# STATE OF MINNESOTA

### SEVENTY-SECOND SESSION - 1981

# TWENTIETH DAY

## SAINT PAUL, MINNESOTA, THURSDAY, MARCH 5, 1981

The House of Representatives convened at 2:00 p.m. and was called to order by Harry A. Sieben, Jr., Speaker of the House.

Prayer was offered by Reverend Clyde B. McDowell, Wooddale Baptist Church, Richfield, Minnesota.

The roll was called and the following members were present:

#### A quorum was present.

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

### REPORTS OF CHIEF CLERK

Pursuant to Rules of the House, printed copies of H. F. Nos. 483, 173 and 415 and S. F. Nos. 14, 149, 159, 175, 18, 171 and 339 have been placed in the members' files.

### **REPORTS OF STANDING COMMITTEES**

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

H. F. No. 2, A bill for an act relating to crimes; providing that whoever causes the death of a human being when committing certain crimes is guilty of murder in the first degree; amending Minnesota Statutes 1980, Sections 609.185 and 609.195.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1980, Section 609.11, Subdivision 1, is amended to read:

Subdivision 1, [COMMITMENTS WITHOUT MINIMUMS.] All commitments to the commissioner of corrections for imprisonment of the defendant are without minimum terms except when the sentence is to life imprisonment as required by law and except as otherwise provided in this chapter. (ANY COM-FOLLOWING THE DEFENDANT'S MITMENT FIRST CONVICTION OF AN OFFENSE WHEREIN THE DE-FENDANT OR AN ACCOMPLICE HAD IN POSSESSION A FIREARM OR USED A DANGEROUS WEAPON AT THE TIME OF THE OFFENSE SHALL BE FOR A TERM OF NOT LESS THAN ONE YEAR PLUS ONE DAY, NOR MORE THAN THE MAXIMUM SENTENCE PROVIDED BY LAW FOR THE OFFENSE FOR WHICH CONVICTED. ANY COM-MITMENT FOLLOWING DEFENDANT'S SECOND OR SUB-SEQUENT CONVICTION OF AN OFFENSE WHEREIN THE DEFENDANT OR AN ACCOMPLICE HAD IN POSSESSION A FIREARM OR USED A DANGEROUS WEAPON AT THE TIME OF THE OFFENSE SHALL BE FOR A TERM NOT LESS THAN THREE YEARS, NOR MORE THAN THE MAX-IMUM SENTENCE PROVIDED BY LAW FOR THE OF-FENSE FOR WHICH CONVICTED. ANY PERSON CON-VICTED AND SENTENCED AS REQUIRED BY THIS SECTION SHALL NOT BE ELIGIBLE FOR PROBATION OR PAROLE UNTIL THAT PERSON SHALL HAVE SERVED THE FULL MINIMUM SENTENCE HEREIN PROVIDED, NOTWITHSTANDING THE PROVISIONS OF SECTIONS 242.19, 243.05, 609.12, 609.135, AND ANY OTHER LAW TO THE CONTRARY. THE OFFENSES FOR WHICH

MANDATORY MINIMUM SENTENCES SHALL BE SERVED BEFORE ELIGIBILITY FOR PROBATION OR PAROLE AS HEREIN PROVIDED ARE: AGGRAVATED ASSAULT, BURGLARY, KIDNAPPING, MANSLAUGHTER, MURDER IN THE SECOND OR THIRD DEGREE, ROB-BERY, CRIMINAL SEXUAL CONDUCT IN THE FIRST, SECOND OR THIRD DEGREE, ESCAPE WHILE UNDER CHARGE OR CONVICTION OF A FELONY, OR DIS-CHARGE OF AN EXPLOSIVE OR INCENDIARY DEVICE, OR ANY ATTEMPT TO COMMIT ANY OF THESE OF-FENSES.)

Sec. 2. Minnesota Statutes 1980, Section 609.11, is amended by adding subdivisions to read:

Subd. 4. [DANGEROUS WEAPON.] Any defendant convicted of an offense listed in subdivision 9 wherein the defendant or an accomplice, at the time of the offense, used, whether by brandishing, displaying, threatening with, or otherwise employing, a dangerous weapon other than a firearm, or had in possession a firearm, shall be committed to the commissioner of corrections for a mandatory minimum term of imprisonment of not less than one year plus one day, nor more than the maximum sentence provided by law. Any defendant convicted of a second or subsequent offense wherein the defendant or an accomplice, at the time of the offense, used a dangerous weapon other than a firearm, or had in possession a firearm, shall be committed to the commissioner of corrections for a mandatory minimum term of imprisonment of not less than three years nor more than the maximum sentence provided by law.

Subd. 5. [FIREARM.] Any defendant convicted of an offense listed in subdivision 9 wherein the defendant or an accomplice, at the time of the offense, used, whether by brandishing, displaying, threatening with, or otherwise employing, a firearm, shall be committed to the commissioner of corrections for a mandatory minimum term of imprisonment of not less than three years, nor more than the maximum sentence provided by law. Any defendant convicted of a second or subsequent offense wherein the defendant or an accomplice, at the time of the offense, used a firearm shall be committed to the commissioner of corrections for a mandatory minimum term of imprisonment of not less than five years, nor more than the maximum sentence provided by law.

Subd. 6. [NO EARLY RELEASE.] Any defendant convicted and sentenced as required by this section shall not be eligible for probation, parole, discharge, or supervised release until that person shall have served the full mandatory minimum term of imprisonment as provided by law, notwithstanding the provisions of sections 242.19, 243.05, 609.12, 609.135, and any other law to the contrary.

Subd. 7. [PROSECUTOR SHALL ESTABLISH.] Whenever reasonable grounds exist to believe that the defendant or an accomplice used a firearm or other dangerous weapon or had in possession a firearm, at the time of commission of an offense listed in subdivision 9, the prosecutor shall, at the time of trial or at the plea of guilty, present all evidence tending to establish that fact unless it is otherwise admitted on the record. The question of whether the defendant or an accomplice, at the time of commission of an offense listed in subdivision 9. used a firearm or other dangerous weapon or had in possession a firearm shall be determined by the court at the time of sentencing based upon the record of the trial or the plea of guilty. The court shall also determine at the time of sentencing whether the defendant has been convicted of a second or subsequent offense wherein the defendant or an accomplice, at the time of commission of an offense listed in subdivision 9, used a firearm or other dangerous weapon or had in possession a firearm.

Subd. 8. [MOTION BY PROSECUTOR.] Prior to the time of sentencing, the prosecutor may file a motion to have the defendant sentenced without regard to the mandatory minimum terms of imprisonment established by this section. The motion shall be accompanied by a written statement of the reasons therefor. When presented with the motion and if it finds good cause therefore, the court shall sentence the defendant without regard to the mandatory minimum terms of imprisonment established by this section.

Subd. 9. [APPLICABLE OFFENSES.] The crimes for which mandatory minimum sentences shall be served before eligibility for probation, parole, or supervised release as provided in this section are: murder in the first, second, or third degree; assault in the first, second, or third degree; burglary; kidnapping; false imprisonment; manslaughter in the first or second degree; aggravated robbery; simple robbery; criminal sexual conduct in the first, second, or third degree; escape from custody; arson in the first, second, or third degree; or any attempt to commit any of these offenses.

Sec. 3. Minnesota Statutes 1980, Section 609.135, Subdivision 1, is amended to read:

Subdivision 1. Except when a sentence of life imprisonment is required by law, or when a (PERSON IS CONVICTED OF ONE OF THE CRIMES SPECIFIED UNDER) mandatory minimum term of imprisonment is required by section 609.11, (SUBDIVISION 1, AND HAD IN HIS POSSESSION A FIRE-ARM OR USED ANOTHER DANGEROUS WEAPON,) any court, including a justice of the peace to the extent otherwise authorized by law, may stay imposition or execution of sentence and place the defendant on probation with or without supervision and on such terms as the court may prescribe, including restitution when practicable. The court may order the supervision to be under the probation officer of the court, or, if there is none and the conviction is for a felony, by the commissioner of corrections, or in any case by some other suitable and consenting person.

Sec. 4. Minnesota Statutes 1980, Section 609.185, is amended to read:

609.185 [MURDER IN THE FIRST DEGREE.]

Whoever does (EITHER) any of the following is guilty of murder in the first degree and shall be sentenced to imprisonment for life:

(1) Causes the death of a human being with premeditation and with intent to effect the death of such person or of another; (OR)

(2) Causes the death of a human being while committing or attempting to commit criminal sexual conduct in the first or second degree with force or violence, either upon or affecting such person or another; or

(3) Causes the death of a human being with intent to effect the death of such person or another, while committing or attempting to commit burglary, aggravated robbery, kidnapping, arson in the first or second degree, tampering with a witness in the first degree, or escape from custody.

Sec. 5. Minnesota Statutes 1980, Section 609.19, is amended to read:

609.19 [MURDER IN THE SECOND DEGREE.]

Whoever does either of the following is guilty of murder in the second degree and may be sentenced to imprisonment for not more than 40 years:

(1) Causes the death of a human being with intent to effect the death of such person or another, but without premeditation (, IS GUILTY OF MURDER IN THE SECOND DEGREE AND MAY BE SENTENCED TO IMPRISONMENT FOR NOT MORE THAN 40 YEARS), or

(2) Causes the death of a human being, without intent to effect the death of any person, while committing or attempting to commit a felony offense other than criminal sexual conduct in the first or second degree with force or violence.

Sec. 6. Minnesota Statutes 1980, Section 609.195, is amended to read:

# 609.195 [MURDER IN THE THIRD DEGREE.]

Whoever, without intent to effect the death of any person, causes the death of another by (EITHER OF THE FOLLOWING MEANS) perpetrating an act eminently dangerous to others and evincing a depraved mind, regardless of human life, is guilty of murder in the third degree and may be sentenced to imprisonment for not more than 25 years (:)

((1) PERPETRATES AN ACT EMINENTLY DANGER-OUS TO OTHERS AND EVINCING A DEPRAVED MIND, REGARDLESS OF HUMAN LIFE; OR)

(2) COMMITS OR ATTEMPTS TO COMMIT A FELONY UPON OR AFFECTING THE PERSON WHOSE DEATH WAS CAUSED OR ANOTHER, EXCEPT CRIMINAL SEX-UAL CONDUCT IN THE FIRST OR SECOND DEGREE WITH FORCE OR VIOLENCE WITHIN THE MEANING OF SECTION 609.185).

Sec. 7. Minnesota Statutes 1980, Section 609.20, is amended to read:

609.20 [MANSLAUGHTER IN THE FIRST DEGREE.]

Whoever does any of the following is guilty of manslaughter in the first degree and may be sentenced to imprisonment for not more than 15 years or to payment of a fine of not more than \$15,000, or both:

(1) Intentionally causes the death of another person in the heat of passion provoked by such words or acts of another as would provoke a person of ordinary self-control under like circumstances; or

(2) Causes the death of another in committing or attempting to commit a (CRIME) misdemeanor or gross misdemeanor offense with such force and violence that death of or great bodily harm to any person was reasonably foreseeable, and murder in the first or second degree was not committed thereby; or

(3) Intentionally causes the death of another person because the actor is coerced by threats made by someone other than his co-conspirator and which cause him reasonably to believe that his act is the only means of preventing imminent death to himself or another.

Sec. 8. [REPEALER.]

Minnesota Statutes 1980, Section 609.11, Subdivision 3, is repealed.

# 20th Day] THURSDAY, MARCH 5, 1981

Sec. 9. [EFFECTIVE DATE.]

Sections 1 to 9 are effective on the day following final enactment and shall apply to all offenses committed on or after that date."

Delete the title and insert:

"A bill for an act relating to crimes; establishing mandatory minimum terms of imprisonment for use of a dangerous weapon or possession of a firearm; increasing the penalty for intentional and unintentional homicides committed while committing certain felonies; amending Minnesota Statutes 1980, Sections 609.11, Subdivision 1, and by adding subdivisions; 609.135, Subdivision 1; 609.185; 609.19; 609.195; 609.20; repealing Minnesota Statutes 1980, Section 609.11, Subdivision 3."

With the recommendation that when so amended the bill pass.

The report was adopted.

Wenzel from the Committee on Agriculture to which was referred:

H. F. No. 28, A bill for an act relating to agriculture; prohibiting pension funds from acquiring certain farm land; amending Minnesota Statutes 1980, Section 500.24, Subdivisions 3, 4 and 5.

Reported the same back with the following amendments:

Page 1, after line 6, insert a section to read:

"Section 1. Minnesota Statutes 1980, Section 500.24, Subdivision 2, is amended to read:

Subd. 2. [DEFINITIONS.] For the purposes of this section, the terms defined in this subdivision have the meanings here given them:

(a) "Farming" means the production of (1) agricultural products; (2) livestock or livestock products; (3) milk or milk products; or (4) fruit or other horticultural products. It does not include the processing, refining or packaging of said products, nor the provision of spraying or harvesting services by a processor or distributor of farm products. It does not include the production of timber or forest products or the production of poultry or poultry products.

(b) "Family farm" means an unicorporated farming unit owned by one or more persons residing on the farm or actively engaging in farming. (c) "Family farm corporation" means a corporation founded for the purpose of farming and the ownership of agricultural land in which the majority of the voting stock is held by and the majority of the stockholders are persons or the spouses of persons related to each other within the third degree of kindred according to the rules of the civil law, and at least one of said related persons is residing on or actively operating the farm, and none of whose stockholders are corporations; provided that a family farm corporation shall not cease to qualify as such hereunder by reason of any devise or bequest of shares of voting stock.

(d) "Authorized farm corporation" means a corporation meeting the following standards:

(1) Its shareholders do not exceed five in number;

(2) All its shareholders, other than any estate are natural persons;

(3) It does not have more than one class of shares; and

(4) Its revenues from rent, royalties, dividends, interest and annuities does not exceed 20 percent of its gross receipts; and

(5) Shareholders holding a majority of the shares must be residing on the farm or actively engaging in farming.

(e) "Agricultural land" means land used for farming.

(f) "Pension or investment fund" means any private or public pension fund, mutual fund, life insurance company separate account, or any other investment fund, however managed except private pension funds established by family farms, authorized farm corporations and family farm corporations."

Renumber the sections

Page 1, line 11, after "pension" insert "or investment"

Page 1, line 12, after "pension" insert "or investment"

Page 1, line 22, after "pension" insert "or investment"

Page 1, line 23, delete "3" and insert "4"

Page 1, line 26, after "pension" insert "or investment"

Page 2, line 1, delete "3" and insert "4"

Page 2, line 22, after "pension" insert "or investment"

# 20th Day] THURSDAY, MARCH 5, 1981

Page 2, line 23, after "pension" insert "or investment"

Page 2, line 29, after "pension" insert "or investment"

Page 2, line 36, after "pension" insert "or investment"

Page 2, after line 37 insert "its nonfarm business operations; provided,"

Page 3, line 11, after "pension" insert "or investment"

Page 3, line 21, after "pension" insert "or investment"

Page 3, line 23, after "pension" insert "or investment"

Page 4, line 26, after "pension" insert "or investment"

Page 4, line 36, after "pension" insert "or investment"

Page 5, line 1, after "pension" insert "or investment"

Page 5, line 8, after "pension" insert "or investment"

Page 5, line 12, after "pension" insert "or investment"

Page 5, line 17, after "pension" insert "or investment"

Page 5, line 32, after "pension" insert "or investment"

Page 6, line 9, after "corporation" insert ", pension or investment fund"

Page 6, line 22, after "pension" insert "or investment" Page 6, line 26, after "pension" insert "or investment" Page 6, line 28, after "pension" insert "or investment" Amend the title as follows:

Page 1, line 2, after "pension" insert "or investment" Page 1, line 4, after "Subdivisions" insert "2,"

With the recommendation that when so amended the bill pass. The report was adopted. Norton from the Committee on Governmental Operations to which was referred:

H. F. No. 40, A bill for an act relating to state lands; authorizing the conveyance of certain lands in St. Louis County.

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

The report was adopted.

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

H. F. No. 77, A bill for an act relating to mobile home parks; eliminating certain mobile home park reports made to the secretary of state; repealing Minnesota Statutes 1980, Section 327.29.

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

The report was adopted.

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

H. F. No. 111, A bill for an act relating to public welfare; providing for the withholding of child support or maintenance; amending Minnesota Statutes 1980, Sections 256.872; 256.873; and 518.611.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1980, Section 256.87, Subdivision 1, is amended to read:

Subdivision 1. [ACTIONS AGAINST PARENTS FOR AS-SISTANCE FURNISHED.] If any time during the continuance of any assistance granted under sections 256.72 to 256.87 the state agency or county agency finds that any parent of any child receiving assistance is reasonably able to contribute to the necessary care and support of the recipient without undue hardship to himself or his immediate family and the person so able to contribute to the care and support of the recipient fails or refuses to contribute according to his ability to the care and support of the recipient, then, after notice to the person, there shall exist a cause of action against this person for the amount of assistance furnished under sections 256.72 to 256.87 subsequent to the notice, or any part thereof as the person is reasonably able to pay. The action may be ordered by the state agency or county agency and shall be brought in the name of the county by the county attorney of the county in which the assistance was granted, or by the state agency against this person for the recovery of the amount of assistance granted after the notice, as hereinbefore provided, together with the costs and disbursements of the action.

Subd. 1a. In addition to granting the county or state agency a money judgment the court may, upon a motion or order to show cause, order continuing contributions by a person found able to reimburse the county or state agency. The order shall be effective only for the period of time during which the recipient receives public assistance from the county or state agency. An order for continuing contributions shall automatically become effective again without a further hearing upon notice to a parent previously ordered to provide child support that assistance is again being given on behalf of the parent's child under sections 256.72 to 256.87. After an order for continuing contributions has become automatically effective pursuant to this subdivision, and during the time when the recipient receives assistance from the county or state agency, the court may, on petition of either the person found able to pay, or the county or state agency providing assistance, modify the order respecting the amount of payment.

Sec. 2. Minnesota Statutes 1980, Section 256.872, is amended to read:

256.872 [DEPENDENT CHILD SUPPORT AND MAIN-TENANCE OBLIGATIONS; COURT ORDERS TO WITH-HOLD.] Whenever an obligation for support of a dependent child or the maintenance of the parent of a dependent child has been determined and ordered by a court of this state, the public agency responsible for child support enforcement may (PETI-TION) move the district or county court for an order providing for the withholding of the amount of child support and maintenance as determined by court order, from the (WAGES) income, regardless of source, of the person obligated to pay (SAID) the support or maintenance. Income may include, but is not limited to, wages, salary, commissions, dividends, worker's compensation payments, unemployment compensation payments. and pension and disability payments. This order (MAY) shall be granted upon a showing to the court that (SAID) required payments (OF SUPPORT ARE NOT LIKELY TO BE MADE TO THE PERSONS ENTITLED THERETO WHEN DUE) are more than 30 days in arrears.

Sec. 3. Minnesota Statutes 1980, Section 256.873, is amended to read:

256.873 [PAYOR'S DUTY; REMITTANCE OF AMOUNT WITHHELD.] A court order for withholding obtained pur-suant to section 256.872 is binding on the payor of funds specified in the order upon service of notice to the payor of funds that the court order has been obtained. The notice shall include a copy of the court order. The support or maintenance money shall be withheld by the (EMPLOYER) payor of funds of (SAID) the person obligated to pay the support or maintenance and the amount withheld shall be remitted monthly or more frequently to the public agency responsible for child support enforcement. Any amount so received in excess of the amount of public assistance expended for (SAID) the child shall be further remitted to the person entitled thereto. No employer may discharge, suspend or otherwise penalize (ANY) an employee by reason of the fact that the employer must withhold the support or maintenance money.

Sec. 4. Minnesota Statutes 1980, Section 518.611, is amended to read:

518.611 [ASSIGNMENTS.]

Subdivision 1. [COURT ORDER.] If the person obligated to pay support or maintenance fails to make a required payment, (AND IS GIVEN A REASONABLE OPPORTUNITY BY THE COURT TO ALLEGE HARDSHIP OR THAT THE PAYMENT HAS BEEN MADE,) the other party or the public authority responsible for support enforcement, when acting as or for the trustee pursuant to section 518.61, may (, AFTER 30 DAYS,) move the court (TO) for an order (, AND THE COURT, UN-LESS HARDSHIP IS SHOWN, SHALL ORDER THE EM-PLOYER OR TRUSTEE TO WITHHOLD FROM THE OBLI-GOR'S PERIODIC EARNINGS OR TRUST INCOME AN AMOUNT EQUAL TO THE COURT'S ORDER FOR SUPPORT OR MAINTENANCE) providing for the withholding of the amount of child support, and maintenance, from the income, regardless of source, of the person obligated to pay the support or maintenance. Income may include, but is not limited to, wages, salary, commissions, dividends, worker's compensation payments, unemployment compensation payments, and pension and disability payments. This order shall be granted upon a showing to the court that required payments are more than 30 days in arrears.

Subd. 2. [ORDER BINDING.] The (ASSIGNMENT) order for withholding is binding on the employer (, TRUSTEE,) or other payor of the funds upon service upon him of notice that it has been (MADE) obtained. The notice shall include a copy of the court order. The payor shall withhold from the earnings or (TRUST) income payable to the person obligated to pay support or maintenance the amount (SPECIFIED IN THE AS-SIGNMENT) ordered by the court and shall monthly or more frequently remit the amounts withheld (TO THE OTHER PARTY OR, IN THE CASE OF A PUBLIC ASSISTANCE RECIPIENT,) to the public agency responsible for support enforcement. Amounts received by the public authority responsible for support enforcement which are in excess of public assistance expended for the party or for a child shall be remitted to the party. An employer shall not discharge, *suspend*, or otherwise discipline an employee as a result of a wage or salary assignment authorized by this section.

Sec. 5. [EFFECTIVE DATE.] This act is effective the day following its final enactment."

Further, delete the title and insert:

"A bill for an act relating to public welfare; providing for the withholding of child support or maintenance; amending Minnesota Statutes 1980, Sections 256.87, Subdivision 1; 256.872; 256.-873; and 518.611."

With the recommendation that when so amended the bill pass.

The report was adopted.

Jacobs from the Committee on Regulated Industries to which was referred:

H. F. No. 114, A bill for an act relating to public utilities; redefining the term "public utility" so as to exempt from public service commission jurisdiction certain small natural gas utilities; amending Minnesota Statutes 1980, Section 216B.02, Subdivision 4.

Reported the same back with the following amendments:

Page 1, line 24, delete "person or corporation" and insert "public utility"

Page 1, line 25, after "natural" where it appears both times, insert ", manufactured or mixed"

Page 2, line 2, after the period insert "the city council may rescind the resolution requesting exemption at any time, and, upon the filing of the rescinding resolution with the commission, the provisions of this chapter shall apply to the public utility."

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 117, A bill for an act relating to general assistance; providing for vendor payments of grants prior to verification of applications; amending Minnesota Statutes 1980, Section 256D.09, Subdivision 1.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1980, Section 256D.07, is amended to read:

## 256D.07 [TIME OF PAYMENT OF ASSISTANCE.]

An applicant for general assistance or general assistance medical care authorized by section 256D.03, subdivision 3 shall be deemed (PRESUMPTIVELY) eligible if his application (ON ITS FACE DEMONSTRATES) and the verification of the statement on that application demonstrate that he is within the eligibility criteria established by sections 256D.01 to 256D.21 and any applicable rules of the commissioner. Any person requesting general assistance or general assistance medical care shall be permitted by the local agency to make an application for assistance as soon as administratively possible and in no event later than the fourth day following the date on which assistance is first requested, and no local agency shall require that a person requesting assistance appear at the offices of the local agency more than once prior to the date on which the person is permitted to make the application. The application shall be in writing in the manner and upon the form prescribed by the commissioner and (VERIFIED) attested to by the oath of the applicant or in lieu thereof shall contain the following declaration which shall be signed by the applicant: "I declare that this application has been examined by me and to the best of my knowledge and belief is a true and correct statement of every material point." On the date that general assistance is first requested, the local agency shall inquire and determine whether the person requesting assistance is in immediate need of food, shelter, clothing, assistance for necessary transportation, or other emergency assistance pursuant to section 256D.06, subdivision 2. A person in need of emergency assistance shall be granted emergency assistance immediately, and necessary emergency assistance shall continue until either the person is determined to be ineligible for general assistance or the first grant of general assistance is paid to the person. A determination of an applicant's eligibility for general assistance shall be made by the local agency as soon as the required verifications are received by the local agency and in no event later than 30 days following the date that the application is made. Any verifications required of the applicant shall be reasonable, and the commissioner shall by rule establish reasonable verifications. General assistance shall be (IMMEDIATELY) granted to (SUCH PRESUMPTIVELY) an eligible applicant without the necessity of first securing action by the board of the local agency. The amount of the first grant of general assistance awarded to an applicant shall be computed to cover the time

# 20th Day]

period starting with the date that assistance is first requested or if the applicant is not eligible on that date, the date on which the applicant first becomes eligible, and the first grant may be reduced by the amount of emergency general assistance paid to the applicant.

If upon verification and due investigation it appears that the applicant provided false information and the false information materially affected his eligibility for general assistance or general assistance medical care provided pursuant to section 256D.-03, subdivision 3 or the amount of his general assistance grant, the local agency may refer the matter to the county attorney. The county attorney may commence a criminal prosecution or a civil action for the recovery of any general assistance wrongfully received, or both.

Sec. 2. Minnesota Statutes 1980, Section 256D.09, Subdivision 1, is amended to read:

Subdivision 1. (ALL) Until the local agency has determined the initial eligibility of the applicant in accordance with the provisions of section 256D.07, grants for emergency general assistance shall be in the form of vouchers or vendor payments unless the local agency determines that a cash grant will best resolve the applicant's need for emergency assistance. Thereafter grants of general assistance shall be paid in cash and (, SUBSEQUENT TO THE INITIAL GRANT,) shall be paid once per month on the first day of the month."

Delete the title and insert:

"A bill for an act relating to general assistance; removing the presumption of eligibility from general assistance; providing that applications be permitted no later than four days after assistance is requested; requiring that determinations be made with respect to the need for emergency general assistance; providing that eligibility determinations for general assistance be made no later than 30 days following application; providing that the first general assistance grant be computed for eligible applicants from the time when assistance is requested; requiring vendor payments of grants until eligibility determinations are complete; amending Minnesota Statutes 1980, Sections 256D.07 and 256D.-09, Subdivision 1."

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

The report was adopted.

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

H. F. No. 157, A bill for an act relating to public welfare; providing that every birth to a minor shall be reported within 24 hours to the commissioner of public welfare; amending Minnesota Statutes 1980, Section 257.33.

Reported the same back with the following amendments:

Page 1, line 16, delete the new language

Page 1, line 17, delete "to whom social services should be offered,"

Page 1, line 19, delete "24 hours" and insert "three working days"

Page 1, line 21, before the period insert "and shall notify the minor that the report has been made"

Amend the title as follows:

Page 1, line 3, delete "24 hours" and insert "three working days"

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 183, A bill for an act relating to state employees; including the staff of the council on Black Minnesotans within the unclassified civil service; amending Minnesota Statutes 1980, Section 3.9225, Subdivision 5.

Reported the same back with the following amendments:

Page 2, line 1, after "council" insert ", and the council may appoint,"

Page 2, line 1, strike "staffing" and insert "staff"

Page 2, line 5, strike "additional staff and"

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 189, A bill for an act relating to governmental operations; prohibiting the use of state government vehicles for nongovernmental functions; amending Minnesota Statutes 1980, Section 16.753, by adding a subdivision.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1980, Section 16.753, is amended to read:

16.753 [USE OF STATE (OWNED) VEHICLES; COM-PENSATION FOR USE OF PERSONAL VEHICLES.]

Subdivision 1. [DEFINITION.] (BY OCTOBER 1, 1975, THE COMMISSIONER OF ADMINISTRATION SHALL DE-VELOP, IMPLEMENT, AND, AS NEEDED, AMEND RULES, REIMBURSEMENT RATES AND NECESSARY OPERAT-ING POLICIES REGARDING STATE-OWNED VEHICLES ASSIGNED TO INDIVIDUAL EMPLOYEES FOR EX-TENDED USE IN THE PERFORMANCE OF THEIR AS-SIGNED DUTIES. REIMBURSEMENT TO THE STATE BY EMPLOYEES SHALL BE MADE FOR THE FULL COST TO THE STATE FOR TRAVEL BY THE EMPLOYEE TO AND FROM HIS PLACE OF RESIDENCE. SUCH RULES, RATES AND OPERATING POLICIES SHALL NOT BE SUBJECT TO THE PROVISIONS OF THE ADMINISTRATIVE PRO-CEDURES ACT. ALL MONEYS RECEIVED UNDER THIS **PROVISION SHALL BE DEPOSITED AS NONDEDICATED** RECEIPTS TO THE CREDIT OF THE FUND FROM WHICH THE COSTS OF OPERATING THE INDIVIDUAL VE-HICLES ARE PAID.) For purposes of section 1, "state vehicle" means any vehicle owned or leased by the state, or loaned to the state.

Subd. 2. [PROHIBITED USES.] (THE PROVISIONS OF SUBDIVISION 1 SHALL NOT APPLY TO ANY MEMBER OF THE STATE HIGHWAY PATROL, CRIME BUREAU INVESTIGATORS, NOR TO THE COMMISSIONER AND DEPUTY COMMISSIONER OF PUBLIC SAFETY.) A state vehicle shall be used only for authorized state business. A state vehicle shall not be used for transportation to or from the residence of a state employee, except as provided in subdivision 3,

Subd. 3. [PERMITTED USES.] A state vehicle may be used by a state employee to travel to or from the employee's residence:

(a) On a day on which it may be necessary for the employee to respond to a work-related emergency during hours when the employee is not normally working; or (b) If the employee has been assigned the use of a state vehicle for authorized state business on an extended basis, and the employee's primary place of work is not the state work station to which he is permanently assigned; or

(c) If the employee has been assigned the use of a state vehicle for authorized state business away from the work station to which he is permanently assigned, and the number of miles travelled, or the time needed to conduct the business, will be minimized if the employee uses a state vehicle to travel to the employee's residence before or after travelling to the place of state business. Use of a state vehicle pursuant to this subdivision shall require the prior approval of the agency head, or the designee of the agency head. Within 15 days of the end of each three-month period, beginning July 1, 1981, the head of each state agency or department shall report to the commissioner of administration on each case in which a state vehicle is used by an employee of that agency to travel to or from the employee's residence. The commissioner shall specify the form of this report and the information to be included. If no state vehicles have been used for this travel, the head of the agency shall report this to the commissioner.

Subd. 4. [PERSONAL VEHICLES.] No state employee shall be compensated by the state for use of a personal vehicle for travel between the employee's residence and the state work station to which the employee is permanently assigned.

Subd. 5. [EXCLUSIONS.] Subdivisions 2 to 4 do not apply to the van pooling program established in section 16.756, or a ride-sharing program established by the department of transportation, or a trooper employed by the state patrol, or to use of a state vehicle by the governor.

Subd. 6. [ADMINISTRATIVE POLICIES.] The commissioner of administration shall adopt regulations necessary to implement section 1. These regulations shall include, but are not limited to, a determination of when an employee shall reimburse the state for use of a state vehicle, and rates of reimbursement. Rates of reimbursement shall cover the full cost to the state for the travel for which reimbursement is required. The commissioner shall also set operating procedures for use of state vehicles. These regulations, rates and operating procedures shall not be subject to the administrative procedure act. All moneys received under these regulations and procedures shall be deposited as nondedicated receipts to the credit of the fund from which the costs of operating the individual vehicles are paid.

## Sec. 2. [EFFECTIVE DATE.]

This act is effective July 1, 1981."

Amend the title as follows:

Page 1, line 4, after "functions;" insert "prohibiting compensation of employees for use of personal vehicles for nongovernmental purposes;"

Page 1, line 5, delete ", by adding a subdivision"

With the recommendation that when so amended the bill pass.

The report was adopted.

Jacobs from the Committee on Regulated Industries to which was referred:

H. F. No. 237, A bill for an act relating to gambling devices; clarifying definitions of gambling devices; authorizing certain payments for operation of gambling devices; changing prize limitations; amending Minnesota Statutes 1980, Section 349.26, Subdivisions 4, 5, 12, 13 and 15.

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

The report was adopted.

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

H. F. No. 317, A bill for an act relating to state government; making permanent the state council on affairs of the Spanishspeaking people; appropriating money; amending Laws 1978, Chapter 510, Sections 2 and 5; repealing Laws 1978, Chapter 510, Section 10.

Reported the same back with the following amendments:

Page 2, line 4, reinstate the stricken language

Page 2, line 5, before "council" insert "and"

Page 2, line 6, after "by" insert "a majority vote of"

Page 2, line 6, after "the" insert "entire"

Page 2, line 10, strike "additional staff and"

Page 2, after line 12 insert:

"Sec. 3. [CLASSIFIED STAFF.]

Notwithstanding section 2, the staff person of the council in the classified service on or before July 1, 1981 shall remain in the classified service."

**Renumber** sections accordingly

Page 2, after line 19 insert:

"Sec. 6. [EFFECTIVE DATE.]

Section 4 is effective the day following final enactment."

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

The report was adopted.

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

H. F. No. 354, A bill for an act relating to marriage; changing the fee for marriage licenses; providing funds for certain battered women and displaced worker programs; appropriating money; amending Minnesota Statutes 1980, Section 517.08, Subdivision 1b, and by adding a subdivision.

Reported the same back with the following amendments:

Page 2. delete lines 12 to 22 and insert:

"Subd. 1c. [PAYMENT OF RECEIPTS TO STATE; DIS-POSITION OF FEES.] On or before the tenth day of each month, the county treasurer shall determine and pay to the state treasurer \$15 of each fee collected pursuant to subdivision 1b. The state treasurer shall deposit such receipts in the state general fund and credit them to the following special accounts: (a) 45 percent to be credited to a "battered women's account" which is hereby created. The proceeds of this account are annually appropriated to the commissioner of corrections for the purpose of making grants to provide emergency shelter and support services to battered women pursuant to section 241.61; (b) 55 percent to be credited to a "displaced homemaker's account" which is hereby created. The proceeds of this account are annually appropriated to the commissioner of economic security to provide assistance to displaced homemakers pursuant to section 4.40."

With amendments and without further recommendation and be re-referred to the Committee on Governmental Operations.

The report was adopted.

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

H. F. No. 401, A bill for an act relating to commerce; regulating the licensing of electricians; amending Minnesota Statutes 1980, Section 326.242, Subdivision 2.

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

The report was adopted.

Mann from the Committee on Transportation to which was referred:

H. F. No. 434, A bill for an act relating to motor vehicles; increasing the period of time for which number plates may be issued for certain vehicles and adjusting the tax accordingly; providing for the issuance of single dealer plates; amending Minnesota Statutes 1980, Sections 168.013, Subdivisions 1c and 1e; 168.12, Subdivisions 1 and 2a; 168.27, Subdivisions 16 and 17; 169.79, and 297B.035, Subdivision 2.

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

The report was adopted.

Mann from the Committee on Transportation to which was referred:

H. F. No. 467, A bill for an act relating to motor vehicles; authorizing the identification of certain tax exempt vehicles by use of removable plates or placards; amending Minnesota Statutes 1980, Section 168.012, Subdivision 1.

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

The report was adopted.

Wenzel from the Committee on Agriculture to which was referred:

H. F. No. 480, A bill for an act relating to agriculture; changing the name of the joint legislative committee on agricultural land preservation; amending Laws 1979, Chapter 315, Sections 2 and 3.

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

The report was adopted.

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

H. F. No. 518, A bill for an act relating to volunteer services; authorizing a volunteer incentive program; proposing new law coded in Minnesota Statutes, Chapter 4.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1980, Section 136A.233, Subdivision 2, is amended to read:

Subd. 2. For purposes of sections 136A.231 to 136A.235, the following words have the meanings ascribed to them:

(a) "Eligible student" means a Minnesota resident enrolled or intending to enroll full time in a Minnesota post-secondary institution.

(b) "Financial need" means the need for financial assistance in order to attend a post-secondary institution as determined by a post-secondary institution according to guidelines established by the higher education coordinating board.

(c) "Eligible employer" means any eligible post-secondary institution and any nonprofit, nonsectarian agency located in the state of Minnesota, *including state hospitals*, and also includes a handicapped person or a person over 65 who employs a student to provide personal services in or about the residence of the handicapped person or the person over 65.

(d) "Eligible post-secondary institution" means any postsecondary institution eligible for participation in the Minnesota state scholarship and grant program as specified in section 136A.101, Subdivision 4."

Delete the title and insert:

"A bill for an act relating to education; including state hospitals as eligible employers for the purpose of work-study grants; amending Minnesota Statutes 1980, Section 136A.233, Subdivision 2."

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

The report was adopted.

Mann from the Committee on Transportation to which was referred:

H. F. No. 521, A bill for an act relating to transportation; including motels within the specific information signing program; amending Minnesota Statutes 1980, Sections 160.292; 160.293, Subdivisions 1 and 3; and 160.295, Subdivision 3.

Reported the same back with the following amendments:

Page 1, line 19, after "area" insert ", motel or resort"

Page 2, line 21, strike everything after "areas."

Page 2, strike lines 22 and 23, and insert:

"Sec. 3. Minnesota Statutes 1980, Section 160.293, Subdivision 2, is amended to read:

Subd. 2. [SPECIFIC SERVICE SIGNS ON NONFREE-WAY HIGHWAYS.] A specific service sign may (NOT) be (INCLUDED IN THE SIGNING OF TRUNK HIGHWAY IN-TERSECTIONS) erected at the intersection of a trunk highway with a local road, on by-passes of outstate municipalities, and subject to prior approval of the federal highway administration, at the intersection of two trunk highways. A specific service sign may not be erected if the place of business is readily visible or effective directional advertising is visible or the sign can be legally and effectively located near the intersection. (SPECIFIC SERVICE SIGNS MAY BE PLACED ON THE APPROACHES OF A TRUNK HIGHWAY INTERSECTION WITH A LOCAL ROAD.)"

Renumber the sections

Amend the title as follows:

Page 1, line 5, after "Subdivisions 1" insert ", 2,"

With the recommendation that when so amended the bill pass.

The report was adopted.

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

S. F. No. 12, A bill for an act relating to eminent domain; providing for the taking of possession and title by the petitioner under certain circumstances; providing that certain payments deposited with the court shall be paid out under direction of the court; amending Minnesota Statutes 1980, Section 117.042. Reported the same back with the recommendation that the bill pass and be placed on the Consent Calendar.

The report was adopted.

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

S. F. No. 175, A bill for an act relating to accountancy; removing an expiration provision related to the board of accountancy; repealing Laws 1979, Chapter 326, Section 15.

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

The report was adopted.

# SECOND READING OF HOUSE BILLS

H. F. Nos. 2, 28, 40, 77, 111, 114, 117, 157, 183, 189, 237, 401, 434, 467, 480, 518 and 521 were read for the second time.

### SECOND READING OF SENATE BILLS

S. F. Nos. 12 and 175 were read for the second time.

# INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

Wenzel, Jude, Minne, Gruenes and Anderson, I., introduced:

H. F. No. 661, A bill for an act relating to taxation; income; excluding the first \$1,000 in interest on certain savings; amending Minnesota Statutes 1980, Section 290.01, Subdivision 20.

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

Greenfield, Kelly, Drew, Piepho and Otis introduced:

H. F. No. 662, A bill for an act relating to education; imposing duties on certain test agencies; providing a penalty for failure to perform the duties; proposing new law coded in Minnesota Statutes, Chapter 136A.

The bill was read for the first time and referred to the Committee on Education. Wenzel, O'Connor, Gruenes and Jude introduced:

H. F. No. 663, A bill for an act relating to crimes; providing that a child's crying is not a word or act that would provoke a person of ordinary self-control; amending Minnesota Statutes 1980, Section 609.20.

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

**Rees introduced**:

H. F. No. 664, A bill for an act relating to counties; providing correct references to certain civil service procedures; amending Minnesota Statutes 1980, Sections 375.58, Subdivision 3; and 375.62.

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

Wenzel, Kalis, Dahlvang, Shea and Mann introduced:

H. F. No. 665, A bill for an act relating to counties; permitting escalation clauses or negotiated price changes in county contracts; clarifying advertising requirements; amending Minnesota Statutes 1980, Section 375.21, Subdivision 1.

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

Rothenberg, Voss, Clawson, Olsen and Heinitz introduced:

H. F. No. 666, A bill for an act relating to metropolitan government; providing for election and salaries of council members and for administration of council business; amending Minnesota Statutes 1980, Sections 15A.081, Subdivision 7; and 473.123, Subdivisions 2, 4, 5, and 6, and by adding subdivisions.

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

Jude; Voss; Sieben, M.; Halberg and Knickerbocker introduced:

H. F. No. 667, A bill for an act relating to metropolitan government; requiring that metropolitan council districts be apportioned after the 1980 federal census; amending Minnesota Statutes 1980, Section 473.123, Subdivision 2.

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

# Wenzel, Mann, Kalis, Stowell and Brinkman introduced :

H. F. No. 668, A resolution memorializing the President and Congress to continue the price support level for milk and milk products.

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

### Halberg, Kvam, Dempsey, Searles and Valento introduced :

H. F. No. 669, A bill for an act relating to taxation; changing interest rates on delinquent taxes; rescheduling certain payments to local governments; changing definition of claimant for property tax refund and offsetting credit based on amount of medical assistance; providing for declaration and estimated payments of gross earnings tax; allowing deduction of federal taxes on the accrual basis; repealing distribution of estate taxes to counties; amending Minnesota Statutes 1980, Sections 270.75; 273.13, Subdivision 15a; 273.136, Subdivision 3; 290.01, Subdivisions 20 and 23; 290.09, Subdivision 4; 290.10; 290.18, Subdivision 2; 290A.03, Subdivision 8; 290A.04, by adding a subdivision; 290A.07, Subdivision 2; 477A.01, Subdivision 4b; and 477A.13; proposing new law coded in Minnesota Statutes, Chapter 295; repealing Minnesota Statutes 1980, Section 291.33.

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

# Anderson, I., introduced:

H. F. No. 670, A bill for an act establishing the North Koochiching county waste water treatment board; prescribing its duties and powers; providing for the treatment and disposal of waste water in described areas.

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

Rees, Voss and Anderson, R., introduced:

. . . .

H. F. No. 671, A bill for an act relating to manufactured homes; requiring provision for manufactured homes in planning and zoning; amending Minnesota Statutes 1980, Section 462.357, by adding a subdivision.

The bill was read for the first time and referred to the Committee on Local and Urban Affairs. Osthoff, Hokanson, Halberg, Novak and Clark, K., introduced:

H. F. No. 672, A bill for an act relating to metropolitan government; providing for an elected metropolitan council; amending Minnesota Statutes 1980, Section 473.123, Subdivisions 2, 3 and 4.

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

Staten, Otis, Sarna, Ogren and Luknic introduced:

H. F. No. 673, A bill for an act relating to commerce; increasing the amount of the surety bond required of collection agencies; authorizing the commissioner of securities and real estate to investigate and examine certain collection agencies; broadening the classification of prohibited practices; amending Minnesota Statutes 1980, Sections 332.34; 332.37; and 332.40.

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

Anderson, G.; Kalis and Friedrich introduced:

H. F. No. 674, A bill for an act proposing an amendment to the Minnesota Constitution, Article XIV, Section 11; removing certain restrictions on highway bonds.

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

Ludeman, Sviggum and Friedrich introduced:

H. F. No. 675, A bill for an act relating to civil actions; providing for a two year limitation of time for commencing an action for malpractice against podiatrists; amending Minnesota Statutes 1980, Section 541.07.

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

Kvam, Schafer and Onnen introduced:

H. F. No. 676, A bill for an act relating to McLeod county; providing for a special election to fill a vacancy in the office of county auditor.

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

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# Heinitz introduced:

H. F. No. 677, A bill for an act relating to public welfare; establishing a task force to study publicly funded health care programs; modifying the payment responsibility for costs of care for mentally retarded persons in state institutions; changing resource limits for recipients of aid to families with dependent children; prorating the first month's grant; reducing the scope of services provided under the medical assistance program; limiting payments to vendors; eliminating certain income disregards; restricting eligibility for general assistance to persons who are injured, ill, or incapacitated; redefining the term "income" for purposes of determining eligibility for general assistance; limiting general assistance medical care to emergency situations; allowing the commissioner of public welfare to adjust eligibility and payment standards under certain circumstances; limiting emergency general assistance to fuel aid; setting a limit on the personal needs allowance for general assistance; providing for vendor payments; eliminating general assistance based on resi-dence in a shelter facility; eliminating the catastrophic health expense protection program; providing a penalty; amending Minnesota Statutes 1980, Sections 245.0313; 256.73, Subdivision 2; 256.76, Subdivision 1; 256B.02, Subdivision 8; 256B.03; 256B.06, Subdivision 1; 256D.01, Subdivision 1; 256D.02, Subdivisions 4 and 8; 256D.03, Subdivisions 2 and 3, and by adding a subdivision; 256D.04; 256D.05, Subdivisions 1, 2, and 4, and by adding a subdivision; 256D.06, Subdivisions 1, 2, and 3, and by adding a subdivision; 256D.07; 256D.09; 256D.14; and 261.-23; repealing Minnesota Statutes 1980, Sections 62E.51 to 62E.-55; 256D.02, Subdivisions 9, 10, and 13; 256D.05, Subdivision 3: and 256D.11.

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

Osthoff, Clawson, Sherwood, Eken and Sieben, H., introduced:

H. F. No. 678, A bill for an act relating to elections; changing certain election procedures, requirements and time limits; amending Minnesota Statutes 1980, Sections 201.071, Subdivision 1; 202A.26, Subdivision 1; 203A.22, Subdivision 4; 203A.31, Subdivisions 1 and 3; 203A.32; 204A.04, Subdivision 1; 204A.13, Subdivision 1; 204A.17, Subdivision 1; 204A.18, Subdivision 2; 204A.53, Subdivision 2; 204A.54, Subdivision 1; 205.03, Subdivisions 1 and 3; 207.03, Subdivision 1; 207.04, Subdivision 1; 207.-20, Subdivision 1; 207.22; and 209.02, Subdivision 4; repealing Minnesota Statutes 1980, Sections 201.091, Subdivision 5; 202A.-54; and 206.18.

The bill was read for the first time and referred to the Committee on Reapportionment and Elections. Wenzel introduced:

H. F. No. 679, A bill for an act relating to retirement; Minnesota state retirement system; authorizing the purchase of service credit for prior military and other service in certain instances.

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

# Stumpf, Eken, Hanson and Samuelson introduced:

H. F. No. 680, A bill for an act relating to taxation; real property; providing a reduced assessment ratio for industrial and commercial property; amending Minnesota Statutes 1980, Section 273.13, by adding a subdivision.

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

Reding, Sarna, Kaley, Rice and Rodriguez, F., introduced:

H. F. No. 681, A bill for an act relating to retirement; reducing a certain deduction from amounts available to pay post-retirement adjustments; appropriating funds; amending Minnesota Statutes 1980, Section 11A.18, Subdivision 9.

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

Simoneau introduced:

H. F. No. 682, A bill for an act relating to workers' compensation; altering and establishing schedules of payment for permanent partial disability; amending Minnesota Statutes 1980, Section 176.101, Subdivision 3.

The bill was read for the first time and referred to the Committee on Labor-Management Relations. Olsen; Schafer; Nelsen, B.; Levi and Knickerbocker introduced:

H. F. No. 683, A bill for an act relating to education; increasing certain state aids; establishing the foundation allowance and the basic maintenance mill rate for the 1982-1983 school year; reducing the percent of aids paid in certain fiscal years and increasing the percent of aids paid in October; providing funds for 12 districts to purchase and operate mobile units; providing for development of chemical use programs; authorizing the state board to use funds appropriated for post-secondary vocational instructional aid for new programs; providing that the quarterly tuition at a post-secondary vocational technical school shall be set by the state board for vocational education rather than by statute; exempting the state board from the rulemaking requirements of chapter 15 when it sets the tuition; providing for suspension of penalty in 1981 when districts levy less than the maximum allowable basic maintenance levy; appropriating money; amending Minnesota Statutes 1980, Sections 123.705; 124.01, Subdivisions 2 and 3; 124.11, Subdivisions 1 and 2a, and by add-ing a subdivision; 124.212, by adding a subdivision; 124.225, Subdivision 11; 124.247, Subdivision 3; 124.26, Subdivisions 3 and 4; 124.32, Subdivision 9; 124.565, Subdivisions 3, 4 and 6; 124.566; 124.572, Subdivision 8; 124.573, Subdivision 5; 124.646, Subdivision 1: 275.125, Subdivision 2a; and proposing new law coded in Minnesota Statutes, Chapter 124.

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

Welker; Voss; Munger; Nelson, K., and Weaver introduced:

H. F. No. 684, A bill for an act relating to energy; permits for reinjection of underground waters for heat extraction purposes; proposing new law coded in Minnesota Statutes, Chapter 116.

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

Lehto, Kelly, Jude, Dempsey and Mehrkens introduced:

H. F. No. 685, A bill for an act relating to crimes; providing for the return of stolen property; providing that photographic records of stolen property shall be admissible as evidence; proposing new law coded in Minnesota Statutes, Chapter 609.

The bill was read for the first time and referred to the Committee on Judiciary. Clawson, Otis, Voss, Dempsey and Nysether introduced:

H. F. No. 686, A bill for an act proposing an amendment to the Minnesota Constitution, Article VI, Sections 7 and 8; providing for the appointment and election of judges.

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

Greenfield; Clark, K.; Norton; Heinitz and Kaley introduced:

H. F. No. 687, A bill for an act relating to state employees; authorizing the deduction from salaries or wages of sums of moneys designated by them for certain combined charitable funds; amending Minnesota Statutes 1980, Section 15.375.

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

Friedrich; Johnson, C.; Sviggum; Anderson, G., and Mehrkens introduced:

H. F. No. 688, A bill for an act proposing an amendment to the Minnesota Constitution, Article XIV, Sections 6 and 11; providing that highway bonds may be issued on the same conditions as other state bonds.

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

Lemen; Clark, J.; Nelson, K.; Schafer and Brinkman introduced:

H. F. No. 689, A bill for an act relating to taxation; estate tax; abolishing the reporting of certain bank deposits and the inventorying of safe deposit boxes; repealing Minnesota Statutes 1980, Sections 55.10, Subdivision 2; 291.20; and 385.36.

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

Johnson, D.; Wenzel and Fjoslien introduced:

H. F. No. 690, A bill for an act relating to state departments; providing for maintaining museums of Minnesota military history at Fort Snelling and Camp Ripley; appropriating money.

The bill was read for the first time and referred to the Committee on Appropriations. Zubay, Voss, Jude and Welker introduced:

H. F. No. 691, A bill for an act relating to courts; permitting the use of electronic recording equipment in certain court proceedings; amending Minnesota Statutes 1980, Sections 486.02; and 486.03; proposing new law coded in Minnesota Statutes, Chapter 484.

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

Anderson, B.; Redalen; Welch; Stumpf and Johnson, D., introduced:

H. F. No. 692, A bill for an act relating to agriculture; regulating alien ownership of land; providing for permanent resident alien and loss of status; amending Minnesota Statutes 1980, Section 500.221.

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

Ludeman, Mehrkens, Den Ouden and Anderson, B., introduced:

H. F. No. 693, A bill for an act relating to natural resources; changing the definition of public waters; amending Minnesota Statutes 1980, Section 105.37, Subdivision 14.

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

McEachern; Sarna; Reding; Rodriguez, F., and Kaley introduced:

H. F. No. 694, A bill for an act relating to pensions; increasing the earnings thresholds for eligibility for public employees retirement association membership; amending Minnesota Statutes 1980, Section 353.01, Subdivision 2b.

The bill was read for the first time and referred to the Committee on Governmental Operations. Staten, Otis, Sarna, Schafer and Ogren introduced:

H. F. No. 695, A bill for an act relating to commerce; regulating franchises; providing a penalty; amending Minnesota Statutes 1980, Sections 80C.01, Subdivisions 4, 13, and by adding subdivisions; 80C.03; 80C.09, by adding a subdivision; 80C.14; 80C.17, Subdivision 3, and by adding a subdivision; 80C.18, Subdivision 2; and 80C.19, Subdivision 1.

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

Stadum introduced :

H. F. No. 696, A bill for an act relating to the city of East Grand Forks; permitting the city to acquire and develop certain land for industrial purposes.

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

Stumpf; Carlson, D.; Welch; Shea and Eken introduced:

H. F. No. 697, A bill for an act relating to agriculture; regulating alien use of agricultural land; providing penalties; amending Minnesota Statutes 1980, Section 500.221.

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

Ewald; Begich; Peterson, B.; Himle and Battaglia introduced:

H. F. No. 698, A bill for an act relating to the Riley-Purgatory Creek Watershed District; authorizing certain tax levies.

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

Piepho, Staten, Rothenberg, Greenfield and Sherman introduced:

H. F. No. 699, A bill for an act relating to crimes; providing for additional sentences for crimes against the elderly; proposing new law coded in Minnesota Statutes, Chapter 609.

The bill was read for the first time and referred to the Committee on Criminal Justice. Clark, J.; Kelly; Johnson, D.; Levi and Staten introduced:

H. F. No. 700, A bill for an act relating to crimes; redefining criminal sexual conduct; amending Minnesota Statutes 1980, Sections 609.342; 609.343; and 609.345.

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

#### Heinitz and Brinkman introduced:

H. F. No. 701, A bill for an act relating to state government; extending the contract preference for United States materials to include Mexican and Canadian made materials; amending Minnesota Statutes 1980, Section 16.073.

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

# Ellingson introduced :

H. F. No. 702, A bill for an act relating to delivery or filing of documents; providing for timely delivery or filing of certain documents with respect to weekends and holidays; proposing new law coded in Minnesota Statutes, Chapter 645.

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

Anderson, B.; Jennings; Levi; Kostohryz and Shea introduced:

H. F. No. 703, A bill for an act relating to education; authorizing an aid and a levy to reduce class sizes; amending Minnesota Statutes 1980, Sections 124.212, by adding a subdivision; and 275.125, by adding a subdivision; repealing Minnesota Statutes 1980, Section 275.125, Subdivision 7b.

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

Brinkman, Gruenes and Marsh introduced :

H. F. No. 704, A bill for an act relating to motor vehicles; providing for the taxation and registration of certain collector's vehicles; including additional vehicles entitled to classic car license plates; increasing the tax thereon; amending Minnesota Statutes 1980, Section 168.10, Subdivision 1b.

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

# 20th Day]

Anderson, I., introduced :

H. F. No. 705, A bill for an act relating to the city of Northome; authorizing the establishment of detached banking facilities.

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

Fjoslien, Weaver and Kvam introduced:

H. F. No. 706, A bill for an act relating to waters; changing the terminology for public waters and wetlands to private waters and wetlands; amending Minnesota Statutes 1980, Sections 105.37, Subdivisions 14, 15, and 16; 105.38; 105.39, Subdivision 3; and 105.391, Subdivisions 1, 3, 10, and 12.

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

Heap; Heinitz; Carlson, L., and Olsen introduced:

H. F. No. 707, A bill for an act relating to Independent School District No. 281, Robbinsdale; providing an alley system for at large election of school board members.

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

Ewald, Voss, Swanson, Rothenberg and Knickerbocker introduced:

H. F. No. 708, A bill for an act relating to public improvements; permitting deferral of special assessments in instances of hardship; amending Minnesota Statutes 1980, Section 435.193.

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

Berkelman, Norton, Long, Dean and Searles introduced:

H. F. No. 709, A bill for an act relating to financial institutions; increasing the number of detached facilities which may be allowed; authorizing establishment of detached facilities resulting from mergers and consolidations; authorizing establishment of detached facilities in certain counties; amending Minnesota Statutes 1980, Section 47.52.

The bill was read for the first time and referred to the Committee on Financial Institutions and Insurance. Den Ouden, Onnen, Reif, Drew and Forsythe introduced:

H. F. No. 710, A bill for an act relating to taxation; property tax refund; excluding from eligibility certain residents of institutions; amending Minnesota Statutes 1980, Section 290A.03, Subdivision 8.

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

Novak, Dean, Vanasek, Begich and Sieben, H., introduced:

H. F. No. 711, A bill for an act relating to taxation; providing a reduction of certain property taxes; providing reimbursement to taxing districts for revenue lost as a result thereof; appropriating money; amending Minnesota Statutes 1980, Section 273.13, Subdivisions 9 and 15a.

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

Norton, Luknic and O'Connor introduced:

H. F. No. 712, A bill for an act relating to evidence; providing for audio-visual recording of evidence; enacting the Uniform Audio-Visual Deposition Act; proposing new law coded in Minnesota Statutes 1980, Chapter 600.

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

# Heinitz, Kaley, Stadum and Fjoslien introduced:

H. F. No. 713, A bill for an act relating to workers' compensation; eliminating concurrent payment of permanent partial and permanent total benefits; creating an incentive to return to work; freezing the permanent partial maximum at \$70; providing for payment in weekly installments; reforming the payment of permanent partial benefits; amending Minnesota Statutes 1980, Sections 176.021, Subdivision 3; and 176.101, Subdivision 3.

The bill was read for the first time and referred to the Committee on Labor-Management Relations. 4. S

Peterson, D.; Dean; Rice; McCarron and Hoberg introduced:

H. F. No. 714, A bill for an act relating to elections; allowing cities and counties to elect to use data processing systems in lieu of duplicate registration cards; requiring the secretary of state to prescribe alternate forms for duplicate registration files; changing voter verification requirements for cities and counties which elect to use data processing systems; amending Minnesota Statutes 1980, Sections 201.071, Subdivision 4, and by adding subdivisions; 201.221, Subdivision 4; and 204A.29, by adding a subdivision.

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

Eken, Stumpf, Shea and Jennings introduced:

H. F. No. 715, A bill for an act relating to the state building code; authorizing municipalities under 5,000 to elect that the code not apply within their jurisdictions; proposing new law coded in Minnesota Statutes, Chapter 16.

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

McCarron, Schreiber, Metzen, Valan and Brinkman introduced:

H. F. No. 716, A bill for an act relating to insurance; regulating policies of automobile insurance providing comprehensive coverage; requiring full coverage of windshield glass damage; proposing new law coded in Minnesota Statutes, Chapter 65B.

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

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Rees, Jude, Sherwood and Johnson, C., introduced:

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H. F. No. 717, A bill for an act relating to taxation; income; increasing the amount of non-farm income which may be used to offset farming expenses and losses; amending Minnesota Statutes 1980, Section 290.09, Subdivision 29.

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

H. F. No. 718, A bill for an act relating to taxation; property; exempting property held longer than three years by a political subdivision for economic development purposes; amending Minnesota Statutes 1980, Section 272.02, Subdivision 5.

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

Otis; Norton; Nelson, K.; Long and Dean introduced:

H. F. No. 719, A bill for an act relating to education; creating a program for arts education in the elementary and secondary schools; appropriating money; proposing new law coded in Minnesota Statutes, Chapter 3.

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

Ogren; Anderson, R.; Marsh; Gustafson and Staten introduced:

H. F. No. 720, A bill for an act relating to economic development; raising certain matching grant limitations; changing the composition of a community development corporation board; amending Minnesota Statutes 1980, Sections 362.12, Subdivision 4; and 362.41, Subdivision 6.

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

Reding and Nelson, K., introduced:

H. F. No. 721, A bill for an act relating to employment; regulating employee inventions related to energy; amending Minnesota Statutes 1980, Section 181.78, by adding a subdivision.

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

Weaver, Jacobs, Voss and Sviggum introduced:

H. F. No. 722, A bill for an act relating to the Coon Creek watershed district; authorizing an annual administrative levy by the district.

The bill was read for the first time and referred to the Committee on Environment and Natural Resources. Dempsey, Wigley and Carlson, D., introduced:

H. F. No. 723, A bill for an act relating to taxation; real property; providing a method for determining the value of agricultural land; amending Minnesota Statutes 1980, Section 273.11, Subdivision 1, and by adding a subdivision.

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

Lehto, Munger, Berkelman and Gustafson introduced:

H. F. No. 724, A bill for an act relating to public employees; redefining "confidential employee" for purposes of the public employees labor relations act; amending Minnesota Statutes 1980, Section 179.63, Subdivision 8.

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

Reding, Lehto, Norton, Kaley and Marsh introduced:

H. F. No. 725, A bill for an act relating to state government; authorizing a new account in the Minnesota supplemental investment fund; modifying the post-retirement adjustment; authorizing the state board of investment to invest in commingled funds and limited partnerships; amending Minnesota Statutes 1980, Sections 11A.17; 11A.18, Subdivision 9; and 11A.24, Subdivisions 3, 4, 5, and by adding a subdivision.

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

Wynia, Osthoff, Swanson and Hokanson introduced:

H. F. No. 726, A bill for an act relating to insurance; prohibiting the issuance or renewal of certain health policies or plans which exclude or limit coverage on DES related conditions; proposing new law coded in Minnesota Statutes, Chapter 62A.

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

### Wynia, Voss, Wenzel, Dempsey and Dean introduced:

H. F. No. 727, A bill for an act relating to no-fault automobile insurance; increasing basic economic loss benefits; increasing the weekly maximums for certain first-party benefits; clarifying legislative intent concerning stacking of insurance policies; coordinating the priority of applicability of security for payment of certain benefits; increasing residual liability benefits; increasing certain uninsured benefits; establishing tort threshold limitations on uninsured motorist coverage; prohibiting shortterm policies; providing mandatory underinsured motorist coverage; amending Minnesota Statutes 1980, Sections 65B.44, Subdivisions 1, 3, 6, and 7; 65B.47, Subdivision 2, and by adding subdivisions; and 65B.49, Subdivisions 3 and 4, and by adding subdivisions.

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

# HOUSE ADVISORIES

The following House Advisory was introduced:

Reif; Rodriguez, F.; Minne and Rice introduced:

H. A. No. 12, A proposal for improvement of labor relations in health facilities through bilingual assistance.

The advisory was referred to the Committee on Labor-Management Relations.

#### 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 Senate File, herewith transmitted:

S. F. No. 247.

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. 219, 346 and 366.

PATRICK E. FLAHAVEN, Secretary of the Senate

#### FIRST READING OF SENATE BILLS

S. F. No. 219, A bill for an act relating to state historic sites; adding the Wayzata Depot to the registry of state historic sites; amending Minnesota Statutes 1980, Section 138.56, by adding a subdivision.

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

S. F. No. 247, A bill for an act relating to metropolitan government; providing for the maximum amount of the borrowing authorization of the metropolitan airports commission; requiring the installation of certain equipment; mandating a noise abatement plan; amending Minnesota Statutes 1980, Sections 473.608, Subdivision 20, and by adding a subdivision; and 473.667, subdivision 2.

The bill was read for the first time.

Voss moved that S. F. No. 247 and H. F. No. 260, now on Geneal Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 346, A bill for an act relating to workers' compensation; requiring detailed information on Minnesota business experience under workers' compensation insurance to be supplied by the Minnesota workers' compensation insurance rating association in any request for a modification of the rate schedule; amending Minnesota Statutes 1980, Section 79.171; proposing new law coded in Minnesota Statutes, Chapter 79.

The bill was read for the first time.

Carlson, L., moved that S. F. No. 346 and H. F. No. 337, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 366, A bill for an act relating to taxation; providing a new schedule for payment of income taxes withheld from wages; giving temporary rulemaking authority; appropriating money; amending Minnesota Statutes 1980, Section 290.92, Subdivision 6.

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

> **REPORT FROM THE COMMITTEE ON RULES AND** LEGISLATIVE ADMINISTRATION

Eken moved that the report of the Committee on Rules and Legislative Administration and the proposed permanent Rules of the House for the Seventy-Second Session which were printed in the Journal of the House for the Eighteenth day and which were laid over until today be now adopted.

Knickerbocker moved to amend the proposed permanent rules of the House, as printed in the Journal of the House for the Eighteenth day, by changing rule 1.16 as follows:

TIME LIMIT FOR CONSIDERATION OF BILLS. 1.16 If 20 legislative days after a bill has been referred to committee (other than a bill in Appropriations) no report has been made upon it by the committee. its chief author may request that it be returned to the House and the request shall be entered in the Journal for the day. The committee shall have ten calendar days thereafter in which to vote upon the passage of the bill requested. If the committee fails to vote upon (IT) the passage of the bill within the ten days, the chief author may, at any time within five calendar days thereafter. present a written demand to the Speaker for its immediate return to the House. The demand shall be entered in the Journal for that day and shall constitute the demand of the House. The bill shall then be considered to be in the possession of the House, given its second reading and placed at the foot of General Orders.

Such bill is subject to re-reference by a majority vote of the whole House. If the motion to re-refer is made on the day of the demand or within one legislative day thereafter, the motion shall take precedence over all other motions except privileged motions and shall be in order at any time.

After (MARCH 27, 1980) May 15, 1981, the House shall not act on bills other than those recommended by conference committee reports or the Committee on Rules and Legislative Administration, and those bills contained in messages from the Senate or from the Governor.

A roll call was requested and properly seconded.

## CALL OF THE HOUSE

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

Aasness	Brandl	Dempsey	Fjoslien	Heinitz
Ainley	Brinkman	Den Ôuden	Forsythe	Himle
Anderson, B.	Byrne	Drew	Friedrich	Hoberg
Anderson, G.	Carlson, D.	Eken	Greenfield	Hokanson
	Carlson, L.	Elioff	Gruenes	Hokr
Anderson, R.	Clark, J.	Ellingson	Gustafson	Jacobs
Battaglia	Clark, K.	Erickson	Halberg	Jennings
Begich	Clawson	Esau	Hanson	Johnson, C.
Berkelman	Dahlvang	Evans	Harens	Johnson, D.
Blatz .	Dean	Ewald	Heap	Jude

Kaley Kalis Kelly Knickerbocker Kosam Laidig Lehto Lemen Levi Long Ludeman Luknic Mann Marsh Macarpon	Minne Munger Murphy Nelsen, B. Nelson, K. Niehaus Norton Novak Nysether O'Connor Ogren	Pogemiller Redalen Rees Reif Rice Rodriguez, C. Rodriguez, F. Rose Rothenberg	Sarna Schafer Schoenfeld Schreiber Searles Shea Sherman Sherwood Sieben, M. Simoneau Skoglund Stadum Staten Staten Stowell Stumpf Suimpr	Swanson Tomlinson Valan Vanasek Vellenga Voss Weaver Welch Welker Welker Wenzel Wigley Wynia Zubay Spkr. Sieben, H.
Marsh	Ogren	Rothenberg	Stumpf	Spkr. Sieben, H.
McCarron	Olsen	Samuelson	Sviggum	

Eken 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 Knickerbocker amendment to the proposed rules and the roll was called. There were 63 yeas and 69 nays as follows:

Those who voted in the affirmative were:

Aasness Ainley Blatz Carlson, D. Dean Dempsey Den Ouden Drew Erickson Esau Evans	Forsythe Friedrich Gruenes Halberg Haukoos Heap Heinitz Himle Hoberg Hokr Jennings	Ludeman Luknic Marsh McDonald Mehrkens Nelsen, B.	Onnen Peterson, B. Piepho Redalen Rees Reif Rose Rothenberg Schafer Schafer	Sherwood Stadum Stowell Sviggum Valan Valento Weaver Welker Wigley Zubay
				Zubay

Those who voted in the negative were:

Anderson, B.DahlvangAnderson, G.EkenAnderson, I.EllioffAnderson, R.EllingsonBattagliaGreenfieldBegichGustafsonBerkelmanHansonBrandlHarensBrinkmanHaugeByrneHokansonCarlson, L.JacobsClark, J.Johnson, C.Clark, K.JudeClawsonKahn	Kalis Kelly Kostohryz Lehto Long Mann McCarron McCarron McEachern Metzen Minne Munger Murphy Nelson, K. Norton	Novak O'Connor Ogren Osthoff Otis Peterson, D. Pogemiller Rodriguez, C. Rodriguez, F. Samuelson Sarna Schoenfeld Shea Sieben, M.	Simoneau Skoglund Staten Stumpf Swanson Tomlinson Vanasek Vellenga Voss Welch Wenzel Wynia Spkr. Sieben, H.
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The motion did not prevail and the amendment was not adopted.

Searles moved to amend the proposed permanent rules of the House, as printed in the Journal of the House for the Eighteenth day, by adding a rule to read as follows:

6.13 COMMITTEE ON THE BUDGET. Subdivision 1. The Committee on the Budget shall be composed of the Speaker, House Majority Leader, the chairmen of the House Committees on Appropriations and Taxes, the House Minority Leader and two members appointed by the Minority Leader. The House Majority Leader shall serve as chairman of the committee.

Subd. 2. Within 90 calendar days of the date of presentation of the governor's budget in an odd-numbered year, the Committee on the Budget shall complete action on and report to the House for its approval a resolution on the budget for the fiscal years in the biennium covered by the governor's budget. The resolution shall set forth:

(a) the level of total budget outlays and of total new budget authority from each of the various funds;

(b) an estimate of budget outlays and an appropriate level of new budget authority for each major category of state spending (including tax expenditures);

(c) the amount, if any, of the surplus in the budget;

(d) a recommended level of state revenues and the amount, if any, by which the aggregate level of state revenues should be increased or decreased;

(e) an appropriate level of the public debt including bonding authorization:

(f) the amount, if any, of any outlays for the previous biennium; and

(g) other matters relating to the budget as the committee may deem appropriate.

Subd. 3. Notwithstanding any rule to the contrary, it shall not be in order at any time in the House of Representatives during the biennium to consider any House bill, Senate bill, resolution, or amendment which:

(a) carries an appropriation;

(b) increases or decreases state revenues;

(c) increases or decreases bonding authority; or

(d) carries an outlay for the previous biennium;

until a resolution on the budget for the biennium has been adopted in the odd-numbered year by a majority vote of the whole House.

Subd. 4. At any time after the House resolution on the budget has been adopted and before the House adjourns sine die in the even-numbered year, the Committee on the Budget may recommend to the House, for its approval, other resolutions on the budget which revise the original budget resolution. Other resolutions shall be effective upon a majority vote of the whole House.

Subd. 5. Notwithstanding any rule to the contrary, prior to House consideration in an odd-numbered year of any appropriation bill or any tax bill which increases or decreases revenue. the Committee on Appropriations and the Committee on Taxes and all other committees having input into the allocation of the budget and the raising of revenue shall, each, submit to the Committee on the Budget a report comparing their recommendations with the appropriate levels of budget outlays and new budget authority set forth in the House resolution on the budget. Thereupon, the Committee on the Budget shall submit to the House a summary report comparing the committees' recommendations with the budget levels set forth in the House resolution on the budget. The summary report shall be printed in the Journal of the House. After the Committee on the Budget submits its report to the House, any appropriation bill or any tax bill which increases or decreases revenue may be reported to the House in accordance with these rules.

A roll call was requested and properly seconded.

The question was taken on the Searles amendment to the proposed permanent rules and the roll was called. There were 62 yeas and 70 nays as follows:

Aasness	Forsythe	Knickerbocker	Olsen	Stadum
Ainley	Friedrich	Kvam	Onnen	Stowell
Blatz	Gruenes	Laidig	Peterson, B.	Sviggum
Carlson, D.	Halberg	Lemen	Piepho	Valan
Dean	Haukoos	Levi	Redalen	Valento
Dempsey	Heap	Ludeman	Rees	Weaver
Den Òuden	Heinitz	Luknic	Reif	Welker
Drew	Himle	Marsh	Rose	Wieser
Erickson	Hoberg	McDonald	Rothenberg	Wigley
Esau	Hokr	Mehrkens	Schafer	Zubay
Evans	Jennings	Nelsen, <b>B</b> .	Schreiber	
Ewald	Johnson, D.	Niehaus	Searles	
Fjoslien	Kaley	Nysether	Sherwood	

Those who voted in the negative were:

Anderson, G.	Eken	Kelly	O'Connor	Sieben, M.
Anderson, I.	Elioff	Kostohryz	Ogren	Simoneau
Anderson, R.	Ellingson	Lehto	Osthoff	Skoglund
Battaglia	Greenfield	Long	Otis	Staten
Begich	Gustafson	Mann	Peterson, D.	Stumpf
Berkelman	Hanson	McCarron	Pogemiller	Swanson
Brandl	Harens	McEachern	Reding	Tomlinson
Brinkman	Hauge	Metzen	Rice	Vanasek
Byrne	Hokanson	Minne	Rodriguez, C.	Vellenga
Carlson, L.	Jacobs	Munger	Rodriguez, F.	Voss
Clark, J.	Johnson, C.	Murphy	Samuelson	Welch
Clark, K.	Jude	Nelson, K.	Sarna	Wenzel
Clawson	Kahn	Norton	Schoenfeld	Wynia
Dahlvang	Kann Kalis	Norton	Schoenfeld Shea	Spkr. Sieben, H.

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

Nelsen, B., moved to amend the proposed permanent rules of the House, as printed in the Journal of the House for the Eighteenth day, by changing rule 3.10 to read as follows:

3.10 AMENDMENT NOT TO ANNEX ANOTHER BILL. Except in a standing committee (NO BILL OR RESOLUTION SHALL AT ANY TIME BE AMENDED BY ANNEXING OR INCORPORATING ANY OTHER BILL OR RESOLUTION PENDING BEFORE THE HOUSE), it shall not be in order at anytime on or after the first legislative day following the introduction of a bill or resolution to offer the identical contents of that bill or resolution in their entirety as an amendment to any other bill or resolution.

A roll call was requested and properly seconded.

The question was taken on the Nelsen, B., amendment to the proposed permanent rules and the roll was called. There were 63 yeas and 68 nays as follows:

Aasness Ainley Blatz Carlson, D. Dean Dempsey Den Ouden Drew Erickson Esau Evans Evans Ewald	Forsythe Friedrich Gruenes Halberg Haukoos Heap Heinitz Himle Hoberg Hokr Jennings Johnson, D.	Kvam Laidig Lemen Levi Ludeman Luknic Marsh McDonald Mehrkens Nelsen, B. Niehaus Nysether	Onnen Peterson, B. Piepho Redalen Rees Reif Rose Rothenberg Schafer Schreiber Searles Sherman	Stadum Stowell Sviggum Tomlinson Valan Valento Weaver Welker Wigley Zubay
Fjoslien	Knickerbocker	Olsen	Sherwood	

Those who voted in the negative were:

BattagliaGreeBegichGustBerkelmanHansBrandlHareBrinkmanHaugByrneHokaCarlson, L.Jacol	f Kostohryz gson Lehto nfield Long afson Mann son McCarron ms McEachern ge Metzen anson Minne bs Munger son, C. Murphy Nelson, K. n Norton	O'Connor Ogren Osthoff Otis Peterson, D. Pogemiller Reding Rice Rodriguez, F. Samuelson Sarna Schoenfeld Shea Sieben, M.	Simoneau Skoglund Staten Stumpf Swanson Vanasek Vellenga Voss Welch Wenzel Wynia Spkr. Sieben, H.
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The motion did not prevail and the amendment was not adopted.

The question recurred on the Eken motion that the proposed permanent rules of the House as printed in the Journal of the House for the Eighteenth day of the Seventy-Second Session be now adopted. The roll was called and there were 133 yeas and 0 nays as follows:

Those who voted in the affirmative were:

The motion prevailed and the permanent rules of the House for the Seventy-Second Session were adopted.

## CALL OF THE HOUSE LIFTED

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

## CONSENT CALENDAR

S. F. No. 144, A bill for an act relating to creditors' remedies; property exempt from attachment, garnishment or sale on any final process issued from any court; providing for an increase in the amount of the life insurance exemption and extending the class of those eligible to benefit; amending Minnesota Statutes 1980, Section 550.37, Subdivision 10.

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

The question was taken on the passage of the bill and the roll was called. There were 133 yeas and 0 nays as follows:

Those who voted in the affirmative were:

AinleyEvansAnderson, B.EwaldAnderson, G.FjoslienAnderson, I.ForsytheAnderson, R.FriedrichBattagliaGreenfieldBerkelmanGustafsonBlatzHalbergBrandlHansonBrinkmanHarensByrneHaugeCarlson, D.HaukoosClark, J.HeinitzClark, K.HimleDennogJacobsDen OudenJenningsDrewJohnson, D.EkenJohnson, D.ElioffJudeIKahn	Kalis Kelly Knickerbocker Kostohryz Kvam Laidig Lehto Lemen Levi Long Ludeman Ludeman Luknic Mann Marsh McCarron McDonald McEachern McDonald McEachern Mehrkens Metzen Minne Munger Munger Munger Murphy Nelsen, B. Nelson, K. Niehaus Norton Novak	Nysether O'Connor Ogren Olsen Onnen Osthoff Otis Peterson, B. Peterson, B. Peterson, D. Pogemiller Redalen Redalen Redalen Reding Rees Reif Rice Rodriguez, C. Rodriguez, F. Rose Rothenberg Samuelson Sarna Schafer Schoenfeld Schreiber Searles Shea Sheran	Sherwood Sieben, M. Simoneau Skoglund Stadum Staten Stowell Stumpf Sviggum Swanson Tomlinson Valan Valento Vanasek Vellenga Voss Weaver Welch Welker Welker Weiker Wigley Wynia Zubay Spkr. Sieben, H.
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The bill was passed and its title agreed to.

H. F. No. 483, A bill for an act relating to Ramsey county, providing for the administration of the soldiers' rest; amending Laws 1974, Chapter 435, Section 1.0212.

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 132 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Aasness Ainley Anderson, B. Anderson, G. Anderson, I. Battaglia Begich Berkelman Blatz Brandl Brinkman Byrne Carlson, D. Carlson, L. Clark, J. Clark, K. Clarkon, L. Clark, K. Clarkon, D. Carlson, D. Carlson, D. Carlson, D. Carlson, D. Carlson, D. Clark, K. Clawson Dahlvang Dean Dempsey Den Ouden Drew Eken Elioff Ellingson Erickeon	Evans Ewald Fjoslien Forsythe Friedrich Greenfield Gruenes Gustafson Halberg Hanson Harens Hauge Haukoos Heap Heinitz Himle Hoberg Hokanson Hokr Jacobs Jennings Johnson, C. Johnson, D. Jude Kahn Kahn	Levi Long Ludeman Luknic Mann Marsh McCarron McDonald McEachern Mehrkens Metzen Minne Munger Murphy Nelsen, B. Nelson, K. Niehaus Norton	Olsen Onnen Osthoff Otis Peterson, B. Peterson, D. Pogemiller Redalen Reding Rees Reif Rice Rodriguez, C. Rodriguez, F. Rose Rothenberg Samuelson Sama Schafer Schoenfeld Schreiber Searles Shea	Sieben, M. Simoneau Skoglund Stadum Staten Stowell Stumpf Sviggum Swanson Tomlinson Valan Valento Vanasek Vellenga Voss Weaver Welch Welker Wenzel Wieser Wigley Wynia Zubay Spkr. Sieben, H.
Erickson	Kaley	Novak	Sherman	
Esau	Kalis	Nysether	Sherwood	

The bill was passed and its title agreed to.

## CALENDAR

H. F. No. 13, A bill for an act relating to criminal procedure; providing officers of the United States customs service and the immigration and naturalization service with the arrest powers of peace officers; amending Minnesota Statutes 1980, Sections 629.30; and 629.34.

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

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

Aasness Ainley Anderson, B. Anderson, G. Anderson, I. Anderson, R. Battaglia	Blatz Brandl Brinkman Byrne Carlson, D. Carlson, L. Clark, J.	Dahlvang Dean Dempsey Den Ouden Drew Eken Elioff	Esau Evans Ewald Fjoslien Forsythe Friedrich Greenfield	Halberg Hanson Harens Hauge Haukoos Heap Heinitz
Battaglia	Clark, J.		Greenfield	
Begich	Clark, K.	Ellingson	Gruenes	Himle
Berkelman	Clawson	Erickson	Gustarson	Hoberg

Hokanson Hokr Jacobs Jennings Johnson, C. Johnson, D. Jude Kahn Kaley Kalis Kelly Knickerboeker Kostohryz Kvam Laidig Lehto Levi Long	Luknic Mann Marsh McCarron McEachern Mehrkens Metzen Minne Munger Murphy Nelsen, B. Nelson, K. Niehaus Norton Novak Nysether O'Connor Ogren	Olsen Onnen Osthoff Otis Peterson, B. Peterson, D. Piepho Pogemiller Redalen Reding Rees Reif Rice Rodriguez, C. Rodriguez, F. Rose Rothenberg Samuelson	Sarna Schafer Schoenfeld Schreiber Searles Shea Sherwood Sieben, M. Simoneau Skoglund Stadum Staten Stowell Stumpf Sviggum Swanson Tomlinson	Valan Valento Vanasek Vellenga Voss Weaver Welch Welker Wenzel Wigley Wynia Zubay Spkr. Sieben, H.
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The bill was passed and its title agreed to.

H. F. No. 79, A bill for an act relating to commerce; providing for the regulation and licensing of precious metal dealers; establishing identification procedures and recording requirements; prohibiting certain transactions; providing for criminal and civil penalties; providing remedies; amending Minnesota Statutes 1980, Section 609.53, Subdivision 4, and by adding subdivisions; proposing new law coded in Minnesota Statutes, Chapter 325F.

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

The question was taken on the passage of the bill and the roll was called. There were 123 yeas and 9 nays as follows:

Anderson, B. Anderson, G. Anderson, R. Battaglia Begich Berkelman Blatz Brandl Brinkman Byrne Carlson, D. Carlson, L. Clark, J. Clark, K. Clawson	Esau Ewald Fjoslien Forsythe Greenfield Gruenes Gustafson Halberg Hanson Harens Hauge Haukoos Heap Heinitz Himle Hoberg	Knickerbocker Kostohryz Kvam Laidig Lehto Lenen Levi Long Luknic Mann Marsh McCarron McEachern McEachern Mehrkens Metzen Minne	Olsen Onnen Osthoff Otis Peterson, B. Peterson, D. Piepho Pogemiller Redalen Reding Rees Reif Rice Rodriguez, C. Rodriguez, F. Rose	Sherwood Sieben, M. Simoneau Skoglund Stadum Staten Stowell Stumpf Swanson Tomlinson Valan Valento Vanasek Vellenga Voss Weaver
Clark, K.	Himle	Metzen	Rodriguez, F.	Voss
Dahlvang	Hokanson	Munger	Rothenberg	Welch
Dean	Hokr		Samuelson	Wenzel
Dean Dempsey Den Ouden	Jacobs Johnson, C.	Murphy Nelsen, B. Nelson, K.	Sarna Schafer	Wieser Wigley
Drew	Johnson, D.	Niehaus	Schoenfeld	Wynia
Eken	Jude	Norton	Schreiber	Zubay
Elioff	Kahn	Novak	Searles	Spkr. Sieben, H.
Ellingson	Kaley	O'Connor	Shea	
Erickson	Kelly	Ogren	Sherman	

Those who voted in the negative were:

Aasness	Evans	Kalis	McDonald	Welker
Ainley	Jennings	Ludeman	Sviggum	

The bill was passed and its title agreed to.

H. F. No. 167 was reported to the House and given its third reading.

Peterson, B., moved that H. F. No. 167 be re-referred to the Committee on Governmental Operations.

A roll call was requested and properly seconded.

The question was taken on the motion to re-refer and the roll was called. There were 63 yeas and 65 nays as follows:

Those who voted in the affirmative were:

Aasness Ainley Anderson, B. Anderson, R. Battaglia Begich Berkelman Blatz Byrne Carlson, D. Carlson, L. Dean	Drew Elioff Erickson Esau Evans Ewald Forsythe Gruenes Haukoos Heinitz Himle Hoberg	Mehrkens Minne	Norton Nysether Olsen Peterson, B. Redalen Rees Reif Rice Rodriguez, C. Rose Rothenberg Schafer	Shea Sherman Stadum Stowell Sviggum Swanson Valan Valento Weaver Welker Wynia
Dean	Hoberg	Nelsen, B.	Schafer	W JIIIA
Den Ouden	Hokr	Niehaus	Searles	

Those who voted in the negative were:

Anderson, I. Brandl Clark, J. Clark, K. Clawson Eken Ellingson Fjoslien Friedrich Greenfield Gustafson Halberg	Harens Hauge Heap Hokanson Jacobs Jude Kahn Kaley Kalis Kelly Kostohryz Levi	Mann Marsh McCarron McEachern Metzen Munger Murphy Nelson, K. Novak O'Connor Ogren Onnen	Sherwood Sieben, M.	Skoglund Staten Stumpf Tomlinson Vanasek Vellenga Voss Welch Wenzel Wieser Wigley Zubay
Hanson	Long	Osthoff	Simoneau	Spkr. Sieben, H.

The motion did not prevail.

H. F. No. 167, A bill for an act relating to cable communications; providing for resolution of certain pole attachment disputes; amending Minnesota Statutes 1980, Section 238.02, Subdivision 1; proposing new law coded in Minnesota Statutes, Chapter 238.

### The bill was placed upon its final passage.

The question was taken on the passage of the bill and the roll was called. There were 108 yeas and 22 nays as follows:

Those who voted in the affirmative were:

Aasness	Friedrich	Kostohryz	O'Connor	Sherman
Anderson, B.	Greenfield	Kvam	Ogren	Sherwood
Anderson, I.	Gruenes	Laidig	Ölsen	Sieben, M.
Battaglia	Gustafson	Lehto	Onnen	Simoneau
Begich	Halberg	Lemen	Osthoff	Skoglund
Berkelman	Hanson	Levi	Otis	Staten
Brandl	Harens	Long	Peterson, D.	Stowell
Brinkman	Hauge	Luknic	Piepho	Stumpf
Byrne	Heap	Mann	Pogemiller	Tomlinson
Carlson, D.	Heinitz	Marsh	Reding	Valan
Carlson, L.	Himle	McCarron	Rees	Vanasek
Clark, J.	Hoberg	McDonald	Reif	Vellenga
Clawson	Hokanson	McEachern	Rodriguez, C.	Voss
Dahlvang	Jacobs	Metzen	Rodriguez, F.	Weaver
Dean	Johnson, C.	Minne	Rothenberg	Welch
Dempsey	Johnson, D.	Munger	Samuelson	Wenzel
Eken	Jude	Murphy	Sarna	Wieser
Elioff	Kahn	Nelsen, B.	Schafer	Wigley
Ellingson	Kaley	Nelson, K.	Schoenfeld	Zubay
Erickson	Kalis	Niehaus	Schreiber	Spkr. Sieben, H.
Fjoslien	Kelly	Norton	Searles	
Forsythe	Knickerbocker		Shea	

Those who voted in the negative were:

AinleyDrewAnderson, G.EsauAnderson, R.EvansBlatzEwaldDen OudenHaukoos	Jennings Ludeman Mehrkens Nysether Peterson, B.	Redalen Rose Sviggum Swanson Valento	Welker Wynia
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The bill was passed and its title agreed to.

H. F. No. 276, A bill for an act relating to juveniles; prescribing the elements of a prima facie case for referring a child to adult court for criminal prosecution; amending Minnesota Statutes 1980, Section 260.125, Subdivision 3.

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

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

Aasness Ainley	Anderson, R. Battaglia	Brandl Brinkman	Clark, J. Clark, K.	Dempsey Den Ouden
Anderson, B.	Begich	Byrne	Clawson	Drew
Anderson, G.	Berkelman	Carlson, D.	Dahlvang	Elioff
Anderson, I.	Blatz	Carlson, L.	Dean	Ellingson

ForsytheKalisNeFriedrichKellyNeGreenfieldKnickerbockerNiGruenesKostohryzNeGustafsonKvamNeHalbergLaidigNeHansonLehtoOeHarensLemenOfHaugeLeviOrHaugeLongOsHeapLudemanOfHeinitzLuknicPeHimleMannPeHokansonMcCarronPoJacobsMcDonaldRe	urphy elsen, B. elson, K. iehaus orton ovak ysether gren lsen nnen sthoff tis eterson, B. eterson, D. iepho oggemiller edalen	Rodriguez, C. Rodriguez, F. Rose Rothenberg Samuelson Sarna Schafer Schoenfeld Schreiber Searles Shea Sherman Sherwood Sieben, M. Sieben, M. Simoneau Skoglund Stadum Staten Stowell	Tomlinson Valan Valan Valento Vanasek Vellenga Voss Weaver Welch Welker Wenzel Wieser Wigley Wynia Zubay Spkr. Sieben, H.
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The bill was passed and its title agreed to.

H. F. No. 357, A bill for an act relating to highway traffic regulation; authorizing and regulating the use of strobe lamps on school buses; correcting the applicability provision of a school bus law; authorizing and regulating flashing signals or school bus stop signal arms; imposing standards for the signal arms; restricting the meaning of "type three school bus"; prohibiting the type three school bus from being equipped and identified as certain other school buses; amending Minnesota Statutes 1980, Sections 169.44, Subdivisions 3 and 10, and by adding subdivisions; 169.64, 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 131 yeas and 0 nays as follows:

Aasness Ainley Anderson, B. Anderson, G. Anderson, R. Battaglia Begich Berkelman Blatz Brandl Brinkman Byrne Carlson, D. Carlson, L. Clark, J. Clark, K	Dahlvang Dean Dempsey Den Ouden Drew Elioff Ellingson Erickson Esau Evans Ewald Fjoslien Forsythe Friedrich Greenfield Gruenes Gustafson	Hanson Harens Hauge Haukoos Heap Heinitz Himle Hokanson Hokr Jacobs Jennings Johnson, C. Johnson, D. Jude Kahn Kaley Kalis	Knickerbocker Kostohryz Kvam Lehto Lemen Levi Long Ludeman Luknic Mann Marsh McCarron McDonald McEachern Mehrkens Metzen Minne	Nelsen, B. Nelson, K. Niehaus Norton Novak Nysether O'Connor Ogren Olsen Olsen Osthoff Otis Peterson, B. Peterson, D. Piepho
Clark, K. Clawson	Gustafson Halberg	Kaley Kalis Kelly	Minne Munger	Pogemiller Redalen

Reding	Sarna	Simoneau	Valan
Rees	Schafer	Skoglund	Valento
Reif	Schoenfeld	Stadum	Vanasek
Rice	Schreiber	Staten	Vellenga
Rodriguez, C.	Searles	Stowell	Voss
Rodriguez, F.	Shea	Stumpf	Weaver
Rose	Sherman	Sviggum	Welch
Rothenberg	Sherwood	Swanson	Welker
Samuelson	Sieben, M.	Tomlinson	Wenzel

Wieser Wigley Wynia Zubay Spkr. Sieben, H.

The bill was passed and its title agreed to.

S. F. No. 92, A bill for an act relating to crimes; prescribing penalties for the possession of controlled substances on school premises; amending Minnesota Statutes 1980, Section 152.15, 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 129 yeas and 3 nays as follows:

Those who voted in the affirmative were:

Those who voted in the negative were:

Byrne

Greenfield Kahn

The bill was passed and its title agreed to.

Stowell was excused at 4:00 p.m. Murphy and Carlson. D., were excused from 4:00 p.m. to 4:30 p.m. Clawson and Searles were excused at 4:25 p.m.

## GENERAL ORDERS

Pursuant to rules of the House, the House resolved itself into the Committee of the Whole, with Sieben, H., in the Chair, for the consideration of bills pending on General Orders of the Day. After some time spent therein the Committee arose.

#### REPORT OF COMMITTEE OF THE WHOLE

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

H. F. Nos. 312, 173 and 415 which it recommended to pass.

S. F. No. 13 which it recommended to pass.

H. F. No. 470 which it recommended progress.

H. F. No. 98 which it recommended progress with the following amendment offered by Fjoslien, Heinitz, Metzen, Sviggum and Minne:

Page 4, line 21, after "report" delete "; provided that"

Page 4. delete line 22

Page 4, line 23, delete "accepted after June 30, 1983"

On the motion of Eken the report of the Committee of the Whole was adopted.

#### ROLL CALLS IN COMMITTEE OF THE WHOLE

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

Fjoslien, Heinitz, Metzen, Sviggum and Minne moved to amend H. F. No. 98 as follows:

Page 4, line 21, after "report" delete ": provided that"

Page 4. delete line 22

Page 4, line 23, delete "accepted after June 30, 1985"

The question was taken on the adoption of the amendment and the roll was called. There were 87 yeas and 35 nays as follows:

Those who voted in the affirmative were:

Aasness	Elioff	Johnson, D.	Nysether	Stadum
Ainley	Esau	Kaley	O'Connor	Sviggum
Anderson, B.	Evans	Knickerbocker	Olsen	Swanson
Anderson, G.	Fjoslien	Kostohryz	Onnen	Valan
Anderson, R.	Forsythe	Kvam	Peterson, B.	Valento
Battaglia	Friedrich	Laidig	Piepho	Vanasek
Begich	Gruenes	Lemen	Redalen	Vellenga
Berkelman	Halberg	Levi	Rees	Voss
Blatz	Hanson	Long	Reif	Weaver
Brinkman	Haukoos	Ludeman	Rodriguez, C.	Welch
Byrne	Heap	Luknic	Rose	Welker
Carlson, D.	Heinitz	Marsh	Rothenberg	Wenzel
Carlson, L.	Himle	McDon <b>a</b> ld	Schafer	Wieser
Dahlvang	Hoberg	Mehrkens	Schreiber	Wigley
Dempsey	Hokanson	Metzen	Searles	Zubay
Den Ouden	Hokr	Minne	Shea	
Drew	Jennings	Nelsen, B.	Sherman	
Eken	Johnson, C.	Nieh <b>a</b> us	Sherwood	

Those who voted in the negative were:

Brandl	Harens	Munger	Peterson, D.	Simoneau
Clark, J.	Hauge	Nelson, K.	Pogemiller	Skoglund
Clark, K.	Jacobs	Norton	Reding	Staten
Dean	Kahn	Novak	Rice	Stumpf
Ellingson	Kelly	Ogren	Rodriguez, F.	Tomlinson
Ellingson	Kelly	Ogren	Rodriguez, F.	Tomlinson
Greenfield	Lehto	Osthoff	Samuelson	Wynia
Gustafson	Mann	Otis	Sieben, M.	Spkr. Sieben, H.

The motion prevailed and the amendment was adopted.

The question was taken on the Anderson, G., motion that H. F. No. 312 be re-referred to the Committee on Agriculture and the roll was called. There were 58 yeas and 72 nays as follows:

Those who voted in the affirmative were:

Anderson, B.	Eken	Kalis	Ogren	Skoglund
Anderson, G.	Elioff	Kelly	Osthoff	Staten
Battaglia	Ellingson	Kostohryz	Otis	Swanson
Begich	Fjoslien	Lehto	Peterson, B.	Tomlinson
Berkelman	Greenfield	Lemen	Peterson, D.	Vanasek
Blatz	Gustafson	Long	Pogemiller	Vellenga
Brandl	Halberg	Mann	Reding	Voss
Byrne	Hanson	Minne	Rodriguez, C.	Welch
Carlson, L.	Harens	Munger	Rose	Wynia
Clark, J.	Hauge	Nelson, K.	Rothenberg	Spkr. Sieben, H.
Clark, K.	Hokanson	Norton	Sieben, M.	-
Dean	Kahn	Novak	Simoneau	

Those who voted in the negative were:

Aasness Ainley Anderson, I. Anderson, R. Brinkman	Lasness	erson, I. Anderson, R	Ainley	Aasness
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Carlson, D. Dahlvang Dempsey Den Ouden Drew Erickson Esau Evans Ewald Forsythe Friedrich Gruenes Haukoos Heap	Heinitz Himle Hoberg Hokr Jacobs Jennings Johnson, C. Johnson, D. Jude Kaley Knickerbocker Kvam Laidig Levi	Ludeman Luknic Marsh McCarron McDonald McEachern Mehrkens Metzen Murphy Nelsen, B. Niehaus Nysether O'Connor Olsen	Onnen Piepho Redalen Rees Reif Rice Samuelson Sarna Schafer Schoenfeld Schreiber Shea Sherman Sherwood	Stadum Stumpf Sviggum Valan Valento Weaver Welker Welker Welker Wieser Wigley Zubay

THURSDAY, MARCH 5, 1981

The motion did not prevail.

20th Davl

The question was taken on the motion to recommend passage of H. F. No. 312 and the roll was called. There were 75 yeas and 53 nays as follows:

Those who voted in the affirmative were:

Aasness	Forsythe	Kaley	Niehaus	Shea
Ainley	Friedrich	Kalis	Nysether	Sherman
Anderson, I.	Gruenes	Knickerbocker	O'Connor	Sherwood
Anderson, R.	Halberg	Kvam	Ogren	Stadum
Brinkman	Hauge	Laidig	Olsen	Stumpf
Carlson, D.	Haukoos	Levi	Onnen	Sviggum
Dahlvang	Heap	Ludeman	Piepho	Swanson
Dempsey	Heinitz	Luknic	Redalen	Valan -
Den Ouden	Himle	Mann	Rees	Valento
Drew	Hoberg	Marsh	Reif	Weaver
Erickson	Hokr	McDonald	Rice	Welker
Esau	Jennings	McEachern	Rose	Wenzel
Evans	Johnson, C.	Mehrkens	Schafer	Wieser
Ewald	Johnson, D.	Metzen	Schoenfeld	Wigley
Fjoslien	Jude	Nelsen, B.	Schreiber	Zubay

Those who voted in the negative were:

Anderson, B. Anderson, G. Battaglia Begich Berkelman Blatz Brandl Byrne Carlson, L. Clark, J. Clark, K.	Dean Eken Elioff Ellingson Greenfield Gustafson Hanson Harens Hokanson Kahn Kelly	Kostohryz Lehto Lemen Long Minne Munger Murphy Nelson, K. Norton Novak Osthoff	Otis Peterson, B. Pogemiller Reding Rodriguez, C. Rothenberg Samuelson Sarna Sieben, M. Simoneau	Skoglund Staten Tomlinson Vanasek Vellenga Voss Welch Wynia Spkr. Sieben, H.
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The motion prevailed.

## MOTIONS AND RESOLUTIONS

Kelly moved that the name of Pogemiller be added as an author on H. F. No. 276. The motion prevailed.

Rodriguez, C., moved that the name of Friedrich be added as an author on H. F. No. 434. The motion prevailed.

Simoneau moved that the names of Greenfield and Lehto be added as authors on H. F. No. 378. The motion prevailed.

Greenfield moved that the name of Peterson, D., be added as an author on H. F. No. 482. The motion prevailed.

Ludeman moved that the name of Welker be added as an author on H. F. No. 693. The motion prevailed.

Kelly moved that the name of Clark, K., be added as an author on H. F. No. 266. The motion prevailed.

Greenfield moved that H. F. No. 557 be recalled from the Committee on Governmental Operations and be re-referred to the Committee on Health and Welfare. The motion prevailed.

Vanasek moved that the name of Vanasek be stricken and the name of Battaglia be added as chief author on H. F. No. 150. The motion prevailed.

Kelly moved that the name of Rodriguez, C., be added as an author on H. F. No. 452. The motion prevailed.

Murphy moved that the name of Long be added as an author on H. F. No. 653. The motion prevailed.

Clawson moved that H. F. No. 128 be returned to its author. The motion prevailed.

#### ADJOURN MENT

Eken moved that when the House adjourns today it adjourn until 2:00 p.m., Monday, March 9, 1981. The motion prevailed.

Eken moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 2:00 p.m., Monday, March 9, 1981.

EDWARD A. BURDICK, Chief Clerk, House of Representatives

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