60 copies to the state library;

(5) Two copies each to the library of Congress, the Minnesota veterans home, the state universities, the state high schools, the public academies, seminaries, and colleges of the state, and the free public libraries of the state;

(6) One copy each to the state institutions not hereinbefore mentioned, the elective state officials, the appointed heads of departments, the officers and employees of the legislature, the justices of the supreme court, the judges of the district court, the senators and representatives in Congress from this state, and the county auditors;

(7) One copy to each public school, to be distributed through the superintendent of each school district; and

(8) The remainder may be disposed of as the secretary of state deems best(, AND AT A PRICE THE SECRETARY OF STATE SHALL ESTABLISH. ALL RECEIPTS FROM THE SALE OF THE LEGISLATIVE MANUAL SHALL BE DE-POSITED TO THE GENERAL FUND).

Sec. 66. Minnesota Statutes 1976, Section 5.09, is amended to read:

5.09 [LEGISLATIVE MANUAL, STUDENTS' EDITION.] The secretary of state, subject to the approval of the president pro tem of the senate and speaker of the house of representatives, shall prepare, compile, edit, and distribute a brief edition of the legislative manual, as provided in section 5.08, suitable for (SALE TO) school pupils (AT A PRICE TO BE FIXED BY THE SECRETARY OF STATE).

Sec. 67. Minnesota Statutes 1976, Section 10.30, is amended to read:

10.30 [EMPLOYEES' COMPENSATION REVOLVING FUND, REIMBURSEMENT.] In all cases where any state department owes the employees' compensation revolving fund, created by sections 176.591, 176.601 and 176.611, for claims paid its employees, and no direct appropriation is made therefor, such department shall reimburse the revolving fund from the (FUNDS AVAILABLE TO IT FOR SUPPLIES AND EX-PENSE) money appropriated for operation of the department.

Sec. 68. Minnesota Statutes 1976, Chapter 16A, is amended by adding a section to read:

[16A.123] [APPROVED COMPLEMENT.] The approved complement set for an agency by law limits the number of persons who may be employed by the agency at any one time. The approved complement does not apply to independent contractors. The approved complement does not include part-time employees, seasonal employees, summer student help, service workers preservice trainees employed pursuant to affirmative action programs approved by the commissioner of personnel, or employees engaged in repair or construction projects; these employees are in addition to the approved complement but may be employed only with the advance approval of the commissioner of administration who shall determine the need for them and the commissioner of finance who shall determine that money is available. The approved complement applies to persons employed by the agency regardless of the fund from which they are paid.

Additional employees over the number of the approved complement may be employed on the basis of public necessity or emergency with the written approval of the commissioner of administration who shall determine the need for them and the commissioner of finance who shall determine that money is available. The commissioner of finance shall promptly notify the committee on finance of the senate and the committee on appropriations of the house of representatives of the additions.

Sec. 69. Minnesota Statutes 1976, Section 85A.04, Subdivision 1, is amended to read:

[ZOOLOGICAL GARDEN ACCOUNTS IN THE 85A.04 GENERAL FUND. Subdivision 1. [MINNESOTA Z00-LOGICAL GARDEN GENERAL ACCOUNT.] A Minnesota zoological garden general account is created in the general fund. All receipts from the operation of the Minnesota zoological garden shall be deposited to the credit of such account (AND ARE HEREBY APPROPRIATED ANNUALLY TO THE STATE ZOOLOGICAL BOARD TO CARRY OUT THE TERMS AND PROVISIONS OF THIS CHAPTER). Money in this account may be expended as appropriated biennially for operation, capital improvements, and equipment of the Minnesota zoological garden, including lease rentals and for acquisition of wild and domestic animals therefor and for payment of the principal of and interest on Minnesota state zoological garden bonds.

Sec. 70. Minnesota Statutes 1976, Section 116D.04, Subdivision 3, is amended to read:

Subd. 3. Upon the filing with the board of a petition of not less than 500 persons requesting an environmental impact statement on a particular action, the board shall review those petitions deemed by the board to involve potential for significant environmental effects or to concern an action of more than local significance and, where there is material evidence of the need for an environmental review, require the preparation of an environmental impact statement in accordance with provisions of this section. Any decision as to the need for environmental review of an action pursuant to this chapter or any challenge to the issuance of a negative declaration notice or an environmental impact statement preparation notice shall not constitute a contested case within the meaning of Minnesota Statutes, Chapter 15. Notwithstanding any other law, a decision of the board to require or refuse to require the preparation of an environmental impact statement shall constitute a public value decision, legislative in nature, and as such is appealable only as to the propriety of the board's procedure or the authority of the board to act.

Sec. 71. Minnesota Statutes 1976, Section 116E.03, Subdivision 1, is amended to read:

116E.03 [POWERS AND DUTIES.] Subdivision 1. [GEN-ERALLY.] The environmental education board shall operate under the (GENERAL) supervision of the (ENVIRONMENT-AL QUALITY BOARD) department of education. The environmental education board shall submit its budget to the (EN-VIRONMENTAL QUALITY CONTROL BOARD) department of education each year for review and approval. Twice each year the state environmental education board shall report to the (ENVIRONMENTAL QUALITY BOARD) department of education on the status of its programs and operations. In addition to any powers or duties otherwise prescribed by law and without limiting the same, the state environmental education board shall have the powers and duties hereinafter specified. There is appropriated to the department of education for the purposes of this section

**1978 1979** 

\$214,933 \$217,715

No less than 50 percent of the efforts of the state and regional boards shall be directed to cooperation with and service for other groups, agencies, and institutions for the dissemination of environmental information.

Sec. 72. Minnesota Statutes 1976, Section 176.611, Subdivision 6a, is amended to read:

Subd. 6a. [APPROPRIATIONS CONSTITUTING FUND.] There is hereby appropriated from the general fund in the state treasury to the state compensation revolving fund the sum of (\$967,690) \$3,032,991 to be used to pay claims of employees of the state. This appropriation together with the sum of \$74,013.12 heretofore appropriated from the trunk highway fund and (\$2,395,986.88) \$3,363,676.88 heretofore appropriated from the general fund totals (\$3,437,960) \$6,470,681 and constitutes the revolving fund.

Sec. 73. Minnesota Statutes 1976, Section 298.22, Subdivision 1, is amended to read:

298.22 [IRON RANGE RESOURCES AND REHABILITA-TION.] Subdivision 1. (ON AND AFTER JULY 1, 1969, THERE IS HEREBY APPROPRIATED FROM THE GEN- ERAL FUND FOR THE PURPOSES HEREINAFTER SET FORTH, FIVE PERCENT OF ALL AMOUNTS PAID AND CREDITED TO SAID FUND FROM THE PROCEEDS OF TAXES PAID UNDER THE PROVISIONS OF SECTIONS 298.01 TO 298.21.) The office of commissioner of iron range resources and rehabilitation is hereby created. The commissioner shall be appointed by the governor, with the advice and consent of the senate for a four year term which shall coincide with the term of the governor until his successor is duly appointed and has qualified. The governor may remove the commissioner at any time for cause after notice and hearing. In case of a vacancy, the governor may appoint a commissioner, who shall take office immediately and shall carry on the duties of the office until the next session of the legislature, when his appointment shall be submitted to the senate for approval. The (SALARY OF THE) commissioner (, WHO) shall be in unclassified service (, SHALL BE PAID FROM THE AMOUNTS APPROPRIATED BY THIS SECTION; PROVIDED, THAT SUCH SALARY SHALL BE REDUCED OR SUCH AMOUNT AS HE MAY RECEIVE FROM OTHER FUNDS, AND). The commissioner may hold such other positions or appointments as are not incompatible with his duties as commissioner of iron range resources and rehabilitation. The commissioner may appoint a deputy commissioner who shall serve in the unclassified service at the pleasure of the commissioner. (ALL EXPENSES OF THE COMMIS-SIONER, INCLUDING THE PAYMENT OF SUCH ASSIS-TANCE AS MAY BE NECESSARY, SHALL BE PAID OUT OF THE AMOUNTS APPROPRIATED BY THIS SECTION.)

When the commissioner shall determine that distress and unemployment exists or may exist in the future in any county by reason of the removal of natural resources or a possibly limited use thereof in the future and the decrease in employment resulting therefrom, now or hereafter, he may use such amounts of the appropriation made to him (IN THIS SECTION) as he may determine to be necessary and proper in the development of the remaining resources of said county and in the vocational training and rehabilitation of its residents. For the purposes of this section, "development of remaining resources" includes, but is not limited to, the promotion of tourism.

Sec. 74. Minnesota Statutes 1976, Section 298.22, Subdivision 2, is amended to read:

Subd. 2. There is hereby created the iron range resources and rehabilitation board, consisting of seven members, three of whom shall be state senators appointed by the committee on committees of the senate, and three of whom shall be representatives, appointed by the speaker of the house of representatives, their terms of office to commence on May 1, 1943, and continue until January 3rd, 1945, or until their successors are appointed and qualified. Their successors shall be appointed each two years in the same manner as the original members were appointed, in

January of every second year, commencing in January, 1945. The seventh member of said board shall be the commissioner of natural resources of the state of Minnesota. Vacancies on the board shall be filled in the same manner as the original members were chosen. All expenditures and projects made by the commissioner of iron range resources and rehabilitation shall first be submitted to said iron range resources and rehabilitation board which shall recommend approval or disapproval or modification of expenditures and projects for rehabilitation purposes as provided by this section, and the method, manner, and time of payment of all said funds proposed to be disbursed shall be first approved or disapproved by said board. The board shall biennially make its report to the governor and the legislature on or before November 15 of each even numbered year. (THE EXPENSES OF SAID BOARD SHALL BE PAID BY THE STATE OF MIN-NESOTA FROM THE FUNDS RAISED PURSUANT TO THIS SECTION.)

Sec. 75. Minnesota Statutes 1976, Section 298.221, is amended to read:

298.221 [RECEIPTS FROM CONTRACTS; APPROPRIA-TION.] All moneys paid to the state of Minnesota pursuant to the terms of any contract entered into by the state under authority of (LAWS 1941, CHAPTER 544, SECTION 4, OR OF SAID SECTION AS AMENDED) section 298.22 and any fees which may, in the discretion of the commissioner of iron range resources and rehabilitation, be charged in connection with any project pursuant to that section as amended, shall be deposited in the state treasury to the credit of the (IRON RANGE RE-SOURCES AND REHABILITATION BOARD ACCOUNT IN THE SPECIAL REVENUE) general fund (AND ARE HERE-BY APPROPRIATED FOR THE PURPOSES OF SECTION 298.22).

Sec. 76. Minnesota Statutes 1976, Section 298.244, Subdivision 1, is amended to read:

298.44 [DIVISION OF PROCEEDS OF SUPPLEMEN-TARY TAX ON TACONITE AND IRON SULPHIDES.] Subdivision 1. The proceeds of the tax collected under section 298.-243 shall be distributed by the commissioner of revenue, to various taxing districts and to the general fund in the following manner:

(1) Ten cents per gross ton of merchantable iron ore concentrate, hereinafter referred to as "taxable ton", on which the tax is imposed in section 298.243, shall be distributed to the county in which the taconite is mined or quarried or in which the concentrate is produced, less any amount which is to be distributed pursuant to clause (1a). The commissioner shall follow the apportionment formula prescribed in section 298.28, subdivision 1. The commissioner of revenue shall make all the necessary calculations and certify these calculations to the county auditor of each qualifying county. Payments provided herein shall be deducted in determining the county government's levy limitations under sections 275.50 to 275.56.

(1a) If an electric power plant owned by and providing the primary source of power for a taxpayer mining and concentrating taconite is located in a county other than the county in which the mining and the concentrating processes are conducted, one cent per gross ton of the tax distributed to the counties pursuant to clause (1) and imposed on and collected from such taxpayer shall be distributed by the commissioner of revenue to the county in which the power plant is located.

(2) Twenty cents per taxable ton, less any amount dis-tributed under clause (2a), shall be distributed to a group of school districts comprised of those school districts wherein the taconite was mined or guarried or the concentrate produced or in which there is a qualifying municipality as defined by section 273.134 or in which is located property which is entitled to the reduction of tax pursuant to section 273.135. The 20 cents, less any amount distributed under clause (2a), shall be distributed in direct proportion to school district tax levies as follows: each district shall receive that portion of the total distribution which its permitted levy for the prior year, computed pursuant to section 275.125, comprises of the sum of permitted levies for the prior year for all qualifying districts, computed pursuant to section 275.125. That portion of the amount so distributed to a school district which is not deducted from state aids in section 124.212, subdivision 8a, shall be included in computing the permissible levies under section 275.125. For purposes of distributions pursuant to this clause, permitted levies for the prior year computed pursuant to section 275.125 shall not include the amount of any increased levy authorized by referendum pursuant to section 275.125, subdivision 2a, clause (4).

(2a) In 1976 and each year thereafter, there shall be distributed to any school district the amount which the school district was entitled to receive under section 298.32, in 1975.

(3) One cent per taxable ton shall be deposited in the state treasury to the credit of the (IRON RANGE RESOURCES AND REHABILITATION BOARD ACCOUNT IN THE SPECIAL REVENUE FUND AND IS HEREBY APPROPRIATED FOR THE PURPOSES OF SECTION 298.22) general fund. (THIS MONEY IS TO BE USED TO) The iron range resources and rehabilitation board may provide environmental development grants to local governments located within any county in region 3 as defined in governor's executive order number 60 issued on June 12, 1970, which does not contain a municipality qualifying pursuant to section 273.134.

(4) Eight cents per taxable ton shall be paid to the property tax relief account in the apportionment fund in the state treassury and shall be distributed as provided in sections 273.134 to 273.136.

Sec. 77. Minnesota Statutes 1976, Section 326.241, Subdivision 3, is amended to read:

Subd. 3. [FEES AND FINANCES; DISPOSITION.] All (LICENSE) fees collected under the provisions of (LAWS 1967, CHAPTER 602) sections 326.241 to 326.248 are to be credited to the general fund. (OF) The unexpended balance in a special fund of the board as of July 1, (1973, THOSE PORTIONS AT-TRIBUTABLE TO PREVIOUSLY COLLECTED LICENSE FEES CREDITED TO THE FUND, BUT NOT INSPECTION FEES HELD IN ESCROW) 1977, shall be credited to the general fund. The expenses of administering sections 326.241 to 326.248 shall be paid from appropriations made to the board of electricity.

Sec. 78. Minnesota Statutes 1976, Section 472.13, Subdivision 1, is amended to read:

472.13 [APPROPRIATION TO DEVELOPMENT RE-VOLVING FUND.] Subdivision 1. There is hereby appropriated out of the general fund in the state treasury not otherwise appropriated the sum of \$1,500,000 to the state executive council to be used for the purposes set forth in these sections (, INCLUDING) excluding the necessary cost of administration thereof. The sum hereby appropriated shall be credited to a special account in the state treasury to be known as the development revolving fund to be drawn upon and used by the state agency in the manner and for the purposes provided for in these sections.

Sec. 79. Laws 1976, Chapter 260, Section 3, is amended to read:

Sec. 3. [16.97] [CRIMINAL AND JUVENILE DEFENSE GRANTS.] Subdivision 1. (THE SUMS) Money appropriated (BY THIS ACT) for the provision of criminal and juvenile defense to indigent individuals shall be distributed by the commissioner of administration in consultation with the attorney general to (ONE) the non-profit criminal and juvenile defense (CORPORATION IN EACH OF THE FIVE NAMED LO-CALITIES) corporations designated by law. (FUNDS) Money may not be disbursed to a corporation in the Leech Lake reservation area (AND) or the White Earth reservation area without prior approval by the respective reservation business committee. (FUNDS SHALL BE DISBURSED TO THOSE NON-PROFIT CRIMINAL AND JUVENILE DEFENSE CORPORA-TIONS DESIGNATED BY THE COMMISSIONER OF AD- 48th Day]

MINISTRATION BY JULY 1 OF EACH YEAR) Within its geographic area of responsibility each corporation shall accept cases involving felony, gross misdemeanor, and misdemeanor charges, and juvenile cases, where financial eligibility standards are met, unless there is a legal reason for rejecting a case. A corporation may accept cases arising outside of its geographic area of responsibility, as it deems appropriate. The commissioner of administration shall give notice 30 days in advance and conduct a hearing if he has reasonable grounds to believe (FUNDS) money appropriated (BY) for this (ACT ARE) purpose is being improperly used, or (,) if, in consultation with the attorney general, he has reasonable cause to believe criminal and juvenile defense of proper quality is not being supplied. (FUNDŠ) Payment shall cease from the date of notice until either the commissioner determines that the (FUNDS) money appropriated (BY THIS ACT) will be properly handled, or the commissioner, in consultation with the attorney general, determines that criminal and juvenile defense of proper quality will be provided. A participating corporation may give notice at any time of its withdrawal from this program of financial assistance.

Subd. 2. An employee, administrator, or officer of a recipient of the money provided by this section who discriminates on the basis of sex, race, color, national origin, religion, or creed is guilty of a gross misdemeanor.

Sec. 80. Minnesota Statutes 1976, Sections 16.173 and 299D.-03, Subdivision 4, are repealed.".

Further amend by striking the title and inserting:

"A bill for an act relating to the organization and operation of state government; appropriating money for the general administrative and judicial expenses of state government and limiting the use thereof; providing for the transfer of certain moneys in the state treasury; authorizing land acquisition in certain cases; fixing and limiting the amount of fees to be collected in certain cases; amending Minnesota Statutes 1976, Sections 5.08, Subdivision 2; 5.09; 10.30; 85A.04, Subdivision 1; 116D.04, Subdivision 3; 116E.03, Subdivision 1; 176.611, Subdivision 6a; 298.22, Subdivisions 1 and 2; 298.221; 298.244, Subdivision 1; and 326.241, Subdivision 3; 472.13, Subdivision 1; Chapter 16A, by adding a section; and Laws 1976, Chapter 260, Section 3; repealing Minnesota Statutes 1976, Sections 16.173 and 299D.03, Subdivision 4.".

The motion prevailed and the amendment was adopted.

Savelkoul moved to amend S. F. No. 1467, as amended, as follows:

Page 47, strike lines 26 through 38 and insert the following:

"General Operations and Management 1,981,948 2,081,045

Approved Complement --- 47

General — 47

Federal — 0

The amounts that may be expended from this appropriation for each program are as follows:

**Business and Industry Services** 

\$791,583 \$832,418

**Tourism Industry Services** 

\$658,516 \$686,745

Administration Services

**\$531,849 \$561,882**".

Page 48, line 7, after "\$175,000" insert "the first year and \$185,400 the second year".

Page 48, line 23, after "\$62,500" insert "the first year and \$66,500 the second year".

Page 11, line 8, strike "\$120,000" and insert "\$500,000".

Page 11, line 27, after "agency" insert "and the department of economic development".

Page 11, line 49, strike "November 15" and insert "January 1".

Page 16, strike line 21 and insert the following:

"Subd. 2. Public employment study 120,000".

A roll call was requested and properly seconded.

The question was taken on the adoption of the amendment and the roll was called. There were 36 yeas and 90 nays as follows:

Those who voted in the affirmative were:

Adams Albrecht Anderson, R. Biersdorf Byrne

Carlson, A.	Fjoslien	Kvam	Osthoff	Wenzel
Carlson, D.	Forsythe	McDonald	Peterson	Wigley
Dean	Friedrich	Metzen	Pleasant	Zubay
Den Ouden	Fudro	Nelsen, B.	Rose	-
Erickson	Heinitz	Nelsen, M.	Savelkoul	
Esau	Kaley	Nelson	Searles	
Ewald	Knickerbocker	Niehaus	Tomlinson	

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

Savelkoul moved to amend S. F. No. 1467, as amended, as follows:

Page 8, strike line 13 and insert the following:

"and Management 200,258 202,379".

Page 8, strike lines 17 through 23 and insert the following:

"No portion of the budget of any constitutional officer may be used for the employment of persons who reside outside the state of Minnesota.".

Page 59, line 9, after "available." add a new sentence that reads as follows:

"Elected officials of the state of Minnesota or its political subdivisions shall not qualify as additional employees.".

Page 10, strike line 31 and insert the following:

"Sec. 17. ETHICAL PRACTICES 200,000 230,000".

A roll call was requested and properly seconded.

The question was taken on the adoption of the amendment and the roll was called. There were 30 yeas and 98 nays as follows:

Those who voted in the affirmative were:

Albrecht	Den Ouden	Friedrich	Kvam	Pleasant
Anderson, R.	Erickson	Gunter	Laidig	Rose
Biersdorf	Esau	Heinitz	McDonald	Savelkoul
Carlson, A. Carlson, D. Dean	Ewald Fjoslien Forsythe	Kaley Kempe, R. Knickerbocker	Nelsen, B. Niehaus	Savenkour Searles Wigley Zubay

Those who voted in the negative were:

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

Savelkoul and Anderson, R., moved to amend S. F. No. 1467, as amended.

Neisen requested a division of the amendment.

The first portion of the amendment reads as follows:

Page 22, after line 31, add the following:

"Snowmobile Trails \$410,270".

A roll call was requested and properly seconded.

The question was taken on the adoption of the first portion of the amendment and the roll was called. There were 29 yeas and 89 nays as follows:

2126

Those who voted in the affirmative were:

Albrecht	Dean	Gunter	Nelsen, B.	Savelkoul
Anderson, R.	Erickson	Heinitz	Niehaus	Searles
Battaglia	Esau	Kaley	Peterson	Spanish
Begich	Fjoslien	Knickerbocker	Pleasant	Wigley
Biersdorf	Forsythe	Kvam	Prahl	Zubay
Carlson, D.	Friedrich	McDonald	Rose	_

Those who voted in the negative were:

Abeln	Corbid	Kahn	Munger	Skoglund
Adams	Cummiskey	Kalis	Murphy	Smogard
Anderson, B.	Dahl	Kelly, R.	Neisen	Stanton
Anderson, D.	Den Ouden	Kelly, W.	Nelson	Stoa
Anderson, G.	Eckstein	Kempe, R.	Norton	Suss
Arlandson	Eken	King	Novak	Swanson
Beauchamp	Ellingson	Kostohryz	Pehler	Tomlinson
Berg	Faricy	Kroening	Petrafeso	Voss
Berglin	Fudro	Laidig	Reding	Waldorf
Berkelman	George	Langseth	Rice	Welch
Birnstihl	Hanson	Lehto	St. Onge	Wenstrom
Brandl	Haugerud	Lemke	Sarna	Wenzel
Byrne	Hokanson	Mangan	Scheid	White
Carlson, L.	Jacobs	Mann	Schulz	Wieser
Casserly	Jaros	McCarron	Sherwood	Williamson
Clark	Jensen	McCollar	Sieben, H.	Wynia
Clawson	Johnson	Metzen	Sieben, M.	Speaker Sabo
Cohen	Jude	Moe	Simoneau	

The motion did not prevail and the first portion of the amendment was not adopted.

The second portion of the amendment reads as follows:

Page 23, strike line 26 and insert the following:

"Appropriations 4,345,997 3,312,923".

Page 23, after line 34, add the following:

"Pilot Handicapped Access \$229,500 \$229,500".

A roll call was requested and properly seconded.

The question was taken on the adoption of the second portion of the amendment and the roll was called. There were 50 yeas and 72 nays as follows:

Albrecht	Biersdorf	Erickson	Friedrich	Kempe, R.
Anderson, B.	Carlson, A.	Esau	Heinitz	Knickerbocker
Anderson, R.	Carlson, D.	Ewald	Jude	Kostohryz
Battaglia	Carlson, L.	Fjoslien	Kaley	Kvam
Begich	Dean	Forsythe	Kelly, R.	Lehto

Mangan	Nelsen, M.	Pleasant	Searles	White
Mann	Niehaus	Prahl	Simoneau	Wigley
McDonald	Novak	Rose	Spanish	Williamson
Neisen	Osthoff	Savelkoul	Waldorf	Wynia
Nelsen, B.	Peterson	Scheid	Wenzel	Zubay

Abeln	Clark	Johnson	Murphy	Skoglund
Adams	Clawson	Kahn	Nelson	Smogard
Anderson, D.	Cohen	Kalis	Norton	Stanton
Anderson, G.	Corbid	Kelly, W.	Patton	Stoa
Arlandson	Cummiskey	King	Pehler	Suss
Beauchamp	Dahl	Kroening	Petrafeso	Tomlinson
Berg	Eckstein	Laidig	Reding	Vanasek
Berglin	Eken	Langseth	Rice	Voss
Berkelman	Ellingson	Lemke	St. Onge	Welch
Birnstihl	Fudro	McCarron	Samuelson	Wenstrom
Brandl	Gunter	McCollar	Sarna	Wieser
Braun	Haugerud	McEachern	Schulz	Speaker Sabo
Brinkman	Hokanson	Metzen	Sherwood	-
Byrne	Jacobs	Moe	Sieben, H.	
Casserly	Jensen	Munger	Sieben, M.	

The motion did not prevail and the second portion of the amendment was not adopted.

Sieben, H., moved to amend S. F. No. 1467, as amended, as follows:

Page 60, line 17, delete "chapter" and insert "subdivision".

The motion prevailed and the amendment was adopted.

Sieben, H., moved to amend S. F. No. 1467, as amended, as follows:

Delete Section 70 from the bill.

Renumber the following sections.

Further, amend the title.

Line 12, delete "116D.04, Subdivision 3;".

A roll call was requested and properly seconded.

The question was taken on the adoption of the amendment and the roll was called. There were 83 yeas and 43 nays as follows:

Abeln	Anderson, R.	Begich	Birnstihl	Carlson, L.
Adams	Arlandson	Berg	Brandl	Casserly
Albrecht	Battaglia	Berkelman	Byrne	Clawson
Anderson, B.	Beauchamp	Biersdorf	Carlson, A.	Cohen

Dahl Dean Ellingson Fwald Fjoslien Fudro George Gunter Hanson	Jensen Jude Kahn Kaley Kempe, A. Kempe, R. King Kroening Kvam Langseth	McEachern Metzen Munger Murphy Neisen Nelsen, B. Nelsen, M. Nelson Novak Osthoff	Prahl Rice Rose Sarna Savelkoul Scheid Searles Sherwood Sieben, H. Sieben, M.	Stoa Swanson Tomlinson Vanasek Waldorf Wenstrom Wenzel Wigley Williamson Wynia
Gunter	Kvam	Novak	Sieben, H.	Williamson
Heinitz	Lehto	Patton	Skoglund	Zubay
Hokanson Jaros	Mangan McDonald	Petrafeso Pleasant	Smogard Stanton	

Anderson, D. Den O Anderson, G. Eckste Berglin Eken Braun Enebo Brinkman Ericks Carlson, D. Esau Clark Forsyt Corbid Friedr Cummiskey Hauge	rin Johnson Kalis Kelly, R. Kon Kelly, W. Knickerbo the Laidig rich Lemke	McCarron Niehaus Norton Pehler Peterson cker Reding St. Onge Samuelson Schulz	Simoneau Suss Voss Welch White Wieser Speaker Sabo
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The motion prevailed and the amendment was adopted.

S. F. No. 1467, A bill for an act relating to the organization and operation of state government; appropriating money for the general administrative and judicial expenses of state government and limiting the use thereof; providing for the transfer of certain moneys in the state treasury; authorizing land acquisition in certain cases; fixing and limiting the amount of fees to be collected in certain cases; amending Minnesota Statutes 1976, Sections 10.30; 16A.095, Subdivision 2; 16A.10, Subdivisions 1 and 2; 16A.11, Subdivisions 2 and 3; 43.09, Subdivisions 2; 43.-31; 98.46, by adding a subdivision; 168.33, Subdivisions 2 and 7; 176.602; 183.545, Subdivisions 1, 3 and 4; 183.57, Subdivision 2; 186.04; 260.311, Subdivision 2; 268.06, Subdivision 25; 296.06, Subdivision 2; 296.12, Subdivision 1; 326.241, Subdivision 3; 362.125; 363.14, by adding a subdivision; 462.389, Subdivision 4; Chapter 16A, by adding a section; Laws 1971, Chapter 121, Section 2, as amended; and Laws 1976, Chapter 260, Section 3; repealing Minnesota Statutes 1976, Sections 15.61, Subdivision 3; 16.173; 16A.095, Subdivision 1; 16A.12 and 176.603.

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 115 yeas and 17 nays as follows:

Abeln	Anderson, B.	Anderson, G.	Anderson, R.	Battaglia
Adams	Anderson, D.	Anderson, I.	Arlandson	Beauchamp

# JOURNAL OF THE HOUSE

BegichEcksteinBergEkenBerglinEllingsonBerkelmanEneboBiersdorfEricksonBirnstihlFaricyBrandlFjoslienBraunForsytheBrinkmanFriedrichByrneFudroCarlson, A.FuginaCarlson, D.GeorgeCarlson, L.GunterCasserlyHansonClawsonHokansonCohenJacobsCorbidJarosCummiskeyJensenDahlJohnsonDeanJude	Kahn Kalis Kelly, R. Kempe, A. Kempe, A. King Kostohryz Kroening Laidig Langseth Lehto Lehto Lemke Mangan Mann McCarron McEachern McEachern Moe Munger Murphy	Neisen Nelsen, M. Nelson Norton Novak Osthoff Patton Pehler Petrafeso Prahl Reding Rice St. Onge Samuelson Sarna Scheid Schulz Searle Sherwood Sieben, H. Sieben, M.	Simoneau Skoglund Spanish Stanton Stoa Suss Swanson Tomlinson Vanasek Voss Waldorf Welch Wenstrom Wenzel White Wieser Williamson Wynia Zubay Speaker Sabo
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Those who voted in the negative were:

Albrecht	Heinitz	McDonald	Pleasant	Searles
Den Ouden	Kaley	Nelsen, B.	Rose	Wigley
Esau Ewald	Knickerbocker Kvam	Niehaus Peterson	Savelkoul	

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

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

#### RECESS

#### RECONVENED

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

Carlson, D., and Fudro were excused for the remainder of today's session.

# CONSIDERATION UNDER RULE 1.10

Pursuant to rule 1.10, Norton requested immediate consideration of H. F. Nos. 875 and 167.

H. F. No. 875, A bill for an act relating to the state housing finance agency; setting the amount of bonds and notes that may be outstanding; clarifying eligibility; providing for fund administration and repayment requirements; appropriating money; amending Minnesota Statutes 1976, Sections 462A.03, Subdivisions 7 and 13; 462A.05, Subdivisions 5 and 15; 462A.07, Subdivision 12, and by adding subdivisions; 462A.21, Subdivisions 4a and 4b, and by adding a subdivision; and 462A.22, 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 122 yeas and 1 nay as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Kvam

The bill was passed and its title agreed to.

H. F. No. 167, A bill for an act relating to public welfare; providing liability insurance to all foster boarding homes licensed by the department of public welfare; appropriating money; amending Minnesota Statutes 1976, Chapter 245, 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 127 yeas and 0 nays as follows:

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

The bill was passed and its title agreed to.

# CALENDAR

S. F. No. 616, A bill for an act relating to the disposition of unclaimed property; changing certain definitions; changing the length of time unclaimed property must be held before disposition; changing certain disposition procedures; amending Minnsota Statutes 1976, Sections 345.31, Subdivisions 3 and 6; 345.32; 345.33; 345.35; 345.37; 345.39; 345.41; 345.43; 345.47; and Chapter 345, by adding sections; repealing Minnesota Statutes 1976, Section 55.14.

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 120 yeas and 6 nays as follows:

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

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

Anderson, D.	Eckstein	Erickson	Kvam	Searle
Braun				

The bill was passed and its title agreed to.

S. F. No. 963, A bill for an act relating to public safety; permitting only owners of gas containers to fill them with industrial gases; amending Minnesota Statutes 1976, Section 299F.40.

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 1 nay as follows:

Those who voted in the affirmative were:

Those who voted in the negative were:

#### Wieser

The bill was passed and its title agreed to.

S. F. No. 833, A bill for an act relating to highways; state-aid system; contracts for construction and improvement of county state-aid highways and municipal state-aid streets; requiring percentage payments thereunder, and requiring payment of interest on money due and not paid in accordance with the contract; amending Minnesota Statutes 1976, Sections 162.04 and 162.10.

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 1 nay as follows:

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

Those who voted in the affirmative were:

Those who voted in the negative were:

### Den Ouden

The bill was passed and its title agreed to.

# SPECIAL ORDERS

H. F. No. 1322 was reported to the House.

Johnson moved that H. F. No. 1322 be returned to its author. The motion prevailed.

H. F. No. 788 was reported to the House.

There being no objection, H. F. No. 788 was continued on Special Orders for one day. S. F. No. 1166, A bill for an act relating to administrative procedures; providing for water resource and conservation hearings to be held in accordance with the administrative procedure act; amending Minnesota Statutes 1976, Sections 105.44, Subdivisions 3, 5, 6, 7, and 8; 105.45 and 105.461; repealing Minnesota Statutes 1976, Section 105.47.

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:

Those who voted in the affirmative were:

The bill was passed and its title agreed to.

S. F. No. 1234 was reported to the House.

There being no objection, S. F. No. 1234 was continued on Special Orders for one day.

S. F. No. 1382, A bill for an act relating to the city of St. Paul; providing that the employees of the housing and redevelopment authority of the city of St. Paul may remain employees of the authority or become employees of the city as the governing body of the city may determine; amending Laws 1976, Chapter 234, Section 4, Subdivision 4, 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 127 yeas and 0 nays as follows:

Those who voted in the affirmative were:

The bill was passed and its title agreed to.

S. F. No. 99, A bill for an act relating to Wabasha county; authorizing the sale of Buena Vista sanitarium after rejection of bids.

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:

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

Sherwood

Sieben, H.

Sieben, M.

Simoneau

Vanasek

Waldorf

Voss

The bill was passed and its title agreed to.

Rice

Rose

St. Onge

Nelsen, M.

Nelson

Niehaus

Norton

S. F. No. 1140 was reported to the House.

There being no objection, S. F. No. 1140 was continued on Special Orders for one day.

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

S. F. No. 667, A bill for an act relating to the city of Minneapolis; authorizing a rehabilitation loan program for small and medium sized commercial buildings; and providing for the issuance and security of limited general obligation and revenue bonds to finance the program.

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:

AbelnClawsonAdamsCohenAlbrechtCorbidAlbrechtCorbidAnderson, B.CummiskeyAnderson, G.DeanAnderson, G.Den OudenAnderson, R.EkenAnderson, R.EkenAnderson, R.EkenBatagliaEneboBeauchampEricksonBergEwaldBergEwaldBerglinFaricyBiersdorfForsytheBirnstihlFriedrichBrandlGeorgeBraunGunterByneHaugerudCarlson, A.HeinitzCarlson, L.HokansonCasserlyJacobsClarkJaros	Jensen Johnson Jude Kahn Kaley Kalis Kelly, R. Kelly, W. Kempe, A. Kempe, A. Kempe, R. King Knickerbocker Kostohryz Kroening Langseth Lehto Lemke Mangan Mann McCarron McCollar McDonald McEachern Metzen Munger	Murphy Neisen Nelsen, B. Nelsen, M. Nelson Niehaus Norton Novak Osthoff Patton Pehler Peterson Petrafeso Prahi Reding Rice Rose Samuelson Sarna Savelkoul Scheid Searle Searles Sherwood	Sieben, H. Sieben, M. Simoneau Skoglund Smogard Spanish Stanton Stoa Suss Swanson Tomlinson Vanasek Voss Waldorf Welch Wenstrom Wenzel White Wieser Wigley Williamson Wynia Zubay Speaker Sabo
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Zubay

Speaker Sabo

The bill was passed and its title agreed to.

S. F. No. 760 was reported to the House.

Jensen moved to amend S. F. No. 760, as follows:

Strike everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1976, Section 100.27, Subdivision 2, is amended to read:

Subd. 2. Deer (AND), moose and bear may be taken in such areas of the state, under such restrictions and on such dates within the periods hereafter prescribed as the commissioner may, by order, provide:

(1) Deer (, BY BOW AND ARROW ONLY, BETWEEN OCTOBER 1 AND OCTOBER 31 AND IN ANY AREA OF THE STATE DESIGNATED BY THE COMMISSIONER SOUTH OF A LINE STARTING AT THE NORTH DAKOTA BORDER AT MOORHEAD, EAST ON ROUTES 10 AND 218 TO BRAINERD AND THENCE TO DULUTH BETWEEN DECEMBER 1 AND DECEMBER 31) and bear by bow and arrow; legal muzzle loading firearms as defined in section 100.29, subdivision 3, clause (2), or both, between September 1 and December 31 and in any areas of the state designated by the commissioner. Legal muzzle loading firearms shall be permitted by the commissioner on public lands only;

(2) Deer, by legal firearms and with bow and arrow, between November 1 and December 15, with the length of the season to be determined by the commissioner; and

(3) Moose, between January 1 and December 31 in any of the calendar years 1976 through 1979 as determined by the commissioner, by legal firearms and with bow and arrow, in areas of the state, and under such restrictions and on such dates as the commissioner may by order provide; for purposes of this section a split season in any one calendar year shall be considered as one season (;)

((4) DEER, BY BOW AND ARROW ONLY, BETWEEN OCTOBER 15 AND NOVEMBER 15 IN A YEAR AND AREA WHEN THE COMMISSIONER HAS PROVIDED THAT DEER MAY NOT BE TAKEN BY LEGAL FIREARMS IN THAT YEAR IN THAT AREA:)

((5) THE COMMISSIONER MAY DESIGNATE ANY AREA OF THE STATE TO BE OPEN FOR THE TAKING OF DEER BY BOW AND ARROW PROHIBITING OTHER MEANS OF TAKING DEER IN THESE AREAS).

Sec. 2. Minnesota Statutes 1976, Section 100.27, Subdivision 9, is amended to read:

Subd. 9. In addition to the season prescribed in clause (6) of subdivision 2, bear may be taken in such areas of the state, under such restrictions, and on such dates as the commissioner may, by order, provide. Nothing in this subdivision shall prevent a person from taking a bear to protect his property. Such taking shall be reported to a conservation officer within 48 hours. Bear so taken may thereafter be disposed of in the same manner as provided in section 97.50, subdivision 5, for the disposition of wild animals unlawfully taken.

Sec. 3. This act is effective the day following final enactment.".

The motion prevailed and the amendment was adopted.

Fjoslien moved to amend S. F. No. 760, as amended, as follows:

Page 1, line 21, strike "September 1" and insert "October 1".

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

S. F. No. 760, A bill for an act relating to natural resources; establishing a season for taking deer and bear with muzzle loading firearms; amending Minnesota Statutes 1976, Section 100.27, Subdivisions 2 and 9.

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 122 yeas and 5 nays as follows:

Fjoslien McCarron Nelsen, B. Osthoff Spanish

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

S. F. No. 845, A bill for an act relating to St. Louis county Independent School District No. 710; providing for separate election districts.

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 1 nay as follows:

Those who voted in the affirmative were:

AbelnCohenAdamsCorbidAdamsCorbidAlbrechtCummiskeyAnderson, B.DahlAnderson, G.Den OudenAnderson, R.EkenAnderson, R.EkenAnderson, R.EkenAnderson, R.EkenBattagliaEneboBeauchampEricksonBerginFaricyBerglinFaricyBerkelmanFjoslienBirnstihlFriedrichBraunGeorgeBrinkmanGunterByrneHansonCarlson, L.HeinitzClarkJacobsClarksonJaros	Jensen Johnson Jude Kahn Kaley Kalis Kelly, R. Kelly, R. Kempe, A. Kempe, A. Kempe, R. King Knickerbocker Kostohryz Kroening Kvam Langseth Lehto Lemke Mangan Mann McCarron McCollar McDonald McEachern Metzen Moe	Peterson Petrafeso Pleasant Prahl Reding Rose	Sherwood Sieben, H. Sieben, M. Simoneau Skoglund Smogard Spanish Stanton Stoa Suss Swanson Tomlinson Vanasek Voss Waldorf Welch Welch Welch Wenstrom Wenzel White Wieser Wigley Williamson Wynia Zubay Speaker Sabo
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Those who voted in the negative were:

Rice

The bill was passed and its title agreed to.

S. F. No. 916, 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 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 1 nay as follows:

Those who voted in the affirmative were:

Those who voted in the negative were:

#### Jensen

The bill was passed and its title agreed to.

Anderson, I., moved that the remaining bills on Special Orders for today be continued on Special Orders until Friday, May 6, 1977, immediately following the Calendar. The motion prevailed.

### 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. 544 which it recommended to pass.

H. F. Nos. 756 and 424 which it recommended progress.

S. F. Nos. 895 and 125 which it recommended progress.

H. F. No. 790 which it recommended progress retaining its place on General Orders.

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:

The question was taken on the motion by Patton to re-refer H. F. No. 544 to the Committee on Transportation and the roll was called. There were 19 yeas and 95 nays as follows:

## Those who voted in the affirmative were:

Albrecht	Eckstein	Moe	Patton	Skoglund
Berglin	Ellingson	Nelson	Pehler	Stanton
Corbid	Kahn	Niehaus	Searle	Stoa
Cummiskey	Lemke	Nortcn	Sherwood	

Those who voted in the negative were:

"Uarison, A. Jacobs McDonald Scheid Zubay	Abein Adams Anderson, B. Anderson, D. Anderson, G. Arlandson Battaglia Beauchamp Begich Berg Berkelman Biersdorf Birnstihl Brandl Braun Brinkman Byrne Carlson, A.	Casserly Clark Clawson Cohen Dean Den Ouden Eken Erickson Ewald Faricy Fjoslien Forsythe Friedrich George Hanson Haugerud Heinitz Jacobs	Jensen Johnson Jude Kaley Kelly, R. Kempe, A. Kempe, A. Kempe, R. King Knickerbocker Kostohryz Kroening Kvam Langseth Mangan Mann McCollar McDonald	Metzen Murphy Neisen, N. Nelsen, B. Novak Osthoff Peterson Petrafeso Pleasant Reding Rice Rose St. Onge Samuelson Sarna Savelkoul Scheid	Searles Sieben, H. Sieben, M. Simoneau Smogard Spanish Suss Swanson Tomlinson Vanasek Waldorf Wenstrom Wenzel White Wieser Wigley Wynia Zubay
	Carlson, A.	Jacobs	McDonald	Scheid	

# The motion did not prevail.

and the second of the state of the state of the second state of th The question was taken on the motion to recommend passage of H. F. No. 544 and the roll was called. There were 92 yeas and 30 nays as follows: the start state of the start of the second second

# Those who voted in the affirmative were:

Abeln Adams Anderson, D. Anderson, G. Anderson, G. Battaglia Beauchamp Begich Berkelman Biersdorf Birnstihl Braun Brinkman Byrne Carlson, L. Casserly Clawson Cohen Dahl	Den Ouden Enebo Erickson Ewald Faricy Fjoslien Forsythe Friedrich Fugina George Gunter Hanson Heinitz Hokanson Jacobs Jensen Johnson Jude Kaley	Kelly, R. Kelly, W. Kempe, A. Knickerbocker Kostohryz Kroening Kvam Langseth Mangan Mann McCarron McCollar McDonald McEachern Metzen Murphy Neisen N.	Nelsen, M. Novak Osthoff Peterson Petrafeso Pleasant Prahl Reding Rice Store St. Onge Samuelson Sarna Savelkoul Scheid Schulz Searles Sieben, H. Sieben, M.	Simoneau Smogard Spanish Suss Swanson Tomlinson Vanasek Waldorf Wenstrom Wenzel White Wieser Wigley Williamson Wynia Zubay
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Those who voted in the negative were:

Albrecht	Carlson, A.	Eken	Lemke	Pehler
Anderson, B.	Clark	Ellingson	Moe	Sherwood
Arlandson	Corbid	Esau	Nelson	Skoglund
Berg	Cummiskey	Haugerud	Niehaus	Stanton
Berglin	Dean	Jaros	Norton	Stoa
Brandl	Eckstein	Kahn	Patton	Speaker Sabo

The motion prevailed.

## PROGRESS REPORTS ON CONFERENCE COMMITTEES

Pursuant to Joint Rule 2.06, progress on H. F. Nos. 82 and 1510 was reported to the House.

# ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the appointment of the following members of the House to the Conference Committee on H. F. No. 320:

Reding, St. Onge, and Rose.

# MOTIONS AND RESOLUTIONS

Suss moved that S. F. No. 1338 be recalled from the Committee on Financial Institutions and Insurance and together with H. F. No. 1484, now on Technical General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

Ellingson moved that S. F. No. 581 be recalled from the Committee on Financial Institutions and Insurance and together with H. F. No. 528, now on Technical General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

## ADJOURNMENT

Anderson, I., moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 2:00 p.m., Friday, May 6, 1977.

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EDWARD A. BURDICK, Chief Clerk, House of Representatives

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