

## STATE OF MINNESOTA

## SEVENTY-THIRD SESSION - 1983

## TWENTY-THIRD DAY

SAINT PAUL, MINNESOTA, MONDAY, MARCH 14, 1983

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 Dr. Albert C. Magnuson, Redeemer Covenant Church, Brooklyn Park, Minnesota.

The roll was called and the following members were present:

Anderson, B.	Ellingson	Knickerbocker	Osthoff	Simoneau
Anderson, G.	Erickson	Knuth	Otis	Skoglund
Anderson, R.	Evans	Kostohryz	Pauly	Solberg
Battaglia	Findlay	Krueger	Peterson	Sparby
Beard	Fjoslien	Kvam	Piepho	Stadum
Begich	Forsythe	Larsen	Piper	Staten
Bennett	Frerichs	Levi	Price	Sviggum
Bergstrom	Graba	Long	Quinn	Swanson
Berkelman	Greenfield	Ludeman	Quist	Thiede
Bishop	Gruenes	Mann	Redalen	Tomlinson
Blatz	Gustafson	Marsh	Rice	Tunheim
Brandl	Gutknecht	McDonald	Riveness	Uphus
Brinkman	Halberg	McEachern	Rodosovich	Valento
Burger	Haukoos	McKasy	Rodriguez, C.	Vanasek
Carlson, D.	Heap	Metzen	Rodriguez, F.	Vellenga
Carlson, L.	Himle	Minne	Rose	Voss
Clark, J.	Hoberg	Munger	St. Onge	Waltman
Clark, K.	Hoffman	Murphy	Sarna	Welch
Clawson	Hokr	Nelson, D.	Schafer	Welker
Cohen	Jacobs	Nelson, K.	Scheid	Welle
Coleman	Jennings	Neuenschwander	Schoenfeld	Wenzel
DenOuden	Jensen	Norton	Segal	Wigley
Dimler	Kahn	Ogren	Shaver	Wynia
Eken	Kalis	Olsen	Shea	Zaffke
Elioff	Kelly	Onnen	Sherman	Speaker Sieben

A quorum was present.

Dempsey, Heinitz, Johnson, Omann, Seaberg and Valan were excused.

Schreiber was excused until 2:25 p.m. O'Connor and Reif were excused until 2:50 p.m.

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

#### REPORTS OF CHIEF CLERK

Pursuant to Rules of the House, printed copies of H. F. Nos. 166, 190, 236, 413, 89, 260 and 381 and S. F. No. 152 have been placed in the members' files.

S. F. No. 152 and H. F. No. 260, which had been referred to the Chief Clerk for comparison, were examined and found to be identical.

Bennett moved that S. F. No. 152 be substituted for H. F. No. 260 and that the House File be indefinitely postponed. The motion prevailed.

#### REPORTS OF STANDING COMMITTEES

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

H. F. No. 30, A bill for an act relating to veterans affairs; providing residents of the Minnesota veterans home with a right to complain about home accommodations and services; prohibiting retaliatory eviction of residents who exercise their right to complain; proposing new law coded in Minnesota Statutes, chapter 198.

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

The report was adopted.

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

H. F. No. 31, A bill for an act relating to veterans affairs; prohibiting searches at the Minnesota veterans home except under criminal warrant; proposing new law coded in Minnesota Statutes, chapter 198.

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

The report was adopted.

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

H. F. No. 77; A bill for an act relating to horse racing; creating a Minnesota racing commission and providing for its membership, powers, and duties; authorizing the licensing of persons to operate racetracks, conduct horse racing, engage in certain occupations and conduct pari-mutuel betting on horse racing; prescribing taxes and license fees; establishing a Minnesota breeders fund; providing penalties; appropriating money; amending Minnesota Statutes, 1982, sections 38.04; 609.75, subdivision 3; and 609.761; proposing new law coded as Minnesota Statutes, chapter 240.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. [240.01] [DEFINITIONS.]

*Subdivision 1. [TERMS.] For the purposes of this act the terms defined in this section have the meanings given them.*

*Subd. 2. [HORSE RACING.] "Horse racing" is any form of horse racing in which horses carry a rider or pull a sulky.*

*Subd. 3. [PERSON.] "Person" is an individual, firm, association, partnership, corporation, trustee, or legal representative, and any licensee, participant, or patron.*

*Subd. 4. [COMMISSION.] "Commission" is the Minnesota racing commission.*

*Subd. 5. [PARI-MUTUEL BETTING.] "Pari-mutuel betting" is the system of betting on horse races where those who bet on horses that finish in the position or positions for which bets are taken share in the total amounts bet, less deductions required or permitted by law.*

*Subd. 6. [BREAKAGE.] "Breakage" is the odd cents of all money to be distributed based on each dollar bet exceeding a sum equal to the next lowest multiple of ten.*

*Subd. 7. [STRAIGHT POOLS AND BETS.] "Straight pool" is a licensed pari-mutuel pool in which each ticket represents a bet to win, place, or show. A "straight bet" is a bet in a straight pool.*

*Subd. 8. [MULTIPLE POOLS AND BETS.] "Multiple pool" is a licensed pari-mutuel pool other than a straight pool. A "multiple bet" is a bet in a multiple pool.*

*Subd. 9. [LICENSED RACETRACK.] "Licensed racetrack" is a racetrack at which horse racing is conducted on the*

*premises and which holds a class A or class D license issued by the commission.*

*Subd. 10. [RACING DAY.] "Racing day" is a day assigned by the commission as a racing day, and on which racing is conducted.*

*Subd. 11. [RACING MEETING.] "Racing meeting" is a series of days in which racing days are not separated by more than five non-racing days.*

**Sec. 2. [240.02] [RACING COMMISSION.]**

*Subdivision 1. [COMMISSION CREATED.] A Minnesota racing commission is established with the powers and duties specified in this act. The commission consists of five members appointed by the governor with the advice and consent of the senate and the house acting separately. Not more than three of the members may belong to the same political party. The governor shall designate the chairman of the commission. Of the members first appointed, two are for terms expiring June 30, 1985, two are for terms expiring June 30, 1987, and one is for a term expiring June 30, 1989. After the expiration of the initial term, appointments are for terms of six years. An appointment to fill a vacancy in an unexpired term is for the remainder of the term and is with the advice and consent of the senate and the house acting separately.*

*Subd. 2. [QUALIFICATIONS.] A member of the commission must have been a resident of Minnesota for at least five years before appointment, and must have a background and experience as would qualify for membership on the commission. A member must, before taking his or her place on the commission, file a bond in the principal sum of \$100,000 payable to the state, conditioned upon the faithful performance of his or her duties. No commission member, nor any member of his or her immediate family, may hold a license issued by the commission or have a direct or indirect financial interest in a corporation, partnership, or association which holds a license issued by the commission.*

*Subd. 3. [COMPENSATION.] The compensation of commission members is \$50 per day spent on commission activities, when authorized by the commission, plus expenses in the same manner and amount as received by state employees.*

*Subd. 4. [REMOVAL; VACANCIES.] The removal of commission members and the filling of vacancies is as provided in section 15.0575.*

*Subd. 5. [ACTIONS.] The commission may sue and be sued in its own name, but no action may be brought against the*

*commission or any of its members for actions taken in good faith in the performance of their duties. The attorney general is the legal counsel for the commission.*

*Subd. 6. [HEARINGS.] All hearings conducted by the commission must be conducted in accordance with chapter 14, the administrative procedure act.*

*Subd. 7. [ANNUAL REPORT.] The commission shall once each year report to the governor and legislature on its activities, organizational structure, receipts and disbursements, and recommendations for changes in the laws relating to racing and pari-mutuel betting.*

**Sec. 3. [240.03] [COMMISSION POWERS AND DUTIES.]**

*The commission has the following powers and duties:*

- (1) to regulate horse racing in Minnesota to ensure that it is conducted in the public interest;*
- (2) to issue licenses as provided in this act;*
- (3) to enforce all laws and rules governing horse racing;*
- (4) to collect and distribute all taxes provided for in this act;*
- (5) to conduct necessary investigations and inquiries and compel the submission of information, documents, and records it deems necessary to carry out its duties;*
- (6) to supervise the conduct of pari-mutuel betting on horse racing;*
- (7) to employ and supervise personnel under this act;*
- (8) to determine the number of racing dates to be held in the state and at each track;*
- (9) to take all necessary steps to ensure the integrity of racing in Minnesota.*

**Sec. 4. [240.04] [EMPLOYEES.]**

*Subdivision 1. [EXECUTIVE SECRETARY.] The commission shall appoint an executive secretary, who is its chief administrative officer and who serves at its pleasure in the unclassified service. He shall devote full time to his duties, which are:*

(a) to take and preserve records of all proceedings before the commission, maintain its books, documents, and records, and make them available for public inspection as the commission directs;

(b) if so designated by the commission, to act as a hearing officer to conduct hearings, receive testimony and exhibits, and certify the record of proceedings to the commission;

(c) to act as the commission's chief personnel officer and supervise the employment, conduct, duties, and discipline of commission employees; and

(d) to perform other duties as directed by the commission.

**Subd. 2. [INSPECTOR OF PARI-MUTUELS.]** The commission shall employ an inspector of pari-mutuels who serves in the unclassified service at the commission's pleasure. He shall, while employed by the commission, devote full time to his duties, which are:

(a) to supervise all forms of pari-mutuel betting on horse racing in the state;

(b) to inspect all machinery;

(c) to make reports on pari-mutuel betting as the commission directs;

(d) subject to commission approval, to appoint deputy inspectors on a seasonal or part-time basis to perform duties the commission designates; and

(e) to perform other duties as directed by the commission.

**Subd. 3. [CHIEF OF SECURITY.]** The commission shall appoint a chief of racing security to serve in the unclassified service at the commission's pleasure. He shall devote full time to his duties while employed by the commission. The chief of racing security is responsible for enforcing all laws and commission rules relating to the security and integrity of racing. He and all other persons designated by the commission as security officers have free and open access to all areas of all facilities the commission licenses and may search without a search warrant any part of a licensed racetrack and the person of any licensee of the commission on the premises. The chief of security may order a licensee to take, at the licensee's expense, security measures he determines necessary to protect the integrity of racing, but such an order may be appealed to the commission. Nothing in this act prohibits law enforcement authorities and agents from entering, in the performance of their duties, a premises licensed under this act.

Subd. 4. [MEDICAL SERVICES.] *The commission shall appoint a medical officer who shall be a doctor of veterinary medicine and who serves at its pleasure in the unclassified service. He shall, while employed by the commission, devote full time to his duties, which are:*

(a) *to supervise the formulation, administration, and evaluation of all medical tests the commission's rules require or authorize;*

(b) *to advise the commission on all aspects of veterinary medicine relating to its powers and duties; and*

(c) *to supervise all personnel involved in medical testing, subject to the supervision of the executive secretary.*

*The commission may obtain medical services as required by contract with an institution which teaches animal health sciences within the state. If no medical officer is appointed, his duties may be assigned to the executive secretary.*

Subd. 5. [OTHER EMPLOYEES.] *Subject to applicable laws, the commission shall employ and assign duties to other officers, employees, and agents as it deems necessary to discharge its functions. Except as otherwise provided, they serve in the classified service.*

Subd. 6. [COMPENSATION.] *The salaries of all commission employees are determined by the commission unless otherwise prescribed by law.*

Subd. 7. [ASSISTANCE.] *The commission may request assistance from any department or agency of the state in fulfilling its duties, and shall make appropriate reimbursement for all such assistance.*

#### Sec. 5. [240.05] [LICENSES; CLASSES.]

Subdivision 1. [CLASSES.] *The commission may issue four classes of licenses:*

(a) *class A licenses, for the ownership and operation of a racetrack with horse racing on which pari-mutuel betting is conducted;*

(b) *class B licenses, for the sponsorship and management of horse racing on which pari-mutuel betting is conducted;*

(c) *class C licenses, for the privilege of engaging in certain occupations related to horse racing; and*

(d) class D licenses, for the conduct of pari-mutuel horse racing by county agricultural societies or associations.

No person may engage in any of the above activities without first having obtained the appropriate license from the commission.

Subd. 2. [FORMS.] All application forms for licenses must contain a statement to the effect that by accepting a license from the commission a licensee consents to having his property or person subject to inspection at any time by the chief of racing security or by security officers designated by the commission.

Subd. 3. [POLICY.] It is the intent of the legislature that authority granted by law to the commission to issue licenses not be construed as requiring the commission to issue any license.

## Sec. 6. [240.06] [RACETRACK LICENSES.]

Subdivision 1. [APPLICATION.] The commission may issue one or more class A licenses, but not more than one to any one person. An application for a class A license must be on a form the commission prescribes and must be accompanied by detailed plans and specifications of the track, buildings, fences, and other improvements. The application must contain:

(a) the name and address of the applicant and, if it is a corporation, the names of all officers, directors, and stockholders of the corporation and any of its holding corporations;

(b) if required by the commission, the names of any person or persons holding directly, indirectly, or beneficially an interest of any kind in the applicant or any of its holding corporations, whether the interest is financial, administrative, policy-making, or supervisory;

(c) a statement of the assets and liabilities of the applicant; and

(d) a sworn statement executed by the applicant setting forth that no officer, director, or other person with a present or future direct or indirect financial or management interest in the racetrack, to the best of the applicant's knowledge:

(1) is in default in the payment of an obligation or debt to the state under this act;

(2) has ever been convicted of a felony in a state or federal court or has a state or federal felony charge pending;

(3) is or has been connected with or engaged in any illegal business;



(4) has ever been found guilty of fraud or misrepresentation in connection with racing or breeding;

(5) has ever been found guilty of a violation of a law or rule in any racing jurisdiction for which a license revocation has been or could have been imposed; or

(6) has ever knowingly violated a rule or order of the commission or a law of Minnesota relating to racing.

**Subd. 2. [HEARINGS.]** Before granting an initial class A license application the commission shall hold one or more public hearings in the area where the racetrack is or will be located. The commission shall also request comments on the application from the city council of the city where the track is or will be located, or from the county board if it is to be located outside a municipality, and from the appropriate regional development commission or the metropolitan council, as the case may be.

**Subd. 3. [INVESTIGATION.]** Before granting an initial class A license the commission shall conduct, or request the bureau of criminal apprehension to conduct, a comprehensive background and financial investigation of the applicant and sources of financing. The commission shall by rule define the scope of preliminary and comprehensive investigations. The commission may charge an applicant an investigation fee to cover the cost of the investigation, and shall from this fee reimburse the bureau for its share of the cost of the investigation. The commission has access to all criminal history data compiled by the bureau of criminal apprehension on class A licensees and applicants.

**Subd. 4. [LICENSE ISSUANCE.]** If after considering the information received at the hearing or hearings and the comments requested under subdivision 2, the commission determines that the license will not adversely affect the public health, welfare, and safety, that the racetrack will be operated in accordance with all applicable laws and rules, that the license will not create a competitive situation that will adversely affect racing and the public interest, and that the applicant is financially able to operate a licensed racetrack, it may issue a class A license to the applicant. The license is effective until revoked or suspended by the commission or relinquished by the licensee.

**Subd. 5. [PROHIBITED LOCATIONS.]** A class A license may not be issued to any location where the operation of a racetrack is prohibited by a valid local zoning ordinance. Not more than one class A license may be issued by the commission within the seven-county metropolitan area.

**Subd. 6. [CHANGES IN OWNERSHIP OR MANAGEMENT.]** If a change in the officers, directors, stockholders, or other persons with a present or future direct or indirect fi-

nancial or management interest in the licensee, or a change of ownership of more than five percent of the licensee's stock is made after the initial application or license issuance, the applicant or licensee must notify the commission of the changes within five days of their occurrence and provide the affidavit required by subdivision 1.

**Subd. 7. [LICENSE SUSPENSION AND REVOCATION.]** The commission may revoke a class A license for a violation of law, order, or rule which in the commission's opinion adversely affects the integrity of horse racing in Minnesota, or for an intentional false statement made in a license application, or for a willful failure to pay any money required to be paid by this act.

The commission may suspend a class A license for up to one year for a violation of law, order, or rule, and may suspend a class A license indefinitely if it determines that the licensee has as an officer, director, stockholder, or other person with a direct, indirect, or beneficial interest a person who is in the commission's opinion inimical to the integrity of horse racing in Minnesota or who cannot be certified under subdivision 1, clause (d).

A license revocation or suspension under this subdivision, or a refusal to renew a class A license, is a contested case under sections 14.57 to 14.70 of the administrative procedure act, and is in addition to criminal penalties imposed for a violation of law or rule.

**Subd. 8. [WORK AREAS.]** A class A licensee must accept and provide suitable work areas for commission members, officers, employees, and agents who are directed by the commission to supervise and control racing at the licensed racetrack at no cost to the commission.

**Sec. 7. [240.07] [RACING LICENSES.]**

**Subdivision 1. [APPLICATION.]** The commission may issue one or more class B licenses for the sponsorship and management of horse racing at licensed racetracks. An application for a class B license must be on a form the commission prescribes, and must be accompanied by a bond in the principal amount of \$500,000 payable to the state of Minnesota conditioned on the licensee's payment of all fees, taxes, and other money due and payable under this act, including horse owner's purses and payouts on winning pari-mutuel tickets.

The application must contain:

(a) the name and address of the applicant and, if it is a corporation or association, the names of all officers, directors, and stockholders, including those of any of its holding companies;

(b) if required by the commission, the names of any person or persons holding, directly, indirectly, or beneficially, an interest of any kind in the applicant or any of its holding companies, whether the interest is financial, administrative, policy-making, or supervisory;

(c) a statement of the assets and liabilities of the applicant; and

(d) a sworn statement of the type described in section 6, subdivision 1, clause (d).

**Subd. 2. [HEARINGS; INVESTIGATIONS.]** Before granting an initial class B license the commission shall hold at least one public hearing on the license. Comprehensive investigations must be conducted and their costs paid in the manner prescribed by section 6, subdivision 3. The commission has access to all criminal history data compiled by the bureau of criminal apprehension on class B licensees and applicants.

**Subd. 3. [LICENSE ISSUANCE.]** If after considering the information received from the hearing and investigations, the commission determines that the applicant will conduct horse racing in accordance with all applicable laws and rules, will not adversely affect the public health, welfare, and safety, that the license will not create a competitive situation that will adversely affect racing and the public interest and is fit to sponsor and manage racing, the commission may issue a class B license. The license is for a period of one year.

**Subd. 4. [RENEWAL.]** The commission may renew a class B license without a hearing unless it determines a hearing to be necessary.

**Subd. 5. [CHANGES IN OWNERSHIP.]** If a change in the officers, directors, or other persons with a direct or indirect financial or management interest in the licensee, or a change of ownership of more than five percent of the licensee's stock is made after the initial application or license issuance, the applicant or licensee must notify the commission of the changes within five days of their occurrence and provide the affidavit required in subdivision 1.

**Subd. 6. [LICENSE SUSPENSION AND REVOCATION.]** Suspension, revocation, and refusal to renew a class B license is as provided in section 6, subdivision 7.

**Subd. 7. [MULTIPLE LICENSES.]** A person may simultaneously hold one class A and one class B license.

**Sec. 8. [240.08] [OCCUPATION LICENSES.]**

*Subdivision 1. [AUTHORITY.] The commission may issue class C occupational licenses to persons who wish to be employed in horse racing where pari-mutuel betting is conducted as:*

- (a) horse owners or lessees;*
- (b) jockeys or drivers;*
- (c) exercise workers;*
- (d) grooms;*
- (e) trainers and their assistants;*
- (f) pari-mutuel personnel;*
- (g) security officers;*

*(h) other occupations the commission by rule determines require licensing to ensure the integrity of horse racing in Minnesota.*

*Subd. 2. [APPLICATION.] An application for a class C license must be on a form the commission prescribes and must be accompanied by an affidavit of qualification that the applicant:*

*(a) is not in default in the payment of an obligation or debt to the state under this act;*

*(b) has never been convicted of a felony in a state or federal court and does not have a state or federal felony charge pending;*

*(c) is not and never has been connected with or engaged in an illegal business;*

*(d) has never been found guilty of fraud or misrepresentation in connection with racing or breeding;*

*(e) has never been found guilty of a violation of law or rule in any racing jurisdiction for which a license revocation has been or could have been imposed;*

*(f) has never knowingly violated a rule or order of the commission or a law of Minnesota relating to racing.*

*Subd. 3. [INVESTIGATIONS.] The commission shall investigate each applicant for a class C license to the extent it deems necessary, and may request the assistance of and may reimburse the bureau of criminal apprehension in investigating applicants. The commission may by rule require that an applicant*

be fingerprinted or furnish his fingerprints. Investigations must be conducted and their costs paid in the manner prescribed by section 6, subdivision 3. The commission may cooperate with national and international organizations and agencies in conducting investigations. The commission may by rule provide for examining the qualifications of an applicant for the license for which he is applying. The commission has access to all criminal history data compiled by the bureau of criminal apprehension on class C applicants and licensees.

Subd. 4. [LICENSE ISSUANCE AND RENEWAL.] If the commission determines that the applicant has sufficient qualifications for the occupation for which licensing is sought and will not adversely affect the public health, welfare, and safety or the integrity of racing in Minnesota, it may issue a class C license to the applicant. If it makes a similar finding for a renewal of a class C license it may renew the license. Class C licenses are effective for one year.

Subd. 5. [REVOCATION AND SUSPENSION.] The commission may revoke a class C license for a violation of law or rule which in the commission's opinion adversely affects the integrity of horse racing in Minnesota, or for an intentional false statement made in a license application.

The commission may suspend a class C license for up to one year for a violation of law, order or rule.

The commission may delegate to its designated agents the authority to impose suspensions of class C licenses, and the suspension may be appealed to the commission according to its rules.

A license revocation or suspension is a contested case under sections 14.57 to 14.70 of the administrative procedure act and is in addition to criminal penalties imposed for a violation of law or rule.

## Sec. 9. [240.09] [COUNTY FAIR LICENSES.]

Subdivision 1. [APPLICATION.] The commission may issue class D licenses to county agricultural societies or associations incorporated under chapter 38 to conduct and manage, on their own fairgrounds, horse racing on which pari-mutuel betting is conducted. An application for a class D license must be on a form the commission prescribes and must be accompanied by a certified copy of a resolution of the county board of the county where racing is to be conducted stating that it has reviewed the license application and does not object to it. An application for a class D license must be accompanied by detailed plans and specifications of the track, buildings, fences, and other improvements.

*Subd. 2. [OCCUPATIONAL LICENSES.] A person who participates in the management or conduct of horse racing or pari-mutuel betting for a county fair holding a class C license who is in an occupation listed in section 8, subdivision 1 must have a class C license from the commission except for active members as defined in section 349.12 of nonprofit organizations who act without compensation as concession workers or pari-mutuel clerks.*

*Subd. 3. [HEARING.] Before granting an initial application for a class D license, the commission must hold at least one public hearing in the county where the license is to be issued, and if the racetrack to be licensed is within a city, it must also request comments on the application from the city council.*

*Subd. 4. [ISSUANCE.] If after considering the information received at the hearing or hearings and considering the comments requested under subdivision 3, the commission determines that the license will not adversely affect the public health, welfare, and safety and that the racing to be licensed will be conducted in accordance with all applicable laws and rules, it may issue a class D license to the applicant. The license is for a period of one year.*

*Subd. 5. [RENEWAL.] The commission may renew a class D license without a hearing unless it determines a hearing is necessary.*

*Subd. 6. [REVOCAION AND SUSPENSION.] Revocation and suspension of class D licenses, and refusals to renew class D licenses, are as provided in section 6, subdivision 7.*

#### Sec. 10. [240.10] [LICENSE FEES.]

*The fee for a class A license is \$10,000 per year. The fee for a class B license is \$100 for each assigned racing day on which racing is actually conducted. The fee for a class D license is \$50 for each assigned racing day on which racing is actually conducted. Fees imposed on class B and class D licenses must be paid to the commission at the same time and in the same manner as payments due under section 15, subdivision 2.*

*The commission shall by rule establish an annual license fee for each occupation it licenses under section 8 but no annual fee for a class C license may exceed \$100.*

*License fee payments received must be paid by the commission to the state treasurer for deposit in the general fund.*

#### Sec. 11. [240.11] [LICENSES NONTRANSFERABLE.]

*A license issued under this act may not be transferred.*

## Sec. 12. [240.12] [LICENSE AGREEMENTS.]

*The commission may enter into agreements with comparable bodies in other racing jurisdictions for the mutual recognition of occupational licenses issued by each body. The commission may by rule provide for and may charge a fee for the registration of each license issued in another jurisdiction.*

## Sec. 13. [240.13] [PARI-MUTUEL BETTING.]

*Subdivision 1. [AUTHORIZED.] Class B and class D licenses give the licensees authority to conduct pari-mutuel betting on the results of races run at the licensed racetrack, and on other races as authorized by the commission under subdivision 6.*

*Subd. 2. [REQUIREMENTS.] A licensee conducting pari-mutuel betting must provide at the licensed track:*

*(a) the necessary equipment for issuing pari-mutuel tickets; and*

*(b) mechanical or electronic equipment for displaying information the commission requires. All mechanical or electronic devices must be approved by the commission before being used.*

*Subd. 3. [TYPES OF BETTING.] The commission shall by rule designate those types of pari-mutuel pools which are permitted at licensed racetracks, and no licensee may conduct any type of pari-mutuel pool which has not been so designated.*

*Subd. 4. [TAKEOUT: DISTRIBUTION OF WINNINGS.] A licensee conducting pari-mutuel betting must deduct from a straight pari-mutuel pool, before payments to holders of winning tickets, an amount equal to 16 percent of the total money in that pool. The licensee must deduct from a multiple pari-mutuel pool, before payments to the holders of winning tickets, an amount equal to 22 percent of the total money in that pool. The remaining money in each pool must be distributed among the holders of winning tickets in a manner the commission by rule prescribes for each type of pool. Breakage must be computed on the basis of payoffs rounded down to the next lowest increment of 20 cents, with a minimum payoff of \$2.20 on a \$2 ticket, except that the licensee may reduce the minimum payoff to \$2.10 on a \$2 ticket if there is not a sufficient amount in a pool to make a minimum payoff of \$2.20.*

*Subd. 5. [PURSES.] From the amounts deducted from all pari-mutuel pools by a licensee, an amount equal to five percent of all money in all pools must be set aside by the licensee and used for purses for races conducted by him. The commission may by rule provide for the administration and enforcement of this subdivision.*

**Subd. 6. [TELEVISED RACES.]** *The commission may by rule permit a class B or class D licensee to conduct on the premises of the licensed racetrack pari-mutuel betting on horse races run in other states and broadcast by television on the premises. All provisions of law governing pari-mutuel betting apply to pari-mutuel betting on televised races except as otherwise provided in this subdivision or in the commission's rules. Pari-mutuel pools conducted on such televised races may consist only of money bet on the premises and may not be commingled with any other pool off the premises, except that:*

*(a) the licensee may pay a fee to the person or entity conducting the race for the privileges of conducting pari-mutuel betting on the race, and*

*(b) the licensee may pay the costs of transmitting the broadcast of the race.*

*Pari-mutuel betting on a televised race may be conducted only on a racing day assigned by the commission. The takeout and taxes on pari-mutuel pools on televised races are as provided for other pari-mutuel pools. All televised races under this subdivision must comply with the interstate horse racing act of 1978 or found in United States Code, title 15, section 3001 and the following relevant sections, as amended through December 31, 1983.*

**Subd. 7. [TIME LIMIT FOR PAYMENTS.]** *The licensee must pay off on an uncashed ticket presented for payment within 90 days of the end of the racing meeting during which it was issued. A ticket not presented for payment within that period is an unredeemed ticket and shall be reported to the commission as provided in section 15, subdivision 5.*

**Subd. 8. [PROHIBITED ACTS.]** *A licensee may not accept a bet from any person under the age of 18 years; and a licensee may not accept a bet of less than \$2.*

#### **Sec. 14. [240.14] [RACING DAYS.]**

**Subdivision 1. [ASSIGNMENT OF RACING DAYS.]** *The commission shall assign racing days to each racetrack licensee authorized to conduct racing with pari-mutuel betting, and a licensee may conduct racing with pari-mutuel betting only on a racing day assigned by the commission. The commission may assign racing days for up to three years beyond the year in which the assignment is made. Assignments of racing days in any year must be made by July 1 of the previous year, except as provided in section 25 and except that it may assign dates after that date to a licensee whose license is issued after that date.*

**Subd. 2. [HEARING.]** *A public hearing is required before the commission may:*



- (a) make an assignment of racing days;
- (b) revises the assignment during the year; or
- (c) assigns racing days to a licensee whose license is issued after the initial assignment.

The commission may without a hearing assign one additional racing day to a licensee for each originally assigned racing day during the same racing meeting on which racing was not conducted for reasons beyond the licensee's control.

**Subd. 3. [COUNTY FAIR RACING DAYS.]** The commission may assign to a class D licensee only those racing days, not to exceed ten racing days, which coincide with the days on which the licensee's county fair is running or the weekend preceding or following the county fair.

**Subd. 4. [RESCINDING OF RACING DAYS.]** The commission may, after a public hearing, rescind one or more racing days assigned to a licensee if it determines that the licensee has not met or will not meet the terms of his license. A day or days so rescinded may be reassigned to another licensee.

#### Sec. 15. [240.15] [PAYMENTS TO STATE.]

**Subdivision 1. [TAXES IMPOSED.]** (a) There is imposed on the total amount bet on all pari-mutuel pools on each racing day a tax at the following rates:

(1) For each racing day in a calendar year on which the total amount bet, together with the total amount bet at the same licensed racetrack in all previous racing days in the same calendar year does not exceed \$48,000,000, one and three-quarters percent of the total amount bet in all pari-mutuel pools.

(2) For each racing day in a calendar year after the racing day on which the total amount bet in all pari-mutuel pools at the same licensed racetrack in the same calendar year exceeds \$48,000,000, six percent of the total amount bet in all pari-mutuel pools.

In addition to the above tax, the licensee must designate and pay to the commission a tax for deposit in the Minnesota breeders fund, at the following rates:

(1) For racing days on which the state tax under clause (a)(1) is one and three-quarters percent, one-half percent of the total amount bet in all pari-mutuel pools.

(2) For racing days on which the state tax under clause (a) (2) is six percent, one percent of the total amount bet in all pari-mutuel pools.

The taxes imposed by this clause must be paid from the amounts permitted to be withheld by a licensee under section 13, subdivision 4.

(b) The commission shall impose on each paid admission to each licensed racetrack on a racing day a tax of 40 cents. It may impose an additional admissions tax of not more than ten cents at any licensed racetrack if:

(1) the additional tax is requested by a local unit of government within whose borders the track is located,

(2) a public hearing is held on the request, and

(3) the commission finds that the local unit of government requesting the additional tax is in need of its revenue to meet extraordinary expenses caused by the racetrack.

Subd. 2. [PAYMENT.] The licensee must remit the tax to the commission or its representative within seven days of the day on which it was collected. In addition to the tax and at that time the licensee must pay to the commission or its representative a sum equal to one-half the total breakage for each racing day during the period for which the tax is paid. The payments must be accompanied by a detailed statement of the remittance on a form the commission prescribes. The commission may by rule provide for the direct deposit of required payments in the commission's account in a financial institution within the state and for determining the time of applicability of different tax rates under subdivision 1.

Subd. 3. [TAX EXCLUSIVE.] The tax imposed by subdivision 1 is in lieu of any tax or license fee, other than taxes on real property, imposed by a political subdivision and in lieu of any other sales or excise tax imposed by the state on racetrack admissions or pari-mutuel pools or pari-mutuel ticket sales.

Subd. 4. [REPORTS.] Within 100 days of the end of a racing meeting a licensee subject to the tax imposed by subdivision 1 must file with the commission a certified statement of receipts from all sources during the racing meeting and of expenses and disbursements, itemized on a form the commission prescribes after consultation with the state auditor, showing the licensee's net revenues from all sources. The statement must be prepared by a certified public accountant in accordance with generally accepted auditing standards.

*Subd. 5. [UNREDEEMED TICKETS.] Not later than 100 days after the end of a racing meeting a licensee who sells pari-mutuel tickets must remit to the commission or its representative an amount equal to the total value of unredeemed tickets from the racing meeting. The remittance must be accompanied by a detailed statement of the money on a form the commission prescribes.*

*Subd. 6. [DISPOSITION OF PROCEEDS.] The commission shall distribute all money received under this section, and all money received from license fees and fines it collects, as follows: all money designated for deposit in the Minnesota breeders fund must be paid into that fund for distribution under section 18. Revenue from an additional admissions tax imposed under subdivision 1 must be paid to the local unit of government at whose request it was imposed, at times and in a manner the commission determines. All other revenues received under this section by the commission, and all license fees, fines, and other revenue it receives, must be paid to the state treasurer for deposit in the general fund.*

**Sec. 16. [240.16] [STEWARDS.]**

*Subdivision 1. [POWERS AND DUTIES.] All horse races run at a licensed racetrack must be presided over by a board of three stewards, who must be appointees of the commission or persons approved by it. The commission shall designate one steward as chairman. At least two stewards for all races shall be employees of the commission. The commission may delegate the following duties and powers to a board of stewards:*

*(a) to insure that races are run in accordance with the commission's rules;*

*(b) to supervise the conduct of racing to insure the integrity of the sport;*

*(c) to settle disputes arising from the running of horse races, and to certify official results;*

*(d) to impose on licensees, for violation of law or commission rules, fines not exceeding \$500 and license suspensions not exceeding 30 days;*

*(e) to recommend to the commission where warranted penalties in excess of those in clause (d);*

*(f) to otherwise enforce the laws and rules of racing; and*

*(g) to perform other duties and have other powers assigned by the commission.*

*Subd. 2. [APPEALS; HEARINGS.] A ruling of a board of stewards may be appealed to the commission or be reviewed by it on its own initiative. The commission may provide for appeals to be heard by less than a quorum of the commission. A hearing on a penalty imposed by a board of stewards must be granted on request.*

*Subd. 3. [PROCEDURAL POWERS.] A board of stewards has the authority to administer oaths, issue subpoenas, order the production of documents and other evidence, and regulate the course of hearings before it, according to the commission's rules. Hearings held by a board of stewards are not subject to the provisions of the administrative procedure act except those provisions which the commission by rule makes applicable.*

*Subd. 4. [RULES.] In addition to rules under subdivision 3, the commission may promulgate rules governing the qualifications, appointment, approval, authority, removal, and compensation of stewards.*

*Subd. 5. [COSTS.] The commission may require that a licensee reimburse it for the costs of providing a state-paid steward or stewards to supervise racing at the licensee's racetrack.*

Sec. 17. [240.17] [LOCAL OPTION.]

*Subdivision 1. [CITIES.] An initial issuance of a class A license for a location in a city is not effective until it has been approved by a majority vote of the city council. Failure to act on a license within 30 days of its referral to a city council by the commission constitutes approval.*

*Subd. 2. [TOWNS.] An initial issuance of a class A license for a location in a town is not effective until it has been approved by a majority vote of the town board. Failure to act on a license within 30 days of its referral to the town board by the commission constitutes approval.*

*Subd. 3. [UNORGANIZED TERRITORY.] An issuance of a class A license for a location in unorganized territory is not effective until it has been approved by a majority vote of the county board. Failure to act on a license within 30 days of its referral to the county board by the commission constitutes approval.*

Sec. 18. [240.18] [BREEDERS FUND.]

*The commission shall establish a Minnesota breeders fund with the money paid to it under section 15, subdivision 1. The commission, after paying the costs of administering the fund, shall distribute the net proceeds as follows:*

(1) *Twenty percent of the remaining money in the fund must be expended as grants for equine research at public institutions of post-secondary learning within the state.*

(2) *After deducting the amount for (1), the balance of the fund shall be apportioned into categories corresponding with the various breeds of horses which raced at licensed Minnesota racetracks in the previous year, in proportion to each category's contribution to the fund. The funds in each category may be expended by the commission to:*

(a) *supplement purses for races held exclusively for Minnesota-bred or Minnesota-owned horses, as those terms are defined by the commission;*

(b) *pay breeders or owners awards to the breeders or owners of Minnesota-bred horses which win money at licensed racetracks in the state; and*

(c) *provide other financial incentives to encourage the horse breeding industry in Minnesota.*

*The commission shall adopt rules governing the distribution of the fund. The commission may establish advisory committees to advise it on the distribution of money under this section, provided that the members of an advisory committee shall serve without compensation.*

Sec. 19. [240.19] [CONTRACTS.]

*The commission shall by rule require that all contracts entered into by a class A, class B, or class D licensee for the provision of goods or services, including concessions contracts, be subject to commission approval. The commission may require a contract holder to submit to it documents and records the commission deems necessary to evaluate the contract.*

Sec. 20. [240.20] [APPEALS.]

*Appeals from a decision of the commission must be made in the manner prescribed by sections 14.63 to 14.68.*

Sec. 21. [240.21] [RIGHT OF INSPECTION.]

*The commission and its representatives have the right to inspect the licensed premises of a licensee and to examine his books and other records at any time without a search warrant.*

Sec. 22. [240.22] [FINES.]

*The commission may impose a fine on a licensee for a violation of its rules or of a law relating to horse racing. The fine*

*is in addition to any criminal penalty imposed for the same violation. Fines imposed by the commission must be paid to the commission which shall pay them to the state treasurer for deposit in the general fund.*

Sec. 23. [240.23] [RULEMAKING AUTHORITY.]

*The commission has the authority, in addition to all other rulemaking authority granted elsewhere in this act, to promulgate rules governing:*

*(a) the conduct of horse races held at licensed racetracks in Minnesota, including but not limited to the rules of racing, standards of entry, operation of claiming races, filing and handling of objections, carrying of weights, and declaration of official results;*

*(b) wire communications between the premises of a licensed racetrack and any place outside the premises;*

*(c) information on horse races which is sold on the premises of a licensed racetrack;*

*(d) liability insurance which it may require of all class A, class B, and class D licensees;*

*(e) the auditing of the books and records of a licensee by an auditor employed or appointed by the commission;*

*(f) emergency action plans maintained by licensed racetracks and their periodic review;*

*(g) safety, security, and sanitation of stabling facilities at licensed racetracks;*

*(h) entry fees and other funds received by a licensee in the course of conducting racing which the commission determines must be placed in escrow accounts; and*

*(i) any other aspect of horse racing or pari-mutuel betting which in its opinion affects the integrity of racing or the public health, welfare, or safety.*

*Except as provided in section 25, rules of the commission are subject to chapter 14, the administrative procedure act.*

Sec. 24. [240.24] [MEDICATION.]

*The commission shall make and enforce rules governing medication and medical testing for horses running at licensed racetracks. The rules must provide that no medication, as the com-*

*mission defines that term by rule, may be administered to a horse within 48 hours of a race it runs at a licensed racetrack. The commission shall by rule establish the qualifications for laboratories used by it as testing laboratories to enforce its rules under this section.*

**Sec. 25. [240.25] [TEMPORARY RULES AND RACING DAYS.]**

*Subdivision 1. [RULES.] The commission may promulgate temporary rules encompassing all rulemaking authority granted elsewhere in this act. Temporary rules are not subject to chapter 14, the administrative procedure act, and may be adopted without a hearing. Temporary rules are effective 15 days after adoption by the commission, and remain in effect only until February 15 of the year following the year in which this act first becomes effective. Temporary rules may be filed pursuant to section 14.38.*

*Subd. 2. [RACING DAYS.] Notwithstanding section 14, subdivision 1, the commission may assign racing days for the year in which this act is effective at any time during the year. The provisions of section 14, subdivisions 2 to 4, apply to racing days assigned under this subdivision.*

**Sec. 26. [240.26] [PROHIBITED ACTS.]**

*Subdivision 1. [ILLEGAL BETS.] No person may accept a bet as defined in section 609.75 on the premises of a licensed racetrack other than a bet made within a licensed pari-mutuel system.*

*Subd. 2. [OFF-TRACK BETS.] No person may, as part of an organized commercial activity, accept a bet off the premises of a licensed racetrack for delivery to a licensed racetrack.*

*Subd. 3. [INFLUENCING RACES.] No person may influence or attempt to influence a horse race by:*

- (a) making threats;*
- (b) offering anything of value to a person involved in the conduct of a race in return for that person's committing an illegal act or failing to perform a duty; or*
- (c) conniving with or seeking or having an understanding or agreement with an owner, jockey, driver, trainer, groom, valet, agent, or other person associated with or interested in a horse or stable of horses.*

*Subd. 4. [TAMPERING WITH HORSES.] No person may:*

(a) *on the premises of a licensed racetrack use, have in his possession with intent to use, or knowingly assist another person in using a battery or buzzer, electrical or mechanical, or other device or appliance, which can be used to affect a horse's racing condition or performance, other than an ordinary whip;*

(b) *affect or attempt to affect the racing condition or performance of a horse at a race or workout through the use of a drug or medication in violation of the commission's rules; or*

(c) *use any method, injurious or otherwise, to affect a horse's racing condition or performance at a race or workout in violation of the commission's rules.*

**Subd. 5. [REPORTING OF INFORMATION.]** *A person licensed by the commission who has information regarding a violation provision of this section must report that information promptly to the commission or an agent of the commission.*

**Subd. 6. [FALSE STATEMENT.]** *No person may knowingly make a false statement in a document or application required to be submitted to the commission or in a sworn statement to or testimony before the commission.*

**Subd. 7. [ALTERED TICKETS.]** *No person may knowingly offer for payment any pari-mutuel ticket which has been altered or any counterfeit or forged pari-mutuel ticket.*

**Sec. 27. [240.27] [PENALTIES.]**

**Subdivision 1. [FELONIES.]** *A violation of section 26, subdivision 1, 2, 3, 4, or 7 is a felony.*

**Subd. 2. [GROSS MISDEMEANORS.]** *A violation of section 26, subdivision 5 or 6, is a gross misdemeanor.*

**Subd. 3. [MISDEMEANORS.]** *A violation of any other provision of this act or of a rule or order of the commission for which another penalty is not provided is a misdemeanor.*

**Sec. 28. [240.28] [EXCLUSION OF CERTAIN PERSONS.]**

**Subdivision 1. [PERSONS EXCLUDED.]** *The commission may exclude from any and all licensed racetracks in the state a person who:*

(a) *has been convicted of a felony under the laws of any state or the United States; or*



(b) *has had a license suspended, revoked, or denied by the commission or by the racing authority of any other jurisdiction; or*

(c) *is determined by the commission, on the basis of evidence presented to it, to be a threat to the integrity of racing in Minnesota.*

*Subd. 2. [HEARING; APPEAL.] An order to exclude a person from any or all licensed racetracks in the state must be made by the commission at a public hearing of which the person to be excluded must have at least five days notice. If the person is present at the hearing, he must be permitted to show cause why he should not be excluded. An appeal of the order may be made in the same manner as other appeals under section 20.*

*Subd. 3. [NOTICE TO RACETRACKS.] Upon issuing an order excluding a person from any or all licensed racetracks, the commission shall send a copy of the order to the excluded person and to all racetracks named in it, along with other information as it deems necessary to permit compliance with the order.*

*Subd. 4. [PROHIBITIONS.] It is a gross misdemeanor for a person named in an exclusion order to enter, attempt to enter, or be on the premises of a racetrack named in the order while it is in effect, and for a person licensed to conduct racing or operate a racetrack knowingly to permit an excluded person to enter or be on the premises.*

*Subd. 5. [EXCLUSIONS BY RACETRACK.] The holder of a license to conduct racing may eject and exclude from its premises any licensee or any other person who is in violation of any state law or commission rule or order or who is a threat to racing integrity or the public safety. A person so excluded from racetrack premises may appeal his exclusion to the commission and must be given a public hearing on his appeal if he so requests. At the hearing he must be given the opportunity to show cause why he should not be so excluded. If the commission after the hearing finds that the integrity of racing and the public safety do not justify the exclusion, it shall order the racetrack making the exclusion to reinstate or readmit the person. An appeal of a commission order upholding the exclusion is governed by section 20.*

**Sec. 29. [240.29] [CONFLICT OF INTEREST.]**

*Subdivision 1. [FINANCIAL INTEREST.] No person may serve on the commission or be employed by it who has an interest in any corporation, association, or partnership which holds a license from the commission or which holds a contract to supply goods or services to a licensee or at a licensed racetrack, including concessions contracts. No member or employee of the*

*commission may own, wholly or in part, or have an interest in a horse which races at a licensed racetrack in Minnesota. No member or employee of the commission may have a financial interest in or be employed in a profession or business which the commission regulates or which conflicts with the performance of his duties as a member or employee.*

*Subd. 2. [BETTING.] No member or employee of the commission may bet or cause a bet to be made on a race at a licensed racetrack while serving on or being employed by the commission. No person appointed or approved by the commission as a steward may bet or cause a bet to be made at a licensed racetrack during a racing meeting at which he is serving as a steward. The commission shall by rule prescribe such restrictions on betting by its licensees as it deems necessary to protect the integrity of racing.*

*Subd. 3. [VIOLATION.] A violation of subdivisions 1 and 2 is grounds for removal from the commission or termination of employment. A bet made directly or indirectly by a steward in violation of subdivision 2 or by a licensee in violation of a rule made by the commission under subdivision 2 is grounds for suspension or revocation of the license.*

**Sec. 30. [240.30] [MINNESOTA-BRED OR MINNESOTA-OWNED HORSES.]**

*Each holder of a class B or class D license must declare and schedule on each racing day it conducts at least one race limited to horses which are Minnesota-bred or Minnesota-owned as those terms are defined in the commission rules unless there is not a sufficient number of such horses entered in the declared race to make up an adequate slate of entries, in which case another race may be substituted.*

**Sec. 31. Minnesota Statutes 1982, section 38.04, is amended to read:**

**38.04 [ANNUAL MEETINGS; REPORTS.]**

*Every county agricultural society shall hold an annual meeting for the election of officers and the transaction of other business on or before the third Tuesday in November, each year, at which time its secretary shall make a report of its proceedings for the preceding year; this report shall contain a statement of all transactions at its fairs, the numbers of entries, the amount and source of all moneys received, and the amount paid out for premiums and other purposes, and show in detail its entire receipts and expenditures during the year. The report must contain a separate accounting of any income received from the operation of horse racing on which pari-mutuel betting is conducted, and of the disposition of that income.*

The treasurer shall make a comprehensive report of the funds received, paid out, and on hand; and upon whose order paid. Each secretary shall cause a certified copy of his annual report to be filed with the county recorder of the county and the commissioner of agriculture on or before the first day of November, each year.

Sec. 32. Minnesota Statutes 1982, section 609.75, subdivision 3, is amended to read:

Subd. 3. [WHAT ARE NOT BETS.] The following are not bets:

(1) A contract to insure, indemnify, guarantee or otherwise compensate another for a harm or loss sustained, even though the loss depends upon chance.

(2) A contract for the purchase or sale at a future date of securities or other commodities.

(3) Offers of purses, prizes or premiums to the actual contestants in any bona fide contest for the determination of skill, speed, strength, endurance, or quality or to the bona fide owners of animals or other property entered in such a contest.

(4) The game of bingo when conducted in compliance with sections 349.11 to 349.23.

(5) A private social bet not part of or incidental to organized, commercialized, or systematic gambling.

(6) The operation of a gambling device or the conduct of a raffle as defined in section 349.26, by an organization licensed for such operation by a local unit of government pursuant to section 349.26.

(7) *Pari-mutuel betting on horse racing when conducted under chapter 240.*

Sec. 33. Minnesota Statutes 1982, section 609.761, is amended to read:

Notwithstanding sections 609.755 and 609.76, a fraternal, religious, veterans or other nonprofit organization may set up or operate a gambling device or conduct a raffle as defined in section 349.26, if licensed by the local unit of government and conducted (PURSUANT TO) *under* section 349.26, and a person may manufacture, sell or offer for sale a gambling device to the organization, *and pari-mutuel betting on horse racing may be conducted under chapter 240.*

Sec. 34. [LEGISLATIVE RACING COMMISSION.]

*Subdivision 1. [ESTABLISHMENT.] A legislative racing commission is established. The commission consists of five members of the house selected by the speaker and five members of the senate selected by the committee on rules and administration. At least one member from the house and one member from the senate shall be a member of the minority caucus.*

*Subd. 2. [SELECTION OF OFFICERS.] The commission shall select its own officers who shall serve a term of two years. The chairmanship of the commission shall alternate between a member of the house and a member of the senate.*

*Subd. 3. [DUTIES.] The commission shall continually monitor all aspects of racing and pari-mutuel betting in Minnesota for a period of three years following enactment. It shall research and analyze the need for improvements in the statutes governing racing and pari-mutuel betting and shall report its findings to the full legislature.*

#### Sec. 35. [APPROPRIATION.]

*There is appropriated from the general fund to the commission the sum of \$ . . . . ., or so much thereof as is necessary for the commission to carry out the purposes of sections 1 to 30. There is appropriated from the general fund the sum of \$ . . . . ., to carry out the purposes of section 34. Notwithstanding the provisions of section 16A.28, the appropriation is available until expended.*

#### Sec. 36. [NONAPPLICABILITY.]

*The provisions of sections 1 to 25 and 28 to 33 do not apply to horse racing on which pari-mutuel betting is not conducted.*

#### Sec. 37. [EFFECTIVE DATE.]

*This act is effective the day following final enactment."*

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

The report was adopted.

Mann from the Committee on Transportation to which was referred:

H. F. No. 90, A bill for an act relating to highway traffic regulations; prescribing penalties for failure to place children under the age of four years in child passenger restraint systems when being transported on streets and highways; amending Minnesota Statutes 1982, section 169.685, subdivision 5.

Reported the same back with the following amendments:

Page 2, line 6, delete "clause" and insert "subdivision"

Page 2, line 7, before "misdemeanor" insert "petty"

Page 2, line 7, after the period insert "No penalty under clause (a) of this subdivision may be applied to a person who shows satisfactory evidence to the county court or violations bureau, in person or by mail, of having purchased or otherwise obtained the use of a child restraint system meeting federal motor vehicle safety standards, within 30 days of the violation. No fine may be imposed for a violation which is not a second or subsequent violation within a one-year period."

With the recommendation that when so amended the bill pass.

The report was adopted.

Mann from the Committee on Transportation to which was referred:

H. F. No. 120, A bill for an act relating to motor vehicles; providing for special license plates for amateur radio station licenses and citizen band radio operators; amending Minnesota Statutes 1982, section 168.12, subdivision 2.

Reported the same back with the following amendments:

Page 1, line 12, after "truck" insert "or van which is taxed as a passenger automobile, or a self-propelled recreational vehicle,"

Page 2, line 4, after "truck" insert "or van which is taxed as a passenger automobile, or a self-propelled recreational vehicle,"

Page 2, line 6, after "truck" insert "or van which is taxed as a passenger automobile, or a self-propelled recreational vehicle,"

Page 2, line 10, after "truck" insert "or van which is taxed as a passenger automobile, or a self-propelled recreational vehicle,"

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

The report was adopted.

Wenzel from the Committee on Agriculture to which was referred:

H. F. No. 156, A bill for an act relating to taxation; reducing the excise tax on agricultural alcohol gasoline; amending Min-

nesota Statutes 1982, section 296.02, by adding a subdivision; repealing Minnesota Statutes 1982, section 296.02, subdivision 7.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1982, section 296.01, subdivision 24, is amended to read:

Subd. 24. [AGRICULTURAL ALCOHOL GASOLINE.] "Agricultural alcohol gasoline" means a gasoline blend at least ten percent of which is (AGRICULTURAL ETHYL ALCOHOL OF AT LEAST 190 PROOF) *agriculturally derived fermentation ethyl alcohol of a purity of at least 99 percent, determined without regard to any added denaturants, denatured in conformity with one of the approved methods set forth by the United States Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, and derived from agricultural or forest products or other renewable resources, distilled in the United States and derived from agricultural products produced in the United States.*

Sec. 2. Minnesota Statutes 1982, section 296.02, is amended by adding a subdivision to read:

Subd. 8. [TAX REDUCTION FOR AGRICULTURAL ALCOHOL GASOLINE.] *The tax on gasoline imposed by subdivision 1 shall be reduced by two cents per gallon beginning July 1, 1983, and continuing through June 30, 1985, and four cents per gallon beginning July 1, 1985, and continuing through June 30, 1992, for gasoline which is agricultural alcohol gasoline as defined in section 296.01, subdivision 24, which is blended by a distributor with alcohol distilled in the United States from agricultural products produced in the United States, and which is used in producing and generating power for propelling motor vehicles used on the public highways of this state. The tax imposed by this subdivision shall be payable at the same time and collected in the same manner as the tax imposed by subdivision 1.*

Sec. 3. Minnesota Statutes 1982, section 296.02, is amended by adding a subdivision to read:

Subd. 9. [TAX REDUCTION FOR AGRICULTURAL ALCOHOL GASOLINE SOLD TO LOCAL GOVERNMENTS.] *The tax on gasoline imposed by subdivision 1 shall be reduced by eight cents per gallon beginning July 1, 1983, and continuing through June 30, 1992, for gasoline which is agricultural alcohol gasoline as defined in section 296.01, subdivision 24, meets the criteria established in subdivision 8, and is sold in bulk to local*

*units of government. This reduction is in lieu of the reductions provided in subdivision 8.*

Sec. 4. [REPEALER.]

*Minnesota Statutes 1982, section 296.02, subdivision 7, is repealed."*

Delete the title and insert:

"A bill for an act relating to agriculture; redefining agricultural alcohol gasoline; providing a tax reduction for agricultural alcohol gasoline; providing an additional reduction for agricultural alcohol gasoline sold to local units of government; amending Minnesota Statutes 1982, sections 296.01, subdivision 24; and 296.02, by adding subdivisions; repealing Minnesota Statutes 1982, section 296.02, subdivision 7."

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

The report was adopted.

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

H. F. No. 274, A bill for an act relating to the legislature; providing for the majority leader of the senate rather than the president of the senate to serve as chairman of the legislative coordinating commission; changing the term of the chairman of the commission from one year to two years; amending Minnesota Statutes 1982, section 3.303, subdivision 3.

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

The report was adopted.

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

H. F. No. 283, A bill for an act relating to state property; providing for the conveyance of certain property to the city of Tracy.

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

The report was adopted.

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

H. F. No. 290, A bill for an act relating to health maintenance organizations; authorizing a local governmental unit to operate as a health maintenance organization; requiring the establishment of an advisory body to the organization; amending Minnesota Statutes 1982, sections 62D.02, subdivision 4; 62D.03, subdivisions 1 and 4; 62D.05, subdivision 1; and 62D.06, subdivision 1.

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

The report was adopted.

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

H. F. No. 313, A bill for an act relating to state lands; authorizing sale of a fractional interest in certain land in Bear Island state forest; correcting an erroneous description in a certain St. Louis County land sale authority; amending Laws 1982, chapter 434, section 2.

Reported the same back with the following amendments:

Page 1, line 23, delete "*could be devoted to state forest purposes and*"

Page 2, line 24, delete "*state forest*"

Page 2, line 24, before the period insert "*pertaining to the activities of the department*"

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 314, A bill for an act relating to insurance; requiring insurance agents to maintain trust accounts; requiring certain disclosures in personal sales contacts; requiring disclosure of certain limitations on medicare supplement insurance coverage; prohibiting the sale of more than two medicare supplement insurance policies to an individual; requiring copies of medicare supplement and life insurance applications to be provided to applicants; requiring applications for medicare supple-



ment insurance to list health and accident insurance already maintained by applicant; providing rulemaking authority; imposing civil penalties for certain violations; providing a criminal penalty; amending Minnesota Statutes 1982, sections 60A.17, subdivisions 1, 1a, and 6c, and by adding subdivisions; 62A.31, subdivision 1; 62A.39; 62A.42; proposing new law coded in Minnesota Statutes, chapters 61A and 62A.

Reported the same back with the following amendments:

Page 3, line 4, delete "\$100" and insert "\$500"

Pages 11 and 12, delete section 4

Page 13, line 16, delete ", *except mass marketed*"

Page 13, delete line 17

Page 13, line 19, after "a" insert "*signed and completed*" and delete "*provided*" and insert "*left with*"

Page 13, line 20, delete "to"

Page 16, line 7, before "An" insert "*Notwithstanding the provisions of section 62A.38,*"

Page 16, line 23, delete ", *except mass*"

Page 16, delete line 24

Page 16, line 25, delete "*subdivision 2,*"

Page 16, line 26, after "a" insert "*signed and completed*" and delete "*provided to*" and insert "*left with*"

Renumber the sections in sequence

Further amend the title as follows:

Page 1, line 2, delete everything after the semicolon

Page 1, line 3, delete everything before "requiring"

Page 1, line 17, delete "subdivisions" and insert "a subdivision"

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 335, A bill for an act relating to public welfare; retroactively exempting certain health maintenance organizations from the four percent medical assistance payment reduction.

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

The report was adopted.

Mann from the Committee on Transportation to which was referred:

H. F. No. 341, A bill for an act relating to traffic regulations; regulating parking privileges for handicapped persons; prohibiting obstructing access to a parking space for handicapped persons; providing for signposts of limited movability designating handicapped parking space; providing for enforcement; providing penalties; amending Minnesota Statutes 1982, section 169.346.

Reported the same back with the following amendments:

Page 2, line 30, strike "and" and insert "or"

With the recommendation that when so amended the bill pass.

The report was adopted.

McEachern from the Committee on Education to which was referred:

H. F. No. 367, A bill for an act relating to Independent School District No. 748, Sartell, and Independent School District No. 742, St. Cloud; authorizing certain school district land to be detached and annexed; authorizing transportation and transportation aid for certain pupils.

Reported the same back with the following amendments:

Page 2, line 6, delete the comma

Page 2, delete lines 7 to 17

Page 2, line 18, delete "Subd. 2."

With the recommendation that when so amended the bill pass.

The report was adopted.

Rice from the Committee on Appropriations to which was referred:

H. F. No. 371, A bill for an act relating to transportation; making scheduled increases in taxes on gasoline and special fuel; delaying the effective date of changes in the disposition of the revenue from the motor vehicle excise tax; providing for the addition of designated routes in the trunk highway system; authorizing the issuance of trunk highway bonds; eliminating the authority of the metropolitan transit commission to levy a certain tax; proposing new law coded in Minnesota Statutes, chapter 169; amending Minnesota Statutes 1982, sections 296.01, subdivision 24; 296.02; 296.14, subdivision 2; 296.18, by adding a subdivision; 297B.09; and 473.446, subdivision 1.

Reported the same back with the following amendments:

Page 2, line 12, strike "190" and insert "198"

With the recommendation that when so amended the bill pass.

The report was adopted.

Anderson, G., from the Committee on Local and Urban Affairs to which was referred:

H. F. No. 445, A bill for an act relating to the city of St. Paul; setting the maximum amounts of and other conditions for the issuance of capital improvement bonds; amending Laws 1971, chapter 773, sections 1, as amended, and 2, as amended.

Reported the same back with the following amendments:

Page 2, line 15, delete "\$10,000,000" and insert "\$10,100,000" and delete "\$11,000,000" and insert "\$10,700,000"

Page 2, line 16, delete "\$12,000,000" and insert "\$11,300,000" and delete "\$13,000,000" and insert "\$12,000,000"

Page 3, line 15, strike "three" and insert "four"

Page 3, line 18, after the period insert:

*"Prior to making an appointment to a vacancy on the capital improvement budget committee, the mayor shall consult the legislators of the senate district in which the vacancy occurs."*

With the recommendation that when so amended the bill pass.

The report was adopted.

Anderson, G., from the Committee on Local and Urban Affairs to which was referred:

H. F. No. 463, A bill for an act relating to municipal planning and zoning; authorizing the establishment of a joint planning board; requiring the filing of copies of certain documents; amending Minnesota Statutes 1982, sections 462.3585; and 462.36, subdivision 1.

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

The report was adopted.

McEachern from the Committee on Education to which was referred:

H. F. No. 468, A bill for an act relating to education; authorizing the commissioner to approve one additional application for the part-time teaching program for fiscal year 1982 under certain conditions.

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

The report was adopted.

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

H. F. No. 488, A bill for an act relating to state government; removing the expiration date of certain advisory committees and councils; repealing certain inactive advisory councils, committees, and task forces; amending Minnesota Statutes 1982, sections 3.922, subdivision 8; 16.02, subdivision 28; 121.87, subdivision 3; 121.902, subdivisions 1 and 1a; 126.531; 145.93, subdivision 3; 148.191, subdivision 2; 148.67; 149.02; 175.007, subdivision 1; 182.656, subdivision 3; 198.055, subdivision 1; 241.64; 246.-017; 252.31; 254A.04; 256.482, subdivision 1; 256B.58; 268.12, subdivision 6; Laws 1976, chapter 314, section 3; and Laws 1980, chapter 614, section 192; repealing Minnesota Statutes 1982, sections 4.31, subdivision 5; 15.059, subdivision 5; 16.853; 16.91; 21.112, subdivision 2; 31.60, subdivisions 2 and 3; 43A.31, subdivision 4; 82.30; 84B.11; 86A.10; 115A.12, subdivision 2; 121.901; 121.938; 123.581; 124.215; 129B.09, subdivision 8; 136A.02, subdivision 6; 141.24; 144.011, subdivision 2; 144.571; 144A.17; 144A.55; 145.93, subdivision 2; 151.13, subdivision 2; 178.02;

184.23; 214.14; 222.65; 241.71; 245.84, subdivision 4; 326.41; 326.49; and 363.04, subdivisions 4, 4a, and 5.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1982, section 3.922, is amended to read:

3.922 [INDIAN AFFAIRS (INTERTRIBAL BOARD) COUNCIL.]

Subdivision 1. [CREATION, MEMBERSHIP.] There is created a state Indian affairs (INTERTRIBAL BOARD) *council* to consist of the following ex-officio members: The governor or a member of his official staff designated by him, the commissioner of education, the commissioner of public welfare, the commissioner of natural resources, the commissioner of human rights, the commissioner of energy, planning and development, the commissioner of corrections, the executive director of the Minnesota housing finance agency, the commissioner of iron range resources and rehabilitation, and the commissioner of health each of whom may designate a member of his staff to serve in his place, three members of the state house of representatives appointed by the speaker of the house of representatives, and three members of the state senate appointed by the committee on committees of the senate. Voting members of the (BOARD) *council* shall be: the duly elected tribal chairmen of the Fond du Lac reservation business committee; the Grand Portage reservation business committee; the Mille Lacs reservation business committee; the White Earth reservation business committee; the Bois Forte (Nett Lake) reservation business committee; the Leech Lake reservation business committee; the Red Lake tribal council; the Upper Sioux board of trustees; the Lower Sioux tribal council; the Shakopee-Mdewankanton general council; the Prairie Island tribal council; and two members to be selected pursuant to subdivision 2. The chairmen of the above Indian committees, trusts, or councils may designate in writing a member who shall have been elected at large to an office in the committee, trust, or council, to serve in his place. (BOARD) *Council* members appointed to represent the state house of representatives, the state senate or tribal governments shall no longer serve on the (BOARD) *council* at such time as they are no longer members of the bodies which they represent, and upon such circumstances, their offices shall be vacant. A member who is a designee of a tribal chairman shall cease to be a member at the end of the term of the tribal chairman who designated him. Ex-officio members or their designees on the (BOARD) *council* shall not be voting members of the (BOARD) *council*.

Subd. 2. [ADDITIONAL MEMBERS.] Two members of the (BOARD) *council* shall be elected at large by Indian resi-

dents of Minnesota who (1) are legal members and eligible voters of a federally recognized tribe in accordance with the criteria of said tribe and (2) are not members of any federally recognized tribe with a reservation in Minnesota. The election of at large members shall be in a manner prescribed by the secretary of state with the first such election for at large members to take place at a reasonable time, but no later than April 14, 1977. The manner of election, certification, and contest shall, insofar as reasonably possible, be consistent with procedures employed in general elections in the state so as to insure a fair election and ready access to the election process by eligible voters. The voting procedure shall include voting by absentee ballot. A person shall be eligible to serve as an at large member of the (BOARD) *council* if at the time of the election he is a qualified voter within the requirements of the Minnesota Constitution, Article VII and a member of a federally recognized tribe that does not have a reservation in Minnesota. The at large election described herein shall be certified and regulated by the secretary of state. The term for at large members elected in 1977 shall expire on April 20, 1981. At large elections shall be held no later than April 14, 1981, and no later than every fourth April 14 thereafter, and the term of office for at large members shall be four years commencing on the April 20 following each at large election and ending at 12:01 a.m., April 20 four years thereafter.

**Subd. 3. [COMPENSATION; EXPENSES.]** Compensation of nonlegislator members shall be as provided (FOR OTHER ADMINISTRATIVE BOARDS IN CHAPTER 15) in *section 15.059*. Expenses of the (BOARD) *council* shall be approved by two of any three members of the (BOARD) *council* designated by the (BOARD) *council* and shall then be paid in the same manner as other state expenses are paid. The commissioner of finance shall be informed in writing by the executive secretary of the names of the persons authorized to approve expenses.

**Subd. 4. [MEETINGS.]** Meetings may be called by the chairman or at the written request of five members of the (BOARD) *council*. A majority of the voting members of the (BOARD) *council* constitutes a quorum.

**Subd. 5. [OFFICERS, PERSONNEL.]** The (BOARD) *council* shall annually elect a chairman and such other officers as it may deem necessary. The chairman shall have the authority to appoint subcommittees necessary to fulfill the duties of the (BOARD) *council*. It shall also employ, and prescribe the duties of such clerks, employees, and agents as it deems necessary. The chairman shall be an ex-officio member of the state board of human rights. The appropriations and other funds of this (BOARD) *council* are subject to the provisions of chapter 16. The (BOARD) *council* shall maintain its primary office in Bemidji and shall also maintain personnel and office space in St. Paul.

Subd. 6. [DUTIES.] The primary duties of the (BOARD) *council* shall be to:

(1) Clarify for the legislature and state agencies the nature of tribal governments, the relationship of tribal governments to the Indian people of Minnesota;

(2) Assist the secretary of state in establishing an election of at large members of the (BOARD) *council*;

(3) Make recommendations to members of the legislature on desired and needed legislation for the benefit of the statewide Indian community and communicate to the members of the legislature when legislation has or will have an adverse effect on the statewide Indian community;

(4) Provide, through the elected apparatus of the (BOARD) *council*, an effective conduit for programs, proposals and projects to the legislature submitted by tribal governments, organizations, committees, groups or individuals;

(5) Provide a continuing dialogue with members of the appropriate tribal governments in order to improve their knowledge of the legislative process, state agencies and governmental due process;

(6) Assist in establishing Indian advisory councils in cooperation with state agencies delivering services to the Indian community;

(7) Assist state agencies in defining what groups, organizations, committees, councils or individuals are eligible for delivery of their respective services;

(8) Assist in providing resources, tribal and other, in the delivery of services to the statewide Indian community;

(9) Act as a liaison between local, state and national units of government in the delivery of services to the Indian population of Minnesota;

(10) Assist state agencies in the implementation and updating of studies of services delivered to the Indian community;

(11) Provide, for the benefit of all levels of state government, a continuing liaison between those governmental bodies and duly elected tribal governments and officials;

(12) Interreact with private organizations involved with Indian concerns, in the development and implementation of programs designed to assist Indian people, insofar as they affect state agencies and departments; and

(13) Act as an intermediary, when requested and if necessary between Indian interests and state agencies and departments when questions, problems or conflicts exist or arise.

Subd. 7. [STATE OFFICIALS AND DEPARTMENTS; COOPERATION.] In carrying out these objectives and to ascertain Indian needs the (BOARD) *council* shall have the right to confer with state officials and other governmental units, and to have access to such records as are necessary to obtain needed information. The (BOARD) *council* also shall have the right to call upon various state departments for such technical advice and service as are needed to fulfill the purposes of the (BOARD) *council*.

Subd. 8. [ADVISORY (COUNCIL) TASK FORCE.] (THERE IS CREATED) *The board may create an advisory (COUNCIL) task force on urban Indians to advise the board on the unique problems and concerns of Minnesota Indians who are residing in urban areas of the state. (THE COUNCIL SHALL BE) If appointed (BY) the (BOARD AND) task force shall consist of five Indians residing in the vicinity of Minneapolis, St. Paul and Duluth. At least one member of the (COUNCIL) task force shall be a resident of each of the aforementioned cities. (THE COUNCIL SHALL EXPIRE, AND) The terms, compensation and removal of members of the task force shall be as provided in section 15.059.*

Subd. 9. [ANNUAL REPORT.] The (BOARD) *council* shall make an annual report to the governor and the legislature on its activities, its findings, and its recommendations prior to November 15 in each year.

Sec. 2. Minnesota Statutes 1982, section 4.31, subdivision 5, is amended to read:

Subd. 5. The (GOVERNOR SHALL) *commissioner of administration may* appoint an advisory (COMMITTEE) *task force* of not more than 21 members, *including* at least one member from each economic development region (TO ADVISE AND MAKE RECOMMENDATIONS TO HIM AND THE DIRECTOR OF VOLUNTEER SERVICES. NOTWITHSTANDING THIS NUMERICAL LIMITATION, MEMBERS CURRENTLY SERVING ON AN ADVISORY GROUP TO THE GOVERNOR'S OFFICE OF VOLUNTEER SERVICES SHALL COMPLETE THEIR PRESCRIBED TERMS OF OFFICE; THEREAFTER, APPOINTMENTS OF SUCCESSORS SHALL BE MADE SO AS TO BE CONSISTENT WITH THE NUMERICAL LIMITATION CONTAINED IN THIS SECTION). *Expiration, membership terms, compensation, removal and filling of vacancies of members of the (ADVISORY COMMITTEE) task force shall be as provided in section 15.059 (; PROVIDED, THAT MEMBERS SHALL NOT BE ELIGIBLE FOR A PER DIEM).*



Sec. 3. Minnesota Statutes 1982, section 11A.08, subdivision 1, as amended by Laws 1982, Third Special Session, chapter 1, article II, section 3, is amended to read:

Subdivision 1. [MEMBERSHIP.] (THERE IS CREATED) *The board may create an investment advisory (COUNCIL CONSISTING) task force. If the board creates a task force it shall consist of ten members who are experienced in general investment matters and who shall be appointed by the state board; the commissioner of finance; the executive directors of each of the following: the Minnesota state retirement system, the public employees retirement association, the teachers retirement association; a retiree currently receiving benefits from the post retirement investment fund; and two public employees who are active members of funds whose assets are invested by the state board. The retiree and the public employees shall be appointed by the (GOVERNOR FOR FOUR YEAR TERMS) state board.*

Sec. 4. Minnesota Statutes 1982, section 11A.08, subdivision 4, is amended to read:

Subd. 4. [TERMS; COMPENSATION; REMOVAL; VACANCIES.] *The expiration of the task force and the membership terms, compensation and removal of members appointed by the state board, and filling of vacancies (OF SUCH MEMBERS) shall be as provided in section 15.059. (EXCEPT THAT COUNCIL MEMBERS SHALL NOT RECEIVE A PER DIEM).*

Sec. 5. Minnesota Statutes 1982, section 11A.08, subdivision 5, is amended to read:

Subd. 5. [LIABILITY; INDEMNIFICATION.] *A member of the (COUNCIL) task force shall be indemnified and held harmless by the state for any reasonable costs or expenses incurred as a result of any actual or threatened litigation or administrative proceedings arising out of the performance of the member's duties, except an action brought by the state or agency thereof arising from the failure of a (COUNCIL) task force member to perform duties in the manner prescribed in section 11A.09.*

Sec. 6. Minnesota Statutes 1982, section 11A.08, subdivision 6, is amended to read:

Subd. 6. [CONFLICT OF INTEREST; ECONOMIC INTEREST STATEMENT.] *No member of the (COUNCIL) task force may participate in deliberations or vote on any matter before the (COUNCIL) task force which will or is likely to result in direct, measurable economic gain to the member. Additionally, no member of the (COUNCIL) task force appointed by the state board may participate in deliberations or vote on any matter before the (COUNCIL) task force which will or is likely to result*

in direct, measurable economic gain to his employer. Members of the (COUNCIL) *task force* shall file with the board of ethical practices an economic interest statement in a manner as prescribed by section 10A.09, subdivisions 5 and 6.

Sec. 7. Minnesota Statutes 1982, section 15.059, subdivision 6, is amended to read:

Subd. 6. [ADVISORY TASK FORCES.] *If the existence of an advisory task (FORCES CREATED AFTER JULY 1, 1975, AND GOVERNED BY THIS SUBDIVISION) force is mandated by statute, the task force shall expire on the date specified in the enabling legislation. If no expiration date is specified, the task force shall expire two years after the effective date of the act creating the advisory task force (OR THE DATE OF APPOINTMENT OF THE MEMBERS, WHICHEVER IS LATER, UNLESS A SHORTER TERM IS SPECIFIED IN STATUTE). If the existence of a task force is authorized but not mandated by statute, the task force shall expire at the pleasure of the person or group which creates the task force, or two years after the first members of the task force are appointed, whichever is sooner. A person or group with discretionary authority to create a task force may create another task force to continue the work of a task force which expires, unless prohibited by other law.*

Members of advisory task forces shall not receive the \$35 per diem specified in this section but shall receive expenses in the same manner and amount as (STATE EMPLOYEES) *provided in the commissioner's plan under section 48A.18, subdivision 2.* Members appointed to these advisory task forces shall serve until the expiration date of the advisory task force and may be removed pursuant to subdivision 4.

Sec. 8. Minnesota Statutes 1982, section 16.02, subdivision 28, is amended to read:

Subd. 28. To provide an employee assistance program comprised of training, diagnostic and referral services for state employees and their dependents. (IN CONJUNCTION WITH THE PROGRAM, THE GOVERNOR SHALL APPOINT AN ADVISORY COMMITTEE ON STATE EMPLOYEE ASSISTANCE CONSISTING OF NOT MORE THAN 15 MEMBERS. THE COMMITTEE, WHICH SHALL BE SUBJECT TO THE PROVISIONS OF SECTION 15.059 SHALL ADVISE THE COMMISSIONER REGARDING THE OPERATIONAL POLICIES OF THE EMPLOYEE ASSISTANCE PROGRAM.)

Sec. 9. Minnesota Statutes 1982, section 16.872, is amended to read:

Subdivision 1. The commissioner of administration may accept, on behalf of the state, on such terms and conditions as the

donor may prescribe, a building to be used as (A STATE CEREMONIAL BUILDING) *the governor's residence*. (SUCH) *This building shall be used for official ceremonial functions of the state, and space shall be provided for suitable living quarters for the governor of the state.*

Subd. 2. The commissioner of administration shall maintain (SUCH) *the building in the same manner as other state buildings are maintained and shall rehabilitate, decorate, and furnish (SUCH CEREMONIAL) the building (, AND). To assist in carrying out (SUCH) decoration and furnishing (SHALL BE GUIDED BY THE STATE CEREMONIAL BUILDING COUNCIL) the commissioner may appoint an advisory task force on the governor's residence.*

Subd. 3. *If appointed the (STATE CEREMONIAL BUILDING COUNCIL) governor's residence task force consists of the following 15 members: the commissioner of administration; the spouse, or a designee of the governor; the executive director of the board of arts; the director of the Minnesota historical society; a member of the senate appointed pursuant to the rules of the senate; a member of the house of representatives appointed pursuant to the rules of the house of representatives; seven persons appointed by the governor including one in the field of higher education, one member of the American Society of Interior Designers, Minnesota chapter, one member of the American Institute of Architects, Minnesota chapter, one member of the American Society of Landscape Architects, Minnesota chapter, one member of the family that donated the ceremonial building to the state, if available, and four public members. Members of the (COUNCIL) task force serve without compensation. Expiration, membership terms, removal, and filling of vacancies for members appointed by the (GOVERNOR) commissioner are governed by section (15.0575) 15.059. The (COUNCIL) task force shall elect a chairman and a secretary from among its members.*

Subd. 4. *If created, and the powers and duties of the (COUNCIL ARE) task force shall be:*

(1) *To develop an overall restoration plan for the (STATE CEREMONIAL BUILDING) governor's residence and surrounding grounds;*

(2) *To approve alterations in the existing structure as the council deems appropriate; and*

(3) *Notwithstanding the gift acceptance procedures of sections 7.09 to 7.12, to solicit contributions for and maintain and improve the quality of furnishings for the public areas of the building by accepting gifts of, or acquiring with donated money, furnishings, objects of art, and other items that the council determines may have historical value in keeping with the period and purpose of the building.*

(GIFTS FOR THE BENEFIT OF THE STATE CEREMONIAL BUILDING AND SURROUNDING GROUNDS ARE NOT ACCEPTED BY THE STATE UNLESS ACCEPTED BY THE COUNCIL. THE COUNCIL SHALL MAINTAIN A COMPLETE INVENTORY OF ALL GIFTS AND ARTICLES RECEIVED.)

Sec. 10. Minnesota Statutes 1982, section 16.90, subdivision 4, is amended to read:

Subd. 4. The commissioner (, AFTER CONSULTATION WITH THE STATE INFORMATION SYSTEMS ADVISORY COUNCIL AND THE INTERGOVERNMENTAL INFORMATION SYSTEMS ADVISORY COUNCIL,) shall design and maintain a master plan for information systems in the state and its political subdivisions and shall report thereon to the governor and legislature at the beginning of each regular session; establish standards for information systems; maintain a library of systems and programs developed by the state and its political subdivisions for use by agencies of government; and administer the communications for the state information system.

Sec. 11. Minnesota Statutes 1982, section 16.91, is amended to read:

16.91 [STATE INFORMATION SYSTEMS ADVISORY COUNCIL.]

(TO EFFECTUATE AND FACILITATE THE PURPOSES AND PROVISIONS OF SECTIONS 16.90 TO 16.96,) The (GOVERNOR SHALL) *commissioner may* appoint a state information systems advisory (COUNCIL, WHICH SHALL) *task force* to assist the department in the development and coordination of a state information services master plan and make recommendations from time to time to the commissioner concerning the progress, direction and needs of the state's computerization effort. The (COUNCIL) *task force* shall expire and the terms, compensation and removal of members shall be as provided in section 15.059.

Sec. 12. Minnesota Statutes 1982, section 16.911, subdivision 1, is amended to read:

Subdivision 1. The (GOVERNOR SHALL) *commissioner may* appoint an intergovernmental information systems advisory (COUNCIL, TO SERVE AT HIS PLEASURE,) *task force*, consisting of 25 members. (SUCH COUNCIL) *If the commissioner appoints a task force, 14 members shall be appointed or elected officials of local governments, seven shall be representatives of state agencies, and four shall be selected from the community at large. Further, the council shall be composed of (a) two members from each of the following groups: Counties outside of the seven county metropolitan area, (COUNTIES WITHIN THE*

METROPOLITAN AREA, CITIES OF THE FIRST CLASS, MUNICIPALITIES) *cities* of the second and third class outside the metropolitan area (AND MUNICIPALITIES), *cities* of the second and third class within the metropolitan area, and *cities of the fourth class*; (b) one member from each of the following groups: The metropolitan council, an outstate regional body, (MINNESOTA HIGHER EDUCATION COORDINATING BOARD, SCHOOL DISTRICTS LOCATED IN) *counties within the metropolitan area*, cities of the first class, school districts in the metropolitan area, and school districts outside the metropolitan area; (c) one member from each of the state departments of administration, education, *energy, planning and development*, legislative auditor, *public welfare*, and revenue; (d) one member from the office of the state auditor; and (e) four members from the state community at large. To the extent permitted by available resources the commissioner shall furnish staff and other assistance as requested by the (COUNCIL) *task force*. The (COUNCIL) *task force* shall expire and the terms, compensation and removal of members shall be as provided in section 15.059.

Sec. 13. Minnesota Statutes 1982, section 21.112, subdivision 2, is amended to read:

Subd. 2. [ADVISORY SEED POTATO CERTIFICATION (COMMITTEE) TASK FORCE.] (HE SHALL) *The commissioner may* appoint an advisory seed potato certification (COMMITTEE TO CONSIST OF SIX MEMBERS, EACH OF WHOM) *task force*. *If the task force is appointed each member shall be a grower in Minnesota of certified seed potatoes (, AND SHALL SERVE WITHOUT COMPENSATION, EXCEPT HE SHALL RECEIVE HIS TRAVELING EXPENSES AND OTHER EXPENSES NECESSARY IN ATTENDING COMMITTEE MEETINGS. THE TERM OF EACH COMMITTEE MEMBER SHALL BE THREE YEARS FROM JULY 1 FOLLOWING HIS APPOINTMENT, EXCEPT THAT OF THE FIRST COMMITTEE TO BE APPOINTED, TWO MEMBERS SHALL SERVE ONE YEAR, TWO MEMBERS SHALL SERVE TWO YEARS AND TWO MEMBERS SHALL SERVE THREE YEARS. VACANCIES SHALL BE FILLED BY THE COMMISSIONER FOR THE BALANCE OF THE VACANT TERM. SAID COMMITTEE SHALL HOLD AT LEAST ONE MEETING EACH YEAR AND OTHER MEETINGS WHEN DEEMED NECESSARY BY THE COMMISSIONER).* *The task force shall expire, and the terms, compensation and removal of members shall be as provided in section 15.059.*

Sec. 14. Minnesota Statutes 1982, section 41.54, subdivision 1, is amended to read:

Subdivision 1. [MEMBERSHIP.] (THERE IS ESTABLISHED) *The commissioner may establish a family farm advisory (COUNCIL) task force. If the commissioner establishes*

a task force it shall be composed of seven members appointed by the commissioner (OF AGRICULTURE) as follows:

- (a) Two officers from a commercial lending institution;
- (b) One dairy farmer;
- (c) One livestock farmer;
- (d) One cash grain farmer;
- (e) One officer from a farm credit association;
- (f) One agricultural economist.

*The expiration of the task force and the terms, compensation, and removal of members shall be governed by section 15.059.*

Sec. 15. Minnesota Statutes 1982, section 43A.31, subdivision 4, is amended to read:

Subd. 4. [INSURANCE ADVISORY (COUNCIL) TASK FORCE.] The commissioner (SHALL) *may* appoint and serve as chairman of an insurance advisory (COUNCIL) *task force* consisting of (11) *12* members. (TWO) *Three* members shall be selected from names submitted by exclusive representatives of state employees. One member shall be selected from names submitted by exclusive representatives of employees of the University of Minnesota. One member shall be selected from names submitted by organizations representing retired state employees. One member shall be selected from names submitted by the regents of the University of Minnesota. The commissioners of administration, insurance, health and finance, and the deputy commissioner for labor relations or their designees, shall serve as the other members. Except as provided in this section, the provisions of section 15.059 shall apply to the members of the (COUNCIL) *task force*. The (COUNCIL) *task force* shall advise the commissioner in (THE SELECTION OF CARRIERS) *matters relating to insurance, including the administration, design, and financing of insurance programs*. Evidence of discussions, recommendations or decisions by the council shall not be submitted to any court or arbitrator in any matter involving state or University of Minnesota employees.

Sec. 16. Minnesota Statutes 1982, section 45.17, subdivision 6, is amended to read:

Subd. 6. (THERE IS HEREBY CREATED THE BOARD OF) *The director of consumer services may appoint a residential utility consumers task force whose duties (SHALL) may include:*

(1) Establishing policy guidelines concerning the utility related activities of the commerce department's consumer services section;

(2) Reviewing and commenting upon the section's staff employment decisions related to performing the responsibilities conferred in this section; and

(3) Annually reviewing and commenting upon the consumer services section's budget of estimated expenses for utility related activities.

*If appointed* the (BOARD) *task force* shall consist of nine (VOTING) members to be appointed by the (GOVERNOR) *director*. At least one member shall represent each congressional district, and at least two members shall represent farm consumers. No more than six members shall be members of the same political party. In making appointments, the (GOVERNOR) *director* shall give consideration to individuals having a special interest in the provision of utility services to residential consumers.

The (BOARD) *task force* members shall elect from among their number a chairman and any other officers as it may deem necessary. The (BOARD) *task force* shall meet at the call of the chairman or the director. The *expiration*, terms of office, compensation, and provisions for removal and filling vacancies of members shall be as provided in section (15.0575) 15.059.

(THE DIRECTOR OF THE CONSUMER SERVICES SECTION SHALL SUBMIT AN ANNUAL BUDGET OF ESTIMATED EXPENSES TO THE BOARD FOR REVIEW AND COMMENT. THE DIRECTOR SHALL ALSO PERIODICALLY SEEK THE ADVICE OF THE BOARD CONCERNING ITS OPERATIONS RELATED TO THE RESPONSIBILITIES CONFERRED BY THIS SECTION.) The director shall (ALSO) file an annual report of the section's utility related activities with (THE BOARD AND) the legislature on or before December 31 of each year.

Sec. 17. Minnesota Statutes 1982, section 52.061, is amended to read:

52.061 [CREDIT UNION ADVISORY (COUNCIL) TASK FORCE.]

(THERE IS ESTABLISHED) *The commissioner of banks may appoint* a credit union advisory (COUNCIL) *task force* to consult with, advise, and make recommendations to the commissioner (OF BANKS) in all matters pertaining to credit unions. *If created*, the advisory (COUNCIL) *task force* shall consist of five members who shall be appointed by the commissioner (OF BANKS) and who shall be persons who have had three or more years of experience as a credit union officer, director or com-

mittee member. To aid in making a selection of the five advisory (COUNCIL) *task force* members, the Minnesota league of credit unions may submit a list of not less than 15 names; however, the commissioner (OF BANKS) shall not be limited to this list in making his selections. (THE CHAIRMAN OF THE ADVISORY COUNCIL SHALL BE ELECTED ANNUALLY BY AND FROM ITS MEMBERS. MEETINGS SHALL BE HELD AT THE TIMES AND PLACES DETERMINED BY THE CHAIRMAN AND THE COMMISSIONER OF BANKS. MEETINGS MAY BE CALLED BY EITHER THE CHAIRMAN OR THE COMMISSIONER OF BANKS. THREE MEMBERS OF THE ADVISORY COUNCIL SHALL CONSTITUTE A QUORUM. HOWEVER, AT LEAST THREE AFFIRMATIVE VOTES SHALL BE NEEDED TO PASS ANY MOTION. THE AUTHORITY AND RESPONSIBILITY OF THE ADVISORY COUNCIL SHALL BE TO ADVISE THE GOVERNOR AND THE COMMISSIONER OF BANKS ON PROBLEMS CONCERNING CREDIT UNIONS AND TO FOSTER THE INTEREST AND COOPERATION OF CREDIT UNIONS IN IMPROVING THEIR METHODS OF OPERATION.) The commissioner (OF BANKS) may review with the advisory (COUNCIL) *task force* the records of the banking division concerning the supervision, regulation, and examination of credit unions. The (COUNCIL) *task force expiration*, terms, compensation, and removal of members shall be as provided in section 15.059.

Sec. 18. Minnesota Statutes 1982, section 82.30, subdivision 1, is amended to read:

Subdivision 1. (THERE SHALL BE) *The commissioner of real estate and securities shall appoint a real estate advisory (COUNCIL OF SEVEN MEMBERS TO BE APPOINTED BY THE COMMISSIONER OF SECURITIES AND REAL ESTATE) task force. (FIVE MEMBERS) The task force shall (BE) include real estate brokers with at least five years experience as licensed real estate brokers in Minnesota and (TWO MEMBERS SHALL BE) public members. (THEY SHALL MEET AT THE CALL OF THE COMMISSIONER ON A QUARTERLY BASIS AT PUBLICIZED SESSIONS AND AT SUCH OTHER TIMES AS THE COMMISSIONER MAY DEEM NECESSARY AND) The task force may advise (AND CONSULT WITH HIM) the commissioner on all matters relating to education of licensees, prelicensing requirements, and (SUCH) other (MAJOR) policy matters relating to the administration of sections 82.17 to 82.34. The (COUNCIL) task force shall expire and the terms, compensation, and removal of members shall be as provided in section 15.059. No member of the real estate advisory (COUNCIL) task force may establish, own, operate, invest in a course designed to fulfill any requirement of Minnesota law pertaining to licenses for real estate salespersons or brokers.*



Sec. 19. Minnesota Statutes 1982, section 84.524, subdivision 1, is amended to read:

**84.524 [CITIZEN'S ADVISORY TASK FORCE ON THE BOUNDARY WATERS CANOE AREA.]**

Subdivision 1. (THERE IS CREATED) *The commissioner of natural resources may create a citizen's advisory task force on the Boundary Waters Canoe Area (, CONSISTING OF 17 MEMBERS SELECTED AS FOLLOWS). If the task force is created it shall include the following members:*

- (1) Three residents of St. Louis County (APPOINTED BY THE GOVERNOR);
- (2) Three residents of Cook County (APPOINTED BY THE GOVERNOR);
- (3) Three residents of Lake County (APPOINTED BY THE GOVERNOR); and
- (4) Eight residents of the state residing outside of the aforementioned counties (APPOINTED BY THE GOVERNOR).

(THE GOVERNOR SHALL DESIGNATE ONE OF THE APPOINTEES TO SERVE AS CHAIRMAN AND THE ADVISORY TASK FORCE MAY ELECT SUCH OTHER OFFICERS AS IT DEEMS NECESSARY.) The advisory task force shall be subject to the provisions of section 15.059 (, EXCEPT THAT THE ADVISORY TASK FORCE SHALL NOT EXPIRE UNTIL JUNE 30, 1983).

Sec. 20. Minnesota Statutes 1982, section 84.524, subdivision 2, is amended to read:

Subd. 2. (THE ADVISORY TASK FORCE SHALL CONDUCT MEETINGS AND RESEARCH INTO ALL MATTERS RELATED TO THE ESTABLISHMENT AND OPERATION OF THE BOUNDARY WATERS CANOE AREA, AND SHALL MAKE SUCH RECOMMENDATIONS TO THE UNITED STATES FOREST SERVICE AND OTHER FEDERAL AND STATE AGENCIES CONCERNED, REGARDING OPERATION OF THE AREA, AS THE ADVISORY TASK FORCE DEEMS ADVISABLE. A COPY OF EACH RECOMMENDATION SHALL BE FILED WITH THE LEGISLATIVE REFERENCE LIBRARY.) The advisory task force shall not apply for or accept funds from public or private sources other than the legislature. Subject to the availability of legislative appropriation, the advisory task force may contract for services relating to matters within its authority.

Sec. 21. Minnesota Statutes 1982, section 84B.11, subdivision 1, is amended to read:

Subdivision 1. The governor shall appoint, except for the legislative members, a citizen's (COMMITTEE) *council* on Voyageurs National Park, consisting of 16 members as follows:

Four residents of Koochiching county (, TWO OF WHOM SHALL BE APPOINTED TO TERMS ENDING JANUARY 1, 1979, AND TWO OF WHOM SHALL BE APPOINTED TO TERMS ENDING JANUARY 7, 1980);

Four residents of St. Louis county (, TWO OF WHOM SHALL BE APPOINTED TO TERMS ENDING JANUARY 7, 1980, AND TWO OF WHOM SHALL BE APPOINTED TO TERMS ENDING JANUARY 1, 1979);

Four residents of the state at large from outside Koochiching and St. Louis counties (, TWO OF WHOM SHALL BE APPOINTED TO TERMS ENDING JANUARY 1, 1979, AND TWO OF WHOM SHALL BE APPOINTED TO TERMS ENDING JANUARY 7, 1980);

Two members of the state senate to be appointed by the committee on committees;

Two members of the state house of representatives to be appointed by the speaker of the house.

The governor shall designate one of the appointees to serve as chairman and the committee may elect such other officers as it deems necessary. Members shall be appointed so as to represent differing viewpoints and interest groups on the facilities included in and around the park. Legislator members shall serve for the term of the legislative office to which they were elected. (THE COMMITTEE SHALL EXPIRE AND) The terms, compensation and removal of non-legislator members shall be as provided in section 15.059. *This section is repealed June 30, 1987.*

Sec. 22. Minnesota Statutes 1982, section 86A.10, subdivision 1, is amended to read:

Subdivision 1. [MEMBERSHIP.] *The commissioner of natural resources may appoint an outdoor recreation advisory task force. If appointed each regional development commission and the metropolitan council shall designate one of its members to serve (ON THE OUTDOOR RECREATION ADVISORY COUNCIL, WHICH IS HEREBY CREATED. THE GOVERNOR SHALL APPOINT THE CHAIRMAN OF THE COUNCIL TO SERVE AT HIS PLEASURE). The (COUNCIL) task force shall expire and the terms, compensation, and removal of members shall be as provided in section 15.059.*

Sec. 23. Minnesota Statutes 1982, section 116J.04, is amended to read:

**116J.04 [ENERGY POLICY DEVELOPMENT (COUNCIL) TASK FORCE.]**

(A COUNCIL OF 15 MEMBERS TO ACT IN) *The commissioner may appoint an advisory (CAPACITY) task force on energy policy development (TO THE COMMISSIONER IS CREATED). (MEMBERS SHALL BE APPOINTED BY THE GOVERNOR, WITH THE ADVICE AND CONSENT OF THE SENATE.) If created the task force shall include at least one member from each congressional district (AND SEVEN FROM THE STATE AT LARGE). The (COUNCIL) task force members shall broadly represent the scientific, technical, educational, business and labor fields (AND AT LEAST FOUR MEMBERS SHALL BE FROM EDUCATIONAL AND SCIENTIFIC RESEARCH INSTITUTIONS). The (COUNCIL) task force shall develop recommendations on policy for energy issues and energy needs and shall advise the commissioner on the energy related functions of the department. (THE COMMISSIONER SHALL REPORT TO THE LEGISLATURE ON THE MAJOR ENERGY POLICY RECOMMENDATIONS OF THE COUNCIL. THE COUNCIL SHALL ORGANIZE AND ELECT AMONG ITS MEMBERS SUCH OTHER OFFICERS AS IT MAY DEEM NECESSARY. THE COUNCIL SHALL MEET AT THE CALL OF THE CHAIR.) The expiration, terms, compensation, and removal of members shall be as provided by section 15.059. (THE COUNCIL MAY ADVISE THE COMMISSIONER ON THE TRANSFER OF ENERGY AGENCY PERSONNEL AND FUNCTIONS.)*

Sec. 24. Minnesota Statutes 1982, section 121.87, subdivision 1, is amended to read:

Subdivision 1. (A 25 MEMBER STATE) *The state board of education may appoint a community education advisory (COUNCIL SHALL BE ESTABLISHED) task force for the purpose of promoting the furtherance of sections 121.85 to 121.88, and the advancement of educational, recreational and social opportunity through the maximum utilization of public school facilities throughout the state of Minnesota. (THE COUNCIL SHALL BE) If appointed (BY THE GOVERNOR AND), the task force shall (CONSIST OF TWO LAY MEMBERS) include at least one member from each congressional district and (NINE) members (SELECTED AT LARGE) who (SHALL) represent government and professions most closely related to community education activities, functions and school administrative jurisdictions.*

Sec. 25. Minnesota Statutes 1982, section 121.87, subdivision 3, is amended to read:

Subd. 3. (CLERICAL, MAILING, PRINTING, AND OTHER JUSTIFIABLE EXPENSES INCURRED BY THE COUNCIL SHALL BE PAID FROM FUNDS SET ASIDE FOR THE ADMINISTRATION OF THE OFFICE OF THE DIRECTOR OF COMMUNITY EDUCATION PROGRAMS.) The (COUNCIL) *task force* shall expire and the terms, compensation, and removal of members shall be as provided in section 15.059.

Sec. 26. Minnesota Statutes 1982, section 121.901, is amended to read:

121.901 [ADVISORY (COUNCIL) TASK FORCE.]

Subdivision 1. (THERE IS CREATED) *The state board may appoint an advisory (COUNCIL) task force on uniform financial accounting and reporting standards (, COMPOSED OF 13 MEMBERS APPOINTED AS FOLLOWS). If appointed, the task force shall include the following members:*

(1) (TWO) Employees of the state department of education (APPOINTED BY THE COMMISSIONER OF EDUCATION);

(2) An employee of the office of state auditor (APPOINTED BY THE STATE AUDITOR);

(3) (ONE) A licensed certified public accountant (APPOINTED BY THE STATE BOARD OF EDUCATION);

(4) (NINE PERSONS WHO ARE REPRESENTATIVE) *Representatives* of the various size school districts in the state (AND) who are public school employees whose positions involve activities related to school financing and accounting (, APPOINTED BY THE STATE BOARD).

Professional associations composed of persons eligible to be appointed under clauses (3) and (4) may recommend nominees from their associations to the state board.

Subd. 2. The (COUNCIL) *task force* shall expire, and the terms, compensation, and removal of members shall be as provided in section 15.059. (THE STATE BOARD SHALL DETERMINE THE LENGTH OF TERMS OF THE INITIAL MEMBERS CONSISTENT WITH SECTION 15.059.)

(SUBD. 3. THE COUNCIL SHALL ANNUALLY SELECT A CHAIRMAN AND SECRETARY FROM ITS MEMBERSHIP. MEETINGS SHALL BE HELD AT THE CALL OF THE CHAIRMAN OR ANY THREE MEMBERS.)

Sec. 27. Minnesota Statutes 1982, section 121.902, subdivision 1, is amended to read:

Subdivision 1. (THE COUNCIL SHALL RECOMMEND TO THE STATE BOARD UNIFORM FINANCIAL ACCOUNTING AND REPORTING STANDARDS FOR SCHOOL DISTRICTS.) The state board shall adopt and maintain uniform financial accounting and reporting standards which are consistent with sections 121.90 to 121.92 and with generally accepted accounting principles and practices. The standards so adopted shall be known as the uniform financial accounting and reporting standards for Minnesota school districts.

Sec. 28. Minnesota Statutes 1982, section 121.902, subdivision 1a, is amended to read:

Subd. 1a. (BY JULY 1, 1982, THE COUNCIL SHALL RECOMMEND TO THE STATE BOARD UNIFORM PROPERTY ACCOUNTING AND REPORTING STANDARDS FOR AREA VOCATIONAL-TECHNICAL INSTITUTES.) The state board shall adopt and maintain uniform property accounting and reporting standards for area vocational-technical institutes to account and report individual property records for fixed assets. These standards shall include provisions for date of acquisition, historical cost, depreciated value, expected useful life, and replacement cost.

Sec. 29. Minnesota Statutes 1982, section 121.934, subdivision 1, is amended to read:

Subdivision 1. [CREATION.] (AN ADVISORY COUNCIL TO THE STATE BOARD CONSISTING OF 11 MEMBERS APPOINTED BY THE GOVERNOR IS HEREBY ESTABLISHED.) *The state board may create an elementary, secondary, and vocational computer advisory task force. Expiration, membership terms, compensation of members, removal of members, and the filling of membership vacancies shall be as provided in section 15.059. The (GOVERNOR) state board is encouraged to solicit the suggestions of (THE STATE BOARD,) the governing boards of regional management information centers (,) and school boards in selecting members of the (COUNCIL) task force.*

Sec. 30. Minnesota Statutes 1982, section 121.934, subdivision 2, is amended to read:

Subd. 2. [MEMBERSHIP.] (THE COUNCIL SHALL BE COMPOSED OF) *If created, the task force shall include the following:*

(a) (FOUR) Representatives of school districts (, INCLUDING ONE SCHOOL DISTRICT ADMINISTRATOR FROM A RURAL SCHOOL DISTRICT, ONE SCHOOL DISTRICT ADMINISTRATOR FROM AN URBAN SCHOOL DISTRICT, ONE SCHOOL BOARD MEMBER FROM A RURAL

SCHOOL DISTRICT, AND ONE SCHOOL BOARD MEMBER FROM AN URBAN SCHOOL DISTRICT);

(b) (TWO) Representatives of regional management information center governing boards (, INCLUDING ONE MEMBER OF A REGIONAL MANAGEMENT INFORMATION CENTER BOARD FROM A REGION WHICH IS PREDOMINANTLY RURAL AND ONE MEMBER OF A REGIONAL MANAGEMENT INFORMATION CENTER BOARD FROM A REGION WHICH IS PREDOMINANTLY URBAN);

(c) (TWO) Persons employed in management positions in the private sector (, AT LEAST ONE OF WHOM IS A DATA PROCESSING MANAGER OR HOLDS AN EQUIVALENT POSITION IN THE PRIVATE SECTOR);

(d) (TWO) Persons employed in management positions in the public sector other than elementary, secondary, or vocational education (, AT LEAST ONE OF WHOM IS A DATA PROCESSING MANAGER OR HOLDS AN EQUIVALENT POSITION IN THE PUBLIC SECTOR); and

(e) (ONE PERSON) *Persons* from the general public.

All the members appointed pursuant to clauses (a), (b) and (e) shall represent different regional management information centers. Members selected pursuant to clauses (c) and (d) shall not be employees or board members of local school districts or the department of education.

Sec. 31. Minnesota Statutes 1982, section 123.581, subdivision 1, is amended to read:

Subdivision 1. [ESTABLISHMENT.] Programs for in-service training for regular classroom teachers, assistant principals and principals in techniques of education of handicapped pupils shall be established in school districts designated by the state board of education. Funds for these programs shall be granted by the state board (UPON THE RECOMMENDATION OF THE ADVISORY COUNCIL FOR IN-SERVICE TRAINING IN TECHNIQUES OF EDUCATION OF HANDICAPPED PUPILS). Handicapped pupils for the purposes of this section, are those defined in section 120.03.

Sec. 32. Minnesota Statutes 1982, section 126.531, subdivision 1, is amended to read:

Subdivision 1. The (MINNESOTA INDIAN AFFAIRS INTERTRIBAL BOARD SHALL NOMINATE 15 PERSONS FOR MEMBERSHIP TO THE) *state board of education may create an American Indian language and culture education advisory task force.* (THE STATE BOARD OF EDUCATION

SHALL APPOINT NINE PERSONS FROM THOSE SO NOMINATED TO CONSTITUTE THE TASK FORCE.) *If created*, members shall include representatives of community groups, parents of children eligible to be served by the programs, American Indian administrators and teachers, persons experienced in the training of teachers for American Indian language and culture education programs, persons involved in programs for American Indian children in nonsectarian nonpublic, urban, community, tribal or alternative schools and persons knowledgeable in the field of American Indian language and culture education. Members shall be appointed so as to be representative of significant segments of the population of American Indians.

Sec. 33. Minnesota Statutes 1982, section 128A.03, is amended to read:

128A.03 [ADVISORY COUNCILS.]

Subdivision 1. The state board of education (SHALL) *may* appoint an advisory (COUNCIL) *task force* on the Minnesota school for the deaf and an advisory (COUNCIL) *task force* on the Minnesota braille and sight-saving school (. THESE COUNCILS SHALL) *to* advise the (STATE) board on policies pertaining to the control, management, and administration of these schools.

Subd. 2. (EACH ADVISORY COUNCIL SHALL CONSIST OF EIGHT MEMBERS.) *If created* the members shall be representative of the various geographic regions of the state, shall include parents or guardians of visually disabled or hearing impaired children, shall include a staff representative of the applicable school, and shall include two representatives from groups representing the interests of visually disabled or hearing impaired individuals, as applicable. All members shall have knowledge, experience and interest in the problems of visually disabled or hearing impaired children.

Subd. 3. The (COUNCILS) *task forces* shall expire and the terms, compensation and removal of members shall be as provided in section 15.059.

Sec. 34. Minnesota Statutes 1982, section 129A.02, subdivision 3, is amended to read:

Subd. 3. [CONSUMER ADVISORY COUNCIL.] To assure that consumer concerns are integral parts of the considerations of the department, the commissioner shall establish and appoint a consumer advisory council on vocational rehabilitation which shall be composed of nine members. No fewer than five members of the council shall be handicapped persons, and there shall be one person appointed to the council to represent each of the following: business, labor, education, medicine and the private rehabilitation industry. The remaining members shall be public

members. Under the direction of the commissioner, the council shall organize itself and elect a chairman and other officers as it deems appropriate. The council shall meet at the call of the chairman or the commissioner as often as necessary. The (COUNCIL SHALL EXPIRE AND THE) terms, compensation and removal of members shall be as provided in section 15.059.

Sec. 35. Minnesota Statutes 1982, section 129B.09, subdivision 8, is amended to read:

Subd. 8. [ADVISORY TASK FORCE ON EARLY CHILDHOOD AND FAMILY EDUCATION.] The council on quality education (SHALL) *may* appoint an advisory task force on early childhood and family education programs. *If appointed*, the advisory task force shall be composed of parents of young children and persons knowledgeable in the fields of health, education and welfare. A majority of the task force shall be parents of young children. (THE ADVISORY TASK FORCE SHALL ADVISE THE COUNCIL IN THE ADMINISTRATION OF THE EARLY CHILDHOOD AND FAMILY EDUCATION PROGRAMS.) The *expiration*, terms, compensation, and removal of members shall be governed by the provisions of section 15.059, subdivision 6. (THE TASK FORCE SHALL EXPIRE JUNE 30, 1983.)

Sec. 36. Minnesota Statutes 1982, section 136A.02, subdivision 6, is amended to read:

Subd. 6. (THERE IS HEREBY CREATED) *The board may create a higher education advisory (COUNCIL) task force. If created* the membership (OF WHICH) shall include the president of the University of Minnesota, the chancellor of the state university board, the chancellor of the state board for community colleges, the commissioner of education, the executive director of the Minnesota private college council, and a representative from the Minnesota association of private post-secondary schools. (THE ADVISORY COUNCIL SHALL (1) BRING TO THE ATTENTION OF THE BOARD ANY MATTERS WHICH THE COUNCIL DEEMS AS NEEDING ATTENTION OF THE BOARD, (2) MAKE RECOMMENDATIONS TO THE BOARD AS THE COUNCIL DEEMS APPROPRIATE, (3) REVIEW AND COMMENT UPON PROPOSALS AND OTHER MATTERS BEFORE THE BOARD, AND (4) PROVIDE ANY REASONABLE ASSISTANCE TO THE BOARD IN ITS EFFORT TO FULFILL RESPONSIBILITIES OF THE BOARD. THE BOARD SHALL PERIODICALLY INFORM THE COUNCIL OF ALL MATTERS UNDER CONSIDERATION BY THE BOARD AND SHALL REFER ALL PROPOSALS TO THE COUNCIL PRIOR TO TRANSMITTING SUCH PROPOSALS AS RECOMMENDATIONS TO THE GOVERNOR AND THE LEGISLATURE. THE BOARD SHALL PROVIDE TIME FOR A REPORT FROM THE ADVISORY COUNCIL AT EACH MEETING OF THE BOARD.) *The expiration of the task force*



*and the compensation, terms, and removal of members shall be as provided in section 15.059.*

The higher education advisory council shall report to the board quarterly and at such other times as the council may deem desirable. The council shall determine its meeting times, but the council shall also meet within 30 days following a request for a council meeting by the executive director of the board.

Sec. 37. Minnesota Statutes 1982, section 144.011, subdivision 2, is amended to read:

Subd. 2. [STATE HEALTH ADVISORY (COUNCIL) TASK FORCE.] *The commissioner of health may appoint a state health advisory (COUNCIL IS HEREBY CREATED TO CONSIST OF 15 MEMBERS APPOINTED BY THE GOVERNOR) task force. (NINE) If appointed, members of the (COUNCIL) task force shall be broadly representative of the licensed health professions and (SIX MEMBERS) shall (BE) also include public members as defined by section 214.02. (THE COUNCIL AND ITS MEMBERS SHALL BE GOVERNED BY THE PROVISIONS OF SECTION 15.059. THE GOVERNOR SHALL DESIGNATE A CHAIRMAN OF THE COUNCIL AND SUCH OTHER OFFICERS AS HE DEEMS NECESSARY. THE COUNCIL SHALL ADVISE THE COMMISSIONER OF HEALTH ON ANY MATTER RELATING TO THE FUNCTIONS OF THE DEPARTMENT.) The task force shall expire, and the terms, compensation, and removal of members shall be as provided in section 15.059.*

Sec. 38. Minnesota Statutes 1982, section 145.919, is amended to read:

145.919 [COMMUNITY HEALTH SERVICES ADVISORY (COMMITTEE) TASK FORCE.]

(AN ADVISORY COMMITTEE IS ESTABLISHED TO ADVISE, CONSULT WITH, AND MAKE RECOMMENDATIONS TO) The (STATE) commissioner of health *may establish an advisory task force* on matters relating to the development, maintenance, funding and evaluation of community health services. *If the task force is established, each board of health meeting the eligibility requirements of section 145.917 may appoint a member to serve on the committee. (THE TERMS SHALL BE TWO YEARS AND NO MEMBER SHALL SERVE MORE THAN THREE CONSECUTIVE TERMS. CONTINUITY OF MEMBERSHIP SHALL BE ASSURED BY HAVING AN APPROXIMATELY EQUAL NUMBER OF TERMS EXPIRE EACH YEAR. MEMBERS MAY RECEIVE A PER DIEM AND SHALL BE REIMBURSED FOR TRAVEL AND OTHER NECESSARY EXPENSES WHILE ENGAGED IN THEIR OFFICIAL DUTIES. THE COMMITTEE SHALL*

MEET AT LEAST QUARTERLY AND SPECIAL MEETINGS MAY BE CALLED BY THE CHAIRMAN OR A MAJORITY OF THE MEMBERS.) *The task force shall expire, and the terms, compensation, and removal of members shall be as provided in section 15.059.*

Sec. 39. Minnesota Statutes 1982, section 145.93, subdivision 2, is amended to read:

Subd. 2. [ADVISORY (COUNCIL) TASK FORCE.] The commissioner of health (SHALL) *may* appoint an advisory (COUNCIL TO SERVE ON A VOLUNTARY BASIS) *task force* consisting of, but not limited to, the following: one nurse; one pharmacist; one physician each from the fields of toxicology, pediatric medicine, emergency medicine, and internal medicine; and one person who has no past or present material financial interest or professional involvement in the provision of poison information or treatment services. No more than three members may be residents of the metropolitan area, as defined in section 473.02, subdivision 5; no more than one may be a resident of any single county; and none may be affiliated in any way with the currently designated poison information center. *The task force shall expire and the terms, compensation, and removal of members shall be as provided in section 15.059.*

Sec. 40. Minnesota Statutes 1982, section 145.93, subdivision 3, is amended to read:

Subd. 3. [GRANT AWARD; DESIGNATION; PAYMENTS UNDER GRANT.] Each year the commissioner shall give reasonable public notice of the availability of moneys appropriated pursuant to Laws 1980, Chapter 577, Section 2. (AFTER CONSULTING WITH THE ADVISORY COUNCIL,) The commissioner shall select as grantee a nonprofit corporation or unit of government which applies for the moneys and best fulfills the criteria specified in subdivision 4. The grantee selected shall be designated the Minnesota poison information center. Moneys appropriated under Laws 1980, Chapter 577, Section 2 shall be paid to the grantee quarterly beginning on July 1.

Sec. 41. Minnesota Statutes 1982, section 145.98, subdivision 1, is amended to read:

Subdivision 1. [CREATION; MEMBERSHIP.] (THERE IS ESTABLISHED IN THE EXECUTIVE BRANCH A COUNCIL) *The commissioner of health may appoint an advisory task force* on health promotion and wellness. Members of the (COUNCIL) *task force* shall be (APPOINTED BY THE GOVERNOR. THEY SHALL BE) experienced or interested in health promotion and wellness. There shall be (15 MEMBERS WITH) at least one member from each congressional district. (THE INITIAL MEMBERSHIP SHALL INCLUDE ALL PERSONS

HOLDING CURRENT MEMBERSHIP ON THE GOVERNOR'S COUNCIL ON HEALTH PROMOTION AND WELLNESS ESTABLISHED BY EXECUTIVE ORDER NO. 81-6. THE CHAIRPERSON SHALL BE APPOINTED BY THE GOVERNOR FROM AMONG THE MEMBERS. MEMBERS SHALL NOT RECEIVE PER DIEM PAY BUT MAY BE REIMBURSED FOR TRAVEL AND OTHER EXPENSES IN THE SAME MANNER AND AMOUNT AS STATE EMPLOYEES.) *The task force shall expire, and the terms (OF OFFICE), compensation, and removal of members shall be governed by section (15.0575) 15.059.*

Sec. 42. Minnesota Statutes 1982, section 145.98, subdivision 3, is amended to read:

Subd. 3. [POWERS.] The (COUNCIL) *task force* may solicit, receive, and disburse funds made available for health promotion and wellness. (SUBJECT TO APPROVAL BY THE COUNCIL, THE CHAIRPERSON MAY APPOINT ADVISORY COMMITTEES COMPOSED OF INDIVIDUALS WHO HAVE INTEREST OR EXPERTISE IN VARIOUS HEALTH PROMOTION AND WELLNESS FIELDS. SUBJECT TO THE AVAILABILITY OF FUNDS, THE COUNCIL MAY HIRE STAFF TO ASSIST IN ITS WORK AND CONTRACT WITH INDIVIDUALS AND ORGANIZATIONS TO ASSIST IT IN CARRYING OUT THE DUTIES OF THE COUNCIL. THE COUNCIL SHALL ASSUME THE DUTIES OF THE GOVERNOR'S COUNCIL ON HEALTH PROMOTION AND WELLNESS ESTABLISHED BY EXECUTIVE ORDER NO. 81-6, AND SECTION 15.039 SHALL APPLY TO THIS TRANSFER OF RESPONSIBILITIES.)

Sec. 43. Minnesota Statutes 1982, section 148.191, subdivision 2, is amended to read:

Subd. 2. The board is authorized to adopt and, from time to time, revise rules not inconsistent with the law, as may be necessary to enable it to carry into effect the provisions of sections 148.171 to 148.299. The board shall prescribe by rule curricula and standards for schools and courses preparing persons for licensure under sections 148.171 to 148.299. It shall conduct or provide for surveys of such schools and courses at such times as it may deem necessary. It shall approve such schools and courses as meet the requirements of sections 148.171 to 148.299 and board rules. It shall examine, license and renew the license of duly qualified applicants. It shall hold examinations at least once in each year at such time and place as it may determine. It shall by rule adopt, evaluate and periodically revise, as necessary, requirements for licensure and for registration and renewal of registration as defined in section 148.231. It shall cause the prosecution of all persons violating sections 148.171 to 148.299 and have power to incur such necessary expense therefor. It shall keep a record of all its proceedings. (THE BOARD SHALL

APPOINT AN ADVISORY TASK FORCE ON NURSING EDUCATION CONSISTING OF 11 MEMBERS FOR THE PURPOSES OF ADVISING THE BOARD ON MATTERS PERTAINING TO CAREER PROGRESSION AND THE APPROVAL AND OPERATION OF NURSING PROGRAMS, ASSISTING WITH SURVEYS OF NURSING PROGRAMS, COLLECTING NURSING EDUCATION DATA AND PROVIDING LIAISON BETWEEN THE BOARD AND NURSING EDUCATION. THREE MEMBERS SHALL BE EITHER AN ADMINISTRATOR OR SUPERVISOR IN ONE OF THE FOLLOWING TYPES OF AGENCIES AT THE TIME OF APPOINTMENT AND THROUGHOUT HIS TERM: HOSPITAL, NURSING HOME OR COMMUNITY NURSING SERVICE. THE REMAINING EIGHT MEMBERS SHALL BE EITHER AN ADMINISTRATOR OR FACULTY MEMBER IN ONE OF THE FOLLOWING TYPES OF EDUCATIONAL PROGRAMS AT THE TIME OF APPOINTMENT AND THROUGHOUT HIS TERM: NURSING ASSISTANT PROGRAM, PRACTICAL NURSING PROGRAM PREPARING FOR LICENSURE, PROFESSIONAL NURSING PROGRAM PREPARING FOR LICENSURE, OR ADVANCED NURSING PROGRAM FOR LICENSED PRACTICAL OR REGISTERED NURSES. THE TASK FORCE SHALL EXPIRE AND THE COMPENSATION AND REMOVAL OF MEMBERS SHALL BE AS PROVIDED IN SECTION 15.059.)

Sec. 44. Minnesota Statutes 1982, section 148.67, is amended to read:

#### 148.67 [PHYSICAL THERAPY COUNCIL.]

The board of medical examiners shall appoint a physical therapy council in carrying out the provisions of this law, regarding the qualifications and examination of physical therapists. The council shall consist of seven members, citizens and residents of the state of Minnesota, composed of three physical therapists, two licensed and registered doctors of medicine and surgery, one being a professor or associate or assistant professor from a program in physical therapy approved by the board of medical examiners, one aide or assistant to a physical therapist and one public member. The (COUNCIL SHALL EXPIRE, AND THE) terms, compensation and removal of members of the council shall be as provided in section 15.059.

Sec. 45. Minnesota Statutes 1982, section 148.70, is amended to read:

#### 148.70 [APPLICANTS, QUALIFICATIONS.]

It shall be the duty of the board of medical examiners (WITH THE ADVICE AND ASSISTANCE OF THE PHYSICAL THERAPY COUNCIL) to pass upon the qualifications of ap-

licants for registration, provide for and conduct all examinations following satisfactory completion of all didactic requirements, determine the applicants who successfully pass the examination, and duly register such applicants after the applicant has presented evidence satisfactory to the board that he has completed a program of education approved by the board.

Sec. 46. Minnesota Statutes 1982, section 149.02, is amended to read:

149.02 [EXAMINATION; LICENSING.]

The state commissioner of health is hereby authorized and empowered to examine, upon submission of an application therefor and fee as prescribed by the commissioner pursuant to section 144.122, all applicants for license to practice mortuary science or funeral directing and to determine whether or not the applicants possess the necessary qualifications to practice mortuary science or funeral directing. If upon examination the commissioner shall determine that an applicant is properly qualified to practice mortuary science or funeral directing, he shall grant a license to the person to practice mortuary science or funeral directing. Licenses shall expire and be renewed as prescribed by the commissioner pursuant to section 144.122.

On or after the thirty-first day of December, 1955, separate licenses as embalmer or funeral director shall not be issued, except that a license as funeral director shall be issued to those apprentices who have been registered under regulations of the commissioner as apprentice funeral directors on the first day of July, 1955, qualify by examination for licensure under such regulations as funeral directors before the first day of August, 1957. Such applicants shall file an application for license as a funeral director in the manner as is required in section 149.03 for a license in mortuary science. It shall be accompanied by a fee in an amount prescribed by the commissioner pursuant to section 144.122. However, a single license as a funeral director shall be issued to those persons whose custom, rites, or religious beliefs forbid the practice of embalming. An applicant for a single license as a funeral director under this exception shall submit to the commissioner of health two affidavits substantiating the beliefs and convictions of the applicant and shall meet any other standards for licensure as are required by law or by regulation of the commissioner. Such a funeral director shall only direct funerals for persons of his customs, rites or religious beliefs. In the case of a funeral conducted for persons of such customs, rites or religious beliefs where embalming and funeral directing is necessary according to law, such embalming and funeral directing shall be performed only by a person licensed to do so in this state.

All licensees who on the thirty-first day of December, 1955, hold licenses as embalmers only shall be granted licenses to

practice mortuary science and may renew their licenses at the times and in the manner specified by the commissioner pursuant to section 144.122.

All licensees who on the thirty-first day of December, 1955, hold licenses as funeral director only may continue to renew their licenses at the times and in the manner specified by the commissioner pursuant to section 144.122. If a licensee fails to renew, as in this chapter required, his license as a funeral director shall not thereafter be reinstated.

To assist in the holding of the examination and enforcement of the provisions of this chapter, the commissioner shall establish a committee of examiners in the mortuary sciences to which he shall appoint four examiners. Two examiners shall be licensed in mortuary science and shall have had at least five years experience immediately preceding their appointment in the preparation and disposition of dead human bodies and in the practice of mortuary science. A third examiner shall be a representative of the commissioner, and the fourth examiner shall be a full-time academic staff member of the course in mortuary science of the university of Minnesota. (THE COMMITTEE SHALL EXPIRE AND) The terms, compensation and removal of members of the committee shall be as provided in section 15.059.

Sec. 47. Minnesota Statutes 1982, section 151.13, subdivision 2, is amended to read:

Subd. 2. The board (SHALL) *may* appoint an advisory task force on continuing education, consisting of not more than ten members, to study continuing education programs and requirements and to submit its report and recommendations to the board. The task force shall expire, and the compensation and removal of members shall be as provided in section 15.059.

Sec. 48. Minnesota Statutes 1982, section 152.02, subdivision 11, is amended to read:

Subd. 11. The state board of pharmacy (SHALL) *may* appoint an advisory (COUNCIL) *task force* on controlled substances consisting of not more than 13 members (, WHO SHALL SERVE WITHOUT COMPENSATION,) to advise it in the administration of this chapter.

(COMMENCING JULY 1, 1973, SIX MEMBERS SHALL BE APPOINTED FOR A ONE YEAR TERM AND SEVEN MEMBERS SHALL BE APPOINTED FOR A TWO YEAR TERM. THEREAFTER, MEMBERS SHALL BE APPOINTED FOR TWO YEAR TERMS. FOUR OF THE MEMBERS OF THE COUNCIL) *If appointed, the task force shall (BE PHYSICIANS AS DESIGNATED BY THE STATE BOARD OF MEDICAL EXAMINERS. ONE OF THE MEM-*

BERS OF THE COUNCIL SHALL BE) *include a physician, a pharmacologist, (ONE OF THE MEMBERS OF THE COUNCIL SHALL BE) and a pharmacist (, AND). The (REMAINDER) other members* shall be from among the following: correction or law enforcement officers, judges, representatives of drug treatment or counseling facilities, former drug abusers, education, and students. (THE MEMBERS OF THE COUNCIL SHALL SELECT A CHAIRMAN FROM AMONG THEIR MEMBERSHIP, WHO MAY CALL MEETINGS OF THE COUNCIL WHEN DEEMED APPROPRIATE, AND SHALL CALL MEETINGS OF THE COUNCIL WHEN REQUESTED TO DO SO BY ANY FOUR MEMBERS OF THE COUNCIL.) *The task force shall expire, and the terms, compensation, and removal of members shall be as provided in section 15.059.*

Sec. 49. Minnesota Statutes 1982, section 155A.06, subdivision 2, is amended to read:

Subd. 2. [APPOINTMENTS.] Appointments to the council shall be made by the (GOVERNOR) *director* in accordance with section 15.0597.

Sec. 50. Minnesota Statutes 1982, section 156A.06, subdivision 1, is amended to read:

Subdivision 1. There is hereby created the water well contractors and exploratory borers advisory council, herein referred to as the "advisory council," as an advisory council to the state commissioner of health. The advisory council shall be composed of (13) *16* voting members. Of the (13) *16* voting members, one member shall be from the state department of health, appointed by the state commissioner of health; one member shall be from the department of natural resources, appointed by the commissioner of natural resources; one member shall be a member of the Minnesota geological survey of the University of Minnesota appointed by the director; two members shall be engaged in the business of exploratory boring for minerals; two public members who are not connected with the business of exploratory boring or the water well drilling industry; *one member shall be from the pollution control agency, appointed by the director of the pollution control agency; one member shall be a professional engineer; one member shall be a certified professional geologist; and* six members shall be contractors actively engaged in the water well drilling industry, not to exceed two from the seven county metropolitan area and at least four from the remainder of the state who shall be representative of different geographical regions. They shall be residents of the state of Minnesota and appointed by the commissioner of health. No appointee of the water well drilling industry shall serve *more than two* consecutive terms. The appointees to the advisory council from the water well drilling industry shall have been bona fide residents of this state for a period of at least three years prior to appointment and shall have had at least five years experience in the water well

drilling business. (THE COUNCIL SHALL NOT EXPIRE, BUT) The terms of the appointed members and the compensation and removal of all members shall be as provided in section 15.059.

Sec. 51. Minnesota Statutes 1982, section 161.1419, subdivision 1, is amended to read:

Subdivision 1. (IT IS DECLARED TO BE THE POLICY OF THE STATE AND TO BE IN THE BEST PUBLIC INTEREST FOR THE PROMOTION OF PUBLIC SAFETY, RECREATION, TRAVEL, TRADE, AND THE GENERAL WELFARE OF THE PEOPLE TO COOPERATE WITH THE FEDERAL GOVERNMENT AND WITH THE INTERSTATE MISSISSIPPI RIVER PARKWAY PLANNING COMMISSION. TO CARRY OUT SUCH POLICY AND TO AID IN THE PROMOTION AND SECUREMENT OF A SCENIC PARKWAY AND HIGHWAY FOR THE STATE OF MINNESOTA AND TO AID IN SECURING THE LOCATION OF FEDERAL PARKS WITHIN MINNESOTA A MISSISSIPPI RIVER PARKWAY COMMISSION IS CREATED. SUCH COMMISSION SHALL ALSO WORK TOWARD THE PLANNING, CONSTRUCTION, MAINTENANCE, AND IMPROVEMENT OF THE GREAT RIVER ROAD OR MISSISSIPPI RIVER PARKWAY WHICH IS TO FOLLOW GENERALLY THE COURSE OF THE MISSISSIPPI RIVER AND EXTEND FROM CANADA TO THE GULF OF MEXICO.) *The commissioner of transportation may appoint an advisory task force to assist the commissioner in work relating to the Mississippi River parkway. The task force shall expire, and the terms, compensation, and removal of members shall be as provided in section 15.059.*

Sec. 52. Minnesota Statutes 1982, section 175.007, subdivision 1, is amended to read:

Subdivision 1. The commissioner (SHALL) *may* appoint an advisory (COUNCIL) *task force* on workers' compensation (*, WHICH*). *If appointed it shall consist of (FIVE) an equal number of representatives of employers and (FIVE REPRESENTATIVES OF) employees (AND THREE); members representing the general public; and persons who have received or are currently receiving workers' compensation benefits under chapter 176.* The (COUNCIL) *task force* may consult with the judges of the workers' compensation court of appeals. The (COUNCIL) *task force* shall expire and the terms, compensation and removal of members shall be as provided in section 15.059.

Sec. 53. Minnesota Statutes 1982, section 178.02, is amended to read:

178.02 [APPRENTICESHIP ADVISORY (COUNCIL) TASK FORCE.]



Subdivision 1. [MEMBERS.] The commissioner of labor and industry (, HEREINAFTER CALLED THE COMMISSIONER, SHALL) *may* appoint an apprenticeship advisory (COUNCIL, HEREINAFTER REFERRED TO AS THE COUNCIL,) *task force* composed of (THREE) *an equal number of* representatives (EACH) from employer and employee organizations, and (TWO) representatives of the general public. The assistant commissioner of education responsible for vocational education or his designee shall be an *ex officio* member of the council and shall serve in an advisory capacity only.

Subd. 2. [TERMS.] The (COUNCIL) *task force* shall expire and the terms, compensation and removal of appointed members shall be as provided in section 15.059.

(SUBD. 4 [DUTIES.] THE COUNCIL SHALL MEET AT THE CALL OF THE COMMISSIONER. IT SHALL PROPOSE OCCUPATIONAL CLASSIFICATIONS FOR APPRENTICESHIP PROGRAMS; PROPOSE MINIMUM STANDARDS FOR APPRENTICESHIP PROGRAMS AND AGREEMENTS; AND ADVISE ON THE ESTABLISHMENT OF SUCH POLICIES, PROCEDURES, AND RULES AS THE COMMISSIONER DEEMS NECESSARY IN IMPLEMENTING THE INTENT OF THIS CHAPTER.)

Sec. 54. Minnesota Statutes 1982, section 182.656, is amended to read:

182.656 [OCCUPATIONAL SAFETY AND HEALTH ADVISORY (COUNCIL) TASK FORCE.]

Subdivision 1. *The commissioner of labor and industry may appoint an occupational safety and health advisory (COUNCIL CONSISTING OF 12 MEMBERS APPOINTED BY THE GOVERNOR IS CREATED) task force to advise the department. The council members shall be chosen so that (THREE) an equal number shall represent management (; THREE SHALL REPRESENT) and labor; (THREE) others shall represent occupational safety and health professions (;) and (THREE SHALL REPRESENT) the general public.*

(THE GOVERNOR SHALL DESIGNATE ONE OF THE PUBLIC MEMBERS AS CHAIRMAN. THE MEMBERS SHALL BE SELECTED UPON THE BASIS OF THEIR EXPERIENCE AND COMPETENCE IN THE FIELD OF OCCUPATIONAL SAFETY AND HEALTH. THE COMMISSIONER OF LABOR AND INDUSTRY AND THE STATE COMMISSIONER OF HEALTH SHALL BE EX OFFICIO MEMBERS AND THE COMMISSIONER OF LABOR AND INDUSTRY SHALL SERVE AS SECRETARY OF THE COUNCIL. THE COUNCIL SHALL ELECT FROM ITS MEMBERS, BY A CONCURRING VOTE OF NOT LESS THAN SIX MEMBERS,

OTHER OFFICERS AS NECESSARY TO CARRY OUT THE DUTIES THEREOF.)

Subd. 3. (A MAJORITY OF THE COUNCIL MEMBERS CONSTITUTES A QUORUM. THE COUNCIL SHALL MEET AT THE CALL OF ITS CHAIRMAN, OR UPON REQUEST OF ANY SIX MEMBERS. A TAPE RECORDING OF THE MEETING WITH THE TAPE BEING RETAINED FOR A ONE YEAR PERIOD WILL BE AVAILABLE UPON THE REQUEST AND PAYMENT OF COSTS TO ANY INTERESTED PARTY.) The (COUNCIL) *task force* shall expire and the terms, compensation, and removal of members shall be as provided in section 15.059.

Sec. 55. Minnesota Statutes 1982, section 184.23, is amended to read:

184.23 [ADVISORY (COUNCIL) TASK FORCE CREATED.]

Subdivision 1. (THERE IS CREATED A COUNCIL TO BE KNOWN AS) The *commissioner of labor and industry* may appoint an employment agency advisory (COUNCIL WHOSE DUTY SHALL BE) *task force* to advise the department as to the administration of the provisions of sections 184.21 to 184.40. (SUCH COUNCIL SHALL CONSIST OF NINE MEMBERS, APPOINTED BY THE COMMISSIONER OF LABOR AND INDUSTRY.) *If appointed*, a majority of (THOSE SELECTED) *members* shall be actually engaged as an owner or manager of an employment agency licensed by the state of Minnesota for a period of three years immediately preceding the time of their appointment.

Subd. 3. (THE COUNCIL SHALL MEET AT THE CALL OF THE COMMISSIONER AND ADVISE AND CONSULT ON ALL MAJOR POLICY MATTERS RELATING TO THE LICENSING OF AN EMPLOYMENT AGENT OR COUNSELOR. THE COUNCIL SHALL ELECT ANNUALLY FROM ITS MEMBERS A CHAIRMAN, VICE CHAIRMAN AND SECRETARY. THE COUNCIL IS ALSO AUTHORIZED TO CONDUCT ITS OWN MEETINGS AT THE CALL OF THE CHAIRMAN.) The (COUNCIL) *task force* shall expire and the terms, compensation and removal of members shall be as provided in section 15.059.

Sec. 56. Minnesota Statutes 1982, section 198.055, subdivision 1, is amended to read:

Subdivision 1. [CREATION; MEMBERS.] The *commissioner* may appoint a veterans advisory (COMMITTEE IS HEREBY ESTABLISHED. THE COMMITTEE SHALL CONSIST OF ELEVEN MEMBERS APPOINTED BY THE COM-

MISSIONER) *task force*. Organizations of veterans in this state may submit to the commissioner names of possible appointees to the committee, and the commissioner shall give consideration to such names. The commissioner shall also give consideration for appointment to persons having experience in the fields of mental and physical health services, education, vocational rehabilitation, and other fields of activity of the department of veterans affairs. (THE COMMITTEE SHALL SELECT A CHAIRMAN AND A SECRETARY. THE COMMITTEE SHALL MEET AT SUCH TIMES AS IT IS CALLED BY ITS CHAIRMAN OR THREE OF ITS MEMBERS. SIX OF THE INITIAL APPOINTMENTS TO THE COMMITTEE SHALL BE FOR TERMS ENDING WITH THE EXPIRATION OF THE TERM OF THE GOVERNOR ELECTED IN 1974; THE REMAINING FIVE MEMBERS SHALL SERVE FOR A TERM ENDING ONE YEAR AFTER THAT DATE.) The (COMMITTEE) *task force* shall expire, and the terms, compensation and removal of members shall be as provided in section 15.059. (THE COMMISSIONER OF VETERANS AFFAIRS MAY ATTEND ANY MEETING OF THE COMMITTEE AND CONSULT WITH THE MEMBERS ON MATTERS OF POLICY RELATING TO THE DEPARTMENT OF VETERANS AFFAIRS AND FURNISH SUCH INFORMATION AS MAY BE NECESSARY TO THE COMMITTEE.)

Sec. 57. Minnesota Statutes 1982, section 206.08, subdivision 3, is amended to read:

Subd. 3. [ADVISORY (COMMITTEE) TASK FORCE.] The secretary of state may appoint a nonpartisan advisory (COMMITTEE) *task force* to advise (HIM) in the examining and reporting duties prescribed in this section. *The task force shall expire, and the terms, compensation, and removal of members shall be as provided in section 15.059.*

Sec. 58. Minnesota Statutes 1982, section 214.13, subdivision 4, is amended to read:

Subd. 4. The commissioner of health shall wherever possible delegate the administration of regulation activities to a health related licensing board with the concurrence of that board. If the commissioner of health delegates this function, the licensing board shall regularly bill the commissioner of health for the cost of performing this function. The commissioner of health may establish an advisory (COUNCIL) *task force* to advise him or the appropriate health related licensing board on matters relating to the registration and regulation of an occupation. A (COUNCIL) *task force* shall have seven members appointed by the commissioner of which five are members of the registered occupation or related registered or licensed occupations, and two are public members. A (COUNCIL) *task force* shall expire, and the terms, compensation and removal of members shall be as provided in section 15.059.

Sec. 59. Minnesota Statutes 1982, section 241.64, is amended to read:

**241.64 [ADVISORY TASK FORCE.]**

Subdivision 1. [CREATION.] (WITHIN 60 DAYS AFTER THE EFFECTIVE DATE OF SECTIONS 241.61 TO 241.66,) The commissioner (SHALL) *may* appoint (A NINE MEMBER) *an* advisory task force to advise (HIM) on the implementation of sections 241.61 to 241.66. The provisions of section 15.059, subdivision 6, shall govern the *expiration*, terms, compensation, and removal of members of the advisory task force.

Subd. 2. [MEMBERSHIP.] Persons appointed shall be knowledgeable in the fields of health, law enforcement, social services or the law. (FIVE) Members (OF THE ADVISORY TASK FORCE) shall (BE) *include* representatives of community or governmental organizations which provide services to battered women, and (FOUR MEMBERS OF THE ADVISORY TASK FORCE SHALL BE) public members.

(SUBD. 3. [DUTIES.] THE ADVISORY TASK FORCE SHALL:)

((A) RECOMMEND TO THE COMMISSIONER THE NAMES OF FIVE APPLICANTS FOR THE POSITION OF PROJECT COORDINATOR.)

((B) ADVISE THE COMMISSIONER ON THE RULES PROMULGATED PURSUANT TO SECTION 241.63;)

((C) REVIEW AND COMMENT ON APPLICATIONS RECEIVED BY THE COMMISSIONER FOR DESIGNATION AS A PILOT PROGRAM AND APPLICATIONS FOR EDUCATION GRANTS; AND)

((D) ADVISE THE PROJECT COORDINATOR IN THE PERFORMANCE OF HIS DUTIES IN THE ADMINISTRATION AND COORDINATION OF THE PROGRAMS FUNDED UNDER SECTION 241.62.)

Sec. 60. Minnesota Statutes 1982, section 241.71, is amended to read:

**241.71 [CREATION OF ADVISORY TASK FORCE.]**

(WITHIN 60 DAYS AFTER JULY 1, 1981,) The commissioner of corrections (SHALL) *may* appoint an advisory task force on the woman offender in corrections. The task force shall have (AT LEAST TEN BUT) no more than 20 members and shall reflect a statewide geographical representation. The provi-

sions of section 15.059, subdivision 6, shall govern the *expiration*, terms, expenses, and removal of members of the advisory task force.

Sec. 61. Minnesota Statutes 1982, section 245.84, subdivision 4, is amended to read:

Subd. 4. The commissioner may appoint an advisory (COUNCIL) *task force* of not more than 35 members which shall advise the commissioner on grants and other child care issues. One-third of the members of the advisory council shall be parents who use child care services. The membership *expiration*, terms, compensation and removal from office of members of the advisory council shall be according to section 15.059.

Sec. 62. Minnesota Statutes 1982, section 246.017, subdivision 2, is amended to read:

Subd. 2. [MEMBERSHIP, DUTIES, MEETINGS.] The commissioner of public welfare (SHALL CREATE AND ESTABLISH) *may appoint* a medical policy directional (COMMITTEE) *task force* on mental health (COMPOSED OF SEVEN) *including* members (FIVE OF WHOM) *who* are experts in their fields of medicine, mental health, mental retardation, or related sciences. (TWO) Members shall *also* be selected from social service, rehabilitation, volunteer services, nursing, hospital administration or related fields. Not more than one member shall be selected from any one field of medicine or related sciences which shall include the field of psychiatry, neurology, physiology, biochemistry, internal medicine, pediatrics, pharmacology, and psychology. *The task force shall expire, and the terms, compensation, and removal of members shall be as provided in section 15.059.*

(ONE MEMBER SHALL BE APPOINTED WHOSE TERM SHALL EXPIRE JULY 1, 1954, AND HIS SUCCESSORS THEREAFTER SHALL BE APPOINTED FOR A PERIOD OF THREE YEARS; TWO MEMBERS SHALL BE APPOINTED WHOSE TERMS EXPIRE ON JULY 1, 1955, AND THEIR SUCCESSORS SHALL BE APPOINTED FOR A TERM OF THREE YEARS; TWO MEMBERS SHALL BE APPOINTED WHOSE TERMS SHALL EXPIRE ON JULY 1, 1956, AND THEIR SUCCESSORS THEREAFTER SHALL BE APPOINTED FOR A TERM OF THREE YEARS. TWO MEMBERS SHALL BE APPOINTED WHOSE TERMS SHALL BE DETERMINED BY THE COMMISSIONER.)

(THE COMMITTEE WILL MEET AT LEAST SIX TIMES EACH YEAR AT SUCH TIMES AND IN SUCH PLACES AS THE COMMISSIONER OF PUBLIC WELFARE MAY DETERMINE. HE MAY CALL SUCH ADDITIONAL MEETINGS FROM TIME TO TIME AS HE MAY DEEM NECES-

SARY NOT EXCEEDING A MAXIMUM OF 50 MEETINGS IN ANY ONE YEAR. EACH MEMBER WILL RECEIVE THE SUM OF \$50 PER DAY FOR TIME ACTUALLY SPENT IN TRANSACTING THE BUSINESS OF THE BOARD AND SHALL BE REIMBURSED FOR EXPENSES ACTUALLY INCURRED IN THE PERFORMANCE OF THEIR OFFICIAL DUTIES.)

(THE COMMITTEE SHALL ADVISE THE COMMISSIONER OF PUBLIC WELFARE AS TO ALL PHASES OF PROFESSIONAL STANDARDS INCLUDING PATIENT CARE, TRAINING OF PERSONNEL, MANAGEMENT PRACTICES, ESTABLISHMENT OF TREATMENT PROGRAMS, OBTAINING ADEQUATE STAFF, ESTABLISHMENT OF MEDICAL AND STATISTICAL RECORDS AND OPERATION OF PRACTICES IN ORDER THAT THEY BE COMPATIBLE WITH PROFESSIONAL REQUIREMENTS. THE COMMITTEE SHALL ADVISE THE COMMISSIONER OF PUBLIC WELFARE IN APPROVAL AND GUIDANCE OF RESEARCH PROJECTS AND DISTRIBUTION OF RESEARCH FUNDS. THEY SHALL ASSIST HIM IN ESTABLISHING AND MAINTAINING THE BEST POSSIBLE PRACTICES IN ALL MENTAL INSTITUTIONS.)

The commissioner of public welfare shall appoint, and unless otherwise established by law, set the salary of a licensed physician to serve as medical director to assist him in establishing and maintaining the medical policies of the department of public welfare. The commissioner may place the medical director's position in the unclassified service if the position meets the criteria of section 43A.08, subdivision 1a.

Sec. 63. Minnesota Statutes 1982, section 252.31, is amended to read:

252.31 [ADVISORY (COUNCIL) TASK FORCE.]

The commissioner of public welfare (SHALL) *may* appoint an advisory (COUNCIL OF 11 MEMBERS TO BE KNOWN AS THE ADVISORY COUNCIL) *task force* for the mentally retarded and physically handicapped. The (COUNCIL) *task force* shall advise the commissioner relative to those laws for which the commissioner is responsible to administer and enforce relating to mental retardation and physical disabilities. The (COUNCIL) *task force* shall consist of persons who are providers or consumers of service for the mentally retarded or physically handicapped, or who are interested citizens. (THE COMMISSIONER OF EDUCATION AND THE COMMISSIONER OF HEALTH OR THEIR DESIGNEES SHALL BE NON-VOTING EX OFFICIO MEMBERS AND SHALL ADVISE THE COUNCIL AS TO RULES, REGULATIONS AND SERVICES WHICH RELATE TO THE DEPARTMENTS OF

EDUCATION AND HEALTH.) The (COUNCIL) *task force* shall expire and the terms, compensation and removal of (APPOINTED) members shall be as provided in section 15.059.

Sec. 64. Minnesota Statutes 1982, section 254A.04, is amended to read:

254A.04 [CITIZENS ADVISORY (COUNCIL) TASK FORCE.]

(THERE IS HEREBY CREATED) *The commissioner may appoint* an alcohol and other drug abuse advisory (COUNCIL) *task force* to advise the department of public welfare concerning the problems of alcohol and other drug dependency and abuse (, COMPOSED OF 11 MEMBERS APPOINTED BY THE GOVERNOR). (AT LEAST FIVE) *If appointed*, members shall (BE) *include* individuals whose interests or training are in the field of alcohol dependency and abuse (;), and (AT LEAST FIVE) members whose interests or training are in the field of dependency and abuse of drugs other than alcohol. The (COUNCIL) *task force* shall expire and the terms, compensation and removal of members shall be as provided in section 15.059.

Sec. 65. Minnesota Statutes 1982, section 256.481, is amended to read:

256.481 [HANDICAPPED PERSON; DEFINITION.]

For the purposes of sections 256.481 to (256.483) ~~256.482~~ "handicapped person" means (ONE WHO, BECAUSE OF A SUBSTANTIAL PHYSICAL, MENTAL OR EMOTIONAL DISABILITY OR DYSFUNCTION REQUIRES SPECIAL SERVICES IN ORDER TO ENJOY THE BENEFITS OF OUR SOCIETY) *any person who*:

(a) *has a physical, mental, or emotional impairment which substantially limits one or more major life activities;*

(b) *has a record of such an impairment; or*

(c) *is regarded as having such an impairment.*

Sec. 66. Minnesota Statutes 1982, section 256.482, is amended to read:

256.482 [COUNCIL FOR THE HANDICAPPED.]

Subdivision 1. [ESTABLISHMENT; MEMBERS.] There is hereby established the council for the handicapped which shall consist of (30) ~~21~~ members appointed by the governor. (AT LEAST FIFTEEN COUNCIL MEMBERS SHALL BE HANDICAPPED PERSONS OR PARENTS OR GUARDIANS OF HANDICAPPED PERSONS. TWENTY MEMBERS SHALL

BE APPOINTED FROM THE GENERAL PUBLIC, AND TEN SHALL BE APPOINTED FROM ORGANIZATIONS WHICH PROVIDE SERVICES FOR THE HANDICAPPED.) *Members shall be appointed from the general public and from organizations which provide services for handicapped persons. A majority of council members shall be handicapped persons or parents or guardians of handicapped persons. There shall be at least one member of the council appointed from each of the state development regions. The commissioners of the departments of education, public welfare (AND), health, economic security, and (THE STATE COMMISSIONER OF HEALTH,) human rights and the directors of the division of vocational rehabilitation and state services for the blind or their designees shall serve as ex officio (, WITHOUT A VOTE, ON THE COUNCIL, OR SHALL DESIGNATE A REPRESENTATIVE TO THE COUNCIL) members of the council without vote. In addition, there (SHALL) may be ex officio (REPRESENTATION, WITHOUT VOTE, FROM THE PROGRAMS SERVING MENTALLY RETARDED PERSONS AND FROM THE PROGRAMS SERVING BLIND PERSONS IN THE DEPARTMENT OF PUBLIC WELFARE AND) members from other (PROGRAMS) bureaus, divisions, or sections of state departments which are directly concerned with the provision of services (FOR) to handicapped persons. (THERE SHALL BE AT LEAST ONE MEMBER OF THE COUNCIL APPOINTED FROM EACH OF THE STATE DEVELOPMENT REGIONS.)*

*The terms of members serving as of December 31, 1983, shall expire on that date. Thereafter, notwithstanding the provisions of section 15.059, each member of the council appointed by the governor shall serve a three-year term and until his or her successor is appointed and qualified, provided that of the members initially appointed to serve starting in 1984, one-third shall be appointed for one year, one-third for two years, and one-third for three years as designated by the governor. The compensation and removal of all members shall be as provided in section 15.059. The governor shall appoint a (CHAIRMAN) chair of the council from among the members appointed from the general public or handicapped persons or their parents or guardians. Vacancies shall be filled by the appointing authority for the remainder of the unexpired term. The council shall not expire (AND THE TERMS OF THE APPOINTED MEMBERS AND THE COMPENSATION AND REMOVAL OF ALL MEMBERS SHALL BE AS PROVIDED IN SECTION 15.059).*

Subd. 2. [EXECUTIVE DIRECTOR; STAFF.] The council may select an executive director of the council by a vote of a majority of all council members. The executive director shall be in the unclassified service of the state and shall (ACT AS SECRETARY TO THE COUNCIL AND SHALL PERFORM SUCH OTHER DUTIES AS THE COUNCIL MAY REQUIRE OF HIM) *provide administrative support for the council and provide administrative leadership to implement council man-*



*dates, policies, and objectives.* The (COUNCIL) *executive director* shall (APPROVE EMPLOYMENT OF SUCH CLERICAL HELP AND OTHER EMPLOYEES AS ARE NECESSARY, UPON THE RECOMMENDATION OF THE EXECUTIVE DIRECTOR) *employ and direct staff authorized according to state law and necessary to carry out council mandates, policies, activities, and objectives.* Salaries (FOR) of the executive director and staff shall be established in the manner prescribed by (CHAPTER 15A) *state law*, and the executive director and staff shall be reimbursed for (ALL) *the actual and necessary expenses incurred as a result of (HIS) their council responsibilities.*

Subd. 3. [RECEIPT OF FUNDS.] Whenever any person, firm or corporation offers to the council funds by the way of gift, grant or loan, for purposes of assisting the council to carry out its powers and duties, the council may accept such offer by majority vote and upon such acceptance the (CHAIRMAN) *chair* shall receive such funds subject to the terms of the offer, but no money shall be accepted or received as a loan nor shall any indebtedness be incurred except in the manner and under the limitations otherwise provided by law.

Subd. 4. [ORGANIZATION; (COUNCILS AND) COMMITTEES.] The council shall organize itself in conformity with its responsibilities under sections 256.481 to (256.483) *256.482* and shall establish (COUNCILS AND) committees which shall give detailed attention to the special needs of each category of handicapped persons. The members of such (COUNCILS AND) committees shall be designated by the (CHAIRMAN) *chair* with the approval of a majority of the council (AND EACH COUNCIL OR COMMITTEE SHALL HAVE MEMBERS FROM, AND IN APPROXIMATELY THE SAME RATIO AS, THE THREE GROUPS REPRESENTED ON THE COUNCIL). (COUNCILS) *Committees* established shall include a (COUNCIL ON EMPLOYMENT WHICH SHALL CARRY OUT THE DUTIES AND RESPONSIBILITIES FORMERLY ENTRUSTED TO THE GOVERNOR'S COMMISSION ON EMPLOYMENT OF HANDICAPPED PERSONS, AND A COUNCIL ON CHILDREN WHICH SHALL CARRY OUT THE DUTIES AND RESPONSIBILITIES RELATED TO HANDICAPPED CHILDREN FORMERLY ENTRUSTED TO THE MINNESOTA ADVISORY BOARD ON HANDICAPPED, GIFTED AND EXCEPTIONAL CHILDREN) *committee on children which shall study the special needs of handicapped children and a committee on employment which shall study the special employment needs of handicapped persons: The council shall serve as liaison in Minnesota for the president's committee on employment of the handicapped and for any other organization for which it is so designated by the governor or state legislature.*

Subd. 5. [DUTIES AND POWERS.] The council shall have the following duties and powers:

(1) To advise *and otherwise aid* the governor (,); appropriate state agencies, *including but not limited to the departments of education, public welfare, economic security, human rights, and the divisions of vocational rehabilitation and services for the blind; the state legislature; and the public on matters pertaining to public policy and the administration of programs, services and facilities for handicapped persons in Minnesota;*

(2) To encourage *and assist in* the development of coordinated, interdepartmental goals and objectives and the coordination of programs, services and facilities among all state departments and private providers of service as they relate to handicapped persons;

(3) To serve as a source of information to the public regarding all services, *programs and legislation pertaining to handicapped persons;*

(4) To review and make comment to the governor, state agencies, the legislature, and the public concerning adequacy of state programs, plans and budgets for services to handicapped persons and for funding under the various federal grant programs;

(5) To research, formulate and advocate plans, programs and policies which will serve the needs of handicapped persons;

(6) To advise the (DEPARTMENT) *departments* of labor and industry and (THE STATE BOARD OF EDUCATION) *economic security* on the administration and improvement of the workers' compensation law as the law relates to programs, facilities and personnel providing assistance to injured and handicapped workers;

(7) To advise the workers' compensation division of the department of labor and industry and the workers' compensation court of appeals as to the necessity and extent of any alteration or remodeling of an existing residence or the building or purchase of a new or different residence which is proposed by a licensed architect under section 176.137.

Sec. 67. Minnesota Statutes 1982, section 256B.58, is amended to read:

256B.58 [ADMINISTRATION.]

The pilot programs shall be administered by the commissioner. The commissioner may employ staff to administer the programs. The cost of the staff shall be met solely by funds authorized to be spent for administering the programs. (THE COMMISSIONER SHALL APPOINT A SEVEN MEMBER ADVISORY

TASK FORCE TO ADVISE THE COMMISSIONER ON THE OPERATION OF THE PILOT PROGRAMS. ALL OF THE MEMBERS OF THE ADVISORY TASK FORCE SHALL BE SENIOR CITIZENS. THE COMPENSATION OF MEMBERS, THEIR REMOVAL FROM OFFICE, AND THE FILLING OF VACANCIES SHALL BE AS PROVIDED IN SECTION 15.059.)

Sec. 68. Minnesota Statutes 1982, section 268.12, subdivision 6, is amended to read:

Subd. 6. [ADVISORY COUNCILS.] The commissioner of economic security shall appoint a state advisory council and may appoint such local advisory councils as he deems advisable, composed in each case of an equal number of employer and employee representatives who shall be selected because of their vocation, employment, or affiliation, and of such members representing the general public as he may designate. (THE COMMISSIONER MAY ALSO APPOINT AN AGRICULTURAL EMPLOYMENT ADVISORY COUNCIL AND SUCH OTHER ADVISORY COUNCILS AS MAY BE FOUND NECESSARY FOR PROPER ADMINISTRATION.) Such councils shall aid the commissioner in formulating policies and discussing problems relating to the administration of sections 268.03 to 268.24 and in assuring impartiality and freedom from political influence in the solution of such problems. The (COUNCILS SHALL EXPIRE AND THE) terms, compensation and removal of members shall be as provided in section 15.059.

Sec. 69. Minnesota Statutes 1982, section 326.41, is amended to read:

326.41 [ADVISORY COUNCIL.]

The state commissioner of health shall appoint seven persons to the advisory council on plumbing code and examinations, one of whom shall be a practical master plumber, one a practical journeyman plumber, and one a representative of the commissioner. The (COUNCIL SHALL EXPIRE AND THE) terms, compensation and removal of members of the council shall be as provided in section 15.059.

Sec. 70. Minnesota Statutes 1982, section 326.49, is amended to read:

326.49 [ADVISORY COUNCIL.]

The department of labor and industry shall appoint seven persons, of whom one shall be a practical contracting steamfitter, one a practical journeyman steamfitter, and one a member or employee of the department, to be known as the advisory council for steamfitting examinations. The (COUNCIL SHALL

EXPIRE AND THE) terms, compensation and removal of members of the council shall be as provided in section 15.059.

Sec. 71. Minnesota Statutes 1982, section 363.04, subdivision 4, is amended to read:

Subd. 4. [(COMMITTEE) TASK FORCE, MEMBERSHIP, APPEALS.] (THERE IS HEREBY ESTABLISHED WITHIN THE DEPARTMENT) *The commissioner may appoint a human rights advisory (COMMITTEE) task force. (THE COMMITTEE SHALL SERVE IN AN ADVISORY CAPACITY TO THE COMMISSIONER. THE COMMITTEE SHALL CONSIST OF 15 MEMBERS TO BE APPOINTED BY THE GOVERNOR. MEMBERS SHALL BE APPOINTED WITH DUE REGARD TO THEIR FITNESS FOR THE EFFICIENT DISPATCH OF THE FUNCTIONS, POWERS AND DUTIES VESTED IN AND IMPOSED UPON THE COMMITTEE. THE GOVERNOR SHALL DESIGNATE FROM TIME TO TIME ONE OF THE MEMBERS AS CHAIRMAN.)*

Sec. 72. Minnesota Statutes 1982, section 363.04, subdivision 4a, is amended to read:

Subd. 4a. [TERMS; COMPENSATION; REMOVAL; VACANCIES.] *The expiration, membership terms, compensation, removal of members, and filling of vacancies on the (COMMITTEE) task force shall be as provided in section 15.059.*

Sec. 73. Minnesota Statutes 1982, section 507.09, is amended to read:

507.09 [FORMS APPROVED; AMENDMENTS.]

The several forms of deeds, mortgages, land contracts, assignments, satisfactions, and other conveyancing instruments prepared by the uniform conveyancing blanks commission and filed by the commission with the secretary of state pursuant to Laws 1929, Chapter 135, as amended by Laws 1931, Chapter 34, are approved and recommended for use in the state. Such forms shall be kept on file with and be preserved by the secretary of state as a public record. The commissioner of securities and real estate may appoint an advisory (COMMITTEE) task force on uniform conveyancing forms to recommend to the commissioner of securities and real estate amendments to existing forms or the adoption of new forms. *The task force shall expire, and the terms, compensation, and removal of members shall be as provided in section 15.059.* The commissioner of securities and real estate may adopt amended or new forms consistent with the laws of this state by rule in accordance with chapter 14.

Sec. 74. Laws 1975, chapter 235, section 2, is amended to read:

Sec. 2. This act is effective July 1, 1975 and shall expire June 30, (1983) 1987.

Sec. 75. Laws 1976, chapter 314, section 3, is amended to read:

Sec. 3. This act is effective upon final enactment. (THE BOARD SHALL EXPIRE ON JUNE 30, 1983.)

Sec. 76. Laws 1980, chapter 614, section 192, is amended to read:

Sec. 192. [EFFECTIVE DATE.] Except as otherwise provided in this act, this act is effective the day following final enactment. Section 55 is effective retroactive to April 1, 1980. Sections 87 and 88 are effective for any notice of the objects of the petition served after the day following final enactment. Sections 85 and 86 are effective for each district named in section 86 upon approval by a majority of the board of managers of the respective districts, and upon compliance with the provisions of Minnesota Statutes, section 645.021. Sections 168 to 180 are effective upon approval by resolution of the St. Paul city council. The resolution shall be adopted after published notice to the public and public hearing. Sections 37 to 39, 49, 51, 57, 60 to 68, 70 to 74, 79, 81 to 83, 89, 101 to 123, 126, 128, 135 to 145, 148, 152, and 155, are effective July 1, 1980. Section 187 is effective July 1, 1980 (AND EXPIRES JUNE 30, 1983). Pursuant to Minnesota Statutes, Section 645.023, Subdivision 1, Clause (b), section 155 is effective without local approval July 1, 1980. Section 157 is effective March 1, 1981 and applies to causes of action accruing on or after that date. Section 191, subdivision 2 is effective July 1, 1981.

Sec. 77. [TRANSITION.]

*A person or group which is given discretionary authority under this act to appoint an advisory task force may appoint any person who on the day prior to the effective date of this section was a member of an advisory group, to serve as a member of the advisory task force which replaces the advisory group. The initial appointment of former advisory group members to a successor advisory task force is not subject to the open appointments process under section 15.0597. This section is repealed 90 days after the effective date of this section.*

Sec. 78. [INTERIM STUDY.]

*During the interim between the 1983 and 1984 legislative sessions the governmental operations committees of the house of representatives and the senate shall study the status of advisory groups. Specifically the committees shall investigate the extent to which advisory task forces are created to serve the same func-*

tions as the groups abolished by this act. The committees shall hear testimony from persons aggrieved by the failure of an appointing authority to create an advisory task force. The committees shall report their findings and any recommendations for statutory changes to the house and the senate before the beginning of the 1984 legislative session.

Sec. 79. [REPEALER.]

*Minnesota Statutes 1982, sections 11A.08, subdivisions 2 and 3; 15.059, subdivision 5; 16.853; 16.911, subdivisions 2, 3, and 6; 31.60, subdivisions 2 and 3; 41.54, subdivisions 2, 3, 4, and 5; 84.524, subdivisions 3 and 4; 86A.10, subdivision 2; 121.83; 121.87, subdivision 2; 121.934, subdivisions 3, 4, 5, 6, and 7; 121.938; 123.581, subdivisions 2, 3, 4, 5, and 7; 124.215, subdivision 6; 141.24; 144.571; 144A.17; 144A.55; 145.98, subdivisions 2 and 4; 161.1419, subdivisions 2, 3, 4, 5, 6, and 7; 175.007, subdivision 2; 198.055, subdivision 2; 214.14; 222.65; 256.483; and 363.04, subdivision 5, are repealed.*

Sec. 80. [EFFECTIVE DATE.]

*Sections 1 to 79 are effective July 1, 1983."*

Amend the title as follows:

Page 1, line 2, delete "removing the expiration"

Page 1, delete lines 3 to 24 and insert:

"repealing or amending the statutory authority for certain executive branch advisory groups; providing authority for the creation of certain task forces in the executive branch; amending certain laws relating to expiration of executive branch advisory groups; amending Minnesota Statutes 1982, sections 3.922; 4.31, subdivision 5; 11A.08, subdivisions 1, as amended, 4, 5, and 6; 15.059, subdivision 6; 16.02, subdivision 28; 16.872; 16.90, subdivision 4; 16.91; 16.911, subdivision 1; 21.112, subdivision 2; 41.54, subdivision 1; 43A.31, subdivision 4; 45.17, subdivision 6; 52.061; 82.30, subdivision 1; 84.524, subdivisions 1 and 2; 84B.11, subdivision 1; 86A.10, subdivision 1; 116J.04; 121.87, subdivisions 1 and 3; 121.901; 121.902, subdivisions 1 and 1a; 121.934, subdivisions 1 and 2; 123.581, subdivision 1; 126.531, subdivision 1; 128A.03; 129A.02, subdivision 3; 129B.09, subdivision 8; 136A.02, subdivision 6; 144.011, subdivision 2; 145.919; 145.93, subdivisions 2 and 3; 145.98, subdivisions 1 and 3; 148.191, subdivision 2; 148.67; 148.70; 149.02; 151.13, subdivision 2; 152.02, subdivision 11; 155A.06, subdivision 2; 156A.06, subdivision 1; 161.1419, subdivision 1; 175.007, subdivision 1; 178.02; 182.656; 184.23; 198.055, subdivision 1; 206.08, subdivision 3; 214.13, subdivision 4; 241.64; 241.71;

245.84, subdivision 4; 246.017, subdivision 2; 252.31; 254A.04; 256.481; 256.482; 256B.58; 268.12, subdivision 6; 326.41; 326.49; 363.04, subdivisions 4 and 4a; 507.09; Laws 1975, chapter 235, section 2; Laws 1976, chapter 314, section 3; and Laws 1980, chapter 614, section 192; repealing Minnesota Statutes 1982, sections 11A.08, subdivisions 2 and 3; 15.059, subdivision 5; 16.853; 16.911, subdivisions 2, 3, and 6; 31.60, subdivisions 2 and 3; 41.54, subdivisions 2, 3, 4, and 5; 84.524, subdivisions 3 and 4; 86A.10, subdivision 2; 121.83; 121.87, subdivision 2; 121.934, subdivisions 3, 4, 5, 6, and 7; 121.938; 123.581, subdivisions 2, 3, 4, 5, and 7; 124.215, subdivision 6; 141.24; 144.571; 144A.17; 144A.55; 145.98, subdivisions 2 and 4; 161.1419, subdivisions 2, 3, 4, 5, 6, and 7; 175.007, subdivision 2; 198.055, subdivision 2; 214.14; 222.65; 256.483; and 363.04, subdivision 5."

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

The report was adopted.

Anderson, G., from the Committee on Local and Urban Affairs to which was referred:

H. F. No. 569, A bill for an act relating to financing of jail facilities of Hennepin County; authorizing the issuance of general obligation bonds.

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

The report was adopted.

Anderson, G., from the Committee on Local and Urban Affairs to which was referred:

H. F. No. 588, A bill for an act relating to hospitals; providing for adjustment of terms of office; changing filing dates for candidates for the hospital board; amending Minnesota Statutes 1982, section 447.32, subdivisions 1 and 4.

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

The report was adopted.

McEachern from the Committee on Education to which was referred:

H. F. No. 643, A bill for an act relating to education; requiring the board of teaching to adopt temporary rules relating to plac-

ing provisionally licensed teachers on unrequested leaves of absence.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1982, section 125.12, is amended by adding a subdivision to read:

*Subd. 1a. [NONPROVISIONAL LICENSE DEFINED.] For purposes of this section, "nonprovisional license" shall mean entrance, continuing, or life license.*

Sec. 2. Minnesota Statutes 1982, section 125.12, subdivision 6a, is amended to read:

**Subd. 6a. [NEGOTIATED UNREQUESTED LEAVE OF ABSENCE.]** The school board and the exclusive bargaining representative of the teachers may negotiate a plan providing for unrequested leave of absence without pay or fringe benefits for as many teachers as may be necessary because of discontinuance of position, lack of pupils, financial limitations, or merger of classes caused by consolidation of districts. Failing to successfully negotiate such a plan, the provisions of subdivision 6b shall apply. *If the negotiated plan does not include provisions relating to placing provisionally licensed teachers on unrequested leaves of absence, the provisions of subdivision 6b, clause (b) relating to provisionally licensed teachers shall apply.* The provisions of section 179.72 shall not apply for the purposes of this subdivision.

Sec. 3. Minnesota Statutes 1982, section 125.12, subdivision 6b, is amended to read:

**Subd. 6b. [UNREQUESTED LEAVE OF ABSENCE.]** The school board may place on unrequested leave of absence, without pay or fringe benefits, as many teachers as may be necessary because of discontinuance of position, lack of pupils, financial limitations, or merger of classes caused by consolidation of districts. The unrequested leave shall be effective at the close of the school year. In placing teachers on unrequested leave, the board shall be governed by the following provisions:

(a) The board may place probationary teachers on unrequested leave first in the inverse order of their employment. No teacher who has acquired continuing contract rights shall be placed on unrequested leave of absence while probationary teachers are retained in positions for which the teacher who has acquired continuing contract rights is licensed;



(b) Teachers who have acquired continuing contract rights shall be placed on unrequested leave of absence in fields in which they are licensed in the inverse order in which they were employed by the school district. In the case of equal seniority, the order in which teachers who have acquired continuing contract rights shall be placed on unrequested leave of absence in fields in which they are licensed shall be negotiable. *No teacher with continuing contract rights who holds a nonprovisional license in a particular area of licensure other than vocational education shall be placed on unrequested leave of absence while a teacher who only holds a provisional license in that area, as defined by state board of teaching rules, is retained by the district to teach in that area;*

(c) Notwithstanding clauses (a) and (b), if (EITHER) the placing of a probationary teacher on unrequested leave before a teacher who has acquired continuing rights, (OR) the placing of a teacher who has acquired continuing contract rights on unrequested leave before another teacher who has acquired continuing contract rights but who has greater seniority, *or the placing of a nonprovisionally licensed teacher on unrequested leave before a provisionally licensed teacher in a particular area other than vocational education* would place the district in violation of its affirmative action program, the district may retain the probationary teacher (OR), the teacher with less seniority, *or the provisionally licensed teacher;*

(d) Teachers placed on unrequested leave of absence shall be reinstated to the positions from which they have been given leaves of absence or, if not available, to other available positions in the school district in fields in which they are licensed. Reinstatement shall be in the inverse order of placement on leave of absence. The order of reinstatement of teachers who have equal seniority and who are placed on unrequested leave in the same school year shall be negotiable;

(e) No appointment of a new teacher shall be made while there is available, on unrequested leave, a teacher who is properly licensed to fill such vacancy, unless the teacher fails to advise the school board within 30 days of the date of notification that a position is available to him, that he may return to employment and that he will assume the duties of the position to which appointed on a future date determined by the board;

(f) A teacher placed on unrequested leave of absence may engage in teaching or any other occupation during the period of this leave;

(g) The unrequested leave of absence shall not impair the continuing contract rights of a teacher or result in a loss of credit for previous years of service;

(h) The unrequested leave of absence of a teacher who is placed on unrequested leave of absence prior to January 1, 1978 and who is not reinstated shall continue for a period of two years after which the right to reinstatement shall terminate. The unrequested leave of absence of a teacher who is placed on unrequested leave of absence on or after January 1, 1978 and who is not reinstated shall continue for a period of five years, after which the right to reinstatement shall terminate; provided the teacher's right to reinstatement shall also terminate if he fails to file with the board by April 1 of any year a written statement requesting reinstatement;

(i) The same provisions applicable to terminations of probationary or continuing contracts in subdivisions 3 and 4 shall apply to placement on unrequested leave of absence;

(j) Nothing in this subdivision shall be construed to impair the rights of teachers placed on unrequested leave of absence to receive unemployment compensation if otherwise eligible.

Sec. 4. Minnesota Statutes 1982, section 125.17, subdivision 1, is amended to read:

Subdivision 1. [WORDS, TERMS, AND PHRASES.] Unless the language or context clearly indicates that a different meaning is intended, the following words, terms, and phrases, for the purposes of the following subdivisions in this section shall be defined as follows:

(a) [TEACHERS.] The term "teacher" includes every person regularly employed, as a principal, or to give instruction in a classroom, or to superintend or supervise classroom instruction, or as placement teacher and visiting teacher. Persons regularly employed as counselors and school librarians shall be covered by these sections as teachers if licensed as teachers or as school librarians.

(b) [SCHOOL BOARD.] The term "school board" includes a majority in membership of any and all boards or official bodies having the care, management, or control over public schools.

(c) [DEMOTE.] The word "demote" means to reduce in rank or to transfer to a lower branch of the service or to a position carrying a lower salary or compensation.

(d) [NONPROVISIONAL LICENSE.] *The term "non-provisional license" includes entrance, continuing, and life licenses.*

Sec. 5. Minnesota Statutes 1982, section 125.17, subdivision 11, is amended to read:

Subd. 11. [SERVICES TERMINATED BY DISCONTINUANCE OR LACK OF PUPILS; PREFERENCE GIVEN.] Any teacher whose services are terminated on account of discontinuance of position or lack of pupils shall receive first consideration for other positions in the district for which she is qualified. In the event it becomes necessary to discontinue one or more positions, in making such discontinuance, teachers shall be discontinued in any department in the inverse order in which they were employed. *No teacher with tenure who holds a nonprovisional license in a particular area other than vocational education shall be placed on unrequested leave of absence while a teacher who only holds a provisional license in that area, as defined by state board of teaching rules, is retained by the district to teach in that area.*

Sec. 6. [EXEMPTION FROM APPLICATION.]

*The provisions of sections 1 to 5 shall not apply to any decisions relating to placing teachers on unrequested leaves of absence made by school boards prior to the effective date of this act. The provisions of this act shall not apply to those school districts that, on the effective date of this act, are governed by contractual agreements which include terms contrary to the provisions of sections 1 to 5, until the expiration of those contractual agreements.*

Sec. 7. [EFFECTIVE DATE.]

*This act shall be effective the day after final enactment."*

Delete the title and insert:

"A bill for an act relating to education; clarifying the seniority status of provisionally licensed teachers for purpose of placing teachers on unrequested leaves of absence; amending Minnesota Statutes 1982, sections 125.12, subdivisions 6a, 6b, and by adding a subdivision; and 125.17, subdivisions 1 and 11."

With the recommendation that when so amended the bill pass.

The report was adopted.

SECOND READING OF HOUSE BILLS

H. F. Nos. 30, 31, 90, 120, 274, 283, 313, 314, 341, 367, 371, 445, 463, 468, 569, 588 and 643 were read for the second time.

SECOND READING OF SENATE BILLS

S. F. No. 152 was read for the second time.

INTRODUCTION AND FIRST READING  
OF HOUSE BILLS

The following House Files were introduced:

Schoenfeld, Scheid, Schreiber, Cohen and McEachern introduced:

H. F. No. 648, A bill for an act relating to housing; prohibiting certain rent control ordinances in cities, counties, and towns; proposing new law coded in Minnesota Statutes, chapter 471.

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

Kahn, Rice, Riveness, Bishop and Ellingson introduced:

H. F. No. 649, A bill for an act relating to data processing systems; directing the legislative reference library to develop and maintain a directory of state information systems; appropriating money; proposing new law coded in Minnesota Statutes, chapter 3.

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

Jacobs introduced:

H. F. No. 650, A bill for an act relating to traffic regulations; prescribing the maximum penalty for exceeding the designated maximum speed limit by not more than five miles per hour; amending Minnesota Statutes 1982, section 169.141, subdivision 2.

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

Bergstrom; Carlson, L.; Norton; Kostohryz and Burger introduced:

H. F. No. 651, A bill for an act relating to education; modifying the definitions of teachers and of supervisory and support personnel for the purpose of licensure; modifying the personnel licensed by the board of teaching and the state board of education; increasing the size of the board of teaching; adding two vocational teachers to the board of teaching; requiring the board of teaching to take into consideration vocational education teach-

er licensure requirements adopted by the state board for vocational education; requiring that rules adopted by the board of teaching shall not affect the validity of certain vocational personnel or the rights and privileges of the holders; amending Minnesota Statutes 1982, sections 125.03, subdivisions 1 and 4; 125.05, subdivisions 1 and 2; 125.08; 125.183, subdivisions 1 and 3; 125.185, subdivision 4; proposing new law coded in Minnesota Statutes, chapter 125.

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

Sarna, Metzen, Clawson, Wigley and Rodriguez, F., introduced:

H. F. No. 652, A bill for an act relating to retirement; public plans generally; providing that moneys of public pension plans are for the exclusive benefit of eligible employees and their beneficiaries; proposing new law coded in Minnesota Statutes, chapter 356.

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

Osthoff, Minne and Metzen introduced:

H. F. No. 653, A bill for an act relating to elections; making numerous procedural changes in the election law; removing or clarifying obsolete and inappropriate language; rearranging certain provisions; amending Minnesota Statutes 1982, sections 201.061, subdivision 3; 203B.11; 203B.12, subdivision 2; 204B.21, subdivision 2; 204B.31; 204B.33; 204B.36, subdivision 2; 204C.08, subdivision 1; 204C.10, subdivision 1; 204C.12, subdivisions 3 and 4; 204C.24, subdivision 1; 204C.25; 204D.11, subdivision 5; 204D.13, subdivision 3; 205.17, subdivisions 3 and 4; 206.11; 206.19, subdivision 1; 210A.39; repealing Minnesota Statutes 1982, section 204B.06, subdivision 3.

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

Nelson, D.; Kahn; Battaglia; Carlson, D., and Shaver introduced:

H. F. No. 654, A bill for an act relating to outdoor recreation; requiring licensing of cross country skiers; creating a cross country ski trail grant-in-aid program; imposing a penalty; appropriating money for recreational purposes; proposing new law coded in Minnesota Statutes, chapter 85.

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

Clawson, Voss, Staten, Gustafson and Jennings introduced:

H. F. No. 655, A bill for an act relating to courts; abolishing the county and probate court; transferring the jurisdiction, cases, records, and employees of that court to the district court; merging the municipal and conciliation courts with the district court in the second and fourth judicial districts; transferring the jurisdiction, cases, records, and employees of those courts to the district court; providing that municipal and probate and county judges learned in the law are district judges; providing the manner of determining whether a judicial vacancy exists; exempting certain judges from hearing certain matters; providing transitional retirement benefits; amending Minnesota Statutes 1982, sections 2.722, subdivision 1, and by adding a subdivision; 484.01; 484.545, subdivision 1; 484.69, subdivision 3; proposing new law coded in Minnesota Statutes, chapters 487, 488A, and 490; repealing Minnesota Statutes 1982, section 487.191.

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

Solberg, Elioff and Jacobs introduced:

H. F. No. 656, A bill for an act relating to intoxicating liquor; allowing the city of Marble to permit on-sales of intoxicating liquor on a certain date.

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

Anderson, G.; Kalis; Valan and Erickson introduced:

H. F. No. 657, A bill for an act relating to transportation; authorizing the commissioner to expend money for railroad acquisition by a regional railroad authority; modifying the regional railroad authority act to allow municipalities to form regional railroad authorities; allowing the expenditure of certain state funds for railroad improvement and acquisition; providing an aircraft base price for taxation purposes; amending Minnesota Statutes 1982, sections 222.50, subdivision 7; 360.531, subdivision 4; 398A.02; 398A.03; 398A.04, subdivisions 8 and 9; and Laws 1980, chapter 610, section 1, as amended.

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

Peterson, Bergstrom, Krueger, Redalen and Dimler introduced:

H. F. No. 658, A bill for an act relating to public utilities; excluding municipal electric utilities from application of chapter 216B; amending Minnesota Statutes 1982, section 216B.164, subdivisions 2 and 3.

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

Gustafson introduced:

H. F. No. 659, A bill for an act relating to housing; eliminating requirements that housing programs for urban Indians combine appropriated money with funds from other sources whenever possible; amending Minnesota Statutes 1982, section 462A.07, subdivision 15; and Laws 1978, chapter 670, section 3, subdivision 3.

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

Kelly, Osthoff, Tomlinson, Ogren and Minne introduced:

H. F. No. 660, A bill for an act relating to taxation; reducing the rate of tax on corporation income; eliminating the deduction for certain income or franchise taxes paid by corporations; eliminating the deduction for corporate capital gains; amending Minnesota Statutes 1982, sections 290.06, subdivision 1; 290.09, subdivisions 4 and 28; 290.091; 290.095, subdivision 4; and 290.16, subdivision 4; and Laws 1981, Third Special Session chapter 2, article III, section 22, as amended.

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

Sarna; Greenfield; Clark, K.; Kahn and Otis introduced:

H. F. No. 661, A bill for an act relating to counties; authorizing a jobs program.

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

Knuth, Clawson, Quinn and Knickerbocker introduced:

H. F. No. 662, A bill for an act relating to state government; regulating eligibility for qualified handicapped civil service examinations; amending Minnesota Statutes 1982, section 43A.10, subdivision 8.

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

Greenfield, Norton, Rice, Wynia and Swanson introduced:

H. F. No. 663, A bill for an act relating to the general assistance program; creating a flat grant system of payment; authorizing the commissioner of public welfare to provide by rule for the payment of reasonable fees in certain cases to persons assisting recipients in applying for benefits from federal programs; requiring general assistance recipients, with exceptions, to register for work with the department of economic security; authorizing the commissioner of public welfare to adopt temporary rules in certain cases; making various other changes in the general assistance program; authorizing the commissioner of economic security to make wage subsidy payments to certain employers and to allocate funds for certain public service jobs; authorizing the commissioner of economic security to adopt permanent and temporary rules in certain cases; amending Minnesota Statutes 1982, sections 256D.01, subdivision 1; 256D.02, subdivision 4; 256D.06, subdivision 5; 256D.09, subdivision 2; proposing new law coded in Minnesota Statutes, chapters 256D and 268; repealing Minnesota Statutes 1982, sections 256D.02, subdivision 14; and 256D.06, subdivision 1a.

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

Swanson, Riveness, Greenfield, Kostohryz and Gruenes introduced:

H. F. No. 664, A bill for an act relating to commerce; removing the statutory dollar limitations on bingo prizes; repealing Minnesota Statutes 1982, section 349.17, subdivision 4.

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



Heinitz introduced:

H. F. No. 665, A bill for an act relating to unemployment compensation; regulating benefit deductions for national guard and military reserve pay; amending Minnesota Statutes 1982, section 268.07, subdivision 2.

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

Norton; Rodriguez, F.; Begich; Reif and Simoneau introduced:

H. F. No. 666, A bill for an act relating to labor; providing funds for job training; appropriating money.

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

Blatz, Scheid, Brandl, Swanson and Reif introduced:

H. F. No. 667, A bill for an act relating to human rights; requiring employers to grant personal leave to adopting parents on the same basis as they allow personal leave for biological parents; proposing new law coded in Minnesota Statutes, chapter 363.

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

Greenfield, Staten, Gustafson, Norton and Vanasek introduced:

H. F. No. 668, A bill for an act relating to human rights; prohibiting discrimination because of disability; providing penalties; amending Minnesota Statutes 1982, sections 363.01, subdivisions 10, 25, and by adding subdivisions; 363.02, subdivisions 1 and 5; 363.03, subdivisions 1, 3, 4, and 7; and repealing Minnesota Statutes 1982, section 363.03, subdivision 4a.

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

Begich, Battaglia, Elioff, Minne and Solberg introduced:

H. F. No. 669, A bill for an act relating to redevelopment; authorizing the financing of redevelopment projects by the iron range resources and rehabilitation board; amending Minnesota Statutes 1982, section 298.292; proposing new law coded in Minnesota Statutes, chapter 298.

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

Clawson, Swanson, Onnen, Rice and Wynia introduced:

H. F. No. 670, A bill for an act relating to public welfare; requiring new procedures for determining nursing home payment rates; requiring a moratorium on licensure or certification of new beds with certain exceptions; providing for an interagency board for quality assurance; appropriating money; amending Minnesota Statutes 1982, sections 144A.10, subdivision 6; 256B.091, subdivisions 1, 2, 4, and 8; 256B.41; 256B.47; and 256B.48; proposing new law coded in chapters 144A and 256B; repealing Minnesota Statutes 1982, sections 256B.42; 256B.43; 256B.44; 256B.45; and 256B.46.

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

Rodriguez, C.; Eken; Levi; Nelson, K., and McEachern introduced:

H. F. No. 671, A bill for an act relating to education; providing for a revised foundation aid formula; amending Minnesota Statutes 1982, sections 124.212, subdivision 1; 124.2123, by adding a subdivision; 124.2124, by adding a subdivision; 124.2125, by adding a subdivision; 124.2126, by adding a subdivision; 124.2128, by adding a subdivision; 124.2132, subdivision 1; 275.125, subdivision 9, and by adding a subdivision; repealing Minnesota Statutes 1982, sections 124.2123; 124.2124; 124.2125; 124.2126; 124.2128; and 275.125, subdivisions 6b, 6c, 6d, 7a, 7c, and 19.

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

Minne; Pauly; Evans; Anderson, G., and Begich introduced:

H. F. No. 672, A bill for an act relating to taxation; sales and use; clarifying the taxability or exempt status of certain items or transactions; providing penalties for certain operators or misuse of exemption certificates; clarifying filing dates and penalties for not timely filing or paying the tax; authorizing the filing of security and the use of sampling; providing restrictions on refunds; clarifying payments required before appeal; eliminating the fee for permits; amending Minnesota Statutes 1982, sections 297A.01, subdivisions 3, 4, and 11; 297A.05; 297A.25, subdivision 1; 297A.27, subdivision 1; 297A.275; 297A.28; 297A.31, subdivision 1; 297A.35, subdivision 1, and by adding a subdivision; and 297A.391; proposing new law coded in Minnesota Statutes, chapter 297A; repealing Minnesota Statutes 1982, section 297A.251.

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

Osthoff; Battaglia; Greenfield; Clark, J., and Kostohryz introduced:

H. F. No. 673, A bill for an act relating to elections; changing eligibility requirements and compensation for election judges; permitting time off from work for election judges; amending Minnesota Statutes 1982, sections 204B.19, subdivision 2; and 204B.31; proposing new law coded in Minnesota Statutes, chapter 204B.

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

Skoglund, Kelly, Norton, Shaver and Sherman introduced:

H. F. No. 674, A bill for an act relating to insurance; extending the insurance division revolving fund; providing for a program of continuing education; establishing a continuing insurance education advisory committee; authorizing the commissioner of insurance to promulgate rules to implement the program; requiring certain disclosures on credit insurance policies and application; amending Minnesota Statutes 1982, sections 60A.02, subdivision 7; 60A.03, subdivision 6; 60A.17, subdivisions 1 and 6c; and proposing new law coded in Minnesota Statutes, chapter 60A.

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

Shea introduced:

H. F. No. 675, A bill for an act relating to taxation; income; imposing an income tax surtax on gross incomes in excess of specified amounts; amending Minnesota Statutes 1982, section 290.06, subdivisions 3d and 3f; proposing new law coded in Minnesota Statutes, chapter 290; repealing Minnesota Statutes 1982, section 290.06, subdivision 2e.

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

Himle and Blatz introduced:

H. F. No. 676, A bill for an act relating to the city of Bloomington; authorizing the issuance of capital notes for certain equipment acquisitions.

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

Clawson, Simoneau, Wigley, Welch and Carlson, D., introduced:

H. F. No. 677, A bill for an act relating to retirement; guaranteeing public employees certain pension rights; proposing new law coded in Minnesota Statutes, chapter 356.

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

Kostohryz, Hoffman, O'Connor, Price and Munger introduced:

H. F. No. 678, A bill for an act relating to outdoor recreation; authorizing the issuance of state bonds and appropriating the proceeds for the acquisition and betterment of state trails; authorizing the sale of unneeded trail land; amending Minnesota Statutes 1982, section 85.015, by adding a subdivision.

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

Vellenga and Clawson introduced:

H. F. No. 679, A bill for an act relating to elections; changing the time and day of precinct caucuses; amending Minnesota Statutes 1982, section 202A.14, subdivision 1.

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

Himle, Kelly, Tomlinson and Kvam introduced:

H. F. No. 680, A bill for an act relating to taxation; authorizing cities to impose taxes on the gross receipts from the furnishing of certain lodging; proposing new law coded in Minnesota Statutes, chapter 477A.

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

Himle and Blatz introduced:

H. F. No. 681, A bill for an act relating to liquor; authorizing employment of persons under 18 in establishments licensed to sell wine only; amending Minnesota Statutes 1982, section 340.14, subdivision 2.

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

Otis introduced:

H. F. No. 682, A bill for an act relating to ethics in government; providing for an exception to campaign expenditure limitations where a candidate's opponent does not accept state campaign funds; amending Minnesota Statutes 1982, sections 10A.25, subdivisions 2 and 10; 10A.31, subdivision 5; and 10A.32, subdivisions 3 and 3b.

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

Vellenga, Knuth, Munger and Nelson, D., introduced:

H. F. No. 683, A bill for an act relating to the environment; providing for the control of solid waste; requiring a deposit for certain beverage containers sold to consumers and payment of refund when containers are returned; requiring beverage container distributors to pay certain amounts to the commissioner of revenue; authorizing licensing of beverage container redemption centers; authorizing benefits for employees dislocated by the deposit law; imposing penalties; appropriating money; proposing new law coded in Minnesota Statutes, chapters 116F and 268.

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

Beard, Munger, Battaglia, Fjoslien and Burger introduced:

H. F. No. 684, A bill for an act relating to administrative procedures; exempting certain rules from the requirement of approval by the revisor of statutes and related procedures; amending Minnesota Statutes 1982, section 14.38, subdivision 6.

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

Clawson introduced:

H. F. No. 685, A bill for an act relating to community social services; amending the community social services act to incorporate certain programs for the mentally ill and mentally retarded and the program of day care sliding fees; amending Minnesota Statutes 1982, sections 256E.06, subdivision 2; and 256E.08, subdivision 9; repealing Minnesota Statutes 1982, section 245.87.

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

Simoneau, Begich, Rice, St. Onge and Beard introduced:

H. F. No. 686, A bill for an act relating to workers' compensation; creating a rehabilitation fund; proposing new law coded in Minnesota Statutes 1982, chapter 176.

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

Berkelman, Brinkman, Norton, Swanson and Reif introduced:

H. F. No. 687, A bill for an act relating to health, establishing minimum standards for systems of reimbursing providers of pharmaceutical goods and services to certain third-parties; proposing new law coded as Minnesota Statutes, chapter 151A.

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

Larsen, Munger, Simoneau, Rose and Nelson, D., introduced:

H. F. No. 688, A bill for an act relating to the disposal and reuse of waste tires; defining terms; establishing a waste tire recycling account in the state treasury; providing for the expenditure of money in the account; granting certain powers to counties relative to tire dumps and the disposal of waste tires; defining duties and responsibilities of the pollution control agency; authorizing certain studies; providing for the licensure and regulation of waste tire processors; imposing an excise tax supplemental to the general sales tax on the sale at retail of new tires; imposing a registration and transfer tax on certain vehicles; providing for certain tax credits; appropriating money; amending Minnesota Statutes 1982, sections 86.11, by adding a subdivision; and 290.06, by adding a subdivision; proposing new law coded in Minnesota Statutes, chapter 168B.

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

Jensen introduced:

H. F. No. 689, A bill for an act relating to counties; permitting a change to appointed coroners in certain conditions; amending Minnesota Statutes 1982, section 390.005, subdivision 2.

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

Otis, Osthoff, Skoglund, Long and Clark, K., introduced:

H. F. No. 690, A bill for an act relating to taxation; property; providing for the taxation of certain cable communications property; providing for deposit of the proceeds of certain levies in special funds in the city of Minneapolis and Independent School District No. 1; amending Minnesota Statutes 1982, sections 272.02, subdivision 1; and 273.13, subdivision 4.

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

Jensen introduced:

H. F. No. 691, A bill for an act relating to taxation; providing a transitional period of exemption from the tax on aggregate materials under certain circumstances.

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

Wynia introduced:

H. F. No. 692, A bill for an act relating to retirement; permitting the purchase of prior service credit in the public employees retirement association.

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

St. Onge introduced:

H. F. No. 693, A bill for an act relating to taxation; extending tax exemption to property held for future development by certain nonprofit organizations; amending Minnesota Statutes 1982, section 272.02, subdivision 5.

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

Kelly, O'Connor, Valento, Norton and Vellenga introduced:

H. F. No. 694, A bill for an act relating to Ramsey County; providing for the membership, terms, and procedures of the medical center commission; amending Minnesota Statutes 1982, section 383A.41, subdivisions 2, 3, and 4.

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

Nelson, D.; Munger; Norton; Forsythe and Onnen introduced:

H. F. No. 695, A bill for an act relating to environment; providing a comprehensive program for recovery of solid waste; imposing taxes; imposing criminal penalties; amending Minnesota Statutes 1982, sections 116J.06, by adding subdivisions; 290.06, by adding a subdivision; proposing new law coded in Minnesota Statutes, chapter 116F.

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



Kelly and Tomlinson introduced:

H. F. No. 696, A bill for an act relating to taxation; income; exempting certain capital gain income from taxation; providing small business investment credits; amending Minnesota Statutes 1982, section 290.01, subdivision 20b, as amended, and by adding a subdivision; proposing new law coded in Minnesota Statutes 1982, chapter 290.

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

Tomlinson; Norton; Vellenga; Rodriguez, F., and Kelly introduced:

H. F. No. 697, A bill for an act relating to the city of St. Paul; providing for facilities, bonding, powers, and duties of the St. Paul port authority; amending Laws 1976, chapter 234, section 3, subdivision 1.

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

Skoglund; Cohen; Clark, J.; Levi and Rodriguez, C., introduced:

H. F. No. 698, A bill for an act relating to courts; requiring certain legal assistance programs to provide services to certain crime victims; amending Minnesota Statutes 1982, section 480.243, by adding a subdivision.

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

Scheid, O'Connor, Gustafson and Skoglund introduced:

H. F. No. 699, A bill for an act relating to taxation; providing that the homestead credit apply to the first \$54,000 market value; amending Minnesota Statutes 1982, section 273.13, subdivisions 6, 7, and 14a.

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

Osthoff introduced:

H. F. No. 700, A bill for an act relating to taxation; sales; reducing the tax on sales of manufactured homes; exempting the sale of used manufactured homes; amending Minnesota Statutes 1982, sections 297A.02, subdivision 1, as amended; and 297A.25, subdivision 1.

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

Knickerbocker, Shaver and Olsen introduced:

H. F. No. 701, A bill for an act relating to intoxicating liquor; authorizing the city of Minnetonka to issue three additional on-sale licenses.

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

Wynia, Ellingson, Erickson, Wenzel and Haukoos introduced:

H. F. No. 702, A bill for an act relating to insurance; holding companies; modifying the commissioner's jurisdiction with respect to the interests of shareholders; making miscellaneous style and form changes; amending Minnesota Statutes 1982, section 60D.02, subdivisions 1, 2, and 4; repealing Minnesota Statutes 1982, section 60D.02, subdivision 5.

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

Rodriguez, F.; Sarna; Wigley; Rice and Metzen introduced:

H. F. No. 703, A bill for an act relating to retirement; public employees retirement association; reducing the combination of age and years of service required for full retirement; amending Minnesota Statutes 1982, section 353.30, subdivision 1a.

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

Rodriguez, F.; Metzen; Wigley; Sviggum and Sarna introduced:

H. F. No. 704, A bill for an act relating to retirement; public employees retirement association; providing an additional surviving spouse optional annuity after retirement; amending Minnesota Statutes 1982, sections 353.30, subdivision 3; 353.31, by adding a subdivision; and 353.657, by adding a subdivision.

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

Rodriguez, F.; Sarna; Wigley; Metzen and Clawson introduced:

H. F. No. 705, A bill for an act relating to retirement; public employees retirement association; increasing the retirement annuity formula for members and police and fire members; amending Minnesota Statutes 1982, sections 353.29, subdivision 3; and 353.651, subdivision 3.

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

Clawson introduced:

H. F. No. 706, A bill for an act relating to retirement; public employees retirement association; providing for refund of contributions after a layoff of 120 calendar days; amending Minnesota Statutes 1982, section 353.34, subdivision 1.

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

Cohen, Vanasek, Shea, Forsythe and Krueger introduced:

H. F. No. 707, A bill for an act relating to crimes; establishing degrees of burglary; prescribing penalties; proposing new law coded in Minnesota Statutes, chapter 609; repealing Minnesota Statutes 1982, section 609.58.

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

Cohen, Kalis, Marsh, Price and Gustafson introduced:

H. F. No. 708, A bill for an act relating to crimes; requiring the sentencing guidelines commission to amend the dispositional line on the sentencing guidelines grid; proposing new law coded in Minnesota Statutes, chapter 244.

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

Wenzel, Wigley, Metzen, Osthoff and Sarna introduced:

H. F. No. 709, A bill for an act relating to retirement; increasing employer and reducing employee contributions to various retirement funds; appropriating money; amending Laws 1982, Third Special Session chapter 1, article II, section 2, subdivision 1.

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

Cohen introduced:

H. F. No. 710, A bill for an act relating to unemployment compensation; providing for workers who delay filing claims due to an illness; amending Minnesota Statutes 1982, section 268.04, subdivision 2.

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

Cohen, Welch, Knickerbocker, Clawson and Halberg introduced:

H. F. No. 711, A bill for an act relating to state government; altering certain miscellaneous provisions related to financial management of state funds; authorizing the commissioner of finance and the state treasurer to take certain actions relating to the issuance, form, execution, delivery, transfer of ownership, and payment of bonds and certificates of indebtedness; appropriating the proceeds of bonds and certificates of indebtedness for the payment of certain expenses; amending Minnesota Statutes 1982, sections 16A.127, subdivisions 1 and 7; 16A.36; 16A.50; 16A.64, subdivisions 2 and 4; 16A.66, subdivisions 1, 2, and 3; and 124.46, subdivision 2; and proposing new law coded in Minnesota Statutes, chapter 16A.

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

Fjoslien, McEachern, Elioff and Ludeman introduced:

H. F. No. 712, A bill for an act relating to education; authorizing a school district to enter into agreements with one or more school districts providing for education of secondary pupils and related matters in exchange for payment of tuition to providing districts; amending Minnesota Statutes 1982, sections 122.41; 122.43; and 122.44; proposing new law coded in Minnesota Statutes, chapter 122.

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

#### HOUSE ADVISORIES

The following House Advisory was introduced:

Clark J.; Vanasek; Swanson; Onnen and Greenfield introduced:

H. A. No. 5, A proposal to study child welfare statutes and issues.

The advisory was referred to the Committee on Health and Welfare.

#### CALENDAR

H. F. No. 342, A bill for an act relating to the board of dentistry; increasing the board's powers in relation to disciplinary actions; exempting certain registered occupations from business licensing review; amending Minnesota Statutes 1982, sections 116J.70, subdivision 2a; 150A.01, by adding a subdivision; 150A.05, subdivision 2; 150A.06; 150A.08, subdivisions 1, 3; and by adding subdivisions; 150A.09; and repealing Laws 1976, chapter 263, section 6, subdivision 2.

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 0 nays as follows:

Those who voted in the affirmative were:

Anderson, B.	Bergstrom	Carlson, L.	Dimler	Fjoslien
Anderson, G.	Berkelman	Clark, J.	Eken	Forsythe
Anderson, R.	Bishop	Clark, K.	Elioff	Frerichs
Battaglia	Blatz	Clawson	Ellingson	Graba
Beard	Brinkman	Cohen	Erickson	Greenfield
Begich	Burger	Coleman	Evans	Gruenes
Bennett	Carlson, D.	DenOuden	Findlay	Gustafson

Gutknecht	Larsen	Olsen	St. Onge	Tomlinson
Halberg	Levi	Onnen	Sarna	Tunheim
Haukoos	Long	Osthoff	Schafer	Uphus
Heap	Ludeman	Otis	Scheid	Valento
Himle	Mann	Pauly	Schoenfeld	Vanasek
Hoberg	Marsh	Peterson	Segal	Vellenga
Hoffman	McDonald	Piepho	Shaver	Voss
Hokr	McEachern	Piper	Shea	Waltman
Jacobs	McKasy	Price	Sherman	Welch
Jennings	Metzen	Quinn	Simoneau	Welker
Jensen	Minne	Quist	Skoglund	Welle
Kahn	Munger	Redalen	Solberg	Wenzel
Kalis	Murphy	Rice	Sparby	Wigley
Kelly	Nelson, D.	Riveness	Stadum	Wynia
Knickerbocker	Nelson, K.	Rodosovich	Staten	Zaffke
Knuth	Neuenschwander	Rodriguez, C.	Swigum	Speaker Sieben
Kostohryz	Norton	Rodriguez, F.	Swanson	
Krueger	Ogren	Rose	Thiede	

The bill was passed and its title agreed to.

H. F. No. 381, A bill for an act relating to taxation; adopting certain federal provisions relating to income taxes; updating certain references to the Internal Revenue Code; adopting certain federal provisions relating to the determination of interest rates on taxes; imposing penalties; amending Minnesota Statutes 1982, sections 270.75, subdivision 5; 290.01, subdivisions 20, 20a, as amended, 20b, as amended, 20c, and 20f; 290.05, subdivision 6; 290.068, subdivisions 3 and 4; 290.09, subdivisions 2, 7, as amended, and 29; 290.091; 290.10; 290.135, subdivision 1, as amended; 290.16, subdivisions 7 and 16; 290.17, subdivision 1; 290.26, subdivision 2; 290.37, by adding a subdivision; 290.41, subdivisions 3, 8, and by adding a subdivision; 290.45, subdivision 1; 290.48, by adding a subdivision; 290.53, subdivision 2, and by adding subdivisions; 290.92, subdivisions 7, 13, 15, and by adding a subdivision; 290.93, subdivisions 9, 10, and 11; 290.934, subdivision 4; 290.9725; 290.9726, subdivisions 5 and 6; 290.974; 290A.03, subdivision 3; proposing new law coded in Minnesota Statutes, chapter 290; repealing Minnesota Statutes 1982, section 290.01, subdivision 28.

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 114 yeas and 9 nays as follows:

Those who voted in the affirmative were:

Anderson, B.	Bishop	Clawson	Findlay	Heap
Anderson, G.	Blatz	Cohen	Frerichs	Himle
Anderson, R.	Brandl	Coleman	Graba	Hoberg
Battaglia	Brinkman	Dimler	Greenfield	Hoffman
Beard	Burger	Eken	Gruenes	Hokr
Begich	Carlson, D.	Elioff	Gustafson	Jacobs
Bennett	Carlson, L.	Ellingson	Gutknecht	Jennings
Bergstrom	Clark, J.	Erickson	Halberg	Jensen
Berkelman	Clark, K.	Evans	Haukoos	Kahn

Kalis	McKasy	Peterson	Segal	Tunheim
Kelly	Metzen	Piepho	Shaver	Uphus
Knuth	Minne	Piper	Shea	Valento
Kostohryz	Munger	Price	Sherman	Vanasek
Krueger	Murphy	Quinn	Simoneau	Vellenga
Kvam	Nelson, D.	Redalen	Skoglund	Voss
Larsen	Nelson, K.	Rice	Solberg	Waltman
Levi	Neuenschwander	Riveness	Sparby	Welch
Long	Norton	Rodosovich	Stadum	Welle
Ludeman	Ogren	Rodriguez, F.	Staten	Wenzel
Mann	Onnen	Rose	Sviggum	Wynia
Marsh	Osthoff	St. Onge	Swanson	Zaffke
McDonald	Otis	Scheid	Thiede	Speaker Sieben
McEachern	Pauly	Schoenfeld	Tomlinson	

Those who voted in the negative were:

DenOuden	Forsythe	Olsen	Schafer	Wigley
Fjoslien	Knickerbocker	Rodriguez, C.	Welker	

The bill was passed and its title agreed to.

H. F. No. 398, A resolution memorializing the Secretary of Agriculture to include barley in the Payment in Kind Program.

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

The question was taken on the passage of the bill and the roll was called. There were 115 yeas and 10 nays as follows:

Those who voted in the affirmative were:

Anderson, B.	Elioff	Kelly	Onnen	Sherman
Anderson, G.	Ellingson	Knickerbocker	Osthoff	Simoneau
Anderson, R.	Erickson	Knuth	Otis	Skoglund
Battaglia	Evans	Kostohryz	Pauly	Solberg
Beard	Findlay	Krueger	Peterson	Sparby
Begich	Fjoslien	Kvam	Piepho	Stadum
Bennett	Forsythe	Larsen	Piper	Staten
Bergstrom	Graba	Levi	Price	Sviggum
Berkelman	Greenfield	Long	Quinn	Swanson
Bishop	Gruenes	Mann	Quist	Tomlinson
Blatz	Gustafson	Marsh	Redalen	Tunheim
Brandl	Gutknecht	McEachern	Rice	Uphus
Brinkman	Halberg	McKasy	Riveness	Vanasek
Burger	Haukoos	Metzen	Rodosovich	Vellenga
Carlson, D.	Heap	Minne	Rodriguez, C.	Voss
Carlson, L.	Himle	Munger	Rodriguez, F.	Waltman
Clark, J.	Hoberg	Murphy	St. Onge	Welch
Clark, K.	Hoffman	Nelson, D.	Sarna	Welle
Clawson	Hokr	Nelson, K.	Scheid	Wenzel
Cohen	Jacobs	Neuenschwander	Schoenfeld	Wigley
Coleman	Jensen	Norton	Segal	Wynia
Dimler	Kahn	Ogren	Shaver	Zaffke
Eken	Kalis	Olsen	Shea	Speaker Sieben

Those who voted in the negative were:

DenOuden	Jennings	McDonald	Schafer	Valento
Frerichs	Ludeman	Rose	Thiede	Welker

The bill was passed and its title agreed to.

Carlson, D., was excused at 2:20 p.m. Neuenschwander was excused at 3:30 p.m. Halberg and Metzen were excused at 3:45 p.m.

### GENERAL ORDERS

Pursuant to rules of the House, the House resolved itself into the Committee of the Whole with Sieben 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 THE COMMITTEE OF THE WHOLE

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

H. F. Nos. 190, 236 and 413 which it recommended to pass.

H. F. No. 166 which it recommended progress.

H. F. No. 91 which it recommended progress retaining its place on General Orders.

H. F. No. 89 which it recommended to pass with the following amendment offered by Skoglund and as amended by Jennings:

Page 2, line 2, after "*origin*" insert ", age,"

Page 2, line 30, after "*origin*" insert ", age,"

Amend the title:

Page 1, line 6, after "*origin*" insert ", age,"

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:



Skoglund moved to amend H. F. No. 89, the first engrossment, as follows:

Page 2, line 2, after "origin" insert ", old age,"

Page 2, line 30, after "origin" insert ", old age,"

Amend the title:

Page 1, line 6, after "origin" insert ", old age,"

Jennings moved to amend the Skoglund amendment to H. F. No. 89, the first engrossment, as follows:

Lines 4 and 5 of the Skoglund amendment delete "old"

In the title amendment delete "old"

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

The question recurred on the Skoglund amendment, as amended, and the roll was called. There were 122 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Anderson, B.	Erickson	Kostohryz	Peterson	Solberg
Anderson, G.	Evans	Krueger	Piepho	Sparby
Anderson, R.	Findlay	Kvam	Piper	Stadum
Battaglia	Fjoslien	Larsen	Price	Staten
Beard	Forsythe	Levi	Quinn	Swiggum
Begich	Frerichs	Long	Quist	Swanson
Bennett	Graba	Ludeman	Redalen	Thiede
Bergstrom	Greenfield	Mann	Rice	Tomlinson
Berkelman	Gruenes	Marsh	Riveness	Tunheim
Bishop	Gustafson	McDonald	Rodosovich	Uphus
Blatz	Gutknecht	McEachern	Rodriguez, C.	Valento
Brandl	Halberg	McKasy	Rodriguez, F.	Vanasck
Brinkman	Haukoos	Metzen	Rose	Vellenga
Burger	Heap	Minne	St. Onge	Voss
Carlson, L.	Himle	Munger	Sarna	Waltman
Clark, J.	Hoffman	Murphy	Schafer	Welker
Clark, K.	Hokr	Nelson, D.	Scheid	Welle
Clawson	Jacobs	Neuenschwander	Schoenfeld	Wenzel
Cohen	Jennings	Norton	Schreiber	Wigley
Coleman	Jensen	Ogren	Segal	Wynia
DenOuden	Kahn	Olsen	Shaver	Zaffke
Dimler	Kalis	Onnen	Shea	Speaker Sieben
Eken	Kelly	Osthoff	Sherman	
Elioff	Knickerbocker	Otis	Simoneau	
Ellingson	Knuth	Pauly	Skoglund	

The motion prevailed and the amendment, as amended, was adopted.

The question was taken on the McDonald motion that H. F. No. 89, as amended, be re-referred to the Committee on Judiciary and the roll was called. There were 39 yeas and 85 nays as follows:

Those who voted in the affirmative were:

Bishop	Fjoslien	Knickerbocker	Quist	Thiede
Burger	Frerichs	Kvam	Redalen	Uphus
DenOuden	Gruenes	Levi	Rose	Valento
Dimier	Gutknecht	Ludeman	Schafer	Waltman
Elioff	Halberg	Marsh	Schreiber	Welker
Erickson	Heap	McDonald	Shaver	Wigley
Evans	Hoberg	Onnen	Stadum	Zaffke
Findlay	Jennings	Piepho	Sviggum	

Those who voted in the negative were:

Anderson, B.	Coleman	Kostohryz	Olsen	Segal
Anderson, C.	Eken	Krueger	Osthoff	Shea
Anderson, R.	Ellingson	Larsen	Otis	Sherman
Battaglia	Forsythe	Long	Pauly	Simoneau
Beard	Graba	Mann	Peterson	Skoglund
Begich	Greenfield	McEachern	Piper	Solberg
Bennett	Gustafson	McKasy	Price	Staten
Bergstrom	Haukoos	Metzen	Quinn	Tomlinson
Berkelman	Himle	Minne	Rice	Tunheim
Blatz	Hoffman	Munger	Riveness	Vanasek
Brandl	Hokr	Murphy	Rodosovich	Vellenga
Brinkman	Jacobs	Nelson, D.	Rodriguez, C.	Voss
Carlson, L.	Jensen	Nelson, K.	Rodriguez, F.	Welch
Clark, J.	Kahn	Neuenschwander	St. Onge	Welle
Clark, K.	Kalis	Norton	Sarna	Wenzel
Clawson	Kelly	O'Connor	Scheid	Wynia
Cohen	Knuth	Ogren	Schoenfeld	Speaker Sieben

The motion did not prevail.

Onnen and Elioff moved to amend H. F. No. 89, the first engrossment, as amended, as follows:

Page 1, delete line 27

Page 2, delete lines 1 and 2

Page 2, line 3, delete "*political persuasion*" and insert "*any person*"

Page 2, line 24, delete everything after "THREATS"

Page 2, line 25, delete everything before the period and insert "MADE WITH INTENT TO CAUSE FEAR FOR PERSONAL SAFETY"

Page 2, line 27, after "*fear*" insert "*for personal safety*"

Page 2, line 28, delete everything after "*person*"

Page 2, delete lines 29 and 30

Amend the title as follows:

Page 1, delete lines 4 and 5

Page 1, line 6, delete "national origin or political persuasion" and insert "for personal safety"

The question was taken on the amendment and the roll was called. There were 57 yeas and 66 nays as follows:

Those who voted in the affirmative were:

Anderson, R.	Findlay	Kalis	Quist	Thiede
Beard	Fjoslien	Knickerbocker	Redalen	Uphus
Begich	Forsythe	Kvam	Reif	Valento
Bennett	Frerichs	Levi	Rose	Waltman
Berkelman	Gruenes	Ludeman	Schafer	Welker
Blatz	Gutknecht	Marsh	Schoenfeld	Welle
Burger	Halberg	McDonald	Schreiber	Wenzel
DenOuden	Haukoos	McKasy	Shaver	Wigley
Dimler	Heap	Olsen	Sherman	Zaffke
Elioff	Hoberg	Onnen	Sparby	
Erickson	Hokr	Pauly	Stadum	
Evans	Jennings	Piepho	Svigum	

Those who voted in the negative were:

Anderson, B.	Graba	Mann	Price	Solberg
Anderson, G.	Greenfield	McEachern	Quinn	Staten
Battaglia	Gustafson	Metzen	Rice	Tomlinson
Bergstrom	Himle	Minne	Riveness	Tunheim
Brandl	Hoffman	Murphy	Rodosovich	Vanasek
Brinkman	Jacobs	Nelson, D.	Rodriguez, C.	Vellenga
Carlson, L.	Jensen	Nelson, K.	Rodriguez, F.	Voss
Clark, J.	Kahn	Norton	St. Onge	Welch
Clark, K.	Kelly	O'Connor	Sarna	Wynia
Clawson	Knuth	Ogren	Scheid	Speaker Sieben
Cohen	Kostohryz	Osthoff	Segal	
Coleman	Krueger	Otis	Shea	
Eken	Larsen	Peterson	Simoneau	
Ellingson	Long	Piper	Skoglund	

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

Quist moved to amend H. F. No. 89, the first engrossment, as amended, as follows:

Page 2, line 2, delete "*affectional or sexual orientation*,"

Page 2, lines 29 and 30, delete "*affectional or sexual orientation*,"

Amend the title as follows:

Page 1, line 5, delete "affectional or sexual orientation,"

The question was taken on the amendment and the roll was called. There were 30 yeas and 75 nays as follows:

Those who voted in the affirmative were:

Burger	Fjoslien	Jennings	Onnen	Swiggum
DenOuden	Frerichs	Kalis	Piepho	Thiede
Dimler	Gutknecht	Knickerbocker	Quist	Uphus
Elioff	Haukoos	Ludeman	Redalen	Valento
Erickson	Heap	McDonald	Schafer	Waltman
Findlay	Hokr	McKasy	Shaver	Zaffke

Those who voted in the negative were:

Anderson, G.	Cohen	Kostohryz	Piper	Simoneau
Anderson, R.	Coleman	Krueger	Price	Skoglund
Battaglia	Eken	Larsen	Quinn	Solberg
Beard	Ellingson	Long	Reif	Sparby
Begich	Evans	Mann	Rice	Staten
Bennett	Graba	Minne	Riveness	Swanson
Bergstrom	Greenfield	Munger	Rodosovich	Tomlinson
Berkelman	Gustafson	Murphy	Rodriguez, C.	Tunheim
Blatz	Himle	Nelson, D.	Rodriguez, F.	Vanasek
Brandl	Hoffman	Nelson, K.	Rose	Vellenga
Brinkman	Jacobs	Norton	Scheid	Voss
Carlson, L.	Jensen	Ogren	Schoenfeld	Welle
Clark, J.	Kahn	Osthoff	Schreiber	Wenzel
Clark, K.	Kelly	Otis	Segal	Wynia
Clawson	Knuth	Peterson	Sherman	Speaker Sieben

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

Thiede moved to amend H. F. No. 89, the first engrossment, as amended, as follows:

Page 2, line 31, delete "*felony and may be sentenced to imprisonment for*"

Page 2, delete lines 32 and 33 and insert "*misdemeanor.*"

Amend the title as follows:

Page 1, line 2, delete "increasing" and insert "providing"

The question was taken on the amendment and the roll was called. There were 31 yeas and 78 nays as follows:

Those who voted in the affirmative were:

DenOuden	Findlay	Frerichs	Haukoos	Kalis
Elioff	Fjoslien	Gruenes	Heap	Kvam
Erickson	Forsythe	Gutknecht	Jennings	Levi

Ludeman	Quist	Shaver	Valento	Wigley
Onnen	Redalen	Sherman	Waltman	Zaffke
Piepho	Schafer	Thiede		
Quinn	Schreiber	Uphus		

Those who voted in the negative were:

Anderson, B.	Clawson	Knuth	Osthoff	Simoneau
Anderson, G.	Cohen	Kostohryz	Otis	Skoglund
Anderson, R.	Coleman	Larsen	Peterson	Solberg
Battaglia	Eken	Long	Piper	Sparby
Beard	Ellingson	Mann	Price	Staten
Begich	Graba	Marsh	Reif	Swanson
Bennett	Greenfield	McKasy	Rice	Tomlinson
Bergstrom	Gustafson	Minne	Riveness	Tunheim
Berkelman	Himle	Munger	Rodosovich	Vanasek
Blatz	Hoffman	Murphy	Rodriguez, C.	Vellenga
Brandl	Hokr	Nelson, D.	Rodriguez, F.	Voss
Brinkman	Jacobs	Nelson, K.	Rose	Welle
Burger	Jensen	Norton	St. Onge	Wynia
Carlson, L.	Kahn	O'Connor	Scheid	Speaker Sieben
Clark, J.	Kelly	Ogren	Schoenfeld	
Clark, K.	Knickerbocker	Olsen	Segal	

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. 89, as amended, and the roll was called. There were 85 yeas and 35 nays as follows:

Those who voted in the affirmative were:

Anderson, B.	Coleman	Krueger	Pauly	Sherman
Anderson, G.	Eken	Larsen	Peterson	Simoneau
Anderson, R.	Ellingson	Long	Piper	Skoglund
Battaglia	Fjoslien	Mann	Price	Solberg
Beard	Forsythe	McEachern	Reif	Sparby
Begich	Graba	McKasy	Rice	Staten
Bergstrom	Greenfield	Minne	Riveness	Swanson
Berkelman	Gustafson	Munger	Rodosovich	Tomlinson
Bishop	Himle	Murphy	Rodriguez, C.	Tunheim
Brandl	Hoberg	Nelson, D.	Rodriguez, F.	Vanasek
Brinkman	Hoffman	Nelson, K.	Rose	Vellenga
Burger	Jacobs	Norton	St. Onge	Voss
Carlson, L.	Jensen	O'Connor	Sarna	Welch
Clark, J.	Kahn	Ogren	Scheid	Welle
Clark, K.	Kelly	Olsen	Schoenfeld	Wenzel
Clawson	Knuth	Osthoff	Segal	Wynia
Cohen	Kostohryz	Otis	Shea	Speaker Sieben

Those who voted in the negative were:

Bennett	Ferichs	Kvam	Quist	Thiede
Blatz	Gruenes	Levi	Redalen	Uphus
DenOuden	Gutknecht	Ludeman	Schafer	Valento
Dimler	Haukoos	Marsh	Schreiber	Waltman
Elioff	Heap	McDonald	Shaver	Welker
Erickson	Hokr	Onnen	Stadum	Wigley
Findlay	Jennings	Piepho	Swiggum	Zaffke

The motion prevailed.

## MOTIONS AND RESOLUTIONS

Greenfield moved that H. F. No. 471 be recalled from the Committee on Judiciary and be re-referred to the Committee on Health and Welfare. The motion prevailed.

Sviggum moved that H. F. No. 426 be recalled from the Committee on Judiciary and be re-referred to the Committee on Health and Welfare. The motion prevailed.

Otis moved that the name of Quinn be added as an author on H. F. No. 189. The motion prevailed.

Ellingson moved that the name of Rodriguez, C., be shown as chief author on H. F. No. 561. The motion prevailed.

McEachern moved that his name be stricken as an author on H. F. No. 621. The motion prevailed.

Jacobs moved that the name of Blatz be added as an author on H. F. No. 650. The motion prevailed.

Bennett moved that the name of Vellenga be added as an author on H. F. No. 261. The motion prevailed.

Himle moved that the name of Osthoff be added as an author on H. F. No. 680. The motion prevailed.

Anderson, G., moved that the name of Munger be added as an author on H. F. No. 657. The motion prevailed.

Scheid moved that the name of Olsen be added as an author on H. F. No. 699. The motion prevailed.

Solberg moved that the name of Minne be added as an author on H. F. No. 656. The motion prevailed.

Otis moved that the name of Wynia be added as an author on H. F. No. 682. The motion prevailed.

## ADJOURNMENT

Eken moved that when the House adjourns today it adjourn until 2:00 p.m., Thursday, March 17, 1983. 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, March 17, 1983.

EDWARD A. BURDICK, Chief Clerk, House of Representatives

