STATE OF MINNESOTA

SEVENTY-SECOND SESSION - 1982

SIXTY-SEVENTH DAY

SAINT PAUL, MINNESOTA, MONDAY, FEBRUARY, 1, 1982

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 Father Michael Erlander, St. Luke's Church, St. Paul, Minnesota.

The roll was called and the following members were present:

Aasness Ainley Anderson, B. Anderson, G. Anderson, I. Battaglia Begich Berkelman Blatz Brandl Brinkman Byrne Carlson, D. Carlson, L. Clark, J. Clark, K. Clawson Dahlvang Dean Dempsey Den Ouden Drew Eken Ellingson	Esau Evans Ewald Fjoslien Frerichs Greenfield Gruenes Gustafson Halberg Hanson Harens Hauge Haukoos Heap Heinitz Himle Hoberg Hokanson Hokr Jacobs Jennings Johnson, C. Johnson, D. Jude Kahn	Kalis Kelly Knickerbocker Kostohryz Kvam Laidig Lehto Lemen Levi Long Ludeman Luknic Marsh McCarron McDonald McEachern Mehrkens Metzen Minne Munger Murphy Nelsen, B. Niehaus Norton Novak	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	Sherman Sherwood Sieben, M. Simoneau Skoglund Staten Staten Stowell Stumpf Sviggum Swanson Tomlinson Valan Valento Vanasek Vellenga Voss Weaver Welch Welker Wenzel Wigley Wynia Zubay
Erickson	Kann	Novak	Searles	Zubay
	Kaley	Nysether	Shea	Spkr.Sieben,H.

A quorum was present.

Anderson, R.; Forsythe; Mann and Nelson, K., were excused.

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.

[67th Day

REPORTS OF CHIEF CLERK

Pursuant to Rules of the House, printed copies of H. F. Nos. 1574, 1614, 1550, 1554 and 1250 and S. F. No. 1552 have been placed in the members' files.

PETITIONS AND COMMUNICATIONS

The following communication was received:

STATE OF MINNESOTA OFFICE OF THE GOVERNOR SAINT PAUL 55155

January 29, 1982

The Honorable Harry A. Sieben, Jr. Speaker of the House State of Minnesota

Dear Speaker Sieben:

I have the honor to inform you that I received, approved, signed and deposited in the Office of the Secretary of State the following House File:

H. F. No. 1693, A resolution memorializing the governments of the United States and the Socialist Republic of Vietnam to take all possible actions to determine the fate of persons missing in action in Southeast Asia.

Sincerely,

ALBERT H. QUIE Governor

REPORTS OF STANDING COMMITTEES

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

S. F. No. 429, A bill for an act relating to public safety; regulating boilers, other apparatus and their operators; providing penalties; amending Minnesota Statutes 1980, Sections 183.375, Subdivision 2; 183.38; 183.39, Subdivision 1; 183.41, Subdivision 2; 183.411, Subdivision 3; 183.42; 183.44; 183.45; 183.46; 183.-465; 183.48; 183.50; 183.51; 183.52; 183.53; 183.54; 183.545; 183.56; 183.57; 183.59; 183.60; 183.61; 183.62; and proposing new law coded in Minnesota Statutes, Chapter 183; repealing Minnesota Statutes 1980, Section 183.39, Subdivision 2. Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1980, Section 183.375, Subdivision 2, is amended to read:

[CHIEF OF DIVISION.] Subject to the provi-Subd. 2. sions of chapter 43, the commissioner shall appoint a chief and a deputy chief of the division of boiler inspection. They shall be qualified steam engineers with at least ten years of experience as such and shall be licensed as chief Grade A engineers in this state and shall possess a current commission issued by the na-tional board of boiler and pressure vessel inspectors. Inspectors employed in the division of boiler inspection may utilize up to five years of equivalent experience as inspectors, in satisfying the requirement of ten years of experience as steam engineers for the chief and deputy chief positions.

Minnesota Statutes 1980, Section 183.38, is amended Sec. 2. to read:

183.38 [BOILER INSPECTOR; INSPECTIONS; EXAMI-NATIONS: LICENSES.]

Subdivision 1. [ALL BOILERS INSPECTED.] The divi-sion of boiler inspection shall inspect all (STEAM) boilers and pressure vessels in use not expressly excepted from such inspection by law. Immediately upon inspection the division of boiler inspection shall issue a (LICENSE) certificate of inspection therefor or a certificate condemning the boiler or pressure vessel and shall seal it. Forms for these licenses and certificates shall be prepared and furnished by the commission. The division of boiler inspection shall examine all applicants for engineer's licenses. The chief of the division of boiler inspection shall issue such license to an applicant as the examination shall show (HE) the applicant is entitled to receive.

[INSPECTOR'S EXAMINATION.] For the pur-Subd. 2. pose of examining applicants for license the chief of the division of boiler inspection or (HIS) the deputy chief shall fix and determine a time and place for the examinations, and give notice to all applicants of the time and place. The chief or (HIS) the deputy chief shall grant and sign such license certificates as applicants are entitled to receive upon examination. Applicants may be examined and issued certificates of competency as inspectors of boilers and pressure vessels.

Sec. 3. Minnesota Statutes 1980, Section 183.39, Subdivision 1, is amended to read:

Subdivision 1. Each boiler inspector shall be a person of good moral character, (AND) shall be licensed in this state as a chief grade A engineer (, EXCEPT FOR THE PURPOSE OF ORGANIZING THE DIVISION UNDER LAWS 1957, CHAP-TER 503, THE REQUIREMENTS OF THIS SUBDIVISION SHALL NOT APPLY) and must hold a national board commission as a boiler inspector within 12 months of being employed as a boiler inspector by the department. (THERE SHALL BE QUALIFYING EXAMINATION CONDUCTED AMONG Α THE PRESENT INSPECTORS REGARDLESS OF LICENSE. THE REQUIREMENTS FOR INSPECTORS HIRED AFTER THE QUALIFYING EXAMINATION SHALL BE AS RE-QUIRED IN THIS SUBDIVISION. HE) An inspector shall not be interested in the manufacture or sale of boilers or steam machinery or in any patented article required or generally used in the construction of engines or boilers or their appurtenances.

Sec. 4. Minnesota Statutes 1980, Section 183.41, Subdivision 2, is amended to read:

Subd. 2. The department shall prescribe (REGULATIONS) rules for the (ANNUAL) inspection of the hulls, machinery, boilers, steam connections, fire *fighting* apparatus, life saving appliances and equipment of all power boats navigating the inland waters of the state, which shall conform (AS NEAR AS MAY BE) to the requirements and specifications of the United States Coast Guard as provided in Title 46, Code of Federal Regulations in similar cases; these (REGULATIONS) rules shall have the force of law.

Sec. 5. Minnesota Statutes 1980, Section 183.42, is amended to read:

183.42 [INSPECTION EACH YEAR.]

Every owner, lessee, or other person having charge of (STEAM) boilers, (UNFIRED) pressure vessels or any boat subject to inspection under this chapter shall cause the same to be inspected (AT LEAST ONCE EACH YEAR) by the division of boiler inspection. Boilers and boats subject to inspection under this chapter shall be inspected at least annually and pressure vessels inspected at least every two years.

Sec. 6. Minnesota Statutes 1980, Section 183.44, is amended to read:

183.44 [EXAMINATIONS; REGULATIONS; LICENSING, REVOCATIONS.]

Subdivision 1. [MASTERS AND PILOTS.] The division of boiler inspection shall examine all masters and pilots of

(STEAMBOATS AND VESSELS AND ALL GASOLINE) boats and vessels carrying passengers for hire on the inland waters of the state as to their qualifications and fitness. If found trustworthy and competent to perform (HIS) their duties as a master or pilot (HE) they shall be given a certificate authorizing (HIM) them to act as such on the inland waters of the state (DESIGNATED IN THE CERTIFICATE).

Subd. 2. [RULES.] The division of boiler inspection shall make such (REGULATIONS) rules for inspection and operation of boats subject to inspection under this chapter, boilers and pressure vessels, the licensing of engineers and pilots, and the navigation of any such boat or vessel as will require their operation without danger to life or property.

[SUSPENSION, REVOCATION.] The division of Subd. 3. boiler inspection (SHALL) may suspend or revoke the license of any master, pilot or engineer found under the influence of (INTOXICATING LIQUOR) drugs or alcohol when on duty or who otherwise disregards the provisions of sections 183.375 to 183.62 or any (REGULATION) rule promulgated (BY IT) thereunder.

Sec. 7. Minnesota Statutes 1980, Section 183.45, is amended to read:

183.45 [INSPECTION.]

All (STEAM) boilers and steam generators shall be inspected by the division of boiler inspection before same are used and all boilers shall be inspected at least once each year thereafter. Inspectors (SHALL) may subject all boilers to hydrostatic pressure or hammer test, and shall ascertain by a thorough internal and external examination that they are well made and of good and suitable material; that the openings for the passage of water and steam, respectively, and all pipes and tubes exposed to heat, are of proper dimensions and free from obstructions; that the flues are circular in form; that the arrangements for delivering the feed water are such that the boilers cannot be injured thereby; and that such boilers and their (STEAM) connections may be safely used without danger to life or property. Inspectors shall ascertain that the safety valves are of suitable dimensions, sufficient in number, and properly arranged, and that the safety values are so adjusted as to allow no greater pressure in the boilers than the amount prescribed by the inspector's certificate; that there is a sufficient number of gauge cocks, properly inserted, to indicate the amount of water, and suitable gauges that will correctly record the pressure (OF STEAM); and that the fusible metals are properly inserted where required so as to fuse by the heat of the furnace whenever the water in the boiler falls below its prescribed limit; and that provisions are made for an ample supply of water to feed the boilers at all times (, SO THAT IN HIGH-PRESSURE BOILERS THE WATER SHALL NOT BE LESS THAN THREE INCHES ABOVE THE TOP OF THE FIRE SUR-FACE); and that means for blowing out are provided, so as to thoroughly remove the mud and sediment from all parts when under pressure (OF STEAM).

Sec. 8. Minnesota Statutes 1980, Section 183.46, is amended to read:

183.46 [TESTS.]

In subjecting both high and low pressure boilers and (UN-FIRED) pressure vessels to the hydrostatic test, and to determine the safe allowable working pressure, the inspector shall use the latest approved formula of the American Society of Mechanical Engineers Code.

Sec. 9. Minnesota Statutes 1980, Section 183.465, is amended to read:

183.465 [STANDARDS OF INSPECTION.]

The engineering standards of boilers and (UNFIRED) pressure vessels for use in this state shall be that established by the current edition of the construction (CODE), operation and care of, inservice inspection and testing, and controls and safety devices codes of the American Society of Mechanical Engineers and amendments thereto and the (REGULATIONS) rules of the division of boiler inspection adopted by the department of labor and industry.

Sec. 10. [183.466] [STANDARDS OF REPAIRS.]

The recommended rules for repair of boilers and pressure vessels for use in this state shall be those established by the current edition of the national board of boiler and pressure vessel inspectors inspection code and the rules of the division of boiler inspection adopted by the department of labor and industry.

Sec. 11. Minnesota Statutes 1980, Section 183.48, is amended to read:

183.48 [SPECIAL EXAMINATION.]

At any time the inspector deems it necessary (HE SHALL MAKE) an examination shall be made of any boiler or (UNFIRED) pressure vessel which there is reason to believe has become unsafe, and notify the owners or operators thereof of any defect therein, and what repairs are necessary. Such boiler or (UNFIRED) pressure vessel shall not thereafter be used until so repaired. Boilers found to be operated by unlicensed or improperly licensed persons shall be considered to be unsafe

and shall not thereafter be used until the operators are properly licensed. If circumstances warrant continued operation, approval may be given for continuing operation for a specific period of time, not to exceed 30 days, at the discretion of the boiler inspector.

Sec. 12. Minnesota Statutes 1980, Section 183.50, is amended to read:

183.50**FINSPECTION OF (STEAM) BOILERS** AND PRESSURE VESSELS.]

The owner or manager of a (STEAM) boiler or (UNFIRED) pressure vessel shall allow inspectors full access thereto. Every engineer operating a (STEAM) boiler shall assist the inspector in (HIS) the examination, and point out any known defects in the boilers, steam engines or turbines in his charge. (NO PER-SON SHALL BE ENTRUSTED WITH THE OPERATION OF ANY STEAM BOILER, STEAM ENGINES, OR TUR-BINE WHO HAS NOT RECEIVED A LICENSE OF SUCH GRADE AS TO COVER THAT STEAM BOILER, STEAM ENGINES OR TURBINES. THE LICENSE SHALL BE RE-NEWED ANNUALLY. WHEN A VIOLATION OF THIS SECTION OCCURS THE DIVISION OF BOILER INSPEC-TION SHALL CAUSE A COMPLAINT TO BE MADE FOR THE PROSECUTION OF THE OFFENDER.)

Sec. 13. [183.501] [LICENSE REQUIREMENT.]

(a) No person shall be entrusted with the operation of or operate any boiler, steam engine, or turbine who has not received a license of grade covering that boiler, steam engine or turbine. The license shall be renewed annually. When a violation of this section occurs the division of boiler inspection may cause a complaint to be made for the prosecution of the offender and shall be entitled to sue for and obtain injunctive relief in the district courts for such violations.

(b) For purposes of this chapter, "operation" shall not include monitoring of an automatic boiler, either through on premises inspection of the boiler or by remote electronic surveillance, provided that no operations are performed upon the boiler other than emergency shut down in alarm situations.

Sec. 14. [183.502] [SCHOOL ENGINEER OPERATION-AL REQUIREMENTS.

Any custodial engineer employed by a school whose duties include the operation of a boiler shall be licensed pursuant to Minnesota Statutes, Section 183.51, to operate the particular class of boiler used in the school.

Sec. 15. Minnesota Statutes 1980, Section 183.51, is amended to read:

183.51 [EXAMINATIONS; CLASSIFICATIONS; QUAL-IFICATIONS.]

Subdivision 1. [ENGINEERS, CLASSES.] Engineers shall be divided into (FIVE) four classes:

(1) Chief engineers; Grade A, Grade B, and Grade C. (2) first class engineers; Grade A, Grade B, and Grade C. (3) second class engineers; Grade A, Grade B, and Grade C. (4) (THIRD CLASS) Special engineers. ((5) FOURTH CLASS ENGINEERS.)

Subd. 2. [APPLICATIONS.] Any person who desires an engineer's license shall make a written application, on blanks furnished by the inspector. (HE) *The person* shall also successfully pass a written examination for such grade of license applied for.

Subd. 3. [HIGH AND LOW PRESSURE BOILERS.] For the purposes of sections 183.50, 183.51, high pressure boilers shall mean boilers operating at a (PRESSURE IN EXCESS OF 15PSI. LOW PRESSURE SHALL MEAN BOILERS OP-ERATING AT A PRESSURE OF 15PSI OR LESS) steam or other vapor pressure in excess of 15 p.s.i.g., or a water or other liquid boiler in which the pressure exceeds 160 p.s.i.g. or a temperature of 250 degrees Fahrenheit.

Low pressure boilers shall mean boilers operating at a steam or other vapor pressure of 15 p.s.i.g. or less, or a water or other liquid boiler in which the pressure does not exceed 160 p.s.i.g. or a temperature of 250 degrees Fahrenheit.

Subd. 4. [CHIEF ENGINEER, (HIGH PRESSURE) GRADE A.] A person seeking licensure as a chief engineer, Grade A, shall be at least 18 years of age (, BE OF SUCH) and have habits and (HAVE HAD SUCH) experience (AS TO) which justify the belief that (HE) the person is competent to take charge of and be responsible for the safe operation and maintenance of all classes of (STEAM) boilers, steam engines, or turbines and their appurtenances; and, before receiving a license, (HE) the applicant shall take and subscribe an oath (THAT HE HAS HAD) attesting to at least five years actual experience in operating such boilers, (STEAM) engines or turbines.

Subd. 5. [CHIEF ENGINEER, (LOW PRESSURE) GRADE B.] A person seeking licensure as a chief engineer, Grade B, shall be at least 18 years of age (, BE OF SUCH) and have habits and (HAVE HAD SUCH) experience (AS TO) which justify the belief that (HE) the person is competent to take charge of and be responsible for the safe operation and maintenance of all classes of (STEAM) boilers (,) and their appurtenances; and, before receiving a license, (HE) the applicant shall take and subscribe an oath (THAT HE HAS) attesting to at least five years actual experience in operating (SUCH) those boilers.

Subd. 6. [CHIEF ENGINEER, GRADE C.] A person seeking licensure as a chief engineer, Grade C, shall be at least 18 years of age (, BE OF SUCH) and have habits and (HAVE HAD SUCH) experience (AS TO) which justify the belief that (HE) the person is competent to take charge of and be responsible for the safe operation and maintenance of all classes of low pressure (STEAM) boilers and their appurtenances, and before receiving a license, (HE) the applicant shall take and subscribe an oath (THAT HE HAS) attesting to at least five years of actual experience in operating such boilers.

Subd. 7. [FIRST-CLASS ENGINEER, (HIGH PRESSURE) GRADE A.] A person seeking licensure as a first-class engineer, Grade A, shall be at least 18 years of age (, BE OF SUCH) and have habits and (HAVE HAD SUCH) experience (AS TO) which justify the belief that (HE) the person is competent to take charge of and be responsible for the safe operation and maintenance of all classes of (STEAM) boilers, (STEAM) engines, or turbines and their appurtenances of not more than 300 horsepower or to operate as a shift engineer in a plant of unlimited horsepower. Before receiving a license, (HE) the applicant shall take and subscribe an oath (THAT HE HAS HAD) attesting to at least three years actual experience in operating such boilers, (STEAM) engines, or turbines.

Subd. 8. [FIRST CLASS ENGINEER, GRADE B.] A person seeking licensure as a first-class engineer, Grade B, shall be at least 18 years of age (, BE OF SUCH) and have habits and (HAVE HAD SUCH) experience (AS TO) which justify the belief that (HE) the person is competent to take charge of and be responsible for the safe operation and maintenance of all classes of (STEAM) boilers of not more than 300 horsepower or to operate as a shift engineer in a plant of unlimited horsepower. Before receiving a license (HE) the applicant shall take and subscribe an oath (THAT HE HAS HAD) attesting to at least three years actual experience in operating such boilers.

Subd. 9. [FIRST-CLASS ENGINEER, (LOW PRESSURE) GRADE C.] A person seeking licensure as a first-class engineer, Grade C, shall be at least 18 years of age (, BE OF SUCH) and have habits and (HAVE HAD SUCH) experience (AS TO) which justify the belief that (HE) the person is competent to take charge of and be responsible for the safe operation and maintenance of all classes of low pressure (STEAM) boilers and their appurtenances of not more than 300 horsepower or to operate as a shift engineer in a low pressure plant of unlimited horsepower. Before receiving a license, (HE) the applicant shall take and subscribe an oath (THAT HE SHALL HAVE HAD) attesting to at least three years actual experience in operating such boilers.

Subd. 10. [SECOND-CLASS ENGINEER, (HIGH PRES-SURE) GRADE A.] A person seeking licensure as a secondclass engineer, Grade A, shall be at least 18 years of age (, BE OF SUCH) and have habits and (HAVE HAD SUCH) experience (AS TO) which justify the belief that (HE) the person is competent to take charge of and be responsible for the safe operation and maintenance of all classes of (STEAM) boilers, (STEAM) engines, or turbines and their appurtenances of not not more than 100 horsepower or to operate as a shift engineer in a plant of not more than 300 horsepower, or to assist the shift engineer, under direct supervision, in a plant of unlimited horsepower. Before receiving a license (HE) the applicant shall take and subscribe an oath (THAT HE HAS HAD) attesting to at least one year of actual experience in operating such boilers, (STEAM) engines, or turbines.

Subd. 11. [SECOND-CLASS ENGINEER, GRADE B.] A person seeking licensure as a second-class engineer, Grade B, shall be at least 18 years of age (, BE OF SUCH) and have habits and (HAVE HAD SUCH) experience (AS TO) which justify the belief that (HE) the person is competent to take charge of and be responsible for the safe operation and maintenance of all classes of (STEAM) boilers of not more than 100 horsepower or to operate as a shift engineer in a plant of not more than 300 horsepower or to assist the shift engineer, under direct supervision, in a plant of unlimited horsepower. Before receiving a license (HE) the applicant shall take and subscribe an oath (THAT HE HAS HAD) attesting to at least one year of actual experience in operating such boilers.

Subd. 12. [SECOND-CLASS ENGINEER, (LOW PRES-SURE) GRADE C.] A person seeking licensure as a secondclass engineer, Grade C, shall be at least 18 years of age (, BE OF SUCH) and have habits and (HAVE HAD SUCH) experience (AS TO) which justify the belief that (HE) the person is competent to take charge of and be responsible for the safe operation and maintenance of all classes of low pressure (STEAM) boilers and their appurtenances of not more than 100 horsepower or to operate as a shift engineer in a low pressure plant of not more than 300 horsepower, or to assist the shift engineer, under direct supervision, in a low pressure plant of unlimited horsepower. Before receiving a license, (HE) the applicant shall take and subscribe an oath (THAT HE HAS HAD) attesting to at least one year of actual experience in operating such boilers.

Subd. 13. [SPECIAL ENGINEER.] (THIRD-CLASS) A person seeking licensure as a special (ENGINEERS) engineer shall be at least 18 years of age (, BE OF SUCH) and have habits and (HAVE HAD SUCH) experience (AS TO) which justify the belief that (HE) the person is competent to take charge of and be responsible for the safe operation and maintenance of all classes of (STEAM) boilers and their appurtenances of not more than 30 horsepower or to operate as a shift engineer in a plant of not more than 100 horsepower, or to serve as an apprentice in any plant under the direct supervision of the properly licensed engineer. (BEFORE RECEIVING A LICENSE HE SHALL TAKE AND SUBSCRIBE AN OATH THAT HE HAS HAD AT LEAST SIX MONTHS OF ACTUAL EXPERIENCE IN **OPERATING SUCH BOILERS.)**

A FOURTH-CLASS ENGINEER SHALL BE (SUBD. 14. AT LEAST 18 YEARS OF AGE, BE OF SUCH HABITS AND ACQUAINTED WITH THE DUTIES OF AN ENGI-NEER TO JUSTIFY THE BELIEF THAT HE CAN BE SAFELY ENTRUSTED WITH LOW PRESSURE STEAM BOILERS OF NOT MORE THAN 30 HORSEPOWER.)

Subd. (15) 14. [CURRENT BOILER OPERATORS.] (ANY PERSON WHO, AT THE TIME OF THE ENACTMENT OF LAWS 1947, CHAPTER 563, WAS, AND SINCE THAT TIME HAS BEEN LICENSED AS A FIRST-CLASS OR SECOND-CLASS ENGINEER, SHALL BE GRANTED A RENEWAL LICENSE FOR GRADE A OF THE RESPECTIVE CLAS-SIFICATION WITHOUT EXAMINATION UPON APPLICA-TION THEREFOR, OR WHO HELD A SPECIAL LICENSE SHALL BE GRANTED A THIRD-CLASS LICENSE WITH-OUT EXAMINATION UPON APPLICATION THEREFOR) Any person operating a boiler other than a steam boiler at the effective date of sections 1 to 27 shall be qualified for application for the applicable class license upon presentation of an affidavit furnished by an inspector and sworn to by his employer or a chief engineer. The applicant must have at least the number of years of actual experience specified for the class of license requested and pass the appropriate examination.

(SUBD. 16. ANY PERSON, WHO RECEIVED A FIRST-CLASS OR SECOND-CLASS ENGINEER'S LICENSE AFTER **ENACTMENT OF LAWS 1947, CHAPTER 563, BUT BEFORE** APRIL 30, 1957, UPON PRESENTATION OF AN AFFI-DAVIT FURNISHED BY THE INSPECTOR AND SWORN TO BY HIS EMPLOYER OR A CHIEF ENGINEER STAT-ING THAT HE HAS HAD THE REQUIRED STEAM EN-GINE OR TURBINE EXPERIENCE, SHALL BE GRANTED A RENEWAL LICENSE WITHOUT FURTHER EXAMINA-TION FOR GRADE A OF THE RESPECTIVE CLASSIFICA-TION. ANY OTHER ENGINEER LICENSED DURING SUCH PERIOD SHALL RECEIVE A GRADE B LICENSE OF THE **RESPECTIVE CLASSIFICATION UNLESS HE OTHERWISE** QUALIFIES AS PROVIDED IN THIS SECTION.

(SUBD. 17. ANY PERSON WITH A CHIEF ENGINEER'S LICENSE RECEIVED BEFORE THE EFFECTIVE DATE

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OF SECTIONS 183.50, 183.51, SHALL RECEIVE A GRADE A LICENSE.)

(SUBD. 18. ENGINEERS NOW LICENSED AND OPER-ATING A LOW PRESSURE BOILER AT THE TIME OF ENACTMENT OF SECTIONS 183.50, 183.51, SHALL BE ISSUED A LICENSE TO COVER THEIR RESPECTIVE POSITION, UPON PRESENTATION OF AN AFFIDAVIT FURNISHED BY THE INSPECTOR AND SWORN TO BY HIS EMPLOYER OR A CHIEF ENGINEER.)

Subd. 15. [RATING HORSEPOWER.] For the purpose of rating boiler horsepower for engineer license classifications only: ten square feet of heating surface shall be considered equivalent to one boiler horsepower for conventional boilers and five square feet of heating surface equivalent to one boiler horsepower for steam coil type generators.

Sec. 16. Minnesota Statutes 1981 Supplement, Section 183.52, is amended to read:

183.52 [REVOCATION OF LICENSE.]

(WHEN ANY PERSON MAKES A COMPLAINT AGAINST ANY LICENSED ENGINEER THAT, BY REASON OF NEGLIGENCE, WANT OF SKILL, INATTENTION TO DUTY, OR VIOLATION OF ANY PROVISION OF SECTIONS 183.375 TO 183.57, THE ENGINEER PERMITTED A BOILER TO BURN OR BECOME IN BAD CONDITION, THE LI-CENSE OF THAT ENGINEER SHALL BE REVOKED BY THE DIVISION OF BOILER INSPECTION UPON SATIS-FACTORY EVIDENCE. AN ENGINEER AGGRIEVED BY A REVOCATION OF HIS LICENSE ON ANY OF THESE GROUNDS MAY APPEAL TO THE COMMISSIONER OF LABOR AND INDUSTRY. THE DECISION OF THE COM-MISSIONER IN THE CASE IS FINAL.)

The chief boiler inspector or his representative may issue cease and desist orders to any person found to be in violation of sections 183.375 to 183.62 or the rules adopted thereunder, or for otherwise operating or allowing a boiler or pressure vessel to be operated under unsafe or dangerous conditions, and may petition for enforcement of the order in the district court. The department may also suspend or revoke the license of any engineer for a violation.

Sec. 17. Minnesota Statutes 1980, Section 183.53, is amended to read:

183.53 [VERIFICATION OF CERTIFICATE.]

In making an inspection of boilers, machinery, or (STEAM) vessels, inspectors may act jointly or separately. In all cases inspectors shall verify the certificate of inspection.

Sec. 18. Minnesota Statutes 1980, Section 183.54, is amended to read:

183.54 [(DISTRICT) BOILER INSPECTOR TO DELIVER CERTIFICATES: PAYMENT OF INSPECTION FEES.

[SAFETY CERTIFICATE.] After exam-Subdivision 1. ination and tests, if a boiler inspector finds any (STEAM) boiler or pressure vessel safe and suitable for use, (HE) the inspector shall deliver to the chief boiler inspector a verified certificate in such form as prescribed by the chief boiler inspector containing a specification of the tests applied and the working pressure allowed. A copy of the certificate is delivered to the owner of the boiler or pressure vessel, who shall place and retain the same in a conspicuous place on or near the boiler or pressure vessel.

Subd. 2. [FEES.] Fees for the inspection of (STEAM) boilers and pressure vessels are pavable at the time of the delivery of the certificate.

Subd. 3. [FAILURE TO PAY FEE.] If the owner or lessee of any boiler or pressure vessel, which boiler or pressure vessel has been duly inspected, refuses to pay the required fee within 30 days from the date of the inspection, the chief boiler inspector, or his deputy, may seal the boiler or pressure vessel until the fee is paid.

Sec. 19. Minnesota Statutes 1980, Section 183,545, is amended to read:

183.545[FEES FOR INSPECTION.]

Subdivision 1. [FEE AMOUNT: VESSELS.] The fees for the inspection of the hull, boiler, machinery, and equipments of vessels are:

Vessels of 50 tons burden or over, (\$20) \$30.

Vessels of less than 50 tons burden, (\$10) \$15.

Subd. 2. [FEE AMOUNTS; MASTERS AND PILOTS.] The fee for an examination of an applicant for a master's or pilot's license is (\$8) \$10. The fee for an annual renewal of a master's or a pilot's license is \$6 or \$8 if paid later than 10 days after expiration.

Subd. 3. [INSPECTION FEES.] The fees for the annual inspection of boilers and biennial inspection of pressure vessels are:

Boiler inaccessible for internal inspection, \$15

Boiler accessible for internal inspection, \$20

Boiler internal inspection over 2,000 square feet heating surface, \$30

Boiler internal inspection over 4,000 square feet heating surface, \$40

Boiler internal inspection over 10,000 square feet heating surface, \$60

Boiler accessible for internal inspection requiring one-half day or more of inspection time shall be billed at the established shop inspection fee rate.

Pressure vessel (ACCESSIBLE) for internal inspection via manhole, (\$10) \$15

Pressure vessel inaccessible for internal inspection, (\$6) \$10

An additional fee based on the scale of fees applicable to an inspection shall be charged when it is necessary to make a special trip for a hydrostatic test of a boiler or pressure vessel.

Shop inspection fees shall be charged as follows for full day (\$145) \$190 plus \$35 per hour over eight hours, one-half day (\$85) \$100, two hours or less \$50, plus mileage and reasonable expenses. Inspection time includes all time related to the shop inspection.

Subd. 4. [APPLICANTS FEES.] The fee for an examination of an applicant for an engineer's license is:

Chief engineer's license, \$20	0
First class engineer's license, \$1	5
Second class engineer's license,	3
Special engineer's license,	8

If an applicant, after an examination, is entitled to receive a license, it shall be issued (TO HIM) without the payment of any additional charge. Any license so issued expires one year after the date of its issuance. An engineer's license may be renewed upon application therefor and the payment of an annual renewal fee as follows:

Chief engineer's license renewal\$10	
First class engineer's license renewal\$10	
Second class engineer's license renewal \$8	
Special engineer's license renewal \$6	

The fee is payable at the time of application, which shall be made not later than ten days after the date of expiration of such license. If application is made more than ten days after the date of expiration of such license, an expired fee shall be paid instead of the renewal fee prescribed above; the expired fees are:

Chief engineer	:15
First class engineer	12
Second class engineer	10
Special engineer	\$8

Subd. 5. [FEE FORFEITURE.] Where an applicant for an engineer's license has paid the fees provided by subdivision 4, and thereafter fails to take an examination (THEREFOR) or furnish a proper affidavit, within a period of one year, said application fee shall be forfeited to the state of Minnesota. (APPLICATION FEES HERETOFORE PAID SHALL BE FORFEITED TO THE STATE OF MINNESOTA IF THE APPLICANT THEREFOR FAILS TO TAKE SUCH AN EX-AMINATION WITHIN ONE YEAR FROM THE EFFECTIVE DATE OF LAWS 1959, CHAPTER 586.)

Subd. 6. [NATIONAL BOARD INSPECTORS.] The fee for an examination of an applicant for a national board of boiler and pressure vessels inspectors commission is \$25.

Subd. 7. [NUCLEAR ENDORSEMENT.] The fee for each examination of an applicant for a national board of boiler and pressure vessels commissioned inspectors nuclear endorsement is \$10.

Subd. 8. [CERTIFICATE OF COMPETENCY.] The fee for issuance of the original state of Minnesota certificate of competency for inspectors is \$10. This fee is waived for inspectors who paid the examination fee of \$25. The fee for an annual renewal of the state of Minnesota certificate of competency is \$5 and is due January 1 of each year. Sec. 20. Minnesota Statutes 1981 Supplement, Section 183.56, is amended to read:

183.56 [EXCEPTIONS.]

The provisions of sections 183.38 to (183.57) 183.62, shall not apply to (HEATING PLANTS IN BUILDINGS OCCUPIED SOLELY FOR RESIDENCE PURPOSES WITH ACCOMMO-DATIONS THEREIN FOR NOT MORE THAN FOUR FAM-ILIES, NOR TO DOMESTIC TYPE WATER SUPPLY HEAT-ERS REGARDLESS OF WHERE INSTALLED, NOR TO RAILROAD LOCOMOTIVES OPERATED BY RAILROAD COMPANIES FOR TRANSPORTATION PURPOSES, NOR IN RAILROAD CONSTRUCTION WORK, NOR FOR UN-LOADING MATERIALS OR FREIGHT, NOR TO RAILROAD LOCOMOTIVE ENGINEERS AND FIREMEN EMPLOYED BY RAILROAD COMPANIES, NOR TO TANKS OR CYLIN-DERS USED FOR STORAGE OR TRANSFER OF LIQUEFIED PETROLEUM GASES, NOR TO UNFIRED PRESSURE VES-SELS IN PETROLEUM REFINERIES; NOR TO AN AIR TANK OR PRESSURE VESSEL WHICH IS AN INTEGRAL PART OF A PASSENGER MOTOR BUS, TRUCK OR TRAIL-ER.):

(1) Boilers in buildings occupied solely for residence purposes with accommodations for not more than five families;

(2) Railroad locomotives operated by railroad companies for transportation purposes;

(3) Air tanks installed on the right-of-way of railroads and used directly in the operation of trains;

(4) Boilers and pressure vessels under the direct jurisdiction of the United States;

(5) Unfired pressure vessels having an internal or external working pressure not exceeding 15 p.s.i.g. with no limit on size;

(6) Pressure vessels used for storage of compressed air not exceeding five cubic feet in volume and equipped with an American Society of Mechanical Engineers code stamped safety valve set at a maximum of 100 p.s.i.g.;

(7) Pressure vessels having an inside diameter not exceeding six inches or a length not exceeding 36 inches;

(8) Pressure vessels with a nominal water containing capacity of 120 gallons or less for containing water under pressure including those containing air the compression of which serves only as a cushion; (9) Boiler or pressure vessels located on farms used solely for agricultural or horticultural purposes;

(10) Tanks or cylinders used for storage or transfer of liquefied petroleum gases;

(11) Unfired pressure vessels in petroleum refineries;

(12) An air tank or pressure vessel which is an integral part of a passenger motor bus, truck, or trailer;

(13) Hot water heating and other hot liquid boilers not exceeding a heat input of 750,000 BTU per hour;

(14) Hot water supply boilers (water heaters) not exceeding a heat input of 500,000 BTU per hour, a water temperature of 210 degrees Fahrenheit, a nominal water capacity of 120 gallons, or a pressure of 160 p.s.i.g.; and

(15) Laundry and dry cleaning presser not exceeding five cubic feet of steam volume.

An engineers license is not required for hot water supply boilers.

An engineers license is not required for boilers, steam cookers, steam kettles, steam sterilizers or other steam generators not exceeding 100,000 BTU per hour input, 25 kilowatt, 2-1/2 horsepower or a pressure of 15 p.s.i.g.

Electric boilers not exceeding a maximum working pressure of 50 p.s.i.g., maximum of 30 kilowatt input or three horsepower rating shall be inspected as pressure vessels and shall not require an engineer license to operate.

Sec. 21. Minnesota Statutes 1981 Supplement, Section 183.57, Subdivision 2, is amended to read:

Subd. 2. Every boiler or pressure vessel as to which any insurance company authorized to do business in this state has issued a policy of insurance, after the inspection thereof, is exempt from inspection made under sections 183.375 to (183.57) 183.62, while the same continues to be insured and the person, firm, or corporation owning or operating the same has an unexpired certificate of exemption from inspection, issued by the chief boiler inspector (UPON RECEIPT OF). The (EXEMPTION) fee of (\$4 FOR EACH OBJECT) \$5 shall apply to each exempt object. A certificate of exemption expires one year from date of issue. The certificate of exemption shall be posted in a conspicuous place near the boiler or pressure vessel or in the plant office or boiler room described therein and to which it relates. Every insurance company shall give written notice to the chief boiler inspector of the cancellation or expiration of every policy of insurance issued by it with reference to policies in this state, and the cause or reason for the cancellation or expiration. These notices of cancellation or expiration shall show the date of the policy and the date when the cancellation has or will become effective.

Sec. 22. Minnesota Statutes 1980, Section 183.57, is amended by adding a subdivision to read:

Subd. 3. [CERTIFICATE OF EXEMPTION.] The division of boiler inspection may issue a billing and exemption certificate for each boiler and pressure vessel which the division records indicate shall be or has been inspected by an insurance company which is providing coverage for the boilers and pressure vessels. The division may determine the monthly schedule of the billings to be followed for each business insured.

Sec. 23. Minnesota Statutes 1981 Supplement, Section 183.59, is amended to read:

183.59 [VIOLATIONS BY INSPECTORS.]

Every inspector who wilfully certifies falsely regarding any (STEAM) boiler or its attachments, or pressure vessel, or the hull and equipments of any steam vessel, or who grants a license to any person to act as engineer, master, or pilot contrary to any provision of sections 183.375 to (183.57) 183.62, is guilty of a (FELONY) misdemeanor. (UPON CONVICTION HE SHALL BE PUNISHED BY A FINE WHICH SHALL NOT BE LESS THAN \$50 NOR MORE THAN \$500 OR BY IM-PRISONMENT IN THE MINNESOTA CORRECTIONAL FACILITY-STILLWATER FOR NOT MORE THAN ONE YEAR, OR BY BOTH.) In addition to this punishment (HE) the inspector shall be removed from office forthwith.

Sec. 24. Minnesota Statutes 1980, Section 183.60, is amended to read:

183.60 [VIOLATIONS IN CONSTRUCTION; REPAIR; SALE.]

(EVERY PERSON WHO CONSTRUCTS A BOILER OR STEAM PIPE OR IRON OR STEEL PLATES KNOWN TO BE FAULTY OR IMPERFECT, OR DRIFTS ANY RIVET HOLE TO MAKE IT COME FAIR, OR WHO DELIVERS ANY SUCH BOILER FOR USE, KNOWING IT TO BE IM-PERFECT IN ITS FLUES, FLANGING, RIVETING, BRAC-ING, OR IN ANY OTHER OF ITS PARTS, IS GUILTY OF A GROSS MISDEMEANOR. UPON CONVICTION HE SHALL BE PUNISHED BY A FINE OF \$200. ONE-HALF OF THE FINE SHALL BE PAID TO THE INFORMER.) Subdivision 1. [CONSTRUCTION VIOLATION.] Every person who constructs a boiler, boiler piping, or a pressure vessel so as not to meet the minimum construction requirements of the American Society of Mechanical Engineers boiler and pressure vessel code, and the rules of the division of boiler inspection adopted by the department of labor and industry is guilty of a gross misdemeanor.

Subd. 2. [REPAIR VIOLATION.] Every person who repairs a boiler or pressure vessel by welding or riveting so as not to meet the minimum requirements established by the current edition of the national board of boiler and pressure vessel inspectors inspection code and the rules of the division of boiler inspection adopted by the department of labor and industry is guilty of a gross misdemeanor.

Subd. 3. [SALE VIOLATION.] Every manufacturer, jobber, dealer or person selling or offering for sale a boiler or pressure vessel that does not meet the minimum construction requirements of the American Society of Mechanical Engineers boiler and pressure vessel code and the rules of the division of boiler inspection adopted by the department of labor and industry is guilty of a gross misdemeanor.

Sec. 25. Minnesota Statutes 1980, Section 183.61, is amended to read:

183.61 [VIOLATIONS BY THOSE RESPONSIBLE FOR OPERATION.]

Subdivision 1. [VIOLATING REGULATIONS.] Any owner, master, or other person violating any regulation prescribed by the department of labor and industry is guilty of a misdemeanor.

Subd. 2. [INSPECTION VIOLATION.] Any person who causes to be operated, or operates, any (STEAM) boiler or boat (SUBJECT TO THE PROVISIONS OF LAWS 1957, CHAP-TER 503,) without having the same inspected at least once each year or pressure vessel without having it inspected biennially, and without having the proper engineer or pilot license is guilty of a misdemeanor.

Subd. 3. [BOATS.] Every owner, lessee, master, or pilot violating any provision of section 183.44 is guilty of a misdemeanor.

Subd. 4. [FAILURE TO REPAIR.] Every person operating or causing to be operated any boiler or pressure vessel after it has been examined and found to be unsafe and after the owner or operator thereof has been notified of any defect therein and what repairs are necessary to remedy the defect who fails to comply with the inspector's requirements is guilty of a misdemeanor.

Subd. 5. [SECTION 183.50 VIOLATION.] Every person who violates any provision of section 183.50 is guilty of a misdemeanor.

Subd. 6. [INSURANCE REPORTS.] Any insurance company that fails to comply with the requirements of section 183.57 is guilty of a misdemeanor. (UPON CONVICTION THE COM-PANY SHALL BE FINED NOT TO EXCEED \$50.)

Sec. 26. Minnesota Statutes 1980, Section 183.62, is amended to read:

183.62 [LIABILITY OF PERSONS OPERATING BOATS, BOILERS OR PRESSURE VESSELS; PENALTY.]

Every person who shall apply, or cause to be applied, to a (STEAM) boiler or pressure vessel a higher pressure (OF STEAM) than is allowed by law, or by the inspector, officer, or person authorized to limit the same; and every owner and lessee of a boiler or pressure vessel having knowledge of such application, or of circumstances which would cause such an application, shall be guilty of a gross misdemeanor. Every captain or other person having charge of the machinery (OR BOILER) of a (STEAMBOAT) boat used for the machinery (OR BOILER) of a (STEAMBOAT) boat used for the conveyance of passengers in the waters of this state (, WHO, FROM IGNORANCE OR GROSS NEGLECT, OR FOR THE PURPOSE OF INCREAS-ING THE SPEED OF THE BOAT, SHALL CREATE, OR CAUSE TO BE CREATED, AN UNDUE AND UNSAFE PRESSURE OF STEAM;) and every engineer or other person having charge of a (STEAM) boiler, steam engine, or other apparatus for generating or employing steam, (EMPLOYED IN A RAILWAY, MANUFACTORY, OR OTHER MECHANICAL WORKS,) who shall wilfully, or from ignorance or gross neglect, create, or allow to be created (, SUCH AN UNDUE QUANTITY OF STEAM AS TO BURST THE BOILER, ENGINE, OR AP-PARATUS, OR CAUSE ANY OTHER ACCIDENT, WHERE-BY HUMAN LIFE IS ENDANGERED,) any condition whereby human life is endangered, and every owner and lessee of a boat. boiler, steam engine, or other apparatus for generating or supplying steam who has knowledge of such a condition, or of circumstances which would cause such a condition, shall be guilty of a gross misdemeanor.

Sec. 27. [REPEALER.]

Minnesota Statutes 1980, Section 183.39, Subdivision 2, is repealed.

Sec. 28. [EFFECTIVE DATE.]

Sections 1 to 27 are effective April 15, 1982."

Further delete the title and insert:

"A bill for an act relating to public safety; regulating boilers, other apparatus and their operators; providing penalties; amending Minnesota Statutes 1980, Sections 183.375, Subdivision 2; 183.38; 183.39, Subdivision 1; 183.41, Subdivision 2; 183.42; 183.44; 183.45; 183.46; 183.465; 183.48; 183.50; 183.51; 183.53; 183.54; 183.545; 183.60; 183.61; 183.62; amending Minnesota Statutes 1981 Supplement, Sections 183.52; 183.56; 183.-57, Subdivision 2, and by adding a subdivision; and 183.59; and proposing new law coded in Minnesota Statutes, Chapter 183; repealing Minnesota Statutes 1980, Section 183.39, Subdivision 2."

With the recommendation that when so amended the bill pass.

The report was adopted.

SECOND READING OF SENATE BILLS

S. F. No. 429 was read for the second time.

INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

Dahlvang, Sarna, Metzen, Zubay and Osthoff introduced:

H. F. No. 1751, A bill for an act relating to alcoholic beverages; increasing the maximum dollar value of equipment furnished to beer retailers by brewers and wholesalers; deleting obsolete language; amending Minnesota Statutes 1980, Section 340.405.

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

Lemen; Jude; Peterson, B.; Wenzel and Brinkman introduced:

H. F. No. 1752, A bill for an act relating to the environment; establishing guidelines for determining the amount of fines levied for violation of certain pollution control laws; amending Minnesota Statutes 1980, Section 115.071, by adding a subdivision; proposing new law coded in Minnesota Statutes, Chapter 115.

The bill was read for the first time and referred to the Committee on Environment and Natural Resources. Valento, Kostohryz, Rose and Novak introduced:

H. F. No. 1753, A bill for an act relating to metropolitan government; providing for the allocation of certain sewage costs; amending Minnesota Statutes 1980, Section 473.517, Subdivision 2.

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

Eriekson, Heinitz, Brinkman and Stadum introduced:

H. F. No. 1754, A bill for an act relating to workers' compensation; providing for comprehensive changes based on the Florida law; proposing new law coded as Minnesota Statutes, Chapter 176A; repealing Minnesota Statutes 1980, Chapter 176, as amended.

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

Sviggum, Heinitz, Brinkman and Aasness introduced:

H. F. No. 1755, A bill for an act relating to workers' compensation; prohibiting double recovery for certain permanent partial disabilities; amending Minnesota Statutes 1980, Section 176.101, by adding a subdivision.

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

Jacobs, McEachern, Kalis, Niehaus and Wigley introduced:

H. F. No. 1756, A bill for an act relating to public utilities; requiring utilities to supply local government units with plans of their facilities; proposing new law coded in Minnesota Statutes, Chapter 216A.

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

Weaver, Reif, Kahn, Dean and Jude introduced:

H. F. No. 1757, A bill for an act relating to the University of Minnesota hospitals; limiting the amount of certain bonds previously authorized; amending Laws 1981, Chapter 275, Section 1, Subdivision 1.

The bill was read for the first time and referred to the Committee on Appropriations. Kelly, Marsh, Gustafson and Battaglia introduced:

H. F. No. 1758, A bill for an act relating to controlled substances; prohibiting conspiracies to violate controlled substances laws; prescribing penalties; proposing new law coded in Minnesota Statutes 1980, Chapter 152.

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

Schreiber, Vanasek, Jude, Hokanson and McDonald introduced:

H. F. No. 1759, A bill for an act relating to crimes; prohibiting the manufacture or delivery of drug paraphernalia; prohibiting the delivery of drug paraphernalia to minors; prohibiting the advertisement of drug paraphernalia; providing for civil forfeiture of drug paraphernalia; prescribing penalties; amending Minnesota Statutes 1980, Sections 152.01, by adding a subdivision; 152.19, Subdivisions 1 and 3; proposing new law coded in Minnesota Statutes, Chapter 152.

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

Pogemiller; Lehto; Kelly; Johnson, D., and Gruenes introduced:

H. F. No. 1760, A bill for an act relating to crimes; expanding criminal responsibility of certain recipients of stolen property; modifying penalties for receiving stolen property; expanding definition of "burglary"; amending Minnesota Statutes 1980, Sections 609.53, Subdivisions 1 and 3; and 609.58, Subdivision 2; Minnesota Statutes 1981 Supplement, Section 609.53, Subdivision 53, Subdivision 2; and Minnesota Statutes 1980, Section 609.-53, Subdivision 2; and Minnesota Statutes 1981 Supplement, Section 609.53, Subdivision 2a.

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

Marsh, Zubay, Brinkman, Schafer and Aasness introduced:

H. F. No. 1761, A bill for an act relating to crimes; prohibiting plea agreements when the offense is a crime against persons involving firearms or other dangerous weapons; proposing new law coded in Minnesota Statutes, Chapter 244.

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

Marsh, Rothenberg, Brinkman, Schafer and Vanasek introduced:

H. F. No. 1762, A bill for an act relating to corrections; authorizing the earning of good time for voluntary participation in rehabilitation oriented programs; amending Minnesota Statutes 1980, Sections 244.02; and 244.04, by adding a subdivision.

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

Esau; Johnson, C.; Mann; Schafer and Olsen introduced:

H. F. No. 1763, A bill for an act relating to education; eliminating provisions governing review and comment by the commissioner of education for school district construction; amending Minnesota Statutes 1981 Supplement, Section 124.43, Subdivision 1; repealing Minnesota Statutes 1980, Section 122.90.

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

Levi; Kelly; Vanasek; Clark, J., and Nelson, K., introduced:

H. F. No. 1764, A bill for an act relating to crimes; prohibiting possession of obscene works appealing to pedophiles; prescribing penalties; amending Minnesota Statutes 1980, Section 617.246, by adding a subdivision.

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

Nysether; Johnson, C.; Jennings and Eken introduced:

H. F. No. 1765, A bill for an act relating to education; providing for enrollment in a school district other than the district of residence in cases of particular hardship; amending Minnesota Statutes 1980, Section 120.0751, Subdivision 3, and by adding a subdivision.

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

Kelly introduced:

H. F. No. 1766, A bill for an act relating to courts; authorizing the Ramsey County commissioners to set fees for conciliation court causes removed to municipal court; amending Minnesota Statutes 1981 Supplement, Section 488A.34, Subdivision 2.

The bill was read for the first time and referred to the Committee on Judiciary. Blatz; Rothenberg; Rodriguez, F.; Anderson, B., and Welch introduced:

H. F. No. 1767, A bill for an act relating to crimes; requiring mandatory jail sentences and other dispositional alternatives for persons convicted of driving while under the influence of alcohol or a controlled substance; amending Minnesota Statutes 1980, Sections 169.121, by adding subdivisions; 169.123, Subdivision 2; repealing Minnesota Statutes 1980, Section 169.121, Subdivisions 3 and 4; Minnesota Statutes 1981 Supplement, Section 169.121, Subdivision 5.

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

Marsh and Gruenes introduced:

H. F. No. 1768, A bill for an act relating to historic sites; adding the Consumers Pure Ice and Storage Company Building in St. Cloud to the registry of state historic sites; amending Minnesota Statutes 1980, Section 138.58, by adding a subdivision.

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

Rodriguez, C.; Hoberg and Kalis introduced:

H. F. No. 1769, A bill for an act relating to municipal bonds; repealing limitations on interest rates; changing a public sale requirement; amending Minnesota Statutes 1980, Sections 475.-55 and 475.60, Subdivision 2.

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

Carlson, D., introduced :

H. F. No. 1770, A bill for an act relating to public safety; appropriating money to the commissioner of public safety to be used in conjunction with federal grants to establish a decentralized animated audio-visual traffic accident reconstruction system.

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

H. F. No. 1771, A bill for an act relating to taxation; property; decreasing the classification ratio on a certain portion of commercial and industrial property; amending Minnesota Statutes 1981 Supplement, Section 273.13, Subdivision 9.

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

Eken and Sieben, H., introduced:

H. F. No. 1772, A bill for an act relating to the legislature; changing January payment date; amending Minnesota Statutes 1980, Section 3.099, Subdivision 1.

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

Kelly introduced :

H. F. No. 1773, A bill for an act relating to the legislature; changing the dates on which members of the legislature are paid; amending Minnesota Statutes 1980, Section 3.099, Subdivision 1.

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

McEachern, Niehaus, Den Ouden, McDonald and Anderson, B., introduced:

H. F. No. 1774, A bill for an act relating to local improvements; providing the method for action on certain improvements by certain towns; amending Minnesota Statutes 1980, Section 429.011, Subdivision 2b.

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

Blatz, Begich, Munger, Battaglia and Drew introduced:

H. F. No. 1775, A bill for an act relating to waters; regulating nonmotorized paddle boats; amending Minnesota Statutes 1980, Sections 361.02, by adding a subdivision; and 361.03, by adding a subdivision.

The bill was read for the first time and referred to the Committee on Environment and Natural Resources. Fjoslien, Kalis, Eken and Evans introduced:

H. F. No. 1776, A bill for an act relating to industrial development; extending the industrial development law to all towns; amending Minnesota Statutes 1980, Section 474.02, Subdivision 2.

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

Weaver, Jacobs, Luknic, Hoberg and McEachern introduced:

H. F. No. 1777, A bill for an act relating to taxation; providing that individuals may designate a portion of their income tax refund or make a donation in addition to payment of income tax to the United States olympic committee; appropriating money; proposing new law coded in Minnesota Statutes, Chapter 290.

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

Rose, Stowell, Heinitz and Erickson introduced:

H. F. No. 1778, A bill for an act relating to unemployment compensation; establishing a credit week as a percentage of average weekly wages; reducing the minimum tax rate and increasing the maximum tax rate; providing for retroactive tax rate changes; increasing the weeks necessary to establish a claim during favorable economic conditions; providing for the payment of additional benefits and reducing the weeks necessary to establish a claim during unfavorable economic conditions; limiting the maximum benefit amount; eliminating payment of the waiting week; removing the limitation on the deductibility of severance payments; providing for the full deduction of vacation pay, holiday pay, and of military retirement payments; providing for the deduction of secondary social security benefits; providing increased penalties for individuals who quit employment or who are discharged for misconduct; redefining suitable wages for seasonal workers; amending Minnesota Statutes 1980, Sections 268.04, Subdivisions 23 and 29; 268.06, Subdivisions 8 and 19; 268.07, Subdivision 2, and by adding a subdivision; 268.08, Subdivisions 1 and 3; 268.09, Subdivisions 1 and 2; repealing Minnesota Statutes 1980, Section 268.07, Subdivision 4.

The bill was read for the first time and referred to the Committee on Governmental Operations. Munger; Carlson, D.; Norton and Sieben, H., introduced:

H. F. No. 1779, A bill for an act relating to environment; abolishing the water planning board; transferring certain duties of the water planning board to the environmental quality board and the department of energy, planning and development; providing for board membership and staff; providing for the appointment of a chairman; amending Minnesota Statutes 1980, Sections 116C.03, Subdivision 2a, and by adding subdivisions; 116C.04, by adding a subdivision; 362.12, by adding a subdivision; Minnesota Statutes 1981 Supplement, Section 116C.03, Subdivisions 2 and 4; repealing Minnesota Statutes 1980, Sections 105.401; 116C.04, Subdivisions 8 and 9; 116C.05; 116C.07; and Minnesota Statutes 1981 Supplement, Section 116C.03, Subdivision 3.

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

Brinkman, Dempsey, Gustafson and O'Connor introduced:

H. F. No. 1780, A bill for an act relating to civil actions; providing civil liability for illegal sale or barter of alcoholic beverages; amending Minnesota Statutes 1980, Sections 340.95; and 340.951; proposing new law coded in Chapter 340.

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

Rose; Stowell; Clark, K.; Sieben, H., and Sherman introduced :

H. F. No. 1781, A bill for an act relating to taxation; providing for reassessment of homestead property damaged by a disaster; appropriating money; proposing new law coded in Minnesota Statutes, Chapter 273.

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

Skoglund; Dean; Reding; Nelson, K., and Vellenga introduced:

H. F. No. 1782, A bill for an act relating to cable communications; prohibiting newspapers from owning or controlling cable communications companies operating within their market areas; proposing new law coded in Minnesota Statutes, Chapter 238.

The bill was read for the first time and referred to the Committee on Regulated Industries. Greenfield; Samuelson; Clark, K.; Swanson and Wynia introduced:

H. F. No. 1783, A bill for an act relating to public welfare; changing liquid asset limits for medical assistance eligibility; amending Minnesota Statutes 1981 Supplement, Section 256B.06, Subdivision 1, as amended by a law passed in the 1981 third special session styled as House File No. 2, Article I, Section 32.

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

Samuelson; Rodriguez, F.; Sieben, M.; McDonald and Carlson, D., introduced:

H. F. No. 1784, A bill for an act relating to public welfare; providing for reimbursement of chiropractic services for people receiving general assistance medical care; clarifying the meaning of medically certified for purposes of eligibility for general assistance; amending Minnesota Statutes 1981 Supplement, Sections 256D.03, Subdivision 4; and 256D.05, Subdivision 1.

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

Kalis introduced:

H. F. No. 1785, A bill for an act relating to drainage; increasing certain authorized repair expenditures; amending Minnesota Statutes 1980, Section 106.471, Subdivision 2.

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

Stowell, Welch, Erickson, Kalis and Aasness introduced:

H. F. No. 1786, A bill for an act relating to agriculture; changing certain procedures relating to fertilizers and soil and plant amendments; imposing a penalty; amending Minnesota Statutes 1980, Sections 17.713, by adding a subdivision; 17.721, Subdivision 2; and 17.728, as amended; Minnesota Statutes 1981 Supplement, Sections 17.713, Subdivisions 8, 12, 17a, and 20; 17.714, Subdivision 2; 17.716, Subdivision 6; 17.719, Subdivision 1, and by adding a subdivision; 17.721, Subdivision 1; 17.725, Subdivision 1; and 17.726; proposing new law coded in Minnesota Statutes, Chapter 17.

The bill was read for the first time and referred to the Committee on Agriculture. Voss, Berkelman and Wynia introduced:

H. F. No. 1787, A bill for an act relating to local government; requiring municipalities or redevelopment agencies to provide certain security for commercial industrial revenue bonds; repealing the interest rate limit on industrial revenue bonds; raising the maximum interest rate limit for public indebtedness; amending Minnesota Statutes 1980, Sections 474.02, Subdivision 1a; 474.06; and 475.55, Subdivision 1.

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

Mehrkens introduced:

H. F. No. 1788, A bill for an act relating to taxation; exempting from the motor vehicle excise tax certain purchases of motorized bicycles for resale; amending Minnesota Statutes 1980, Section 297B.035, by adding a subdivision.

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

Lehto, Munger, Greenfield and Laidig introduced:

H. F. No. 1789, A bill for an act relating to the environment; limiting and reducing emissions of sulphur dioxide in the state; requiring acid deposition control standards by the pollution control agency; requiring reports; 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.

Anderson, I.; Sieben, H.; Tomlinson; Evans and Jacobs introduced:

H. F. No. 1790, A bill for an act relating to taxation; sales; exempting paper plant material; proposing new law coded in Minnesota Statutes, Chapter 297A.

The bill was read for the first time and referred to the Committee on Taxes. Long, Sarna, Brandl and Pogemiller introduced:

H. F. No. 1791, A bill for an act relating to the city of Minneapolis; permitting the city to change the name of the housing and redevelopment authority; permitting the transfer of certain employees to employment of the housing and redevelopment authority; establishing terms for transfer of the employees; permitting certain employees to purchase service credit from the Minneapolis employees retirement fund; amending Laws 1980, Chapter 595, Section 2, Subdivision 1 and Section 3, by adding a subdivision.

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

Schoenfeld; Ogren; Hauge; Carlson, D., and Schafer introduced:

H. F. No. 1792, A bill for an act relating to local government; removing town levy limits; amending Minnesota Statutes 1981 Supplement, Section 275.50, Subdivision 2.

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

Carlson, D.; Redalen; Dempsey; Valan and Schafer introduced:

H. F. No. 1793, A bill for an act relating to local government; removing towns from general levy limits; amending Minnesota Statutes 1981 Supplement, Section 275.50, Subdivision 2.

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

Wynia, Staten, Berkelman and Hokanson introduced:

H. F. No. 1794, A bill for an act relating to health; providing for grants to certain maternal and child health care programs; 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. Pogemiller; Clark, J.; Dahlvang and Long introduced:

H. F. No. 1795, A bill for an act relating to the city of Minneapolis; changing limitations on housing programs in two Minneapolis development districts; amending Laws 1971, Chapter 677.

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

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

H. F. No. 1796, A bill for an act relating to retirement; second class city police relief associations; eliminating a dollar amount limitation on the payment of salaries to relief association officers; amending Minnesota Statutes 1981 Supplement, Section 423.808.

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

Weaver, Kalis, Schreiber and Valento introduced:

H. F. No. 1797, A bill for an act relating to the operation of state government; providing procedures for state mandating of local government functions; allowing for certain mandated functions to be discretionary; modifying the requirements of certain other mandated activities; amending Minnesota Statutes 1980, Sections 18.231, Subdivisions 1, 2, and 3; 162.04; 162.10; 169.14, Subdivision 5; 344.01; 373.01, by adding a subdivision; 373.052, Subdivision 1; 375.12, Subdivision 1; 394.01; 403.01, Subdivision 1; 410.19; and 477A.04, Subdivision 1; Minnesota Statutes 1981 Supplement, Section 477A.04, Subdivision 2; proposing new law coded in Minnesota Statutes, Chapter 10.

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

Otis; Nelson, K.; Laidig; Norton and Evans introduced:

H. F. No. 1798, A bill for an act relating to energy; specifying the role of the department of energy, planning and development before the public utilities commission; clarifying certain public utilities commission responsibilities; amending Minnesota Statutes 1980, Sections 116H.02, Subdivision 5; and 216B.03; Minnesota Statutes 1981 Supplement, Sections 116H.07; 116H.-11, by adding a subdivision; and 216B.241, Subdivision 2.

The bill was read for the first time and referred to the Committee on Energy. Swanson and Welch introduced:

H. F. No. 1799, A bill for an act relating to health; providing for evaluation of certain changes in certificate of need review; requiring monitoring; amending the thresholds of review; providing for additional waivers; requiring reports; amending Minnesota Statutes 1980, Sections 145.833, Subdivision 5; and 145.835, Subdivisions 3 and 4; repealing Minnesota Statutes 1980, Sections 145.832 to 145.845, as amended; and Minnesota Statutes 1981 Supplement, Section 62D.22, Subdivision 6.

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

Nelson, K.; Staten and Clark, J., introduced:

H. F. No. 1800, A bill for an act relating to state contracts; rules governing eligibility for award of small business set aside contracts; amending Minnesota Statutes 1980, Section 16.085.

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

Carlson, D., introduced:

H. F. No. 1801, A bill for an act relating to the state fire code; repealing an administrative rule of the department of public safety; amending Minnesota Statutes 1981 Supplement, Section 299F.011, Subdivision 1.

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

McEachern introduced:

H. F. No. 1802, A bill for an act relating to local improvements; providing for certain local improvements and special assessments; amending Minnesota Statutes 1981 Supplement, Section 429.021, Subdivision 1.

The bill was read for the first time and referred to the Committee on Transportation. Levi, Kelly, Vanasek, Rothenberg and Rose introduced:

H. F. No. 1803, A bill for an act relating to juveniles; providing for termination of jurisdiction over juveniles; providing for the apprehension of juvenile absconders and escapees; amending Minnesota Statutes 1980, Sections 242.19; 260.181, Subdivision 4; and Minnesota Statutes 1981 Supplement, Section 242.44.

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

Johnson, C., and Murphy introduced:

H. F. No. 1804, A bill for an act relating to partition fences; exempting certain lands from the provisions of chapter 344; providing that when only one owner or occupant is benefited by a fence he shall be assigned the entire expenses of the fence; amending Minnesota Statutes 1980, Section 344.03, Subdivision 1; proposing new law coded in Minnesota Statutes, Chapter 344.

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

Lemen, Kelly, Norton and Carlson, D., introduced:

H. F. No. 1805, A bill for an act relating to highway traffic regulations; impounding registration plates and certificates if convicted for driving while under the influence of alcohol; abolishing the incarcerative sanction for the offense if driving while under the influence; repealing the provision authorizing limited licenses for offenses involving driving while under the influence; amending Minnesota Statutes 1980, Sections 168.041, Subdivision 6, and by adding a subdivision; 169.121, Subdivisions 3 and 4; 169.123, Subdivisions 5a and 6; repealing Minnesota Statutes 1980, Section 169.123, Subdivision 9.

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

Peterson, B.; Jude; Dempsey; Olsen and Sieben, M., introduced:

H. F. No. 1806, A bill for an act relating to constitutional amendments; proposing an amendment to the people to change the majority necessary to approve a constitutional amendment at an election to a majority of those voting on the question rather than a majority of those voting at the election.

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

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Welch: Clawson: Johnson, D., and Luknic introduced:

H. F. No. 1807, A bill for an act relating to health: establishing a study commission on the use of state facilities in lieu of reimbursing private facilities for some purposes.

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

Brinkman introduced:

H. F. No. 1808. A bill for an act relating to financial institutions; authorizing the establishment of certain branch banks by banks located in this state; providing for application and approval of branch banks; permitting change of locations and office closings; permitting establishment of branch banks through merger or consolidation; authorizing the acquisition of banks or trust companies located in this state by foreign bank holding companies under certain prescribed conditions; amending Minnesota Statutes 1980, Section 49.34; proposing new law coded in Minnesota Statutes, Chapters 47 and 48; repealing Minnesota Statutes 1980, Section 48.34.

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

Pogemiller, Levi, Simoneau and Vanasek introduced:

H. F. No. 1809. A bill for an act relating to crimes; prohibiting the selling of children; prescribing penalties; 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.

McEachern introduced:

H. F. No. 1810, A bill for an act relating to taxation; real property; eliminating tax recapture or payment acceleration of de-ferred special assessments upon certain sales of qualifying agricultural property; amending Minnesota Statutes 1980, Section 273.111, Subdivisions 9, 11, and by adding a subdivision.

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

Staten, Norton, Kahn and Greenfield introduced:

H. F. No. 1811, A bill for an act relating to state investment policy; prohibiting certain investments in countries not following human rights standards; proposing new law coded in Minnesota Statutes, Chapter 11A.

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

Kelly; Rodriguez, F., and Tomlinson introduced:

H. F. No. 1812, A bill for an act relating to state historic sites; the Old Federal Courts building; amending Minnesota Statutes 1980, Section 138.56, Subdivision 7.

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

Dempsey, Jude, Schafer and O'Connor introduced:

H. F. No. 1813, A bill for an act relating to family law; defining the status of marital property and providing for its division in dissolution and annulment actions; amending Minnesota Statutes 1980, Section 518.54, Subdivision 5; and Minnesota Statutes 1981 Supplement, Section 518.58.

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

Stumpf, Battaglia, Eken and Begich introduced:

H. F. No. 1814, A bill for an act relating to game and fish; prohibited methods of taking certain quadrapeds; amending Minnesota Statutes 1980, Section 100.29, Subdivision 14.

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

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Mehrkens and Anderson, G., introduced:

H. F. No. 1815, A bill for an act relating to highway traffic regulations; allowing the use of certain combinations of vehicles; allowing certain axle weight combinations; establishing allowable axle weight combinations; establishing allowable axle weights on restricted routes; modifying the distribution of receipts collected as fines; amending Minnesota Statutes 1981 Supplement, Sections 169.81, Subdivision 3; 169.825, Subdivisions 8, 10, and 12; 299D.03, Subdivision 5; repealing Minnesota Statutes 1981 Supplement, Section 169.861.

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

Peterson, B.; Munger; Drew and Long introduced:

H. F. No. 1816, A bill for an act relating to the environment; expediting the receipt of federal moneys for emergency response to hazardous waste releases; expediting the variance issuance procedures of the pollution control agency; amending Minnesota Statutes 1980, Sections 116.03, Subdivision 3; and 116.07, Subdivision 5.

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

Mehrkens, Mann, Frerichs, Hauge and Kalis introduced:

H. F. No. 1817, A bill for an act relating to transportation; adding a new route to the trunk highway system in substitution of an existing route; discontinuing and removing a route from the trunk highway system; providing for the disposal of surplus property; exempting the state transportation plan from the provisions of the administrative procedure act; requiring driver qualifications and safety requirements for certain motor carriers; regulating building movers and establishing fees; allowing expenditures from the state airports fund for educational programs to promote interest and safety in aeronautics; amending Minnesota Statutes 1980, Sections 161.41; 174.03, Subdivisions 1 and 2; 360.015, Subdivision 2; 360.017, Subdivision 1; Minnesota Statutes 1981 Supplement, Sections 221.011, Subdivision 22; and 221.81; proposing new law coded in Minnesota Statutes, Chapter 221.

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

Osthoff, Kelly, Hanson, Wynia and Drew introduced:

H. F. No. 1818, A bill for an act relating to the city of St. Paul; providing for the composition of the St. Paul charter commission.

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

Levi, McEachern, Elioff, Hoberg and Anderson, B., introduced:

H. F. No. 1819, A bill for an act relating to education; authorizing school districts to develop programs enabling secondary students to attend courses at post secondary institutions; proposing new law coded in Minnesota Statutes, Chapter 123.

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

Schreiber introduced:

H. F. No. 1820, A bill for an act relating to local government; changing certain notice requirements and meeting dates; establishing a homestead credit replacement aid formula; abolishing the homestead credit; altering the maximum amounts of property tax refunds for taxes payable; repealing the levy limit extension; amending Minnesota Statutes 1980, Sections 270.12, Subdivisions 2 and 3; 270.13; 273.13, Subdivision 8a, and by adding a subdivision; 274.01, Subdivision 1; 274.14; 290A.04, Subdivision 3, and by adding a subdivision; Minnesota Statutes 1981 Supplement, Sections 273.13, Subdivisions 4, 6, 7, and 9; proposing new law coded in Minnesota Statutes, Chapter 273; repealing Minnesota Statutes 1980, Sections 273.115, as amended; 273.116, as amended; 273.121; 273.13, Subdivisions 7a, 14, 14a, and 18; 273.139; Minnesota Statutes 1981 Supplement, Sections 124.213; 273.13, Subdivisions 15a and 15b; Laws 1981, Third Special Session, Chapter 2, Article IV, Sections 9, 10, and 11.

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

HOUSE ADVISORIES

The following House Advisory was introduced:

Kelly, Lehto, Byrne, Levi and Lemen introduced:

H. A. No. 47, A proposal to create a crime victims' service agency.

The advisory was referred to the Committee on Governmental Operations.

CONSENT CALENDAR

H. F. No. 1550, A bill for an act relating to the city of Big Falls; authorizing the establishment of detached banking facilities.

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 126 yeas and 0 nays as follows:

Aasness Ainley Anderson, B. Anderson, G. Anderson, I. Battaglia Begich Berkelman Blatz Brandl Brinkman Byrne Carlson, D. Carlson, L. Clark, J. Clark, J. Clawson Dahlvang Dean Dempsey Den Ouden Drew Eken Elioff Ellingson	Ewald Fjoslien Frerichs Greenfield Gruenes Gustafson Halberg Hanson Harens Hauge Haukoos Heap Himle Hoberg Hokanson Hokr Jacobs Jennings Johnson, C. Johnson, D. Jude Kahn Kaley Kalis	Kostohryz Kvam Laidig Lehto Lemen Levi Long Ludeman Luknic Marsh McCarron McDonald McEachern McDonald McEachern Mehrkens Metzen Minne Munger Murphy Nelsen, B. Niehaus Norton Novak Nysether Q'Connor	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 Sherwood	Skoglund Stadum Staten Stowell Stumpf Swanson Tomlinson Valan Valento Vanasek Vellenga Voss Weaver Welch Welker Welker Weiser Wigley Wynia Zubay Spkr. Sieben, H.
Ellingson Esau	Kalis Kelly	O'Connor Ogren	Sherwood Sieben, M.	
Evans	Knickerbocker	Olsen	Simoneau	

Those who voted in the affirmative were:

The bill was passed and its title agreed to.

H. F. No. 1554 was reported to the House.

There being no objection, H. F. No. 1554 was continued on the Consent Calendar until Thursday, February 4, 1982.

H. F. No. 1574, A bill for an act relating to Independent School District No. 084, Sleepy Eye; requiring revision of its certified statutory operating debt.

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

The question was taken on the passage of the bill and the roll was called. There were 128 yeas and 0 nays as follows:

Those who voted in the affirmative were:

The bill was passed and its title agreed to.

H. F. No. 1614, A bill for an act relating to Independent School District No. 708; requiring certification of statutory operating debt.

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 1 nay 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. Clawson Dahlvang Dean	Den Ouden Drew Eken Elioff Ellingson Erickson Esau Evans Ewald Frerichs Greenfield Gruenes Halberg Hanson Harens Hauge Haukoos Heap	Himle Hoberg Hokanson Hokr Jacobs Jennings Johnson, C. Johnson, D. Jude Kahn Kaley Kalis Kelly Knickerbocker Kostohryz Kvam Laidig Lehto	Niehaus Norton Novak	Ogren Olsen Onnen Osthoff Otis Peterson, B. Peterson, D. Piepho Pogemiller Redalen Reding Rees Reif Rodriguez, C. Rodriguez, F. Rose Rothenberg Samuelson
Dean Dempsey	Heap Heinitz	Lehto Lemen	Nysether O'Connor	Samuelson Sarna
- + · · · · · · · · J				

Schafer Schoenfeld Schreiber Searles Sherman Sherwood	Sieben, M. Simoneau Skoglund Stadum Stowell Stumpf	Sviggum Swanson Tomlinson Valan Valento Vellenga	Voss Weaver Welch Welker Wenzel Wieser	Wigley Wynia Zubay Spkr. Sieben, H.
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Those who voted in the negative were:

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The bill was passed and its title agreed to.

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. No. 1250 which it recommended to pass with the following amendment offered by Lemen:

Page 3, delete line 15

Page 3, line 16, delete the new language and insert:

"shelter care facility. If there is reason to believe that disclosure of the location of the shelter care facility would place the child's health and welfare in immediate endangerment, disclosure of the location of the shelter care facility shall not be made"

Page 4, delete lines 29 to 36

Page 5, delete line 1 and insert:

"Subd. 5a. [SHELTER CARE; NOTICE TO PARENT.] When a child is to be placed in a shelter care facility the person taking the child into custody or the court shall determine whether or not there is reason to believe that disclosure of the shelter care facility's location to the child's parent, guardian, or custodian would immediately endanger the health and welfare of the child. If there is reason to believe that the child's health and welfare would be immediately endangered, disclosure of the location shall not be made. This determination shall be included in the report required by subdivision 5, along with instructions to the shelter care facility to notify or withhold notification." On the motion of Eken the report of the Committee of the Whole was adopted.

MOTIONS AND RESOLUTIONS

Clawson moved that the name of Anderson, B., be stricken as an author and the name of Hauge be added as chief author on H. F. No. 535. The motion prevailed.

Marsh moved that the names of Mann and Novak be added as authors on H. F. No. 1025. The motion prevailed.

Hokanson moved that the name of Rose be stricken and the name of Lehto be added as an author on H. F. No. 1704. The motion prevailed.

Peterson, D., moved that the name of Valento be added as an author on H. F. No. 1668. The motion prevailed.

Wigley moved that the name of Valento be added as an author on H. F. No. 1681. The motion prevailed.

Onnen moved that the name of Stumpf be added as an author on H. F. No. 1543. The motion prevailed.

Dempsey moved that the name of Valento be added as an author on H. F. No. 1686. The motion prevailed.

Olsen moved that the name of Peterson, B., be added as an author on H. F. No. 1734. The motion prevailed.

McEachern moved that the names of Long, Stumpf, Levi and Clark, K., be added as authors on H. F. No. 1699. The motion prevailed.

Pogemiller moved that the names of Brandl and Staten be added as authors on H. F. No. 1747. The motion prevailed.

Fjoslien moved that the name of Staten be added as an author on H. F. No. 1715. The motion prevailed.

Fjoslien moved that the name of Kvam be added as an author on H. F. No. 1706. The motion prevailed.

Aasness moved that the name of Valento be added as an author on H. F. No. 1709. The motion prevailed.

Pogemiller moved that the name of Sieben, H., be added as second author and the name of Eken be added as third author on H. F. No. 1365. The motion prevailed. Skoglund moved that the name of Vellenga be stricken and the name of Otis be added as an author on H. F. No. 1782. The motion prevailed.

Lehto moved that the name of Dean be added as third author on H. F. No. 1789. The motion prevailed.

ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the following committee assignments, effective August 18, 1981:

Frerichs: Commerce and Economic Development, Regulated Industries and Transportation.

ADJOURNMENT

Eken moved that when the House adjourns today it adjourn until 2:00 p.m., Thursday, February 4, 1982. 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., Thursday, February 4, 1982.

EDWARD A. BURDICK, Chief Clerk, House of Representatives