# STATE OF MINNESOTA

#### SEVENTY-FOURTH SESSION - 1986

# SEVENTY-NINTH DAY

# SAINT PAUL, MINNESOTA, WEDNESDAY, MARCH 5, 1986

The House of Representatives convened at 2:00 p.m. and was called to order by David M. Jennings, Speaker of the House.

Prayer was offered by Reverend Roger Grussing, Macalester Plymouth United Church, St. Paul, Minnesota.

The roll was called and the following members were present:

Anderson, G. Anderson, R. Backlund Beard Beard Becklin Begich Bennett Bishop Blatz Boerboom Boo Brandl	Ellingson Erickson Fjoslien Forsythe Frederick Frederickson Freichs Greenfield Gruenes Gutknecht Hartinger Hartle Haukoos	Kvam Levi Long Marsh McDonald McEachern McKasy McLaughlin McPherson Metzen Miller Minne	Ozment Pappas Pauly Peterson Piepho Piper Poppenhagen Price Quinn Quist Redalen Rees Rest	Simoneau Skoglund Solberg Sparby Stanius Staten Sviggum Thiede Thorson Tjornhom Tomlinson Tompkins Tunheim
Backlund Battaglia Beard Becklin Bochba Bochba Bishop Blatz Boerboom Boorboom Boorboom Brandl Brinkman Brown Burger Carlson, D.	Fjoslien Forsythe Frederick Frederickson Frerichs Greenfield Gruenes Gutknecht Hartinger Hartile	Lieder Long Marsh McDonald McEachern McKasy McLaughlin McPherson Metzen Miller Minne Munger Munger Murphy Nelson, D. Nelson, K.	Pauly Peterson Pipepho Piper Poppenhagen Price Quinn Quist Redalen Rees Rest Rice Richter Riveness Rodosovich	Solberg Sparby Stanius Staten Sviggum Thiede Thorson Tjornhom Tomlinson Tompkins Tunheim Uphus Valan Valan Valano Vanasek
Carlson, J. Carlson, L.	Jennings, L. Johnson	Neuenschwander Norton	Rose Sarna	Vellenga Voss
Clark Clausnitzer Cohen Dempsey DenOuden Dimler Dyke Elioff	Kahn Kalis Kelly Kiffmeyer Knickerbocker Knuth Kostohryz Krueger	O'Connor Ogren Olsen, S. Olson, E. Omann Onnen Osthoff Otis	Schafer Scheid Schoenfeld Schreiber Seaberg Segal Shaver Sherman	Waltman Welle Wenzel Wynia Zaffke Spk. Jennings, D.

A quorum was present.

Halberg was excused.

The Chief Clerk proceeded to read the Journals of the preceding days. Redalen moved that further reading of the Journals be dispensed with and that the Journals 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. 1821, 1896, 1966, 2001, 2030, 2033, 2067, 2106, 2134, 2137, 2170, 2193, 2195, 2256, 2295, 2407, 2453, 2468, 2218, 901, 1007, 1599, 1677, 1744, 1749, 1751, 1785, 1908, 1911, 1914, 1916, 1944, 2101, 2130, 2177, 2205, 2206, 2221, 2259, 2268, 2315, 2316, 2428, 2429, 2466, 1797, 1956, 2010, 2077, 2080, 2139, 2168, 2207, 2266, 2324, 2344, 2394, 2409, 2422, 2423, 651, 2296, 2337, 2348, 2374, 2395, 1764 and 1776 and S. F. No. 125 have been placed in the members' files.

#### REPORTS OF STANDING COMMITTEES

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

H. F. No. 720, A bill for an act relating to state departments and agencies; requiring the commissioner of administration to notify libraries about available surplus documents; proposing coding for new law in Minnesota Statutes, chapter 16B.

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

The report was adopted.

Redalen from the Committee on Regulated Industries and Energy to which was referred:

H. F. No. 789, A bill for an act relating to transportation; railroads; requiring occupied caboose car; requiring caboose car to be equipped with shortwave radio; imposing a penalty; amending Minnesota Statutes 1984, section 219.56; proposing coding for new law in Minnesota Statutes, chapter 219.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. [219.558] [DEFINITIONS.]

As used in sections 2 and 3, the following terms have the meanings given them:

"Caboose" means a railroad car or coach used on a train (a) to carry a train crew.

(b) "Terminal" means a system of tracks, whose boundaries are set by a railroad, used for coupling or uncoupling cars.

(c) "Placarded car" means a railroad car that is required by federal regulations to display placards because the car contains hazardous materials.

(d) "Block signals" means a series of signals that control the movement of trains within a section of track.

Sec. 2. [219.559] [OCCUPIED CABOOSE IN REAR; EX-CEPTION.]

Subdivision 1. [CABOOSE REQUIRED.] Except as provided in subdivision 2, a railroad company may not operate a freight train 54 cars long or longer, if the train is handling placarded cars or is operated without block signals, unless the rear car is an occupied caboose.

Subd. 2. [EXCEPTIONS.] (a) A defective freight car that cannot be entrained except behind the caboose may be the rear car from the point at which it is entrained, unless that point is a terminal where repairs can be made, to the first repair terminal.

(b) Subdivisions 1 and 3 do not apply to a train used in terminal service two miles or less from the limits of the terminal, or to a train operated on a short line railroad classified by the Interstate Commerce Commission as a class III line haul railroad.

Subd. 3. [SHORTWAVE RADIO.] No railroad company may operate a caboose unless it is equipped with an operable shortwave radio with the same frequency as the shortwave radio on the lead locomotive of the train.

Subd. 4. [ENFORCEMENT.] The commissioner shall enforce this section and may issue orders necessary to require compliance with this section.

Subd. 5. [PENALTY.] A railroad company violating this section is guilty of a misdemeanor, and upon conviction, is liable for a penalty of \$350 for each offense. The operation of a train in violation of this section constitutes a separate violation for each day or part of a day it is so operated. The penalty must be recovered in a suit brought in the name of the state in a court having jurisdiction in a county in or through which the railroad line runs, by the attorney general or by the county attorney of that county.

Sec. 3. Minnesota Statutes 1984, section 219.56, is amended to read:

# 219.56 [CABOOSE CARS.]

(IT SHALL BE UNLAWFUL FOR ANY) No person, corporation, or company operating any railroad (IN THE STATE TO) shall require or permit the use of any caboose cars unless the caboose cars (BE) are at least 24 feet in length, exclusive of platforms, (AND BE PROVIDED WITH) have a door at each end (THEREOF) of the car, (AND WITH) have a dry hopper, gas or electric incinerator or other suitable toilet facilities, have cupolas, or bay windows, platforms, guard rails, grab irons, and steps for the safety of persons in alighting or getting on the caboose cars and the caboose cars shall be equipped with at least two four-wheeled trucks. Shatterproof glass shall be used in the door or doors of the caboose when the present glass in the door or doors is replaced. Each caboose, when placed in service, shall be provided with paper cups and potable water in an amount of not less than one gallon to be supplied by a water cooler, the same to be kept in a sanitary, clean and operating condition. In the event a failure of the required equipment or standards of maintenance occurs after a caboose has commenced to move in service, the railroad operating that caboose shall not be deemed in violation of this section if (SAID) the failure of equipment or standards of maintenance is corrected at the next initial terminal as defined in section 219.551, subdivision 2. All caboose cars built or purchased after January 1, 1968, shall have the underframing and superstructure (THEREOF,) constructed of steel or a ma-terial of equivalent strength and, after January 1, 1972, shall also be equipped with a cushioned underframe or cushioned draft gears and shatterproof glass in all doors and windows, and when (SAID CABOOSE CARS ARE) operated at the rear of a train, as required by section 2, they shall be equipped with a marker or markers which may consist of flags, lamps, flashing lights or reflectorized devices."

Delete the title and insert:

"A bill for an act relating to transportation; railroads; requiring occupied caboose car on certain trains; requiring caboose car to be equipped with shortwave radio; imposing a penalty; amending Minnesota Statutes 1984, section 219.56; proposing coding for new law in Minnesota Statutes, chapter 219."

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

The report was adopted.

Forsythe from the Committee on Appropriations to which was referred:

H. F. No. 1459, A bill for an act relating to claims against the state; providing for payment of various claims; appropriating money.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. [VETERANS BONUS CLAIMS; APPROPRIA-TIONS; GENERAL FUND.]

Subdivision 1. [GENERALLY.] The sums set forth in this section are appropriated from the general fund to the persons named in subdivisions 2 to 4 in full and final payment of claims against the state for adjusted compensation arising from World War II, the Korean Conflict, and Vietnam service.

Subd. 2. [WORLD WAR II.] Donald E. George, 2273 Macon Street, Aurora, Colorado 80010 \$270.

Rodney P. Kephart, P.O. Box 252, Stanley, North Dakota 58784 \$400.

Everett Oolman, Rte. 1, Box 98AH, Fulda, Minnesota 56131 \$400.

Loren C. Smith, Sr., 5521-79th Street, Sacramento, California 95820 \$400.

Subd. 3. [KOREAN CONFLICT.] Ronald W. Adams, 1008 9th Street, International Falls, Minnesota 56649 \$67.50.

Edward Beckett (beneficiary), 1294 West Front Street, Lincroft, New Jersey 07738 \$80.

Jay L. Jacobson, 3210 Leyland Trail, Woodbury, Minnesota 55125 \$97.50.

Robert A. Krech, 1200 East 18th Street, Hastings, Minnesota 55033 \$105.

Viola Leipzig (beneficiary), 5257 Lost Creek Road, Shingle Springs, California 95682 \$80.

DuWayne P. Lewis, 805 Filmore, Apartment 409, Alexandria, Minnesota 56308 \$52.50.

Arnold W. McCluskey, 418 Sargent Road, Box 783, Willernie, Minnesota 55090 \$45.

Lillian McGee (beneficiary), 1940 Peosta, Helena, Montana 59601 ...... \$80.

Richard F. Rauchnot, P. O. Box 52, Lakeland, Minnesota 55003 \$52.50.

Lucille Ripplinger (beneficiary), 912-9th Street, Cloquet, Minnesota 55720 \$80.

James L. Westphal, 3852 Minuteman Lane, Lexington, Minnesota 55112 \$157.50.

Eleanor Wong (beneficiary), 556 Broadway, Helena, Montana 

Subd. 4. [VIETNAM SERVICE.] Roy J. Alder. Box 222. Audubon, Minnesota 56511 ...... \$300.

Robert H. Anderson, 1207 Garney Avenue, Mankato, Minnesota 56001 ..... \$600.

William R. Barnes, 1049-1/2 South Norton Avenue, Los Angeles, California 90019 ..... \$600.

Richard A. Biur. 103 Hillside Street West. Big Lake. Minnesota 55309 \$100.

Thomas L. Blake, 622 South 10th Street, #4, Moorhead, Minne-

Susan L. Brouse, 2180 Londin Lane, Apartment 213, St. Paul, Minnesota 55119 \$285.

Reginal L. Bruggeman, 101 South Tindolph, Thief River Falls, Minnesota 56701 ..... \$100.

Clifton Curtis, Jr., 925-30th Avenue South. #102. Minneapolis. Minnesota 55406 \$300.

Anthony T. Fronk, 832 Case Avenue, Apartment-Up, St. Paul, Minnesota 55106 \$105.

Margaret S. Gaworecki, 1512 North Cedar, Owatonna, Minnesota 55060 ..... \$285.

Harley J. Goodman, 2832 Chicago Avenue South, #102, Minneapolis, Minnesota 55407 ...... \$300.

Donald N. Grattan, Route 3, Box 335, Brainerd, Minnesota 56401 \$600.

Julie Ann Harris, P.O. Box 354, Pinewood, Minnesota 56664 \$100.

Albertha Hill (beneficiary), 103 DeAnn Street, Crystal Springs, Mississippi 39083 \$1,000.

Joseph F. Holstein, Schley Route, Cass Lake, Minnesota 56633 \$100.

Walter P. Hoppe, P. O. Box 313, Victor, Montana 59875...... \$135.

Obie Irvin, 3518 Nicollet Avenue South, #307, Minneapolis, Minnesota 55408 ...... \$510.

Jon F. Jennings, 1260 Oakview Drive, #4, St. Charles, Minnesota 55972 \$195.

Laurence R. Jensen, 10527 202nd Street West, Lakeville, Minnesota 55044 \$600.

Richard C. Kachman, 3244 30th Avenue South, Minneapolis, Minnesota 55406 \$300.

Randall A. LaKosky, P.O. Box 1188, Virginia, Minnesota 55792 \$255.

Ronald F. Lawrence, 1200 East 18th Street, Hastings, Minnesota 55033 ...... \$180.

Harold D. Lee, Route 2, Box 55, Newfolden, Minnesota 56738 \$600.

John F. Manikowski, 4233 Jackson Street Northeast, Minneapolis, Minnesota 55421 ..... \$100.

James A. Martin, 2118 Senate Drive, Bismarck, North Dakota 58501 ....... \$100.

Robert D. McMahon, c/o Johnson Accounting Service, 780 East 7th Street, St. Paul, Minnesota 55106 \$285.

Bruce D. McPhee, P.O. Box 75634, St. Paul, Minnesota 55175 \$225.

David H. Mueller, 1712 West 82nd Street, Inver Grove Heights, Minnesota 55075 \$600.

Lloyd W. Myers, Jr., 710 North Prairie Street, Lake City, Minnesota 55041 \$300.

Wayne R. Naplin, Star Rt., Box 63, Chesaw-Oroville, Washington 98844 ..... \$600.

Randall A. Nicholas, Route 3, Box 310-A. Alexandria, Minnesota 56308 .... \$600.

John W. Nixon, Route 8, St. Cloud, Minnesota 56301 \$300.

Harold B. Oen. 2821 Idaho Avenue North, Crystal, Minnesota 55427 \$210.

Steven E. Ohlemann. 260 8th Street. Tracy. Minnesota 56175 \$300.

William A. Olson, 103-17th Street, Cloquet, Minnesota 55720 ....\$165.

Richard A. Pedersen, 6120 Oxboro Avenue North, #222, Stillwater, Minnesota 55082 \$195.

David L. Peloquin, 4028 Cleveland Street Northeast, Columbia Heights, Minnesota 55421 \$270.

Alton A. Peterson. 17527 Cherry Drive, Eden Prairie, Minnesota 55344 .....\$300.

Lyall B. Peterson, Box 182, Anoka, Minnesota 55303 \$105.

Steven M. Peterson, 9408 Elliot Avenue South, Bloomington, Minnesota 55420 \$100.

James L. Roderick, 538 Jackson, Elk River, Minnesota 55330 \$300.

William W. Spry, Box 31, Deer River, Minnesota 55744 \$100.

Charles R. Stevens, Jr., Route 1, Box 172, Chisholm, Minnesota 55719 .....\$300.

William E. Tolrud, RR 2, Deer River, Minnesota 56636 \$105.

#### Sec. 2. **[OTHER GENERAL FUND CLAIMS.]**

Subdivision 1. The sums set forth in this section are appropriated from the general fund to the persons named in this section in full and final payment of claims against the state. This appropriation is available until June 30, 1987.

Subd. 2. Steven R. Hamberg, c/o Paulette Calderon, Freeborn County Department of Court Services, Courthouse, Albert Lea, Minnesota 56007, for medical expenses incurred while claimant was doing court-ordered community service restitution \$276.95.

Subd. 3. Rufus L. Hare, 1819 Plymouth Avenue North, Minneapolis, Minnesota 55411, for an injury received while doing his assigned tasks at Minnesota correctional facility-Stillwater, which resulted in a permanent partial disability of his right hand \$2,142.

Subd. 4. Dudley L. Johnson, 911 Oakland Park Road, P. O. Box 716, Thief River Falls, Minnesota 56701, to replace the prosthetic arm he has been using since he lost his right arm while doing his assigned tasks at the Minnesota correctional facility-Red Wing, in 1955. This appropriation is to the commissioner of corrections to pay the necessary expenses related to replacing the arm and maintaining it in proper working order, to remain available until expended and without prejudice to future claims for future medical and prosthetic expenses \$10,000.

Subd. 5. Robert Letourneau, No. 119469, Minnesota Correctional Facility-St. Cloud, Box B, St. Cloud, Minnesota 55301, for an injury received while doing his assigned tasks at Minnesota Correctional Facility-St. Cloud, which resulted in a permanent partial disability of his left thumb \$1,000.

Subd. 6. Richard Love, c/o Lynnette Gagne, Restitution Coordinator, St. Louis County Division, Courthouse, Duluth, Minnesota 55802, for medical expenses for an injury claimant received while doing court-ordered community service restitution \$\$4.95.

Subd. 7. Oscar T. Overgaard, Route 2, Luverne, Minnesota 56156, indemnity for cattle destroyed to prevent the spread of brucellosis .......\$5,000.

Subd. 8. RAM, a Scott County Juvenile, c/o Dennis Miller, Scott County Probation Officer, Suite 207, Courthouse, Shakopee, Minnesota 55379, for medical expenses for an injury claimant received while doing court-ordered community service restitution ...... \$22.

Subd. 9. Johnnie B. Rodgers, No. 111113, Minnesota Correctional Facility-Stillwater, Box 55, Stillwater, Minnesota 55082, for a pair of shoes that were medically necessary because of an injury received while doing his assigned tasks at Minnesota Correctional Facility-Stillwater \$32.

Subd. 10. Todd County Wetlands Hearings Unit, c/o Robert Mostad, Chairman, Route 2, Box 49, Osakis, Minnesota 56360, for legal fees incurred in the state's appeal of the Hearings Unit's decision \$16,566.82.

Subd. 11. Amidon W. Triebwasser, Box 172, Cotton, Minnesota 55724, indemnity for bison destroyed to prevent the spread of tuberculosis ......\$3,040.

Subd. 12. Brad D. Ward, 6300 Morgan Avenue South, Richfield, Minnesota 55423, for medical expenses for an injury claimant received when attacked by another inmate at Minnesota correctional facility-Stillwater. This appropriation is to the commissioner of corrections to pay the necessary expenses to complete facial surgery when it is performed \$2,000.

Subd. 13. City of Wayzata, 600 Rice Street, Wayzata, Minnesota 55391, for unemployment compensation benefits paid as ordered by a referee, whose order was finally reversed on appeal \$4,775.

# Sec. 3. [TRUNK HIGHWAY FUND CLAIMS.]

Subdivision 1. The sums set forth in this section are appropriated from the trunk highway fund to the commissioner of transportation for payment to the persons named in this section in full and final payment of claims against the state. This appropriation is available until June 30, 1987.

Subd. 2. Township of Breitung, Box 56, Soudan, Minnesota 55782, as a refund of amounts paid for reconveyance of land that had been conveyed to the state for \$1......\$500.

Subd. 3. City of Chisago City, 29246 Old Towne Road, Chisago City, Minnesota 55013, for costs incurred in acquiring land to build a frontage road north of U.S. highway 8 \$110,000.

Subd. 4. Culdrum Township, Swanville Township, City of Swanville, Route 2, Box 130, Little Falls, Minnesota 56345, for repairs to town and city roads necessitated by excess traffic caused by the closure of a state highway for construction \$3,470.56.

# Sec. 4. [GAME AND FISH FUND CLAIM.]

Subdivision 1. The sum set forth in this section is appropriated from the game and fish fund to the commissioner of natural resources for payment to the person named in this section in full and final payment of claims against the state. This appropriation is available until June 30, 1987.

Subd. 2. Morey's Fish Company, P.O. Box 248, Motley, Minnesota 56466, for loss of value to a commercial fish warehouse and processing plant due to the elimination of commercial fishing on Lake of the Woods ...... \$27,500.

Sec. 5. [EFFECTIVE DATE.]

This act is effective the day following final enactment."

With the recommendation that when so amended the bill pass.

The report was adopted.

Rose from the Committee on Environment and Natural Resources to which was referred :

H. F. No. 1793, A bill for an act relating to game and fish; authorizing stocking of fish in certain streams where public access is granted; amending Minnesota Statutes 1984, section 97.485.

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

The report was adopted.

Onnen from the Committee on Health and Human Services to which was referred:

H. F. No. 1880, A bill for an act relating to human services; providing for a change in medical assistance and general assistance medical care reimbursements for treatment of mental illness; providing for a utilization review system of inpatient mental health care; amending Minnesota Statutes 1985 Supplement, section 256.969, subdivision 2.

Reported the same back with the following amendments:

Page 2, line 5, delete "establish" and insert "contract with"

Page 2, line 6, delete "system" and insert "agent" and delete everything after "monitor" and insert "length of stay, appropriateness of treatment, and quality of mental health care. The commissioner shall limit payments based upon recommendations from the utilization review agent"

Page 2, line 7, delete everything before the period

Page 2, line 9, after "for" insert "mental illness services or"

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

The report was adopted.

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

H. F. No. 1979, A bill for an act relating to state government; regulating fees for state agency services; amending Minnesota Statutes 1985 Supplement, sections 16A.128 and 16A.1281.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1985 Supplement, section 3.981, subdivision 2, is amended to read:

Subd. 2. [COSTS MANDATED BY THE STATE.] "Costs mandated by the state" means increased costs that a local agency or a school district is required to incur as a result of:

(a) a law enacted after June 30, 1985, which mandates a new program or an increased level of service of an existing program;

(b) an executive order issued after June 30, 1985, which mandates a new program;

(c) an executive order issued after June 30, 1985, which implements or interprets a state statute and, by this implementation or interpretation, increases program levels above the levels required before July 1, 1985;

(d) a statute enacted after June 30, 1985, or executive order issued after June 30, 1985, which implements or interprets a federal statute or regulation and, by this implementation or interpretation, increases program or service levels above the levels required by this federal statute or regulation;

(e) a statute enacted after June 30, 1985, or executive order issued after June 30, 1985, which implements or interprets a statute or amendment adopted or enacted pursuant to the approval of a statewide ballot measure by the voters and, by this implementation or interpretation, increases program or service levels above the levels required by the ballot measure;

(f) a statute enacted after June 30, 1985, or executive order issued after June 30, 1985, which removes an option previously available to local agencies and thus increases program or service levels or prohibits a specific activity and so forces local agencies to use a more costly alternative to provide a mandated program or service;

(g) a statute enacted after June 30, 1985, or executive order issued after June 30, 1985, which requires that an existing pro-

gram or service be provided in a shorter time period and thus increases the cost of the program or service;

(h) a statute enacted after June 30, 1985, or executive order issued after June 30, 1985, which adds new requirements to an existing optional program or service and thus increases the cost of the program or service as the local agencies have no reasonable alternatives other than to continue the optional program;

(i) a statute enacted after June 30, 1985, or executive order issued after June 30, 1985, which creates new revenue losses stemming from new property or sales and use tax exemptions; (OR)

(j) a statute enacted after June 30, 1985, or executive order issued after June 30, 1985, which requires costs previously incurred at local option that have subsequently been mandated by the state; or

(k) a statute enacted or an executive order issued after the effective date of this section which requires payment of a new fee or increases the amount of an existing fee.

Sec. 2. Minnesota Statutes 1985 Supplement, section 16A.128, is amended to read:

#### 16A.128 [FEE SETTING.]

Subdivision 1. [POLICY.] Agency fees and fee adjustments shall not exceed amounts established by statute. Where amounts are not established by statute, fees shall be established or adjusted as provided in this section.

The legislature, in setting or adjusting fees, or taking actions affecting the setting or adjusting of fees, should attempt to ensure that (1) agency fees and fee adjustments include only those service-related costs that provide a primary benefit to the individual fee payer and (2) service-related costs that benefit the general community are borne by the agency.

Subd. 1a. [APPROVAL.] Fees for accounts for which appropriations are made may not be established or adjusted without the approval of the commissioner. If the fee or fee adjustment is required by law to be fixed by rule, the commissioner's approval must be in the statement of need and reasonableness. These fees must be reviewed each fiscal year. Unless the commissioner determines that the fee must be lower, fees must be set or fee adjustments must be made so the total fees nearly equal the sum of the appropriation for the accounts. (PLUS) Fees may not include the agency's (GENERAL) actual support costs, statewide indirect costs, and attorney general costs attributable to the fee function.

Subd. 2. [NO RULEMAKING.] The kinds of fees that need not be fixed by rule unless specifically required by law are:

(1) fees based on actual direct costs of a service;

- (2) one-time fees;
- (3) fees that produce insignificant revenues;
- (4) fees billed within or between state agencies;
- (5) fees exempt from commissioner approval; or

(6) fees for admissions to or use of facilities operated by the iron range resources and rehabilitation board, if the fees are set according to prevailing market conditions to recover operating costs.

Subd. 2a. [PROCEDURE.] Other fees not fixed by law must be fixed by rule (. THE PROCEDURE FOR NONCON-TROVERSIAL RULES IN SECTIONS 14.21 TO 14.28 MAY BE USED EXCEPT THAT NO PUBLIC HEARING NEED BE HELD UNLESS 20 PERCENT OF THE PERSONS WHO WILL BE REQUIRED TO PAY THE FEE SUBMIT TO THE AGEN-CY DURING THE 30-DAY PERIOD ALLOWED FOR COM-MENT A WRITTEN REQUEST FOR A PUBLIC HEARING ON THE PROPOSED RULE. THE NOTICE OF INTENTION TO ADOPT THE RULES MUST STATE WHETHER A HEAR-ING WILL BE HELD IF NOT REQUIRED. THIS PROCE-DURE MAY BE USED ONLY WHEN THE TOTAL FEES ESTIMATED FOR THE BIENNIUM DO NOT EXCEED THE SUM OF DIRECT APPROPRIATIONS, INDIRECT COSTS, TRANSFERS IN, AND SALARY SUPPLEMENTS FOR THAT PURPOSE. A PUBLIC HEARING IS REQUIRED TO FIX FEES SPENT UNDER OPEN APPROPRIATIONS OF DEDI-CATED RECEIPTS) according to chapter 14. Before an agency submits notice to the state register of intent to adopt rules that establish or adjust fees, the agency must send a copy of the notice and the proposed rules to the chairs of the house appropriations committee and senate finance committee.

Sec. 3. Minnesota Statutes 1985 Supplement, section 16A.-1281, is amended to read:

# 16A.1281 [REPORT ON LOW OR HIGH FEES.]

Each biennium the commissioner shall review fees collected by agencies. The commissioner shall report on the fees to the *commissioner of revenue and to the* appropriation and finance committees not later than the date the governor submits the biennial budget to the legislature. The report must analyze the fees that the commissioner believes will be too low or too high in the next biennium for the service provided. The analysis must take into account the cost of collecting the fee and state the revenue generated by the fees of each agency.

#### Sec. 4. [EFFECTIVE DATE.]

Section 1 is effective the day following final enactment and applies to all fees established or adjusted after that date. Section 2, subdivision 1, and section 3 are effective the day following final enactment. The remainder of section 2 is effective July 1, 1987, and applies to all fees established or adjusted after that date."

Delete the title and insert:

"A bill for an act relating to state government; expanding when fiscal notes must be prepared; regulating fees for state agency services; amending Minnesota Statutes 1985 Supplement, sections 3.981, subdivision 2; 16A.128; and 16A.1281.'

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

The report was adopted.

Bennett from the Committee on Commerce and Economic Development to which was referred:

H. F. No. 2000, A bill for an act relating to housing: requiring notification of the use of pesticides; amending Minnesota Statutes 1984, section 504.22.

**Reported** the same back with the following amendments:

Page 1, line 9, delete "Every owner of"

Page 1, delete lines 10 and 11

Page 1, line 12, delete "to the tenant's unit" and insert "It shall be the duty of any person applying rodenticide to any residential rental unit to provide written notice of the appli-cation to an adult resident of any occupied unit"

Page 1, line 13, delete "pesticides" and insert "rodenticides"

Page 1, line 15, delete "pesticide" and insert "rodenticide"

Page 1, line 17, delete "pesticides" and insert "rodenticides"

Amend the title as follows:

Page 1, line 3, delete "pesticides" and insert "rodenticides"

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 2020, A bill for an act relating to the state board of investment; prohibiting investment decisions made for noneconomic reasons; amending Minnesota Statutes 1984, section 11A.04.

Reported the same back with the following amendments:

Page 1, lines 13 and 14, delete the new language and insert "and the decisions relating to investments shall be made primarily for economic reasons"

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

The report was adopted.

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

H. F. No. 2166, A bill for an act relating to state government; ratifying certain labor agreements and compensation and salary plans; granting authority to the legislative commission on employee relations.

Reported the same back with the following amendments:

Page 2, line 8, before the period insert ", except that the salary of the commissioner of human services is \$62,494; the salary of the chief administrative law judge, office of administrative hearings, is \$57,060; the salary of the chairman, metropolitan council, is \$52,000; the salary of the commissioner of veterans affairs is \$48,100; and the salary of a commissioner, public utilities commission, is \$44,850"

Page 2, after line 25, insert:

"Subd. 12. The negotiated and arbitrated labor agreement between the state of Minnesota and the bureau of criminal apprehension agents' association, Minnesota conservation officers' association, and Minnesota state patrol officers' association, approved by the legislative commission on employee relations on February 24, 1986, is ratified."

With the recommendation that when so amended the bill pass.

The report was adopted.

Forsythe from the Committee on Appropriations to which was referred:

H. F. No. 2190, A bill for an act relating to the family farm security program; authorizing the issuance of general obligation bonds to finance certain payments to be made by the state on family farm loan guarantees; appropriating money; amending Minnesota Statutes 1984, sections 41.51; and 41.56, subdivision 4b; Minnesota Statutes 1985 Supplement, section 41.61; and proposing coding for new law in Minnesota Statutes, chapter 41.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1984, section 41.51, is amended to read:

#### 41.51 [PURPOSE.]

In order to aid farmers in obtaining credit for the acquisition of farm real estate, there is established a family farm security program (WHICH SHALL) to provide state money in guarantee of loans made according to (THE PROVISIONS OF LAWS 1976, CHAPTER 210) this chapter. The family farm security program established by this chapter, and the issuance of state bonds under section 5, is necessary to develop the state's agricultural resources.

Sec. 2. Minnesota Statutes 1984, section 41.56, subdivision 4b, is amended to read:

Subd. 4b. [PROCEEDS OF SALE.] Proceeds from the sale of a parcel of property obtained by the state (PURSUANT TO) under this section shall be paid into the state family farm program bond account to the extent that proceeds of bonds issued under section 5, have been expended by the commissioner of agriculture for the purposes specified in section 5. The balance of the sale proceeds shall be paid into the general fund to the extent that funds were disbursed as payment adjustments by the commissioner and into the special account authorized in section 41.61, subdivision 1, to the extent that funds from the

special account were disbursed according to the terms of the family farm security loan guarantee and for any insurance premiums or taxes paid on the property. Proceeds in excess of these amounts shall be paid to the lender to the extent that payment to the lender pursuant to the loan guarantee was less than the money due and payable to the lender under the family farm security loan. Proceeds in excess of these amounts shall be paid to cooperating agencies according to the terms of the family farm memorandum of understanding. Additional proceeds, if any, shall be paid into the special account authorized in section 41.61, subdivision 1.

Sec. 3. Minnesota Statutes 1984, section 41.57, is amended by adding a subdivision to read:

Subd. 4. [ADDITIONAL PAYMENT; PRINCIPAL RE-DUCTION.] (a) The commissioner must annually pay to qualified sellers of property, financed by a family farm security loan, an amount approximately equal to the additional state income tax paid as a result of the inclusion in gross income of the interest and payment adjustment earned on a seller sponsored family farm security loan. No payment may be made under this subdivision to a qualified seller, unless the seller agrees to reduce the outstanding principal amount of the loan by three percent effective beginning for the year in which application is made.

(b) The payment amount must be determined as follows:

(1) In order to qualify for a payment, the seller must apply to the commissioner by October 1, 1986. The application must include a copy of the seller's 1985 state income tax return. The commissioner must recompute the seller's total state income tax liability that would be due if the interest and payment adjustment amounts were not includable in gross income for state income tax purposes. The commissioner may require the seller to compute these amounts as part of the application. For calendar year 1986 the amount of the payment equals the reduction in state income tax liability that would occur if the interest and payment adjustment were not included in gross income for state tax purposes.

(2) For calendar years beginning with 1987, the additional payment amount must be determined as follows: (A) The calendar year 1986 payment must be divided by the amount of interest and payment adjustment received during calendar year 1986. (B) The resulting quotient must be multiplied by the interest and payment adjustment received for the calendar year. (C) The product determined under clause (B) is the payment for the calendar year.

(c) If for a tax year after 1986 the qualified seller's taxable income has changed substantially, the commissioner may

provide by rule that upon reapplication a later tax year will be used to compute the quotient under clause (b)(2)(A).

(d)(1) If the seller elects to receive payments under this subdivision, the buyer's payments of principal and interest under the loan must be recalculated. The revised payment schedule must reflect the three percent reduction in the outstanding principal required by paragraph (a) and must provide for equal payments over the remaining term of the loan. The interest rate on the loan may not be increased.

(2) The state's payment adjustment under subdivision 2 and the amount of the payment under paragraph (b) of this subdivision must be calculated on the basis of the outstanding principal amount of the loan before the reduction required by paragraph (a).

(e) The commissioner may make the payments under this subdivision in the same manner provided for the payment adjustment under subdivision 2.

(f) For purposes of this subdivision, the following terms have the meanings given:

(1) "Gross income" means gross income as defined for purposes of chapter 290.

(2) "Qualified seller" means an individual who sold farm land under a seller sponsored loan after April 1, 1978 and before June 28, 1985, and who is a resident of Minnesota during the calendar year and is subject to the payment of Minnesota income taxes.

Sec. 4. Minnesota Statutes 1985 Supplement, section 41.61, is amended to read:

41.61 [APPROPRIATIONS.]

Subdivision 1. [SPECIAL ACCOUNT; STANDING APPRO-PRIATION.] There is created a special account in the state treasury for the purposes of financing the family farm security program.

The amount needed from time to time to pay lenders for defaulted loans and make other payments authorized by this chapter including insurance premiums, taxes, repairs and maintenance costs, advertising, and other sales expenses on defaulted farms is appropriated from the special account to the commissioner. Money is also appropriated to the commissioner from the special account so that the commissioner may purchase the rights of first lienholders at mortgage foreclosure sales and satisfy certain fixture loans. The sum of all outstanding family farm security loans guaranteed by the commissioner at any time may not exceed \$100,000,000. All bond proceeds received in the fund must be used only for the purposes specified in section 5.

#### Sec. 5. [41.62] [GENERAL OBLIGATION BONDS.]

Subdivision 1. [PROCEDURE.] Upon request of the commissioner of agriculture, the commissioner of finance is authorized to issue general obligation bonds of the state in a principal amount not exceeding \$20,000,000 to acquire public lands by providing money to be paid by the commissioner of agriculture from the special account established by section 41.61 to pay lenders for defaulted loans and to purchase the rights of first lienholders at mortgage foreclosure sales. The bonds shall be secured as provided in the Minnesota Constitution, article XI, section 7, and, except as provided in this section, shall be issued and secured as provided in Minnesota Statutes, section 16A.641. The proceeds of the bonds, except any premium and accrued interest, shall be deposited in the special account established in section 41.61 and used solely for the purposes specified above and in section 16A.641. subdivision 8. The premium and accrued interest, if any, shall be deposited in the state family farm security program bond account in the state bond fund. The commissioner shall issue only the amount of bonds as from time to time the commissioner determines are necessary for the purposes specified in this section.

Subd. 2. [TERMS OF BONDS.] The commissioner of finance may fix the terms of the bonds in any manner permitted for bonds of a municipality under chapter 475, and may enter into, on behalf of the state, all agreements deemed necessary for this purpose, including those authorized to be entered into by municipalities in chapter 475.

Subd. 3. [SALE OF BONDS.] If determined by the commissioner of finance to be necessary in order to reduce costs of issuance, to secure a favorable prevailing interest rate, or to receive the bond proceeds by a specified date, or if the terms of the bonds are fixed as provided in sections 475.54, subdivision 5a, and 475.56, paragraph (b), the bonds may be sold by negotiation and without solicitation of sealed bids.

Subd. 4. [BOND FUND ACCOUNT.] The commissioner of finance shall maintain in the state bond fund a separate bookkeeping account that shall be designated as the state family farm security program bond account, to record receipts and disbursements of money transferred to the fund to pay bonds issued under this section and to record income from the investment of the money. The income shall be credited to the account in each fiscal year in an amount equal to the approximate average return that year on all funds invested by the commissioner of finance, as determined by the commissioner of finance, times the average balance in the account that year.

Subd. 5. [TRANSFERS, APPROPRIATION.] In addition to the money required to be transferred to the state family farm security program bond account under section 41.56, subdivision 4b, and in order to reduce the amount of taxes otherwise required by the Minnesota Constitution to be levied for the state bond fund, the commissioner of finance shall transfer from the general fund to the state family farm security program bond account. on December 1 in each year, a sum of money sufficient in amount, when added to the balance then on hand in that account, to pay all bonds issued under this section and the interest on them due and to become due to and including July 1 in the second ensuing year. All money to be so credited and all income from its investment is annually appropriated for the payment of the bonds and interest on them, and shall be available in the state family farm security program bond account before the levy of the tax in any year required by the Minnesota Constitution, article XI, section 7. The legislature may also appropriate to the state family farm security program bond account any other money in the state treasury not otherwise appropriated. for the security of bonds issued under this section in the event that sufficient money should not be available in the account from the appropriation in this section, before the levy of the tax in any year. The commissioner of finance shall make the appropriate entries in the accounts of the respective funds.

Subd. 6. [CONSTITUTIONAL LEVY.] On or before December 1 in each year the state auditor shall levy on all taxable property within the state whatever tax may be necessary to produce an amount sufficient, with all money then in the state family farm security program bond account, to pay the entire amount of principal and interest due then or earlier and principal and interest to become due on or before July 1 in the second year thereafter on bonds issued under this section. This tax shall be levied upon all real property used for a homestead, as well as other taxable property, notwithstanding section 273.13, subdivisions 6 and 7. The tax must not be limited in rate or amount until all the bonds and interest on them are fully paid. The proceeds of this tax are appropriated and shall be credited to the state bond fund, and the principal and interest on the bonds are payable from all the proceeds. As much of the proceeds as is necessary, is appropriated for the payments. If at any time there is insufficient money from the proceeds of the taxes to pay the principal and interest when due on the bonds, the principal and interest must be paid out of the general fund in the state treasury, and the amount necessary for the payment is appropriated.

Subd. 7. [COMPLIANCE WITH FEDERAL LAW.] The commissioner of finance is authorized to covenant and agree with the holders of the bonds issued under this section that the state will comply, insofar as possible, with the provisions of the United States Internal Revenue Code now or hereafter enacted that are applicable to the bonds and that establish conditions under which the interest to be paid on the bonds will not be includable in gross income for federal tax purposes.

Subd. 8. [TAXABILITY OF INTEREST.] The bonds authorized by this section may be issued without regard to whether the interest to be paid on them is includable in gross income for federal tax purposes.

Sec. 6. [APPROPRIATIONS FOR FAMILY FARM SECU-RITY PROGRAM.]

Subdivision 1. [OPERATING EXPENSES.]

\$660,000 in fiscal year 1986 and \$2,500,000 in fiscal year 1987 are appropriated to the commissioner of agriculture for transfer to the family farm security account in the special revenue fund created by Minnesota Statutes, section 41.61, subdivision 1, for accrued interest payments and other program expenses.

Notwithstanding the provisions of Laws 1985, First Special Session chapter 10, section 5, subdivision 3, no more than eight new loan guarantees may be approved for the biennium ending June 30, 1987, unless the guarantees are for loans to purchase properties held by the state or for the purchase of properties currently guaranteed under the family farm security program.

If the appropriation for 1986 is insufficient, the 1987 appropriation is available for it.

Subd. 2. [GENERAL CONTINGENT.]

\$830,000 in fiscal year 1986 is appropriated from the general fund and is to be added to the appropriation in Laws 1985, First Special Session chapter 13, section 45 for the same purpose.

The appropriation represents repayment to the account of advances made in 1986 for the family farm security program.

# Sec. 7. [EFFECTIVE DATE.]

Sections 1 to 6 are effective the day after their final enactment." Delete the title and insert:

"A bill for an act relating to the family farm security program; authorizing the issuance of general obligation bonds to finance certain payments to be made by the state on family farm loan guarantees; providing an additional payment to certain sellers; appropriating money; amending Minnesota Statutes 1984, sections 41.51; 41.56, subdivision 4b; and 41.57, by adding a subdivision; Minnesota Statutes 1985 Supplement, section 41.61; and proposing coding for new law in Minnesota Statutes, chapter 41."

With the recommendation that when so amended the bill pass.

The report was adopted.

Bennett from the Committee on Commerce and Economic Development to which was referred:

H. F. No. 2229, A bill for an act relating to intoxicating liquor; authorizing the city of Vadnais Heights to issue up to five additional on-sale licenses.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1985 Supplement, section 340A.404, subdivision 5, is amended to read:

Subd. 5. [WINE LICENSES.] A municipality may issue an on-sale wine license with the approval of the commissioner to a restaurant or *club* having facilities for seating at least 25 (GUESTS) *persons* at one time. A wine license permits the sale of wine of up to 14 percent alcohol by volume for consumption with the sale of food.

Sec. 2. Minnesota Statutes 1985 Supplement, section 340A.-404, is amended by adding a subdivision to read:

Subd. 5a. [CATERERS; WINE LICENSES.] A statutory or home rule city may issue a wine on-sale license to a catering service whose principal place of business is within the city, with the approval of the commissioner. The license authorizes the licensee only to dispense wine at events held on premises within the city to persons attending such events, for consumption on the premises. The license authorizes dispensing of wine of up to 14 percent alcohol in connection with the serving of food at an event. The city may designate in the license the premises or events at which the licensee may dispense wine. For purposes of section 340A.409, subdivision 4, clause (3), the "sales of wine" of a licensee under this section is the licensee's gross revenues attributable to the dispensing of wine.

Sec. 3. Minnesota Statutes 1985 Supplement, section 340A.-413, subdivision 4, is amended to read:

Subd. 4. [EXCLUSIONS FROM LICENSE LIMITS.] Onsale intoxicating liquor licenses may be issued to the following entities by a city, in addition to the number authorized by this section:

(1) clubs, or congressionally chartered veterans organizations;

(2) restaurants located at a racetrack licensed under chapter 240;

(3) restaurants, clubs, and catering services that are issued licenses to sell wine under section 340A.404, (SUBDIVISION) subdivisions 5 and 5a;

(4) Lake Superior tour boats that are issued licenses under section 340A.404, subdivision 8; and

(5) theaters that are issued licenses under section 340A.404, subdivision 2.

Sec. 4. Minnesota Statutes 1984, section 383C.293, is amended to read:

383C.293 [SEASONAL TERM ON-SALE LIQUOR LI-CENSES.]

In addition to the number of licenses permitted (PURSUANT TO MINNESOTA STATUTES, SECTION 340.11, SUBDIVI-SION 10) by law, the county board of St. Louis County may issue (NOT MORE THAN TEN) seasonal on-sale licenses for the sale of intoxicating liquor. The fee for such licenses, which shall be valid for a specified period of not to exceed six months, shall be fixed by the county board. Not more than one license shall be issued for any one premises during any consecutive 12-month period. All other provisions of Minnesota Statutes, (SECTION 340.11, SUBDIVISION 10 GOVERNING THE ISSUANCE OF LICENSES AND OF) chapter (340) 340A governing the *issuance of licenses and the* sale of intoxicating liquor shall apply to a license issued pursuant to this section.

Sec. 5. [POPE COUNTY; SEASONAL ON-SALE LICENSE.]

In addition to any other licenses authorized by law the county board of Pope county may issue one seasonal on-sale intoxicating liquor license to a resort located on Lake Minnewaska. The fee for the license, which shall be valid for a specified period not exceeding six months, shall be set by the county board. All other provisions of Minnesota Statutes, chapter \$40A governing the issuance of licenses and the sale of intoxicating liquor shall apply to a license issued pursuant to this section.

#### Sec. 6. [LAKE MINNETONKA LIQUOR LICENSES.]

Subdivision 1. [DEFINITIONS.] (a) For the purposes of this section, except where the context requires otherwise, the terms defined in this section have the meanings given them.

(b) "District" means the Lake Minnetonka Conservation District, a public corporation and political subdivision of the state created pursuant to Laws 1967, chapter 907, as amended by Laws 1969, chapter 272.

(c) "Lake" means Lake Minnetonka, Hennepin and Carver counties, Minnesota.

Subd. 2. [POWERS.] The district is deemed a municipality within the meaning of the liquor act, Minnesota Statutes, chapter 340A and, subject to limitations provided in this section, has, on the lake, all powers conferred on municipalities by chapter 340A.

Subd. 3. [LIQUOR LICENSES.] The powers of the district under the liquor act are subject to the following conditions and limitations:

(a) Only intoxicating on-sale licenses, nonintoxicating malt liquor on-sale licenses, and wine on-sale licenses as defined in chapter 340A may be issued by the district.

(b) No more than 14 on-sale intoxicating liquor licenses may be issued by the district exclusive of licenses described in Minnesota Statutes, section 340A.413, subdivision 4.

(c) Except as modified by this section, the district has the powers conferred by chapter 340A on a statutory city of the third class having a population of 10,000.

(d) The district may regulate bottle clubs as defined in chapter 340A in the same manner and subject to the same conditions as is provided for cities in chapter 340A.

(e) The district may not establish, own, or operate a municipal liquor store, either on-sale or off-sale.

Subd. 4. [JURISDICTION.] The district has jurisdiction over the sale and possession of any nonintoxicating malt liquor or intoxicating liquor as defined in chapter 340A on or over the waters of the lake. Licenses granted by the district must authorize the on-sale of intoxicating liquor, nonintoxicating liquor or wine, or the approval of bottle club licenses issued by the commissioner of public safety only on boats or watercraft which are underway or moored or anchored offshore and may not authorize the on-sale of intoxicating liquor, nonintoxicating malt liquor or wine, or the operation of a bottle club on boats or watercraft while attached to land or to docks, which on-sale or operation of bottle clubs may be authorized only by license granted by the municipality having jurisdiction over the land to which the boat or dock is attached. The district may, however, impose further regulations or restrictions on any sale or possession of intoxicating liquor, nonintoxicating malt liquor or wine, or the operation of a bottle club on or over the waters of the lake.

#### Sec. 7. [VADNAIS HEIGHTS ON-SALE LICENSES.]

Notwithstanding Minnesota Statutes, section 340A.413, subdivision 1 or 3, or any other law, the city of Vadnais Heights may issue not more than five on-sale intoxicating liquor licenses in addition to the number now permitted by law.

#### Sec. 8. [EFFECTIVE DATES.]

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

Section 4 is effective upon approval by the county board of St. Louis county and upon compliance with Minnesota Statutes, section 645.021.

Section 5 is effective upon approval by the Pope county board and compliance with Minnesota Statutes, section 645.021.

Section 6 is effective upon approval by the Lake Minnetonka conservation district and compliance with Minnesota Statutes, section 645.021.

Section 7 is effective on approval by the Vadnais Heights city council and compliance with Minnesota Statutes, section 645.-021."

Delete the title and insert:

"A bill for an act relating to intoxicating liquor; removing the limit on the number of seasonal on-sale licenses which may be issued by St. Louis county; allowing municipalities to issue wine licenses to clubs and catering services; authorizing Pope county to issue one seasonal on-sale license; providing for regulatory authority by the Lake Minnetonka Conservation District over sale of intoxicating liquor and nonintoxicating malt liquor on Lake Minnetonka, Hennepin and Carver counties, Minnesota; authorizing the city of Vadnais Heights to issue up to five additional on-sale licenses; amending Minnesota Statutes 1984, section 383C.293; and Minnesota Statutes 1985 Supplement, sections 340A.404, subdivision 5, and by adding a subdivision; and 340A.413, subdivision 4."

With the recommendation that when so amended the bill pass.

The report was adopted.

Bennett from the Committee on Commerce and Economic Development to which was referred:

H. F. No. 2233, A bill for an act relating to commerce; regulating electricians; amending Minnesota Statutes 1984, sections 326.01, by adding a subdivision; 326.245; 326.248; Minnesota Statutes 1985 Supplement, sections 326.01, subdivision 5; 326.-242, subdivisions 1, 2, 6, and 12; 326.244, subdivisions 2 and 5; and 326.246.

Reported the same back with the following amendments:

Page 6, after line 12, insert:

"Sec. 7. Minnesota Statutes 1985 Supplement, section 326.-2421, subdivision 3, is amended to read:

Subd. 3. [ALARM AND COMMUNICATION CONTRAC-TOR'S LICENSES.] No person may lay out, install, maintain, or repair alarm and communication systems, unless the person is licensed as an alarm and communication contractor under this subdivision, or is a licensed electrical contractor under section 326.242, subdivision 6, or is an employee of the contractor. The board of electricity shall issue an alarm and communication contractor's license to any individual, corporation, partnership, sole proprietorship, or other business entity that provides adequate proof that a bond and insurance in the amounts required by section 326.242, subdivision 6, have been obtained by the applicant. The board may initially set license fees without rulemaking, pursuant to section 16A.128. Installation of alarm and communication systems are subject to inspection and inspection fees as provided in section 326.244, subdivision 1a."

Renumber the remaining sections

Page 10, line 1, delete "11" and insert "12"

Amend the title as follows:

Page 1, line 6, after "12;" insert "326.2421, subdivision 3;"

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 2240, A bill for an act relating to unemployment compensation; requiring employees to notify an employer of change of address; regulating right to benefits; amending Minnesota Statutes 1984, section 268.09, subdivision 1; Minnesota Statutes 1985 Supplement, section 268.08, subdivision 1.

Reported the same back with the following amendments:

Page 2, line 17, delete "former employer" and insert "department of jobs and training"

Page 2, line 19, after "writing" insert "or verbally"

Page 2, line 19, delete "former employer" and insert "department of jobs and training"

Page 2, line 19, after the period insert "The department of jobs and training will be responsible for recording the change of address and notifying the former employer of the change of address, upon request."

Page 6, line 11, after "writing" insert "or verbally"

Page 6, line 11, delete "employer" and insert "department of jobs and training"

Amend the title as follows:

Page 1, line 3, delete "employees to notify an employer" and insert "employee notification"

With the recommendation that when so amended the bill pass.

The report was adopted.

Blatz from the Committee on Crime and Family Law to which was referred:

H. F. No. 2250, A bill for an act relating to crimes; providing that violations involving theft of services may be aggregated for purposes of criminal prosecution; amending Minnesota Statutes 1984, section 609.52, subdivision 3.

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

The report was adopted.

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

H. F. No. 2351, A bill for an act relating to state real estate; permitting the sale of the old Shakopee correctional facility to the local government units.

Reported the same back with the following amendments:

Page 1, line 10, before "for" insert a comma and delete "\$ ......" and insert "the highest price offered over a mini-mum price of \$145,000,"

Page 1, line 11, after the first "the" insert "current"

Page 1, line 11, after the second "the" insert "approximate 10.9 acre"

Page 1, line 12, delete "where the facility is located" and insert "which is located north of Sixth Avenue between Webster and Adams Streets in Shakopee"

Page 1, line 13, delete "a" and insert "the" and delete "or agency" and insert "of corrections after the new correctional facility becomes operational"

Page 1, line 14, after the period insert "Proceeds from the sale must be deposited in the general fund."

With the recommendation that when so amended the bill pass.

The report was adopted.

Bennett from the Committee on Commerce and Economic Development to which was referred:

H. F. No. 2397, A bill for an act relating to alcoholic beverages; authorizing cities to issue temporary off-sale licenses for the sale of rare wine at auctions; amending Minnesota Statutes 1985 Supplement, section 340A.404, by adding a subdivision.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1985 Supplement, section 340A.405, is amended by adding a subdivision to read:

Subd. 4. [TEMPORARY OFF-SALE LICENSES; WINE AUCTIONS.] (a) The governing body of a city may issue a temporary license for the off-sale of wine at an auction with the approval of the commissioner. A license issued under this subdivision authorizes the sale of only vintage wine of a brand and vintage that is not commonly being offered for sale by any wholesaler in Minnesota. The license may authorize the off-sale of wine for not more than three consecutive days provided not more than 600 cases of wine are sold at any auction. The licenses are subject to the terms, including license fee, imposed by the issuing city. Licenses issued under this subdivision are subject to all laws and ordinances governing the sale of intoxicating liquor except section \$40A.409 and those laws and ordinances which by their nature are not applicable.

(b) As used in the subdivision, "vintage wine" means bottled white, rose, or sparkling wine which is not less than five years old or bottled red wine which is not less than eight years old.

Sec. 2. [EFFECTIVE DATE.]

This act is effective the day following final enactment."

Delete the title and insert:

"A bill for an act relating to alcoholic beverages; authorizing cities to issue temporary off-sale licenses for the sale of vintage wine at auctions; amending Minnesota Statutes 1985 Supplement, section 340A.405, by adding a subdivision."

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 2427, A bill for an act relating to state lands; authorizing exchange of state property with Minnesota transportation museum property.

Reported the same back with the following amendments :

Page 1, line 16, delete everything after the period

Page 1, line 17, delete "board." and insert "The commissioner may exchange the property if the exchange is approved by the land exchange board."

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

The report was adopted.

# SECOND READING OF HOUSE BILLS

H. F. Nos. 2471, 2472, 2501, 720, 1459, 1793, 2000, 2166, 2190, 2229, 2233, 2240, 2250, 2351, 2397 and 2427 were read for the second time.

#### INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

Dvke introduced:

H. F. No. 2502, A bill for an act relating to homesteads; increasing rural homestead exemption to 160 acres; amending Minnesota Statutes 1984, section 510.02.

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

Boo introduced:

H. F. No. 2503, A bill for an act relating to insurance; joint self-insurance employee health plans; providing an exemption from regulation; amending Minnesota Statutes 1984, section 62H.08.

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

Gutknecht and Tjornhom introduced:

H. F. No. 2504, A bill for an act relating to taxation; exempting from taxation the gasoline purchased by certain transit systems; amending Minnesota Statutes 1985 Supplement, sections 296.02, subdivision 1a; and 296.025, subdivision 1a.

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

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**Ogren** introduced:

H. F. No. 2505, A bill for an act relating to human services; requiring federal mental health block grants to be used for qualified community mental health centers; amending Minnesota Statutes 1984, section 245.712, subdivision 1.

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

Pappas, Knuth, Osthoff and Quinn introduced:

H. F. No. 2506, A bill for an act relating to taxation; delaying the effective date of the repeal of the residential energy credit; amending Laws 1985, First Special Session chapter 14, article 1, section 61.

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

Krueger, Brown, Knuth and Scheid introduced:

H. F. No. 2507, A bill for an act relating to taxation; individual income; eliminating the age restrictions on the pension income exclusion; modifying the income offset; amending Minnesota Statutes 1985 Supplement, section 290.08, subdivision 26.

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

# Stanius introduced:

H. F. No. 2508, A bill for an act relating to human services; affecting eligibility for medical assistance and general medical assistance care; augmenting the state's power to recover pay-ments from third parties; abolishing the requirement of a separate application for general assistance medical care; amending Minnesota Statutes 1984, sections 256B.042, subdivision 2; 256B.-15; 256B.37; and 256D.03, subdivision 3; and Minnesota Statutes 1985 Supplement, section 256B.06, subdivision 1; repealing Minnesota Statutes 1985 Supplement, section 256D.051, subdivision 12.

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

Dimler introduced:

H. F. No. 2509, A bill for an act relating to taxes; exempting from gasoline excise tax propane fuel for vehicles operating under permit; amending Minnesota Statutes 1985 Supplement, sections 296.01, subdivision 25; 296.02, subdivision 1a; 296.025, subdivision 1a: 296.026; and 296.028.

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

Sparby, McDonald, Uphus, Valan and Tunheim introduced:

H. F. No. 2510, A resolution memorializing the President and Congress of the United States to investigate and take action to effect changes in the wheat grading and marketing process.

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

Shaver introduced:

H. F. No. 2511, A bill for an act relating to commerce; prohibiting the use of electronically prerecorded messages in telephone solicitations; proposing coding for new law in Minnesota Statutes, chapter 325G.

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

Simoneau introduced:

H. F. No. 2512, A bill for an act relating to unemployment compensation; regulating benefits and contribution rates; appropriating money; amending Minnesota Statutes 1984, sections 268.04, subdivisions 2, 4, 24, 25, and by adding subdivisions; 268.06, subdivisions 2, 3a, 8, and by adding a subdivision; 268.07, subdivisions 2, 2a, and 3; 268.071, subdivision 1; 268.09, subdivisions 1 and 2; 268.10, subdivisions 1 and 2; 268.12, subdivision 8; 268.121; 268.16, subdivision 2, and by adding a subdivision; Minnesota Statutes 1985 Supplement, sections 268.0111, by adding a subdivision; 268.08, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 268; repealing Minnesota Statutes 1984, section 268.04, subdivisions 8, 29, and 30.

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

Bennett, Halberg, Brinkman, Johnson and Anderson, G., introduced:

H. F. No. 2513, A bill for an act relating to state government; prohibiting public entities from engaging in businesses in competition with the private sector; establishing a private enterprise review commission; appropriating money; proposing coding for new law as Minnesota Statutes, chapter 16D.

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

#### McEachern, Quinn and Nelson, K., introduced:

H. F. No. 2514, A bill for an act relating to education; establishing exemplary centers for learning opportunities; requiring the state board of education to select exemplary programs; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 125.

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

Nelson, K., introduced:

H. F. No. 2515, A bill for an act relating to education; requiring the state board of education to study its school desegregation rules and recommend changes.

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

Gruenes, Uphus, Haukoos, Pappas and Piper introduced:

H. F. No. 2516, A bill for an act relating to state departments and agencies; creating a commission for the quincentennial of the Hispanic presence in the western hemisphere.

The bill was read for the first time and referred to the Committee on Governmental Operations. Segal, Krueger and Vellenga introduced:

H. F. No. 2517, A bill for an act relating to adoption; requiring counseling prior to the adoption of foreign born children; making foreign born children eligible for subsidized adoption payments; amending Minnesota Statutes 1984, section 259.40, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 259.

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

#### HOUSE ADVISORIES

The following House Advisories were introduced:

Forsythe and Blatz introduced:

H. A. No. 74, A proposal to study presentence investigation reports.

The advisory was referred to the Committee on Crime and Family Law.

Hartle, Schafer, Otis and Kiffmeyer introduced:

H. A. No. 75, A proposal to study programs on family life education in the schools.

The advisory was referred to the Committee on Education.

Osthoff and Scheid introduced:

H. A. No. 76, A proposal to appoint a special committee to investigate actions of Ethical Practices Board.

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

Boo introduced:

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H. A. No. 77, A proposal to study the issue of adult literacy in Minnesota.

The advisory was referred to the Committee on Education.

Johnson; Carlson, D., and Valan introduced:

H. A. No. 78, A proposal to study asphalt cement pricing.

The advisory was referred to the Committee on Appropriations.

# MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker:

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

H. F. No. 1727, A bill for an act relating to agriculture; moving Wadena county from area one to area four for purposes of potato industry promotion; amending Minnesota Statutes 1984, section 17.54, subdivision 9.

# PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

I hereby announce the adoption by the Senate of the following Senate Concurrent Resolution, herewith transmitted:

Senate Concurrent Resolution No. 19, A senate concurrent resolution designating the "Red Ribbon" to commemorate Minnesota citizens who are still missing in action or are being held against their will in Asian countries.

#### PATRICK E. FLAHAVEN, Secretary of the Senate

The resolution was referred to the Committee on General Legislation and Veterans Affairs.

Mr. Speaker:

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

H. F. No. 810, A bill for an act relating to health; requiring the commissioner of health to develop programs for the promotion of nonsmoking; providing for tax increase on cigarettes;

raising the cigarette tax; appropriating money; imposing penalties; prohibiting the use of tobacco products on school premises by minors; amending Minnesota Statutes 1984, sections 297.02, by adding a subdivision; 297.03, subdivisions 6 and 10; 297.13, subdivision 1; 297.22, subdivision 1; 297.32, subdivisions 1, 2, and by adding subdivisions; 297.35, subdivision 1; and 325D.41; proposing coding for new law in Minnesota Statutes, chapters 124, 127, 144, and 145.

# PATRICK E. FLAHAVEN, Secretary of the Senate

Quist moved that the House refuse to concur in the Senate amendments to H. F. No. 810, that the Speaker appoint a Conference Committee of 5 members of the House, and that the House requests that a like committee be appointed by the Senate to confer on the disagreeing votes of the two houses.

Levi moved to lay H. F. No. 810 and the message from the Senate relating to H. F. No. 810 on the table.

A roll call was requested and properly seconded.

The question was taken on the Levi motion and the roll was called. There were 66 yeas and 48 nays as follows:

Those who voted in the affirmative were:

Backlund	Dyke	Jacobs	Ozment	Sviggum
Becklin	Erickson	Johnson	Pauly	Thiede
Bennett	Fjoslien	Kiffmeyer	Piepho	Thorson
Bishop	Forsythe	Knickerbocker	Poppenhagen	Tjornhom
Blatz	Frederick	Kvam	Quist	Tompkins
Boerboom	Frederickson	Levi	Redalen	Uphus
Boo	Frerichs	Marsh	Rees	Valento
Burger	Gruenes	McDonald	Richter	Waltman
Carlson, D.	Gutknecht	McKasy	Rose	Zaffke
Carlson, J.	Hartinger	McPherson	Schafer	Spk. Jennings, D.
Clausnitzer	Hartle	Miller	Seaberg	•
Cohen	Haukoos	Olsen, S.	Shaver	
Dempsey	Неар	Omann	Sherman	
Dimler	Himle	Onnen	Stanius	

# Those who voted in the negative were:

The motion prevailed and H. F. No. 810 and the message from the Senate relating to H. F. No. 810 were laid on the table. Mr. Speaker:

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

S. F. Nos. 1914 and 2062.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. No. 1851.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. Nos. 1680 and 1790.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. Nos. 1880, 1950 and 1965.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. Nos. 1641, 1823 and 2018.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. No. 51.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. Nos. 1613, 1733, 1797 and 1850.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. Nos. 421, 1441, 1919 and 1949.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. Nos. 496, 1794 and 1910.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. Nos. 1643, 1742 and 1793.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

S. F. Nos. 1642, 1810 and 2039.

### PATRICK E. FLAHAVEN, Secretary of the Senate

### FIRST READING OF SENATE BILLS

S. F. No. 1914, A bill for an act relating to crimes; providing that violations involving theft of services may be aggregated for purposes of criminal prosecution; amending Minnesota Statutes 1984, section 609.52, subdivision 3.

The bill was read for the first time.

Hartinger moved that S. F. No. 1914 and H. F. No. 2250, now on Technical General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 2062, A bill for an act relating to occupations and professions; modifying the membership of the board of architecture, engineering, land surveying, and landscape architecture; amending Minnesota Statutes 1984, section 326.04.

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

S. F. No. 1851, A bill for an act relating to state government; changing certain procedures related to the state archaeologist and archaeologic sites; amending Minnesota Statutes 1984, sections 138.35, subdivision 1; and 138.40, subdivision 3.

The bill was read for the first time.

Miller moved that S. F. No. 1851 and H. F. No. 2168, now on the Consent Calendar, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1680, A bill for an act relating to Anoka county; providing that Anoka county park ordinances supersede local ordinances.

The bill was read for the first time.

Backlund moved that S. F. No. 1680 and H. F. No. 1785, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1790. A bill for an act relating to economic development; rural development; providing for time of lease payments for lease of department of natural resources lands; establishing a mineral resources program; establishing a community development division in the department of energy and economic development; establishing the greater Minnesota corporation; establishing the rural development revolving fund program; establishing the state supplemental education grant program; adding criteria for allocation of private activity bonds and available issuance authority; appropriating money; amending Minnesota Statutes 1984, sections 89.17; 116J.61; 116J.873, subdivision 1; 462.384, subdivision 7; and 474.19, subdivision 4; Minnesota Statutes 1985 Supplement, sections 92.50; 116M.06, subdivision 3; and 474.19, subdivision 3; proposing coding for new law in Minnesota Statutes, chapters 84. 116J, 116L, and 136A; proposing coding for new law as Minnesota Statutes, chapter 116N; repealing Minnesota Statutes 1985 Supplement, sections 116.18, subdivision 3a; 116J.951; 116J.955; and 116J.961, subdivisions 7, 8, 9, and 10.

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

S. F. No. 1880, A bill for an act relating to veterans; establishing a veterans' cemetery; proposing coding for new law in Minnesota Statutes, chapter 197.

The bill was read for the first time.

Fjoslien moved that S. F. No. 1880 and H. F. No. 2030, now on the Consent Calendar, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1950, A bill for an act relating to taxation; limiting application of the open space property tax law to facilities that do not discriminate on the basis of sex; amending Minnesota Statutes 1984, section 273.112, subdivisions 3 and 4, and by adding a subdivision.

The bill was read for the first time.

Bishop moved that S. F. No. 1950 and H. F. No. 2077, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed. S. F. No. 1965, A bill for an act relating to human services; revising the community social services act; clarifying allocation of funds; expanding responsibilities of county boards; requiring the county boards to publish biennial plans relating to community social services; amending Minnesota Statutes 1984, sections 256E.05, subdivision 3; 256E.06, subdivision 2; 256E.09, subdivision 1; and Minnesota Statutes 1985 Supplement, section 256E.08, subdivision 1.

The bill was read for the first time.

Sviggum moved that S. F. No. 1965 and H. F. No. 1951, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1641, A bill for an act relating to motor vehicles; establishing a system of registration of fleet vehicles; amending Minnesota Statutes 1984, section 168.011, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 168.

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

S. F. No. 1823, A bill for an act relating to financial institutions; providing for open end loan account arrangements; modifying permissible finance charges and annual charges; eliminating alternative credit card plan requirements; amending Minnesota Statutes 1984, section 48.185, subdivisions 1, 3, and 4; repealing Minnesota Statutes 1984, section 48.185, subdivision 4a.

The bill was read for the first time.

Boo moved that S. F. No. 1823 and H. F. No. 1956, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 2018, A bill for an act relating to historical sites; renaming a state historic site and establishing new boundaries; amending Minnesota Statutes 1984, section 138.58, subdivision 34.

The bill was read for the first time and referred to the Committee on Environment and Natural Resources. S. F. No. 51, A bill for an act relating to health; requiring licensure of home care agencies; providing a home care bill of rights; providing a complaint procedure for home care clients; appropriating money; amending Minnesota Statutes 1984, sections 144.335, subdivision 1; 144.699, subdivision 2; 144A.51, subdivision 6, and by adding a subdivision; 144A.52, subdivision 3; 144A.53, subdivisions 1, 2, 3, and 4; 144A.54, subdivision 1; 256B.04, by adding a subdivision; and 364.09; Minnesota Statutes 1985 Supplement, section 626.557, subdivision 2; proposing coding for new law in Minnesota Statutes, chapter 144A.

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

S. F. No. 1613, A bill for an act relating to agriculture; establishing filing requirements, enforcement, and priority of veterinarian's lien; amending Minnesota Statutes 1984, section 514.92.

The bill was read for the first time.

Redalen moved that S. F. No. 1613 and H. F. No. 1846, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1733, A bill for an act relating to agriculture; clarifying the exceptions to prohibition against manufacture of food from adulterated milk or cream; amending Minnesota Statutes 1985 Supplement, section 32.21, subdivision 2.

The bill was read for the first time.

Uphus moved that S. F. No. 1733 and H. F. No. 1883, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1797, A bill for an act relating to public administration; providing for various town powers; permitting certain sales of public property; providing conditions for contractor's bonds; amending Minnesota Statutes 1984, sections 366.01, subdivision 1; 367.31, subdivision 4; and 471.64, subdivision 1; and Minnesota Statutes 1985 Supplement, sections 365.10; and 574.26.

The bill was read for the first time.

Frederickson moved that S. F. No. 1797 and H. F. No. 1912, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed. S. F. No. 1850, A bill for an act relating to state government; regulating fees for state agency services; amending Minnesota Statutes 1985 Supplement, sections 16A.128 and 16A.1281.

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

S. F. No. 421, A bill for an act relating to transportation; railroads; requiring occupied caboose car on certain trains; requiring caboose car to be equipped with shortwave radio; imposing a penalty; amending Minnesota Statutes 1984, section 219.56; proposing coding for new law in Minnesota Statutes, chapter 219.

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

S. F. No. 1441, A bill for an act relating to human services; providing for computer services to comply with long-term sheltered employment program evaluation criteria and for training and employment of persons with disabilities; amending Minnesota Statutes 1984, section 129A.08, by adding a subdivision.

The bill was read for the first time.

Gruenes moved that S. F. No. 1441 and H. F. No. 2072, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1919, A bill for an act relating to mental health; extending the patients' bill of rights to cover people receiving outpatient mental health treatment; defining a minimum grievance procedure for health care facilities; including in the patients' bill of rights the right of access to protection and advocacy services; amending Minnesota Statutes 1984, section 144.651, subdivisions 2, 4, 20, and by adding a subdivision.

The bill was read for the first time.

Sviggum moved that S. F. No. 1919 and H. F. No. 2082, now on Special Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1949, A bill for an act relating to natural resources; requiring public access restrictions to be the same as lake use restrictions; amending Minnesota Statutes 1984, sections 378.32, subdivisions 2, 6, and 7; and 459.20; proposing coding for new law in Minnesota Statutes, chapter 378.

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

S. F. No. 496, A bill for an act relating to state departments and agencies; requiring the commissioner of administration to make surplus documents available to libraries; proposing coding for new law in Minnesota Statutes, chapter 16B.

The bill was read for the first time.

Quist moved that S. F. No. 496 and H. F. No. 720, now on the Technical Consent Calendar, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1794, A bill for an act relating to Washington county; permitting the negotiated sale of certain property; repealing a provision relating to county interests in certain hospital property; repealing Laws 1959, chapter 14, section 1, subdivision 5.

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

S. F. No. 1910, A bill for an act relating to transportation; adding new route to trunk highway system in substitution of existing route; allowing old highway to be turned back to city of Willmar; directing revisor of statutes to make route substitution; amending Laws 1974, chapter 151, section 3.

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

S. F. No. 1643, A bill for an act relating to property taxes; permitting Aitkin county to levy a tax for development purposes; permitting the city of Breezy Point to increase its levy; providing for reverse referendum; amending Laws 1984, chapter 502, article 13, section 10, subdivision 1.

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

S. F. No. 1742, A bill for an act relating to military affairs; authorizing the department of military affairs to purchase certain insurance; amending Minnesota Statutes 1984, section 15.38, by adding a subdivision. The bill was read for the first time.

Heap moved that S. F. No. 1742 and H. F. No. 1945, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1793, A bill for an act relating to local government; permitting an agreement to finance library construction in McGregor.

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

S. F. No. 1642, A bill for an act relating to commerce; regulating electricians; amending Minnesota Statutes 1984, sections 326.01, by adding a subdivision; 326.245; 326.248; Minnesota Statutes 1985 Supplement, sections 326.01, subdivision 5; 326.-242, subdivisions 1, 2, 6, and 12; 326.2421, subdivision 3; 326.244. subdivisions 2 and 5; and 326.246.

The bill was read for the first time.

Dyke moved that S. F. No. 1642 and H. F. No. 2233, now on Technical General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1810, A bill for an act relating to human services; providing for conditions requiring monthly reporting by recipients of aid to families with dependent children; amending Minnesota Statutes 1985 Supplement, section 256.73, subdivision 6.

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

S. F. No. 2039, A bill for an act relating to the attorney general; expanding the powers of the attorney general to obtain certain information and to investigate and prosecute for fraud of the medical assistance program; amending Minnesota Statutes 1984, sections 8.31, subdivision 1; 256B.064, subdivision 1a; 256B.12; 256B.27, subdivisions 3, 4, and 5; and 256B.30; Minnesota Statutes 1985 Supplement, section 214.10, subdivision 8.

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

# CONSENT CALENDAR

H. F. No. 2265 was reported to the House.

Levi moved to amend H. F. No. 2265, as follows:

Page 1, line 23, after "terms," insert "compensation,"

Page 1, line 24, after "section" delete "15.059" and insert "15.-0575, except that the appointments are not subject to the advice and consent of the Senate"

The motion prevailed and the amendment was adopted.

H. F. No. 2265, A bill for an act relating to juvenile justice; providing for membership terms, removal, and filling of vacancies on the juvenile justice advisory committee; amending Minnesota Statutes 1984, section 116J.404.

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

The question was taken on the passage of the bill and the roll was called. There were 119 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Clark Kalis Clausnitzer Kelly Cohen Kiffmeyer Dempsey Knickerbocker Dimler Knuth Elioff Kostohryz	Levi Lieder Long Marsh McDonald McEachern McPherson Miller Miller Minne Munger Murphy Nelson, D. Nelson, K. Neuenschwander O'Connor Ogren Olson, E. Omann Onnen Osthoff Otis Ozment	Pappas Pauly Peterson Pipper Poppenhagen Price Quinn Redalen Rees Rest Rice Richter Riveness Rodosovich Rose Sarna Schafer Scheid Schreiber Scaberg Segal Shaver	Sherman Simoneau Skoglund Solberg Sparby Stanius Staten Sviggum Thiede Thorson Tjornhom Tomlinson Tompkins Tunheim Uphus Valento Vellenga Voss Waltman Welle Wenzel Wynia Spk. Jennings, D.
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The bill was passed, as amended, and its title agreed to.

H. F. No. 1599, A bill for an act relating to state monuments; authorizing development of a plan for a memorial to Native Americans; amending Minnesota Statutes 1984, section 138.585, by adding a subdivision.

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

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

Becklin Begich Bennett Bishop Blatz Boerboom Boo Brandl Brinkman Brown Burger Carlson, L. Clark Clausnitzer Cohen Dempsey Dimler	Fjoslien Forsythe Frederickson Frederickson Greenfield Gruenes Gutknecht Hartle Haukoos Heap Himle Jacobs Jaros Johnson Kahn Kalis Kelly Kiffmeyer Knickerbocker	Levi Lieder Long Marsh McDonald McEachern McKasy McPherson Metzen Miller Minne Munger Murphy Nelson, D. Nelson, K. Neuenschwander O'Connor Ogren Olsen, S. Olson, E. Omann	Pappas Pauly Peterson Pipen Poppenhagen Price Quinn Quist Redalen Rees Rest Rice Richter Riveness Rodosovich Rose Sarna Schafer Scheid Schoenfeld	Simoneau Skoglund Solberg Sparby Stanius Staten Sviggum Thiede Thorson Tjornhom Tomlinson Tompkins Tunheim Uphus Valan Valento Vellenga Voss Waltman Welle Wenzel
Cohen	Kelly	Olsen, S.	Schafer	Waltman
Dempsey	Kiffmeyer	Olson, E.	Scheid	Welle

Those who voted in the affirmative were:

# The bill was passed and its title agreed to.

H. F. No. 1821, A bill for an act relating to real property; requiring condominium plats after July 31, 1986; requiring certification by a registered land surveyor only, that condominium plat accurately depicts certain required information in 515A.2-110; amending Minnesota Statutes 1984, sections 515A.1-102; 515A.1-103; 515A.2-105; 515A.2-110; 515A.2-114; 515A.2-115; 515A.2-116; 515A.4-102; 515A.4-107; 515A.4-116; and 515A.4-117; and Minnesota Statutes 1985 Supplement, sections 389.09; 508.82; and 508A.82.

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 124 yeas and 0 nays as follows:

# Those who voted in the affirmative were:

The bill was passed and its title agreed to.

H. F. No. 1966, A bill for an act relating to the attorney general; authorizing an increase in the number of assistant attorneys general; amending Minnesota Statutes 1984, section 8.02.

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 127 yeas and 1 nay as follows:

Anderson, G. Anderson, R.	Clausnitzer Cohen	Heap Himle	McKasy McLaughlin	Pappas Pauly
Backlund	Dempsey	Jacobs	McPherson	Peterson
Battaglia	DenOuden	Jaros	Metzen	Piepho
Beard	Dimler	Jennings, L.	Miller	Piper
Becklin	Dyke	Johnson	Minne	Poppenhagen
Begich	Elioff	Kahn	Munger	Price
Bennett	Ellingson	Kalis	Murphy	Quinn
Bishop	Erickson	Kelly	Nelson, D.	Õuist
Blatz	Fjoslien	Kiffmeyer	Nelson, K.	Ředalen
Boerboom	Forsythe	Knickerbocker	Neuenschwander	Rees
Boo	Frederick	Knuth	O'Connor	Rest
Brandl	Frederickson	Kostohryz	Ogren	Rice
Brinkman	Frerichs	Krueger	Olsen, S.	Richter
Brown	Greenfield	Kvam	Olson, E.	Riveness
Burger	Gruenes	Levi	Omann	Rodosovich
Carlson, D.	Gutknecht	Lieder	Onnen	Rose
Carlson, J.	Hartinger	Long	Osthoff	Sarna
Carlson, L.	Hartle	Marsh	Otis	Schafer
Clark	Haukoos	McDonald	Ozment	Scheid

Schoenfeld Schreiber Seaberg Segal Shaver Sherman	Simoneau Skoglund Solberg Sparby Stanius Staten	Sviggum Thorson Tjornhom Tomlinson Tompkins	Tunheim Uphus Valan Valento Vellenga	Voss Waltman Well <del>e</del> Wenzel Wynia
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Those who voted in the negative were:

Spk. Jennings, D.

The bill was passed and its title agreed to.

H. F. No. 2001, A bill for an act relating to occupations and professions; architects, engineers, land surveyors, and landscape architects; making certain technical changes related to certain licensing exceptions; amending Minnesota Statutes 1984, sections 326.03, subdivision 2; and 326.06.

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 127 yeas and 0 nays as follows:

Those who voted in the affirmative were:

The bill was passed and its title agreed to.

H. F. No. 2139, A bill for an act relating to natural resources; extending provisions relating to loggers permits; amending Laws 1985, First Special Session chapter 13, section 219, subdivisions 2 and 5.

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

The question was taken on the passage of the bill and the roll was called. There were 126 yeas and 0 nays as follows:

# Those who voted in the affirmative were:

Elioff Kostohryz Osthoff Shaver	Anderson, G. Anderson, R. Backlund Beard Beard Becklin Begich Bennett Bishop Blatz Boerboom Boo Brandl Brinkman Brown Carlson, J. Carlson, L. Clausnitzer Cohen Dempsey DenOuden Dimler Dyke	Erickson Fjoslien Forsythe Frederick Frederickson Frerichs Gruenes Gutknecht Hartinger Hartle Haukoos Heap Himle Jacobs Jaros Jennings, L. Johnson Kahn Kalis Kelly Kiffmeyer Knickerbocker Knuth	Kvam Levi Lieder Long Marsh McDonald McEachern McLaughlin McPherson Metzen Miller Minne Murphy Nelson, D. Nelson, K. Neuenschwander Norton O'Connor Ogren Olsen, S. Olson, E. Omann Onnen	Ozment Pappas Pauly Peterson Piepho Piper Poppenhagen Price Quinn Quist Redalen Recs Rest Richter Riveness Rodosovich Rose Sarna Schafer Scheid Schoenfeld Schoenfeld Scheiber Seaberg Segal	Skoglund Solberg Sparby Stanius Staten Sviggum Thiede Thorson Tjornhom Tominson Tompkins Tunheim Uphus Valan Valan Valento Vellenga Voss Waltman Welle Wenzel Wynia Spk. Jennings, D.
	Dimler Dyke	Knickerbocker Knuth	Omann Onnen	Seaberg Segal	opa. Joaningo, D.
Ellingson Krueger Otis Simoneau					

The bill was passed and its title agreed to.

H. F. No. 2170, A bill for an act relating to wild animals; authorizing the captive propagation and sale of raptors; amending Minnesota Statutes 1984, section 99.27, subdivision 1.

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 125 yeas and 0 nays as follows:

Anderson, G.	Bishop	Carlson, D.	Dimler	Frederick
Backlund	Blatz	Carlson, L.	Dyke	Frederickson
Battaglia	Boerboom	Clark	Elioff	Frerichs
Beard	Boo	Clausnitzer	Ellingson	Greenfield
Becklin	Brandl	Cohen	Erickson	Gruenes
Begich	Brinkman	Dempsey	Fjoslien	Gutknecht
Bennett	Brown	DenOuden	Forsythe	Hartinger

Hartle	Lieder	Olson, E.	Rice	Staten
Haukoos	Long	Omann	Richter	Sviggum
Heap	Marsh	Onnen	Rivencss	Thiede
Himle	McDonald	Osthoff	Rodosovich	Thorson
Jacobs	McLaughlin	Otis	Rose	Tjornhom
Jaros	McPherson	Ozment	Sarna	Tomlinson
Jennings, L.	Metzen	Pappas	Schafer	Tompkins
Johnson	Miller	Pauly	Scheid	Tunheim
Kahn	Minne	Peterson	Schoenfeld	Uphus
Kalis	Munger	Piepho	Schreiber	Valan
Kelly	Murphy	Piper	Seaberg	Valento
Kiffmeyer	Nelson, D.	Poppenhagen	Segal	Vellenga
Knickerbocker	Nelson, K.	Price	Shaver	Voss
Knuth	Neuenschwander	Quinn	Sherman	Waltman
Kostohryz	Norton	Quist	Skoglund	Welle
Krueger	O'Connor	Redalen	Solberg	Wenzel
Kvam	Ogren	Rees	Sparby	Wynia
Levi	Olsen, S.	Rest	Stanius	Spk. Jennings, D.

The bill was passed and its title agreed to.

H. F. No. 2218, A bill for an act relating to retirement; authorizing inclusion of certain state employees in the correctional officers plan and the purchase of prior service credit; amending Minnesota Statutes 1984, section 352.91, by adding a subdivision.

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

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

Those who voted in the affirmative were:

The bill was passed and its title agreed to.

H. F. No. 2348, A bill for an act relating to retirement; making public employees retirement association membership optional for employees of county historical societies; amending Minnesota Statutes 1984, section 353.01, subdivision 2b; Minnesota Statutes 1985 Supplement, section 353.01, subdivision 2a.

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 127 yeas and 0 nays as follows:

Anderson, G.	Fjoslien	Levi	Pappas	Simoneau
Anderson, R.	Forsythe	Lieder	Pauly	Skoglund
Backlund	Frederick	Long	Peterson	Solberg
Battaglia	Frederickson	Marsh	Piepho	Sparby
Beard	Frerichs	McDonald	Piper	Stanius
Becklin	Greenfield	McEachern	Poppenhagen	Staten
Begich	Gruenes	McLaughlin	Price	Sviggum
Bennett	Gutknecht	McPherson	Quinn	Thiede
Bishop	Hartinger	Metzen	Õuist	Thorson
Blatz	Hartle	Miller	Ředalen	Tjornhom
Boerboom	Haukoos	Minne	Rees	Tomlinson
Boo	Heap	Munger	Rest	Tompkins
Brandl	Himle	Murphy	Rice	Tunĥeim
Brinkman	Jacobs	Nelson, D.	Richter	Uphus
Brown	Jaros	Nelson, K.	Riveness	Valan
Carlson, J.	Jennings, L.	Neuenschwander	Rodosovich	Valento
Carlson, L.	Johnson	Norton	Rose	Vellenga
Clark	Kahn	O'Connor	Sarna	Voss
Cohen	Kalis	Ogren	Schafer	Waltman
Dempsey	Kelly	Olsen, S.	Scheid	Welle
DenOuden	Kiffmeyer	Olson, E.	Schoenfeld	Wenzel
Dimler	Knickerbocker	Omann	Schreiber	Wynia
Dyke	Knuth	Onnen	Seaberg	Spk. Jennings, D.
Elioff	Kostohryz	Osthoff	Segal	
Ellingson	Krueger	Otis	Shaver	
Erickson	Kvam	Ozment	Sherman	

Those who voted in the affirmative were:

The bill was passed and its title agreed to.

H. F. No. 2407 was reported to the House.

Upon objection of ten members H. F. No. 2407 was stricken from the Consent Calendar and returned to General Orders.

H. F. No. 2453 was reported to the House.

Rodosovich moved to amend H. F. No. 2453, as follows:

Page 1, line 11, after "landowners" insert "who request such a release"

Page 1, line 13, delete "The interest" and insert "Any easement interests so released"

The motion prevailed and the amendment was adopted.

H. F. No. 2453, A bill for an act relating to state lands; authorizing conveyance of certain state easement.

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

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

Those who voted in the affirmative were:

Anderson, G. Erickso Anderson, R. Fjoslier	Levi	Ozment Pappas	Sherman Simoneau
Backlund Forsyth		Pauly	Skoglund
Battaglia Frederi	ck Long	Peterson	Solberg
Beard Frederi	ckson Marsh	Piepho	Sparby
Becklin Frerich	McDonald	Piper	Stanius
Begich Greenfi	eld McEachern	Poppenhager	a Sviggum
Bennett Gruenes	McLaughlin	Price	Thiede
Bishop Gutkne	cht McPherson	Quinn	Thorson
Blatz Harting	er Metzen	Quist	Tjornhom
Boo Hartle	Miller	Ředalen	Tomlinson
Brandl Haukoo	s Minne	Rees	Tompkins
Brinkman Heap	Munger	Rest	Tunĥeim
Brown Himle	Murphy	Rice	Uphus
Burger Jacobs	Nelson, D.	Richter	Valan
Carlson, D. Jaros	Nelson, K.	Riveness	Valento
Carlson, J. Jenning	s, L. Neuenschwan	der Rodosovich	Vellenga
Carlson, L. Johnson		Rose	Voss
Clark Kahn	O'Connor	Sarna	Waltman
Cohen Kalis	Ogren	Schafer	Welle
Dempsey Kelly	Olsen, S.	Scheid	Wenzel
DenOuden Kiffmey		Schoenfeld	Wynia
Dimler Knicker		Schreiber	Spk. Jennings, D.
Dyke Knuth	Önnen	Seaberg	- <b>I</b>
Elioff Kostohr		Segal	
Ellingson Krueger	•	Shaver	

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

H. F. No. 2468 was reported to the House.

Carlson, J., moved that H. F. No. 2468 be continued on the Consent Calendar for one day. The motion prevailed.

### REPORT FROM THE COMMITTEE ON RULES AND LEGISLATIVE ADMINISTRATION

Levi, from the Committee on Rules and Legislative Administration, pursuant to Rule 1.9, designated the following bills as Special Orders to be acted upon immediately following Special Orders pending for Wednesday, March 5, 1986: H. F. Nos. 1945, 2216, 2263, 2032, 2111, 2187, 2329, 1800, 2185, 1869, 2051, 2364, 2365, 2370, 1782, 2141, 1912, 2100 and 2017.

# SPECIAL ORDERS

H. F. No. 1635 was reported to the House.

Olsen, S., moved to amend H. F. No. 1635, the first engrossment, as follows:

Page 1, line 11, delete "All" and insert "Except for any right to reenter or to repossess as provided in subdivision S, all private"

Page 1, line 12, delete "created by any other"

Page 1, line 13, delete "means,"

Page 1, line 20, before "covenants" insert "easements,"

The motion prevailed and the amendment was adopted.

H. F. No. 1635, A bill for an act relating to real property; providing a restriction on the duration of conditions affecting certain real property; providing an exemption for the city of North Oaks; amending Minnesota Statutes 1984, section 500.20, by adding a subdivision.

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

The question was taken on the passage of the bill and the roll was called. There were 115 yeas and 7 nays as follows:

Anderson, G. Backlund Battaglia Beard Becklin Begich	Dyke Elioff Ellingson Erickson Fjoslien Forsythe	Johnson Kahn Kalis Kelly Kiffmeyer Knickerbocker	Munger Murphy Nelson, D. Nelson, K. Neuenschwander Norton	Rest
Bennett Bishop Bee	Frederick Frederickson	Knuth Kostohryz	O'Connor Ogren	Rice Richter
Boo Brinkman Brown	Frerichs Greenfield	Kvam Levi Lieder	Olsen, S. Olson, E.	Riveness Rodosovich
Burger Carlson, J.	Gruenes Gutknecht Hartinger	Lieder Long Marsh	Omann Onnen Osthoff	Rose Schafer Scheid
Carlson, J. Carlson, L. Clark	Hartinger Hartle Haukoos	Marsn McDonald McKasy	Ostnorr Otis Ozment	Schoenfeld Seaberg
Clausnitzer Cohen Dempsey	Heap Himle Jacobs	McPherson Metzen Miller	Pappas Pauly Peterson	Segal Shaver Simoneau
Dimler	Jaros	Minne	Piepho	Skoglund

Sparby	Thiede	Tompkins	Valento	Wenzel
Stanius	Thorson	Tunheim	Voss	Wynia
Staten	Tjornhom	Uphus	Waltman	Zaffke
Sviggum	Tomlinson	Valan	Welle	Spk. Jennings, D.

Those who voted in the negative were:

DenOuden	McEachern	Sarna	Solberg	Vanasek
Krueger	Quinn			

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

H. F. No. 1940 was reported to the House.

Gruenes moved to amend H. F. No. 1940, as follows:

Delete everything after the enacting clause and insert:

"Section 1. Notwithstanding Minnesota Statutes, section 144.214, subdivision 1, the county board of Stearns county may designate the county auditor as the local registrar in the county, with the approval of the court administrator."

Delete the title and insert:

"A bill for an act relating to Stearns county; authorizing the Stearns county board to designate the county auditor as the local registrar of the county."

The motion prevailed and the amendment was adopted.

H. F. No. 1940, A bill for an act relating to Stearns county; authorizing the Stearns county board to designate the county auditor as the local registrar of the county.

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

The question was taken on the passage of the bill and the roll was called. There were 109 yeas and 9 nays as follows:

Backlund	Carlson, D.	Erickson	Hartle	Kiffmeyer
Battaglia	Carlson, L.	Fjoslien	Haukoos	Knickerbocker
Beard	Clark	Forsythe	Heap	Knuth
Becklin	Clausnitzer	Frederick	Himle	Kostohryz
Begich	Cohen	Frederickson	Jacobs	Krueger
Bennett	Dempsey	Frerichs	Jaros	Kvam
Bishop	Dimler	Greenfield	Johnso <b>n</b>	Levi
Brandl	Dyke	Gruenes	Kahn	Long
Brinkman	Elioff	Gutknecht	Kalis	Marsh
Burger	Ellingson	Hartinger	Kelly	McDonald

McKasyOlsMcPhersonOmMetzenOnMillerOstMinneOtiMungerOztMurphyPatNelson, D.Pat	sen, S. Quist tann Reda nen Rees thoff Rest is Rice ment Richt ppas Riven uly Rodo terson Sarna epho Schaf	len Segal Shaver Simone Skoglu er Solber sovich Staten Sviggu er Thiede	g Tomlinson Tompkins Uphus au Valan nd Valento g Vellenga b Voss Wenzel m Wynia Spk. Jennin,	gs, D.
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Those who voted in the negative were:

Anderson, G.	DenOuden	Norton	Quinn	Welle
Brown	Lieder	Olson, E.	Sparby	

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

# The Speaker called Dempsey to the Chair.

H. F. No. 1978, A bill for an act relating to crimes; limiting when felony charges brought for depriving another of custodial or parental rights may be dismissed; amending Minnesota Statutes 1984, section 609.26, subdivision 5; and Minnesota Statutes 1985 Supplement, section 609.26, subdivision 1.

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 122 yeas and 0 nays as follows:

Anderson, G. Anderson, R.	DenOuden Dimler	Kahn Kalis	Nelson, D. Nelson, K.	Rest Rice
Backlund	Dyke	Kelly	Neuenschwander	
Battaglia	Elioff	Kiffmeyer	Norton	Riveness
Beard	Ellingso <b>n</b>	Knickerbocker	O'Connor	Rodosovich
Becklin	Erickson	Knuth	Ogren	Sarna
Begich	Fjoslien	Kostohryz	Olsen, S.	Schafer
Bennett	Forsythe	Krueger	Olson, E.	Scheid
Bishop	Frederick	Kvam	Omann	Schoenfeld
Blatz	Frederickson	Levi	Onnen	Schreiber
Boo	Frerichs	Lieder	Osthoff	Seaberg
Brandl	Greenfield	Long	Otis	Segal
Brinkman	Gruenes	Marsh	Ozment	Shaver
Brown	Gutknecht	McDonald	Pauly	Sherman
Burger	Hartinger	McEachern	Peterson	Simoneau
Carlson, D.	Hartle	McKasy	Piepho	Skoglund
Carlson, J.	Haukoos	McPherson	Piper	Solberg
Carlson, L.	Heap	Metzen	Poppenhagen	Sparby
Clark	Himle	Miller	Quinn	Stanius
Clausnitzer	Jacobs	Minne	Quist	Staten
Cohen	Jaros	Munger	Redalen	Sviggum
Dempsey	Johnson	Murphy	Rees	Thiede

Thorson Tjornhom Tomlinson	Tompkins Valan Valento	Vanasek Vellenga	Voss Welle	Wenzel Wynia
romunson	valento			

The bill was passed and its title agreed to.

Waltman; Jennings, L., and Neuenschwander were excused while in conference.

H. F. No. 1984, A bill for an act relating to commerce; regulating securities; regulating the assignment of certain real property loans and the administration of certain escrow accounts; providing certain exemptions; regulating real estate brokers and salespersons; modifying re-examination requirements; providing trust account requirements for licensees acting as principals; granting certain enforcement powers to the commissioner; providing certain remedies; requiring storage of abstracts of title within Minnesota; amending Minnesota Statutes 1984, sections 47.20, subdivision 9; 80A.14, subdivision 18; 80A.15, subdivision 1; 82.17, subdivision 4; 82.22, subdivisions 3, 6, and 13; 82.24, subdivision 2; 82.26; 82.27, subdivision 1; 82.33, subdivision 2; 386.375; and Minnesota Statutes 1985 Supplement, section 80A.-15, subdivision 2; proposing coding for new law in Minnesota Statutes, chapter 47.

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 120 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Anderson, G. Backlund Battaglia Beard Becklin Begich Bennett Bishop Blatz Boerboom Boo Brandl Brinkman Brown Burger Carlson, D. Carlson, L. Clark Cohen Dempsey DenOuden Dimler Dwke	Ellingson Erickson Fjoslien Forsythe Frederick Frederickson Frerichs Gruenes Gutknecht Hartinger Haukoos Heap Himle Jacobs Jaros Johnson Kahn Kalis Kelly Knickerbocker Knuth Kostohryz	Levi Lieder Long Marsh McDonald McEachern McKasy McPherson Metzen Miller Miller Minne Munger Murphy Nelson, D. Nelson, K. Norton O'Connor Ogren Olsen, S. Olson, E. Omann Onnen Osthoff	Ozment Pappas Pauly Peterson Piepho Piper Poppenhagen Quinn Quist Redalen Rees Rest Rice Richter Riveness Rodosovich Sarna Schafer Scheid Schoenfeld Schreiber Segal	Sherman Simoneau Skoglund Solberg Sparby Statius Staten Sviggum Thiede Thorson Tjornhom Tomlinson Tomlinson Tompkins Uphus Valan Valento Vanasek Vellenga Voss Waltman Welle Wenzel Wynia
Dyke Elioff	Krueger Kvam	Osthoff Otis	Segal Shaver	Wynia Zaffke

The bill was passed and its title agreed to.

H. F. No. 2035 was reported to the House.

Gutknecht moved to amend H. F. No. 2035, the first engrossment, as follows:

Page 13, line 3, after "association" insert "and each independent nonprofit firefighting corporation"

Page 13, after line 29, insert:

"(c) The statement shall be countersigned by the municipal clerk or clerk-treasurer of the municipality, or, where applicable, by the secretary of the independent nonprofit firefighting corporation and by the municipal clerk or clerk-treasurer of the largest municipality in population which contracts with the independent nonprofit firefighting corporation if the relief association is a subsidiary of an independent nonprofit firefighting corporation;"

Page 13, line 30, delete "(c)" and insert "(d)"

Page 13, line 30, delete "its" and insert "the relief association"

Page 13, line 33, delete "(d)" and insert "(e)"

The motion prevailed and the amendment was adopted.

Sherman moved to amend H. F. No. 2035, the first engrossment, as amended, as follows:

Page 30, after line 7, insert:

"Sec. 20. [CITY OBLIGATION TO RELIEF ASSOCIA-TION.]

Notwithstanding the provisions of section 69.77, in 1986 the city of Winona shall contribute to the Winona police relief association an amount equal to the amount the city contributed to the relief association in 1985.

Sec. 21. [STATE AUDITOR TO AUDIT RELIEF ASSOCIATION.]

The state auditor shall perform a comprehensive audit of the financial transactions and financial position of the Winona police relief association for the years 1984 and 1985.

The auditor shall determine the amount of assets held by the relief association, and shall report the total to the actuary for the relief association.

The auditor shall send a copy of the audit report to the city, to the commissioner of finance, and to the legislative commission on pensions and retirement.

Sec. 22. [ACTUARY TO DETERMINE MINIMUM OBLI-GATION.]

The actuary for the relief association shall determine, according to section 69.77, the minimum obligation of the city for the year 1987 based on the amount of total assets certified by the state auditor in the examination of 1985 financial statements of the relief association.

In addition to the filing of reports required in section 356.215, subdivision 3, the actuary for the relief association shall send a copy of the December 31, 1985, valuation report to the commissioner of finance.

#### Sec. 23. [STATE AIDS FOR WINONA.]

Upon receipt of the state auditor's report of the relief association for calendar year 1985 and of the valuation report for December 31, 1985, the commissioner of finance shall issue warrants to the city of Winona in the amounts equal to the amounts of police state aid, amortization state aid, and supplemental amortization state aid withheld by the department of finance since August 26, 1985, plus interest at a rate of six percent per annum from the date each state aid payment was withheld."

Page 30, line 20, delete "20" and insert "24"

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 6, after the semicolon insert "auditing, financial reporting, and state aid for the Winona police relief association;"

The motion prevailed and the amendment was adopted.

H. F. No. 2035, A bill for an act relating to retirement; police and firefighters' relief associations; standardizing auditing requirements; clarifying various duties and responsibilities in the management of local associations; auditing, financial reporting, and state aid for the Winona police relief association; amending Minnesota Statutes 1984, sections 3.85, subdivision 6; 6.72, subdivision 2; 69.011, subdivision 2; 69.021, subdivisions 4 and 7; 69.051; 69.77; 69.773, subdivision 2; 69.775; 69.80; and 424A.001, subdivision 4, and by adding a subdivision; Minnesota Statutes 1985 Supplement, sections 69.011, subdivision 1; 69.031, subdivision 1; and 356.216; proposing coding for new law in Minnesota Statutes, chapters 6 and 423A. The bill was read for the third time, as amended, and placed upon its final passage.

The question was taken on the passage of the bill and the roll was called. There were 117 yeas and 0 nays as follows:

# Those who voted in the affirmative were:

Anderson, R. Backlund Battaglia Beard Becklin Begich Bennett Bishop Blatz Boerboom Boo Brinkman Brown Burger Carlson, D. Carlson, L. Clark Clausnitzer Cohen DenOuden Dimler Dyke	Johnson Kahn Kalis Kiffmeyer Knickerbocker Knuth	Krueger Kvam Levi Lieder Long Marsh McDonald McEachern McKasy McPherson Metzen Miller Minne Murphy Nelson, D. Nelson, C. Norton O'Connor Ogren Olsen, S. Olson, E. Omann	Osthoff Otis Ozment Pauly Peterson Piepho Piper Poppenhagen Price Quinn Quist Redalen Rees Rest Rice Richter Riveness Rodosovich Sarna Schafer Scheid Schoenfeld Schreiber	Segal Shaver Sherman Simoneau Skoglund Solberg Stanius Sviggum Thiede Thorson Tjornhom Tompkins Tunheim Valan Valento Vanasek Voss Welle Wenzel Wynia Zaffke
Dyke	Knuth	Omann	Schreiber	
Elioff	Kostohryz	Onnen	Seaberg	

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

H. F. No. 2044, A bill for an act relating to courts; altering the responsibility for establishing the salary of the state court administrator and district court administrator; amending Minnesota Statutes 1984, sections 15A.083, subdivision 4; 480.13; and 484.68, subdivision 6.

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 112 yeas and 7 nays as follows:

Anderson, R.	Brandl	Dimler	Gutknecht	Kalis
Backlund	Brinkman	Dyke	Hartinger	Kelly
Battaglia	Brown	Elioff	Hartle	Kiffmeyer
Beard	Burger	Ellingson	Haukoos	Knickerbocker
Becklin	Carlson, D.	Forsythe	Неар	Knuth
Begich	Carlson, L.	Frederick	Himle	Kostohr <del>yz</del>
Bennett	Clark	Frederickson	Jacobs	Krueger
Blatz	Clausnitzer	Frerichs	Jaros	Kvam
Boerboom	Cohen	Greenfield	Johnson	Levi
Boo	Dempsey	Gruenes	Kahn	Lieder

Long O'Connor Marsh Ogren McDonald Olsen, S. McEachern Omann McKasy Onnen McPherson Osthoff Metzen Otis Minne Ozment Munger Pappas Murphy Pauly Nelson, D. Peterson Nelson, K. Piepho Norton Piper	Poppenhagen Price Quinn Redalen Recs Rest Rice Richter Riveness Rodosovich Sarna Schafer Schafer	Schoenfeld Seaberg Segal Shaver Simoneau Skoglund Solberg Sparby Stanius Sviggum Thorson Tjornhom Tomlinson	Tompkins Tunheim Valan Valento Vanasek Vellenga Voss Welle Wenzel Wynia
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Those who voted in the negative were:

Anderson, G.	Erickson	Olson, E.	Thiede	Zaffke
DenOuden	Fjoslien			

The bill was passed and its title agreed to.

The Speaker resumed the Chair.

H. F. No. 2081, A bill for an act relating to human services; directing the commissioner of human services to create a mental health service system; setting forth requirements for a mental health service system; requiring a study; amending Minnesota Statutes 1984, section 245.69, by adding a subdivision.

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

The question was taken on the passage of the bill and the roll was called. There were 126 yeas and 0 nays as follows:

Thiede

Thorson Tomlinson Tompkins

The bill was passed and its title agreed to.

H. F. No. 1781 was reported to the House.

Uphus moved that H. F. No. 1781 be continued on Special Orders for one day. The motion prevailed.

H. F. No. 1835 was reported to the House.

Kelly moved to amend H. F. No. 1835, the first engrossment, as follows:

Page 1, after line 23, insert:

"Sec. 2. Minnesota Statutes 1984, section 611A.06, is amended to read:

#### 611A.06 **FRIGHT TO NOTICE OF RELEASE.**]

The commissioner of corrections or other custodial authority shall make a good faith effort to notify the victim that the offender is to be released from imprisonment or incarceration, (OTHER THAN) including release on extended furlough and for work release, or released from a facility in which the of-fender was confined due to incompetency, mental illness, mental deficiency, or commitment under section 253B.18, prior to the release if the victim has mailed to the commissioner of corrections or to the head of the facility in which the offender is confined a written request for this notice. The commissioner or other custodial authority complies with this section if he mails the notice of impending release to the victim at the address which the victim has most recently provided to him in writing."

Renumber the remaining section

Amend the title as follows:

Page 1, line 3, after the semicolon, insert "requiring crime victims to be notified of offender's release from custody;"

Page 1, line 4, after the semicolon, insert "amending Minnesota Statutes 1984, section 611A.06;"

The motion prevailed and the amendment was adopted.

H. F. No. 1835, A bill for an act relating to crimes; prohibiting the solicitation of children to engage in sexual conduct; requiring crime victims to be notified of offender's release from custody; imposing a penalty; amending Minnesota Statutes 1984, section 611A.06; proposing coding for new law in Minnesota Statutes, chapter 609.

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

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

Those who voted in the affirmative were:

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

H. F. No. 2009 was reported to the House.

McKasy moved to amend H. F. No. 2009, the first engrossment, as follows:

Page 2, after line 12, insert:

"Sec. 2. Minnesota Statutes 1984, section 44A.02, is amended to read:

44A.02 [(EXECUTIVE DIRECTOR) PRESIDENT.]

Subdivision 1. [SELECTION.] The (EXECUTIVE DI-RECTOR) president of the world trade center board is selected by a majority of the board and serves at the pleasure of the board. The (EXECUTIVE DIRECTOR) president must be familiar with the international business community, and have demonstrated proficiency in communication skills, administration and management (, AND PUBLIC AND PRIVATE JOINT VENTURES). The salary of the (EXECUTIVE DIRECTOR) president is set by the board within the limit set by sections 15A.081, subdivision 1, and 43A.17.

Subd. 2. [DUTIES.] The (EXECUTIVE DIRECTOR) president is the chief administrative officer of the board and is responsible for performing the executive duties of the board. The (EXECUTIVE DIRECTOR) president is not a member of the board.

Subd. 3. [EMPLOYEES.] The (EXECUTIVE DIREC-TOR) president may appoint unclassified employees in accordance with chapter 43A and prescribe their duties. The (EXEC-UTIVE DIRECTOR) president may delegate to a subordinate the exercise of specified statutory powers or duties as the (EX-ECUTIVE DIRECTOR) president deems advisable, subject to the control of the (EXECUTIVE DIRECTOR) president."

Renumber the remaining sections accordingly

Page 3, line 28, delete ""nonpublic data"" and insert "not subject to chapter 13"

Page 3, line 29, delete everything before the period

Page 4, delete lines 3 and 4 and insert "(2) At the request of either party to the transaction data on business transactions."

Page 4, line 7, delete "specific" and insert "business or"

Amend the title as follows:

Page 1, line 4, after the semicolon insert "classifying data held by the board;"

Page 1, line 5, after the first semicolon insert "44A.02;"

The motion prevailed and the amendment was adopted.

H. F. No. 2009, A bill for an act relating to economic development; defining the duties and terms of office of the members of the world trade center board; classifying data held by the board; amending Minnesota Statutes 1984, sections 44A.01, subdivision 1; 44A.02; 44A.07, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 44A.

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

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

Those who voted in the affirmative were:

Anderson, G.EllingsonBacklundEricksonBattagliaFjoslienBeardForsytheBecklinFrederickBegichFredericksonBennettFredericksonBishopGreenfieldBlatzGruenesBoerboomGutknechtBooHartingerBrandlHartleBrinkmanHaukoosBrownHeapBurgerHimleCarlson, D.JacobsCarlson, J.JarosCarlson, L.JohnsonClarkKahnCohenKalisDempseyKellyDenOudenKiffmeyerDinlerKnickerbockerDykeKnuthElioffKostohryz	Krueger Levi Lieder Long Marsh McDonald McEachern McKasy McLaughlin McPherson Metzen Miller Minne Munger Murphy Nelson, D. Nelson, K. Norton O'Connor Ogren Olsen, S. Olson, E. Omann Onnen Osthoff	Otis Ozment Pappas Pauly Peterson Pipeho Piper Poppenhagen Price Quinn Quist Redalen Rees Rest Richter Richter Richter Riveness Rodosovich Sarna Schafer Scheid Schoenfeld Seaberg Segal Shaver	Sherman Simoneau Skoglund Solberg Sparby Stanius Staten Sviggum Thiede Thorson Tjornhom Tomlinson Tompkins Tunheim Valan Valan Valento Vanasek Vellenga Voss Waltman Welle Wenzel Wynia Spk. Jennings, D.
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The bill was passed, as amended, and its title agreed to:

H. F. No. 2011 was reported to the House.

McKasy moved that H. F. No. 2011 be returned to its author. The motion prevailed.

H. F. No. 2012 was reported to the House.

Marsh moved to amend H. F. No. 2012, the first engrossment, as follows:

Page 5, line 7, after the period, insert:

"For the purposes of this subdivision, at least one representative of a youth intervention program or, where this type of program is unavailable, one representative of a nonprofit agency serving youth in crisis, shall be appointed to and serve on the multidisciplinary child protection team in addition to the standing members of the team."

The motion prevailed and the amendment was adopted.

Kelly moved to amend H. F. No. 2012, the first engrossment, as amended, as follows:

Page 1, after line 17, insert:

"Section 1. Minnesota Statutes 1984, section 609.115, subdivision 1c, is amended to read:

Subd. 1c. [NOTICE TO VICTIM.] The officer conducting the presentence or predispositional report shall make reasonable and good faith efforts to contact the victim of that crime and to provide that victim with the following information: (i) the charge or juvenile court petition to which the defendant has been convicted or pleaded guilty, or the juvenile respondent has admitted in court or has been found to have committed by the juvenile court, and of any plea agreement between the prosecution and the defense counsel; (ii) his right to request restitution pursuant to section 611A.04; (iii) the time and place of the sentencing or juvenile court disposition and his right to be present and make an oral or written impact statement at the sentencing or disposition hearing either personally, by counsel or, with leave of the court, by another representative selected by the victim; and (iv) his right to object in writing to the court, prior to the time of sentencing or juvenile court disposition, to the proposed sentence or juvenile dispositional alternative, or to the terms of the proposed plea agreement. To assist the victim in making a recommendation under clause (iv), the officer shall provide the victim with information about the court's options for sentencing and other dispositions. Failure of the officer to comply with this subdivision does not give any rights or grounds for post-conviction or post-juvenile disposition relief to the defendant or juvenile court respondent, nor does it entitle a defendant or a juvenile court respondent to withdraw a plea of guilty."

Renumber the remaining sections

Page 4, after line 35, insert:

"Sec. 6. [611A.025] [VICTIM-WITNESS PROGRAM.]

Subdivision 1. [ESTABLISHMENT.] In every judicial district where no victim assistance program otherwise exists and where sufficient local or federal funds are available, the chief judge shall establish a victim-witness program for the purpose of providing centralized notification, management, and assistance services to victims and witnesses in criminal proceedings in the district. The program shall be managed by the judicial district administrator.

Subd. 2. [SERVICES.] The victim-witness program must provide the following services to victims and witnesses, as appropriate:

(1) provide general information on court procedures and personnel; (2) provide specific information on the scheduling, rescheduling or dismissal, and location of court proceedings, and the filing of motions in those proceedings;

(3) provide information on transportation and parking options and assistance with transportation to court when needed;

(4) process witness fee claims;

(5) provide victims with information on their right to be notified of and have input into plea negotiations and presentence investigation reports;

(6) provide victims with information on their right to request restitution and seek reparations payments from the state, including information and assistance on how to apply for reparations;

(7) provide information on the rights of witnesses to be protected from adverse employer action due to court appearances, and provide appropriate intercession to ensure that employers will cooperate with the criminal justice process so as to minimize their employees' loss of wages or other benefits due to court appearances;

(8) assist with expediting the return of any stolen or other personal property when not needed as evidence;

(9) provide any other type of assistance or information that would be useful to victims and witnesses during the criminal justice process; and

(10) provide information and referral to existing victim assistance programs.

Sec. 7. Minnesota Statutes 1984, section 611A.03, subdivision 1, is amended to read:

Subdivision 1. [PLEA AGREEMENTS; NOTIFICATION OF VICTIM.] Prior to the entry of the factual basis for a plea pursuant to a plea agreement recommendation, a prosecuting attorney shall make a reasonable and good faith effort to inform the victim of:

(a) The contents of the plea agreement recommendation; and

(b) His right to be present at the sentencing hearing and to express orally or in writing any objection he has to the agreement or to the proposed disposition. If the victim is not present when the court considers the recommendation, but has communicated his objections to the prosecuting attorney, the prosecuting attorney shall make these objections known to the court. Sec. 8. [611A.032] [VICTIM INPUT REGARDING PRE-TRIAL DIVERSION.]

A prosecutor shall make every reasonable effort to notify and seek input from the victim when the prosecutor is considering the admission of the alleged offender into a pretrial diversion program in lieu of prosecution.

# Sec. 9. [611A.034] [SEPARATE WAITING AREAS IN COURT HOUSE.]

The court shall provide a waiting area for victims during court proceedings which is separate from the waiting area used by the defendant, the defendant's relatives, and defense witnesses, if such a waiting area is available and its use is practical. If a separate waiting area for victims is not available or practical, the court shall provide other safeguards to minimize the victim's contact with the defendant, the defendant's relatives, and defense witnesses during court proceedings.

Sec. 10. [611A.037] [RIGHT TO MAKE OR SUBMIT STATEMENT AT SENTENCING.]

Subdivision 1. [WRITTEN IMPACT STATEMENT.] A victim has the right to submit a written impact statement to the court at the sentencing or disposition hearing. The victim's written statement may include but need not be limited to the following:

(1) a summary of the harm or trauma suffered by the victim as a result of the crime;

(2) a summary of the economic loss or damage suffered by the victim as a result of the crime;

(3) whether or not the victim seeks or is in need of restitution or other compensation for harm or loss suffered; and

(4) the victim's recommendation for an appropriate sentence or disposition, and the victim's objections, if any, to the proposed sentence or disposition.

If the court determines that, due to the victim's age or other disability, the victim is unable to submit an impact statement in writing, it shall permit the victim to make the statement orally at the sentencing or disposition hearing.

Subd. 2. [ORAL IMPACT STATEMENT.] A victim has standing at trial to appear and make an oral impact statement at the sentencing or disposition hearing either personally, by counsel or, with leave of court, by another representative selected by the victim. The oral statement may contain the following information:

a concise statement of what disposition the victim (1) deems appropriate for the defendant or juvenile court respondent, including the reasons, if any, which support the victim's opinion: and

(2) the victim's objections, if any, to the proposed sentence or disposition.

A victim who, due to age or other disability, is permitted by the court to make an oral impact statement under subdivision 1 shall not make an additional impact statement under this subdivision."

**Renumber** the remaining sections

Page 5, line 11, delete "4" and insert "5"

Page 5, after line 14, insert:

"Sec. 12. Minnesota Statutes 1985 Supplement, section 631.-046. is amended to read:

**FAUTHORIZING PRESENCE OF (PARENT)** 631.046 SUPPORT PERSON FOR PROSECUTING WITNESS.]

Subdivision 1. [CHILD ABUSE CASES.] Notwithstanding any other law, a prosecuting witness under 18 years of age in a case involving child abuse as defined in section 630.36, subdivision 2, may choose to have in attendance a parent, guardian, or other supportive person, whether or not a witness, at the omnibus hearing or at the trial, during testimony of the prosecuting witness. If the person so chosen is also a prosecuting witness, the prosecution shall present on noticed motion, evidence that the person's attendance is both desired by the prosecuting witness for support and will be helpful to the prosecuting witness. Upon that showing the court shall grant the request unless information presented by the defendant or noticed by the court establishes that the support person's attendance during the testimony of the prosecuting witness would pose a substantial risk of influencing or affecting the content of that testimony.

Subd. 2. [OTHER CASES.] Notwithstanding any other law, a prosecuting witness in any case not covered by subdivision 1 may choose to be accompanied by a supportive person. whether or not a witness, at the omnibus or other pretrial hearing. If the supportive person is also a witness, the prosecution and the court shall follow the motion procedure outlined in subdivision 1 to determine whether or not the supportive person's presence will be permitted."

Renumber the remaining section

Page 5, line 16, delete "5" and insert "12"

Amend the title as follows:

Page 1, line 11, after the semicolon, insert "providing additional protections for victims of crime;"

Page 1, line 12, after "sections" insert "609.115, subdivision 1c;"

Page 1, line 13, after the semicolon, insert "611A.03, subdivision 1;" and delete "and"

Page 1, line 14, after the semicolon, insert "and Minnesota Statutes 1985 Supplement, section 631.046;"

Page 1, line 15, delete "chapter" and insert "chapters" and before the period insert "and 611A"

The motion prevailed and the amendment was adopted.

Clausnitzer moved to amend H. F. No. 2012, the first engrossment, as amended, as follows:

Page 4, line 31, delete "5" and insert "12"

Page 4, after line 35, insert:

"Sec. 11. [609.3232] [PROTECTIVE ORDER AUTHO-RIZED; PROCEDURES; PENALTIES.]

Subdivision 1. [ORDER FOR PROTECTION.] Any parent or guardian who knows or has reason to believe that a person, while acting as other than a prostitute or patron, is inducing, coercing, soliciting, or promoting the prostitution of the parent or guardian's minor child, or is offering or providing food, shelter, or other subsistence for the purpose of enabling the parent or guardian's minor child to engage in prostitution, may seek an order for protection in the manner provided in this section.

Subd. 2. [COURT JURISDICTION.] An application for relief under this section shall be filed in the juvenile court. Actions under this section shall be given docket priority by the court.

Subd. 3. [CONTENTS OF PETITION.] A petition for relief shall allege the existence of a circumstance or circumstances described in subdivision 1, and shall be accompanied by an affidavit made under oath stating the specific facts and circumstances from which relief is sought. The court shall provide simplified forms and clerical assistance to help with the writing and filing of a petition under this section. Subd. 4. [HEARING ON APPLICATION; NOTICE.] (a) Upon receipt of the petition, the court shall order a hearing which shall be held no later than 14 days from the date of the order. Personal service shall be made upon the respondent not less than five days before the hearing. In the event that personal service cannot be completed in time to give the respondent the minimum notice required under this paragraph, the court may set a new hearing date.

(b) Notwithstanding the provisions of paragraph (a), service may be made by one week published notice, as provided under section 645.11, provided the petitioner files with the court an affidavit stating that an attempt at personal service made by a sheriff was unsuccessful because the respondent is avoiding service by concealment or otherwise, and that a copy of the petition and notice of hearing has been mailed to the respondent at the respondent's residence or that the residence is not known to the petitioner. Service under this paragraph is complete seven days after publication. The court shall set a new hearing date if necessary to allow the respondent the five-day minimum notice required under paragraph (a).

Subd. 5. [RELIEF BY THE COURT.] Upon notice and hearing, the court may order the respondent to return the minor child to the residence of the child's parents or guardian, and may order that the respondent cease and desist from committing further acts described in subdivision 1 and cease to have further contact with the minor child. Any relief granted by the court in the order for protection shall be for a fixed period of time determined by the court.

Subd. 6. [SERVICE OR ORDER.] Any order issued under this section shall be served personally on the respondent. Upon the request of the petitioner, the court shall order the sheriff to assist in the execution or service of the order for protection.

Subd. 7. [VIOLATION OF ORDER FOR PROTECTION.] (a) A violation of an order for protection shall constitute contempt of court and be subject to the penalties provided under chapter 588.

(b) Any person who willfully fails to return a minor child as required by an order for protection issued under this section commits an act which manifests an intent substantially to deprive the parent or guardian of custodial rights within the meaning of section 609.26, clause (3)."

**Renumber** the remaining sections

Page 5, line 16, delete "5" and insert "10, 12 and 13"

Page 5, line 17, after the period, insert "Section 11 is effective August 1, 1986."

Amend the title as follows:

Page 1, line 11, after the semicolon, insert "authorizing parents and guardians to seek an order for protection to obtain return of a minor child who is being used or induced to practice prostitution;"

The motion prevailed and the amendment was adopted.

H. F. No. 2012, A bill for an act relating to crimes; increasing penalties for soliciting or inducing an individual under the age of 13 to practice prostitution; imposing criminal liability on persons who receive profit from prostitution if they have reason to believe it was derived from prostitution; imposing criminal penalties on persons who allow juvenile prostitutes to reside in their dwelling; providing for a penalty assessment; authorizing counties to develop a program of outreach services for juvenile prostitutes; providing additional protections for victims of crime; authorizing parents and guardians to seek an order for protection to obtain return of a minor child who is being used or induced to practice prostitution; amending Minnesota Statutes 1984, sections 609.115, subdivision 1c; 609.322; 609.323; 609.324, by adding a subdivision; 611A.03, subdivision 1; 626.558, by adding a subdivision; and Minnesota Statutes 1985 Supplement, section 631.046; proposing coding for new law in Minnesota Statutes, chapters 609 and 611A.

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

The question was taken on the passage of the bill and the roll was called. There were 126 yeas and 0 nays as follows:

Anderson, G.	DenOuden	Kelly	Norton	Rice
Backlund	Dimler	Kiffmeyer	O'Connor	Richter
Battaglia	Dyke	Knickerbocker	Ogren	Riveness
Beard	Elioff	Knuth	Olsen, S.	Rodosovich
Becklin	Ellingson	Kostohryz	Olson, E.	Sarna
Begich	Fjeslien	Krueger	Omann	Schafer
Bennett	Forsythe	Kvam	Onnen	Scheid
Bishop	Frederick	Levi	Osthoff	Schoenfeld
Blatz	Frederickson	Lieder	Otis	Schreiber
Boerboom	Frerichs	Long	Ozment	Seaberg
Boo	Greenfield	Marsh	Pappas	Segal
Brandl	Gruenes	McDonald	Pauly	Shaver
Brinkman	Hartinger	McEachern	Peterson	Sherman
Brown	Hartle	McKasy	Piepho	Simoneau
Burger	Haukoos	McPherson	Piper	Skoglund
Carlson, D.	Heap	Metzen	Poppenhagen	Solberg
Carlson, J.	Himle	Miller	Price	Sparby
Carlson, L.	Jacobs	Minne	Quinn	Stanius
Clark	Jaros	Munger	Quist	Staten
Clausnitzer	Jebnson	Murphy	Redalen	Sviggum
Cohen	Kahn	Nelson, D.	Rees	Thiede
Dempsey	Kalis	Nelson, K.	Rest	Thorson

Tjornhom Tomlinson Tompkins Tunheim	Uphus Valan Valento	Vanasek Vellenga Voss	Waltman Welle Wenzel	Wynia Zaffke Spk. Jennings, D.
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The bill was passed, as amended, and its title agreed to.

S. F. No. 1597 was reported to the House.

Dimler moved to amend S. F. No. 1597, as follows:

Page 2, line 36, delete "September 1, 1986" and insert "the day following final enactment"

The motion prevailed and the amendment was adopted.

Bishop moved to re-refer S. F. No. 1597, as amended, to the Committee on Financial Institutions and Insurance.

A roll call was requested and properly seconded.

The question was taken on the Bishop motion and the roll was called. There were 50 yeas and 69 nays as follows:

Those who voted in the affirmative were:

Anderson, R.	Carlson, J.	Gruenes	Miller	Richter
Backlund	Clausnitzer	Gutknecht	Olsen, S.	Shaver
Battaglia	DenOuden	Hartle	Omann	Sherman
Becklin	Dyke	Heap	Onnen	Sviggum
Begich	Elioff	Kiffmeyer	Otis	Thiede
Bennett	Erickson	Kostohryz	Ozment	Thorson
Bishop	Fjoslien	Kvam	Piepho	Tompkins
Boerboom	Forsythe	Marsh	Poppenhagen	Valan
Boo	Frederick	McPherson	Ouist	Zaffke
Burger	Frederickson	Metzen	Rees	Spk. Jennings, D.

Those who voted in the negative were:

Anderson, G.	Jacobs	McLaughlin	Price	Solberg
Beard	Jaros	Minne	Quinn	Sparby
Brandl	Johnson	Munger	Rest	Staten
Brown	Kahn	Murphy	Rice	Tjornhom
Carlson. D.	Kalis	Nelson, D.	Riveness	Tomlinson
Carlson, L.	Kelly	Nelson, K.	Rodosovich	Tunheim
Clark	Knickerbocker	Norton	Sarna	Uphus
Cohen	Knuth	O'Connor	Scheid	Vanasek
Dempsey	Krueger	Ogren	Schoenfeld	Vellenga
Dimler	Lieder	Olson, E.	Schreiber	Voss
Ellingson	Long	Osthoff	Seaberg	Welle
Frerichs	McDonald	Pappas	Segal	Wenzel
Greenfield	McEachern	Peterson	Simoneau	Wynia
Haukoos	McKasy	Piper	Skoglund	

The motion did not prevail.

S. F. No. 1597, A bill for an act relating to agriculture; removing the liability of persons who buy farm products; repealing the notification and registration system for security interests in farm products; amending Minnesota Statutes 1985 Supplement, sections 17A.04, subdivisions 2 and 5; and 336.9-307; repealing Minnesota Statutes 1985 Supplement, sections 17A.04, subdivision 1a; 27.03, subdivision 2; 223.17, subdivision 1a; 223A.01; and 386.42.

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

The question was taken on the passage of the bill and the roll was called. There were 73 yeas and 42 nays as follows:

Anderson, G. Backlund Battaglia Beard Becklin Brandl Brinkman Brown Burger Carlson, D. Carlson, L. Clark Cohen Dimler	Ellingson Fjoslien Frerichs Greenfield Haukoos Jacobs Jaros Johnson Kahn Kalis Kelly Knickerbocker Knuth Kostohryz	Levi Lieder Long McDonald McLaughlin Minne Munger Nelson, D. Nelson, K. Norton Ogren Olson, E. Otis Pappas	Peterson Piper Price Quinn Rees Rice Riveness Rodosovich Schoenfeld Schreiber Seaberg Segal Simoneau Skoglund	Sparby Staten Sviggum Tjornhom Tomlinson Tunheim Uphus Vanasek Vellenga Voss Welle Wenzel Wynia
Elioff	Krueger	Pauly	Solberg	

Those who voted in the affirmative were:

#### Those who voted in the negative were:

Anderson, R. Begich Bennett Bishop Blatz Boerboom Boo Carlson, J.	DenOuden Dyke Erickson Forsythe Frederick Frederickson Gruenes Hartinger	Heap Kiffmeyer Kvam Marsh McKasy McPherson Metzen Miller	Omann Piepho Poppenhagen Quist Rest Richter Shaver Shaver	Thiede Thorson Tompkins Valan Valento Zaffke
Dempsey	Hartle	Murphy	Stanius	

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

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

#### GENERAL ORDERS

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

# MOTIONS AND RESOLUTIONS

Seaberg moved that the name of Pappas be added as an author on H. A. No. 73. The motion prevailed.

Voss moved that the name of Knickerbocker be added as chief author and the name of Voss be shown as second author and the names of Knuth and Rodosovich be added as authors on H. F. No. 1101. The motion prevailed.

Quist moved that his name be stricken as an author on H. F. No. 1795. The motion prevailed.

Frederick moved that the name of Murphy be added as an author on H. F. No. 2229. The motion prevailed.

Thorson moved that the name of Bishop be added as an author on H. F. No. 2411. The motion prevailed.

Schreiber moved that the name of Olsen, S., be added as an author on H. F. No. 2467. The motion prevailed.

Ozment moved that the name of Neuenschwander be added as an author on H. F. No. 2498. The motion prevailed.

Waltman, Redalen, Johnson and Frerichs introduced:

House Resolution No. 44, A house resolution to recognize and celebrate the 25th anniversary of the Richard J. Dorer Memorial Hardwood Forest.

The resolution was referred to the Committee on Environment and Natural Resources.

Segal, Long and Skoglund introduced:

House Resolution No. 45, A house resolution extending condolences of the people of Minnesota to the people of Sweden on the death of Prime Minister Olaf Palme.

#### SUSPENSION OF RULES

Segal moved that the rules be so far suspended that House Resolution No. 45 be now considered and be placed upon its adoption. The motion prevailed.

#### HOUSE RESOLUTION NO. 45

A house resolution extending condolences of the people of Minnesota to the people of Sweden on the death of Prime Minister Olaf Palme. Whereas, Olaf Palme, the Prime Minister of Sweden, was killed by an assassin on Friday, February 28, 1986, while he walked with his wife, unarmed and unguarded, on a public street; and

Whereas, Olaf Palme had connections to the United States, having graduated from Kenyon College, Ohio, in 1948; and

Whereas, since Olaf Palme was a man who loved life and liberty passionately, it is especially tragic that he died at the hand of an assassin; and

Whereas, the people of Minnesota, who have a strong Swedish heritage and who are also dedicated to life and liberty, were especially affected by news of Olaf Palme's death; and

Whereas, this attack upon the democratic government of Sweden is abhorrent to the democratic people of Minnesota; and

Whereas, it is necessary and appropriate for the House of Representatives, as the representatives of the people of Minnesota, to express the sorrow and grief of the people of Minnesota to the family of Olaf Palme and the people of Sweden; Now Therefore,

Be It Resolved by the House of Representatives of the State of Minnesota that, on behalf of the people of Minnesota, it extends its most profound condolences to the family of Olaf Palme and the people of Sweden. It hopes that, in some way, the knowledge that grief over this tragic loss is shared by people worldwide, will lighten their burden of grief. It condemns the cowardly act of the assassin and joins with the people of Sweden in looking for the day that all free peoples, whether in government power or not, can always be assured that they can go . wherever they want and not be harmed.

Be It Further Resolved that it directs the Chief Clerk of the House of Representatives to prepare enrolled copies of this resolution, to be authenticated by his signature and that of the Speaker, and present them to the family of Olaf Palme and the succeeding Prime Minister of Sweden.

Segal moved that House Resolution No. 45 be now adopted. The motion prevailed and House Resolution No. 45 was adopted.

Carlson, J., moved that H. F. No. 2468, now on the Consent Calendar, be re-referred to the Committee on Appropriations. The motion prevailed.

Forsythe moved that H. F. No. 2259, now on General Orders, be re-referred to the Committee on Appropriations. The motion prevailed. JOURNAL OF THE HOUSE

Nelson, D., moved that H. F. No. 2010, now on General Orders, be re-referred to the Committee on Education.

A roll call was requested and properly seconded.

Simoneau moved to lay the Nelson, D., motion on the table.

A roll call was requested and properly seconded.

The question was taken on the Simoneau motion and the roll was called. There were 68 yeas and 43 nays as follows:

Those who voted in the affirmative were:

Anderson, R. Backlund Begich Bennett Bishop Blatz Burger Carlson, J. Carlson, L. Clausnitzer Cohen Dempsey Dimler Foreriche	Greenfield Gruenes Gutknecht Hartinger Haukoos Himle Jacobs Jaros Kahn Kiffmeyer Knickerbocker Knuth Kostohryz Levi	Lieder Long Marsh McDonald McKasy McPherson Metzen Minne Murphy Norton O'Connor Ogren Osthoff Orment	Pappas Pauly Peterson Piper Quinn Quist Rees Rest Riveness Scheid Seaberg Shaver Simonean	Skoglund Stanius Thorson Tjornhom Tompkins Tunheim Uphus Valan Valan Valento Vellenga Voss Wynia
Frerichs	Levi	Ozment	Simoneau	

Those who voted in the negative were:

Anderson, G. Battaglia Becklin Boerboom Boo Brandl Brown Carlson, D.	Dyke Elioff Erickson Frederick Frederickson Hartle Kalis Krueger	Miller Munger Nelson, D. Nelson, K. Olsen, S. Omann Onnen Otis	Price Rice Richter Rodosovich Sarna Schafer Schoenfeld Segal	Solberg Sparby Sviggum Thiede Vanasek Wenzel Zaffke
Carlson, D.	Krueger	Otis	Segal	
DenOuden	McEachern	Poppenhagen	Sherman	

The motion prevailed and the Nelson, D., motion to re-refer H. F. No. 2010 to the Committee on Education was laid on the table.

Jacobs moved that H. F. No. 142 be recalled from the Committee on General Legislation and Veterans Affairs and be rereferred to the Committee on Rules and Legislative Administration.

A roll call was requested and properly seconded.

The question was taken on the Jacobs motion and the roll was called. There were 30 yeas and 78 nays as follows:

# Those who voted in the affirmative were:

Battaglia	Dempsey	Krueger	Osthoff	Schoenfeld
Beard	Jacobs	Minne	Pappas	Simoneau
Begich	Jaros	Norton	Piper	Solberg
Brinkman	Kelly	O'Connor	Price	Sparby
Carlson, L.	Knuth	Ogren	Rest	Tomlinson
Cohen	Kostohryz	Omann	Scheid	Tunheim

# Those who voted in the negative were:

Becklin	Forsythe	Knickerbocker	Otis	Stanius
Bennett	Frederick	Kvam	Ozment	Sviggum
Blatz	Frederickson	Lieder	Pauly	Thiede
Boerboom	Frerichs	Long	Piepho	Thorson
Boo	Greenfield	Marsh	Poppenhagen	Tjornhom
Brandl	Gruenes	McDonald	Quist	Tompkins
Brown	Gutknecht	McKasy	Rees	Uphus
Burger	Hartinger	McLaughlin	Rice	Valan
Carlson, D.	Hartle	McPherson	Richter	Valento
Carlson, J.	Haukoos	Miller	Rodosovich	Vellenga
Clausnitzer	Heap	Munger	Schafer	Voss
DenOuden	Himle	Murphy	Schreiber	Wenzel
Dimler	Johnson	Nelson, D.	Seaberg	Wynia
Dyke	Kahn	Nelson, S.	Shaver	Zaffke
Dyke	Kahn	Nelson, K.	Shaver	Zaffke
Erickson	Kalis	Olsen, S.	Sherman	
Fjoslien	Kiffmeyer	Onnen	Skoglund	

The motion did not prevail.

#### ADJOURN MENT

Levi moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 2:00 p.m., Thursday, March 6, 1986.

EDWARD A. BURDICK, Chief Clerk, House of Representatives