STATE OF MINNESOTA

SEVENTY-FIRST SESSION - 1980

NINETIETH DAY

SAINT PAUL, MINNESOTA, MONDAY, MARCH 31, 1980

The House of Representatives convened at 10:00 a.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:

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

A quorum was present.

Friedrich and Stoa were excused until 2:00 p.m.

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

REPORTS OF CHIEF CLERK

Pursuant to Rules of the House, printed copies of H. F. No. 2304 and S. F. Nos. 1835, 2113, 2244, 2263, 1717, 1984, 1028, 1636, 2099 and 2166 have been placed in the members' files.

S. F. No. 2099 and H. F. No. 1991, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

Schreiber moved that the rules be so far suspended that S. F. No. 2099 be substituted for H. F. No. 1991 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1028 and H. F. No. 1035, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

Jude moved that the rules be so far suspended that S. F. No. 1028 be substituted for H. F. No. 1035 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 2166 and H. F. No. 2320, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

Long moved that the rules be so far suspended that S. F. No. 2166 be substituted for H. F. No. 2320 and that the House File be indefinitely postponed. The motion prevailed.

PETITIONS AND COMMUNICATIONS

The following communication was received:

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

March 27, 1980

The Honorable Fred C. Norton 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 1980 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 1980	Date Filed 1980
1187		376	March 27	March 27
1188		377	March 27	March 27
1311		378	March 27	March 27
1745		379	March 27	March 27
	1789	380	March 27	March 27
	1798	381	March 27	March 27
	1892	382	March 27	March 27
			Sincerely,	
			Joan Anderso Secretary of S	

SECOND READING OF SENATE BILLS

S. F. Nos. 2099, 1028 and 2166 were read for the second time.

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. 1272, A bill for an act relating to aeronautics; excluding parachutes and parachuting from the jurisdiction of the department of transportation; amending Minnesota Statutes 1978, Section 360.013, Subdivisions 2, 3 and 11.
- H. F. No. 1765, A bill for an act relating to financial institutions; excluding certain loans made by credit unions in calculating outstanding loans and risk assets for reserve fund purposes; amending Minnesota Statutes 1978, Section 52.17.

Mr. Speaker:

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

- H. F. No. 2067, A bill for an act relating to financial institutions; modifying director's residence requirements for industrial loan and thrift companies; providing for a report to the commissioner in the event of a change of control; requiring insurance or guarantee of certificates of indebtedness sold or issued for investment; exempting certificates of indebtedness from the regulation of securities; amending Minnesota Statutes 1978, Sections 53.06; 53.09, Subdivision 2; Chapter 53, by adding a section; and Minnesota Statutes, 1979 Supplement, Section 80A.15, Subdivision 1.
- H. F. No. 2122, A bill for an act relating to insurance; increasing the maximum limits on the insuring or reinsuring of a single risk of certain companies; defining a term; amending Minnesota Statutes 1978, Section 60A.09, Subdivision 1, and by adding a subdivision.

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. 1742, A bill for an act relating to highway traffic regulations; authorizing pick up trucks used for certain purposes to draw two trailers under certain circumstances and within limited areas; amending Minnesota Statutes 1978, Section 169.81, by adding a subdivision.
- H. F. No. 1835, A bill for an act relating to motor vehicles; setting due dates for installment payments of motor vehicle registration taxes; extending the coroner's reporting time of deaths resulting from motor vehicle accidents; authorizing the use of accident reports by certain agencies for accident prevention purposes; requiring bumpers on certain motor vehicles; allowing cities and towns to declare segments of city streets and town roads to be urban districts and to post urban district speed limits on them; amending Minnesota Statutes 1978, Sections 168.31, Subdivision 4; 169.09, Subdivisions 11 and 13; and 169.14, by adding a subdivision; 169.73, Subdivisions 1 and 2; repealing Minnesota Statutes 1978, Section 169.73, Subdivisions 3, 4 and 5.

Mr. Speaker:

I hereby announce that the Senate accedes to the request of the House for the appointment of a Conference Committee on the amendments adopted by the Senate to the following House File:

H. F. No. 2476, A bill for an act relating to the organization and operation of state government; clarifying, providing for deficiencies in, and supplementing appropriations for the expenses of state government with certain conditions; appropriating money; amending Minnesota Statutes 1978, Sections 3A.03, Subdivision 2; 3A.04, Subdivisions 3 and 4; 15.0597, Subdivisions 3, 4, 5, 6 and 7; 15.50, Subdivision 1; 16.854, Subdivision 1; 16A.-131, by adding a subdivision; 16A.67, Subdivision 1; 16A.721; 43.005, by adding a subdivision; 43.05, Subdivision 2; 43.062, Subdivisions 1, 2 and 3; 43.065; 43.067, Subdivision 2; 43.068; 43.323, Subdivisions 1 and 2; 43.35; 62D, by adding a subdivision; 82.34; 90.195; 94.10, Subdivision 1; 94.16; 121.90; 121.902, Subdivision 1; 121.906, Subdivision 2; 121.908; 121.912, Subdivision 2; 121.914, Subdivision 1; 136.81, Subdivision 1; 145.913, Subdivision 3; 214.06, Subdivision 1; 216.16; 216A.01; 216A.03, Subdivision 3, and by adding a subdivision; 216A.04, Subdivisions 1 and 3, and by adding a subdivision; 216A.05, Subdivisions 4 and 5; 216A.07; 216B.17, Subdivision 1; 216B.19; 216B.54; 216B.62, Subdivisions 2 and 3; 216B.64; 237.02; 237.12; 237.295, Subdivisions 1 and 2; 246.014; 352.01, Subdivision 2B; 352.04, Subdivision 5; 352.73, Subdivision 3; 352B.25; 352C.04, Subdivision 3; 352C.09, Subdivision 2; 353.83; 354.55, Subdivision 5; 355.46, Subdivision 3; 355.50; 403.11, Subdivision 3; 473.408, Subdivision 3; 490.123, Subdivision 1; and Chapters 16, by adding sections; 16A, by adding sections; 97, by adding a section; 121, by adding sections; 216A, by adding a section; 246, by adding a section; 253A, by adding a section; 256, by adding a section; 259, by adding a section; Minnesota Statutes, 1979 Supplement, Sections 3.3005, Subdivision 4; 15A.083, Subdivision 4; 16A.126; 174.28, Subdivision 2; 43.09, Subdivision 2a; 43.24; 82.81, Subdivision 1; 121.917, Subdivision 4; 354A.12, Subdivision 2; 422A.101, Subdivision 3; and Laws 1979, Chapter 300, Section 4, Subdivisions 1 and 5; 301, Section 3, by adding a subdivision; repealing Minnesota Statutes 1978, Sections 3A.11, Subdivision 3; 43.03; 43.06; 121.92, Subdivision 1; 216B.62, Subdivision 1; 352.73, Subdivision 4; 354.43, Subdivision 2; 490.025, Subdivision 8; Minnesota Statutes, 1979 Supplement, Sections 16.93; 16.965; 121.92, Subdivision 2; and Laws 1979, Chapter 217, Section 11.

The Senate has appointed as such committee Messrs. Moe, Coleman, Ashbach, Spear and Willet.

House File No. 2476 is herewith returned to the House.

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. 1731, A bill for an act relating to labor; regulating certain steam engines and boilers and steam engine and boiler operators; amending Minnesota Statutes 1978, Chapter 183, by adding a section.

PATRICK E. FLAHAVEN, Secretary of the Senate

Niehaus moved that the House refuse to concur in the Senate amendment to H. F. No. 1731, that the Speaker appoint a Conference Committee of 3 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two Houses. The motion prevailed.

Mr. Speaker:

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

H. F. No. 1095, A bill for an act relating to courts; authorizing certain actions against state officers to be tried in a county other than where the cause of action arose; providing for procedure for removal; amending Minnesota Statutes 1978, Sections 542.03; and 542.18.

PATRICK E. FLAHAVEN, Secretary of the Senate

Corbid moved that the House refuse to concur in the Senate amendments to H. F. No. 1095, that the Speaker appoint a Conference Committee of 3 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two Houses. The motion prevailed.

Mr. Speaker:

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

H. F. No. 1435, A bill for an act relating to health; exempting out of state physicians from licensing regulations under certain conditions; amending Minnesota Statutes 1978, Section 147.09.

PATRICK E. FLAHAVEN, Secretary of the Senate

Forsythe moved that the House refuse to concur in the Senate amendments to H. F. No. 1435, that the Speaker appoint a Conference Committee of 3 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two Houses. The motion prevailed.

Mr. Speaker:

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

H. F. No. 2191, A bill for an act relating to unemployment compensation; including certain services as within definition of employment; providing for the noncharging of certain benefits; regulating accounts of successor employers; regulating reimbursements; providing for deductions from benefits; clarifying a certain disqualification from benefits; regulating employer protests; regulating certain interest charges and penalties; providing for adjustments; amending Minnesota Statutes 1978, Sections 268.06, Subdivisions 25, 26 and 28; 268.10, Subdivision 1; 268.16, Subdivisions 1, 2 and 6; and Minnesota Statutes, 1979 Supplement, Sections 268.04, Subdivision 12; 268.06, Subdivisions 5, 22 and 33; 268.08, Subdivision 3; and 268.09, Subdivision 1.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Minne moved that the House concur in the Senate amendments to H. F. No. 2191 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 2191, A bill for an act relating to unemployment compensation; including certain services as within definition of employment; providing for the noncharging of certain benefits; regulating accounts of successor employers; regulating reimbursements; providing for deductions from benefits; clarifying a certain disqualification from benefits; regulating employer protests; regulating certain interest charges and penalties; providing for adjustments; amending Minnesota Statutes 1978, Sections 268.06, Subdivisions 25, 26 and 28; 268.10, Subdivision 1; 268.16, Subdivisions 1, 2 and 6; and Minnesota Statutes, 1979

Supplement, Sections 268.04, Subdivision 12; 268.06, Subdivisions 5, 22 and 33; 268.08, Subdivision 3; and 268.09, Subdivision 1.

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 129 yeas and 0 nays as follows:

Those who voted in the affirmative were:

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

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

Mr. Speaker:

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

H. F. No. 2374, A bill for an act relating to the state ceremonial building; creating the state ceremonial building board; amending Minnesota Statutes 1978, Section 16.872.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Dean moved that the House concur in the Senate amendments to H. F. No. 2374 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 2374, A bill for an act relating to the state ceremonial building; creating the state ceremonial building council; amending Minnesota Statutes 1978, Section 16.872.

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 129 yeas and 0 nays as follows:

Those who voted in the affirmative were:

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

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

Mr. Speaker:

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

H. F. No. 1899, A bill for an act relating to the office of secretary of state; adjusting certain fees collected by that office; making them more uniform; amending Minnesota Statutes 1978, Sections 47.16; 53.01; 221.67; 303.13, Subdivision 1; 308.060, Subdivision 4; 317.04, Subdivision 3; 317.67; 540.152; and 543.08.

CONCURRENCE AND REPASSAGE

Jaros moved that the House concur in the Senate amendments to H. F. No. 1899 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1899, A bill for an act relating to the office of secretary of state; adjusting certain fees collected by that office; making them more uniform; amending Minnesota Statutes 1978, Sections 47.16; 53.01; 221.67; 303.13, Subdivision 1; 308.06, Subdivision 4; 317.04, Subdivision 3; 317.67; 540.152; and 543.08.

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 129 yeas and 0 nays as follows:

Those who voted in the affirmative were:

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

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

Mr. Speaker:

I hereby announce the passage by the Senate of the following House File, herewith returned, as amended by the Senate, in which amendment the concurrence of the House is respectfully requested: H. F. No. 2075, A bill for an act relating to health; requiring certain immunizations for children; requiring certain schools to maintain immunization records and make certain reports; amending Minnesota Statutes 1978, Section 123.70.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Swanson moved that the House concur in the Senate amendments to H. F. No. 2075 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 2075, A bill for an act relating to health; requiring certain immunizations for children; requiring certain schools to maintain immunization records and make certain reports; amending Minnesota Statutes 1978, Section 123.70.

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 125 yeas and 6 nays as follows:

Those who voted in the affirmative were:

en, M. oneau lum vell nson de linson n nto asek dorf
ver
ch ker
zel ser ia iy r. Norton
or de la company

Those who voted in the negative were:

Albrecht

Den Ouden

Fritz

Kvam

Sviggum Wigley

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. 2185, A bill for an act relating to the Knife Lake Improvement District in Kanabec County; authorizing Kanabec County to finance the cost of a certain improvement within the district.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Nelsen, M., moved that the House concur in the Senate amendments to H. F. No. 2185 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 2185, A bill for an act relating to public improvements; authorizing Kanabec County to finance the cost of a certain improvement within the Knife Lake Improvement District in Kanabec County; changing definitions, board membership, compensation, and powers of the Moose Lake-Windemere Sewer District; amending Laws 1974, Chapter 400, Sections 3, Subdivisions 5 and 12; 4, Subdivisions 2 and 9; and 8, by adding a subdivision.

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 128 yeas and 0 nays as follows:

Aasness Adams Ainley Ainley Clark Clawson Anderson, B. Anderson, I. Anderson, I. Anderson, R. Battaglia Begich Berkelman Biersdorf Blatz Brinkman Byrne Carlson, L. Casserly Clark Clawson Crandall Dean Dempsey Den Ouden Drew Eken Elioff Ellingson Erickson Erickson Evans Carlson, D. Ewald	Faricy Fjoslien Forsythe Fritz Fudro Greenfield Halberg Haukoos Heap Heinitz Hoberg Hokanson Jacobs Jaros Jennings Johnson, C. Johnson, D.	Jude Kahn 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 Novak Nysether Olsen
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Onnen	Redalen	Schreiber	Swanson	Welker
Osthoff	Reding	Searles	Thiede	Wenzel
Otis	Rees	Sherwood	Tomlinson	Wieser
Pehler	\mathbf{Reif}	Sieben, H.	Valan	Wigley
Peterson, B.	Rice	Sieben, M.	Valento	Wynia
Peterson, D.	Rodriguez	Simoneau	Voss	Zubay
Piepho	Rose	Stadum	Waldorf	Spkr. Norton
Pleasant	Rothenberg	Stowell	Weaver	_
Prahl	Sarna	Sviggum	Welch	

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. 1987, A bill for an act relating to local government; regulating financial reports of certain municipal hospitals and nursing homes; amending Minnesota Statutes, 1979 Supplement, Sections 471.697, Subdivision 1; and 471.698, Subdivision 1.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Mehrkens moved that the House concur in the Senate amendments to H. F. No. 1987 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1987, A bill for an act relating to local government; regulating financial reports of certain municipal hospitals and nursing homes; amending Minnesota Statutes, 1979 Supplement, Sections 471.697, Subdivision 1; and 471.698, Subdivision 1.

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

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

Aasness Adams Ainley Albrecht Anderson, B. Anderson, D. Anderson, G. Anderson, I. Anderson, R. Battaglia	Begich Berglin Berkelman Biersdorf Blatz Brinkman Byrne Carlson, D. Carlson, L. Casserly	Clark Clawson Corbid Crandall Dean Dempsey Den Ouden Drew Eken Elioff	Ellingson Erickson Esau Evans Ewald Faricy Fjoslien Forsythe Fritz Fudro	Greenfield Halberg Haukoos Heap Heinitz Hoberg Hokanson Jacobs Jaros Jennings
Battagna	Casseriy	FHOII	r uaro	Jennings

Johnson, C. Johnson, D.	Luknic Mann	Nysether Olsen	Rodriguez Rose	Valan Valento
Jude	McCarron	Onnen	Rothenberg	Vanasek
Kahn	McDonald	Osthoff	Sarna	Voss
Kaley	McEachern	Otis	Schreiber	Waldorf
Kalis	Mehrkens	Patton	Searle	Weaver
Kelly	Metzen	Pehler	Searles	Welch
Kempe	Minne	Peterson, B.	$\mathbf{Sherwood}$	\mathbf{Welker}
Knickerbocker	Moe	Peterson, D.	Sieben, H.	Wenzel
Kostohryz	Munger	Piepho	Sieben, M.	Wieser
Kroening	Murphy	Pleasant	Simoneau	Wigley
Kvam	Nelsen, B.	Prahl	Stadum	Wynia
Laidig	Nelsen, M.	Redalen	Stowell	Zubay_
Lehto	Nelson	Reding	Sviggum	Spkr. Norton
Levi	Niehaus	Rees	Swanson	
Long	Norman	Reif	Thiede	
Ludeman	Novak	Rice	Tomlinson	

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. 1818, A bill for an act relating to game and fish; authorizing moose seasons in the discretion of the commissioner; granting preference to landowners in obtaining moose licenses; amending Minnesota Statutes 1978, Section 100.27, Subdivision 2; and Minnesota Statutes, 1979 Supplement, Section 100.271, Subdivision 1.

PATRICK E. FLAHAVEN, Secretary of the Senate

Reding moved that the House refuse to concur in the Senate amendments to H. F. No. 1818, that the Speaker appoint a Conference Committee of 3 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two Houses. The motion prevailed.

Mr. Speaker:

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

H. F. No. 1841, A bill for an act relating to state government; providing for certain historical memorials; providing an appropriation.

CONCURRENCE AND REPASSAGE

Clawson moved that the House concur in the Senate amendments to H. F. No. 1841 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1841, A bill for an act relating to state government; providing for certain historical memorials; providing an appropriation.

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 129 year and 0 nays as follows:

Those who voted in the affirmative were:

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

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

Mr. Speaker:

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

H. F. No. 1779, A bill for an act relating to judicial procedures; changing the procedures and circumstances under which

guardians and conservators may be appointed; clarifying the powers and duties of guardians and conservators; providing for the appointment, powers, and duties of guardians and conservators of minors; amending Minnesota Statutes 1978, Sections 525.54; 525.541; 525.542; 525.543; 525.544; 525.55; 525.56; 525.57; 525.58; 525.581; 525.583; 525.59; 525.591; 525.60, Subdivision 1; 525.62; 525.63; 525.67; 525.69; 525.83; and Chapter 525, by adding sections; and Minnesota Statutes, 1979 Supplement, Sections 525.551; and 525.61; repealing Minnesota Statutes 1978, Sections 525.60, Subdivision 2; 525.611; 525.612; 525.613; 525.614; and 525.621.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Jude moved that the House concur in the Senate amendments to H. F. No. 1779 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1779, A bill for an act relating to judicial procedures; changing the procedures and circumstances under which guardians and conservators may be appointed; clarifying the powers and duties of guardians and conservators; providing for the appointment, powers, and duties of guardians and conservators of minors; amending Minnesota Statutes 1978, Sections 525.54; 525.541; 525.542; 525.543; 525.544; 525.55; 525.56; 525.57; 525.58; 525.581; 525.583; 525.59; 525.69; 525.69, Subdivision 1; 525.62; 525.63; 525.651; 525.67; 525.69; 525.83; and Chapter 525, by adding sections; and Minnesota Statutes, 1979 Supplement, Sections 525.551; and 525.61; repealing Minnesota Statutes 1978, Sections 525.60, Subdivision 2; 525.611; 525.612; 525.613; 525.614; and 525.621.

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 127 yeas and 0 nays as follows:

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

Luknic	Norman	Prahl	Sherwood	Waldorf
Mann	Novak	Redalen	Sieben, H.	Weaver
McCarron	Nysether	Reding	Sieben, M.	Welch
McDonald	Olsen	Rees	Simoneau	Welker
McEachern	Onnen	Reif	Stadum	Wenzel
Mehrkens	Osthoff	Rice	Sviggum	Wieser
Metzen	Otis	Rodriguez	Swanson	Wigley
Minne	Patton	Rose	Thiede	Wynia
Munger	Pehler	Rothenberg	Tomlinso n	Zubay
Murphy	Peterson, B.	Sarna	Valan	Spkr. Norton
Nelsen, B.	Peterson, D.	Schreiber	Valento	
Nelsen, M .	Piepho	Searle	Vanasek	
Niehaus	Pleasant	Searles	\mathbf{Voss}	

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. 2082, A bill for an act relating to elections; providing for special elections to fill vacancies in statutory city offices; amending Minnesota Statutes 1978, Sections 205.10; 205.17, Subdivision 1; and 412.02, Subdivision 2, and by adding a subdivision.

PATRICK E. FLAHAVEN, Secretary of the Senate

McCarron moved that the House concur in the Senate amendments to H. F. No. 2082 and that the bill be repassed as amended by the Senate.

Osthoff moved that the House refuse to concur in the Senate amendments to H. F. No. 2082, that the Speaker appoint a Conference Committee of 5 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two Houses.

A roll call was requested and properly seconded.

The question was taken on the motion to refuse to concur and to appoint a Conference Committee and the roll was called. There were 83 yeas and 42 nays as follows:

Aasness	Begich	Crandall	Esau	Fritz
Adams	Biersdorf	Dempsey	Evans	Fudro
Ainley	Blatz	Den Ouden	Ewald	Halberg
Albrecht	Brinkman	Drew	Faricy	Неар
Anderson, R.	Carlson, D.	Elioff	Fjoslien	Heinitz
Battaglia	Carlson, L.	Erickson	Forsythe	\mathbf{Hoberg}

Hokanson Jennings Johnson, D. Jude Kaley Kostohryz	McDonald McEachern Mehrkens Minne Nelsen, B. Niehaus	Pehler Peterson, B. Piepho Prahl Redalen Rees	Sarna Schreiber Searle Searles Sherwood Simoneau	Valan Valento Voss Waldorf Weaver Welker
Kvam Laidig	Nyseth er Olsen	Reif Rice	Stadum Stowell	Wenzel Wieser
Levi	Onnen	Rodriguez	Sviggum	Wigley
Ludeman	${\bf Osthoff}$	Rose	Swanson	
Luknic	Patton	Rothenberg	${f Thiede}$	

Those who voted in the negative were:

Anderson, B.	Ellingson	Kroening	Nelson	Tomlinson
Anderson, D.	Greenfield	Lehto	Norman	Vanasek
Anderson, G.	Jacobs	Long	Novak	Welch
Anderson, I.	Jaros	Mann	Otis	Wynia
Berglin	Johnson, C.	McCarron	Peterson, D.	Zubay
Berkelman	Kahn	Moe	Pleasant	Spkr. Norton
Byrne	Kalis	Munger	Reding	
Clark	Kelly	Murphy	Sieben, H.	
Dean	Kempe	Nelsen, M.	Sieben, M.	

The Osthoff motion prevailed.

Mr. Speaker:

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

H. F. No. 1534, A bill for an act relating to real estate; increasing certain fees charged by the county recorder and registrar of titles; providing that the county recorder be notified of deferred assessments; amending Minnesota Statutes 1978, Sections 273.111, Subdivision 11; 357.18, Subdivision 1; 375.14; 429.061, Subdivision 2; 462.358, by adding a subdivision; and 508.82.

PATRICK E. FLAHAVEN, Secretary of the Senate

Weaver moved that the House refuse to concur in the Senate amendments to H. F. No. 1534, that the Speaker appoint a Conference Committee of 3 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two Houses. The motion prevailed.

Mr. Speaker:

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

S. F. Nos. 1340, 1724, 1752 and 2283.

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. 514, 1582, 2182 and 2337.

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. 1906 and 2100.

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. 657.

PATRICK E. FLAHAVEN, Secretary of the Senate

FIRST READING OF SENATE BILLS

S. F. No. 1340, A bill for an act relating to motor vehicles; providing for the re-registration of certain motor vehicles; exempting certain vehicles from certain weight limitations; providing for the enforcement of weight limitations and providing penalties; amending Minnesota Statutes 1978, Sections 169.03, Subdivision 6; 169.832, Subdivision 2, and by adding a subdivision; 169.85; and Minnesota Statutes, 1979 Supplement, Section 168.013, Subdivision 3.

The bill was read for the first time.

Brinkman moved that S. F. No. 1340 and H. F. No. 1373, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1724, A bill for an act relating to taxation; exempting admissions to events or premises of nonprofit arts organizations from the sales tax and local admissions or amusement

taxes; amending Minnesota Statutes, 1979 Supplement, Section 297A.25, Subdivision 1.

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

S. F. No. 1752, A bill for an act relating to commerce; requiring invoices on certain repairs; amending Minnesota Statutes 1978, Sections 325.972; and 325.976.

The bill was read for the first time.

Kelly moved that S. F. No. 1752 and H. F. No. 1755, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 2283, A bill for an act relating to local improvements; providing for certain hearings and appeals on special assessments; amending Minnesota Statutes 1978, Sections 429.061, Subdivisions 1 and 2; and 429.081.

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

S. F. No. 514, A bill for an act relating to education; requiring the board of education to establish and fill the position of specialist for industrial arts education and to prescribe the duties of the specialist; appropriating money; amending Minnesota Statutes 1978, Section 121.11, by adding a subdivision.

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

S. F. No. 1582, A bill for an act relating to agriculture; establishing a system for collection of disease incidence, morbidity and mortality; appropriating money.

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

S. F. No. 2182, A bill for an act relating to health; directing the commissioner of health to undertake studies for determining health and environmental effects of high voltage transmission lines; appropriating money.

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

S. F. No. 2337, A bill for an act relating to appropriations; providing a reimbursement to the city of Fergus Falls for local improvements that benefit state property.

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

S. F. No. 1906, A bill for an act relating to watershed districts; regulating drainage systems in the metropolitan area; regulating administration of the Nine Mile Creek Watershed District, the Riley-Purgatory Creek Watershed District and the Red Lake Watershed District; authorizing an ad valorem tax for certain purposes.

The bill was read for the first time.

Pleasant moved that S. F. No. 1906 and H. F. No. 1905, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 2100, A bill for an act relating to trade regulations; providing limits on formaldehyde concentrations emitted from building materials and insulation; prohibiting certain transactions; enacting the uniform trade secrets act; providing remedies; prescribing penalties.

The bill was read for the first time.

Greenfield moved that S. F. No. 2100 and H. F. No. 2088, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 657, A bill for an act relating to nuclear fission thermal power plant certificates of need; adding additional conditions; providing changes in rate base computations; amending Minnesota Statutes 1978, Sections 116H.02, by adding subdivisions; 116H.13, by adding a subdivision; and 216B.16, Subdivision 6.

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

Sieben, H., moved that the House recess subject to the call of the Chair. The motion prevailed.

RECESS

RECONVENED

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

Kempe was excused from 2:45 p.m. to 6:00 p.m.

PROGRESS REPORTS ON CONFERENCE COMMITTEES

Progress by the Conference Committee was reported to the House on the following bills: S. F. Nos. 74 and 572.

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker:

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

H. F. No. 1790, A bill for an act relating to advertising devices; authorizing advertising devices within 500 feet of local parks under certain circumstances; amending Minnesota Statutes 1978, Section 173.08, Subdivision 2.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Battaglia moved that the House concur in the Senate amendments to H. F. No. 1790 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1790, A bill for an act relating to advertising devices; authorizing advertising devices within 500 feet of local parks under certain circumstances; providing for a travel information franchise program, and prescribing the powers and duties of the commissioner of transportation in relation thereto; amending Minnesota Statutes 1978, Section 160.08, Subdivision 7; 161.23, Subdivision 3; 161.433, Subdivision 2; 161.434; and 173.08, Subdivision 2.

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

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

Patton	Rees	Searles	Thiede	Wenzel
Pehler	Reif	Sherwood	Tomlinson	Wieser
Peterson, B.	Rice	Sieben, H.	Valento	Wigley
Peterson, D.	Rodriguez	Sieben, M.	Vanasek	Wynia
Piepho	Rose	Simoneau	Voss	Zubay
Pleasant	Rothenberg	Stadum	Waldorf	Spkr. Norton
Prahl	Sarna	Stowell	Weaver	-
Redalen	Schreiber	Sviggum	Welch	
Reding	Searle	Swanson	Welker	

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. 1286, A bill for an act relating to commerce; providing for the qualification of free distribution newspapers as legal newspapers; amending Minnesota Statutes 1978, Section 331.02, Subdivisions 1 and 6; repealing Minnesota Statutes 1978, Sections 16.61 and 331.09.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Clawson moved that the House concur in the Senate amendments to H. F. No. 1286 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1286, A bill for an act relating to commerce; providing for the qualification of free distribution newspapers as legal newspapers; amending Minnesota Statutes 1978, Section 331.02, Subdivisions 1 and 6; repealing Minnesota Statutes 1978, Sections 16.61 and 331.09.

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 92 yeas and 34 nays as follows:

Aasness Adams Ainley Anderson, G. Berglin Berkelman Brinkman Byrne Carlson, L. Casserly	Clark Clawson Corbid Crandall Dempsey Den Ouden Eken Elioff Ellingson Evans	Ewald Faricy Fudro Greenfield Halberg Haukoos Heap Heinitz Hokanson Jacobs	Jaros Johnson, C. Johnson, D. Jude Kahn Kaley Kelly Kempe Knickerbocker	Laidig Lehto Long Ludeman Luknic Mann McCarron McDonald McEachern Mehrkens
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Otis Stadum Weaver Metzen Rees Welker Reif Stowell Minne Patton Moe Pehler Swanson WenzelRice Munger Peterson, D. Rodriguez Thiede Wynia Zubay Murphy Piepho Sarna Tomlinson Nelsen, B. Spkr. Norton Pleasant Searles Valento-Sieben, H. Nelsen, M. Prahl Vanasek Nelson Redalen Sieben, M. Voss Waldorf Norman Reding Simoneau

Those who voted in the negative were:

Albrecht Biersdorf Jennings Nysether Searle Anderson, B. Blatz Kalis Olsen Sviggum Anderson, D. Kostohryz Onnen Valan Drew Anderson, I. Erickson Kvam Osthoff Welch Anderson, R. Esau Peterson, B. Wieser Levi Fjoslien Battaglia Niehaus Rose. Wigley Begich Fritz Novak Schreiber

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

Mr. Speaker:

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

H. F. No. 1837, A bill for an act relating to insurance; extending the temporary joint underwriting association act for an additional two year period; extending the termination date of certain insurance policies; amending Minnesota Statutes 1978, Sections 62F.01, Subdivision 2; and 62F.06, Subdivision 1.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Carlson, L., moved that the House concur in the Senate amendments to H. F. No. 1837 and that the bill be repassed as amended by the Senate.

Heinitz moved that the House refuse to concur in the Senate amendments to H. F. No. 1837, that the Speaker appoint a Conference Committee of 3 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two Houses.

A roll call was requested and properly seconded.

CALL OF THE HOUSE

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

Anderson, R. Friedrich Long Battaglia Fritz Luden Begich Fudro Luknie Berglin Greenfield McCan Berkelman Halberg McDol Biersdorf Haukoos McEae Blatz Heap Mehrk Byrne Heinitz Metze Carlson, D. Hoberg Minne Carlson, L. Hokanson Moe Clark Jacobs Munge Crandall Jaros Murph Den Ouden Jennings Nelsen Drew Johnson, C. Nelsen	ron Redalen Welch nald Reding Welker chern Rees Wenzel cens Rice Wieser n Rodriguez Wigley Rose Wynia Rothenberg Zubay sarna Spkr. Norton ny Searle n, B. Sherwood n, M. Sieben, H.
Eken Johnson, D. Nieha	us Sieben, M.

Vanasek moved that further proceedings of the roll call be dispensed with and that the Sergeant at Arms be instructed to bring in the absentees. The motion prevailed and it was so ordered.

The question recurred on the Heinitz motion to refuse to concur and the roll was called.

Faricy moved that those not voting be excused from voting. The motion did not prevail.

Rice moved that those not voting be excused from voting. The motion prevailed.

There were 52 yeas and 79 nays as follows:

Those who voted in the affirmative were:

Ainley	Forsythe	Kvam	Pleasant	Thiede
Albrecht	Friedrich	Laidig	Redalen	Valento
Anderson, D.	Halberg	Levi	Rees	Weaver
Brinkman	Haukoos	Ludeman	Reif	Welker
Crandall	Неар	McDonald	Rose	Wenzel
Dean	Heinitz	Nelsen, B.	Rothenberg	$\mathbf{W}_{ ext{ieser}}$
Den Ouden	Hoberg	Niehaus	Schreiber	Wigley
Erickson	Jennings	Norman	Searle	Zubay
Esau	Johnson, D.	Olsen	Searles	-
Ewald	Kaley	Onnen	Stowell	
Fjoslien	Knickerbocker	Peterson, B.	Sviggum	•

Those who voted in the negative were:

Aasness	Anderson, R.	Blatz	Clark	Elioff
Adams	Battaglia	Byrne	Clawson	Ellingson
Anderson, B.	Begich	Carlson, D.	Corbid	Evans
Anderson, G.	Berglin	Carlson, L.	Drew	Faricy
Anderson, I.	Berkelman	Casserly	Eken	Fritz

Fudro Kroening Piepho Stoa Munger Prahl Swanson Greenfield Lehto Murphy Nelsen, M. Reding Tomlinson Hokanson Long Luknic Valan Jacobs Nelson Rice Rodriguez Novak Vanasek Jaros Mann Nysether Johnson, C. McCarron Sarna Voss Waldorf McEachern Osthoff Sherwood Jude Sieben, H. Sieben, M. Welch Kahn Mehrkens Otis Wynia Kalis Patton Metzen · Kelly Spkr. Norton Minne Pehler Simoneau Kostohryz Peterson, D. Stadum Moe

The Heinitz motion did not prevail.

The question recurred on the Carlson, L., motion that the House concur in the Senate amendments to H. F. No. 1837 and that the bill be repassed as amended by the Senate. The motion prevailed.

H. F. No. 1837, A bill for an act relating to insurance; requiring the issuance of temporary licenses to certain qualified persons; extending the temporary joint underwriting association act for an additional two year period; extending the termination date of certain insurance policies; prohibiting changes in workers' compensation insurance rates until a new petition is filed by the rating association containing certain information; amending Minnesota Statutes 1978, Sections 60A.17, by adding a subdivision; 62F.01, Subdivision 2; and 62F.06, Subdivision 1; and Chapter 79, by adding a section.

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.

Rice moved that those not voting be excused from voting. The motion prevailed.

There were 82 yeas and 45 nays as follows:

Adams Ainley Anderson, B. Anderson, G. Anderson, I. Anderson, R. Battaglia Begich Berglin Berkelman Blatz Brinkman	Carlson, D. Carlson, L. Clark Clawson Corbid Drew Eken Elioff Ellingson Evans Faricy Fjoslien Fritz Fudro	Greenfield Hokanson Jacobs Jaros Johnson, C. Jude Kahn Kalis Kelly Knickerbocker Kostohryz Kroening Lehto Long	Luknic Mann McCarron McEachern Mehrkens Metzen Minne Moe Munger Murphy Nelsen, B. Nelsen, M. Nelson Novak	Osthoff Otis Patton Pehler Peterson, D. Prahl Reding Rice Rodriguez Sarna Sherwood Sieben, H. Sieben, M. Simoneau
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Stadum	Tomlinson	Waldorf	Wieser	Spkr. Norton
Stoa	Vanasek	Welch	Wynia	
Swanson	Voss	Wenzel		

Those who voted in the negative were:

${f Albrecht}$	Halberg	Laidig	Peterson, B.	Stowell
Anderson, D.	Haukoos	Levi	Piepho	Sviggum
Crandall	Heap	Ludeman	Pleasant	Thiede
Dempsey	Heinitz	McDonald	Redalen	Valan
Den Öuden	Hoberg	Niehaus	Rees	Valento
Erickson	Jennings	Norman	Reif	Weaver
Esau	Johnson, D.	Nysether	Rose	Welker
Ewald	Kaley	Olsen	Rothenberg	Wigley
Forsythe	Kvam	Onnen	Searle	Zubay

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

PRESENTATION

The members of the House presented an engraved watch to former Speaker Rod Searle in appreciation for his services as Speaker of the House in 1979. The Duluth delegation presented him with a hand carved walnut gavel and gavel block.

SPECIAL ORDERS

CALL OF THE HOUSE LIFTED

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

S. F. No. 1649 was reported to the House.

Welch moved to amend S. F. No. 1649, as follows:

Strike everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1978, Section 32.25, Subdivision 1, is amended to read:

32.25 [MILK, CREAM, SKIM MILK, AND BUTTERMILK BOUGHT BY WEIGHT; BABCOCK AND ALTERNATIVE TESTS.] Subdivision 1. [MILK FAT, NONFAT SOLIDS, AND PROTEIN BASES OF PAYMENT; TESTS.] All milk and cream purchased from producers, and all milk, cream, skim milk, and buttermilk purchased by one dairy plant from another dairy plant for the purpose of resale as such, or for manufacture into dairy products, shall be purchased by weight and payment shall be made therefor upon the basis of milk fat or milk fat and protein, or milk fat and nonfat milk solids therein contained in the case of milk and cream, and on the basis of nonfat milk solids or protein contained therein in the case of skim milk and

buttermilk; provided, that in purchasing whole milk the purchase price of such milk shall be based upon the declared purchase price of 100 pounds of whole milk (1) calculated at three and one-half pounds of milk fat per hundredweight, or (2) calculated at three and one-half pounds of milk fat per hundredweight and the nonfat solids contained therein calculated at 8.5 pounds per hundredweight, or (3) calculated at three and onehalf rounds of milk fat per hundredweight and the protein contained therein calculated at 3.2 pounds per hundredweight. (THE LATTER BASIS) Milk pricing based on nonfat solids or protein shall be used only after the commissioner has promulgated, as provided in this subdivision, rules and regulations for the testing of nonfat solids or protein respectively. When the milk fat test of such whole milk varies from 3.5 percent, a uniform adjustment in the declared purchase price shall be made for each one-tenth of one percent of milk fat above or below 3.5 percent. When the payment is calculated on the basis of milk fat and protein, and the protein test of such whole milk varies from 3.2 percent, a uniform adjustment in the declared purchase price shall be made for each one-tenth of one percent of protein above or below 3.2 percent. When the payment is calculated on the basis of milk fat and nonfat solids, and the nonfat solids test of such whole milk varies from 8.5 pounds per hundredweight, a uniform adjustment in the purchase price shall be made for each one-tenth of one pound of nonfat solids above or below 8.5 pounds per hundredweight. A dairy plant may buy milk on the basis of only one of the three formulas authorized by this section. When a dairy plant elects to buy milk on the basis of one of these formulas, no producers selling to such dairy plant may be excluded nor may the producer choose to be excluded from this method of purchase.

The percentage of milk fat, nonfat solids or protein in such milk and cream shall be determined as follows: (1) Fat: By the Babcock test (AND BY EMPLOYING A STANDARD OFFI-CIAL METHOD FOR OPERATING THIS TEST. WHICH METHOD SHALL BE THAT ADOPTED, PRESCRIBED, AND SET FORTH, WITH SPECIFICATIONS IN DETAIL. IN THE RULES AND REGULATIONS FROM TIME TO TIME MADE AND PUBLISHED BY THE COMMISSIONER IN THE MANNER PROVIDED BY LAW: OR (2) BY ALTERNATIVE TESTS WHICH NOT ONLY DETERMINE THE PERCENT-BUT AGE OF MILK FAT ALSO DETERMINE THE AMOUNT OF NONFAT SOLIDS WHEN THE COMMISSION-ER IS SATISFIED THAT THESE ALTERNATIVE TESTS ARE CONSISTENTLY AS ACCURATE AS THE BABCOCK TEST IN DETERMINING THE PERCENTAGE OF MILK FAT. THE AMOUNT OF NONFAT MILK SOLIDS IN SKIM MILK AND BUTTERMILK SHALL BE DETERMINED BY METHODS PROVIDED FOR HEREIN. THE TESTS SHALL BE PERFORMED IN THE MANNER AND WITH EQUIP-MENT PRESCRIBED BY RULES AND REGULATIONS PROMULGATED BY THE COMMISSIONER IN THE MAN-NER PROVIDED BY LAW.) as described in the latest edition

of Standard Methods for the examination of dairy products or by other tests determined by rule by the commissioner to be of equal or greater accuracy, (2) Protein: By tests approved by the Association of Analytical Chemists and adopted by rule by the commissioner, and, (3) Nonfat Milk Solids: By tests approved by the Association of Analytical Chemists and adopted by rule by the commissioner."

The motion prevailed and the amendment was adopted.

Wieser moved to amend S. F. No. 1649, as follows:

Page 2, line 22, delete "above or below" and insert "below 2.9 percent, or above"

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

S. F. No. 1649, A bill for an act relating to agriculture; providing for testing to measure milk protein; providing for payments for milk protein and nonfat solids; amending Minnesota Statutes 1978, Section 32.25, Subdivision 1.

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

The question was taken on the passage of the bill and the roll was called. There 121 yeas and 1 nay as follows:

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

Those who voted in the negative were:

Wieser

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

S. F. No. 1775 was reported to the House.

Simoneau moved to amend S. F. No. 1775 as follows:

Strike everything after the enacting clause and insert:

- "Section 1. Minnesota Statutes, 1979 Supplement, Section 79.071, is amended by adding a subdivision to read:
- Subd. 6a. At the time of filing a petition for a change in the schedule of rates, the association shall estimate the total increase in manual premiums which would be collected as a result of the proposed change on all new and renewal policies with an effective date of 12 months or less following the date at which the association is requesting its petition to be implemented.
- Sec. 2. Minnesota Statutes, 1979 Supplement, Section 79.071, is amended by adding a subdivision to read:
- Subd. 6b. The association shall deposit into a special account in the office of the commissioner of insurance a sum of not less than one percent of the amount calculated pursuant to subdivision 6a. The money in the account shall be allocated as follows:
- (a) 50 percent shall be for the use of the commissioner of insurance for payments authorized in subdivision 6.
- (b) 25 percent shall be for the use of a representative of business selected pursuant to subdivision 6c.
- (c) 25 percent shall be for use of a representative of labor selected pursuant to subdivision 6c.
- Sec. 3. Minnesota Statutes, 1979 Supplement, Section 79.071, is amended by adding a subdivision to read:
- Subd. 6c. Within five days following the receipt of a petition for a change in the schedule of rates, the commissioner shall convene a meeting of the commissioner and the chairpersons of the senate employment committee and the house of representatives labor management relations committee. They shall, by majority vote, select one representative of business and one representative of labor to formally intervene in the hearing held pursuant to the petition if the commissioner orders the hearing. The representative of business shall be selected on the basis of extent of membership, its representation of both large and small

employers, statewide representation of membership, representation of members in the aggregate with payrolls containing at least 50 percent of the job classifications contained in the workers' compensation and employers liability insurance manual, its demonstrated interest in Minnesota workers' compensation insurance legislation and rates and its willingness and ability to participate actively and effectively in the hearing process.

The representative of labor shall be selected on the basis of extent of membership, statewide representation of membership, demonstrated interest in workers' compensation legislation and insurance rates, the variety of trades represented by its membership, and its willingness and ability to participate actively and effectively in the hearing process. The intervenors shall have their costs of intervention in the hearing paid from the fund established pursuant to subdivision 6b.

Costs of intervenors shall include attorneys' fees, costs of the office of hearing examiner, expert witness fees, consultant fees, and reasonable costs and disbursements. The commissioner of insurance shall authorize payments from the fund when presented with statements of cost submitted to him by other intervenors in the form he may prescribe. All money not dispursed to intervenors, together with investment income earned thereon, shall be refunded to the association after the hearing, and all subsequent judicial actions, if any, have been completed.

- Sec. 4. Minnesota Statutes, 1979 Supplement, Section 79.071, is amended by adding a subdivision to read:
- Subd. 6d. If a petition for a change in the schedule of rates does not result in an increase in the manual premiums or if the increase is so small as to not cover the costs of the office of hearing examiner, the association shall deposit into the special fund established in subdivision 6b, an amount adequate to pay the costs of the hearing.
- Sec. 5. Minnesota Statutes, 1979 Supplement, Section 79.071, is amended by adding a subdivision to read:
- Subd. 6e. There is appropriated to the commissioner of insurance from the special account established in subdivision 6b, a sum sufficient to make the payments authorized in subdivision 6c.
 - Sec. 6. Minnesota Statutes, 1979 Supplement, Section 79.211, Subdivision 2, is amended to read:
 - Subd. 2. [DIVISION OF PAYROLL.] (THE RATING ASSOCIATION OR) An insurer shall permit an employer to divide his payroll among (RELEVANT) the rating classifications most closely fitting the work actually performed for purposes of pre-

mium calculation when the employer's records provide adequate support for a division.

- Sec. 7. Minnesota Statutes, 1979 Supplement, Section 79.34, is amended to read:
- [CREATION OF REINSURANCE ASSOCIATION.] 79.34Subdivision 1. (AN UNINCORPORATED.) A nonprofit association known as the workers' compensation reinsurance association is created, which may be incorporated under chapter 317 with all the powers of a corporation formed under that chapter, except that if the provisions of that chapter are inconsistent with sections 79.34 to 79.42 or any amendments thereto. sections 79.34 to 79.42 shall govern. Each insurer as defined by section 79.01, subdivision 2, shall as a condition of its authority to transact workers' compensation insurance in this state, be a member of the reinsurance association and shall be bound by the plan of operation of the reinsurance association. Each selfinsurer approved pursuant to section 176.181 shall (ALSO), as a condition of its authority to self-insure workers' compensation liability in this state, be a member of the reinsurance association and shall be bound by its plan of operation. The reinsurance association shall not be deemed a state agency. Actions of the reinsurance association and its board of directors and actions of the commissioner of insurance with respect to the reinsurance association shall not be subject to chapter 15. The reinsurance association shall be exempt from taxation under the laws of this state and all property owned by the association shall be exempt from taxation. The reinsurance association shall not be obligated to make any payments or pay any assessments to any funds or pools established pursuant to chapters 79 or 176 or any other law.
- ((1)) The reinsurance association shall provide and each member shall accept indemnification for 100 percent of the amount of ultimate loss sustained in each loss occurrence relating to one or more claims arising out of a single compensable event, including aggregate losses related to a single event or occurrence which constitutes a single loss occurrence. under chapter 176 on and after October 1, 1979, in excess of \$300,000 or \$100,000 retention limit, at the option of the member (PROVIDED THAT \$300,000 AND \$100,000). In case of occupational disease causing disablement on and after October 1, 1979, each person suffering such disablement shall be considered to be involved in a separate loss occurrence. Each retention limit shall be increased (,) to the nearest \$10,000, on (OCTOBER 1, 1980) January 1, 1981 and on each (OCTOBER) January 1 thereafter by the percentage increase in the statewide average weekly wage (FOR THE PREVIOUS CALENDAR YEAR AS DETERMINED PURSUANT TO CLAUSE (2)). as determined in accordance with section 176.011, subdivision 20. Ultimate loss as used in this section means the actual loss amount which a member is obligated to pay and which is paid

(OR PAYABLE) by the member for workers' compensation benefits payable under chapter 176 and shall not include claim expenses, assessments, damages or penalties. (AN ULTIMATE) A loss is incurred by the reinsurance association on the date on which the accident or other compensable event giving rise to the loss occurs, and a member is liable for a loss up to its retention limit in effect at the time that the loss was incurred. except that members which are determined by the reinsurance association to be controlled by or under common control with another member, and which are liable for claims from one or more employees entitled to compensation for a single compensable event, including aggregate losses relating to a single loss occurrence, may aggregate their losses and obtain indemnification from the reinsurance association for the aggregate losses in excess of the higher retention limit in effect at the time the loss was incurred. Each member is liable for payment of its ultimate loss and shall be entitled to indemnification from the reinsurance association for the ultimate loss in excess of the member's retention limit in effect at the time of the loss occurrence.

A member that chooses the higher retention limit shall retain the liability for all losses below the higher retention limit itself and shall not transfer the libility to any other entity or reinsure or otherwise contract for reimbursement or indemnification for losses below its retention limit, except in the following cases: (a) when the reinsurance or contract is with another member which, directly or indirectly, through one or more intermediaries, control or are controlled by or are under common control with the member; (b) when the reinsurance or contract provides for reimbursement or indemnification of a member if and only if the total of all claims which the member pays or incurs, but which are not reimbursable or subject to indemnification by the reinsurance association for a given period of time, exceeds a dollar value or percentage of premium written or earned and stated in the reinsurance agreement or contract; (c) when the reinsurance or contract is a pooling arrangement with other insurers where liability of the member to pay claims pursuant to chapter 176 is incidental to participation in the pool and not as a result of providing workers' compensation insurance to employers on a direct basis under chapter 176; or (d) any other reinsurance or contract approved by the commissioner upon his determination that the reinsurance or contract is not inconsistent with the bases for exception provided under clauses (a), (b) and (c) above.

((2) FOR THE PURPOSES OF THIS SECTION STATEWIDE AVERAGE WEEKLY WAGE MEANS THAT WAGE DETERMINED BY THE COMMISSIONER IN THE FOLLOWING MANNER: ON OR BEFORE THE JULY 1 PRECEDING THE OCTOBER 1 ON WHICH THE INCREASE IS TO BE APPLICABLE, THE TOTAL WAGES REPORTED TO THE DEPARTMENT OF ECONOMIC SECURITY FOR

THE PRECEDING 12 MONTHS ENDING ON DECEMBER 31 SHALL BE DIVIDED BY THE TOTAL EMPLOYMENT REPORTED TO THAT DEPARTMENT FOR THE SAME PERIOD TO ARRIVE AT AN AVERAGE ANNUAL WAGE, WHICH SHALL BE DIVIDED BY 52 TO DETERMINE THE STATEWIDE AVERAGE WEEKLY WAGE.)

Subd. 3. An insurer may withdraw from the reinsurance association only upon ceasing to (WRITE) be authorized by license issued by the commissioner to transact workers' compensation insurance in this state and when all workers' compensation insurance policies issued by such insurer have expired; a self-insurer may withdraw from the reinsurance association only upon ceasing to be approved to self-insure workers' compensation liability in this state pursuant to section 176.181.

An insurer or self-insurer which withdraws or whose membership in the reinsurance association is terminated shall continue to be bound by the plan of operation. Upon withdrawal or termination, all unpaid premiums which have been charged to the withdrawing or terminated member shall be payable as of the effective date of the withdrawal or termination.

- Subd. 4. An unsatisfied net liability to the reinsurance association of an insolvent member shall be assumed by and apportioned among the remaining members of the reinsurance association as provided in the plan of operation. The reinsurance association shall have all rights allowed by law on behalf of the remaining members against the estate or funds of the insolvent member for sums due the reinsurance association.
- Subd. 5. When a member has been merged or consolidated into another insurer or self insurer, or another insurer, which provides insurance required by chapter 176, has reinsured a member's entire business, the member and successors in interest of the member shall remain liable for the member's obligations.
- Subd. 6. (NO INSURER OR SELF INSURER MAY ESTABLISH RESERVE IN A FINANCIAL STATEMENT FILED WITH THE COMMISSIONER OF INSURANCE IN EXCESS OF ITS MAXIMUM LIABILITY UNDER THIS SECTION FOR A SINGLE CLAIM OR OCCURRENCE.) The commissioner shall require each member to identify the portion of all losses which exceed its retention limit selected under this section in any report filed with the workers' compensation insurers rating association of Minnesota or filed with the insurance division for use in reviewing the workers' compensation schedule of rates.
- Sec. 8. Minnesota Statutes, 1979 Supplement, Section 79.35, is amended to read:

- 79.35 [DUTIES; RESPONSIBILITIES; POWERS.] The reinsurance association shall do the following on behalf of its members:
- (a) Assume 100 percent of the liability as provided in section 79.34;
- (b) Establish procedures by which members shall promptly report to the reinsurance association each claim which, on the basis of the injury sustained, may reasonably be anticipated to involve liability to the reinsurance association if the member is held liable under chapter 176. Solely for the purpose of reporting claims, the member shall in all instances consider itself legally liable for the injury. The member shall advise the reinsurance association of subsequent developments likely to materially affect the interest of the reinsurance association in the claim;
- (c) Maintain relevant loss and expense data relative to all liabilities of the reinsurance association and require each member to furnish statistics in connection with liabilities of the reinsurance association at the times and in the form and detail as may be required by the plan of operation;
- Calculate and charge to members a total premium sufficient to cover the expected liability which the reinsurance association will incur in excess of the higher retention limit but less than \$500,000, together with incurred or estimated to be incurred operating (EXPENSES,) and administrative expenses and actual claim payments for claims in excess of \$500,000 for the period to which this premium is applicable. (THE PREMI-UM SHALL INCLUDE AN AMOUNT TO COVER ANY EX-CESS OR DEFICIENT PREMIUMS FROM PREVIOUS PE-RIODS.) Each member shall be charged a proportion of the total premium in an amount equal to (A PERCENTAGE, EQUAL TO THAT CHARGED OTHER MEMBERS, OF THAT MEMBER'S TOTAL GROSS WRITTEN PREMIUMS, LESS RETURNED PREMIUMS, WRITTEN) its proportion of the total standard earned premium of all members during the period (PRECEDING THAT) to which the reinsurance association premium will apply, as determined by the commissioner. (AN EQUITABLE BASIS FOR PREMIUM CHARGES TO SELF INSURERS SHALL BE ESTABLISHED BY THE BOARD. MEMBERS) Each member exercising the lower retention option shall also be charged a premium established by the board as sufficient to cover incurred or estimated to be incurred claims for the liability the reinsurance association is likely to incur between the lower and higher retention limits for the period to which the premium applies. Each member's premium shall include an amount determined by the board to equitably distribute excess or deficient premiums from previous periods. An equitable basis for determining standard earned premium for self-insurers shall be established by the commissioner. The (PREMIUM) premiums charged to members shall not be unfairly discriminatory as defined in section 79.074. (THE PREMIUM MAY REFLECT EX-

CESSIVE OR DEFICIENT PREMIUMS FROM PREVIOUS PERIODS) All premiums shall be approved by the commissioner;

- (e) Require and accept the payment of premiums from members of the reinsurance association;
- (f) Receive and distribute all sums required by the operation of the reinsurance association;
- (g) Establish procedures for reviewing claims procedures and practices of members of the reinsurance association. If the claims procedures or practices of a member are considered inadequate to properly service the liabilities of the reinsurance association, the reinsurance association may undertake, or may contract with another person, including another member, to adjust or assist in the adjustment of claims which create a potential liability to the association and may charge the cost of the adjustment to the member; and
- (h) Provide each member of the reinsurance association with an annual report of the operations of the reinsurance association in a form the board of directors may specify.
- Sec. 9. Minnesota Statutes, 1979 Supplement, Section 79.36, is amended to read:
- 79.36 [ADDITIONAL POWERS.] In addition to the powers granted in section 79.35, the reinsurance association may do the following:
- (a) Sue and be sued. A judgment against the reinsurance association shall not create any direct liability against the individual members of the reinsurance association. The reinsurance association (MAY) shall provide in the plan of operation for the indemnification, to the extent provided in the plan of operation, of the members, members of the board of directors of the reinsurance association, and officers, employees and other persons lawfully acting on behalf of the reinsurance association;
- (b) Reinsure all or any portion of its potential liability, including potential liability in excess of \$500,000, with reinsurers licensed to transact insurance in this state or otherwise approved by the commissioner;
- (c) Provide for appropriate housing, equipment, and personnel as may be necessary to assure the efficient operation of the reinsurance association;
- (d) Contract for goods and services, including but not limited to independent claims management, actuarial, investment, and legal services from others within or without this state to assure the efficient operation of the reinsurance association;

- (e) Adopt operating rules, consistent with the plan of operation, for the administration of the reinsurance association, enforce those operating rules, and delegate authority as necessary to assure the proper administration and operation of the reinsurance association;
- (f) Intervene in or prosecute at any time, (IN) including but not limited to intervention or prosecution as subrogee to the member's rights in a third party action, any proceeding under this chapter or chapter 176 in which liability of the reinsurance association may, in the opinion of the board of directors of the reinsurance association or its designee, be established, or the reinsurance association affected in any other way;
- (g) The net proceeds derived from intervention or prosecution of any subrogation interest, or other recovery, shall first be used to reimburse the reinsurance association for amounts paid or payable pursuant to this chapter, together with any expenses of recovery, including attorney's fees, and any excess shall be paid to the member or other person entitled thereto, as determined by the board of directors of the reinsurance association, unless otherwise ordered by a court.
- (h) Hear and determine complaints of a company or other interested party concerning the operation of the reinsurance association; and
- ((H)) (i) Perform other acts not specifically enumerated in this section which are necessary or proper to accomplish the purposes of the reinsurance association and which are not inconsistent with sections 79.34 to 79.42 or the plan of operation.
- Sec. 10. Minnesota Statutes, 1979 Supplement, Section 79.37, is amended to read:
- 79.37 [BOARD OF DIRECTORS.] A board of directors of the reinsurance association is created and shall be responsible for the operation of the reinsurance association consistent with the plan of operation and sections 79.34 to 79.42. The board shall consist of nine directors and the commissioner of insurance who shall be an ex officio member. Four members of the board shall represent insurers, three members of the board shall represent employers, at least one, but not more than two, of whom shall represent self-insurers, and two members of the board shall represent employees, Members shall elect the insurer directors, and the commissioner shall appoint the employer and employee directors, for the terms authorized in the plan of operation. Each board member shall be entitled to one vote. Terms of the directors shall be staggered so that the terms of all the directors do not expire at the same time and so that a director does not serve a term of more than four years. The board shall select a chairman and other officers it deems appropriate.

A majority of the board shall constitute a quorum, notwithstanding any vacancies. Action may be taken by a majority vote of the directors present.

- Sec. 11. Minnesota Statutes, 1979 Supplement, Section 79.38, is amended to read:
- 79.38 [PLAN OF OPERATION.] Subdivision 1. The plan of operation shall provide for all of the following:
 - (a) The establishment of necessary facilities;
- (b) The management and operation of the reinsurance association;
- (c) A preliminary premium, payable by each member in proportion to its total premium in the year preceding the inauguration of the reinsurance association, for initial expenses necessary to commence operation of the reinsurance association;
- (d) Procedures to be utilized in charging premiums including adjustments from excess or deficient premiums from prior periods;
- (e) Procedures governing the actual payment of premiums to the reinsurance association;
- (f) Reimbursement of each member of the board by the reinsurance association for actual and necessary expenses incurred on reinsurance association business;
- (g) The composition, terms, compensation and other necessary rules consistent with section 79.37 for boards of directors of the reinsurance association to succeed the initial board provided in section 79.41;
- (h) The investment policy of the reinsurance association; and
- (i) Any other matters required by or necessary to effectively implement sections 79.34 to 79.42.
- Subd. 2. If the reinsurance association is incorporated pursuant to chapter 317, the plan of operation shall be filed with and accepted by the secretary of state as the corporation's articles of incorporation and bylaws. The plan of operation shall be valid as articles of incorporation and bylaws under chapter 317, notwithstanding that one or more of the required provisions for articles and bylaws under chapter 317 is not included or requirements of form are not followed.
- Subd. 3. [AMENDMENTS.] (a) [PROCEDURE WITH MEMBERS' RATIFICATION.] The plan of operation may be

amended, in whole or in part, as follows: proposal of an amendment by a member of the board and adoption by a majority vote of the board at a meeting duly called for that purpose, ratification by a majority vote of the members at any annual meeting or special meeting duly called for that purpose, and approval of the commissioner, provided that an amendment shall be deemed approved 30 days after the day following the date of ratification by the members if not sooner disapproved by written order of the commissioner.

- (b) [EMERGENCY BOARD POWER TO AMEND WITH DELAYED MEMBERS' RATIFICATION.] The board shall have emergency powers to amend the plan at a meeting duly called for that purpose, without ratification by the members; provided that a meeting of members shall be scheduled to consider ratification of the amendment within 90 days.
- (c) [COMMISSIONER'S POWER TO AMEND.] If the board proposes an amendment which the members decline to ratify, the commissioner is authorized, upon request of the board, to amend the plan as proposed by the board when he determines that failure to adopt the proposed amendment may seriously impair the ability of the reinsurance association to meet its financial obligations.
- (d) [DELEGATION OF AUTHORITY TO RATIFY.] By a majority vote, the members, voting in person, or by proxy if authroized by the board, at a meeting duly called for that purpose, may authorize the board to exercise the power of amendment of the plan without ratification by the members. When the members have authorized the board to amend the plan without ratification by the members, the board may, by a majority vote of the directors, amend the plan, provided that notice of the meeting and of the proposed amendment shall be given to each director and officer, including the commissioner. By a majority vote, the members, voting in person, or by proxy if authorized by the board, at a meeting duly called for that purpose, may prospectively revoke the authority of the board to amend the plan without ratification by the members.
- Sec. 12. [REPEALER.] Minnesota Statutes, 1979 Supplement, Sections 79.41 and 79.42 are repealed.
- Sec. 13. [EFFECTIVE DATE.] Sections 1 to 12 are effective the day following final enactment."

Further amend by striking the title and inserting:

"A bill for an act relating to workers' compensation; creating a fund to meet the expenses of certain intervenors in workers' compensation rate hearings; revising the procedure for division of payroll; defining family farm; permitting the workers' compensation reinsurance association to incorporate; exempting the reinsurance association from taxation; providing for amendment to the reinsurance association plan of operation; making

changes in rules, requirements and procedures affecting members of the reinsurance association; amending Minnesota Statutes, 1979 Supplement, Sections 79.071, by adding subdivisions; 79.211, Subdivision 2; 79.34; 79.35; 79.36; 79.37; and 79.38; repealing Minnesota Statutes, 1979 Supplement, Sections 79.41 and 79.42."

The motion prevailed and the amendment was adopted.

Mehrkens moved to amend S. F. No. 1775, as amended, as follows:

Page 15, before line 32, insert a section to read:

"Section 12. Minnesota Statutes 1978, Section 176.011, Subdivision 11a, is amended to read:

Subd. 11a. [FAMILY FARM.] "Family farm" means any farm operation which pays or is obligated to pay less than (\$4,000) \$6,000 in cash wages, exclusive of machine hire, to farm laborers for services rendered during the preceding calendar year. For purposes of this subdivision, farm laborer does not include any spouse, parent or child, regardless of age, or a farmer employed by the farmer, or any executive officer or a family farm corporation as defined in section 500.24, subdivision 1, or any spouse, parent or child, regardless of age, of such an officer employed by that family farm corporation, or other farmers in the same community or members of their families exchanging work with the employer. Notwithstanding any law to the contrary, a farm laborer shall not be considered as an independent contractor for the purposes of this chapter."

Renumber the subsequent sections

Page 16, line 1, delete "12" and insert "13"

Further amend the title as follows:

Page 16, line 9 of the Simoneau amendment, after "amending" insert "Minnesota Statutes 1978, Section 176.011, Subdivision 11a; and"

The motion prevailed and the amendment was adopted.

Stadum moved to amend S. F. No. 1775, as amended, as follows:

Page 16, line 2, after the period, insert:

"Sections 1 to 5 shall expire June 30, 1982. Expiration of these sections shall not apply to any rate hearing on or before that date."

The motion prevailed and the amendment was adopted.

S. F. No. 1775, A bill for an act relating to workers' compensation; permitting the workers' compensation reinsurance association to incorporate; exempting the reinsurance association from taxation; providing for amendment to the reinsurance association plan of operation; making changes in rules, requirements and procedures affecting members of the reinsurance association; amending Minnesota Statutes, 1979 Supplement, Sections 79.34; 79.35; 79.36; 79.37; and 79.38; repealing Minnesota Statutes, 1979 Supplement, Sections 79.41 and 79.42.

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

The question was taken on the passage of the bill and the roll was called. There were 78 yeas and 38 nays as follows:

Those who voted in the affirmative were:

Anderson, I.	Ellingson	Laidig	Otis	Simoneau
Anderson, R.	Evans	Lehto	Patton	Stadum
Battaglia	Faricy	Long	Pehler	Stoa
Begich	Fritz	Luknic	Peterson, D.	Swanson
Berglin	\mathbf{Fudro}	Mann	Piepho	Tomlinson
Berkelman	Greenfield	McEachern	Prahl	Valan
Biersdorf	Hokanson	Mehrkens	Redalen	Vanasek
Byrne	${f Jacobs}$	Metzen	Reding	Voss
Carlson, D.	Jaros	Minne	Rice	Waldorf
Carlson, L.	Johnson, C.	Moe	Rodriguez	Welch
Casserly	Jude	Munger	Rose	Wenzel
Clark	Kahn	Murphy	Sarna	Wieser
Corbid	Kelly	Nelson	Schreiber	Wynia
Dempsey	Kostohryz	Norman	Searles	Spkr. Norton
Drew	Kroening	Novak	Sieben, H.	
Elioff	Kvam	Osthoff	Sieben, M.	

Those who voted in the negative were:

Aasness Ainley Albrecht Anderson, B. Anderson, D. Blatz	Den Ouden Erickson Esau Fjoslien Forsythe Friedrich	Heinitz Hoberg Johnson, D. Kaley Kalis Levi	Nelsen, B. Niehaus Nysether Peterson, B. Rees Rothenberg	Thiede Valento Weaver Welker Wigley Zubay
Blatz	Friedrich	\mathbf{Levi}	Rothenberg	Zubay
Brinkman	Haukoos	Ludeman	Sherwood	
Clawson	Heap	McDonald	Sviggum	

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

S. F. No. 133 was reported to the House.

Casserly moved to amend S. F. No. 133, as amended by the House Committee on Judiciary, as follows:

Delete the title and insert:

"A bill for an act regulating certain joint economic activities; enacting the 1976 uniform limited partnership act and the uniform condominium act."

The motion prevailed and the amendment was adopted.

S. F. No. 133, A bill for an act relating to partnerships; enacting the 1976 uniform limited partnership act.

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

The question was taken on the passage of the bill and the roll was called. There were 115 yeas and 8 nays as follows:

Those who voted in the affirmative were:

Aasness Adams Anderson, B. Anderson, D. Anderson, C. Anderson, I. Battaglia Begich Berglin Biersdorf Blatz Brinkman Byrne Carlson, D. Carlson, L. Casserly Clark Clawson Corbid Dean Dempsey	Elioff Ellingson Erickson Esau Evans Ewald Faricy Fjoslien Friedrich Fritz Fudro Greenfield Halberg Haukoos Heap Heinitz Hoberg Hokanson Jacobs Jaros Johnson, C. Johnson, D.	Kahn Kaley Kalis Kalis Kelly Knickerbocker Kostohryz Kroening Kvam Laidig Lehto Levi Long Luknic Mann McCarron McDonald McEachern Mehrkens Metzen Minne Moe Munger	Nelsen, B. Nelsen, M. Nelson Niehaus Norman Novak Nysether Olsen Osthoff Otis Patton Pehler Peterson, B. Peterson, D. Piepho Pleasant Prahl Redalen Reding Rees Rice Rodriguez	Rothenberg Sarna Schreiber Searles Sherwood Sieben, H. Sieben, M. Simoneau Stadum Stowell Swanson Tomlinson Valan Valento Waldorf Weaver Welch Wenzel Wieser Wigley Wynia Zubay
Drew	Johnson, D.	Munger Murphy	Rodriguez Rose	Zubay Spkr. Norton
Eken	Jude	mu puy	1000	

Those who voted in the negative were:

Ainley Anderson, R. Ludeman Thiede Welker Albrecht Den Ouden Sviggum

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

Pehler was excused while in conference committee.

S. F. No. 407 was reported to the House.

There being no objection, S. F. No. 407 was continued on Special Orders for one day.

S. F. No. 682 was reported to the House.

Battaglia and Munger moved to amend S. F. No. 682, the unofficial engrossment, as follows:

Page 1, after line 18, insert a new section to read:

- "Sec. 2. Minnesota Statutes 1978, Section 100.29, Subdivision 3, is amended to read:
- Subd. 3. It shall be unlawful to have in possession out of doors, except upon target ranges operated under a permit from the commissioner, unless unloaded and contained in a gun case, or unloaded and broken down:
- (1) Any rifle or handgun, except a 22 caliber rim-fire rifle or handgun carried for the sole purpose of taking small game when lawful and using 22 caliber short, long, or long rifle bullets, or any shotgun with slugs, in any territory wherein there is an open season for taking deer with firearms, for a period of ten days preceding and five days succeeding such season:
- (2) Any rifle, except those described in this clause, in a territory open for the taking of deer with shotguns and slugs but not with rifles, during such season; (a) smooth-bore muzzle loading muskets of not less than 45 caliber and rifle muzzle loading muskets of not less than 40 caliber that are incapable of being loaded at the breech, may be possessed and used for the hunting of deer during such open season and (b) 22 caliber rim-fire rifles or handguns carried for the sole purpose of taking small game when lawful and using 22 caliber short, long, or long rifle bullets, may be possessed and used during such open deer season;
- (3) Any slugs for use in a shotgun in any territory open for the taking of deer with firearms during the open season, except for slugs carried for the sole purpose of taking deer or bear."

Renumber subsequent section

Further, amend the title as follows:

Page 1, line 4, after "2" insert ", 3"

The motion prevailed and the amendment was adopted.

Waldorf moved to amend S. F. No. 682, the unofficial engrossment:

Nelsen, B., requested a division of the amendment.

The first portion of the Waldorf amendment reads as follows:

Page 1, line 8, insert a new section to read:

"Sec. 2. Minnesota Statutes 1978, Section 97.81 is amended by adding a subdivision to read:

Subd. 3. It is unlawful for any person to hunt wild animals with a handgun unless the certificate pursuant to subdivision 1 is carried on the person. Any conservation officer is authorized and directed to seize and confiscate a handgun used by a person in violation of this subdivision."

A roll call was requested and properly seconded.

The question was taken on the first portion of the Waldorf amendment and the roll was called. There were 9 yeas and 101 nays as follows:

Those who voted in the affirmative were:

Berglin	Lehto	Osthoff	Peterson, D.	Waldorf
Byrne	Long	Otis	Sarna	
Бугце	rong	Ous	Sarna	

Those who voted in the negative were:

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

The second portion of the Waldorf amendment reads as follows:

Page 1, line 8, insert new sections to read:

"Section 1. Minnesota Statutes 1978, Section 97.81, Subdivision 1, is amended to read:

97.81 [SAFE USE OF FIREARMS, INSTRUCTIONS IN USING.] Subdivision 1. The commissioner of natural resources is authorized and directed to publish rules and regula-

tions establishing a state-wide program of instruction in the safe use of firearms, including handguns.

Such regulations shall provide for courses of instruction in every municipality or school district in this state by the commissioner of natural resources in cooperation with organizations, groups, associations and any private or public corporation or political subdivision of the state, the United States, or any federal agency. The courses shall instruct the youth of the state in the commonly accepted principles of safety in hunting and in the handling of all types of common hunting firearms. The courses shall provide for a test that reasonably insures the safe and accurate usage of handguns by a person intending to hunt wild animals. A certificate of completion shall be issued by the commissioner to any person successfully passing the handgun test."

Renumber remaining sections accordingly

Further, amend the title as follows:

Page 1, line 4, delete "Section" and insert "Sections 97.81, Subdivision 1;"

A roll call was requested and properly seconded.

The question was taken on the second portion of the Waldorf amendment and the roll was called. There were 27 yeas and 85 nays as follows:

Those who voted in the affirmative were:

Berglin	Hokanson	Lehto	Peterson, D.	Voss
Byrne	Jaros	Long	Pleasant	Waldorf
Clark	Jude	Norman	Rice	Wynia
Corbid	Kahn	Olsen	Sarna	.
Ellingson	Kostohryz	Osthoff	Sieben, M.	
Greenfield	Kroening	Otis	Tomlinson	

Those who voted in the negative were:

Aasness	Carlson, L.	Fudro	Luknic	Piepho
Adams	Clawson	Halberg	Mann	Prahl
Ainley	Dean	Haukoos	McDonald	Redalen
Albrecht	Dempsey	Heap	McEachern	Reding
Anderson, B.	Den Ouden	Hoberg	Mehrkens	Rees
Anderson, G.	Drew	Jacobs	Metzen	Rodriguez
Anderson, I.	Eken	Johnson, C.	Minne '	Rose
Anderson, R.	Elioff	Johnson, D.	Munger	Rothenberg
Battaglia	Erickson	Kaley	Murphy	Searle
Begich	Esau	Kalis	Nelsen, B.	Searles
Berkelman	Evans	Knickerbocker	Nelsen, M.	Sherwood
Biersdorf	Ewald	Kvam	Niehaus	Stadum
Blatz	Fjoslien	Laidig	Nysether	Stowell
Brinkman	Friedrich	Levi	Onnen	Sviggum
Carlson, D.	Fritz	Ludeman	Peterson, B.	Swanson

Thiede Valento Valan Weaver Welch Welker Wenzel Wieser Wigley Zubay

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

S. F. No. 682, A bill for an act relating to game and fish; authorizing the use of handguns in taking small game; amending Minnesota Statutes 1978, Section 100.29, Subdivision 2.

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

The question was taken on the passage of the bill and the roll was called. There were 105 yeas and 16 nays as follows:

Those who voted in the affirmative were:

Aasness Dempsey Kaley Nelsen, M. Searles Adams Den Ouden Kalis Nelson Sherwood Ainley Drew Kelly Niehaus Sieben, M.	
Ainley Drew Kelly Niehaus Siehen, M.	
Albrecht Eken Knickerbocker Norman Simoneau	
Anderson, B. Elioff Kostohryz Nysether Stadum	
Anderson, G. Erickson Kroening Olsen Stowell	
Anderson, I. Esau Kvam Onnen Sviggum	
Anderson, R. Evans Laidig Peterson, B. Swanson	
Battaglia Ewald Levi Peterson, D. Thiede	
Begich Fjoslien Ludeman Piepho Valan	
Berkelman Friedrich Luknic Pleasant Valento	
Biersdorf Fritz Mann Prahl Vanasek	
Blatz Fudro McDonald Redalen Voss	
Brinkman Halberg McEachern Reding Weaver	
Carlson, D. Haukoos Mehrkens Rees Welch	•
Carlson, L. Heap Metzen Reif Welker	
Casserly Hoberg Minne Rice Wenzel	
Clark Jacobs Moe Rodriguez Wieser	
Clawson Johnson, C. Munger Rose Wigley	
Corbid Johnson, D. Murphy Rothenberg Zubay	
Dean Jude Nelsen, B. Sarna Spkr. Norto	n

Those who voted in the negative were:

Berglin Byrne Ellingson	Greenfield Jaros Kahn	Long Osthoff Otis	Sieben, H. Tomlinson	Waldorf Wynia
Parion	Lehto	Patton		

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

S. F. No. 797 was reported to the House.

Weaver offered an amendment to S. F. No. 797.

POINT OF ORDER

Long raised a point of order pursuant to rule 3.9 that the amendment was not in order. The Speaker ruled the point of order well taken and the amendment out of order.

S. F. No. 797, A bill for an act relating to game and fish; authorizing, licensing and regulating nonresidents' fish houses; amending Minnesota Statutes 1978, Section 98.46, Subdivision 15.

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 92 yeas and 26 nays as follows:

Those who voted in the affirmative were:

Aasness	Den Ouden	Kaley	Onnen	Stadum
Ainley	Drew	Kalis	Otis	Stowell
Albrecht	Eken	Kelly	Peterson, B.	Sviggum
Anderson, B.	Elioff	Knickerbocker	Peterson, D.	Thiede
Anderson, D.	Erickson	Kostonryz	Pleasant	Tomlinson
Anderson, G.	Esau	Laidig '	Prahi	Valan
Anderson, I.	Evans	Ludeman	Redalen	Valento
Anderson, R.	Ewald	Luknic	Reding	Voss
Battaglia	Fjoslien	McCarron	Rees	Weaver
Begich	Friedrich	McDonald	Reif	Welker
Berkelman	Fritz	Mehrkens	Rice	Wenzel
Biersdorf	Halberg	Metzen	Rodriguez	Wieser
Blatz	Haukoos	Minne	Rothenberg	Wigley
Carlson, D.	Heap	Munger	Searle	Wynia
Casserly	Hoberg	Murphy	Searles	Zubay
Clawson	Jacobs	Nelsen, B.	Sherwood	Spkr. Norton
Corbid	Johnson, C.	Niehaus	Sieben, H.	
Dean	Johnson, D.	Nysether	Sieben, M.	, , , ,
Dempsey	Jude	Olsen	Simoneau	

Those who voted in the negative were:

Adams	Faricy	Kroening	Nelsen, M.	Waldorf
Berglin	Fudro	Lehto	Nelson	Welch
Brinkman	Greenfield	Long	Osthoff	
Byrne	Hokanson	Mann	Patton	
Carlson, L.	Jaros	McEachern	Sarna	
Clark	Kahn	Moe	Swanson	

The bill was passed and its title agreed to.

S. F. No. 971, A bill for an act relating to creditor's remedies; defining property exempt from legal process; amending Minnesota Statutes 1978, Section 550.37, Subdivisions 4 and 19, and by adding a subdivision.

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

The question was taken on the passage of the bill and the roll was called. There were 110 yeas and 2 nays as follows:

Those who voted in the affirmative were:

Aasness	Drew	Kahn	Murphy	Rothenberg
Adams	Eken	Kaley	Nelsen, B.	Sarna
Albrecht	Elioff	Kalis	Nelsen, M.	Searle
Anderson, B.	Ellingson	Kelly	Nelson	Sieben, H.
Anderson, D.	Erickson	Knickerbocker	Niehaus	Sieben, M.
Anderson, G.	Faricy	Kostohryz	Norman	Simoneau
Anderson, I.	Fjoslien	Kroening	Novak	Stadum
Battaglia	Friedrich	Kvam	Nysether	Stowell
Begich	Fritz	Laidig	Olsen	Sviggum
Berglin	Fudro	Lehto	Onnen	Swanson
Berkelman	Greenfield	Long	Osthoff	Tomlinson
Biersdorf	Halberg	Ludeman	Otis	Valento
Blatz	Haukoos	Luknic	Patton	Voss
Brinkman	Heap	Mann	Peterson, B.	Weaver
Carlson, D.	Heinitz	McCarron	Peterson, D.	Welch
Carlson, L.	Hoberg	McDonald	Piepho	Welker
Casserly	Hokanson	McEachern	Prahl	Wenzel
Clark	Jacobs	Mehrkens	Redalen	Wieser
Clawson	Jaros	Metzen	Reding	Wigley
Corbid	Johnson, C.	Minne	Rees	Wynia
Dempsey	Johnson, D.	Moe	Reif	Zubay
Den Ouden	Jude	Munger	Rose	Spkr. Norton

Those who voted in the negative were:

Anderson, R. Evans

The bill was passed and its title agreed to.

S. F. No. 1295, A bill for an act relating to contracts; making certain contracts unenforceable unless in writing.

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 115 yeas and 5 nays as follows:

Sieben, M.	Stowell	Vanasek	Welch	Wigley
Simoneau	Swanson	Voss	Welker	Wynia
Stadum	Tomlinson	Waldorf	Wenzel	Zubay
Stoa	Valento	Weaver	Wieser	Spkr. Norton

Those who voted in the negative were:

Erickson Halberg Lehto Onnen Prahl

The bill was passed and its title agreed to.

S. F. No 1726 was reported to the House.

Long moved to amend S. F. No. 1726, the unofficial engrossment, as follows:

Page 3, delete lines 1 through 14 and insert a new section as follows:

"Sec. 3. [EFFECTIVE DATE.] This act is effective the day following its final enactment."

Further, amend the title as follows:

Page 1, line 8, after "subdivision" delete ";" and insert a period; delete the balance of the line

Page 1, line 9, delete "subdivision"

The motion prevailed and the amendment was adopted.

S. F. No. 1726, A bill for an act relating to children; providing for review of foster care of certain developmentally disabled children; amending Minnesota Statutes 1978, Section 257.071, Subdivision 3, and by adding a subdivision.

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

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

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

Nelson Piepho Sherwood Voss Mann Waldorf Niehaus Prahl Sieben, H. McCarron Sieben, M. Weaver McDonald Norman Redalen Welch McEachern Novak Reding Simoneau Mehrkens Nvsether Rees Stadum Welker Metzen Olsen Reif Stoa Wenzel Minne Onnen Rice Stowell Wieser Rodriguez Wigley Moe Osthoff Sviggum Otis Rose Swanson Wynia Munger Zubay Murphy Patton Rothenberg Tomlinson Spkr. Norton Nelsen, B. Peterson, B. Sarna Valento Searles Vanasek Nelsen, M. Peterson, D.

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

S. F. No. 1132 was reported to the House.

Mehrkens moved to amend S. F. No. 1132, as follows:

Page 8, after line 2, insert:

- "Sec. 3. Minnesota Statutes 1978, Section 53.04, is amended by adding a subdivision to read:
- Subd. 7. (a) The interest on loans made by an industrial loan and thrift company pursuant to subdivision 3 may be at a rate not in excess of nine percent discount per annum for loans which provide for a repayment period not exceeding 36 months; 8-3/8 percent discount per annum for loans which provide for a repayment period exceeding 36 months but not exceeding 48 months; and 7-3/4 percent discount per annum for loans which provide for a repayment period exceeding 48 months but not exceeding 60 months.
- (b) This subdivision supersedes the provisions of subdivision 3 regarding the lawful rate of interest for loans made by industrial loan and thrift companies, but not any other provision of subdivision 3, from the effective date of this subdivision until June 30, 1982. A loan made by an industrial loan and thrift company that provides for a rate of interest authorized by this subdivision continues to be enforceable in accordance with its terms until the indebtedness is fully satisfied."

Renumber the sections accordingly

Further amend the title:

Page 1, line 2, after the semicolon insert "altering permissible interest charges by industrial loan and thrift companies;"

Page 1, line 7, after the semicolon insert "53.04, by adding a subdivision:"

A roll call was requested and properly seconded.

The question was taken on the amendment and the roll was called. There were 74 yeas and 51 nays as follows:

Those who voted in the affirmative were:

Knickerbocker Olsen Aasness Erickson Searles Adams Esau Onnen Kvam Sherwood Ainley Evans Levi Osthoff Stadum Albrecht Ewald Lademan Patton Stowell Anderson, R. Forsythe Luknic Peterson, B. Sviggum Berkelman Friedrich Piepho Thiede Mann Biersdorf Halberg McDonald Valan Pleasant Blatz Haukoos Mehrkens Redalen Valento Brinkman Weaver Heap Metzen Reding Heinitz Munger Welker Carlson, D. Rees Crandall Hoberg Nelsen, B. Reif Wenzel Dean Jacobs Niehaus Rose Wieser Dempsey Rothenberg Wigley Jennings Norman Den Ouden Kaley Novak Sarna Zubay Kalis Drew Nysether Searle

Those who voted in the negative were:

Anderson, B. Clawson Jaros Moe Simoneau Anderson, D. Corbid Jude Murphy Stoa Nelsen, M. Tomlinson Anderson, G. Eken Kahn Anderson, I. Elioff Nelson Voss Kelly Battaglia Ellingson Kostohryz Otis Waldorf Begich Faricy Kroening Peterson, D. Welch Berglin Fjoslien Lehto Prahl Wynia Rice Byrne Fritz Long McCarron Carlson, L. Fndro Rodriguez Greenfield McEachern Sieben, H. Casserly Hokanson Clark Minne Sieben, M.

The motion prevailed and the amendment was adopted.

S. F. No. 1132, A bill for an act relating to financial institutions; authorizing securities for investment of deposits of savings banks and other financial institutions and for deposit to secure deposits of public funds; amending Minnesota Statutes 1978, Sections 50.14, Subdivision 4; and 118.01.

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

The question was taken on the passage of the bill and the roll was called. There were 80 year and 47 nays as follows:

Aasness	Berkelman	Dempsey	Forsythe	Hoberg
Adams	Biersdorf	Den Ouden	Friedrich	Jacobs
Ainley	Blatz	Drew	Fudro	Jennings
Albrecht	Brinkman	Erickson	Halberg	Johnson, D.
Anderson, B.	Carlson, D.	Esau	Haukoos	Kaley
Anderson, D.	Crandall	Evans	Неар	Kalis
Anderson, R.	Dean	Ewald	Heinitz	Knickerbocker

Kostohryz	Mehrkens	Peterson, B. Piepho Pleasant Redalen Reding Rees	Rose	Thiede
Kvam	Munger		Rothenberg	Valan
Laidig	Nelsen, B.		Searle	Valento
Levi	Niehaus		Searles	Weaver
Ludeman	Norman		Sherwood	Welker
Luknic	Nysether		Simoneau	Wenzel
Mann	Olsen		Stadum	Wieser
McCarron	Onnen		Stowell	Wigley
McDonald	Ostho ff	Reif	Sviggum	Zubay

Those who voted in the negative were:

Anderson, G. Anderson, I. Battaglia Begich Berglin Byrne Carlson, L. Casserly	Corbid Eken Elioff Ellingson Faricy Fjoslien Fritz Greenfield	Johnson, C. Jude Kahn Kelly Kroening Lehto Long McEachern	Moe Murphy Nelsen, M. Nelson Novak Peterson, D. Prahl Rice	Sieben, M. Stoa Tomlinson Voss Waldorf Welch Wynia
				Wyma

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

S. F. No. 1144 was reported to the House.

Corbid moved to amend S. F. No. 1144, the unofficial engrossment, as follows:

Page 6, line 2, delete "any" and insert "a substantial"

The motion prevailed and the amendment was adopted.

Voss moved to amend S. F. No. 1144, the unofficial engrossment, as follows:

Page 5, after line 20 add a section to read:

"Sec. 5. Minnesota Statutes 1978, Section 106.471 is amended to add a subdivision as follows:

Subd. 9. Where a repair of a ditch system for which construction has not commenced prior to the effective date of this act will result in the drainage of 50 or more acres of public waters in the metropolitan area the requirements of Minnesota Statutes 106.501 for improvements of ditch systems shall apply."

Renumber the following sections accordingly

Further amend the title:

Page 1, line 7, after "and 6" insert "and by adding a subdivision"

A roll call was requested and properly seconded.

Weaver moved to amend the Voss amendment, as follows:

Delete "a repair" and insert "the extension"

A roll call was requested and properly seconded.

The question was taken on the Weaver amendment to the Voss amendment and the roll was called. There were 49 yeas and 74 nays as follows:

Those who voted in the affirmative were:

Aasness	Forsythe	Johnson, D.	Norman	Stadum
Ainley	Friedrich	Kaley	Nysether	Sviggum
Albrecht	Fritz	Knickerbocker	Olsen	Thiede
Biersdorf	\mathbf{Fudro}	Kvam	Onnen	Valan
Carlson, D.	Halberg	Levi	Redalen	Valento
Clawson	Haukoos	Ludeman	Reif	Weaver
Crandall	Heap	McDonald	Rose	Welker
\mathbf{Drew}	Heinitz	$\mathbf{Mehrkens}$	Rothenberg	Wieser
Erickson	Hoberg	Nelsen, B.	Searles	Zubay
Evans	Jennings	Niehaus	Sherwood	-

Those who voted in the negative were:

Adams	Corbid	Kahn	Murphy	Sarna
Anderson, B.	Dean	Kalis	Nelsen, M.	Searle
Anderson, D.	Den Ouden	Kelly	Nelson	Sieben, H.
Anderson, G.	Eken	Kostohryz	Novak	Sieben, M.
Anderson, I.	${f Elio}{f f}$	Kroening	Osthoff	Simoneau
Anderson, R.	Ellingson	Laidig	Otis	Stoa
Battaglia	Esau	Lehto	Patton	Swanson
Begich	Faricy	Long	Peterson, B.	Tomlinson
Berglin	Fjoslien	Luknic	Peterson, D.	Vanasek
Berkelman	Greenfield	Mann	Piepho	Voss
Brinkman	Hokanson	McCarron	Prahl	Waldorf
Byrne	Jacobs	McEachern	Reding	Wenzel
Carlson, L.	Jaros	Minne	Rees	Wigley
Casserly	Johnson, C.	Moe	Rice	Wynia
Clark	Jude	Munger	Rodriguez	

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

McDonald moved to amend the Voss amendment, as follows:

After "apply" insert "except for the counties of Carver and Scott"

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

The question recurred on the Voss amendment, as amended, and the roll was called. There were 58 yeas and 69 nays as follows:

Those who voted in the affirmative were:

Adams	Clark	$_{ m Jude}$	Moe	Sieben, H.
Anderson, D.	Corbid	Kahn	Munger	Sieben, M.
Anderson, G.	Dean	Kalis	Murphy	Stoa
Anderson, I.	\mathbf{E} ken	Kelly	Nelsen, M.	Swanson
Battaglia	${f Elioff}$	Kroening	Nelson	Tomlinson
Begich	Ellingson	Lehto	Novak	Vanasek
Berglin	Faricy	Long	Osthoff	Voss
Berkelman	Greenfield	Mann	Peterson, B.	Waldorf
Brinkman	Hokanson	McCarron	Peterson, D.	Wynia
Byrne	Jacobs	McEachern	Reding	Spkr. Norton
Carlson, L.	Jaros	Metzen	Rodriguez	•
Caccarly	Johnson C	Minne	Sarna	

Those who voted in the negative were:

Aasness	Esau	Kaley	Olsen	Stadum
Ainley	Evans	Kempe	Onnen	Stowell
Albrecht	Fjoslien	Knickerbocker	Patton	Sviggum
Anderson, B.	Forsythe	Kvam	Pehler	Thiede
Anderson, R.	Friedrich	Laidig	Piepho	Valan
Biersdorf	Fritz	Levi	Pleasant	Valento
Blatz	Fudro	Ludeman	Redalen	Weaver
Carlson, D.	Halberg	Luknie	Rees	Welch
Clawson	Haukoos	McDonald	Reif	Welker
Crandall	Heap	\mathbf{M} ehrkens	Rice	Wenzel
Dempsey	Heinitz	Nelsen, B.	Rose	Wieser
Den Ouden	${f Hoberg}$	Niehaus	Rothenberg	Wigley
Drew	Jennings	Norman	Searles	Zubay
Erickson	Johnson, D.	Nysether	Sherwood	

The motion did not prevail and the amendment, as amended, was not adopted.

Levi was excused while in conference committee.

S. F. No. 1144, A bill for an act relating to public drainage systems; increasing repair authority; providing for abandonment of systems; increasing repair funds; amending Minnesota Statutes 1978, Sections 106.011, by adding a subdivision; 106.471, Subdivisions 2 and 6; 106.651; and Chapter 106, by adding a section.

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

The question was taken on the passage of the bill and the roll was called. There were 130 yeas and 1 nay as follows:

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

Faricy	Kahn	Metzen	Piepho	Stowell
Fjoslien	Kaley	Minne	Pleasant	Sviggum
Forsythe	Kalis	Moe	Prahl	Swanson
Friedrich	Kelly	Munger	Redalen	Thiede
\mathbf{Fritz}	Kempe	Murphy	Reding	Tomlinson
Fudro	Knickerbocker		Rees	Valan
Greenfield	Kostohryz	Nelsen, M.	Reif	Valento
Halberg	Kroening	Nelson	\mathbf{Rice}	Vanasek
Haukoos	Kvam	Niehaus	Rodriguez	Voss
Неар	Laidig	Norman	Rose	Waldorf
Heinitz	Lehto	Novak	Rothenberg	Weaver
Hoberg	Long	Nysether	Sarna	Welch
Hokanson	Ludeman	Olsen	Searle	Welk er
Jacobs	Luknic	Onnen	Searles	Wenzel
Jaros	Mann	Ostho ff	Sieben, H.	Wieser
Jennings	McCarron	Otis	Sieben, M.	Wigley
Johnson, C.	McDonald	Pehler	Simoneau	Wynia
Johnson, D.	McEachern	Peterson, B.	Stadum	Zubay
Jude	Mehrkens	Peterson, D.	Stoa	Spkr. Norton

Those who voted in the negative were:

Sherwood

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

Sieben, H., moved that the remaining bills on Special Orders for today be continued one day. The motion prevailed.

GENERAL ORDERS

Sieben, H., moved that the bills on General Orders for today be continued one day. The motion prevailed.

There being no objection the order of business reverted to Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES

Eken from the Committee on Rules and Legislative Administration to which was referred:

H. F. No. 1619, A bill for an act proposing an amendment to the Minnesota Constitution, Article V, Section 3; removing the requirement that notaries public be approved by the senate; amending Minnesota Statutes 1978, Section 359.01.

Reported the same back with the following amendments:

Page 2, line 24, strike "governor's private"

Page 2, line 24, before the period, insert "of state"

With the recommendation that when so amended the bill pass.

The report was adopted.

SECOND READING OF HOUSE BILLS

H. F. No. 1619 was read for the second time.

MESSAGES FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker:

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

H. F. No. 874, A bill for an act relating to state government; changing certain administrative procedures; amending Minnesota Statutes 1978, Sections 15.0411, Subdivision 2; 15.0412, Subdivisions 2, 4, 5, and by adding subdivisions; 15.0413, Subdivisions 1 and 2; 15.0418; 15.0419, Subdivisions 1 and 4; 15.0422; 15.0424, Subdivision 6; and 15.052, Subdivisions 1, 2, 5, 7, 8 and 9; repealing Minnesota Statutes 1978, Sections 5.21, and 15.0423.

PATRICK E. FLAHAVEN, Secretary of the Senate

Kroening moved that the House refuse to concur in the Senate amendments to H. F. No. 874, that the Speaker appoint a Conference Committee of 3 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two Houses. The motion prevailed.

MOTIONS AND RESOLUTIONS

Rees moved that the name of Rothenberg be added as an author on H. F. No. 1562. The motion prevailed.

Wenzel, Thiede, Aasness, Erickson and McDonald introduced:

House Resolution No. 50, A house resolution proclaiming the week of April 7th to 12th, 1980, to be Distributive Education Week in Minnesota.

The resolution was referred to the Committee on Rules and Legislative Administration.

ANNOUNCEMENTS BY THE SPEAKER

The Speaker announced the appointment of the following members of the House to a Conference Committee on H. F. No. 1453:

Johnson, D.; Patton; and Moe.

The Speaker announced the appointment of the following members of the House to a Conference Committee on S. F. No. 507:

Jude, Jacobs, and Onnen.

The Speaker announced the appointment of the following members of the House to a Conference Committee on H. F. No. 1095:

Corbid, Faricy, and Crandall.

The Speaker announced the appointment of the following members of the House to a Conference Committee on H. F. No. 2187:

Ellingson; Carlson, L.; and Rothenberg.

The Speaker announced the appointment of the following members of the House to a Conference Committee on H. F. No. 475:

Berkelman; Swanson; Reif; Nelsen, M.; and Heinitz.

The Speaker announced the appointment of the following members of the House to a Conference Committee on H. F. No. 1435:

Forsythe, Reif, and McCarron.

The Speaker announced the appointment of the following members of the House to a Conference Committee on H. F. No. 1818:

Reding; Carlson, D.; and Kostohryz.

ADJOURN MENT

Sieben, H., moved that when the House adjourns today it adjourn until 10:30 a.m., Tuesday, April 1, 1980. The motion prevailed.

Sieben, H., moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 10:30 a.m., Tuesday, April 1, 1980.

EDWARD A. BURDICK, Chief Clerk, House of Representatives