STATE OF MINNESOTA

SEVENTY-SECOND SESSION - 1981

FORTY-SECOND DAY

SAINT PAUL, MINNESOTA, TUESDAY, APRIL 28, 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 Pastor Ronald Bolt, Calvary Baptist Church, Roseville, Minnesota.

The roll was called and the following members were present:

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

A quorum was present.

Stowell was excused. Shea was excused until 3:00 p.m. Dempsey was excused until 4:35.

The Chief Clerk proceeded to read the Journal of the preceding day. Laidig moved that further reading of the Journal be

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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. 515, 871, 1446, 726, 1215, 18, 1132, 1344 and 1443 and S. F. Nos. 452, 886, 98, 649, 73, 227, 464, 1002, 1057, 1193, 1259, 1343, 34, 179, 650 and 188 have been placed in the members' files.

S. F. No. 98 and H. F. No. 116, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Berkelman moved that S. F. No. 98 be substituted for H. F. No. 116 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1343 and H. F. No. 1295, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Jude moved that S. F. No. 1343 be substituted for H. F. No. 1295 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1259 and H. F. No. 707, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

Heap moved that the rules be so far suspended that S. F. No. 1259 be substituted for H. F. No. 707 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 649 and H. F. No. 871, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

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Valento moved that the rules be so far suspended that S. F. No. 649 be substituted for H. F. No. 871 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 886 and H. F. No. 1108, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

Clark, K., moved that the rules be so far suspended that S. F. No. 886 be substituted for H. F. No. 1108 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 452 and H. F. No. 890, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

Clark, K., moved that the rules be so far suspended that S. F. No. 452 be substituted for H. F. No. 890 and that the House File be indefinitely postponed. The motion prevailed.

S. F. No. 1057 and H. F. No. 1131, which had been referred to the Chief Clerk for comparison, were examined and found to be identical with certain exceptions.

SUSPENSION OF RULES

Haukoos moved that the rules be so far suspended that S. F. No. 1057 be substituted for H. F. No. 1131 and that the House File be indefinitely postponed. The motion prevailed.

REPORTS OF STANDING COMMITTEES

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

H. F. No. 83, A bill for an act relating to insurance; broadening the scope of mandated group accident and health coverage for ambulatory mental health services; amending Minnesota Statutes 1980, Section 62A.152.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1980, Section 62A.152, is amended to read:

62A.152 [BENEFITS FOR AMBULATORY MENTAL HEALTH SERVICES.]

Subdivision 1. [SCOPE.] The provisions of this section (SHALL) apply (a) to all group policies or subscriber contracts which provide benefits for at least 100 certificate holders who are residents of this state or groups of which more than 90 per-

cent are residents of this state and are issued, delivered, or renewed (WITHIN THIS STATE AFTER AUGUST 1, 1975) by accident and health insurance companies regulated under this chapter, (AND) or by nonprofit health service plan corporations regulated under chapter 62C and (b) to all group policies or subscriber contracts which are issued, delivered, or renewed within this state by accident and health insurance companies regulated under this chapter, or by nonprofit health service plan corporations regulated under chapter 62C.

Subd. 2. [MINIMUM BENEFITS.] All group policies and all group subscriber contracts providing benefits for mental or nervous disorder treatments in a hospital shall also provide coverage, to at least the extent of (90) 80 percent of the first (\$600) \$750 of the cost of the usual and customary charges incurred over a 12-month period, for mental or nervous disorder consultation, diagnosis and treatment services delivered while the insured person is not a bed patient in a hospital, if (SUCH) the services are furnished by (1) a licensed or accredited hospital, (2) a community mental health center or mental health clinic approved or licensed by the commissioner of public welfare or other authorized state agency, or (3) (BY) a *licensed* consulting psychologist licensed under the provisions of sections 148.87 to 148.99, or (BY) a psychiatrist licensed under chapter 147.

Sec. 2. Minnesota Statutes 1980, Section 62E.06, Subdivision 1, is amended to read:

Subdivision 1. [NUMBER THREE PLAN.] A plan of health coverage shall be certified as a number three qualified plan if it otherwise meets the requirements established by chapters 62A and 62C, and the other laws of this state, whether or not the policy is issued in Minnesota, and meets or exceeds the following minimum standards:

(a) The minimum benefits for a covered individual shall, subject to the other provisions of this subdivision, be equal to at least 80 percent of the cost of covered services in excess of an annual deductible which does not exceed \$150 per person. The coverage shall include a limitation of \$3,000 per person on total annual out-of-pocket expenses for services covered under this subdivision. The coverage shall be subject to a maximum lifetime benefit of not less than \$250,000.

The \$3,000 limitation on total annual out-of-pocket expenses and the \$250,000 maximum lifetime benefit shall not be subject to change or substitution by use of an actuarily equivalent benefit.

(b) Covered expenses shall be the usual and customary charges for the following services and articles when prescribed by a physician: (1) Hospital services;

(2) Professional services for the diagnosis or treatment of injuries, illnesses, or conditions, other than outpatient mental or dental, which are rendered by a physician or at his direction;

(3) Drugs requiring a physician's prescription;

(4) Services of a nursing home for not more than 120 days in a year if the services would qualify as reimbursable services under medicare;

(5) Services of a home health agency if the services would qualify as reimbursable services under medicare;

(6) Use of radium or other radioactive materials;

(7) Oxygen;

(8) Anesthetics;

(9) Prostheses other than dental;

(10) Rental or purchase, as appropriate, of durable medical equipment other than eyeglasses and hearing aids;

(11) Diagnostic X-rays and laboratory tests;

(12) Oral surgery for partially or completely unerupted impacted teeth, a tooth root without the extraction of the entire tooth, or the gums and tissues of the mouth when not performed in connection with the extraction or repair of teeth;

(13) Services of a physical therapist; and

(14) Transportation provided by licensed ambulance service to the nearest facility qualified to treat the condition; or a reasonable mileage rate for transportation to a kidney dialysis center for treatment.

(c) Covered expenses for the services and articles specified in this subdivision do not include the following:

(1) Any charge for care for injury or disease either (i) arising out of an injury in the course of employment and subject to a workers' compensation or similar law, (ii) for which benefits are payable without regard to fault under coverage statutorily required to be contained in any motor vehicle, or other liability insurance policy or equivalent self-insurance, or (iii) for which benefits are payable under another policy of accident and health insurance, medicare or any other governmental program except as otherwise provided by law;

(2) Any charge for treatment for cosmetic purposes other than for reconstructive surgery when such service is incidental to or follows surgery resulting from injury, sickness or other diseases of the involved part or when such service is performed on a covered dependent child because of congenital disease or anomaly which has resulted in a functional defect as determined by the attending physician;

(3) Care which is primarily for custodial or domiciliary purposes which would not qualify as eligible services under medicare;

(4) Any charge for confinement in a private room to the extent it is in excess of the institution's charge for its most common semi-private room, unless a private room is prescribed as medically necessary by a physician, provided, however, that if the institution does not have semi-private rooms, its most common semi-private room charge shall be considered to be 90 percent of its lowest private room charge;

(5) That part of any charge for services or articles rendered or prescribed by a physician, dentist, or other health care personnel which exceeds the prevailing charge in the locality where the service is provided; and

(6) Any charge for services or articles the provision of which is not within the scope of authorized practice of the institution or individual rendering the services or articles.

(d) The minimum benefits for a qualified plan shall include, in addition to those benefits specified in clauses (a) and (e), benefits for (THE FOLLOWING SERVICES) well baby care, subject to applicable deductibles, coinsurance provisions, and maximum lifetime benefit limitations (:)

((1) WELL BABY CARE, EFFECTIVE JULY 1, 1980;)

((2) PHYSICIANS' SERVICES FOR ROUTINE CHECK-UPS AND ANNUAL PHYSICALS WHEN PRESCRIBED BY A PHYSICIAN, EFFECTIVE JULY 1, 1982;)

((3) MULTIPHASIC SCREENING AND OTHER DIAG-NOSTIC TESTING, EFFECTIVE JULY 1, 1982. THE COM-MISSIONER BY RULE SHALL PRESCRIBE REASONABLE LIMITS ON THE REIMBURSEMENT REQUIRED FOR SER-VICES LISTED IN THIS CLAUSE).

(e) Effective July 1, 1979, the minimum benefits of a qualified plan shall include, in addition to those benefits specified in clause (a), a second opinion from a physician on all surgical procedures expected to cost a total of \$500 or more in physician, laboratory and hospital fees, provided that the coverage need not include the repetition of any diagnostic tests.

Sec. 3. [EFFECTIVE DATE.]

Section 1 is effective for all policies and contracts issued, renewed, or delivered on or after August 1, 1981."

Amend the title as follows:

Page 1, line 4, after the semicolon insert "modifying certain comprehensive health insurance benefit coverages;"

Page 1, line 5, delete "Section" and insert "Sections" and after "62A.152" insert "; and 62E.06, Subdivision 1"

. With the recommendation that when so amended the bill pass.

The report was adopted.

Jude from the Committee on Judiciary to which was referred:

H. F. No. 325, A bill for an act relating to actions involving negligence; providing that contributory fault be measured against the aggregate fault of persons from whom recovery is sought; amending Minnesota Statutes 1980, Section 604.01, Subdivision 1.

Reported the same back with the following amendments:

Page 1, line 24, after the period insert: "A person whose fault is less than that of a claimant is liable to the claimant only for that portion of the judgment which represents the percentage of fault attributable to him."

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. 682, A bill for an act relating to workers' compensation; expressing the intent of the legislature with respect to chapter 176; transferring compensation judges from the workers' compensation division to a separate division within the office of administrative hearings; making the workers' compensation court of appeals a separate and independent agency with appellate review powers; providing for a discount assumption with respect to calculating reserves for claims of insurance

companies; authorizing the commissioner of insurance to initiate a rate hearing; permitting benefit payment amounts to be rounded to whole dollars: clarifying certain provisions with respect to the Minnesota workers' compensation reinsurance association; redefining the maximum reinsurance liability limitation as a prefunded limit; providing for a survey of closed compensation claims and an examination of insurer reserving practices; removing the exemption of political subdivisions from the definitions of insurer and insurance in chapter 79; providing for the design and implementation of an improved records and information system in the department of labor and industry; providing for the addition of rehabilitation and computer support personnel in the department of labor and industry; permitting the commissioner of labor and industry to negotiate with his counterparts in other states in jurisdictional disputes; establishing a preponderance of the evidence standard in factual determinations under chapter 176; granting subrogation rights to the special compensation fund in third party actions; providing for lump sum permanent partial disability payments on return to work and weekly payments if an employee could but does not return to work: limiting attorneys' fees to only disputed portions of claims; providing a procedure for settlement offers by any litigant in a disputed claim proceeding; defining employee in certain situations; requiring claimants' attorneys to provide their clients with written information regarding fees under chapter 176; providing a penalty for attorneys who violate the fee provisions of chapter 176; providing a ten year limitation on death benefits to dependents: providing rehabilitation opportunities for dependent surviving spouses; requiring the commissioner of labor and industry to adopt disability degree schedules : prohibiting combined workers' compensation and government survivor benefits from exceeding the limit provided in chapter 176; providing a new formula for determining assessments against employers and insurers for the special compensation fund; providing for payment of attorneys' fees in disputes over supplementary benefits; requiring the commissioner of labor and industry to utilize a medical fee schedule; requiring the commissioner to review the quality of care and other aspects of medical delivery under workers' compensation: establishing a pilot medical panel to resolve disputes over medical disability; providing for payment of wage replacement or disability payments by a group insurer under appropriate provisions pending resolution of liability dispute over compensability; providing for early payment of benefits and a penalty for delay; requiring benefit payments to be made by immediately negotiable instrument; providing that notices of discon-tinuance of benefit payments be sent directly to claimant by insurer: delaying first benefit adjustment under chapter 176; mandating an insurance rate reduction by an amount reflecting cost savings due to benefit and administrative changes; providing penalties; changing procedures; creating and abolishing duties; appropriating money; amending Minnesota Statutes 1980, Sections 10A.01, Subdivision 18; 15.052, Subdivisions 1, 2, 3. 4 and 5: 15A.083, by adding a subdivision: 43.064; 60A.15,

Subdivision 1; 79.01, Subdivisions 2 and 3; 79.071, by adding subdivisions; 79.34, Subdivisions 1 and 2; 79.35; 79.36; 175.007; 175.101, by adding a subdivision; 175.11, Subdivision 1; 175.14; 175.17; 176.011, Subdivisions 6 and 9; 176.021, Subdivisions 1 and 3, and by adding subdivisions; 176.041, by adding a subdivision; 176.061, Subdivisions 1, 3, 4, 5, 6 and 7; 176.081, Subdivision 1, and by adding subdivisions; 176.101, Subdivision 3: 176.102, by adding a subdivision; 176.105, Subdivision 1; 176.-111, Subdivisions 6, 7, 8, 10 and 21, and by adding a subdivision; 176.131, Subdivision 10; 176.132, Subdivision 2; 176.133; 176. 136; 176.161, Subdivision 1; 176.181, Subdivisions 2 and 3, and by adding a subdivision; 176.191; 176.221; 176.225, by adding a subdivision; 176.231, Subdivisions 2 and 7; 176.241, Subdivisions 1, 2 and 3; 176.291; 176.301, Subdivision 1; 176.305; 176.-311; 176.331; 176.341, Subdivision 1; 176.351; 176.371; 176.381; 176.391; 176.401; 176.411, Subdivisions 1 and 2; 176.421, Sub-divisions 1, 4, 5, 6 and 7; 176.431, Subdivision 1; 176.441, Sub-division 1; 176.461; 176.471, Subdivisions 3, 5, 6 and 8; 176.491; 176.511, Subdivision 1; 176.521, Subdivisions 1 and 2; 176.531, Subdivision 3; 176.645; and 179.74, Subdivision 4: proposing new law coded as Minnesota Statutes, Chapter 175A; and proposing new law coded in Minnesota Statutes, Chapters 79 and 176; repealing Minnesota Statutes 1980, Sections 175.006, Subdivisions 1a and 2: 175.0061; 175.09; 176.111. Subdivision 11: and 176.441. Subdivision 2.

Reported the same back with the following amendments:

Page 10, delete lines 6 to 12

Page 10, line 13, delete "10" and insert "9"

Page 30, line 33, after "3a" insert a period

Page 86, line 29, after "appeals" insert "as"

Page 89, line 5, delete "25" and insert "20"

Amend the title as follows:

Page 2, line 38, delete "Subdivision" and insert "Subdivisions" and after "1," insert "2, 3, 4, 6,"

Page 2, line 57, delete "Chapters 79 and" and insert "Chapter"

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

The report was adopted.

Jude from the Committee on Judiciary to which was referred:

H. F. No. 1029, A bill for an act relating to crimes; conforming the definition of trade secret in the law proscribing theft to the definition of trade secret in the uniform trade secrets act; amending Minnesota Statutes 1980, Section 609.52, Subdivision 1.

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

The report was adopted.

Jude from the Committee on Judiciary to which was referred:

H. F. No. 1042, A bill for an act relating to sheriff fees; prescribing fees to be charged by the sheriff; amending Minnesota Statutes 1980, Section 357.09, Subdivisions 1 and 2, and by adding a subdivision.

Reported the same back with the following amendments:

Page 2, line 26, after "80,000" insert "according to the latest federal decennial census or the population estimates of the demographer pursuant to section 4.12"

Page 2, line 27, after "section" insert ", but the county board in exempt counties shall set the sheriff's fees with the advice and consultation of the sheriff"

Page 2, after line 27, insert:

"Sec. 4. [REPEALER.]

Minnesota Laws 1978, Chapter 743, Section 12 is repealed."

Amend the title as follows:

Page 1, line 5, after "subdivision" insert "; repealing Laws 1978, Chapter 743, Section 12"

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. 1236, A bill for an act relating to state land; authorizing the conveyance of certain state lands in Pine county to the Amherst H. Wilder Foundation.

Reported the same back with the following amendments:

Page 3. after line 24. insert:

"Subd. 5. [STATE OPTION TO PURCHASE.] If the property conveyed to the Amherst H. Wilder Foundation pursuant to this section is not used for the purpose of operating a youth conservation camp, the foundation shall offer to the commissioner of natural resources an option to acquire the property at the appraised value as certified pursuant to subdivision 3 or the value as appraised in the manner provided in Minnesota Statutes. Section 94.10. Subdivision 1. at the time the option is offered, whichever value is less."

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

The report was adopted.

Jude from the Committee on Judiciary to which was referred:

S. F. No. 825, A bill for an act relating to courts; abolishing the maintenance of certain court records; amending Minnesota Statutes 1980, Sections 485.07; 548.08; 548.15; 548.22; 548.24; and 572.22, Subdivision 1.

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. 1446, 83, 325, 1029 and 1042 were read for the second time.

SECOND READING OF SENATE BILLS

S. F. Nos. 98, 1343, 1259, 649, 886, 452, 1057 and 825 were read for the second time.

INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

- 1

Valan introduced:

H. F. No. 1447, A bill for an act relating to taxation; authorizing an income tax exemption for certain new business facilities: amending Minnesota Statutes 1980, Sections 290.01, Subdivision 20; and 290.08, by adding a subdivision.

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

O'Connor, Tomlinson, Stumpf, Metzen and Anderson. I., introduced:

H. F. No. 1448, A bill for an act relating to counties; excepting a county legal assistance levy from levy limits; amending Minnesota Statutes 1980, Section 375.167, Subdivision 1.

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

Harens. Otis and Rothenberg introduced:

H. F. No. 1449, A bill for an act relating to the public utilities commission: making commissioners elected officials: increasing size of commission; changing certain procedures; amending Minnesota Statutes 1980, Section 216A.03, Subdivision 5; proposing new law coded in Minnesota Statutes, Chapter 216A; repealing Minnesota Statutes 1980, Section 216A.03, Subdivisions 1 and 1a.

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

Peterson, B.; Searles; Kvam and Schreiber introduced:

H. F. No. 1450. A bill for an act relating to the budget: authorizing a deficit in the budget at the end of fiscal year 1981 to be carried forward to the following fiscal year; appropriating money.

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

Zubay and Hokanson introduced:

H. F. No. 1451, A bill for an act relating to health; encouraging philanthropic support of hospitals; providing that funds derived from specified types of gifts or grants shall not be deducted from the operating costs of a hospital; proposing new law coded in Minnesota Statutes, Chapter 144.

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

Mann introduced:

H. F. No. 1452, A bill for an act relating to transportation; creating the Minnesota state highway improvement fund; appropriating money from the fund for improvements to the state trunk highway system; authorizing the issuance of state bonds for the fund pursuant to article XI of the constitution; appropriating money; proposing new law coded in Minnesota Statutes, Chapter 174.

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

Halberg, by request, introduced:

H. F. No. 1453, A bill for an act relating to taxation; appropriating money for state payments to local units of government; limiting the amount of homestead credits; limiting local levies; imposing additional income taxes on individuals, estates, trusts, and corporations; limiting certain deductions; redefining the method for inflation proofing brackets, credits, and deductions; 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; increasing the permissible levy for school districts to 23 mills; providing for a one year suspension of the penalty for school district underlevy; amending Minnesota Statutes 1980, Sections 124.01, Subdivision 3; 124.213; 124.212, by adding a subdivision; 270.75; 273.115, Subdivision 4; 273.116, Subdivision 4; 273.13, Subdivision 15a; 273.136, Subdivision 3; 273.138, Subdivision 5; 273.139, Subdivision 3; 275.125, Subdivision 2a; 275.50, Subdivision 2; 275.51, Subdivision 1 and by adding subdivisions; 275.55; 290.01, Subdivisions 20 and 23; 290.06, Subdivisions 2d, 3g, and by adding subdivisions; 290.067, Subdivision 2; 290.09, Subdivisions 4, 10, and 15; 290.10; 290.18, Subdivision 2. and by adding a subdivision; 290A.03, Subdivision 8; 290A.04, by adding a subdivision; 290A.07, Subdivision 2; 477A.01, Subdivision 4b; 477A.03; 477A.13; proposing new law coded in Minnesota Statutes, Chapters 275 and 295; repealing Minnesota Statutes 1980, Sections 275.50, Subdivisions 5 and 6; 275.51, Subdivisions 3d, 4, and 5; 275.52; 275.53; 275.54; 275.551; 275.552; 275.58; 275.59 and 291.33.

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker:

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

H. F. No. 396, A bill for an act relating to the military; requiring the adjutant general to furnish an American flag upon request of the person disposing of the remains of a deceased person who served six years or more in the Minnesota national guard; proposing new law coded in Minnesota Statutes, Chapter 192.

The Senate has appointed as such committee Messrs. Schmitz, Taylor and Chmielewski.

House File No. 396 is herewith returned to the House.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. No. 145, A bill for an act relating to crimes; authorizing notices of dishonored checks to be made by certified or regular mail and an affidavit of service by mailing; amending Minnesota Statutes 1980, Section 609.535, Subdivision 3.

And the Senate respectfully requests that a Conference Committee be appointed thereon. Messrs. Frederick, Wegener and Olhoft have been appointed as such committee on the part of the Senate.

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

PATRICK E. FLAHAVEN, Secretary of the Senate

Kelly moved that the House accede to the request of the Senate and that the Speaker appoint a Conference Committee of 3 members of the House to meet with a like committee appointed by the Senate on the disagreeing votes of the two Houses on S. F. No. 145. The motion prevailed.

Mr. Speaker:

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

42nd Day]

S. F. No. 359.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. No. 671.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. No. 915.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. No. 1154.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

H. F. No. 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.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONCURRENCE AND REPASSAGE

Anderson, G., moved that the House concur in the Senate amendments to H. F. No. 467 and that the bill be repassed as amended by the Senate. The motion prevailed. 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.

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

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

Those who voted in the affirmative were:

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

Those who voted in the negative were:

Peterson, B.

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

FIRST READING OF SENATE BILLS

S. F. No. 359, A bill for an act relating to workers' compensation; expressing the intent of the legislature with respect to chapter 176; transferring compensation judges from the workers' compensation division to a separate division within the office of administrative hearings; making the workers' compensation court of appeals a separate and independent agency with appellate review powers; providing for a discount assumption with respect to calculating reserves for claims of insurance companies; authorizing the commissioner of insurance to initiate a rate hearing; permitting benefit payment amounts to be rounded to whole dollars; clarifying certain provisions with respect to the Minnesota workers' compensation reinsurance association: redefining the maximum reinsurance liability limitation as a prefunded limit: providing for a survey of closed compensation claims and an examination of insurer reserving practices: removing the exemption of political subdivisions from the definitions of insurer and insurance in chapter 79; providing for the design and implementation of an improved records and information system in the department of labor and industry; providing for the addition of rehabilitation and computer support personnel in the department of labor and industry; permitting the commissioner of labor and industry to negotiate with his counterparts in other states in jurisdictional disputes: establishing a preponderance of the evidence standard in factual determinations under chapter 176; granting subrogation rights to the special compensation fund in third party actions; providing for lump sum permanent partial disability payments on return to work and weekly payments if an employee could but does not return to work: limiting attorneys' fees to only disputed portions of claims; providing a procedure for settlement offers by any litigant in a disputed claim proceeding: requiring claimants' attorneys to provide their clients with written information regarding fees under chapter 176; providing a penalty for attorneys who violate the fee provisions of chapter 176; providing a ten year limitation on death benefits to dependents: providing rehabilitation opportunities for dependent surviving spouses; requiring the commissioner of labor and industry to adopt disability degree schedules; prohibiting combined workers' compensation and government survivor benefits from exceeding the limit provided in chapter 176; providing a new formula for determining assessments against employers and insurers for the special compensation fund; providing for payment of attorneys' fees in disputes over supplementary benefits; requiring the commissioner of labor and industry to utilize a medical fee schedule; requiring the commissioner to review the quality of care and other aspects of medical delivery under workers' compensation: establishing a medical panel to resolve disputes over medical disability; providing for payment of wage replacement or disability payments by a group insurer under appropriate provisions pending resolution of liability dispute over compensability: providing for early payment of benefits and a penalty for delay; requiring benefit payments to be made by immediately negotiable instrument; providing that notices of discontinuance of benefit payments be sent directly to claimant by insurer; providing that division legal assistance employees be transferred to the attorney general: delaying first benefit adjustment under chapter 176 for 52 weeks from date of injury; mandating an insurance rate reduction by an amount reflecting cost savings due to benefit and administrative changes; providing penalties; appropriating money; amending Minnesota Statutes 1980, Sections 10A.01, Subdivision 18; 15.052, Subdivisions 1, 2, 3, 4, and 5; 15A.083, by adding a subdivision; 43.064; 60A.15, Subdivision 1; 60C.04; 60C.09, Subdivision 2; 79.01, Subdivisions 2 and 3; 79.071, Subdivision 1, and by adding subdivisions: 79.34. Subdivisions 1 and

2; 79.35; 79.36; 175.007; 175.11, Subdivision 1; 175.14; 175.17; 176.021. Subdivisions 1 and 3, and by adding subdivisions: 176.-041, by adding a subdivision; 176.061, Subdivisions 1, 3, 4, 5, 6 and 7; 176.081, Subdivisions 1, 2, 3, 4, and 6, and by adding subdivisions; 176.101, Subdivision 3; 176.102, by adding a subdivision; 176.105, Subdivision 1; 176.111, Subdivisions 6, 7, 8, 10 and 21, and by adding a subdivision; 176.131, Subdivision 10; 176.-132, Subdivision 2; 176.133; 176.136; 176.161, Subdivision 1; 176.181, Subdivisions 2 and 3, and by adding a subdivision; 176.-191; 176.221; 176.225, by adding a subdivision; 176.231, Subdivisions 2 and 7; 176.241, Subdivisions 1, 2 and 3; 176.261; 176.-291; 176.301, Subdivision 1; 176.305; 176.311; 176.331; 176.341, Subdivision 1; 176.351; 176.371; 176.381; 176.391; 176.401; 176. 411, Subdivisions 1 and 2; 176.421, Subdivisions 1, 4, 5, 6 and 7; 176.431, Subdivision 1; 176.441, Subdivision 1; 176.461; 176.-471, Subdivisions 3, 5, 6 and 8; 176.491; 176.511, Subdivision 1; 176.521, Subdivisions 1 and 2; 176.531, Subdivision 3; 176.645; and 179.74, Subdivision 4; proposing new law coded as Minnesota Statutes, Chapter 175A; and proposing new law coded in Minnesota Statutes, Chapters 79 and 176; repealing Minnesota Statutes 1980, Sections 79.071, Subdivisions 1, 2, 3, 4, 5, 6, and 7; 79.072; 79.073; 79.074, Subdivision 1; 79.075 to 79.09; 79.11 to 79.21; 79.22, Subdivision 1; 79.221 to 79.33; 175.006, Subdivisions 1a and 2; 175.0061; 175.09; 176.111, Subdivision 11; and 176.441, Subdivision 2; reenacting Laws 1980, Chapter 556. Section 12.

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

S. F. No. 671, A bill for an act relating to crimes; conforming the definition of trade secret in the law proscribing theft to the definition of trade secret in the uniform trade secrets act; amending Minnesota Statutes 1980, Section 609.52, Subdivision 1.

The bill was read for the first time.

O'Connor moved that S. F. No. 671 and H. F. No. 1029, now on the Technical Consent Calendar, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 915, A bill for an act relating to sheriff fees; prescribing fees to be charged by the sheriff; amending Minnesota Statutes 1980, Section 357.09, Subdivisions 1 and 2, and by adding a subdivision.

The bill was read for the first time.

Valento moved that S. F. No. 915 and H. F. No. 1042, now on Technical General Orders, be referred to the Chief Clerk for comparison. The motion prevailed. S. F. No. 1154, A bill for an act relating to state land; authorizing the conveyance of certain state lands in Pine county to the Amherst H. Wilder Foundation.

¹ The bill was read for the first time and referred to the Committee on Appropriations.

CONSENT CALENDAR

S. F. No. 525 was reported to the House.

Dahlvang moved that S. F. No. 525 be continued on the Consent Calendar for one day. The motion prevailed.

S. F. No. 1047, A bill for an act relating to negligent fires; altering minimum sentences for negligent fires; amending Minnesota Statutes 1980, Section 609.576.

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 102 yeas and 17 nays as follows:

Those who voted in the affirmative were:

Aasness Anderson, B. Anderson, G. Anderson, G. Anderson, R. Battaglia Begich Berkelman Blatz Brandl Brinkman Byrne Carlson, L. Clark, J. Clark, J. Clawson Dahlvang Dean Drew Eken Elioff Ellingson	Evans Fjoslien Forsythe Greenfield Gruenes Gustafson Hauge Heinitz Himle Hoberg Hokanson Hokr Jacobs Johnson, C. Johnson, D. Jude Kahn Kalis Kelly Kostohryz	Laidig Lehto Lehto Levi Long Luknic Mann Marsh McCarron McEachern McEachern Mehrkens Metzen Minne Munger Murphy Nelson, K. Nysether O'Connor Ogren Olsen	Onnen Osthoff Otis Peterson, B. Peterson, D. Piepho Pogemiller Reding Rees Reif Rice Rodriguez, C. Rodriguez, F. Rose Rothenberg Samuelson Sarna Schafer Schreiber Sieben, M. Simoneau	Skoglund Stadum Staten Stumpf Swanson Tomlinson Valan Valento Vanasek Vellenga Voss Weaver Welch Weaver Welch Wenzel Wieser Wynia Zubay Spkr. Sieben, H.
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Those who voted in the negative were:

Ainley	Esau	Ludeman	Schoenfeld	Wigley
Carlson, D.	Halberg	McDonald	Sherwood	
Den Ouden	Haukoos	Nelsen, B.	Sviggum	
Erickson	Jennings	Niehaus	Welker	

The bill was passed and its title agreed to.

ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the appointment of the following members of the House to a Conference Committee on S. F. No. 145:

Kelly, McCarron and Heinitz.

Luknic was excused at 3:50 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. Wynia presided during a portion of the meeting of the Committee of the Whole. After some time spent therein the Committee arose.

REPORT OF COMMITTEE OF THE WHOLE

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

H. F. No. 691 which it recommended to pass.

H. F. Nos. 263 and 544 which it recommended progress.

H. F. No. 673 which it recommended progress retaining its place on General Orders with the following amendment offered by Staten:

Page 4, line 3, delete "make"

Page 4, line 4, delete "public or private investigation" and insert "investigate"

Page 4, line 22, delete everything after "forth" and insert "the circumstances"

Page 4, delete lines 23 to 25 and insert "which have reasonably caused the Commissioner to believe that a violation of sections 332.31 to 332.45 may have occurred."

Page 4, delete lines 26 to 36

Page 5, delete lines 1 to 3

Renumber the remaining subdivision

H. F. No. 217 which it recommended to pass with the following amendments:

Offered by Kvam:

Page 1, delete lines 11 to 17, and insert:

"the western city limits of the city of Cosmos in Meeker County to the end of the trail at Clara City in Chippewa"

Offered by Redalen:

Page 3, following line 17, insert:

"Sec. 4. [REDUCTION IN BID PRICE.]

The commissioner of natural resources shall reduce, by \$5,288 the amount of the successful bid pursuant to Laws 1980, Chapter 558, Section 5, for that portion of abandoned railway right-ofway lying within Fillmore County. It is the intent of this section to reduce the purchase price to compensate for an error in computation of the acreage sold and thereby avoid the expense and inconvenience of re-advertising the property for sale and conducting a new sale."

Renumber the remaining section

Amend the title as follows:

Page 1, line 5, after "purposes" insert "; reducing the selling price on the sale of certain state owned trail land in Fillmore County"

H. F. No. 308 which it recommended to pass with the following amendment offered by Kelly; Osthoff; O'Connor; Rodriguez, F.; Vellenga; Hanson; Harens and Drew:

Page 1, line 16, strike "three" and insert "six"

Page 1, line 17, strike "six" and insert "12"

Page 1, line 17, delete "in Ramsey County, and for no more"

Page 1, delete the underscored language on line 18

H. F. No. 668 which it recommended to pass with the following amendment offered by Wenzel, Erickson, Stumpf and Ogren:

Page 2, after line 3, insert a new paragraph to read:

"Be It Further Resolved, that there be limits set on the importation of beef and beef products; and"

Page 2, line 13, delete "100,000" and insert "150,000 per farm unit"

Page 2, line 17, after "restricted" insert "by United States governmental, labor, or management activities that infringe upon the movement of agricultural commodities"

Page 2, after line 18, insert a new paragraph to read:

"Be It Further Resolved, that sugar beets be reinstated in the current farm bill: and"

Page 2, delete lines 25 to 28 and insert:

"Administration be directed to rededicate itself to its original mission of being the lender of last resort to the family farm of limited means; and"

Page 2, line 33, after "the" insert "state and"

Amend the title:

Page 1, line 2, delete "implement"

Page 1, line 3, delete "a farm policy designed" and insert "design the 1981 farm bill so as"

S. F. No. 365 which it recommended progress with the following amendments:

Offered by Greenfield:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1980, Section 15.375, Subdivision 2. is amended to read:

Subd. 2. [COMMISSIONER OF FINANCE; DUTIES.] The commissioner of finance, upon the written request of a state officer or employee, may deduct each payroll period from the salary or wages of the officer or employee the amount specified (THEREIN) in the written request for payment to (THE UNITED FUND) a registered combined charitable organization defined in section 2, which has been registered with the commissioner of securities and real estate for at least two years. (AND) The commissioner of finance shall issue his warrant (THERE-FOR) in that amount to (THE UNITED FUND) that approved combined charitable organization.

[REGISTERED COMBINED CHARI-Sec. 2. [309.501] TABLE ORGANIZATIONS.

Subdivision 1. [DEFINITIONS.] As used in this section, the following terms have the meanings given them.

"Registered combined charitable organization" means an organization (1) which is tax exempt under section 501(c)3 of the Internal Revenue Code of 1954, as amended through December 31, 1980 (hereinafter "Internal Revenue Code"), and to which contributions are deductible under section 170 of the Internal Revenue Code; (2) which secures funds for distribution to ten or more charitable agencies in a single, annual consolidated effort; (3) which is in compliance with the provisions of this chapter; and (4) which has been registered by the commissioner of securities and real estate in the department of commerce in accordance with this section.

"Charitable agency" means a governmental agency or an organization (1) which is tax exempt under section 501(c)3 of the Internal Revenue Code; (2) to which contributions are deductible under section 170 of the Internal Revenue Code; and (3) which is in compliance with the provisions of this chapter.

Subd. 2. [DESIGNATED CONTRIBUTIONS.] A registered combined charitable organization may offer a state officer or employee the option of designating in writing that the amount deducted in section 1 be designated to any charitable agency, whether or not the charitable agency receives funds from the single, annual consolidated effort. A registered charitable organization which offers this option shall provide a list of charitable agencies receiving funds and the amount each charitable agency receives in the annual report required pursuant to section 309.53.

[REGISTRATION.] An organization may apply Subd. 3. to the commissioner of securities and real estate in the depart-ment of commerce on forms provided by the commissioner as a registered combined charitable organization. An organization which applies to the commissioner shall provide the commissioner with all information the commissioner deems necessary to identify the charitable and tax exempt status of the organization and its compliance with the provisions of this chapter. The organization shall also provide the commissioner with a list of the charitable agencies that the organization secures funds for and all information the commissioner deems necessary to determine the charitable and tax exempt status of these agencies and their compliance with the provisions of chapter 309. Notwithstanding section 309.53, subdivision 1a, each charitable agency shall file the report required in section 309.58. The commissioner shall consult with the attorney general to determine if the combined charitable organization and its charitable agencies are in compliance with chapter 309. The commissioner shall approve or disapprove the application of an organization within 60 days. The decision of the commissioner shall be in writing and shall be based on the provisions of this section. No organization may apply to the commissioner more than once in a 12 month period. Registered combined charitable organizations shall file the report required in section 309.53. The commissioner shall notify the commissioner of finance in writing of his decision to register an organization under this section.

Sec. 3. [RULES.]

The commissioner may promulgate rules to implement the provisions of sections 1 and 2. The rules shall not require the modification of any existing payroll deduction fund drive for state employees previously authorized by section 15.375, Subdivision 1.

Sec. 4. [TRANSITION.]

Notwithstanding any contrary provision of sections 1 to 4, a payroll deduction fund drive existing on the effective date of this act (a) may continue this fund drive until March 1, 1983; and (b) may continue to distribute funds received from 1983 payroll deductions.

Sec. 5. [REPEALER.]

Minnesota Statutes 1980, Section 15.375, Subdivision 1, is repealed.

Sec. 6. [EFFECTIVE DATE.]

The effective date of sections 1, 2, and 3 shall be March 1, 1982."

Offered by Greenfield:

Page 3, line 17, after "commissioner" insert "of securities and real estate"

Page 3, line 18, after "rules" insert "or guidelines"

Page 3, line 21, after the period, insert "The commissioner of securities and real estate shall also promulgate rules or issue guidelines governing the conduct of fund drives under sections 1 and 2 at state work stations. The purpose of these rules or guidelines shall be to minimize disruption in the work of state employees. All qualified registered combined charitable organizations shall conduct fund drives concurrently, no more than once each year."

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:

The question was taken on the motion to recommend passage of H. F. No. 673, as amended, and the roll was called. There were 64 yeas and 65 nays as follows:

Those who voted in the affirmative were:

Anderson, G. Anderson, I. Battaglia Begich Berkelman Brandl Byrne Carlson, L. Clark, J. Clark, J. Clark, K. Clawson Dahlvang Drew	Eken Elioff Ellingson Greenfield Gustafson Harens Harens Hauge Heinitz Hokanson Jacobs Johnson, C. Jude	Kahn Kelly Kostohryz Lehto Lemen Long Luknic McCarron Minne Munger Murphy Nelson, K. Norton	Novak O'Connor Ogren Osthoff Otis Peterson, D. Pogemiller Rees Rice Rodriguez, C. Rodriguez, F. Samuelson Sarna	Sieben, M. Simoneau Skoglund Staten Stumpf Tomlinson Vanasek Veilenga Voss Wenzel Wynia Spkr. Sieben, H.
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Those who voted in the negative were:

The motion did not prevail.

Kvam moved to amend H. F. No. 217, as follows:

Page 1, delete lines 11 to 17, and insert: "the western boundary of McLeod County to the end of the trail at Clara City in Chippewa"

The question was taken on the amendment and the roll was called. There were 39 yeas and 80 nays as follows:

Drew

Those who voted in the affirmative were:

Ainley

Anderson, R. Den Ouden

Erickson

Esau Evans Fjoslien Friedrich Gruenes Haukoos Heinitz	Himle Hokr Jennings Johnson, D. Kvam Lemen	Ludeman McDonald Mehrkens Nelsen, B. Niehaus Nysether Onnen	Piepho Redalen Schafer Searles Stadum Sviggum Valan	Valento Weaver Welker Wieser Wigley Zubay

Those who voted in the negative were :

Blatz Brandl Byrne Carlson, L. Clark, J. Clark, K. Clawson Dahlvang	Elioff Ellingson Ewald Greenfield Halberg Hanson Harens Hauge Hokanson Jacobs Johnson, C. Jude Kahn Kalis Kelly	Kostohryz Laidig Lehto Long Luknic Mann Marsh McCarron McCarron McCarron McCarron McCarron Mursh Munger Munger Murphy Nelson, K. Norton	O'Connor Ogren Osthoff Otis Peterson, B. Peterson, D. Reding Rees Rice Rodriguez, F. Rodriguez, F. Rose Rothenberg Samuelson Sarna	Shea Sherman Sherwood Sieben, M. Simoneau Skoglund Staten Stumpf Swanson Tomlinson Vanasek Vellenga Voss Wenzel Wunia
Dean	Kelly	Norton	Sarna	Wynia
Eken	Knickerbocker	Novak	Schoenfeld	Spkr. Sieben, H.

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

Kvam moved to amend H. F. No. 217, as follows:

Page 1, delete lines 11 to 17, and insert: "the western city limits of the city of Cosmos in Meeker County to the end of the trail at Clara City in Chippewa"

The question was taken on the amendment and the roll was called. There were 68 yeas and 51 nays as follows:

Those who voted in the affirmative were :

Aasness Ainley Anderson, B. Anderson, I. Anderson, R. Battaglia Begich Blatz Byrne Carlson, D. Dahlvang Dean Den Orden	Heinitz Himle Hoberg Hokr	Knickerbocker Kvam Lemen Levi Ludeman Marsh McDonald McEachern Mehrkens Minne Nelsen, B.	Olsen Onnen Osthoff Piepho Redalen Reding Rose Rothenberg Sarna Schafer Schoenfeld Schreiber	Sherwood Skoglund Stadum Valan Valento Weaver Welker Welker Weizeer Wigley Zubay	
Dean Den Ouden Drew	Hokr Jennings Johnson, D.	Nelsen, B. Niehaus Nysether	Schreiber Searles Sherman	Zubay	

Those who voted in the negative were:

Berkelman	Carlson, L.	Clark, K.	Eken	Ewald
Brandl	Clark, J.	Clawson	Ellingson	Greenfield

42nd Day]	TUESDAY, APRIL 28, 1981			2175
Gustafson Hanson Harens Hauge Hokanson Jacobs Johnson, C. Jude Kahn	Kalis Kelly Laidig Lehto Long Mann Munger Nelson, K.	Norton Novak O'Connor Ogren Otis Peterson, B. Peterson, D. Rees Rice	Rodriguez, C. Rodriguez, F. Shea Sieben, M. Simoneau Staten Swanson Tomlinson Vanasek	Vellenga Voss Welch Wynia Spkr. Sieben, H.

The motion prevailed and the amendment was adopted.

The question was taken on the motion to recommend passage of H. F. No. 217, as amended, and the roll was called. There were 73 yeas and 50 nays as follows:

Those who voted in the affirmative were:

Aasness	Friedrich	Ludeman	Redalen	Sviggum
Ainley	Gruenes	Luknic	Reding	Tomlinson
Anderson, B.	Gustafson	Mann	Rees	Valan
Anderson, G.	Hauge	Marsh	Rice	Valento
Anderson, R.	Haukoos	McCarron	Rodriguez, F.	Vellenga
Battaglia	Himle	McDonald	Samuelson	Weaver
Begich	Hoberg	Mehrkens	Schafer	Welch
Blatz	Hokr	Minne	Schoenfeld	Welker
Carlson, D.	Jennings	Nelsen, B.	Schreiber	Wenzel
Den Ouden	Johnson, D.	Niehaus	Searles	Wieser
Eken	Kaley	Nysether	Sherman	Wigley
Erickson	Kalis	O'Connor	Sherwood	Zubay
Esau	Kvam	Ogren	Stadum	Spkr. Sieben, H.
Evans	Lemen	Onnen	Staten	
Fjoslien	Levi	Piepho	Stumpf	

Those who voted in the negative were:

Anderson, I. Berkelman Brandl Byrne Carlson, L. Clark, J. Clawson Dahlvang Dean	Ellingson Ewald Forsythe Greenfield Halberg Hanson Harens Heap Hokanson	Kahn Kelly Knickerbocker Kostohryz Laidig Lehto Long McEachern	Osthoff Otis Peterson, B. Peterson, D. Pogemiller	Rose Rothenberg Sarna Shea Simoneau Skoglund Swanson Vanasek Voss
Drew	Jacobs	Metzen	Rodriguez, C.	Wynia

The motion prevailed.

Kelly; Osthoff; O'Connor; Rodriguez, F.; Vellenga; Hanson; Harens and Drew moved to amend H. F. No. 308, as follows:

Page 1, line 16, strike "three" and insert "six"

Page 1, line 17, strike "six" and insert "12"

Page 1, line 17, delete "in Ramsey County, and for no more"

Page 1, delete the underscored language on line 18

Byrne moved to amend the Kelly amendment to H. F. No. 308, as follows:

Line 1, delete "six" and insert "four"

Line 2, delete "12" and insert "8"

The question was taken on the amendment to the amendment and the roll was called. There were 11 yeas and 101 nays as follows:

Those who voted in the affirmative were:

Byrne Clark, J.	Kahn	Nelson, K.	Voss	Wynia
Clark, J. Clawson	Lehto McCarron	Norton Samuelson		
Ulawson	nicuation	Samuelson		

Those who voted in the negative were:

Ainley Anderson, I. Anderson, R. Battaglia Begich Berkelman Blatz Brandl Carlson, D. Carlson, L. Dahlvang Dean Den Ouden Drew Elioff Ellingson Erickson Esau Evans Fjoslien Forsythe	Friedrich Greenfield Gruenes Gustafson Halberg Hanson Harens Haukoos Heap Himle Hoberg Hokanson Hokr Jacobs Jennings Johnson, C. Johnson, D. Jude Kalis Kelly Knickerbocker	Kostohryz Kvam Laidig Lemen Levi Long Ludeman Marsh McDonald McEachern Mehrkens Metzen Minne Minne Murphy Nelsen, B. Niehaus Novak Nysether O'Connor Ogren	Olsen Onnen Osthoff Otis Peterson, B. Peterson, D. Pogemiller Redalen Reding Rees Reif Rice Rodriguez, C. Rodriguez, F. Rose Rothenberg Sarna Schafer Schoenfeld Schreiber Searles	Sherman Sherwood Skoglund Staten Sviggum Swanson Tomlinson Valan Valento Vellenga Weaver Welker Welker Wenzel Wigley Zubay
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The motion did not prevail and the amendment to the amendment was not adopted.

Ludeman moved to amend H. F. No. 544, as follows:

Page 3, after line 2, insert:

"Subd. 5. Nothing in this act shall preclude any individual employee or group of employees acting in concert from electing to make and administer directly with the transferee employer any individual or collective contract of employment or present any grievances, without the intervention of the collective bargaining representatives, whether that contract or grievance adjustment is consistent or inconsistent with the terms of a collective bargaining agreement then in effect."

Renumber the subdivision

The question was taken on the amendment and the roll was called. There were 55 yeas and 65 nays as follows:

Those who voted in the affirmative were:

Aasness	Ewald	Johnson, D.	Niehaus	Searles
Ainley	Fjoslien	Kaley	Nysether	Sherman
Anderson, R.	Forsythe	Kvam	Olsen	Sherwood
Blatz	Friedrich	Laidig	Onnen	Stadum
Carlson, D.	Halberg	Lemen	Peterson, B.	Sviggum
Dean	Haukoos	Levi	Piepho	Valan
Den Ouden	Heinitz	Ludeman	Redalen	Valento
Drew	Himle	Marsh	Reif	Welker
Erickson	Hoberg	McDonald	Rothenberg	Wieser
Esau	Hokr	Mehrkens	Schafer	Wigley
Evans	Jennings	Nelsen, B.	Schoenfeld	Zubay

Those who voted in the negative were:

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

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

The question was taken on the motion to recommend passage of H. F. No. 544 and the roll was called. There were 57 yeas and 66 nays as follows:

Those who voted in the affirmative were:

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

Those who voted in the negative were:

	Aasness	Ainley	Anderson, B.	Anderson, R.	Blatz
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BrinkmanHalbergCarlson, D.HaukoosDeanHeapDen OudenHeinitzDrewHimleEricksonHobergEsauHokrEvansJenningsEwaldJohnson, C.FjoslienJohnson, D.ForsytheKaleyFriedrichKalisGruenesKnickerbocker	Kvam Laidig Lemen Levi Ludeman Marsh McDonald Mehrkens Nelsen, B. Niehaus Nysether Olsen Onnen	Peterson, B. Piepho Redalen Reif Rose Rothenberg Schafer Schoenfeld Searles Sherman Sherwood Stadum Sviggum	Valan Valento Vanasek Weaver Welch Welker Wieser Wigley Zubay
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The motion did not prevail.

Wenzel, Erickson, Stumpf, and Ogren moved to amend H. F. No. 668, as follows:

Page 2, after line 3, insert a new paragraph to read:

"Be It Further Resolved, that there be limits set on the importation of beef and beef products; and"

Page 2, line 13, delete "100,000" and insert "150,000 per farm unit"

Page 2, line 17, after "restricted" insert "by United States governmental, labor, or management activities that infringe upon the movement of agricultural commodities"

Page 2, after line 18, insert a new paragraph to read:

"Be It Further Resolved, that sugar beets be reinstated in the current farm bill; and"

Page 2, delete lines 25 to 28 and insert:

"Administration be directed to rededicate itself to its original mission of being the lender of last resort to the family farm of limited means; and"

Page 2, line 33, after "the" insert "state and"

Amend the title:

Page 1, line 2, delete "implement"

Page 1, line 3, delete "a farm policy designed" and insert "design the 1981 farm bill so as"

The question was taken on the amendment and the roll was called. There were 118 yeas and 3 nays as follows:

Those who voted in the affirmative were:

Aasness Ainley Anderson, B. Anderson, G. Anderson, R. Battaglia Begich Berkelman Blatz Brandl Brinkman Carlson, D. Carlson, L. Clark, J. Clark, J. Clark, K. Clawson Dahlvang Dean Dempsey Den Ouden Drew Ekam	Ellingson Erickson Esau Evans Ewald Fjoslien Friedrich Gruenes Halberg Harens Hauge Haukoos Heap Heinitz Himle Hoberg Hokanson Hokr Jacobs Jennings Johnson, C. Johnson, D. Jude	Kelly Knickerbocker Kostohryz Kvam Laidig Lehto Levi Long Ludeman Mann Marsh McCarron McCarron McCarron McCarron McCarron McCarron McCarron McCarron McCarron McCarron McCarron Metzen Minne Munger Murphy Nelson, K. Niehaus Norton	Olsen Onnen Osthoff Otis Peterson, B. Peterson, D. Piepho Redalen Reding Rees Reif Rice Rodriguez, C. Rodriguez, F. Rose Rothenberg Sarna Schafer Schoenfeld Searles	Sherwood Sieben, M. Simoneau Skoglund Stadum Stumpf Sviggum Swanson Tomlinson Valan Valento Vanasek Voss Weaver Welch Welker Wenzel Wigley Wynia Zubay Spkr. Sieben, H.
Eken Elioff	Jude Kalis	Norton Novak	Shea Shea Sherman	opar.bieben, ii.

Those who voted in the negative were:

Greenfield Gustafson Kahn

The motion prevailed and the amendment was adopted.

The question was taken on the motion to recommend passage of S. F. No. 365, as amended, and the roll was called. There were 40 yeas and 85 nays as follows:

Those who voted in the affirmative were:

Those who voted in the negative were:

Aasness	Dempsey	Gruenes	Johnson, D.	Marsh
Ainley	Den Öuden	Halberg	Jude	McDonald
Anderson, I.	Elioff	Haukoos	Kaley	Mehrkens
Battaglia	Ellingson	Неар	Kalis	Minne
Begich	Erickson	Heinitz	Knickerbocker	Nelsen, B.
Berkelman	Esau	Himle	Kostohryz	Niehaús
Blatz	Evans	Hoberg	Kvam	Novak
Carlson, D.	Ewald	Hokanson	Laidig	Nysether
Carlson, L.	Fjoslien	Hokr	Levi	Olsen
Dahlvang	Forsythe	Jennings	Ludeman	Onnen
Dean	Friedrich	Johnson, C.	Mann	Osthoff

Peterson, B. Rothenl Piepho Samuels Redalen Sarna Rees Schafer Reif Schoend Rose Schreib	son Shea Sherman Sherwood ield Skoglund	Stumpf Sviggum Swanson Valan Valento Weaver	Welch Welker Wenzel Wieser Wigley Zubay
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The motion did not prevail.

The question was taken on the motion to recommend passage of H. F. No. 691 and the roll was called. There were 80 yeas and 46 nays as follows:

Those who voted in the affirmative were:

Aasness Anderson, G. Anderson, R. Blatz Brandl Brinkman Byrne Carlson, D. Carlson, L. Dahlvang Dean Den Ouden Drew Erickson Evans	Fjoslien Forsythe Friedrich Gruenes Hanson Hauge Haukoos Heap Heinitz Himle Hoberg Hokanson Hokr Jennings Johnson, D.	Kaley Knickerbocker Kostohryz Kvam Laidig Lehto Lemen Long Ludeman Marsh McCarron McCarron McCarron McDonald Mehrkens Metzen Nelsen, B.	Önnen Osthoff Peterson, D. Redalen Reding Rees Reif Rodriguez, C. Rose Sarna Schafer Schreiber Searles	Sherman Sherwood Stadum Stumpf Sviggum Swanson Tomlinson Valan Valanto Voss Weaver Welker Wigley Wigley Wynia
Ewald	Jude	Niehaus	Shea	Zubay

Those who voted in the negative were:

Anderson, B.	Elioff	Kalis	Otis	Staten
Anderson, I.	Ellingson	Kelly	Peterson, B.	Vanasek
Battaglia	Esau	Mann	Piepho	Vellenga
Begich	Greenfield	McEachern	Rice	Welch
Berkelman	Gustafson	Minne	Rodriguez, F.	Wenzel
Clark, J.	Halberg	Murphy	Rothenberg	Spkr. Sieben, H.
Clark, K.	Harens	Nelson, K.	Schoenfeld	- ,
Clawson	Jacobs	Novak	Sieben, M.	
Dempsey	Johnson, C.	O'Connor	Simoneau	
Eken	Kahn	Ogren	Skoglund	

The motion prevailed.

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

MESSAGES FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker:

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

PATRICK E. FLAHAVEN, Secretary of the Senate

FIRST READING OF SENATE BILLS

S. F. No. 642, A bill for an act relating to financial institutions; authorizing establishment of detached facilities resulting from mergers and consolidations; amending Minnesota Statutes 1980, Sections 49.34; 49.36; and 49.45.

The bill was read for the first time.

SUSPENSION OF RULES

Pursuant to Article IV, Section 19, of the Constitution of the state of Minnesota, Anderson, B., moved that the rule therein be suspended and an urgency be declared so that S. F. No. 642 be given its second and third readings and be placed upon its final passage. The motion prevailed.

Anderson, B., moved that the rules of the House be so far suspended that S. F. No. 642 be given its second and third readings and be placed upon its final passage. The motion prevailed.

S. F. No. 642 was read for the second time.

Anderson, B., moved to amend S. F. No. 642, as follows:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1980, Section 49.34, is amended to read:

49.34 [CONSOLIDATION OF STATE BANKS OR TRUST COMPANIES, PROCEDURE.]

Subdivision 1. [GENERALLY.] Any two or more state banks, operating in the same city, may be consolidated into a consolidated state bank, and any two or more trust companies, operating in the same city, may be consolidated into a consolidated trust company, and any state bank or state banks and any trust company or trust companies, operating in the same city, may be consolidated into a consolidated state bank or consolidated trust company, as the respective boards of directors thereof may determine. All (SUCH) consolidation shall be effected in the manner provided in sections 49.35 to 49.41 and when so organized, the consolidated corporation shall be governed and conducted in all other respects as provided by the statutes relating to the respective classes of financial corporations.

bd. 2. [ACQUISITION OF BANK FOR OPERATION DETACHED FACILITY.] Notwithstanding the geo-Subd. 2. AS graphic limitations of subdivision 1. a state bank may apply to the commissioner, pursuant to the procedures contained in sections 47.51 to 47.56 and 49.35 to 49.41, to acquire another state bank or national banking association through merger, consolidation or purchase of assets and assumption of liabilities and operate such as a detached facility provided the detached facility of the successor bank which results from such acquisition conforms to the limitations of section 47.52. Where the commissioner has determined that a merger, consolidation or purchase of assets and assumption of liabilities is necessary and in the public interest to prevent the probable failure of a state bank or national banking association, the limitations on location and number of detached facilities in section 47.52 shall not apply to the establishment of a detached facility directly resulting from such acquisition. The establishment of a detached facility in order to prevent the probable failure of a bank as provided in this subdivision shall not require the written consent of banks having a principal office in the municipality in which the resulting detached facility will be located, notwithstanding the provisions of section 47.52.

Sec. 2. Minnesota Statutes 1980, Section 49.36, is amended to read:

49.36 [APPROVAL BY COMMISSIONER.]

Subdivision 1. [REQUIREMENTS.] This consolidation agreement and certified copy of the proceedings of the meetings of the respective boards of directors, at which the making of the agreement was authorized, shall be submitted to the commissioner of banks for (HIS) approval, and it shall not be effective until so approved by (HIM) the commissioner. (HE) The commissioner shall take action (THEREON WITHIN 20 DAYS) after the documents are submitted (TO HIM), and (HE) shall be entitled to (SUCH) further information from the consolidated corporation as (HE) may (REQUEST) be requested, or as (HE) may (OBTAIN) be obtained upon a hearing directed by (HIM) the commissioner.

Subd. 2. [PROCEDURES.] The procedures contained in section 47.54 must also be adhered to when a merger, consolidation, or purchase of assets and assumption of liabilities is effected pursuant to section 49.34, subdivision 2. In the event the commissioner has determined that it is necessary and in the public interest to act immediately on a merger, consolidation or purchase of assets and assumption of liabilities to prevent the probable failure of a bank, the commissioner may waive the requirements of section 47.54.

Subd. 3. [APPLICATION DECISIONS.] In all applications filed under this section the commissioner in determining whether to approve or disapprove the application shall consider (a) the effects of the proposed merger transaction on competition, (b) the convenience and needs of the community to be served, and (c) the financial and managerial resources and future prospects of the existing and successor banks.

Subd. 4. [NOTICE OF ACQUISITION.] The successor bank shall give reasonable notice of the acquisition to each of the depositors and creditors of an acquired bank within 30 days after the order is activated. If detached facilities are to be closed as a result of transactions authorized by this section, adequate notice shall be provided by the bank prior to closing, unless the commissioner has acted to prevent the probable failure of the bank.

Sec. 3. Minnesota Statutes 1980, Section 49.45, is amended to read:

49.45 [MERGER OR CONSOLIDATION.]

One or more national banking associations which are located in this state and which have taken the corporate action required therefor by the laws of the United States may merge or consolidate with a state bank or banks. (SUCH) The merger or consolidation shall be effected in the manner provided in sections (49.35) 49.34 to 49.41, and governed by the provisions thereof except that the name of the consolidated corporation shall not contain the word "national" and except that the rights of dissenting stockholders of the national banking associations shall be those prescribed in (SUCH) cases by the laws of the United States.

Sec. 4. [EFFECTIVE DATE.]

Sections 1 to 3 are effective the day following final enactment."

The motion prevailed and the amendment was adopted.

S. F. No. 642, A bill for an act relating to financial institutions; authorizing establishment of detached facilities resulting from mergers and consolidations; amending Minnesota Statutes 1980, Sections 49.34; 49.36; and 49.45.

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

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

Those who voted in the affirmative were:

Aasness	Anderson, B.	Anderson, I.	Battaglia Begich	Berkelman
Ainley	Anderson, G.	Anderson, R.	Begich	Blatz

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

ADJOURN MENT

Eken moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 2:00 p.m., Wednesday, April 29, 1981.

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EDWARD A. BURDICK, Chief Clerk, House of Representatives