# STATE OF MINNESOTA

## SEVENTY-FIRST SESSION - 1979

# FORTIETH DAY

# SAINT PAUL, MINNESOTA, MONDAY, APRIL 23, 1979

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:

	<u>.</u>	_		
Aasness	Drew	Jude	Nelsen, M.	Searles
Adams	Eken	Kahn	Nelson	Sherwood
Ainley	Elioff	Kaley	Niehaus	Simoneau
Albrecht	Ellingson	Kalis	Norman	Stadum
Anderson, B.	Enebo	Kelly	Norton	Stoa
Anderson, D.	Erickson	Kempe	Novak	Stowell
Anderson, G.	Esau	Knickerbocker		Sviggum
Anderson, I.	Evans	Kostohryz	Olsen	Swanson
Anderson, R.	Ewald	Kroening	Onnen	Thiede
Battaglia	Faricy	Kvam	Östhoff	Tomlinson
Begich	Fjoslien	Laidig	Otis	Valan
Berglin	Forsythe	Lehto	Patton	Valento
Berkelman	Friedrich	Levi	Pavlak	Vanasek
Biersdorf	Fritz		Pehler	Voss
Blatz	Fudro	Ludeman	Peterson	Waldorf
Brinkman	Greenfield	Luknic	Piepho	Weaver
Byrne	Halberg	Mann	Pleasant	Welch
Carlson, D.	Haukoos	McCarron	Prahl	Welker
Carlson, L.	Heap	McDonald	Redalen	Wenzel
Casserly	Heinitz	McEachern	Reding	Wieser
Clark	Hoberg	Mehrkens	Rees	Wigley
Clawson	Hokanson	Metzen	Reif	Wynia
Corbid	Jacobs	Minne	Rice	Zubay
		Moe		
Crandall	Jaros		Rose	Speaker Searle
Dean	Jennings	Munger	Rothenberg	
Dempsey	Johnson, C.	Murphy	Sarna	
Den Ouden.	Johnson, D.	Nelsen, B.	Schreiber	
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### A quorum was present.

Sieben, H., and Sieben, M., were excused.

The Chief Clerk proceeded to read the Journals of the preceding days. Minne moved that further reading of the Journals be dispensed with and that the Journals be approved as corrected by the Chief Clerk. The motion prevailed. Nysether withdrew the notice of intention to move reconsideration of the vote whereby H. F. No. 815 was passed on the Calendar on Thursday, April 19, 1979. The notice had been given on Thursday, April 19, 1979.

#### REPORTS OF CHIEF CLERK

Pursuant to Rules of the House, printed copies of H. F. Nos. 941, 898, 1101, 1144, 1268, 1272, 1353, 1324, 1379, 1381, 260 and 592 and S. F. Nos. 384, 361 and 719 have been placed in the members' files.

S. F. No. 719 and H. F. No. 993, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

#### SUSPENSION OF RULES

Dempsey moved that the rules be so far suspended that S. F. No. 719 be substituted for H. F. No. 993 and that the House File be indefinitely postponed. The motion prevailed.

## PETITIONS AND COMMUNICATIONS

The following communications were received:

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

#### April 19, 1979

## The Honorable Rod Searle Speaker of the House State of Minnesota

#### Dear Speaker Searle:

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. 295, relating to nursing homes; requiring notice of rate increases to residents who are not recipients of medical assistance; amending Minnesota Statutes 1978, 256B.47, by adding a subdivision.

H. F. No. 373, relating to agriculture; allowing food products grown, processed or manufactured in Minnesota to be so labeled; amending Minnesota Statutes 1978, Chapter 17, by adding a section.

H. F. No. 270, relating to education; changing definition of textbook to include certain text substitutes; amending Minnesota Statutes 1978, Section 123.932.

H. F. No. 127, relating to the Minnesota historical society; repealing Minnesota Statutes 1978, Section 138.02.

H. F. No. 259, relating to cooperative associations; providing for boards of directors; prescribing the minimum number of directors governing a cooperative apartment corporation; amending Minnesota Statutes 1978, Section 308.11.

H. F. No. 52, relating to physically handicapped persons; providing parking privileges for the physically handicapped; authorizing parking privileges for operators of vehicles used in transporting the physically handicapped; amending Minnesota Statutes 1978, Sections 169.345, Subdivisions 3 and 4; and 169.-346, Subdivision 1.

Sincerely,

### ALBERT H. QUIE Governor

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

April 23, 1979

The Honorable Rod Searle Speaker of the House State of Minnesota

## Dear Speaker Searle:

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. 157, relating to labor and employment prohibiting mandatory retirement of public and private employees before the age of 70; amending Minnesota Statutes 1978, Sections 43.051, Subdivision 1; 125.12, Subdivision 5; 181.81; 181.811; 354.44, Subdivision 1a; 354.49, Subdivision 3; 354A.05; 354A.21; 356.32, Subdivision 1; 423.076; 473.419; and Chapter 181, by adding a section.

H. F. No. 396, relating to welfare; altering the conditions under which a day care facility will be considered a single family residential use of property for zoning purposes; amending Minnesota Statutes 1978, Section 245.812, Subdivision 3. H. F. No. 330, relating to courts, eliminating erroneous and ambiguous references relating to municipal courts outside Hennepin and Ramsey counties; amending Minnesota Statutes 1978, Sections 480.055, Subdivision 1; 487.01, Subdivision 8; 487.16; 487.38; 488A.113; 488A.282; 525.011, Subdivision 1; 525.013, Subdivisions 1 and 8; and 525.014.

#### Sincerely,

ALBERT H. QUIE Governor

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

April 18, 1979

## The Honorable Rod Searle Speaker of the House of Representatives

## The Honorable Edward J. Gearty President of the Senate

I have the honor to inform you that the following enrolled Acts of the 1979 Session of the State Legislature have been received from the Office of the Governor and are deposited in the Office of the Secretary of State for preservation, pursuant to the State Constitution, Article IV, Section 23:

S.F. No.	H.F. No.	Session Laws Chapter No.	Date Approved 1979	Date Filed 1979
72		29	April 18	April 18
530		30	April 18	April 18
	52	. 31	April 18	April 18
·	127	32	April 18	April 18
	259	33	April 18	April 18
	270	34	April 18	April 18
	295	35	April 18	April 18
	373	36	April 18	April 18
51		37	April 18	April 18

Sincerely,

JOAN ANDERSON GROWE Secretary of State

# REPORTS OF STANDING COMMITTEES

Mann from the Committee on Agriculture to which was referred:

H. F. No. 8, A bill for an act relating to taxation; gasoline tax; reducing the tax on grain alcohol gasoline; creating the Minnesota agricultural products industrial utilization board and the agricultural alcohol fuel tax fund; appropriating money; amending Minnesota Statutes 1978, Sections 296.01, by adding a subdivision; 296.02, by adding a subdivision; 296.18, Subdivision 8; and Chapter 24, by adding a section.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1978, Section 296.01, is amended by adding a subdivision to read:

Subd. 24. "Agricultural alcohol gasoline" means a gasoline blend at least ten percent of which is agricultural ethyl alcohol of at least 190 proof.

Sec. 2. Minnesota Statutes 1978, Section 296.02, is amended by adding a subdivision to read:

Subd. 7. The tax on gasoline imposed by subdivision 1 shall be reduced by two cents per gallon for gasoline which is agricultural alcohol gasoline as defined in section 1, which is blended by a distributor with alcohol distilled in this state from agricultural products produced in this state, and which is used in producing and generating power for propelling motor vehicles used on the public highways of this state. The tax imposed by this subdivision shall be payable at the same time, and collected in the same manner, as the tax imposed by subdivision 1. The reduction in gasoline taxes imposed by this subdivision shall expire on December 31, 1986.

Sec. 3. Minnesota Statutes 1978, Section 296.18, Subdivision 8, is amended to read:

Subd. 8. [APPROPRIATION.] There is hereby appropriated to the persons entitled to such refund under this section, from the fund or account in the state treasury to which the money was credit, an amount sufficient to make the refund and payment; except that the treasurer shall deduct from each payment authorized by this subdivision an amount equal to one percent of such payment, and credit the amount so deducted to the agricultural alcohol fuel tax fund created in section 4. Sec. 4. Minnesota Statutes 1978, Chapter 24, is amended by adding a section to read:

[24.51] Subdivision 1. [BOARD.] There is hereby created within the department of agriculture a Minnesota agricultural products industrial utilization board to be composed of seven members, as follows:

(a) one member shall be engaged in the production of potatoes;

(b) one member shall be engaged in the production of corn;

(c) one member shall be engaged in the production of wheat;

(d) one member shall be engaged in the production of sugar beets;

(e) one member shall be active in the petroleum industry;

(f) two members shall be selected from the general public.

The members of the board shall be appointed by the commissioner of agriculture by December 31, 1980. Members shall serve for terms of four years, except that three of the initial appointments shall be for two year terms.

Subd. 2. The board shall have the responsibility under the supervision of the commissioner of agriculture, of developing and carrying out a program for the promotion of agricultural alcohol gasoline, as defined in section 1, using Minnesota agricultural products. Such responsibilities may include, among other things:

(a) the establishment of procedures and processes necessary to the manufacture and marketing of agricultural alcohol gasoline;

(b) the establishment of a procedure for entering such fuel into the marketplace;

(c) analysis of the marketing process and the development marketing procedures to facilitate acceptance of such fuel and its by-products in the marketplace;

(d) cooperation with private industry in the establishment of facilities in Minnesota for the manufacture of agricultural alcohol gasoline; (e) encouraging and assisting in the development of uses of renewable fuels derived from agricultural and forestry products and by-products, including such demonstration projects as the board deems advisable.

Subd. 3. The board shall present a report of its activities to the commissioner of agriculture and the legislature before December 31 of each year.

Subd. 4. The commissioner is authorized to hire employees, purchase supplies, contract with consultants, rent office space and do all things necessary and convenient to carry out the purposes of this section.

Subd. 5. The board may hold meetings at such times and places as it deems necessary to carry out its responsibilities, and shall select a chairman, vice-chairman, and such other officers as it deems necessary, from its membership.

Subd. 6. The board members shall be compensated at a rate not to exceed \$35 per day and shall be allowed and paid their actual expenses necessarily incurred in the performance of their duties.

Subd. 7. There is hereby created in the state treasury a separate fund to be designated the agricultural alcohol fuel tax fund. Such fund shall consist of the payments made into it by the state treasurer pursuant to sections 296.18, subdivision 8. The money in the agricultural alcohol tax fuel fund is hereby appropriated annually, at the beginning of each fiscal year, to the board to carry out the purposes of this section.

Sec. 5. [EFFECTIVE DATE.] Sections 1 and 2 are effective the day following final enactment. Sections 3 and 4 are effective July 1, 1980."

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 90, A bill for an act relating to taxation; inheritance tax; changing provisions for commissioner's certification of satisfaction of tax lien on affidavits or instruments of conveyance; amending Minnesota Statutes 1978, Section 291.14, Subdivisions 1a, 2, and by adding a subdivision.

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

The report was adopted.

Enebo from the Committee on Governmental Operations to which was referred:

H. F. No. 148, A bill for an act relating to the city of New Hope; firefighters' pension, disability and survival benefits; amending Laws 1971, Chapter 114, Sections 2, Subdivision 5; 3, Subdivisions 2, 3 and 4; 4; 5, Subdivisions 1 and 2; 6, Subdivision 2; and 7, Subdivisions 1 and 2.

Reported the same back with the following amendments:

Page 5, line 29, strike "of"

Page 5, line 30, delete the new language and after "(\$60)" insert "not to exceed \$120"

Page 5, line 31, delete the new language

Page 6, line 4, after the period insert "Benefits authorized by this act may be paid retroactively to January 1, 1979."

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

The report was adopted.

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

H. F. No. 150, A bill for an act relating to public health; authorizing waiver of minimum health maintenance organization requirements for experimental and demonstration projects; amending Minnesota Statutes 1978, Chapter 62D, by adding a section.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1978, Chapter 62D, is amended by adding a section to read:

[62D.30] [DEMONSTRATION PROJECTS.] Subdivision 1. The commissioner of health may establish demonstration projects to allow health maintenance organizations to extend coverage to:

(a) Individuals enrolled in Part A or Part B, or both, of the medicare program, Title XVIII of the Social Security Act, 42 U.S.C. 1395 et seq.;

(b) Groups of fewer than 50 employees where each group is covered by a single group health policy;

(c) Individuals who are not eligible for enrollment in any group health maintenance contracts; and

(d) Low income population groups.

For purposes of this section, the commissioner of health may waive compliance with minimum benefits pursuant to sections 62A.151 and 62D.02, subdivision 7, full financial risk pursuant to section 62D.04, subdivision 1, clause (f), open enrollment pursuant to section 62D.10, and to applicable rules if there is reasonable evidence that the rules prohibit the operation of the demonstration project. The commissioner shall provide for public comment before any statute or rule is waived.

Subd. 2. A demonstration project must provide health benefits equal to or exceeding the level of benefits provided in Title XVIII of the Social Security Act and an out-of-hospital prescription drug benefit.

Subd. 3. A health maintenance organization electing to participate in a demonstration project shall apply to the commissioner for approval on a form developed by the commissioner. The application shall include at least the following:

(a) A statement identifying the population that the project is designed to serve;

(b) A description of the proposed project including a statement projecting a schedule of costs and benefits for the enrollee:

(c) Reference to the sections of Minnesota Statutes and department of health rules for which waiver, is requested;

(d) Evidence that application of the requirements of applicable Minnesota Statutes and department of health rules would, unless waived, prohibit the operation of the demonstration project;

(e) Evidence that another arrangement is available for assumption of full financial risk if full financial risk is waived under subdivision 1;

(f) An estimate of the number of years needed to adequately demonstrate the project's effects; and

(g) Other information the commissioner may reasonably require.

Subd. 4. The commissioner shall approve, deny, or refer back to the health maintenance organization for modification, the application for a demonstration project within 60 days of receipt from the health maintenance organization.

Subd. 5. The commissioner may approve an application for a demonstration project for a maximum of six years, with an option to renew.

Subd. 6. Each health maintenance organization for which a demonstration project is approved shall annually file a report with the commissioner summarizing the project's experience at the same time it files its annual report required by section 62D.08. The report shall be on a form developed by the commissioner and shall be separate from the annual report required by section 62D.08.

Subd. 7. The commissioner may rescind approval of a demonstration project if the commissioner makes any of the findings listed in section 62D.15, subdivision 1, with respect to the project for which it has not been granted a specific exemption, or if the commissioner finds that the project's operation is contrary to the information contained in the approved application.

Sec. 2. Section 1 is effective the day following final enactment."

Amend the title as follows:

Page 1, line 4, delete "experimental and"

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 184, A bill for an act relating to health; stipulating compliance with the Minnesota clean indoor air act as a requirement for restaurant licensure; establishing a penalty; amending Minnesota Statutes 1978, Sections 144.417, by adding a subdivision; and 157.09; and Chapter 157, by adding a section.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. No restaurant proprietor in St. Louis County and Lake County shall be granted a license or retain a license to operate a restaurant unless operation of the restaurant complies with the Minnesota clean indoor air act, Minnesota Statutes, Sections 144.411 to 144.417. This act shall be enforced by the county boards of health or any other authority charged by law with enforcement of safety or health regulations in restaurants.

Sec. 2. This act is effective for each county in section 1 upon the approval of the county board of commissioners and upon compliance with Minnesota Statutes, Section 645.021."

Amend the title by deleting it in its entirety and insert:

"A bill for an act relating to St. Louis and Lake Counties; requiring that restaurants comply with certain health laws."

With the recommendation that when so amended the bill pass.

The report was adopted.

Enebo from the Committee on Governmental Operations to which was referred:

H. F. No. 192, A bill for an act relating to retirement; providing pension coverage for certain firefighters in the city of Cottage Grove in the public employees police and fire fund; authorizing a purchase of prior service; specifying that the employer is a political subdivision for purposes of certain employment benefit programs.

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 Taxes to which was referred:

H. F. No. 213, A bill for an act relating to taxation; income tax; clarifying apportionment of charitable contribution deduction for certain taxpayers; amending Minnesota Statutes 1978, Section 290.21, Subdivision 3.

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. 220, A bill for an act relating to prearranged funeral plans; authorizing deposit of trust funds in credit unions; amending Minnesota Statutes 1978, Sections 149.12; and 149.13.

Reported the same back with the following amendments:

Page 1, after line 7, insert

"Section 1. Minnesota Statutes 1978, Section 52.04, Subdivision 1, is amended to read:

52.04 [POWERS.] Subdivision 1. A credit union shall have the following powers:

(1) To receive the savings of its members either as payment on shares or as deposits, including the right to conduct Christmas clubs, vacation clubs, and other such thrift organizations within its membership;

(2) To make loans to members for provident or productive purposes as provided in section 52.16;

(3) To make loans to a cooperative society or other organization having membership in the credit union;

(4) To deposit in state and national banks and trust companies authorized to receive deposits;

(5) To invest in any investment legal for savings banks or for trust funds in the state;

(6) To borrow money as hereinafter indicated;

(7) To adopt and use a common seal and alter the same at pleasure; and

(8) To make payments on shares of and deposit with any other credit union chartered by this or any other state or operating under the provisions of the federal credit union act, in amounts not exceeding in the aggregate 25 percent of its unimpaired assets providing that payments on shares of and deposit with credit unions chartered by other states shall be restricted to credit unions insured by the National Credit Union Administration. The restrictions imposed by this clause shall not apply to share accounts and deposit accounts of Minnesota central credit union in U.S. central credit union;

(9) To contract with any licensed insurance company or society to insure the lives of members to the extent of their share accounts, in whole or in part, and to pay all or a portion of the premium therefor;

(10) To indemnify each director, officer, or committee member, or former director, officer, or committee member against all expenses, including attorney's fees but excluding

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amounts paid pursuant to a judgment or settlement agreement, reasonably incurred by him in connection with or arising out of any action, suit, or proceeding to which he is a party by reason of being or having been a director, officer, or committee member of the credit union, except with respect to matters as to which he shall be finally adjudged in such action, suit, or proceeding to be liable for negligence or misconduct in the performance of his duties. Such indemnification shall not be exclusive of any other rights to which he may be entitled under any bylaw, agreement, vote of members, or otherwise; and

(11) Upon written authorization from a member, retained at the credit union, to make payments to third parties by withdrawals from the member's share or deposit accounts or through proceeds of loans made to such member, or by permitting the credit union to make such payments from the member's funds prior to deposit; to permit draft withdrawals from member accounts; however, this clause does not permit a credit union to establish demand deposits (checking accounts) for its members;

(12) To inform its members as to the availability of various group purchasing plans which are related to the promotion of thrift or the borrowing of money for provident and productive purposes by means of informational materials placed in the credit union's office, through its publications, or by direct mailings to members by the credit union;

To facilitate its members' voluntary purchase of types (13)of insurance incidental to promotion of thrift or the borrowing of money for provident and productive purposes including, but not limited to the following types of group or individual insurance: Fire, theft, automobile, life and temporary disability: to be the policy holder of a group insurance plan or a sub-group under a master policy plan and to disseminate information to its members concerning the insurance provided thereunder; to remit premiums to an insurer or the holder of a master policy on behalf of a credit union member, provided that the credit union shall obtain written authorization from such member for remittance by share or deposit withdrawals or through proceeds of loans made by such members, or by permitting the credit union to make such payments from the member's funds prior to deposit: and to accept from the insurer reimbursement for the actual cost of ministerial tasks performed pertaining to insurance;

(14) To contract with another credit union to furnish services which either could otherwise perform. Contracted services under this clause are subject to regulation and examination by the commissioner of banks like other services;

(15) In furtherance of the twofold purpose of promoting thrift among its members and creating a source of credit for them at legitimate rates of interest for provident purposes, and not in limitation of the specific powers hereinbefore conferred, to have all the powers enumerated, authorized, and permitted by this chapter, and such other rights, privileges and powers as may be incidental to, or necessary for, the accomplishment of the objectives and purposes of the credit union;

(16) To rent safe deposit boxes to its members provided the credit union obtains adequate insurance or bonding coverage for losses which might result from the rental of safe deposit boxes;

(17) Notwithstanding the provisions of section 52.05, to accept deposits of public funds in an amount secured by insurance or other means pursuant to chapter 118; (AND)

(18) To accept and maintain treasury tax and loan accounts of the United States and to pledge collateral to secure the treasury tax or loan accounts, in accordance with the regulations of the Department of Treasury of the United States;

(19) To accept deposits pursuant to section 149.12, notwithstanding the provisions of section 52.05, if the deposits represent funding of prepaid funeral plans of members."

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 4, after "Sections" insert "52.04, Subdivision 1;"

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

The report was adopted.

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

H. F. No. 251, A bill for an act relating to local government; permitting self insurance of health benefits; authorizing joint self insurance; amending Minnesota Statutes 1978, Section 471.616, Subdivision 1; and Chapter 471, by adding a section.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1978, Section 60A.23, is amended by adding a subdivision to read:

Subd. 8. [SELF INSURANCE PLAN ADMINISTRATORS; VENDORS OF RISK MANAGEMENT SERVICES.] (1) [SCOPE.] This subdivision shall apply to any vendor of risk management services and to any entity which administers for compensation a self insurance plan. This subdivision shall not apply (a) to an insurance company authorized to transact insurance in this state, as defined by section 60A.06, subdivision 1, clauses (4) and (5); (b) to a service plan corporation, as defined by section 62C.02, subdivision 6; (c) to a health maintenance organization, as defined by section 62D.02, subdivision 4; (d) to an employer directly operating a self insurance plan for its employees' benefits or (e) to a nonprofit insurance trust administered and operated for the benefit of employer participants and established prior to January 1, 1979.

(2) [DEFINITIONS.] For purposes of this subdivision the following terms have the meanings given them.

(a) "Administering a self insurance plan" means (i) processing, reviewing or paying claims, (ii) establishing or operating funds and accounts, or (iii) otherwise providing necessary administrative services in connection with the operation of a self insurance plan.

(b) "Employer" means an employer, as defined by section 62E.02. subdivision 2.

(c) "Entity" means any association, corporation, partnership, sole proprietorship, trust, or other business entity engaged in or transacting business in this state.

(d) "Self insurance plan" means a plan providing life, medical or hospital care, accident, sickness or disability insurance, as an employee fringe benefit, which is not directly insured or provided by a licensed insurer, service plan corporation, or health maintenance organization.

(e) "Vendor of risk management services" means an entity providing for compensation actuarial, financial management, accounting, legal or other services for the purpose of designing and establishing a self insurance plan for an employer.

(3) [LICENSE.] No vendor of risk management services or entity administering a self insurance plan may transact such business in this state unless it is licensed to do so by the commissioner. An applicant for a license shall state in writing the type of activities it seeks authorization to engage in and the type of services it seeks authorization to provide. The license shall be granted only when the commissioner is satisfied that the entity possesses the necessary organization, background, expertise, and financial integrity to supply the services sought to be offered. The commissioner may issue a license subject to restrictions or limitations upon the authorization, including the type of services which may be supplied or the activities which may be engaged in. The license fee shall be \$100. All licenses shall be for a period of two years.

(4) [REGULATORY RESTRICTIONS; POWERS OF THE COMMISSIONER.] To assure that self insurance plans are financially solvent, are administered in a fair and equitable fashion, and are processing claims and paying benefits in a prompt, fair, and honest manner, vendors of risk management services and entities administering self insurance plans are subject to the supervision and examination by the commissioner. Vendors of risk management services, entities administering self insurance plans, and self insurance plans established or operated by them shall be subject to the trade practice requirements of sections 72A.19 to 72A.30.

(5) [RULE MAKING AUTHORITY.] To carry out the purposes of this subdivision, the commissioner may promulgate administrative rules, including emergency rules, pursuant to sections 15.0411 to 15.052. These rules may:

(a) Establish reporting requirements for administrators of self insurance plans;

(b) Establish standards and guidelines to assure the adequacy of financing, reinsuring, and administration of self insurance plans;

(c) Establish bonding requirements or other provisions assuring the financial integrity of entities administering self insurance plans; or

(d) Establish other reasonable requirements to further the purposes of this subdivision.

Sec. 2. Minnesota Statutes 1978, Section 471.616, Subdivision 1, is amended to read:

471.616 [GROUP INSURANCE; GOVERNMENTAL UNITS.] Subdivision 1. [BIDDING REQUIRED.] No governmental subdivision, political subdivision, or any other body corporate and politic authorized by law to purchase group insurance for its employees and providing or intending to provide such group insurance protections and benefits for 25 or more of its employees shall enter into a contract for or renew any such group insurance policy or contract without calling for bids and awarding the contract to the lowest responsible bidder by way of competitive bidding procedures similar to those for the provision of services and supplies under Minnesota Statutes 1971, Section 16.07, Subdivisions 1, 2, 4 and 5. Any political subdivision may provide in the bid specifications that self insured health benefit plans will not be considered. Lowest responsible bidder means the insurer (OR), service plan corporation (SUB-

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MITTING THE LOWEST PREMIUM RATE OR THE LOW-EST CHARGE FOR EXPENSES AND RISK TAKING IN AC-CORDANCE WITH THE SPECIFICATIONS FOR THE COVERAGE AND ADMINISTRATIVE SERVICES FROM AMONG SUCH INSURERS OR SERVICE PLAN CORPORA-TIONS AUTHORIZED TO DO BUSINESS IN THIS STATE WHICH ARE DEEMED BY THE GOVERNMENTAL UNIT TO BE FINANCIALLY ABLE TO CARRY THE RISK PRO-POSED AND ARE CAPABLE OF SATISFACTORILY PER-FORMING THE ADMINISTRATION OF THE POLICY OR CONTRACT.), or self insurance plan, if allowed by the bid specifications which offers the lowest cost, is authorized to do busi-ness in this state, and is deemed by the governmental unit to be capable of satisfactorily performing the administration of the policy or contract in accordance with the bid specifications. "Cost" shall mean in the case of an insurer, the premium rate; in the case of service plan corporation, the charge for expenses and risk taking; and in the case of self insurance plans, the sum of the cost of paid claims, including provision for estimated incurred but unpaid claims at the end of the term, administrative costs, and premium for excess coverage. The cost of changing (INSURERS) plans may also be considered in determining the lowest (PREMIUM RATE OR THE LOWEST CHARGE FOR EXPENSES AND RISK TAKING) cost. The aggregate value of benefits provided by a contract entered into after July 1, 1973 shall not be less than those provided by the preexisting contract (a) unless a majority of the employees covered under the group insurance plan and voting on the question agree to a reduction in the benefits, if the employees are not represented by an exclusive representative pursuant to section 179.67, or (b) unless the public employer and the exclusive representative of the employees of an appropriate bargaining unit, certified pursuant to section 179.67, agree to a reduction in the benefits. (c) The aggregate value of benefits of any former employee who has retired shall not, in any event, be reduced pursuant to clause (a) or (b), unless he has individually agreed to the reduction.

No such contract need be submitted to bid more frequently than once every 48 months, unless for any reason whatsoever, a 50 percent or greater change in the premium under the policy contract is provided, required or indicated.

When an insurer proposes an increase in rates, it shall accompany its proposal with an aggregate claims record for the appropriate period that explains the proposed increase. When a contract is resubmitted for bids the aggregate claims record shall accompany the specifications for the contract.

Sec. 3. Minnesota Statutes 1978, Chapter 471, is amended by adding a section to read:

[471.617] Subdivision 1. A statutory or home rule charter city or county or school district, or instrumentality thereof which has more than 100 employees, may by ordinance or resolution self insure for any employee health benefits except long term disability and life benefits. Any self insurance plan shall provide all benefits which are required by law to be provided by group health insurance policies. Self insurance plans shall be certified as provided by section 62E.05. Employee wage deductions for the purpose of funding a self insured health benefit plan shall be subject to the licensing provisions of section 60A.23, subdivision 7.

Subd. 2. Any two or more statutory or home rule charter cities or counties or school districts or instrumentalities thereof which together have more than 100 employees may jointly self insure for any employee health benefits except long term disability and life benefits, subject to the same requirements as an individual self insurer under subdivision 1. The commissioner of insurance is authorized to promulgate administrative rules, providing standards or guidelines for the operation and administration of self insurance pools.

Subd. 3. Any self insurance plan covering fewer than 1,000 employees shall include excess or stop-loss coverage, provided by a licensed insurance company or service plan corporation. This excess or stop-loss coverage shall cover all eligible claims incurred during the term of the policy or contract, regardless of the time of payment of the claims, or the self insurance plan shall provide for reserving of an appropriate amount of funds to cover the estimated cost of claims incurred, but unpaid, during the term of the policy or contract. These funds shall be in addition to funds reserved to cover the claims paid during the term of the policy or contract. The excess or stop-loss coverage shall be provided at levels in excess of self insured retention which is appropriate, taking into account the number of covered persons in the group.

Subd. 4. No statutory or home rule charter city or county or school district or instrumentality thereof, shall adopt a self insured health benefit plan for any employees represented by an exclusive representative certified pursuant to section 179.67 without prior notification and consultation on 10 days written notice to the exclusive representative.

Subd. 5. No political subdivision or its employee or agent shall disclose any information about individual claims or total claims of an individual without the consent of the individual, except that the information may be disclosed to officers, employees, or agents of the political subdivision to the extent necessary to enable them to perform their duties in administering the health benefit program. This provision shall not prevent the disclosure of aggregate claims for the group without identification of any individual. A parent or legal guardian of any minor is authorized to act on behalf of the minor in the disclosure of a record.

Subd. 6. Any statutory or home rule charter city or county or school district, or instrumentality thereof having a self insured health benefit plan on the effective date of this statute may continue to operate that plan notwithstanding that the plan does not meet the minimum employee group size requirement of subdivision 1.

Sec. 4. [APPROPRIATION.] The sum of \$ is appropriated from the general fund to the commissioner of insurance for purposes of this act.

Sec. 5. [REPEALER.] Minnesota Statutes 1978, Section 471.61, Subdivision 1b, is repealed.

Sec. 6. [EFFECTIVE DATE.] Section 1 is effective July 1, 1980."

Delete the title and insert:

"A bill for an act relating to local government; permitting self insurance of health benefits; authorizing joint self insurance; appropriating money; amending Minnesota Statutes 1978, Section 471.616, Subdivision 1; Section 60A.23, by adding a subdivision; and Chapter 471, by adding a section; repealing Minnesota Statutes 1978, Section 471.61, Subdivision 1b."

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 Taxes to which was referred:

H. F. No. 255, A bill for an act relating to taxation; property tax: exempting certain wetlands from taxation; providing a wetlands credit; providing for state reimbursement of lost local revenues; appropriating money; amending Minnesota Statutes 1978, Section 272.02, Subdivision 1; and Chapter 273, by adding a section; repealing Minnesota Statutes 1978, Section 272.59.

Reported the same back with the following amendments:

Page 4, line 24, delete "on eligible farms"

Page 4, line 25, delete "to 3, "eligible farm" means a farm of at least"

Page 4, delete lines 26 to 30 and insert "and 2, "wetlands" means land which is mostly under water, produces little if any income and has no use except for wildlife or water conservation purposes. "Wetlands" shall be privately owned land preserved in its natural condition, drainage of which would be lawful, feasible and practical and would provide land suitable for the production of livestock, dairy animals, poultry, fruit, vegetables, forage and grains, except wild rice. "Wetlands" shall include adjacent land which is not suitable for agricultural purposes due to the presence of the wetlands. Exemption of wetlands from taxation pursuant to this section shall not grant the public any additional or greater right of access to the wetlands or diminish any right of ownership to the wetlands."

Page 5, delete line 5

Page 5, line 6, delete "pays tax on, for every acre of such" and insert "average level of estimated market value of tillable land in the township or municipality of the qualifying wetland multiplied by the number of acres of"

Page 5, line 7, after "shall" insert "not"

Page 5, line 17, after "275.29" insert ", provided that payment to the county for lost revenue shall not be less than the revenue which would have been received in taxes if the wetlands had an assessed value of \$20 per acre"

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

The report was adopted.

Mann from the Committee on Agriculture to which was referred:

H. F. No. 256, A bill for an act relating to agriculture; providing for the promotion of Minnesota agricultural products; providing for production research; appropriating money; amending Minnesota Statutes 1978, Sections 15.057; and 17.101.

Reported the same back with the following amendments:

Page 2, line 10, after "of" insert "but not limited to"

Page 2, delete clauses (a), (b), (f) and (g) and renumber remaining clauses.

Page 2, line 23, after the semicolon insert "and"

Page 2, line 30, delete the semicolon and insert a period

Page 2, lines 31 and 32, delete the new language

Page 3, line 3, delete "quarantine" and insert "marketing"

Page 3, line 11, delete "\$1,000,000" and insert "\$500,000"

Page 3, line 12, delete "1 and 2" and insert "2 and 3"

Page 3, line 15, after "division" insert a period and delete remainder of the line

Page 3, delete lines 16 to 19

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

The report was adopted.

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

H. F. No. 262, A bill for an act relating to local government; permitting self insurance for local governments; authorizing insurance pooling; amending Minnesota Statutes 1978, Sections 60A.02, Subdivisions 3 and 4; 79.01, Subdivisions 2 and 3; and Chapter 471, by adding sections.

Reported the same back with the following amendments:

Page 4, delete Lines 26 to 33 and renumber the remaining subdivision

Page 5, line 9, after "submitted" insert "for approval"

Page 5, line 15, after "proposal" insert "and approve or disapprove"

Page 5, line 15, delete "30" and insert "60"

Page 5, line 17, after the period delete the remainder of the line

Page 5, delete line 18

Page 5, line 19, delete "to each participating political subdivision." and insert "If the commissioner does not disapprove within 60 days after receipt of the proposal, the proposal shall be deemed approved."

Page 5, line 25, after the period insert "The commissioner of insurance is authorized to promulgate administrative rules, providing standards or guidelines governing the formation, operation, administration, and dissolution of self insurance pools."

"Sec. 8. [APPROPRIATION.] The sum of \$ \_\_\_\_\_\_ is appropriated from the general fund to the commissioner of insurance for the purposes of this act.

"Sec. 9. [EFFECTIVE DATE.] This act is effective July 1, 1980."

Further amend the title:

Page 1, line 4, after the semicolon insert "appropriating money;"

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

The report was adopted.

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

H. F. No. 277, A bill for an act relating to shade tree disease control; authorizing grants for municipal shade tree removal and reforestation programs; appropriating money; amending Minnesota Statutes 1978, Sections 18.023, Subdivisions 1 and 3a; and 275.50, Subdivision 6.

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

The report was adopted.

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

H. F. No. 531, A bill for an act relating to medical assistance; clarifying availability of benefits for treatment of chemical dependency in certain residential treatment programs; amending Minnesota Statutes 1978, Section 256B.02, Subdivisions 7 and 8.

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

The report was adopted.

Rice from the Committee on Labor-Management Relations to which was referred:

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H. F. No. 547, A bill for an act relating to labor relations; changing negotiable terms of employment for certain public professional employees: amending Minnesota Statutes 1978, Section 179.63. Subdivision 18.

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. 573, A bill for an act relating to banks; authorizing certain additional facilities for banks; amending Minnesota Statutes 1978, Section 47.52.

Reported the same back with the following amendments:

Page 2. delete lines 14 to 17 and insert "facility which may include walk-up services located between 150 to 1500 feet of the main banking house or a detached facility provided that such site of the main banking house or detached facility is so physically limited as to preclude the addition of a drive-in facility. The drive-in facility permitted by this clause is subject to clause (b) and section 47.53."

With the recommendation that when so amended the bill pass.

The report was adopted.

Rice from the Committee on Labor-Management Relations to which was referred:

H. F. No. 607, A bill for an act relating to public employment labor relations; permitting firefighters to use certain grievance procedures; amending Minnesota Statutes 1978, Section 179.70, Subdivision 1.

Reported the same back with the following amendments:

Page 2, line 8, after "grievances" insert "including all disciplinary actions"

Page 2. line 13, after "chapters" insert "43," and after "420" insert ", or by provision of a home rule charter pursuant to chapter 410, or by Laws 1941, Chapter 423,"

Page 2, line 18, after "chapters" insert "43," and after "420," insert "or by provision of a home rule charter pursuant to chapter 410, or by Laws 1941, Chapter 423,"

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

The report was adopted.

Munger from the Committee on Environment and Natural Resources to which was referred:

H. F. No. 649, A bill for an act relating to nuclear energy; providing for the storage and disposal of certain radioactive wastes; requiring licensure of radioactive waste management facilities in Minnesota.

Reported the same back with the following amendments:

Page 1, line 9, after "REQUIRED.]" insert "Subdivision 1. "Facility," as used in sections 1 to 9, means "radioactive waste management facility" as defined in Minnesota Statutes, Section 116C.71, Subdivision 7."

Page 1, line 9, before "No" insert "Subd. 2."

Page 2, line 17, after "hearing" insert "in accordance with Minnesota Statutes, Chapter 15"

Page 2, line 18, delete "proposed site is" and insert "facility is proposed to be"

Page 2, line 26, delete "waste management site" and insert "facility"

Page 2, line 30, delete "site" and insert "facility"

Page 2, line 32, delete "site" and insert "facility"

Page 3, line 2, delete "site" and insert "facility"

Page 3, delete lines 3 to 6

Page 3, line 29, after the second "a" insert "radioactive"

Page 3, line 30, delete "site for any radioactive waste" and insert "facility"

Page 4, line 2, delete "site" and insert "facility"

Page 4, line 3, delete "site" and insert "facility"

Page 4, line 5, delete "site" and insert "facility"

f. ...

Page 4, line 12, delete "site" and insert "facility"

Page 4, line 13, delete "site" and insert "facility"

Page 4, line 23, delete "project" and insert "facility"

Page 4, line 27, delete "waste management site" and insert "facility"

Page 4, line 27, delete "project" and insert "construction or expansion"

Page 4, line 29, delete "site" and insert "facility"

Page 4, line 29, delete "agency" and insert "board"

Page 4, line 31, delete "sites for the storage of"

Page 4, line 32, delete "radioactive wastes" and insert "a facility"

Page 5, line 2, delete "site" and insert "facility"

Page 5, line 5, delete "site" and insert "facility"

Page 5, line 7, delete "site" and insert "facility"

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 695, A bill for an act relating to juveniles; providing for secure detention and transfer of legal custody of certain juveniles to a county home school or the commissioner of corrections; amending Minnesota Statutes 1978, Sections 260.173, Subdivision 3; and 260.185, Subdivision 1.

Reported the same back with the following amendments:

On page 2, line 7 after the word "custodian." insert:

"Provided however that no secure detention facility may be used which is not certified by the commissioner of corrections as being in full compliance with all relevant regulations of the department of corrections regarding secure detention facilities." On page 3, line 4 after "(d)," delete "unless the child has previously appeared before a juvenile court on the same charge, and in the judgment of the court, community resources have been exhausted," and insert "unless the child has previously been adjudicated delinquent for a violation of either section 260.015, subdivision 5, clauses (c) or (d), and in the judgment of the court, based on written findings, the community resources have been exhausted,"

On page 3, line 14 after "(d)," delete "unless the child has previously appeared before a juvenile court on the same charge, and in the judgment of the court, community resources have been exhausted," and insert "unless the child has previously been adjudicated delinquent for a violation of either section 260.015, subdivision 5, clauses (c) or (d), and in the judgment of the court, based on written findings, the community resources have been exhausted."

Page 4, after line 19, add a section as follows:

"Sec. 3. Minnesota Statutes 1978, Section 260.171, Subdivision 2, is amended to read:

Subd. 2. If the child is not released as provided in subdivision 1, the person taking the child into custody shall notify the court as soon as possible of the detention of the child and the reasons for detention. (NO CHILD MAY BE DETAINED IN A DE-**TENTION FACILITY LONGER THAN 24 HOURS, EXCLUD-**ING SATURDAYS, SUNDAYS AND HOLIDAYS, AFTER THE TAKING INTO CUSTODY UNLESS AN ORDER FOR DETENTION. SPECIFYING THE REASON FOR DETEN-TION, IS SIGNED BY THE JUDGE OR REFEREE.) No child may be held longer than 36 hours, excluding Saturdays, Sundays or holidays, after the taking into custody unless a petition has been filed and the judge or referee determines pursuant to section 260.172 that the child shall remain in detention. If a child described in section 260.173, subdivision 4, is to be detained in a jail beyond 48 hours, the judge or referee, in accordance with rules and procedures established by the commissioner of corrections, shall notify the commissioner of the place of the detention and the reasons therefor. The commissioner shall thereupon assist the court in the relocation of the child in an appropriate detention facility or approved jail within the county or elsewhere in the state, or in determining suitable alternatives. The commissioner shall direct that a child detained in a jail be detained after eight days from and including the date of the original detention order in an approved juvenile detention facility with the approval of the administrative authority of the facility. If the court refers the matter to the prosecuting authority pursuant to section 260.125, notice to the commissioner shall not be required."

Amend the title as follows.

Page 1, line 5, after "corrections;" insert "restricting the secure detention facilities which may be used for certain purposes and eliminating the requirements of an order for detention in certain cases;"

Page 1, line 6, after "Sections" insert "260.171, Subdivision 2;"

With the recommendation that when so amended the bill pass.

The report was adopted.

Rice from the Committee on Labor-Management Relations to which was referred:

H. F. No. 699, A bill for an act relating to labor; increasing the minimum wage; reducing the time after which overtime pay is required; amending Minnesota Statutes 1978, Sections 177.24, Subdivision 1; and 177.25, Subdivision 1.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1978, Section 177.23, Subdivision 7, is amended to read:

Subd. 7. "Employee" means any individual employed by an employer but shall not include

(1) any individual employed in agriculture on a farming unit or operation employing less than the equivalent of two full time workers and on any given day employing no more than four employees. For the purpose of this clause, equivalent of a full time worker means 40 weeks of employment in a calendar year;

(2) an individual who has not attained the age of 18 who is employed in agriculture on a farm to perform services other than corn detasseling;

(2a) for purposes of section 177.24, an individual who has not attained the age of 18 who is employed in agriculture as a corn detassler;

(3) any (INDIVIDUAL) staff member employed (AS A COUNSELOR TO WORK) with (PROGRAMS AND CAMPERS IN) an organized resident or day camp licensed with the state;

(4) any individual employed in a bona fide executive, administrative, or professional capacity, or a salesman who conducts no more than 20 percent of his sales on the premises of the employer, as such terms are defined and delimited by regulations of the department;

(5) any individual who renders service gratuitously for a nonprofit organization as such terms are defined by regulations of the department;

(6) any individual who serves as an elected official for a political subdivision or who serves on any governmental board, commission, committee or other similar body, or who renders service gratuitously for a political subdivision;

(7) any individual employed by a political subdivision to provide police or fire protection services or who is employed by an entity whose principal purpose is to provide police or fire protection services to a political subdivision;

(8) any individual employed by a political subdivision who is ineligible for membership in the public employees retirement association by reason of the provisions of section 353.01, subdivision 2b, clauses (a), (b), (d), and (i);

(9) any driver employed by an employer engaged in the business of operating taxicabs;

(10) any individual engaged in babysitting as a sole practitioner;

(11) any individual employed on a part-time basis in a carnival, circus or fair;

(12) any individual under the age of 18 employed part-time by a municipality as part of a recreational program;

(13) any individual employed by the state as a natural resource manager 1, 2, or 3 (conservation officer);

(14) any individual in a position with respect to which the U.S. Department of Transportation has power to establish qualifications and maximum hours of service pursuant to the provisions of 49 U.S. Code, Section 304.

Sec. 2. Minnesota Statutes 1978, Section 177.24, Subdivision 1, is amended to read:

177.24 [PAYMENT OF MINIMUM WAGES.] Subdivision 1. Except as may otherwise be provided in sections 177.21 to 177.35, or by (REGULATION) rule issued pursuant thereto, every employer shall pay to each (OF HIS EMPLOYEES) employee who is 18 years of age or older wages at a rate of not less than (\$2.30) \$2.90 an hour beginning January 1, 1980, \$3.10 an hour beginning January 1, 1981, and \$3.35 an hour beginning January 1, 1982, and shall pay to each (OF HIS EMPLOYEES) employee who is under the age of 18 wages at a rate of not less than (\$2.07) \$2.61 an hour beginning January 1, 1980, \$2.79 an hour beginning January 1, 1981, and \$3.02 an hour beginning January 1, 1982."

Delete the title and insert:

"A bill for an act relating to labor; increasing the minimum wage; providing for future increases; amending Minnesota Statutes 1978, Sections 177.23, Subdivision 7; and 177.24, Subdivision 1."

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 797, A bill for an act relating to juveniles; juvenile traffic offenders; requiring prosecution of juveniles who commit minor traffic offenses under laws controlling adult offenders; amending Minnesota Statutes 1978, Sections 260.111, Subdivision 1: 260.115. Subdivision 1: 260.121. Subdivision 3: and 260.-193.

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

The report was adopted.

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

H. F. No. 827, A bill for an act relating to welfare; limiting the family contribution to cost of care and treatment for mentally retarded, epileptic, or emotionally handicapped children; amending Minnesota Statutes 1978, Section 252.27, Subdivision 2.

Reported the same back with the following amendments:

Page 1, lines 16 to 18, delete the new language and insert "The maximum monthly responsibility of the child for the cost of care shall be in the amount of the child's monthly income from any source including third party payments. Responsibility of the parents for the cost of care shall be up to a maximum of \$125 per month."

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

The report was adopted.

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

H. F. No. 834, A bill for an act relating to cemeteries; providing for the preservation of burial grounds; imposing penalties; appropriating money; amending Minnesota Statutes 1978, Section 307.08.

Reported the same back with the following amendments:

Page 1, line 16, delete "section" and insert "statute"

Page 2, line 5, after "goods" insert "and artifacts"

Page 2, line 11, delete "gross"

Page 3, delete subdivision 7

Pages 3 and 4, delete subdivision 10

Page 4, line 7, delete "highways" and insert "transportation"

Page 4, line 17, delete "at" and insert "prior to"

Page 4, delete subdivision 13

Renumber the subdivisions as may be required by this amendment

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

The report was adopted.

Enebo from the Committee on Governmental Operation to which was referred:

H. F. No. 863, A bill for an act relating to retirement; St. Paul teachers retirement fund association; post retirement adjustments for certain retirees and benefit recipients; retirement annuity computation for certain coordinated members; recomputation of disability benefits; early retirement reductions; augmentation of benefits; appropriating funds.

Reported the same back with the following amendments:

Page 2, line 17, after the period insert "Authority to provide the post retirement adjustment shall expire on December 31, 1982."

### Page 3, delete lines 15 to 25 and renumber remaining clause

Pages 3 and 4, delete section 2 and renumber remaining section

Amend the title as follows:

Page 1, line 7, delete "early retirement reductions;"

Page 1, line 8, delete "; appropriating funds"

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. 875, A bill for an act relating to insurance; providing for coverage of certain medical benefits under automobile insurance policies; amending Minnesota Statutes 1978, Section 65B.44. Subdivision 2.

Reported the same back with the following amendments:

Page 1. line 15. after "other" insert "reasonable"

Page 2, after line 9 insert:

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

With the recommendation that when so amended the bill pass.

The report was adopted.

Enebo from the Committee on Governmental Operations to which was referred:

H. F. No. 915, A bill for an act relating to retirement; providing for a proportionate annuity at age 65 or older with one year of service; increasing the maximum earnings amount for a re-employed annuitant; amending Minnesota Statutes 1978, Sections 352.115, Subdivision 10; 353.37, Subdivision 1; 354.44, Subdivision 5; and 356.32, Subdivision 1.

Reported the same back with the following amendments:

Page 3, after line 13, insert a section to read:

"Sec. 3. Minnesota Statutes 1978, Section 354.44, Subdivision 1a, is amended to read:

Subd. 1a. [MANDATORY RETIREMENT.] Notwithstanding the provisions of sections 43.30 or 197.45 to 197.48, a member shall terminate employment on August 31, 1976, or at the end of the academic year in which the member reaches the age of 65, whichever is later. For purposes of this subdivision, an academic year shall be deemed to end August 31. A member who terminates employment at any time during the academic year at the end of which such person is required to terminate employment pursuant to this subdivision shall, for the purpose of determining eligibility for a proportionate retirement annuity, be considered to have been required to terminate employment at age 65 or earlier pursuant to this subdivision. Nothing contained in this subdivision shall preclude an employer unit covered by this chapter from employing a retired teacher as a substitute or part time teacher; provided, no teacher required to terminate employment by this subdivision shall resume membership in the retirement association by virtue of employment as a substitute or part time teacher; provided further that upon having earned (\$3,000) \$4,500 in any academic year from employment as a substitute or part time teacher, any person over the age of 65 years shall terminate employment for the remainder of that academic year."

Page 3, after line 33, insert a section to read:

"Sec. 5. Minnesota Statutes 1978, Section 354A.21, is amended to read:

354A.21 [MANDATORY RETIREMENT: PROPORTION-ATE ANNUITY.] Notwithstanding the provisions of sections 197.45 to 197.48 or 354A.05, a teacher subject to the provisions of this chapter shall terminate employment on August 31, 1976, or at the end of the academic year in which such teacher reaches the age of 65, whichever is later. For purposes of this section, an academic year shall be deemed to end August 31. A teacher who terminates employment at any time during the academic year at the end of which such person is required to terminate employment pursuant to this section and who has less than the minimum required number of years of service to otherwise qualify for a retirement annuity shall be entitled upon application to a proportionate retirement annuity based on service prior to termination. Nothing contained in this subdivision shall preclude a district from employing a retired teacher as a substitute teacher; provided, no teacher required to terminate employment by this section shall resume membership in the retirement association by virtue of employment as a substitute teacher; provided further that upon having earned (\$3,000) \$4,500 in any academic year from employment as a substitute teacher, any person over the age of 65 years shall terminate employment for the remainder of that academic year."

Renumber the sections

Amend the title as follows:

Page 1, line 8, delete the first "Subdivision" and insert "Subdivisions 1a and"

Page 1, line 8, after "5;" insert "354A.21;"

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 916, A bill for an act relating to education; establishing a program of tuition supplements and equivalency credits for the Minnesota national guard; appropriating money; amending Minnesota Statutes 1978, Chapter 136A, by adding sections.

Reported the same back with the following amendments:

Page 1, line 9, delete "136A" and insert "192"

Page 1, line 11, delete "136A.90" and insert "192.552"

Page 1, line 13, delete "136A" and insert "192"

Page 1, line 15, delete "136A.91" and insert "192.553"

Page 1, delete lines 18 and 19 and insert "Subd. 2. "Department" means the department of military affairs."

Page 2, line 3, after "the" insert "higher education coordinating"

Page 2, line 7 delete "such"

Page 2, lines 8 and 9 delete "which, by the law of the United States, supersede rules adopted by the board"

Page 2, line 10, delete "136A" and insert "192"

Page 2, line 12, delete "136A.92" and insert "192.554"

Page 2, line 13, delete "and equivalency credits"

Page 2, line 15, delete "board" and insert "department"

Page 2, line 16, delete "136A" and insert "192"

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Page 2, delete lines 18 to 26 and insert:

"[192.555] [GENERAL POWERS AND DUTIES OF DE-PARTMENT.] Subdivision 1. The department shall conduct a study on the feasibility of establishing an equivalency credit program that would provide academic credit recognition for the service school experience of members of the Minnesota national guard and report back to the legislature by October 1, 1980. In conducting the study, the department shall consult with the institutions of higher education in Minnesota and the higher education coordinating board."

Page 2, line 27, delete "board" and insert "department"
Page 2, line 30, delete "equivalency credit and"
Page 2, line 32, delete "board" and insert "department"
Page 3, line 1, delete "board" and insert "department"
Page 3, line 2, delete "board" and insert "department"
Page 3 lines 3 and 4, delete everything after "program."
Page 3, line 5, delete "board" and insert "department"

Page 3, lines 6 and 7, delete "programs in consultation with the adjutant general" and insert "program"

Page 3, line 11, delete "board" and insert "department"

Page 3, line 11, delete everything after "may"

Page 3, line 17, delete "136A" and insert "192"

Page 3, line 19, delete "136A.94" and insert "192.556"

Page 3, line 21, delete "board" and insert "department"

Page 5, line 20, delete "board" and insert "department"

Page 5, line 24, delete "board" and insert "department"

Page 5, line 32, delete "Higher Education Coordinating Board" and insert "department of military affairs"

Amend the title as follows:

Page 1, line 3, after "and" insert "A study of"

Page 1, line 5, delete "136A" and insert "192"

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

The report was adopted.

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

H. F. No. 921, A bill for an act relating to local government; extending scope of subdivision regulations; amending Minnesota Statutes 1978, Section 462.358, Subdivision 1.

Reported the same back with the following amendments:

Strike everything after the enacting clause and insert:

"Section 1. Notwithstanding any law to the contrary, the governing body of the city of Ham Lake in Anoka county may adopt subdivision regulations within its corporate boundaries including minimum physical standards and design requirements as to provide for the orderly, economic and safe development of land and urban services and facilities, and to promote the public health, safety, morals and general welfare. Any subdivision regulations adopted by the city of Ham Lake shall apply within its corporate boundaries to parcels which are taken from existing parcels of record by metes and bounds descriptions, and the governing body or building authority of Ham Lake may deny the issuance of building permits to any parcels so divided, pending compliance with subdivision regulations.

Sec. 2. Except as otherwise provided in section 1, any subdivision regulations adopted by the city of Ham Lake shall comply with the provisions of Minnesota Statutes, Section 462.358.

Sec. 3. This act is effective upon approval by the governing body of the city of Ham Lake and compliance with Minnesota Statutes, Section 645.021."

Further amend the title as follows:

Page 1, line 2, delete "local government" and insert "the city of Ham Lake, Anoka county"

Page 1, line 3, before the semicolon insert "within its corporate boundaries."

Page 1, line 3, delete "; amending Minnesota"

Page 1, delete line 4.

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

The report was adopted.

Rice from the Committee on Labor-Management Relations to which was referred:

H. F. No. 966, A bill for an act relating to workers' compensation; providing employer's action for recovery of insurance premiums against certain third parties; amending Minnesota Statutes 1978, Section 176.061, Subdivisions 5 and 6.

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

The report was adopted.

Biersdorf from the Committee on Commerce, Economic Development and Housing to which was referred:

H. F. No. 996, A bill for an act relating to commerce; creating a business assistance center within the department of economic development; appropriating money; amending Minnesota Statutes 1978, Sections 161.321, Subdivision 1; 362.42; and Chapter 362, by adding sections; repealing Minnesota Statutes 1978, Section 16.082.

Reported the same back with the following amendments:

Page 2, line 27, delete "Subdivision 1."

Page 2, line 30, delete "The center shall be headed by an"

Page 2, delete line 31

Page 2, line 32, delete "commissioner."

Page 3, delete lines 6 to 33

Page 4, delete lines 1 and 2

Page 4, line 10, delete "The staff of the bureau of small business"

Page 4, delete line 11

Page 4, line 12, delete "commissioner."

Page 4, line 12, delete "director" and insert "bureau"

Page 4, line 29, delete "and"

Page 5, line 1, delete the period and insert "; and

(g) Develop an information system, with due regard to privacy statutes, which will enable the commissioner and other state agencies to efficiently store, retrieve, analyze and exchange data regarding business development and growth in the state."

Page 5, line 2, delete "director shall" and insert "bureau may"

Page 5, line 3, delete "shall" and insert "may"

Page 5, delete lines 11 and 12

Page 5, line 13, delete "economic development."

Page 5, line 21, delete "shall be limited to" and insert "may include"

Page 6, line 18, delete "Subdivision 1."

Page 6, delete lines 19 to 21

Page 6, line 25, after the period insert "The bureau shall also study applications and forms not necessarily related to licenses, which are required by state agencies to operate a business within the state."

Page 6, line 27, delete "report to the" and after "shall" insert "issue a preliminary report to the appropriate standing committee of the legislature no later than January 1, 1980, and shall issue its final report to the governor and legislature by January 1, 1981."

Page 6, delete line 28

Page 6, line 29, delete "1981."

Page 6, line 29, after "The" insert "final"

Page 7, line 18, delete "and"

Page 7, line 20, delete the period and insert "; and

(i) Modifying, simplifying and combining applications and forms required to operate a business within the state."

Page 7, line 24, delete "on" and insert "between"

Page 7, line 25, after "1981" insert "and July 1, 1982"

Renumber the subdivisions as required

Page 7, delete line 33

Page 8, delete line 1

Renumber the remaining section

Amend the title as follows:

Page 1, line 7, delete "; repealing Minnesota Statutes" and insert a period

Page 1, delete line 8

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

The report was adopted.

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

H. F. No. 1018, A bill for an act relating to no-fault automobile insurance; providing disability and income loss benefits for certain persons who lose unemployment compensation benefits as a result of accidental injury; amending Minnesota Statutes 1978, Section 65B.44, Subdivision 3.

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:

H. F. No. 1026, A bill for an act relating to transportation; establishing a public transit capital grant assistance program to aid certain political subdivisions to meet federal matching fund requirements for certain federal grants; appropriating money; amending Minnesota Statutes 1978, Chapter 174, by adding a section.

Reported the same back with the following amendments:

Page 1, line 18, delete "county or home rule"

Page 1, line 19, delete "charter or statutory city operating a publicly owned" and insert "political subdivision, public transit authority or other public or private nonprofit agency that operates or provides financial assistance to a"

Page 1, line 20, delete "and not included within an urbanized area"

Page 1, line 21, delete "as defined in 49 U.S.C. Section 1604" and insert "which is eligible to receive capital assistance grants under the Urban Mass Transportation Act of 1964, Public Law 88-365, as amended, except a public transit authority or commission that operates a public transit system in any city of the first class"

Page 2, line 10, delete "political subdivisions" and insert "recipients"

Further amend the title as follows:

Page 1, line 4, delete "political subdivisions" and insert "public transit systems"

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

The report was adopted.

Enebo from the Committee on Governmental Operations to which was referred:

H. F. No. 1062, A bill for an act relating to the city of Windom; authorizing the purchase of annuity contracts for retiring firefighters.

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

The report was adopted.

Mann from the Committee on Agriculture to which was referred:

H. F. No. 1066, A bill for an act relating to agriculture; providing for corn industry promotion; appropriating money.

Reported the same back with the following amendments:

Page 1, lines 8 and 18, delete "\$30,000" and insert "\$40,000"

Page 2, after line 6, insert:

"Sec. 2. Minnesota Statutes 1978, Sections 17.58, is amended by adding a subdivision to read:

Subd. 5. [AUDITS.] The commissioner shall annually audit the promotion councils organized under chapter 17 or any other chapter."

Underline all the new language in the bill

Amend the title as follows:

Page 1, line 3, before the period insert, "; amending Minnesota Statutes 1978, Section 17.58, by adding a subdivision"

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

The report was adopted.

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

H. F. No. 1074, A bill for an act relating to courts; tenth judicial district; authorizing the position of civil commitment referee in Washington County; amending Minnesota Statutes 1978, Section 253A.21, by adding a subdivision; and Chapter 484, by adding a section.

Reported the same back with the following amendments:

Page 1, line 14, after "County" insert "with the approval of the county board of commissioners"

Page 1, line 16, after "court" insert "or until a new judge position is authorized pursuant to Section 487.01, Subdivision 5, clause 5"

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 1093, A bill for an act relating to bingo; changing the filing requirements for organizations conducting bingo; amending Minnesota Statutes 1978, Section 349.21, Subdivision **3**. Reported the same back with the recommendation that the bill pass and be placed on the Consent Calendar.

The report was adopted.

Faricy from the Committee on Judiciary to which was referred:

H. F. No. 1119, A bill for an act relating to children; requiring that adoptive parents and the adoptive child shall be made parties to certain proceedings related to terminating adoptions; prohibiting a presumption that biological parents should be favored in such proceedings; amending Minnesota Statutes 1978, Sections 259.24, Subdivision 6; and 259.25, Subdivision 2.

Reported the same same back with the following amendments:

Page 1, line 23, after the period insert "The proceedings shall be conducted so as to preserve the confidentiality of the adoption process."

Page 2, line 10, after the period insert "The proceedings shall be conducted so as to preserve the confidentiality of the adoption process."

With the recommendation that when so amended the bill pass.

The report was adopted.

Mann from the Committee on Agriculture to which was referred:

H. F. No. 1125, A bill for an act relating to agriculture; transferring certain duties and personnel involved in the sale, storage and transportation of certain agricultural products from the department of public service to the department of agriculture; amending Minnesota Statutes 1978, Sections 223.02; 229.01, Subdivision 2; 229.06; 229.07; 232.01, Subdivision 1; 233.01, Subdivision 1; 233.03; 233.24; 234.02; 234.10; 235.01; 236.01, Subdivision 5.

Reported the same back with the following amendments:

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Pages 2 and 3, delete section 3

Page 6, delete section 8

Renumber the sections in sequence

Page 8, line 26, after the period insert: "Nothing herein shall be construed as abrogating or modifying any rights now enjoyed by affected employees under the terms of an agreement between an exclusive representative of public employees and the state or one of its appointing authorities."

Amend the title as follows:

Page 1, line 8, delete "229.06;"

Page 1, line 9, delete "233.24;"

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

The report was adopted.

Enebo from the Committee on Governmental Operations to which was referred:

H. F. No. 1132, A bill for an act relating to retirement; providing for the merging of the Minneapolis municipal employees retirement fund into the public employees retirement association; providing an appropriation; amending Minnesota Statutes 1978, Chapters 353, by adding sections; and 355, by adding a section; repealing Minnesota Statutes 1978, Chapter 422A.

Reported the same back with the following amendments:

Page 1, after line 10, insert a new section to read:

"Section 1. Minnesota Statutes 1978, Section 353.06 is amended to read:

[STATE BOARD OF INVESTMENT TO INVEST 553.06FUNDS.] Except as otherwise provided in section 15 of this act The executive director shall from time to time certify to the state board of investment for investment such portions of the retirement fund as in its judgment may not be required for immediate use. Assets from the public employees retirement fund shall be transferred to the Minnesota adjustable fixed benefit fund as provided in section 11.25. The state board of investment shall thereupon invest and reinvest the sum so certified, or transferred, in such securities as are duly authorized as legal investments for state employees retirement fund and shall have authority to sell, convey, and exchange such securities and invest and reinvest the securities when it deems it desirable to do so and shall sell securities upon request of the board of trustees when such funds are needed for its purposes. All of the provisions regarding accounting procedures and restrictions and conditions for the purchase and sale of securities for the state employees retirement fund shall apply to the accounting, purchase and sale of securities for the public employees retirement fund.'

Renumber remaining sections

Page 3, line 1, after "422A," insert "including benefits estab-lished on or before April 1, 1979, by rule or regulation as authorized by Minnesota Statutes, Chapter 422A."

Page 3, line 10, delete "August" and insert "September"

Page 4, line 4, delete "August" and insert "September"

Page 4, after line 12, insert:

"In addition the Minneapolis municipal employees retirement fund shall certify the following to the board of directors of the public employees retirement association:

(a) the date of retirement or commencement of retirement annuities or benefits of and the amounts entitled to be received by all persons receiving retirement allowances or annuities, disability benefits, survivorship annuities and survivor of deceased active employee benefits from the Minneapolis municipal employees retirement fund as of the effective date of this act: and

(b) the amount of member or employee contributions made by, the dates of service commencement and termination of, the length of service credited to, the dates of birth of, and the salaries of all active and inactive members, retirees and benefit recipients, and deceased members of the Minneapolis municipal employees retirement fund as of the effective date of this act.

The Minneapolis municipal employees retirement fund shall prior to certifying the above information to the public employees retirement association provide each active and inactive member with a copy of the employee's certification. If the employee and the Minneapolis municipal employees retirement fund are unable to agree upon the accuracy of the certification, the Minneapolis municipal employees retirement fund shall certify to the public employees retirement association what it believes to be accurate. Upon request from an employee the public employees retirement association shall review the certification and determine the accuracy of the certification."

Page 4, line 22, after the brackets insert "Subdivision 1. Thepublic employees retirement association shall have its approved actuary prepare an actuarial valuation as defined in Minnesota Statutes 1978, Section 365.215, Subdivision 1, for the transferred

Minneapolis municipal employees retirement fund program as of July 1, 1979. The assets of the Minneapolis municipal employees retirement fund shall be valued on July 1, 1979, in a manner agreeable to the Minneapolis municipal employees retirement fund board and the board of directors of the public employees retirement association in determining the value of the assets of the Minneapolis municipal employees retirement fund, the board of directors of the public employees retirement association shall utilize the state board of investment in an advisory capacity. If the two parties cannot agree on the value of the assets of the Minneapolis municipal employees retirement fund, then the board of directors of the public employees retirement fund shall specify the value of the assets. If the Minneapolis municipal employees retirement fund board contests the value of the assets as specified by the board of directors of the public employees retirement association, then the dispute shall be submitted to the district court of the second judicial district."

Page 4, line 22, before "In" insert "Subd. 2."

Page 5, line 1, after "be" delete the remainder of the line

Page 5, delete lines 2 to 6 to the semi-colon and insert "\$2,-800,000 annually"

Page 5, line 8, delete "....." and insert "30"

Page 5, line 9, after the period, insert "each employing unit shall contribute a proportional share of the \$2,800,000 based on its proportion of the Minneapolis municipal employees retirement fund unfunded liability on December 31, 1978."

Page 5, line 25, after "422A" insert "including benefits established on or before April 1, 1979 by rule or regulation as authorized by Minnesota Statutes 1978, Chapter 422A"

Page 6, line 17, after the period, delete the remainder of the line

Page 6, delete lines 18 to 28 to the period

Page 7, delete line 1

Page 7, line 2, delete "administrative costs" and insert "the difference between the level normal cost plus administrative costs and the employee contribution provided for in section 10 of this act"

Page 7, line 11, after "fund" delete the remainder of the line

Page 7, delete lines 12 to 15 to "8" and insert "prior to January 1, 1980, an amount equal to 7-1/4 percent, after December 31, 1979, but prior to January 1, 1981, an amount equal to 8-1/4 percent, after December 31, 1980, an amount equal to 9-1/4 percent of such salary, pay or compensation, except as hereinafter provided"

Page 12, after line 8, insert:

"Sec. 15. Minnesota Statutes 1978, Chapter 353, is amended by adding a section to read:

[353.312] [MINNEAPOLIS EMPLOYEES INVESTMENT BOARD.] Subdivision 1. An investment board of seven members is hereby constituted which shall consist of the following:

(1) three individuals selected by the board of directors of public employees retirement association. The persons selected shall serve for staggered terms of two years from the first of the next succeeding January after their selection, and until their successors are selected. Vacancies occurring by death, resignation or removal of such members shall be filled by the board of directors of the public employees retirement association.

(2) four legally qualified voters of the city of Minneapolis, residents thereof for the preceding five years, to be chosen by the employees of the city of Minneapolis and special school district number one, who are members of the public employees retirement association, and employees of an employing unit who were members of the Minneapolis municipal employees retirement fund on June 30, 1979, and who are members of the public employees retirement association. The persons selected shall serve for staggered terms of two years from the first of the next succeeding January after their election, and until their successors are duly elected. Such selection shall be made by the employees during the first week of December of each year. Vacancies occurring by death, resignation, or removal of such representatives shall be filled by representatives chosen by the employees. The association established pursuant to Minnesota Statutes 1978. Section 422A.02, shall continue in existence until December 31, 1980, and shall establish the method and manner of selecting the employee representatives to serve on the Minneapolis employees investment board. Any employing unit is authorized to make payroll deductions to the association established pursuant to Minnesota Statutes 1978, Section 422A.02 until December 31, 1980.

Until January 1, 1980, the members of the retirement board established pursuant to Minnesota Statutes 1978, Section 422A.-02 serving on July 1, 1979, shall constitute the Minneapolis employees investment board.

Subd. 2. The executive director of the public employees retirement association shall from time to time certify to the Minneapolis employees investment board for investment such

portions of the retirement fund as in its judgment may not be required for immediate use and which represent the proportion of the total portion of the retirement fund which is available for investment or is invested, not including assets transferred to the Minnesota adjustable fixed benefit fund, which the covered payroll of the city of Minneapolis and special school district number one bears to the total covered payroll of the public employees retirement association. The Minneapolis employees investment board shall thereupon invest and reinvest the sum so certified, or transferred in such securities as are duly authorized as legal investments for state employees retirement fund and shall have authority to sell, convey, and exchange such securities and invest and reinvest the securities when it deems it desirable to do so and shall sell securities upon request of the board of trustees when such funds are needed for its purposes. All of the provisions regarding accounting procedures and restrictions and conditions for the purchase and sale of securities for the state employees retirement fund shall apply to the accounting, purchase and sale of securities by the Minneapolis employees investment board.

Subd. 3. The Minneapolis employees investment board may retain from the earnings on its investments an amount adequate to cover its administrative costs and to cover the costs of employee elections of members to the board, but not to exceed .004 percent of the dollar value of its investment portfolio.

Sec. 16. Minnesota Statutes 1978, Chapter 353, is amended by adding a section to read:

[353.313] [SATELLITE SERVICE CENTER.] The public employees retirement association shall maintain within the corporate limits of the city of Minneapolis a satellite service center for members of the public employees retirement association. The satellite service center shall be equipped and staffed in a manner adequate to at a minimum provide pre-retirement and postretirement counseling to the public employees retirement association members who reside in Hennepin County and who desire to make use of the satellite service center.

Sec. 17. Municipal aid funds distributed to the city of Minneapolis for calendar year 1980 pursuant to Minnesota Statutes, Section 477A.01, shall be an amount equal to the amount of aids distributed to the city in 1979 pursuant to Minnesota Statutes 1978, Section 477A.01."

Renumber remaining sections

Page 12, delete lines 11 and 12

Page 12, line 13, delete "1981" and insert "annually the sum of \$2,500,000 until and through the fiscal year ending June 30, 2009"

#### 1292

Amend the title as follows:

Page 1, line 6, after the first comma, insert "Section 353.06;"

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

The report was adopted.

Rice from the Committee on Labor-Management Relations to which was referred:

H. F. No. 1157, A bill for an act relating to workers' compensation; allowing certain owners and partners of farms or businesses, and their close relatives, to elect workers' compensation coverage; amending Minnesota Statutes 1978, Section 176.012.

Reported the same back with the following amendments:

Page 2, line 6, after the period insert "The election provided in this section shall be exercised at the termination of a policy issued under this chapter where such a policy is in effect. In the case of self-insurers the election provided shall be exercised at the termination of a period of approved self-insurance."

Page 2, delete section 2 and insert:

"Sec. 2. Minnesota Statutes 1978, Section 176.041, Subdivision 1, is amended to read:

176.041[EXCLUDED EMPLOYMENTS; APPLICATION, EXCEPTIONS.] **[EMPLOYMENTS EX-**Subdivision 1. CLUDED.] This chapter does not apply to persons employed by any common carrier by railroad engaged in interstate or foreign commerce, which persons are covered by the Federal Employers' Liability Act (45 U.S.C. 51-60) or other comparable federal law; persons employed by family farms as defined by section 176.011, subdivision 11a, (SPOUSES) the spouse, (PARENTS) parent and (CHILDREN) child, regardless of (THEIR) age, of a farmer employer working for him; partners engaged in any farm operation or partners engaged in a business and the (SPOUSES) spouse, (PARENTS) parent, and (CHIL-DREN) child, regardless of age, of any of the partners of the farm operation or business; an executive officer of a family farm corporation; any spouse, parent, or child, regardless of age, of an executive officer of a family farm corporation as defined in section 500.24, subdivision 2, employed by that family farm corporation; or other farmers or members of their families exchanging work with the farmer employer or family farm corporation operator in the same community, or persons whose employment at the time of the injury is casual, and not in the usual course of the trade, business, profession, or occupation of his employer;

nor does it apply to officers or members of veteran's organizations whose employment relationship arises solely by virtue of attending meetings or conventions of their organization, unless such veteran's organizations elect by resolution to provide coverage under this chapter for such officers or members. Neither shall the chapter apply to any person employed as a household worker in, for, or about, a private home or household who earns less than \$500 in cash in any three month period from a single private home or household provided that any household worker who has earned \$500 or more from his present employer in any three month period within the previous year shall be covered by Laws 1975, Chapter 359 regardless of whether or not he has in the present quarter earned \$500. This chapter does not apply to those persons employed by a corporation where those persons are related by blood or marriage, within the third degree of kindred according to the rules of civil law, to all of the officers of the corporation, and if the corporation files a written election with the commissioner of labor and industry to have those persons excluded from this chapter. This chapter does not apply to a nonprofit association which does not pay more than \$500 in salary or wages in a year. (EMPLOYERS' LIABILITY ACT (45 U.S.C. 51-60) OR OTHER COMPARABLE FEDERAL LAW; PERSONS EMPLOYED BY FAMILY FARMS AS DE-FINED BY SECTION 176.011, SUBDIVISION 11A, SPOUSES, PARENTS AND CHILDREN, REGARDLESS OF THEIR AGE, OF A FARMER EMPLOYER WORKING FOR HIM; PARTNERS ENGAGED IN ANY FARM OPERATION AND THE SPOUSES, PARENTS, AND CHILDREN, REGARD-LESS OF AGE, OF ANY OF THE PARTNERS; AN EXECU-TIVE OFFICER OF A FAMILY FARM CORPORATION: ANY SPOUSE, PARENT, OR CHILD, REGARDLESS OF AGE, OF AN EXECUTIVE OFFICER OF A FAMILY FARM CORPORATION AS DEFINED IN SECTION 500.24, SUB-DIVISION 1, EMPLOYED BY THAT FAMILY FARM COR-PORATION: OR OTHER FARMERS OR MEMBERS OF FAMILIES EXCHANGING WORK WITH THE THEIR FARMER EMPLOYER OR FAMILY FARM CORPORATION OPERATOR IN THE SAME COMMUNITY, OR PERSONS WHOSE EMPLOYMENT AT THE TIME OF THE INJURY IS CASUAL, AND NOT IN THE USUAL COURSE OF THE TRADE, BUSINESS, PROFESSION, OR OCCUPATION OF HIS EMPLOYER; NOR DOES IT APPLY TO OFFICERS OR MEMBERS OF VETERAN'S ORGANIZATIONS WHOSE EM-PLOYMENT RELATIONSHIP ARISES SOLELY BY VIRTUE OF. ATTENDING MEETINGS OR CONVENTIONS OF THEIR ORGANIZATION, UNLESS SUCH VETERAN'S ORGANIZATIONS ELECT BY RESOLUTION TO PROVIDE COVERAGE UNDER THIS CHAPTER FOR SUCH OF-FICERS OR MEMBERS. NEITHER SHALL THE CHAPTER APPLY TO ANY PERSON EMPLOYED AS A HOUSEHOLD WORKER IN, FOR, OR ABOUT, A PRIVATE HOME OR HOUSEHOLD WHO EARNS LESS THAN \$500 IN CASH IN ANY THREE MONTH PERIOD FROM A SINGLE PRIVATE

HOME OR HOUSEHOLD PROVIDED THAT ANY HOUSE-HOLD WORKER WHO HAS EARNED \$500 OR MORE FROM HIS PRESENT EMPLOYER IN ANY THREE MONTH WITHIN THE PREVIOUS YEAR PERIOD SHALL BE COVERED BY LAWS 1975, CHAPTER 359 REGARDLESS OF WHETHER OR NOT HE HAS IN THE PRESENT QUAR-TER EARNED \$500. THIS CHAPTER DOES NOT APPLY TO THOSE PERSONS EMPLOYED BY A CORPORATION WHERE THOSE PERSONS ARE RELATED BY BLOOD OR MARRIAGE, WITHIN THE THIRD DEGREE OF KINDRED ACCORDING TO THE RULES OF CIVIL LAW, TO ALL OF THE OFFICERS OF THE CORPORATION, AND IF THE CORPORATION FILES A WRITTEN ELECTION WITH THE COMMISSIONER OF LABOR AND INDUSTRY TO HAVE THOSE PERSONS EXCLUDED FROM THIS CHAPTER. THIS CHAPTER DOES NOT APPLY TO A NONPROFIT AS-SOCIATION WHICH DOES NOT PAY MORE THAN \$500 IN SALARY OR WAGES IN A YEAR.)"

Amend the title as follows:

Page 1, line 5, after "coverage;" insert "excluding certain employments;"

Page 1, line 6, before the period insert "; and 176.041, Subdivision 1"

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

The report was adopted.

Wigley from the Committee on Energy and Utilities to which was referred:

H. F. No. 1206, A bill for an act relating to energy; encouraging municipalities to use diseased trees as firewood.

Reported the same back with the following amendments:

Page 1, line 12, delete "as firewood"

Page 1, line 18, delete "shall", and insert "may"

Page 1, line 21, delete "remove by" and insert "including but not limited to"

Further, amend the title, page 1, line 3, delete "as firewood"

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 1212, A bill for an act relating to Ramsey County; providing for court and probation services in the county; amending Laws 1974, Chapter 435, by adding a section; repealing Minnesota Statutes 1961, Sections 636.09; 636.10; 636.11; 636.12; 636.14; 636.19; and 636.21; and Laws 1923, Chapter 289, Sections 1, as amended; 2, as amended; 3, as amended; 4, as amended; 6, as amended; 11, as amended; and 13, as amended; and Laws 1965, Chapter 469, Section 8, as amended.

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

The report was adopted.

Enebo from the Committee on Governmental Operations to which was referred:

H. F. No. 1220, A bill for an act relating to retirement; metropolitan transit commission-transit operating division employees; clarifying the amortization obligation of the metropolitan transit commission to the Minnesota state retirement system; calculating service credit for certain part time transit operating division employees; clarifying the provision of the minimum disability coverage; providing a retirement annuity to certain former transit operating division employees; providing service credit for certain military service leaves of absence; amending Minnesota Statutes 1978, Sections 352.01, Subdivisions 11 and 16; 473.417; 473.418; and Laws 1978, Chapter 538, Section 21.

Reported the same back with the following amendments:

Page 6, lines 11 to 23, delete the new language and insert:

"The metropolitan transit commission shall not be required to provide any supplementary disability benefit coverage or benefit amount to replace the amount of any reduction in any disability payable from the Minnesota state retirement system due to the receipt of benefits under the workers' compensation law unless no offset of the amount of workers' compensation benefits from the amount of a disability benefit was required pursuant to the provisions of article ten of the metropolitan transit commissiontransit operating division employees retirement fund plan document in effect on December 31, 1977."

Page 9, line 1, after "seven" insert "and payable at the minimum age specified in article eight" With the recommendation that when so amended the bill pass and be placed on the Consent Calendar.

The report was adopted.

Fudro from the Committee on Transportation to which was referred:

H. F. No. 1243, A bill for an act relating to transportation; establishing a state policy of coordinating public and private programs providing transportation for elderly, handicapped and others with special transportation needs; establishing an interagency task force on coordination of special transportation programs; authorizing the commissioner of transportation to adopt and enforce operating standards for special transportation services; exempting services that meet standards from other license and permit requirements; directing the establishment of a demonstration project for coordinating special transportation service in the metropolitan area; providing for state assistance for driver training and insurance and establishing accessibility requirements for paratransit projects; authorizing medical assistance reimbursement to qualified public and private nonprofit providers of special transportation service; requiring certain provisions in the medical assistance reimbursement rules of the department of public welfare; amending Minnesota Statutes 1978. Chapter 174, by adding sections; and Sections 256B.02, Subdivision 8; and 256B.04, Subdivision 12.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1978, Chapter 174, is amended by adding a section to read:

[174.29] [COORDINATION OF SPECIAL TRANSPOR-TATION SERVICE.] Subdivision 1. [DEFINITION.] For the purpose of sections 1 to 3 "special transportation service" means motor vehicle transportation provided on a regular basis by any public or private entity or person which is designed exclusively or primarily to serve individuals who are elderly, handicapped, disabled or economically disadvantaged and who are unable to use regular means of transportation. Special transportation service includes but is not limited to service provided by specially equipped buses, vans, taxis and volunteers driving private automobiles.

Subd. 2. [DIRECTION.] In order to provide more adequate access to transportation service for the elderly, handicapped and others with special transportation needs and to more efficiently utilize public and private funds expended for that purpose, all state agencies that assist, provide, reimburse or regulate special transportation services shall promote, support and facilitate coordination of those services with other special services and with regular transportation services offered to the general public.

Subd. 3. [INTERAGENCY TASK FORCE.] The commissioner or chief administrative officer of each department, agency or board of the state that assists, provides, reimburses or regulates special transportation services shall serve or appoint a representative to serve on an interagency task force on coordination of special transportation programs. The departments of economic security, education, health, public safety, public welfare and transportation. the council on the handicapped and the board on aging shall be represented on the task force. The commissioner of transportation shall appoint members of the task force representing other departments, boards or agencies of the state that assists, provide, reimburse or regulate special trans-portation service and shall appoint up to five additional members representing the metropolitan council, regional development commissions and public and private entities that provide special transportation service. The commissioner of transportation shall furnish necessary administrative support for the task force and shall chair or appoint a representative to chair the task force.

The task force shall:

(a) Identify the programs administered by state departments, agencies or boards to assist, provide, reimburse or regulate special transportation service and identify for each program the amount of state and federal money spent, the types of service provided, the types of individuals served and constraints on coordination with other special or regular transportation services;

(b) Identify possible strategies and opportunities for coordination of programs for special transportation services and evaluate them for effectiveness in improving or expanding access to transportation for those with special transportation needs and for efficiency in use of public investments and public funds;

(c) Develop a continuing procedure for interagency cooperation and communication concerning special and regular transportation programs and concerning the adoption of state operating standards for providers of special transportation service;

(d) Develop alternative ways in which transportation programs and expenditures of those agencies required to provide or reimburse special transportation services as a component of other programs such as human services and educational programs can be coordinated with the programs and expenditures of agencies authorized to provide capital and operating assistance to operators of special and regular transportation service;

(e) Examine the feasibility of transportation voucher systems as a method of improving access to transportation for those with special transportation needs and decreasing capital and operating costs incurred by public agencies to support or provide that transportation. Voucher systems examined shall include systems which allow or require participation by agencies providing transportation as a component of other programs;

(f) Recommend the adoption of policies, rules and legislation necessary to implement programs which it has identified or developed as a result of its study and evaluation; and

(g) Report its findings, conclusions and recommendations to the legislature, including written and oral presentations to the appropriate standing committees. The task force shall make a preliminary report to the legislature not later than November 1, 1979. The preliminary report shall include the task force's findings under clause (a) and any additional findings, conclusions and recommendations which are appropriate for action by the legislature at the 1980 session. A final report covering all items set forth in clauses (a) to (f) shall be made to the legislature not later than July 1, 1980. This subdivision shall expire on December 31, 1980.

Sec. 2. Minnesota Statutes 1978, Chapter 174, is amended by adding a section to read:

[174.30] [OPERATING STANDARDS FOR SPECIAL TRANSPORTATION SERVICE.] Subdivision 1. [SPE-CIAL DEFINITION.] For the purpose of this section "special transportation service" does not include transportation provided by a common carrier operating on fixed routes and schedules, a taxi, a volunteer driver using a private automobile, a school bus as defined in section 169.01, subdivision 6, or an emergency ambulance regulated under chapter 144.

Subd. 2. [AUTHORITY TO ADOPT; PURPOSE AND CONTENT; RULEMAKING.] The commissioner of transportation shall adopt standards for the operation of vehicles used to provide special transportation service which are reasonably necessary to protect the health and safety of individuals using that service. The commissioner, as far as practicable, consistent with the purpose of the standards, shall avoid adoption of standards that unduly restrict any public or private entity or person from providing special transportation service because of the administrative or other cost of compliance.

Standards adopted under this section may include but are not limited to:

(a) Qualifications of drivers and attendants including driver training requirements;

(b) Safety equipment required for vehicles;

(c) General requirements concerning maintenance of standard equipment of vehicles; and

(d) Minimum insurance requirements.

Subd. 3. [OTHER STANDARDS; WHEELCHAIR SE-CUREMENT.] A special transportation service that transports individuals occupying wheelchairs is subject to the provisions of sections 299A.11 to 299A.18 concerning wheelchair securement devices. The commissioners of transportation and public safety shall cooperate in the enforcement of this section and sections 299A.11 to 299A.18 so that a single inspection is sufficient to ascertain compliance with sections 299A.11 to 299A.18 and with the standards adopted under this section.

Subd. 4. [CERTIFICATE OF COMPLIANCE.] The commissioner of transportation shall issue an annual certificate of compliance for each vehicle used to provide special transportation service which complies with the standards adopted under this section. A vehicle subject to subdivision 3 shall be issued a certificate of compliance only if the vehicle also complies with sections 299A.11 to 299A.18. The commissioner shall provide procedures for determining compliance and issuing the certificates. The procedures may include inspection of vehicles and examination of drivers.

Subd. 5. [RULES.] The standards authorized under subdivision 2 and the procedures authorized by subdivision 4 shall be adopted by rule in accordance with chapter 15. Not later than November 15, 1979, and before proposing any rules under this section the commissioner shall:

(a) Make available a draft of the rules, a plan for enforcing the rules and a proposed budget for the necessary enforcement activities of the department for review by the standing committees on transportation in both houses of the legislature; and

(b) Review the draft rules, enforcement plan and proposed budget with the interagency task force on coordination of special transportation service. The commissioner shall adopt the rules necessary to implement this section and commence enforcement of those rules not later than July 1, 1980.

Subd. 6. [PREEMPTION OF OTHER REQUIREMENTS.] Notwithstanding any other law, ordinance or resolution to the contrary an operator of special transportation service that has been issued a current certificate of compliance under subdivision 4 for a vehicle used to provide that service shall not be required to obtain any other state or local permit, license or certificate as a condition of operating the vehicle for that purpose. This subdivision does not exempt any vehicle from the requirements imposed on vehicles generally as a condition of using the public streets and highways. 40th Day]

Subd. 7. [ENFORCEMENT.] After January 1, 1981, no state agency, political subdivision or other public agency shall provide any capital or operating assistance to or reimbursement for services rendered by any operator of special transportation service unless current certificates of compliance have been issued under subdivision 4 for the vehicles used by the operator to provide the service.

Sec. 3. Minnesota Statutes 1978, Chapter 174, is amended by adding a section to read:

[174.31] [SPECIAL DEMONSTRATION PROJECT; CO-ORDINATION OF SPECIAL TRANSPORTATION SERVICE IN THE METROPOLITAN AREA.] Subdivision 1. [ESTAB-LISHMENT; OBJECTIVES.] A special demonstration project for coordination of special transportation service in the metropolitan area as defined in section 473.121, subdivision 2, shall be established and implemented by the commissioner with the following objectives:

(a) To provide greater access to transportation for the elderly, handicapped and others with special transportation needs in the metropolitan area and particularly to fill all unmet needs for that transportation in the transit taxing district as defined in section 473.446, subdivision 2; and

(b) To develop an integrated system of special transportation service providing transportation tailored to meet special individual needs in the most cost-efficient manner using existing public and private providers of service.

For the purpose of this section "project" means the demonstration project established under this subdivision.

Subd. 2. [FINANCING; IMPLEMENTATION; MANAGE-MENT AND ADVISORY GROUPS.] The project shall be operated pursuant to the rules governing and funded with money available under the paratransit service demonstration grant program. The commissioner shall not operate the project but shall contract for services necessary for its operation. All transportation service provided through the project shall be provided under a contract between the commissioner and the provider which specifies the service to be provided and the rates for providing it. The commissioner shall establish a committee to set management policies for the project. The management policy committee shall include the commissioner or his designee. representatives of persons contracting to provide services for the project, a representative of the metropolitan council, a representative of the metropolitan transit commission and at least two representatives of the task force established to advise the committee. The meetings of the management policy committee shall be public and minutes of all meetings shall be taken, preserved and made available for public inspection. The commissioner shall establish an advisory task force of individuals representing the elderly, handicapped and other users of service provided by the project to advise the management policy committee.

Subd. 3. [DUTIES OF COMMISSIONER.] In implementing the project the commissioner shall:

(a) Encourage participation in the project by public and private providers of special transportation service currently receiving capital or operating assistance from a public agency;

(b) Contract with public and private providers that have demonstrated their ability to effectively provide service at a reasonable cost;

(c) Encourage individuals using service provided through the project to use the type of service most appropriate to their particular needs;

(d) Insure that all persons providing service through the project receive equitable treatment in the allocation of the ridership;

(e) Encourage shared rides to the greatest extent practicable;

(1) Insure that a full range of service is made available through the project to all parts of the metropolitan transit taxing district;

(g) Encourage public agencies that provide transportation to eligible individuals as a component of human services and educational programs to coordinate with the project and to allow reimbursement for services provided through the project at rates that reflect the public cost of providing those services.

Subd. 4. [COORDINATION REQUIRED.] The commissioner shall not grant any financial assistance under sections 174.24 or 174.25 to any recipient that proposes to use any part of the grant to provide special transportation service in the metropolitan area unless the program is coordinated with the project in the manner determined by the commissioner. A recipient of a grant made before the effective date of this section shall coordinate its program with the project as far as practicable but shall not be denied any additional grant for which it is otherwise qualified solely because it is not coordinated with the project.

Subd. 5. [COMPLIANCE WITH OPERATING STAN-DARDS.] A vehicle providing special transportation service which is subject to the operating standards adopted pursuant to section 2 shall not be allowed to provide service through the project after January 1, 1981, unless a current certificate of compliance has been issued to the vehicle.

Subd. 6. [EVALUATION AND REPORTS.] The commissioner shall evaluate the project and submit a report to the legislature in January, 1981, including the following information:

(a) All amounts of money spent or obligated for the project by the commissioner and the persons receiving those amounts;

(b) The types of service provided, number of individuals served and areas covered;

(c) A comparison of the cost of providing different types of service;

(d) A review of the achievements or failures of the project, problems encountered in implementation and conclusions and recommendations concerning future action.

The commissioner shall submit a preliminary report to the legislature in January, 1980, covering the above information to the extent it is available at that time.

Subd. 7. [EXPIRATION OF PROJECT.] The project shall expire June 30, 1981, and the commissioner shall not enter a contract or make any grant the proceeds of which may be expended for the purpose of implementing or continuing the project beyond June 30, 1981.

Sec. 4. Minnesota Statutes 1978, Section 174.23, is amended by adding a subdivision to read:

Subd. 6. [DRIVER TRAINING.] The commissioner may make grants to any project eligible for assistance under sections 174.24 to 174.27, for the purpose of training drivers of vehicles operated by the project. The subjects of the training may include safe driving skills, techniques of assisting elderly and handicapped passengers and first aid. The commissioner may also contract with a public or private agency or institution to provide driver training to drivers of vehicles utilized by eligible projects.

Sec. 5. Minnesota Statutes 1978, Chapter 174, is amended by adding a section to read:

[174.255] [PARATRANSIT PROGRAMS; ACCESSIBIL-ITY; INSURANCE.] Subdivision 1. [HANDICAPPED AC-CESSIBILITY.] The commissioner shall require any paratransit project receiving assistance under section 174.24 or 174.25 which includes the operation of two or more vehicles other than automobiles or taxis to provide at least one vehicle that is accessible to handicapped individuals and may require additional accessible vehicles if necessary to serve handicapped individuals expected to use the project. A vehicle is accessible if it is equipped to allow transportation of an individual confined to a wheelchair or using an orthopedic device.

Subd. 2. [ASSISTANCE IN OBTAINING INSURANCE.] In order to reduce the expense of liability insurance required for paratransit projects eligible for assistance under sections 174.24 and 174.25 the commissioner shall investigate the causes of high liability insurance costs and shall take the appropriate administrative action to assist paratransit projects to obtain liability insurance coverage from qualified insurance carriers at the lowest available cost. Appropriate administrative action includes: (a) taking bids from and negotiating and entering into contracts with qualified carriers to provide liability insurance for eligible paratransit projects that wish to be covered; or (b) providing technical and administrative assistance to eligible paratransit projects to assist them in securing low cost liability insurance.

Sec. 6. Minnesota Statutes 1978, Section 256B.04, Subdivision 12, is amended to read:

Subd. 12. Place limits on the types of services covered by medical assistance, the frequency with which the same or similar services may be covered by medical assistance for an individual recipient, and the amount paid for each covered service. The state agency shall promulgate rules, including temporary rules, establishing maximum reimbursement rates for emergency and non-emergency (AMBULANCE) transportation.

The rules shall provide:

(a) An opportunity for all recognized transportation providers to be reimbursed for non-emergency transportation consistent with the maximum rates established by the agency;

(b) Reimbursement of public and private nonprofit providers serving the handicapped population generally at reasonable maximum rates that reflect the cost of providing the service regardless of the fare that might be charged by the provider for similar services to individuals other than those receiving medical assistance or medical care under this chapter; and

(c) Reimbursement for each additional passenger carried on a single trip at a substantially lower rate than the first passenger carried on that trip.

The commissioner shall encourage providers reimbursed under this chapter to coordinate their operation with similar services that are operating in the same community. To the extent practicable, the commissioner shall encourage eligible individuals to utilize less expensive providers capable of serving their needs.

For the purpose of this subdivision and section 256B.02, subdivision 8, and effective on January 1, 1981, "recognized providers of transportation services" means any operator of special transportation service as defined in section 1 that has been issued a current certificate of compliance with operating standards of the department of transportation or, if those standards do not apply to an operator, that the agency finds is able to provide the required transportation in a safe and reliable manner. Until January 1, 1981, "recognized transportation providers" includes any operator of special transportation service that the agency finds is able to provide the required transportation in a safe and reliable manner.

Sec. 7. [EFFECTIVE DATE.] This act is effective the day following final enactment."

Amend the title as follows:

Line 24, delete "256B.02, Subdivision"

Line 25, delete "8" and insert "174.23, by adding a subdivision"

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

The report was adopted.

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

H. F. No. 1244, A bill for an act memorializing the Federal Republic of Germany to repeal the statute of limitations for Nazi crimes.

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. 1246, A bill for an act relating to insurance; providing for changes in the operation and funding of the comprehensive health association; requiring identification of certain insurers; setting premium standards; amending Minnesota Statutes 1978, Sections 62E.02, Subdivision 10, and by adding a subdivision; 62E.04, Subdivision 4; 62E.08; 62E.10; 62E.11; 62E.13, Subdivision 2; 62E.14, Subdivision 1; and Chapter 62E, by adding a section.

Reported the same back with the following amendments:

Page 2, line 33, after "of" insert "the offer of"

Page 3, line 9, delete "maximum"

Page 3, line 10, after "be" insert "up to a maximum of"

Page 3, line 14, delete "maximum"

Page 3, line 15, after "be" insert "up to a maximum of"

Page 3, line 19, delete "maximum"

Page 3, line 20, after "be" insert "up to a maximum of"

Page 4, line 1, delete "such"

Page 4, line 5, after the period insert "Subject to this subdivision, the commissioner shall include any insurer operating pursuant to chapter 62C in establishing the premium."

Page 6, delete the new language and reinstate the striken language

Page 8, line 1, delete "7" and insert "8"

Page 10, line 29, after the period insert "The commissioner shall annually, on or before January 15, report to the chairmen of the senate finance, house appropriations, senate commerce and house financial institutions and insurance committees as to the total amount of premium tax offset claimed by contributing members during the preceding calendar year."

Page 12, after line 10, insert a new section to read:

"Sec. 10. [REPEALER.] Minnesota Statutes 1978, Section 62E.10, Subdivision 5, is repealed."

Renumber the subsequent section

Amend the title as follows:

Page 1, line 10, before the period insert "; repealing Minnesota Statutes 1978, Section 62E.10, Subdivision 5"

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

The report was adopted.

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

H. F. No. 1251, A bill for an act relating to public welfare; prohibiting denial or reduction of benefits under certain private health care plans to public assistance recipients; providing subrogation rights for counties to recover costs of services provided; amending Minnesota Statutes 1978, Sections 62A.045; 62C.141; 62E.04, Subdivision 8; 64A.221; and Chapter 393, by adding a section.

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

The report was adopted.

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

H. F. No. 1256, A bill for an act relating to fire insurance; repealing certain requirements for examination and appraisal of insured structures; repealing Minnesota Statutes 1978, Section 65A.08, Subdivision 1.

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

The report was adopted.

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

H. F. No. 1289, A bill for an act relating to public welfare; requiring certain recipients of state aid for medical care to authorize the commissioner of public welfare to have access to their medical records for certain purposes; authorizing the commissioner to promulgate certain rules related to investigation of fraud perpetrated by health care vendors; authorizing certain sanctions against fraudulent vendors; authorizing the commissioner to institute an action to recover moneys wrongfully paid; amending Minnesota Statutes 1978, Sections 62E.53, by adding a subdivision; 62E.54, Subdivision 1; 256B.064, Subdivision 2, and by adding subdivisions; 256B.27, Subdivisions 3 and 4; 256D.-03, Subdivision 3; and 256D.05, by adding a subdivision. Reported the same back with the following amendments:

Page 2, line 8, after the period insert "The vendor of medical care shall receive notification from the commissioner at least 24 hours before the commissioner gains access to the records."

Page 3, delete lines 3 to 33

Page 4, delete line 1

Page 4, after line 14, insert a new section to read:

"Sec. 5. Minnesota Statutes 1978, Section 256B.04, is amended by adding a subdivision to read:

Subd. 13. Each person appointed by the commissioner to participate in decisions whether medical care to be provided to eligible recipients is medically necessary shall abstain from participation in those cases in which he (a) has issued treatment orders in the care of the patient or participated in the formulation or execution of the patient's treatment plan or (b) has, or a member of his family has, an ownership interest of five percent or more in the institution that provided or proposed to provide the services being reviewed."

Page 4, line 22, after "determine" insert "monetary amounts to be recovered and"

Page 4, line 24, delete "for" and insert "upon"

Page 4, line 25, delete "improper conduct by" and after "care" insert "for conduct described by subdivision 1a of section 6"

Page 4, line 25, strike "No vendor of"

Page 4, line 26, strike the old language and delete the new language and insert "Neither a monetary recovery nor a sanction will be sought by the"

Page 4, line 30, after "care" insert ", except a nursing home or convalescent care facility,"

Page 5, line 2, after "may" insert "seek monetary recovery and"

Page 5, line 6, before "presentment" insert "a pattern of"

Page 5, line 7, after the semicolon delete "false statement" and insert "a pattern of making false statements"

Page 5, line 11, after "access" insert "during regular business hours"

Page 5, line 13, after the period insert "No sanction may be imposed or monetary recovery obtained against any vendor of nursing home or convalescent care for providing services not medically necessary when the services provided were ordered by a licensed health professional not an employee of such vendor. The determination of abuse or services not medically necessary shall be made by the commissioner in consultation with a review organization as defined in section 145.61 or other provider advisory committees as appointed by the commissioner on the recommendation of appropriate professional organizations."

Page 5, delete line 18

Page 5, line 19, delete "from future payments any moneys erroneously paid,"

Page 5, after line 20, insert

"Subd. 1c. The commissioner may obtain monetary recovery for the conduct described in subdivision 1a by the following methods: assessing and recovering moneys erroneously paid and debiting from future payments any moneys erroneously paid except that patterns of false claims, duplicate claims, claims for services not medically necessary, and false statements need not be proven as a precondition to monetary recovery"

Page 5, line 32, after the period insert "The vendor of medical care shall receive notification from the commissioner at least 24 hours before the commissioner gains access to the records."

Page 6, line 18, delete "No" and insert "A"

Page 6, line 20, after "records" insert "unless the vendor already has received written authorization"

Page 8, line 10, delete "No" and insert "The vendor of medical care shall receive notification from the commissioner at least 24 hours before the commissioner gains access to the records. A"

Page 8, line 12, after "records" insert "unless the vendor already has received written authorization"

Renumber sections in sequence

Further, amend the title:

Line 14, delete "256.01, by adding a subdivision;"

Line 15, after "10" insert ", and by adding a subdivision"

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 1295, A bill for an act memorializing the President and Secretary of State of the United States to urge the German Federal Republic to abolish or extend the statute of limitations on Nazi war crimes.

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

The report was adopted.

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

H. F. No. 1300, A bill for an act relating to human services; eliminating certain minimum population requirements related to human services boards; authorizing county boards to be human services boards; amending Minnesota Statutes 1978, Sections 402.01, Subdivision 1; and 402.02.

Reported the same back with the following amendments:

Page 2, line 3, delete "in counties in which"

Page 2, lines 4 and 5, delete all the new language

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 1308, A bill for an act relating to children; requiring reports of neglect and sexual abuse of children; amending Minnesota Statutes 1978, Section 626.556, Subdivision 2.

Reported the same back with the following amendments:

Page 1, lines 21 and 22, delete the new language

Page 1, line 21, after "care" insert "or failure to protect a child from conditions or actions which seriously endanger the child's health or welfare"

Page 2, line 1, delete the new language

With the recommendation that when so amended the bill pass.

The report was adopted.

Biersdorf from the Committee on Commerce. Economic Development and Housing to which was referred:

H. F. No. 1313, A bill for an act relating to commerce; setting a time limit on requests for hearings on orders denving, revoking or suspending franchises; amending Minnesota Statutes 1978, Section 80C.12, Subdivision 2.

Reported the same back with the following amendments:

Page 2, after line 6, insert:

"Sec. 2. Minnesota Statutes 1978, Section 82.21, Subdivision 1. is amended to read:

82.21 [FEES.] Subdivision 1. [AMOUNTS.] The following fees shall be paid to the commissioner:

(a) A fee of \$50 for each initial individual broker's license, and a fee of \$25 for each annual renewal thereof;

(b) A fee of \$25 for each initial salesperson's license, and a fee of \$10 for each annual renewal thereof;

(c) A fee of \$50 for each initial corporate or partnership license, and a fee of \$25 for each annual renewal thereof:

((D) A FEE OF \$10 FOR EACH EXAMINATION TAK-EN TO SATISFY THE REQUIREMENTS OF THIS CHAP-TER:)

((E)) (d) A fee not to exceed \$20 per year for payment to the education, research and recovery fund in accordance with section 82.34:

((F)) (e) A fee of \$10 for each transfer.

Sec. 3. Minnesota Statutes 1978, Section 82.22, Subdivision 1. is amended to read:

82.22 [EXAMINATIONS.] Subdivision 1. [GENERAL-LY.] Each applicant for a license must pass an examination conducted by the commissioner. The examinations shall be of sufficient scope to establish the competency of the applicant to act as a real estate broker or as a real estate salesperson. (ANY AP-PLICANT WHO FAILS TO PASS THE EXAMINATION FOR A REAL ESTATE SALESPERSON'S LICENSE AFTER TWO ATTEMPTS MAY NOT TAKE ANOTHER EXAMINATION PRIOR TO THE EXPIRATION OF SIX MONTHS FROM THE TIME THE APPLICANT TOOK THE LAST EXAMINA-TION.)

Sec. 4. Minnesota Statutes 1978, Section 332.311, is amended to read:

332.311 [TRANSFER OF ADMINISTRATIVE FUNC-TIONS.] The powers, duties, and responsibilities of the (DE-PARTMENT OF LABOR AND INDUSTRY) consumer services section under sections 332.31 to 332.45 relating to collection agencies are hereby transferred to and imposed upon the (SEC-TION OF CONSUMER SERVICES) commissioner of securities in the department of commerce.

Sec. 5. Minnesota Statutes 1978, Section 332.43, Subdivision 1, is amended to read:

332,43 COLLECTION [DELINQUENT AGENCIES. Subdivision 1. If the (CONSUMER SERVICES SECTION) commissioner shall determine that a licensee is insolvent or that he has collected accounts but has failed to remit money due to any claimant (OR FORWARDER) within (60) 45 days from the end of the month in which collection was made, or when the license of a collection agency has expired or terminated for any reason whatsoever, the (CONSUMER SERVICES SEC-TION) commissioner, if (IT) he shall determine such action necessary to protect the public interest, may apply to the district court for the county in which the main office of such agency is located for (AN ORDER AUTHORIZING IT TO TAKE POS-SESSION OF THE ASSETS AND THE BOOKS AND REC-ORDS) appointment of a receiver to receive the assets of the licensee for the purpose of liquidating or rehabilitating its business and or for such other relief as the nature of the case and the interest of the claimants (OR FORWARDERS) may require. (THE COURT, AFTER CITING THE LICENSEE TO SHOW CAUSE WHY THE CONSUMER SERVICES SECTION CAUSE SHOULD NOT BE AUTHORIZED TO TAKE POSSESSION OF THE ASSETS AND BOOKS OF ACCOUNT AND REC-ORDS FOR THE PURPOSE OF LIQUIDATING OR REHA-BILITATING THE BUSINESS OF THE LICENSEE, AND AF-TER HEARING THE ALLEGATIONS AND PROOFS OF THE PARTIES AND DETERMINING THE FACTS, MAY UPON THE MERITS DISMISS THE APPLICATION, ORDER THE CONSUMER SERVICES SECTION TO ACT AS TRUSTEE

FOR THE REHABILITATION OF SUCH AGENCY, OR, IF IT SHALL FIND SUCH ACTION NECESSARY FOR THE PROTECTION OF THE PUBLIC, ISSUE ITS ORDER AU-THORIZING THE CONSUMER SERVICES SECTION TO TAKE POSSESSION OF THE SAID BOOKS AND RECORDS AND OR TO LIQUIDATE THE BUSINESS AND OR GRANT-ING SUCH OTHER RELIEF AS IT MAY DEEM NECES-SARY UNDER THE CIRCUMSTANCES.) The reasonable and necessary expenses of the receivership shall constitute the first claim on the bond.

Sec. 6. In the next and subsequent editions of Minnesota Statutes, the revisor of statutes shall make such changes in terminology as may be required to record the powers, duties and responsibilities which are transferred by section 4.

Sec. 7. Minnesota Statutes 1978, Sections 332.31, Subdivisions 4 and 5; and 332.43, Subdivisions 2 and 3, are repealed."

Renumber the remaining sections

Delete the title in its entirety and insert:

"A bill for an act relating to commerce; making a variety of changes in the administrative duties of the department of commerce; setting a time limit on requests for hearings on orders denying, revoking or suspending franchises; eliminating certain real estate license examination requirements; transferring and amending certain administrative powers relating to collection agencies; amending Minnesota Statutes 1978, Sections 80C.12, Subdivision 2; 82.21, Subdivision 1; 82.22, Subdivision 1; 332.311; 332.43, Subdivision 1; repealing Minnesota Statutes 1978, Sections 332.31, Subdivisions 4 and 5; 332.43, Subdivisions 2 and 3."

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 1329, A bill for an act relating to aeronautics; providing representation for affected communities on airport zoning boards; regulating the process of airport zoning; amending Minnesota Statutes 1978, Sections 360.061, Subdivision 3; 360.-063, Subdivision 3; and 360.065.

Reported the same back with the following amendments:

Page 2, line 11, before the period insert ", except as provided in clause (5) for a request by a metropolitan airports commission"

Page 3, line 5, after "refuse" insert "after notice by certified mail"

Page 3, line 30, after "commission" insert ", including the metropolitan airport commission operating under chapter 473,"

Page 3, line 30, strike "may" and insert "shall"

Page 3, line 32, strike "or for the entire system of airports"

Page 4, line 12, before "Notice" insert "The authority shall publish"

Page 4, line 13, strike "shall be published"

Page 4, line 25, after the period insert:

"At least 15 days notice of each hearing shall be given personally or by mail by the authority to persons or municipalities who own land any portion of which is located within an area proposed to be included in a safety zone A or B as described by rules of the commissioner or as proposed by the zoning authority and to persons and municipalities who have previously requested to receive such notice from the authority."

Page 5, after line 17, insert

"Sec. 4. Minnesota Statutes 1978, Section 473.608, is amended by adding a subdivision to read:

Subd. 21. The corporation shall establish one joint airport zoning board for each airport operated under its authority in accordance with section 360.063, subdivision 3, clause (5).

Sec. 5. In assessing the need for the establishment of a new airport in the metropolitan area, as defined in section 473.121, the metropolitan airports commission shall consider the city of St. Cloud municipal airport as a possible site and shall report to the metropolitan council any amendments to the aviation chapter of the metropolitan development guide which would be necessary to implement the St. Cloud site."

Renumber the remaining section

Amend the title as follows:

Page 1, line 4, after the semicolon insert "directing the metropolitan airports commission to consider a certain alternative;" Page 1, line 6, delete "and", and after "360.065" insert "; and 473.608, by adding a subdivision"

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

The report was adopted.

Wigley from the Committee on Energy and Utilities to which was referred:

H. F. No. 1331, A bill for an act relating to energy; establishing and empowering a commission on nuclear power; appropriating funds.

Reported the same back with the following amendments:

Page 1, line 10, delete "19" and insert "22"

Page 1, line 18, after "housing" insert "or his designee"

Page 1, line 20, delete "public"

Page 1, line 20, after "utilities" insert "or his designee"

Page 2, line 1, after "resources" insert "or his designee"

Page 2, line 3, after "resources" insert "or his designee"

Page 2, line 4, delete "scientists" and insert "faculty members"

Page 2, line 4, after "from" insert "colleges and universities in Minnesota, including"

Page 2, line 10, delete the period and insert "; and"

Page 2, after line 10, insert "(10) Three representatives of the utility industry who are knowledgeable about nuclear power, appointed by the governor."

Page 2, line 20, delete "until such time as"

Page 2, delete line 21

Page 2, line 22, delete everything before the semicolon

Page 2, line 26, after "the" insert "President's Blue Ribbon Commission and the"

Page 3, line 9, delete "January" and insert "February"

Page 3, line 19, delete "1" and insert "30"

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

The report was adopted.

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

H. F. No. 1377, A bill for an act relating to financial institutions; providing intervals for examination of institutions by state or federal agencies; amending Minnesota Statutes 1978, Section 46.04.

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

The report was adopted.

Rice from the Committee on Labor-Management Relations to which was referred:

H. F. No. 1392, A bill for an act relating to labor; requiring operators of motor vehicles to stop and proceed with caution at certain entrances and exits.

Reported the same back with the following amendments:

Page 1, line 11, after the period insert:

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

With the recommendation that when so amended the bill pass.

The report was adopted.

Enebo from the Committee on Governmental Operations to which was referred:

H. F. No. 1411, A bill for an act relating to Beltrami County; providing for disposition of the proceeds from the sale or rental of tax forfeited lands or from the sale of their products; increasing the amount that may be spent for promotion of tourist, agricultural and industrial developments; amending Laws 1967, Chapter 558, Section 1, Subdivision 5.

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

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The report was adopted.

Enebo from the Committee on Governmental Operations to which was referred:

H. F. No. 1436, A bill for an act relating to the city of Currie in Murray County; authorizing the city to convey lands to a private individual, group or corporation.

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

The report was adopted.

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

S. F. No. 61. A bill for an act relating to elections; further prescribing conditions for automatic recounts in certain election contests; amending Minnesota Statutes 1978, Sections 204A.51, Subdivisions 2 and 3; and 204A.53, Subdivisions 2 and 3.

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, 90, 148, 150, 184, 192, 213, 220, 531, 547, 573, 607, 649, 695, 699, 797, 863, 875, 915, 921, 966, 1018, 1062, 1074, 1093, 1119, 1157, 1206, 1212, 1220, 1244, 1251, 1256, 1289, 1295, 1300, 1308, 1313, 1329, 1377, 1392, 1411 and 1436 were read for the second time.

## SECOND READING OF SENATE BILLS

S. F. Nos. 719 and 61 were read for the second time.

### INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

Onnen; Nelsen, M.; Redalen, Patton and Valento introduced:

H. F. No. 1474, A bill for an act relating to taxation; providing a tax credit to certain utilities for the cost of criminal damage to property; amending Minnesota Statutes 1978, Chapter 273, by adding a section.

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

Enebo, Battaglia, Patton and Wenzel introduced:

H. F. No. 1475, A bill for an act relating to occupational licensing; expanding the membership of the board of barbers; expanding the membership of the board of cosmetology; providing for the use of apprentice barbers; eliminating prohibition against unfair trade practices; providing for a study of state regulatory practices; appropriating money; amending Minnesota Statutes 1978, Sections 154.03; 154.22; 155.04; and 155.05; repealing Minnesota Statutes 1978, Chapter 186.

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

McEachern, Tomlinson, and Reding introduced:

H. F. No. 1476, A bill for an act relating to education; providing for computer based education for certain schools; appropriating money.

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

McEachern, Ainley, Thiede, Fjoslien and Jennings introduced:

H. F. No. 1477, A bill for an act relating to towns; providing for the date and notice of town meetings; amending Minnesota Statutes 1978, Section 365.51.

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

Greenfield, Long, Clark, Kahn and Berglin introduced:

H. F. No. 1478, A bill for an act relating to health; requiring physicians to give certain advice to their pregnant patients who are 40 years old or older; amending Minnesota Statutes 1978, Chapter 145, by adding a section.

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

Niehaus, Hokanson, Esau, Berglin and Blatz introduced:

H. F. No. 1479, A bill for an act relating to general assistance; eliminating the notorizing requirement for general assistance applications; amending Minnesota Statutes 1978, Section 256D.07.

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

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Otis, Levi, Norton, Nelson and Sieben, M., introduced:

H. F. No. 1480, A bill for an act relating to education; providing for pilot programs to reduce sexual stereotyping in education and discrimination on the basis of sex in education; appropriating money.

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

Sieben, H.; Rose; Norton; Patton and Heap introduced:

H. F. No. 1481, A bill for an act relating to courts; providing for judicial salaries; amending Minnesota Statutes 1978, Section 15A.083, Subdivisions 1 and 2.

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

Haukoos, McDonald, Osthoff, Swanson and Jennings introduced:

H. F. No. 1482, A bill for an act relating to elections; regulating public financing of election campaigns; requiring loan repayments in an election year to be counted against certain contribution and approved expenditure limits; removing obsolete provisions; amending Minnesota Statutes 1978, Section 10A.32, Subdivision 3.

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

Pavlak introduced:

H. F. No. 1483, A bill for an act relating to landlords and tenants; specifying certain notice provisions related to termination of estates at will; amending Minnesota Statutes 1978, Section 504.06.

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

Pavlak introduced:

H. F. No. 1484, A bill for an act relating to metropolitan government; providing for the management of metropolitan transit facilities; amending Minnesota Statutes 1978, Section 473.405, Subdivision 1; repealing Minnesota Statutes 1978, Section 473.405, Subdivision 2.

The bill was read for the first time and referred to the Committee on Local and Urban Affairs. Olsen, Kelly, Heap, Swanson and Metzen introduced:

H. F. No. 1485, A bill for an act relating to education; establishing a loan forgiveness program for certain students; eliminating a restriction on the student loan program; appropriating money; repealing Minnesota Statutes 1978, Section 136A.17, Subdivision 11.

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

Voss and Simoneau introduced:

H. F. No. 1486, A bill for an act relating to administrative rules; providing for the effect of the failure of the legislature to enact a bill repealing a suspended rule; amending Minnesota Statutes 1978, Section 3.965, Subdivision 2.

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

Lehto, Jaros, Berkelman and Munger introduced:

H. F. No. 1487, A bill for an act relating to local government; regulating elections in the city of Duluth and Independent School District 709; setting the filing dates in local primary elections back four weeks to allow the city additional time to prepare.

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

Minne, Elioff, Jaros and Lehto introduced:

H. F. No. 1488, A bill for an act relating to St. Louis County; providing authority to negotiate public employees wages; amending Laws 1941, Chapter 423, Section 5, as amended.

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

Laidig, by request, introduced:

H. F. No. 1489, A bill for an act relating to pollution; providing state funds to the department of natural resources for a certain pilot study project and water control project in Washington County; appropriating money.

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

### Pavlak introduced:

H. F. No. 1490, A bill for an act relating to public employees; protecting civil service personnel disclosing certain information; providing duties for the legislative auditor and state auditor; amending Minnesota Statutes 1978, Sections 3.971, Subdivision 1; 3.972; 3.974; 3.975; 43.24, Subdivision 1; Chapters 6, by adding a section; 43, by adding a section; 44, by adding a section; 125, by adding a section; 375, by adding a section; 419, by adding a section; and 420, by adding a section.

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

### Clark, Jacobs, Clawson, Rose and Kaley introduced:

H. F. No. 1491, A bill for an act relating to health; regulating the occupations of physical therapist and physical therapist assistant; amending Minnesota Statutes 1978, Sections 148.65; 148.67; 148.70; 148.71; 148.72; 148.73; 148.74; 148.75; 148.76; 148.77; 148.78; and Chapter 148, by adding a section.

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

Kahn, Forsythe, Crandall, Byrne and Jude introduced:

H. F. No. 1492, A bill for an act relating to guardianship; establishing criteria for the selection of guardians and conservators; amending Minnesota Statutes 1978, Section 525.544.

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

#### Pehler introduced:

H. F. No. 1493, A bill for an act relating to taxation; income; providing for annual adjustments of income brackets for individuals, estates and trusts according to the impact of inflation at different levels of income; amending Minnesota Statutes 1978, Section 290.06, by adding a subdivision.

The bill was read for the first time and referred to the Committee on Taxes. Lehto, Jaros and Berkelman introduced:

H. F. No. 1494, A bill for an act relating to the city of Duluth; defining construction powers of the Spirit Mountain Area Authority; amending Laws 1973, Chapter 327, Section 5, Subdivision 3.

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

Sieben, H., introduced:

H. F. No. 1495, A bill for an act relating to taxation; assigning administration and enforcement of the Minnesota unfair cigarette sales act to the commissioner of revenue; amending Minnesota Statutes 1978, Section 270.06.

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

Kempe, by request, introduced :

H. F. No. 1496, A bill for an act relating to education; providing for scholarships for certain American students of Mexican, Puerto Rican, Cuban or Spanish ancestry; appropriating money.

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

Jacobs introduced:

H. F. No. 1497, A bill for an act relating to taxation; income tax; increasing the standard deduction; amending Minnesota Statutes 1978, Section 290.09, Subdivision 15.

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

Kempe, McDonald, Wieser, Nysether and Wenzel introduced:

H. F. No. 1498, A bill for an act relating to health; prescribing procedures for notification of parents, guardians, and conservators prior to performing abortions on certain persons; providing a penalty; amending Minnesota Statutes 1978, Section 144.-343.

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

### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker:

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

H. F. No. 103, A bill for an act relating to highway traffic regulations; allowing loads of round baled hay with a width of 11-1/2 feet to be transported pursuant to permit; amending Minnesota Statutes 1978, Chapter 169, by adding a section.

H. F. No. 843, A bill for an act relating to housing and redevelopment authorities; providing that by agreement a housing and redevelopment authority may exercise powers in a county or municipality which has no active housing and redevelopment authority; amending Minnesota Statutes 1978, Section 462.445, Subdivision 5.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

H. F. No. 167, A bill for an act relating to the city of Virginia; extending an eligibility deadline for special funding for the improvement of a segment of a certain municipal state-aid street within the city.

H. F. No. 297, A bill for an act relating to the city of Chisholm; exempting volunteer firefighters from civil service commission jurisdiction.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

H. F. No. 523, A bill for an act relating to public health; prescribing fees for diagnostic laboratory services provided by the department of health; providing exemptions for charging fees; authorizing the commissioner of health to promulgate rules; amending Minnesota Statutes 1978, Chapter 144, by adding a section.

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. 486, A bill for an act relating to usury; removing the expiration date from the law authorizing flexible interest rates on home loans; amending Minnesota Statutes 1978, Section 47.20, Subdivisions 4, 6 and 9.

# PATRICK E. FLAHAVEN, Secretary of the Senate

## CONCURRENCE AND REPASSAGE

Adams moved that the House concur in the Senate amendments to H. F. No. 486 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 486, A bill for an act relating to usury; extending the expiration date on the law authorizing flexible interest rates on home loans; regulating assumptions of certain mortgages; amending Minnesota Statutes 1978, Section 47.20, Subdivisions 4, 6 and 9.

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 117 yeas and 10 nays as follows:

Those who voted in the affirmative were:

Aasness Adams Ainley Albrecht Anderson, B. Anderson, B. Anderson, G. Anderson, R. Berglin Berkelman Biersdorf Blatz Brinkman Carlson, D. Carlson, L. Casserly Clark	Den Ouden Drew Eken Ellingson Erickson Esau Evans Ewald Faricy Fjoslien Forsythe Friedrich Fritz Fudro Greenfield Halberg Haukoos Heinitz	Jennings Johnson, C. Johnson, D. Jude Kahn Kaley Kalis Kelly Kempe Knickerbocker Kostohryz Kvam Laidig Lehto Levi Long Ludeman Luknic	Nysether Olsen Onnen Otis Patton Pavlak Pehler Peterson	Rees Reif Rose Rothenberg Sarna Searles Sherwood Simoneau Stadum Stoa Stadum Stoa Stowell Sviggum Swanson Thiede Tomlinson Valan Valento Vanasek
	Hoberg	McCarron	Piepho	Voss
Crandall	Hokanson	McDonald	Pleasant	Waldorf
Dean	Jacobs	McEachern	Redalen	Weaver
Dempsey	Jaros	Mehrkens	Reding	Welch

Welker Wieser Wynia Zubay Speaker Searle Wenzel Wigley

Those who voted in the negative were:

Battaglia	Byrne	Kroening	Nelsen, M.	Prahl
Begich	Enebo	Minne	Osthoff	Rice
Degicii	DIIEDO	MINUTE	OSCHOIL	nice

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

Mr. Speaker:

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

S. F. No. 572, A bill for an act relating to the city of Bloomington; authorizing additional on-sale liquor licenses.

And the Senate respectfully requests that a Conference Committee of 3 members be appointed thereon. Messrs. Bang, Spear and Solon have been appointed as such committee on the part of the Senate.

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

PATRICK E. FLAHAVEN, Secretary of the Senate

Peterson moved that the House accede to the request of the Senate for the appointment of a Conference Committee except that the Speaker shall appoint 2 members and the Chairman of the Committee on Rules and Legislative Administration shall appoint 2 members to a Conference Committee to meet with the committee appointed by the Senate on the disagreeing votes of the two Houses on S. F. No. 572. The motion prevailed.

Mr. Speaker:

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

S. F. No. 668

Mr. Speaker:

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

PATRICK E. FLAHAVEN, Secretary of the Senate

S. F. No. 919.

# 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. 263 and 1149.

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. 27 and 119.

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. 687, 757 and 779.

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. 618 and 1245.

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. 683, 737 and 807.

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. 799, 801, 856 and 920.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. No. 364.

### PATRICK E. FLAHAVEN, Secretary of the Senate

## FIRST READING OF SENATE BILLS

S. F. No. 668, A bill for an act relating to Blue Earth, Redwood, Kandiyohi, and Renville Counties; authorizing the counties to enter into various agreements for acquisition of property; amending Laws 1973, Chapter 38, Section 1.

The bill was read for the first time.

Piepho moved that S. F. No. 668 and H. F. No. 579, now on the Consent Calendar, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 919, A bill for an act relating to the town of Winona; providing for the employment of building officials by the town of Winona.

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

S. F. No. 263, A bill for an act relating to transportation; authorizing the commissioner to grant variances from county stateaid highway and municipal state-aid street rules and engineering standards subject to contested case procedures; amending Minnesota Statutes 1978, Sections 162.02, by adding a subdivision; 162.07, Subdivision 2; 162.09, by adding a subdivision; and 162.-13, Subdivision 2.

The bill was read for the first time and referred to the Committee on Transportation. S. F. No. 1149, A bill for an act relating to workers' compensation; allowing certain owners and partners of farms or businesses, and their close relatives, to elect workers' compensation coverage; amending Minnesota Statutes 1978, Sections 176.012; and 176.041, Subdivision 1.

The bill was read for the first time.

Kalis moved that S. F. No. 1149 and H. F. No. 1157, now on the Technical Consent Calendar, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 27, A bill for an act relating to financial institutions; defining reverse mortgage loans; authorizing investments in reverse mortgage loans by certain financial institutions and insurance companies; providing tax deductions for accrued interest on reverse mortgage loans; allowing lenders to include accrued earned interest on such loans in their yearly earned income under certain circumstances; amending Minnesota Statutes 1978, Section 290.09, Subdivision 3; and Chapters 47, by adding a section; and 290, by adding a section.

The bill was read for the first time and referred to the Commttee on Financial Institutions and Insurnace.

S. F. No. 119, A bill for an act relating to crimes; providing increased penalties for the receipt of stolen goods from a minor; amending Minnesota Statutes 1978, Section 609.53, by adding a subdivision.

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

S. F. No. 687, A bill for an act relating to banks and banking; regulating interest rates charged by state banks; amending Minnesota Statutes 1978, Chapter 48, by adding a section.

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

S. F. No. 757, A bill for an act relating to medical assistance; clarifying availability of benefits for treatment of chemical dependency in certain residential treatment programs; amending Minnesota Statutes 1978, Section 256B.02, Subdivisions 7 and 8.

The bill was read for the first time.

Heinitz moved that S. F. No. 757 and H. F. No. 531, now on the Technical General Orders, be referred to the Chief Clerk for comparison. The motion prevailed. S. F. No. 779, A bill for an act relating to commerce; regulating building movers; providing for penalties; amending Minnesota Statutes 1978, Chapter 221, by adding a section.

The bill was read for the first time.

Blatz moved that S. F. No. 779 and H. F. No. 307, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 618, A bill for an act relating to education; transferring certain functions of teacher licensing from the state board of education, the department of education and the commissioner of education to the board of teaching; eliminating the authority of the state board to require that superintendents have teaching experience; eliminating the requirement that certain rules of the board of teaching be approved by the board of education; reducing the membership of the board of teaching; requiring that the board of teaching adopt certain rules pursuant to chapter 15; eliminating certain requirements for rulemaking; providing that the expense of administering certain sections be paid for solely from appropriations made to the board of teaching; amending Minnesota Statutes 1978, Sections 125.05, Subdivisions 1 and 2; 125.08; 125.182, Subdivision 2; 125.183, Subdivisions 1 and 3; 125.185, Subdivisions 4, 4a, 6 and 9; and 179.63, Subdivisions 13 and 14; repealing Minnesota Statutes 1978, Section 125.182, Subdivision 4.

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

S. F. No. 1245, A bill for an act relating to city of Duluth; providing for the management of the Spirit Mountain recreation area authority; amending Laws 1973, Chapter 327, Sections 2, Subdivision 2; 5, Subdivision 4; 7, as amended; and 8.

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

S. F. No. 683, A bill for an act relating to the department of administration; requiring the commissioner of administration to prepare a budget for computer services; requiring a report prior to execution of a contract; amending Minnesota Statutes 1978, Section 16.90; repealing Minnesota Statutes 1978, Section 16.07, Subdivision 14.

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

S. F. No. 737, A bill for an act relating to game and fish; prohibiting removal or tampering with legally set traps; providing a penalty; amending Minnesota Statutes 1978, Section 100.29, by adding a subdivision. The bill was read for the first time.

Reding moved that S. F. No. 737 and H. F. No. 592, now on the Calendar, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 807, A bill for an act relating to intoxicating liquor; authorizing Washington County to issue an off-sale license in Denmark township.

The bill was read for the first time.

Anderson, I., moved that S. F. No. 807 and H. F. No. 710, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 799, A bill for an act relating to game and fish; revocation of and ineligibility for game and fish licenses upon conviction for game and fish law violations; amending Minnesota Statutes 1978, Section 98.52, Subdivision 1.

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

S. F. No. 801, A bill for an act relating to non-alcoholic beverages; requiring laboratory examination of certain beverages; deleting registration exemption for identified beverages; amending Minnesota Statutes 1978, Section 34.05, Subdivision 1; repealing Minnesota Statutes 1978, Section 34.05, Subdivision 2.

The bill was read for the first time.

Carlson, D., moved that S. F. No. 801 and H. F. No. 716, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 856, A bill for an act relating to public health; authorizing waiver of minimum health maintenance organization requirements for demonstration projects; amending Minnesota Statutes 1978, Chapter 62D, by adding a section.

The bill was read for the first time.

Carlson, L., moved that S. F. No. 856 and H. F. No. 150, now on the technical General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 920, A bill for an act relating to health; changing provisions related to compensation of members of local boards of health; amending Minnesota Statutes 1978, Section 145.52, Subdivision 1.

### 1330

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

S. F. No. 364, A bill for an act relating to peace officers; requiring uniform colors and identification for law enforcement motor vehicles and uniforms of peace officers and security guards; amending Minnesota Statutes 1978, Section 169.98.

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

# CONSENT CALENDAR

H. F. No. 313, A bill for an act relating to public employees; reimbursing university systems for expenses of certain athletic leaves of absence; amending Minnesota Statutes 1978, Section 15.62, Subdivision 3.

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:

Aasness	Den Ouden	Johnson, D. 👘	Murphy	Sarna
Adams	Drew	Jude	Nelsen, B.	Schreiber
Ainley	Eken	Kahn	Nelsen, M.	Searles
Albrecht	Elioff	Kaley	Nelson	Sherwood
Anderson, B.	Ellingson	Kalis	Niehaus	Simoneau
Anderson, D.	Enebo	Kelly	Norman	Stadum
Anderson, G.	Erickson	Kempe	Norton	Stoa
Anderson, I.	Esau	Knickerbocker	Novak	Stowell
Anderson, R.	Evans	Kostohryz	Nysether	Sviggum
Battaglia	Ewald	Kroening	Olsen	Swanson
Begich	Faricy	Kvam	Onnen	Thiede
Berglin	Fjoslien	Laidig	Osthoff	Tomlinson
Berkelman	Forsythe	Lehto	Otis	Valan
Biersdorf	Friedrich	Levi	Patton	Valento
Blatz	Fritz	Long	Pavlak	Vanasek
Brinkman	Fudro	Ludeman	Pehler	Voss
Byrne	Greenfield	Luknic	Peterson	Waldorf
Carlson, D.	Halberg	Mann	Piepho	Weaver
Carlson, L.	Haukoos	McCarron	Pleasant	Welch
Casserly	Heap	McDonald	Prahl	Welker
Clark	Heinitz	McEachern	Redalen	Wenzel
Clawson	Hoberg	Mehrkens	Reding	Wieser
Corbid	Hokanson	Metzen	Rees	Wigley
Crandall	Jacobs	Minne	Reif	Wynia
Dean	Jennings	Moe	Rose	Zubay
Dempsey	Johnson, C.	Munger	Rothenberg	Speaker Searle
		<b>D</b> .		-

The bill was passed and its title agreed to.

H. F. No. 386, A bill for an act relating to the range association of municipalities and schools; providing for the court standing of the association; amending Minnesota Statutes 1978, Section 471.58. The bill was read for the third time and placed upon its final passage.

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

Those who voted in the affirmative were:

AasnessDen OudenAdamsDrewAinleyEkenAlbrechtElioffAnderson, B.EllingsonAnderson, B.EneboAnderson, G.EricksonAnderson, R.EvansBattagliaEwaldBergichFaricyBerglinFjoslienBerkelmanForsytheBiersdorfFriedrichBlatzFritzBrinkmanFudroByrneGreenfieldCarlson, L.HalbergCarlson, L.HeapClarkHeinitzClawsonHobergCorbidHokansonCrandallJacobsDeanJarosDempseyJennings	Johnson, C. Johnson, D. Jude Kahn Kaley Kelly Kempe Knickerbocker Kostohryz Kroening Kvam Laidig Lehto Levi Long Ludeman Luknic Mann McCarron McConald McEachern Mehrkens Metzen Minne Moe Munger	Murphy Nelsen, B. Nelsen, M. Nelson Niehaus Norman Norton Novak Nysether Olsen Osthoff Otis Patton Pavlak Pehler Peterson Piepho Pleasant Prahl Redalen Reding Rees Reif Rose Rothenberg	Sarna Schreiber Sherwood Simoneau Stadum Stoa Stowell Sviggum Swanson Thiede Tomlinson Valan Valento Valan Valento Vanasek Voss Waldorf Weaver Welch Welker Welch Welker Wigley Wynia Zubay Speaker Searle
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The bill was passed and its title agreed to.

H. F. No. 508, A bill for an act relating to unemployment compensation; exempting family corporation shareholder's income from contribution rate; amending Minnesota Statutes 1978, Section 268.04, Subdivision 12.

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:

Aasness Adams Ainley Albrecht Anderson, B. Anderson, G. Anderson, G.	Begich Berglin Berkelman Biersdorf Blatz Brinkman Byrne Carlson D	Casserly Clark Clawson Corbid Crandall Dean Dempsey Den Ouden	Eken Elioff Ellingson Enebo Erickson Esau Evans Ewald	Fjoslien Forsythe Friedrich Fritz Fudro Greenfield Halberg Haukoos
Anderson, R.	Carlson, D.	Den Ouden	Ewald	Haukoos
Battaglia	Carlson, L.	Drew	Faricy	Heap

The bill was passed and its title agreed to.

H. F. No. 747, A bill for an act relating to retirement; miscellaneous amendments to the public employees retirement law; amending Minnesota Statutes 1978, Sections 353.01, Subdivisions 2b, 10, 16, and 27; 353.017, Subdivision 2; 353.03, Subdivision 3; 353.29, Subdivisions 2 and 8; 353.31, Subdivision 1; 353.32, Subdivisions 1, 3, and 9; 353.33, Subdivision 1; 353.34, Subdivision 3; 353.35; 353.64, Subdivision 1; 353.65, Subdivision 2; 353.656, Subdivision 2; 353.71, Subdivision 5.

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 131 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Anderson, D. Anderson, G. Anderson, G. Anderson, I. Battaglia Begich Berglin Berkelman Biersdorf Blatz Brinkman Byrne Carlson, D. Carlson, L. Casserly Clark Clawson	Enebo Erickson Esau Evans Ewald Faricy Fjoslien Forsythe Friedrich Fritz Fudro Greenfield Halberg Haukoos Heap	Kostohryz Kroening Kvam Laidig Lehto Levi Long Ludeman Ludeman	Norton Novak Nysether Olsen Onnen Osthoff Otis Patton Pavlak	Piepho Pleasant Prahl Redalen Reding Rees Reif Rose Rothenberg Sarna Schreiber Searles Sherwood Simoneau Stadum Stoa Stowell Sviggum Swanson Thiede Tomlinson Valan	
Clawson Corbid	Heap Heinitz	Luknic Mann	Pavlak Pehler	Valan Valento	
Crandall	Hoberg	McCarron	Peterson	Vanasek	

Voss Waldorf	• 1	Welch Welker		Wieser Wigley	Zubay	Speaker Searle
Weaver		Wenzel	1999 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997	Wynia		

The bill was passed and its title agreed to.

H. F. No. 882, A bill for an act relating to pollution control; establishing processing procedures for outstanding unpaid charges for solid waste management; providing for certification of certain charges to county auditors for collection of taxes upon the lands served; amending Minnesota Statutes 1978, Section 400.08,

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

The question was taken on the passage of the bill and the roll was called. There were 131 yeas and 0 nays as follows:

Those who voted in the affirmative were:

			· · · · · ·	· · ·
Aasness	Drew	Jude	Nelsen, M.	Sherwood
Adams	Eken	Kahn	Nelson	Simoneau
Ainley	Elioff		Niehaus	Stadum
Albrecht	Ellingson	Kalis	Norman	Stoa
Anderson, B.	Enebo	Kelly	Norton	Stowell
Anderson, D.	Erickson	Kempe	Novak	Sviggum
Anderson, G.	Esau	Knickerbocker	Nysether	Swanson
Anderson, I.	Evans	Kostohryz	Olsen	Thiede
Anderson, R.	Ewald	Kroening	Onnen	Tomlinson
Battaglia	Faricy	Kvam	Osthoff	Valan
Begich	Fjoslien	Laidig	Otis	Valento
Berglin	Forsythe	Lehto	Patton	Vanasek
Berkelman	Friedrich	Levi	Pavlak	Voss
Biersdorf	Fritz		Pehler	Waldorf
Blatz	Fudro	Ludeman	Peterson	Weaver
Brinkman	Greenfield	Luknic	Piepho	Welch
Byrne	Halberg	Mann	Pleasant	Welker
Carlson, D.	Haukoos	McCarron	Prahl	Wenzel
Carlson, L.	Heap	McDonald	Redalen	Wieser
Casserly	Heinitz	McEachern	Reding	Wigley
Clark	Hoberg	Mehrkens	Rees	Wynia
Clawson	Hokanson	Metzen	Reif	Zubay
Corbid	Jacobs	Minne	Rose	Speaker Searle
Crandall	Jaros	Moe	Rothenberg	
Dean	Jennings	Munger	Sarna	
Dempsey	Johnson, C.	Murphy	Schreiber	
Den Ouden	Johnson, D.	Nelsen, B.	Searles	

The bill was passed and its title agreed to.

H. F. No. 954, A bill for an act relating to counties; providing for the time for certain welfare board activities; amending Minnesota Statutes 1978, Sections 393.04; and 393.08.

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

1334

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:

AasnessDen OudenAdamsDrewAdamsDrewAinleyEkenAlbrechtEllioffAnderson, B.EllingsonAnderson, G.EricksonAnderson, R.EvansBattagliaEwaldBerginFjoslienBerkelmanForsytheBilatzFritzBrinkmanForsytheBirstor, D.HalbergCarlson, D.HalbergCarlson, D.HalbergCarlson, D.HalbergCarlson, B.HeapCorbidHokansonCrandallJacobsDeanJarosDempseyJennings	Johnson, C.	Munger	Rothenberg
	Johnson, D.	Murphy	Sarna
	Jude	Nelsen, B.	Schreiber
	Kahn	Nelsen, M.	Searles
	Kaley	Nelson	Sherwood
	Kalis	Niehaus	Simoneau
	Kelly	Norman	Stadum
	Kempe	Norton	Stoa
	Knickerbocker	Novak	Stowell
	Kostohryz	Nysether	Sviggum
	Kroening	Olsen	Swanson
	Kvam	Onnen	Thiede
	Laidig	Osthoff	Tomlinson
	Lehto	Otis	Valan
	Levi	Patton	Valento
	Long	Pavlak	Vanasek
	Ludeman	Pehler	Voss
	Luknic	Peterson	Waldorf
	Mann	Piepho	Welch
	McCarron	Pleasant	Welch
	McDonald	Prahl	Welker
	McEachern	Redalen	Welker
	Mehrkens	Reding	Wigley
	Metzen	Rees	Wynia
	Minne	Reif	Zubay
	Moe	Rose	Speaker Searle

The bill was passed and its title agreed to.

H. F. No. 1011, A bill for an act relating to labor; master and apprentice; identifying the ex officio member of the advisory council; authorizing equal opportunity in employment standards; providing for reciprocity recognition of certain programs; changing the terms of apprenticeships; changing the range in apprenticeship committee membership; amending Minnesota Statutes 1978, Sections 178.02, Subdivision 1; 178.03, Subdivision 3, and by adding a subdivision; 178.05, Subdivision 2; and 178.06.

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:

Aasness	Anderson, I.	Blatz	Clawson	Eken
Adams	Anderson, R.	Brinkman	Corbid	Elioff
Ainley	Battaglia	Byrne	Crandall	Ellingson
Albrecht	Begich	Carlson, D.	Dean	Enebo
Anderson, B.	Berglin	Carlson, L.	Dempsey	Erickson
Anderson, D.	Berkelman	Casserly	Den Ouden	Esau
Anderson, G.	Biersdorf	Clark	Drew	Evans

## JOURNAL OF THE HOUSE

Ewald Faricy Fjoslien Forsythe Fritz Fudro Greenfield Halberg Haukoos Heap Heinitz Hoberg Hokanson Jacobs Jaros Jennings Johnson, C. Johnson, D. Jude	Kaley Kalis Kelly Kempe Knickerbocker Kostohryz Kroening Kvam Laidig Lehto Levi Long Ludeman Luknic Mann McCarron McDonald McEachern Mehrkens	Metzen Minne Moe Munger Murphy Nelsen, B. Nelsen, M. Nelson Niehaus Norman Norton Novak Nysether Olsen Onnen Osthoff Otis Pavlak Pehler	Peterson Piepho Pleasant Prahl Redalen Reding Rees Reif Rose Rothenberg Sarna Schreiber Searles Sherwood Simoneau Stadum Stoa Stowell Sviggum	Swanson Thiede Tomlinson Valan Valento Vanasek Voss Waldorf Weaver Welch Welker Wenzel Wieser Wigley Wynia Zubay Speaker Searle
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The bill was passed and its title agreed to.

H. F. No. 1023, A bill for an act relating to Independent School District No. 911; providing for the sale of certain land.

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:

Aasness Adams Ainley Albrecht Anderson, B. Anderson, G. Anderson, G. Anderson, R. Battaglia Begich Berglin Berkelman Biersdorf Blatz Brinkman Byrne Carlson, L. Carlson, L. Carlson, L. Carlson, L. Carlson, L. Carlson, L. Carlson, C. Carlson, C. Ca	Drew Eken Elioff Ellingson Enebo Erickson Esau Evans Ewald Faricy Fjoslien Forsythe Fritz Fudro Greenfield Halberg Haukoos Heap Heinitz Hoberg Hokanson Jacobs Jaros Jennings Johnson, C.	Jude Kahn Kaley Kalis Kelly Kempe Knickerbocker Kostohryz Kroening Kvam Laidig Lehto Levi Long Ludeman Luknic Mann McCarron McDonald McEachern Mehrkens Metzen Minne Moe Moe Munger	Nelsen, B. Nelsen, M. Nelson Niehaus Norman Norton Novak Nysether Olsen Onnen Osthoff Otis Patton Pavlak Pehler Peterson Piepho Pleasant Prahl Redalen Reding Rees Reif Rose Rothenberg	Schreiber Searles Sherwood Simoneau Stadum Stoa Stowell Sviggum Swanson Thiede Tomlinson Valento Vanasek Voss Waldorf Weaver Welch Welker Welker Welker Weiker Wigley Wynia Zubay Speaker Searle
	Johnson, C. Johnson, D.			

#### 1336

Those who voted in the negative were:

Corbid

The bill was passed and its title agreed to.

H. F. No. 1063, A bill for an act relating to the city of Duluth; increasing the number of directors on the Duluth Transit Authority and permitting representation of the city of Superior, Wisconsin; amending Laws 1969, Chapter 720, Sections 1, as amended, and 11, Subdivision 3.

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 131 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Aasness	Drew	Kahn	Nelson	Sherwood
Adams	Eken	Kaley	Niehaus	Simoneau
Ainley	Elioff	Kalis	Norman	Stadum
Albrecht	Ellingson	Kelly	Norton	Stoa
Anderson, B.	Enebo	Kempe	Novak	Stowell
Anderson, D.	Erickson	Knickerbocker		Sviggum
	Esau	Kostohryz	Olsen	Swanson
Anderson, G.	Evans	Kroening	Onnen	Thiede
Anderson, I.		Kroening Kvam	Osthoff	Tomlinson
Anderson, R.	Ewald	Laidig	Otis	Valan
Battaglia	Faricy	Lehto	Patton	Valan Valento
Begich	Fjoslien			
Berglin	Forsythe	Levi	Pavlak	Vanasek
Berkelman	Fritz	Long	Pehler	Voss
Biersdorf	Fudro	Ludeman	Peterson	Waldorf
Blatz	Greenfield	Luknic	Piepho	Weaver
Brinkman	Halberg	Mann	Pleasant	Welch
Byrne	Haukoos	McCarron	Prahl	Welker
Carlson, D.	Heap	McDonald	Redalen	Wenzel
Carlson, L.	Heinitz	McEachern	Reding	Wieser
Casserly	Hoberg	Mehrkens	Rees	Wigley
Clark	Hokanson	Metzen	Reif	Wynia
Clawson	Jacobs	Minne	Rice	Zubay
Corbid	Jaros	Мое	Rose	Speaker Searle
Crandall	Jennings	Munger	Rothenberg	
Dean	Johnson, C.	Murphy	Sarna	
Dempsey	Johnson, D.	Nelsen, B.	Schreiber	
Den Öuden	Jude	Nelsen, M.	Searles	

The bill was passed and its title agreed to.

H. F. No. 898, A bill for an act relating to traffic regulation; allowing an authorized emergency vehicle to use an oscillating white light; amending Minnesota Statutes 1978, Section 169.55, Subdivision 1.

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

[40th Day

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

Those who voted in the affirmative were:

Anderson, B.EllingsonKalAnderson, D.EneboKelAnderson, G.EricksonKelAnderson, G.EricksonKelAnderson, R.EvansKosBattagliaEwaldKroBegichFaricyKvBerglinFjoslienLaiBerkelmanForsytheLebBiersdorfFritzLevBlatzFudroLorBrinkmanGreenfieldLucCarlson, D.HaukoosMacCasserlyHeinitzMcClarkHobergMcCorbidJacobsMetCrandallJarosMirDeanJenningsMod	hn Pey N ley N lis N ly N ickerbocker N stohryz O bening O am O dig O dig O dig O to H to H to H to H to H to H carron H Donald H Eachern H hrkens H tzen H nne H	Nelsen, M. Nelsen, M. Niehaus Norman Novak Nysether Olsen Onnen Osthoff Otis Patlak Pehler Pehler Pehler Pehler Peterson Piepho Pleasant Prahl Redalen Redalen Redalen Rees Reif Rice	Schreiber Searles Sherwood Simoneau Stadum Stoa Stowell Sviggum Swanson Thiede Tomlinson Valan Valan Valan Valan Valanto Vanasek Voss Weaver Weck Welker Welker Welker Welker Wigley Wigley Wynia Zubay Speaker Searle
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The bill was passed and its title agreed to.

H. F. No. 1101, A bill for an act relating to motor vehicles; providing for the issuance of handicapped license plates; amending Minnesota Statutes 1978, Section 168.021, Subdivision 1.

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

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

Those who voted in the affirmative were:

Aasness Adams Ainley Albrecht Anderson, B. Anderson, G. Anderson, I. Anderson, R.	Blatz Brinkman Byrne Carlson, D. Carlson, L. Casserly Clark Clawson Corbid	Eken Elioff Ellingson Enebo Erickson Evans Ewald Faricy Fjoslien	Haukoos Heap Heinitz Hoberg Hokanson Jacobs Jaros Jennings Johnson, C.	Kelly Kempe Knickerbocker Kostohryz Kroening Laidig Lehto Levi
Battaglia	Crandall	Forsythe	Johnson, D.	Long
Begich	Dean	Fritz	Jude	Ludeman
Berglin	Dempsey .	Fudro Greenfield	Kahn	Luknic
Berkelman	Den Ouden	Greenfield	Kaley	Mann
Biersdorf	Drew	Halberg	Kalis	McCarron

McDonald	Novak	:: Redalen /	Stadum	Weaver
McEachern	Nysether	Reding	Stoa	Welch
Mehrkens	Olsen	Rees	Stowell	Welker
Metzen	Onnen	Reif	Sviggum	Wenzel
Minne	Osthoff	Rice	Swanson	Wieser
Moe	Otis	Rose	Thiede	Wigley
Murphy	Patton	Rothenberg	Tomlinson	Wynia
Nelsen, M.	Pavlak	Sarna	Valan	Zubay
Nelson	Pehler	Schreiber	Valento	Speaker Searle
Niehaus	Peterson	Searles	Vanasek	· · · · · ·
Norman	Piepho	Sherwood	Voss	
Norton	Prahl	Simoneau	Waldorf	

The bill was passed and its title agreed to.

H. F. No. 1268, A bill for an act relating to state lands; authorizing the conveyance of certain lands in Otter Tail County to the city of Fergus Falls.

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:

Aasness Adams Ainley Albrecht Anderson, B. Anderson, D. Anderson, J. Anderson, I. Anderson, R. Battaglia Begich Berglin Berkelman Biersdorf Blatz Brinkman Byrne Carlson, D. Carlson, L. Casserly Clark Clawson Corbid Crandall Dean	Jaros Jennings	Johnson, D. Jude Kahn Kaley Kalis Kelly Kempe Knickerbocker Kostohryz Kroening Kvam Laidig Lehto Levi Long Ludeman Luknic Mann McCarron McCarron McCarron McCaren Metzen Moe Munger	Olsen Onnen Osthoff Otis Patton Pavlak Pehler Peterson Piepho Pleasant Prahl Redalen Reding Rees Reif Rice Rose	Sarna Schreiber Searles Sherwood Simoneau Stadum Stadum Stowell Sviggum Swanson Thiede Tomlinson Valan Valento Vanasek Voss Waldorf Weaver Welch Welker Welker Welker Wigley Wynia Zubay
Dempsey	Johnson, C.	Murphy	Rothenberg	Speaker Searle

The bill was passed and its title agreed to.

H. F. No. 1353 was reported to the House.

There being no objection, H. F. No. 1353 was continued on the Consent Calendar one day.

. . . .

H. F. No. 1381, A bill for an act relating to the county of St. Louis; permitting the sale of certain tax-forfeited land.

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 80 yeas and 43 nays as follows:

Those who voted in the affirmative were:

Anderson, D.ElioffJohnson, C.MetzerAnderson, I.EllingsonJudeMinneAnderson, R.EneboKaleyMoeBattagliaEsauKalisMurphBegichEwaldKempeNelsenBerglinFjoslienKostohryzNortorBiersdorfFudroLaidigNysetlBrinkmanGreenfieldLeviOnnenByrneHalbergLongOsthofCarlson, D.HeapLudemanOtisClarkHokansonMannPehler	Sarna y Searles , M. Simoneau n Tomlinson her Valan her Voss Waldorf f Welch Welker wenzel
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Those who voted in the negative were:

Aasness Albrecht Anderson, G. Blatz Corbid Dean Den Ouden Drew	Erickson Faricy Haukoos Heinitz Johnson, D. Kahn Knickerbocker Kvam	Pleasant	Rose Rothenberg Schreiber Sherwood Stadum Stoa Stowell Sviggum	Thiede Valento Weaver Wieser Wigley Wynia Speaker Searle
Eken	Lehto	Redalen	Swanson	

The bill was passed and its title agreed to.

## CALENDAR

S. F. No. 346, A bill for an act relating to Hennepin county; authorizing the county board to self insure against claims and losses; allowing conditions of commercial insurance; repealing Laws 1971, Chapter 330.

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:

Aasness Adams Ainley Albrecht Anderson, B. Anderson, G. Anderson, G. Anderson, R. Battaglia Begich Berglin Berkelman Biersdorf Blatz Brinkman Byrne Carlson, D. Carlson, L. Casserly Clark Clawson Corbid	Den Ouden Drew Eken Elioff Ellingson Enebo Erickson Esau Ewald Faricy Fjoslien Forsythe Friedrich Fritz Fudro Greenfield Halberg Haukoos Heap' Heinitz Hoberg Hokanson Jacobs	Ludeman Luknic Mann McCarron McDonald McEachern Mehrkens Metzen	Murphy Nelsen, B. Nelsen, M. Nelson Niehaus Norman Norton Novak Nysether Olsen Onnen Osthoff Otis Patton Pavlak Pehler Peterson Piepho Pieasant Prahl Redalen Reding Rees	Rothenberg Sarna Schreiber Searles Sherwood Simoneau Stadum Stoa Stowell Sviggum Swanson Thiede Tomlinson Valento Vanasek Voss Waldorf Weaver Welch Welker Wenzel Wieser Wigley
	Jacobs Jaros Jennin <b>g</b> s	Metzen Minne Moe	Rees Reif Rice	
Dempsey	Johnson, C.	Munger	Rose	Speaker Searle

The bill was passed and its title agreed to.

S. F. No. 384, A bill for an act relating to elections; providing additional compensation for election judges who travel to pick up election supplies or deliver ballots; authorizing town boards to fix the compensation of town election judges; amending Minnesota Statutes 1978, Section 204A.23.

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 1 nay as follows:

Those who voted in the affirmative were:

Aasness	Carlson, D.	Evans	Jennings	Ludeman
Adams	Carlson, L.	Ewald	Johnson, C.	Luknic
Ainley	Casserly	Faricy	Johnson, D.	Mann
Albrecht	Clark	Fjoslien	Jude	McCarron
Anderson, B.	Clawson	Forsythe	Kahn	McDonald
Anderson, G.	Corbid	Friedrich	Kaley	McEachern
Anderson, G.	Crandall	Fritz	Kalis	Mehrkens
Anderson, R.	Dean	Fudro	Kelly	Metzen
Battaglia	Dempsey	Greenfield	Kempe	Moe
Begich	Den Ouden	Halberg	Knickerbocker	Munger
Berglin	Drew	Haukoos	Kostohryz	Murphy
Berkelman	Eken	Heap	Kroening	Nelsen, B.
Biersdorf	Elioff	Heinitz	Kvam	Nelsen, M.
Blatz	Ellingson	Hoberg	Laidig	Nelson
Brinkman	Enebo	Hokanson	Lehto	Niehaus
Burne	Erickson	Jacobs	Levi	Norman
Byrne	Esau	Jaros	Long	Norton

NovakPiephoNysetherPleasantOlsenRedalenOsthoffRedingOtisReesPattonReifPavlakRosePehlerRothenbergPetersonSarna	Schreiber Searles Sherwood Simoneau Stadum Stoa Stowell Sviggum Swanson	Thiede Tomlinson Valento Vanasek Voss Waldorf Weaver Welch Welker	Wenzel Wieser Wigley Wynia Zubay Speaker Searle
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Those who voted in the negative were:

Rice

The bill was passed and its title agreed to.

S. F. No. 361, A bill for an act relating to highway traffic regulations; regulating speed limits within school zones; prescrib-ing penalties; amending Minnesota Statutes 1978, Section 169.-14. Subdivision 5a.

The bill was read for the third time and placed upon its final passage. (1) A set of the se

The question was taken on the passage of the bill and the roll was called. There were 130 yeas and 0 nays as follows:

and the second second second second Those who voted in the affirmative were:

Aasness	Drew	Johnson, D.	Murphy	Rothenberg
Adams	Eken	Jude	Nelsen, B.	Sarna
Ainley	Elioff	Kahn	Nelsen, M.	Schreiber
Albrecht	Ellingson	Kaley	Nelson	Searles
Anderson, B.	Enebo	Kalis	Niehaus	Sherwood
Anderson, D.	Erickson	Kelly	Norman	Simoneau
Anderson, G.	Esau	Kempe	Norton	Stadum
Anderson, I.	Evans	Knickerbocker	Novak	Stoa
Anderson, R.	Ewald	Kostohryz	Nysether	Stowell
Battaglia	Faricy	Kroening	Olsen	Sviggum
Begich	Fjoslien	Kvam	Onnen	Swanson
Berglin	Forsythe	Laidig	Osthoff	Thiede
Berkelman	Friedrich	Lehto	Otis	Tomlinson
Biersdorf	Fritz	Levi	Patton	Valento
Blatz	Fudro	Long	Pavlak '	Vanasek
Brinkman	Greenfield	Ludeman	Pehler	Voss
Byrne	Halberg	Luknic	Peterson	Waldorf
Carlson, D.	Haukoos	Mann	Piepho	Weaver
Carlson, L.	Heap	McCarron	Pleasant	Welch
Casserly	Heinitz	McDonald	Prahl	Welker
Clark	Hoberg	McEachern	Redalen	Wenzel
Clawson	Hokanson	Mehrkens	Reding	Wieser
Corbid	Jacobs	Metzen	Rees	Wigley
Crandall	Jaros	Minne	$\mathbf{Reif}$	Wynia
Dean	Jennings	Moe	Rice	Zubay
Dempsey	Johnson, C.	Munger	Rose	Speaker Searle

The bill was passed and its title agreed to.

Olsen was excused at 4:00 p.m.

# GENERAL ORDERS

Pursuant to rules of the House, the House resolved itself into the Committee of the Whole, with Searle 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. Nos. 227, 317, 614, 969, 998, 792, 912, 430, 581, 774, 900, 913 and 1214 which it recommended to pass.

S. F. Nos. 340, 728 and 219 which it recommended to pass.

H. F. Nos. 261, 944, 859, 500, 1097 and 870 which it recommended progress.

S. F. No. 118 which it recommended progress.

S. F. No. 410 which it recommended progress with the following amendment offered by McCarron:

Page 1, lines 20, 21, 22 and 23, delete the new language

Page 2, lines 1 and 2, delete the new language

Page 2, line 2, reinstate the stricken language

Further amend the title:

Line 4, delete everything after the semicolon

Line 5, delete the line

H. F. No. 564 which it recommended to pass with the following amendment offered by Voss:

Page 5, line 27, delete "(9a)" and insert "(10)"

Page 5, line 32, delete "(10)" and insert "(11)"

Page 6, line 2, delete "(11)" and insert "(12)"

Page 11, line 12, after "commitment," insert "issued on or before November 30, 1982," Page 11, line 24, after "her" insert "primary"

Page 11, line 24, delete "no" and insert "the"

Page 11, line 24, delete "disapprove" and insert "consent to"

Page 11, line 25, delete "sale or" and insert "subsequent"

Page 11, line 25, delete "where" and insert "if"

Page 11, line 26, delete "sale or"

Page 11, line 26, delete "directly" and insert "obligated"

Page 11, line 27, delete "liable with the purchaser"

Page 11, line 27, after "entire" insert "remaining"

Page 11, line 28, delete "may establish, as the only" and insert "shall"

Page 11, line 29, delete "condition for denying"

Page 11, line 29, delete "of"

Page 11, line 30, delete "that the person" and insert "if the transferee (1)"

Page 11, delete line 31

Page 11, line 32, delete "not meet" and insert "meets"

Page 11, line 32, delete "creditworthiness" and insert "credit worthiness"

Page 11, line 33, after "loans" insert a comma

Page 12, line 1, delete "purchaser" and insert "transferee"

Page 12, line 3, after "collateral" delete the period and insert ", and (2) executes an agreement in writing with the lender whereby the transferee assumes the obligations of the existing borrower under the loan instruments. Any such agreement shall not affect the priority, validity or enforceability of any loan instrument. A lender may charge a fee not in excess of one-tenth of one percent of the remaining unpaid principal balance in the event the loan or advance of credit is assumed by the transferee and the existing borrower continues after the transfer to be obligated for repayment of the entire assumed indebtedness. A lender may charge a fee not in excess of one percent of the re40th Day]

maining unpaid principal balance in the event the remaining indebtedness is assumed by the transferee and the existing borrower is released from all obligations under the loan instruments."

Page 12, line 3, strike "No conventional loan"

Page 12, line 4, strike "made on or after the"

Page 12, line 5, strike "effective date of"

Page 12, line 5, delete "this act"

Page 12, line 5, strike "shall"

Page 12, strike lines 6 through 8

Page 12, lines 9 to 18, strike the existing language and delete the new language

Further amend the title:

Page 1, line 3, after "loans;" insert "regulating mortgage assumptions;"

Page 1, line 7, after "adding" insert "a"

Page 1, line 7, delete "subdivisions" and insert "subdivision"

S. F. No. 493 which it recommended to pass with the following amendment offered by Swanson:

Page 1, delete lines 11 to 15 and insert:

"Subd. 3a. When the ballot cards arrive at a counting center where votes are counted by a multiple use computer, they shall be given to the counting center election judges. If the election judges at the precinct have determined that any group of ballot cards are not defective by reason of improper write-in votes, that group of ballot cards may be counted by the automatic tabulating equipment before"

Page 1, after line 19 insert:

"For purposes of this subdivision, a multiple use computer is a type of automatic tabulating equipment which can perform functions other than counting votes."

Page 2, line 9, after "votes" delete the comma.

H. F. No. 686 which it recommended to pass with the following amendment offered by Ainley:

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Page 1, line 17, after "Jackson," delete "and Cottonwood" insert "Cottonwood and Hubbard"

H. F. No. 123 which it recommended to pass with the following amendment offered by Nelson:

Page 7, after line 17, insert:

"Sec. 8. Minnesota Statutes 1978, Section 626.556, Subdivision 2, is amended to read:

Subd. 2. [DEFINITIONS.] As used in this section, the following terms have the meanings given them unless the specific content indicates otherwise:

(a) "Sexual abuse" means the subjection by the child's parents, guardian, or person responsible for the child's care, to any act which constitutes a violation of sections 609.342, 609.343, 609.344, or 609.345. Sexual abuse also includes any act which involves a minor which constitutes a violation of (SECTION 609.-32) sections 1 to 7.

(b) "Neglect" means failure by a parent, guardian or other person responsible for a child's care to supply a child with necessary food, clothing, shelter or medical care when reasonably able to do so. Nothing in this section shall be construed to mean that a child is neglected solely because the child's parent, guardian or other person responsible for his care in good faith selects and depends upon spiritual means or prayer for treatment or care of disease or remedial care of the child.

(c) "Physical abuse" means:

(i) Any physical injury inflicted by a parent, guardian or other person responsible for the child's care on a child other than by accidental means; or

(ii) Any physical injury that cannot reasonably be explained by the history of injuries provided by a parent, guardian or other person responsible for the child's care.

(d) "Report" means any report received by the local welfare agency, police department or county sheriff pursuant to this section.

Sec. 9. Minnesota Statutes 1978, Section 626A.05, Subdivision 2, is amended to read:

Subd. 2. [OFFENSES FOR WHICH INTERCEPTION OF WIRE OR ORAL COMMUNICATION MAY BE AUTHO-RIZED.] A warrant authorizing interception of wire or oral communications by investigative or law enforcement officers may only be issued when such interception may provide evidence of the commission of any criminal felony offense involving murder, manslaughter, aggravated assault, aggravated robbery, kidnapping, aggravated rape, prostitution, bribery, perjury, escape from custody, theft, receiving stolen property, embezzlement, burglary, forgery, aggravated forgery, gambling, and offenses relating to controlled substances, or an attempt or conspiracy to commit any such offense or said offenses, as punishable under sections 609.185, 609.19, 609.195, 609.20, 609.225, 609.245, 609.-25, 609.291, (609.32, SUBDIVISIONS 1, 2, AND 3) 1 to 7, 609.-42, 609.48, 609.485, subdivision 4, clause (1), 609.52, 609.53, 609.54, 609.58, 609.625, 609.63, 609.76, 609.825, and chapter 152."

Renumber the sections

Underscore all new language in the bill

Further, amend the title as follows:

Page 1, line 9, after the second semi-colon, insert "amending Minnesota Statutes 1978, Sections 626.556, Subdivision 2; and 626A.05, Subdivision 2;"

On the motion of Sieben, H., 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:

McCarron moved to amend S. F. No. 410, as follows:

Page 1, lines 20, 21, 22 and 23, delete the new language

Page 2, lines 1 and 2, delete the new language

Page 2, line 2, reinstate the stricken language

Further amend the title:

Line 4, delete everything after the semicolon

Line 5, delete the line

The question was taken on the adoption of the amendment and the roll was called. There were 68 yeas and 58 nays as follows: Those who voted in the affirmative were:

Aasness Adams Anderson, B. Anderson, G. Anderson, I. Battaglia Begich Berglin Berkelman	Clawson Corbid Eken Elioff Ellingson Enebo Friedrich Fudro Greenfield	Kaley Kalis Kelly Kostohryz Kroening Lehto Long Ludeman	Munger Murphy Nelson Novak Osthoff Patton Pehler Prahl Reding	Stowell Swanson Tomlinson Valan Vanasek Voss Waldorf Welch Welker
Berkelman	Greenfield	Ludeman	Reding	Welker
Brinkman	Hokanson	Mann	Rice	Wenzel
Byrne	Jacobs	McCarron	Sarna	Wynia
Carlson, D.	Jaros	McEachern	Simoneau	Zubay
Carlson, L.	Johnson, C.	Minne	Stadum	
Clark	Kahn	Moe	Stoa	

Those who voted in the negative were:

Ainley Albrecht Anderson, D. Anderson, R. Biersdorf Blatz Casserly Crandall Dean Dempsey Den Ouden Drew	Esau Evans Ewald Fjoslien Forsythe Fritz Halberg Haukoos Heap Heinitz Jennings Johnson, D.	Jude Knickerbocker Kvam Levi Luknic McDonald Mehrkens Metzen Nelsen, B. Nielsen, M. Niehaus Norman	Norton Nysether Olsen Onnen Otis Pavlak Peterson Piepho Pleasant Redalen Rees Reif	Rothenberg Schreiber Searles Sherwood Sviggum Thiede Valento Weaver Wieser Wigley
Drew	Johnson, D.	Norman	Reif	

The motion prevailed and the amendment was adopted.

# MOTIONS AND RESOLUTIONS

Nelson moved that the names of Crandall, Otis, Clark and Levi be added as authors on H. F. No. 123. The motion prevailed.

Pehler moved that the name of Welch be added as an author on H. F. No. 1493. The motion prevailed.

Pavlak moved that H. F. No. 695, now on Technical General Orders, be referred to the Committee on Appropriations. The motion prevailed.

Pavlak moved that the name of Nelson be added as an author on H. F. No. 1483. The motion prevailed.

#### ADJOURN MENT

Berglin moved that when the House adjourns today it adjourn until 2:00 p.m., Wednesday, April 25, 1979. The motion prevailed. Berglin moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 2:00 p.m., Wednesday, April 25, 1979.

v

EDWARD A. BURDICK, Chief Clerk, House of Representatives

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