STATE OF MINNESOTA

SEVENTY-FIFTH SESSION-1987

TENTH DAY

SAINT PAUL, MINNESOTA, THURSDAY, FEBRUARY 5, 1987

The House of Representatives convened at 2:00 p.m. and was called to order by Fred C. Norton, Speaker of the House.

Prayer was offered by Associate Pastor Nancy Brown, Diamond Lake Lutheran Church, Minneapolis, Minnesota.

The roll was called and the following members were present:

Anderson, G. Anderson, R. Battaglia Bauerly Beard Begich Bertram Bishop Blatz Boo Brown Burger Carlson, D. Carlson, L. Carruthers Clark Clausnitzer Cooper Dauner DeBlieck	Frerichs Greenfield Gruenes Gutknecht Hartle Haukoos Heap Himle Hugoson Jacobs Jaros Jefferson Jefferson Jefferson Jefferson Johnson, R. Johnson, R. Johnson, V. Kalis Kelly Kelso Kinkel Kludt	Lasley Lieder Long Marsh McDonald McEachern McKasy McLaughlin McPherson Milbert Miller Minne Morrison Munger Murphy Nelson, C. Nelson, D. Nelson, K. Neuenschwander O'Connor	Rose	Seaberg Segal Simoneau Skoglund Solberg Sparby Stanius Steensma Sviggum Swenson Thiede Tjornhom Tompkins Trimble Tunheim Uphus Valento Vanasek Vellenga Voss Wagenius
Carruthers Clark	Johnson, V. Kalis	Nelson, C. Nelson, D.	Richter	Valento
Dauner	Kinkel		Rose	Voss
DeBlieck	Kludt	Ogren	Rukavina	Wagenius
Dempsey Dille	Knickerbocker Knuth	Olsen, S. Olson, E.	Sarna Schafer	Waltman Welle
Dorn	Kostohryz	Olson, K.	Scheid	Wenzel
Forsythe	Krueger	Omann	Schoenfeld	Winter
Frederick	Larsen	Onnen	Schreiber	Wynia Spk. Norton

A quorum was present.

Jensen, Kahn and Shaver were excused.

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

REPORTS OF CHIEF CLERK

Pursuant to Rules of the House, printed copies of S. F. No. 95 have been placed in the members' files.

REPORTS OF STANDING COMMITTEES

SUSPENSION OF RULES

Vanasek moved that the rules be so far suspended that the Committee Reports on H. F. Nos. 1 and 91 be now acted upon. The motion prevailed.

Anderson, G., from the Committee on Appropriations to which was referred:

H. F. No. 1, A bill for an act relating to agriculture; extending and financing the interest rate buy-down program; establishing benefit limits; appropriating money; amending Laws 1986, chapter 398, article 23, section 1, subdivisions 5 and 6, and by adding a subdivision.

Reported the same back with the following amendments:

Page 2, after line 15, insert:

"Sec. 4. Laws 1986, chapter 398, article 23, section 3, subdivision 5, is amended to read:

Subd. 5. [REVIEW OF APPLICATIONS FOR BUY-DOWN PAY-MENT.] The commissioner must review within five working days of submission by a participating lender a properly completed application for interest rate buy-down payments on a farm operating loan made to a farmer. If a qualified lender does not receive written notice that the commissioner has denied interest rate buy-down payments within seven working days, the farmer is an eligible borrower and interest rate buy down payments on the farm operating loan are approved by the commissioner. All applications received by the commissioner after appropriated interest rate buy-down program funds have been encumbered must be returned immediately to the lender with an explanation that interest buy-down payments are denied due to prior commitment of available program funds."

Page 2, line 28, after "fund" insert "for fiscal year 1987"

Page 3, line 5, delete "5" and insert "6"

Amend the title as follows:

Page 1, line 6, before the period insert "; and section 3, subdivision 5"

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 91, A bill for an act relating to utilities; enacting the Minnesota pipeline safety act; creating the office of pipeline safety and providing for its powers and duties; granting rulemaking authority to the environmental quality board; authorizing rulemaking for purposes of delegation of federal authority; creating the pipeline safety advisory commission; regulating the operation of certain pipelines; regulating excavations in the area of buried utilities; providing for a pipeline inspection fee; establishing the pipeline safety fund; requiring a study; providing penalties; appropriating money; amending Minnesota Statutes 1986, section 116I.02, subdivisions 2 and 3; proposing coding for new law in Minnesota Statutes, chapter 116I; proposing coding for new law as Minnesota Statutes, chapters 216C and 299J.

Reported the same back with the following amendments:

Page 3, line 27, reinstate the stricken language and delete the new language

Page 3, after line 35, insert:

"Sec. 4. Minnesota Statutes 1986, section 216B.16, is amended by adding a subdivision to read:

<u>Subd. 9a.</u> [PIPELINE SAFETY PROGRAMS.] <u>All</u> investments and expenses of a public utility that are necessary to comply with state pipeline safety programs shall be recognized and included by the commission in the determination of just and reasonable rates as if the investments and expenses were directly made or incurred by the utility in furnishing utility service."

Page 4, line 21, after the second "or" insert "machine-powered"

Page 4, line 22, after "kind" insert a comma

Page 4, line 24, delete "It also includes mining and quarrying operations."

Page 5, delete line 12 and insert "<u>a person shall not be considered</u> an operator solely because the person or public agency is the"

Page 6, line 16, after the period insert "<u>An excavation begins for</u> purposes of this requirement the first time excavation occurs in an area that was not identified by the excavator in a previous call to the center."

Page 6, line 22, delete the paragraph coding

Page 8, line 28, delete everything after the comma

Page 8, line 29, delete everything before "provide" and insert " \underline{or} (2)"

Page 8, line 30, before "negligence" insert "the excavator's"

Page 10, after line 11, insert:

"Subd. 6. [GAS.] "Gas" has the meaning given it in United States Code, title 49, section 1671.

Subd. 7. [HAZARDOUS LIQUID.] "Hazardous liquid" means "hazardous liquid" and "highly volatile liquid" as defined in Code of Federal Regulations, title 49, part 195.2."

Page 10, delete lines 13 to 18 and insert "<u>means hazardous liquid</u> and gas."

Page 10, line 26, after "<u>means</u>" insert "<u>(1)</u>" and delete "<u>an inside</u>" and insert "a nominal"

Page 10, line 27, delete "two" and insert "six" and delete " is"

Page 10, delete line 28

Page 10, line 29, delete "substances" and insert "liquids"

Page 10, line 30, delete "(1)" and delete "substance" and insert "liquid"

Page 10, line 31, delete "(2)" and delete "substance" and insert "liquid"

Page 10, line 32, after "facility" insert "; and (2) pipe operated at a pressure of more than 275 pounds per square inch that carries gas"

Renumber the subdivisions in sequence

Page 12, line 14, after "a" insert "comprehensive" and after "base" insert "as to the underlying cause"

Page 14, line 31, delete "is" and insert "are"

Page 15, line 14, delete "and" and insert ", to the pollution control agency if the notice of the release is required by section 115.061, and to"

Page 15, after line 17, insert:

"A pipeline operator's report of a release to the commissioner satisfies the notification requirements of section 115.061."

Page 15, line 22, delete "<u>those sections</u>" and insert "<u>rules adopted</u> under this section"

Page 18, line 2, before "Every" insert "Subdivision 1. [RESPONSE PLAN REQUIREMENTS.]"

Page 18, after line 15, insert:

"Subd. 2. [ASSESSMENT FOR PLAN.] The cost of the plan required by subdivision 1 shall be assessed by a county and collected from every pipeline operator that has pipeline within the county's borders. Methods for collection and calculation of the fee assessed on an operator must be included in the rules of the office required under section 15."

Page 20, lines 3 and 7, delete "2" and insert "1"

Page 21, line 32, delete "his"

Page 22, line 24, before "fund" insert "pipeline safety"

Page 24, after line 4, insert:

"Sec. 33. [EFFECTIVE DATE.]

Sections 1 to 3 are effective July 1, 1988.

Sections 18 and 26 are effective August 1, 1987, and apply to crimes committed on or after that date."

Renumber the sections in sequence

Correct internal references

Amend the title as follows:

Page 1, line 13, delete "section" and insert "sections"

Page 1, line 14, after "3;" insert "and 216B.16, by adding a subdivision;"

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

The report was adopted.

SECOND READING OF HOUSE BILLS

H. F. No. 1 was read for the second time.

INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

Jennings, Munger, Begich, Schafer and Carlson, D., introduced:

H. F. No. 244, A bill for an act relating to state lands; providing that notice of sale of state lands state whether ingress and egress is publicly or privately owned; amending Minnesota Statutes 1986, section 92.14, subdivision 1.

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

Simoneau, Clausnitzer and Jacobs introduced:

H. F. No. 245, 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 1986, sections 326.03, subdivision 2; and 326.06.

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

154

Kelly; McEachern; Nelson, K.; Schafer and Vellenga introduced:

H. F. No. 246, A bill for an act relating to education; establishing chemical abuse pre-assessment teams and community advisory teams; requiring teachers to report possession, use, and transfer of chemical substances by students; providing penalties; amending Minnesota Statutes 1986, sections 127.41, subdivision 3; and 260.161, subdivision 3; proposing coding for new law in Minnesota Statutes, chapter 126.

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

Ogren introduced:

H. F. No. 247, A bill for an act relating to crimes; prohibiting placing docks on public waters adjacent to dedicated public accesses; prescribing penalties; amending Minnesota Statutes 1986, section 609.74.

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

Rodosovich, Wynia, Gruenes, Vanasek and Blatz introduced:

H. F. No. 248, A bill for an act relating to health; appropriating money for the WIC program.

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

McDonald, Omann, Dille, Waltman and Dempsey introduced:

H. F. No. 249, A bill for an act relating to the legislature; extending the provisions of the Minnesota open meeting law to the legislature; exempting the legislature from certain provisions of the open meeting law where constitutional provisions prevail; amending Minnesota Statutes 1986, section 471.705, subdivisions 1, and 2, and by adding a subdivision.

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

Kludt and Dauner introduced:

H. F. No. 250, A bill for an act relating to intoxicating liquor; authorizing the city of Moorhead to issue an on-sale intoxicating

liquor license to the Red River Valley Center-Hjemkomst Heritage Interpretive Center.

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

Olsen, S.; Anderson, R.; Gruenes; Swenson and Dille introduced:

H. F. No. 251, A bill for an act relating to health; changing eligibility requirements for catastrophic health expense protection program; authorizing the commissioner of commerce to regulate the program; appropriating money; amending Minnesota Statutes 1986, sections 62E.52, subdivisions 2, 3, 7, and by adding a subdivision; 62E.53, subdivisions 1, 2, 3, and 4; and 62E.531, subdivisions 1 and 3.

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

Olsen, S.; Stanius; Dille; Morrison and Forsythe introduced:

H. F. No. 252, 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 1986, 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; 364.09; and 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 Health and Human Services.

Bishop; Nelson, K.; Begich; Norton and DeBlieck introduced:

H. F. No. 253, A bill for an act relating to traffic regulations; requiring motorcycle riders born after July 31, 1969 to wear protective headgear; amending Minnesota Statutes 1986, section 169.974, subdivision 4.

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

H. F. No. 254, A bill for an act relating to local government; granting the city of Brainerd the authority to establish a port authority; authorizing the port authority to exercise the power of a municipal housing and redevelopment authority; authorizing the city to impose restrictions and limitations upon the powers and procedures of the port authority; permitting the city to choose the name of the port authority; providing for removal of port authority commissioners; requiring local approval.

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

Jacobs, Bennett, Minne, Jennings and Stanius introduced:

H. F. No. 255, A bill for an act relating to alcoholic beverages; premises which may be issued on-sale licenses; amending Minnesota Statutes 1986, sections 340A.404, subdivisions 1 and 6; 340A.411, subdivision 1; and 340A.504, subdivision 3.

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

McDonald introduced:

H. F. No. 256, A bill for an act relating to horse racing; authorizing the commission to issue more than one class A license in the seven-county metropolitan area; amending Minnesota Statutes 1986, section 240.06, subdivision 5.

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

Simoneau; Johnson, R.; Rukavina; DeBlieck and Jefferson introduced:

H. F. No. 257, A bill for an act relating to state employees; providing that certain state employees who are eligible to retire are eligible for state-paid life insurance and other benefits; amending Minnesota Statutes 1986, section 43A.24, subdivision 2.

The bill was read for the first time and referred to the Committee on Governmental Operations. **Bauerly and Marsh introduced:**

H. F. No. 258, A bill for an act relating to retirement; increasing the retirement formula for covered correctional service; amending Minnesota Statutes 1986, section 352.93, subdivision 2.

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

Bishop, McEachern, Hartle, Vellenga and Nelson, K., introduced:

H. F. No. 259, A bill for an act relating to missing children; requiring schools to develop policies on notifying parents whose children are absent from school; requiring that certain documents be provided to schools when new students enroll; proposing coding for new law in Minnesota Statutes, chapter 123.

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

Schafer and Uphus introduced:

H. F. No. 260, A bill for an act relating to education; establishing a program to require school districts to provide milk to all elementary and secondary pupils in public and nonpublic schools; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 124.

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

Stanius and Forsythe introduced:

H. F. No. 261, A bill for an act relating to education; removing the second tier levy fund balance ceiling of \$500; repealing Minnesota Statutes 1986, section 124A.08, subdivision 5.

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

Haukoos, Morrison and Frerichs introduced:

H. F. No. 262, A bill for an act relating to taxation; income; providing an exclusion for income of persons over 65; limiting the

pension exclusion; amending Minnesota Statutes 1986, sections 290.01, subdivision 20b; and 290.08, subdivision 26.

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

Greenfield, Wynia, Clark and Rodosovich introduced:

H. F. No. 263, A bill for an act relating to human services; extending eligibility of all work readiness registrants to a maximum of six months during any consecutive 12-month period; amending Minnesota Statutes 1986, section 256D.051, subdivisions 1 and 6; and repealing Minnesota Statutes 1986, section 256D.051, subdivisions 4, 5, and 12.

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

Bertram, Rukavina, Dille, Gutknecht and Cooper introduced:

H. F. No. 264, A bill for an act relating to state government; regulating the salary of constitutional officers.

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

Bertram, Rukavina, Dille, Gutknecht and Cooper introduced:

H. F. No. 265, A bill for an act relating to state government; regulating salaries of judges.

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

Ogren, Bennett, Jacobs, Osthoff and Minne introduced:

H. F. No. 266, A bill for an act relating to intoxicating liquor; prohibiting discrimination in sales; amending Minnesota Statutes 1986, section 340A.307, subdivision 1.

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

Onnen, McDonald, Valento and Sviggum introduced:

H. F. No. 267, A bill for an act proposing an amendment to the Minnesota Constitution, changing article IV, sections 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 14, 15, 18, 19, 20, 21, 22, 23, 24, 25, and 26; article V, sections 3 and 5; article VIII, section 1; article IX, sections 1 and 2, and article XI, section 5; providing for a unicameral legislature of 101 to 135 members.

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

Kinkel; Johnson, R.; Solberg; Carlson, D., and Sparby introduced:

H. F. No. 268, A bill for an act relating to snowmobiles; authorizing certain operators possessing a motor vehicle operator's license to cross a highway; amending Minnesota Statutes 1986, section 84.872.

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

Kahn; Johnson, A.; Carlson, D., and Segal introduced:

H. F. No. 269, A bill for an act relating to traffic regulations; extending prohibition against wearing headphones while operating motor vehicle to include bicycles; amending Minnesota Statutes 1986, section 169.471, subdivision 2.

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

Vellenga, Blatz, Krueger and Rest introduced:

H. F. No. 270, A bill for an act relating to adoption; providing for notice of an adopted child or genetic parent's death; proposing coding for new law in Minnesota Statutes, chapter 259.

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

Welle, Pelowski, Rodosovich, Bertram and Brown introduced:

H. F. No. 271, A bill for an act relating to game and fish; setting a staggered opening date for the pike season; amending Minnesota Statutes 1986, section 97C.395, by adding a subdivision.

The bill was read for the first time and referred to the Committee on Environment and Natural Resources. Forsythe, Hugoson, Stanius and Olsen, S., introduced:

H. F. No. 272, A bill for an act relating to education; increasing the foundation aid second tier levy fund balance ceiling for certain districts; amending Minnesota Statutes 1986, section 124A.08, subdivision 5.

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

Segal introduced:

H. F. No. 273, A bill for an act relating to motor vehicles; establishing system of lifetime motor vehicle license plates; refunding certain license plate fees; providing that personalized license plates be reissued to previous holders under certain circumstances; appropriating money; amending Minnesota Statutes 1986, section 168.12, subdivisions 1 and 5.

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

Otis, Voss, Norton, Blatz and Sviggum introduced:

H. F. No. 274, A bill for an act relating to financial institutions; providing for acquisition through merger of banks for operation as detached facilities; amending Minnesota Statutes 1986, section 49.34, subdivision 2.

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

Brown; Uphus; Krueger; Anderson, G., and Carlson, D., introduced:

H. F. No. 275, A bill for an act relating to agriculture; establishing a commercial fish raising program; proposing coding for new law in Minnesota Statutes, chapter 17.

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

Olsen, S.; Rest and Long introduced:

H. F. No. 276, A bill for an act relating to marriage; adopting the uniform marital property act; providing conforming amendments to existing state law; amending Minnesota Statutes 1986, sections 197.49; 507.02; 507.03; 518.54, subdivision 5; 518.58; 519.11, subdivisions 1 and 7; 525.15; proposing coding for new law as Minnesota Statutes, chapter 519A; repealing Minnesota Statutes 1986, sections 519.02; 519.03; 519.04; 519.05; and 519.06.

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

Solberg, Vellenga, Forsythe, Blatz and Johnson, R., introduced:

H. F. No. 277, A bill for an act relating to child abuse reporting; requiring mandated reporters to report certain past occurrences of child abuse or neglect; amending Minnesota Statutes 1986, section 626.556, subdivisions 3 and 6.

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

Forsythe; Rose; Solberg; Johnson, R., and Kelly introduced:

H. F. No. 278, A bill for an act relating to civil liability; granting volunteer managers, coaches, umpires and referees, and the non-profit associations for whom they provide services, immunity from liability for negligent acts or omissions; proposing coding for new law in Minnesota Statutes, chapter 604.

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

Osthoff introduced:

H. F. No. 279, A bill for an act relating to local government; providing for leave of absences for county employees when elected to the office of county commissioner; amending Minnesota Statutes 1986, section 375.09; proposing coding for new law in Minnesota Statutes, chapter 375.

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

Osthoff introduced:

H. F. No. 280, A bill for an act relating to the city of St. Paul; repealing bonding authority and a sunset provision relating to the

port authority; amending Laws 1983, chapter 110, section 4; repealing Minnesota Statutes 1986, section 458.773.

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

Steensma, Kostohryz, Scheid, Dille and DeBlieck introduced:

H. F. No. 281, A bill for an act relating to elections; providing for experimental mail elections; proposing coding for new law in Minnesota Statutes, chapter 204B.

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

Bauerly, Kinkel, Ozment, McEachern and Kelso introduced:

H. F. No. 282, A bill for an act relating to education; increasing the capital expenditure revenue allowance; decreasing the capital expenditure levy; amending Minnesota Statutes 1986, sections 124.245, subdivision 1; and 275.125, subdivision 11a.

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

Johnson, A.; Osthoff and Knickerbocker introduced:

H. F. No. 283, A bill for an act relating to elections; requiring confidentiality of certain matters before the ethical practices board; raising certain campaign contribution disclosure limits; changing the method of calculating certain campaign expenditure limits; amending Minnesota Statutes 1986, sections 10A.02, subdivision 11; 10A.12, subdivision 5; 10A.20, subdivisions 3 and 5; 10A.25, subdivisions 2 and 7; and 10A.255.

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

Welle, Krueger, Brown and Knuth introduced:

H. F. No. 284, A bill for an act relating to unemployment compensation; regulating benefits and contribution rates; providing for the administration of the unemployment compensation law; providing penalties; amending Minnesota Statutes 1986, sections 268.04, subdivisions 2, 4, 24, 25, and by adding subdivisions; 268.06, subdivisions 2, 8, and by adding a subdivision; 268.07, subdivisions 2, 2a, and 3; 268.071, subdivision 1; 268.08, 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; repealing Minnesota Statutes 1986, sections 268.04, subdivisions 29 and 30; and 268.06, subdivision 24.

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

O'Connor, Kelly, Poppenhagen, Milbert and McKasy introduced:

H. F. No. 285, A bill for an act relating to statutes; reenacting certain amendments to the dram shop act.

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

Vellenga, Wagenius, Bishop and Dempsey introduced:

H. F. No. 286, A bill for an act relating to witnesses; removing the presumption against the competency of certain witnesses; amending Minnesota Statutes 1986, section 595.02, subdivision 1.

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

Olsen, S.; Nelson, K.; McEachern; Kostohryz and Gruenes introduced:

H. F. No. 287, A bill for an act relating to education; clarifying that arts education aid may be used only for arts education programs; amending Minnesota Statutes 1986, section 124.275, subdivision 2.

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

Dempsey introduced:

H. F. No. 288, A bill for an act relating to the state; designating an official state beer; proposing coding for new law in Minnesota Statutes, chapter 1.

The bill was read for the first time and referred to the Committee on Governmental Operations. Kelly, Vellenga, Orenstein, Trimble and Norton introduced:

H. F. No. 289, A bill for an act relating to the city of St. Paul; setting the maximum amounts and other conditions for the issuance of capital improvement bonds; amending Laws 1971, chapter 773, section 1, subdivision 2, as amended; and section 2, as amended.

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

CALENDAR

H. F. No. 41, A bill for an act relating to adoption; providing that proposed adoptive parents may obtain certain reports or records; providing that a child's parent need not join as co-petitioner in a stepparent adoption; changing the manner of executing certain consents; amending Minnesota Statutes 1986, sections 259.21, subdivision 7; 259.24, subdivision 5; and 259.27, subdivision 3, and 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 121 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Anderson, G. Anderson, R. Battaglia Bauerly Beard Begich Bennett Bertram Blatz Boo Brown Burger Carlson, D. Carlson, L. Carruthers Clark Clausnitzer Cooper Dauner DeBlieck Dempsey Dille Dorn	Frederick Frerichs Greenfield Gruenes Gutknecht Hartle Haukoos Heap Himle Hugoson Jaros Jefferson Jennings Johnson, A. Johnson, R. Johnson, R. Johnson, V. Kalis Kelly Kelso Kinkel Kludt Kudt Knuth	Krueger Larsen Lasley Lieder Long Marsh McDonald McEachern McLaughlin McPherson Milbert Miller Minne Munger Murphy Nelson, C. Nelson, C. Nelson, D. Neuenschwander O'Connor Ogren Olsen, S. Olson, K. Omann	Rose Rukavina Sarna Schafer	Schreiber Segal Simoneau Skoglund Solberg Sparby Stanius Steensma Sviggum Swenson Thiede Tjornhom Tompkins Trimble Uphus Valento Vanasek Vellenga Voss Wagenius Waltman Welle
Dille Dorn Forsythe				Wenzel Winter
				Spk. Norton

The bill was passed and its title agreed to.

JOURNAL OF THE HOUSE

REPORT FROM THE COMMITTEE ON RULES AND LEGISLATIVE ADMINISTRATION

Vanasek, for the Committee on Rules and Legislative Administration, offered the following report and moved its adoption:

Resolved that the Permanent Rules of the House in effect at the conclusion of the Seventy-Fourth Session are adopted as the Permanent Rules of the Seventy-Fifth Session with the following amendments:

(1) Rule 1.6 is amended to read:

1.6 RULES TO APPLY TO COMMITTEE OF THE WHOLE. The Rules of the House shall be observed in the Committee of the Whole so far as may be applicable except that the previous question shall not be forced or speaking limited.

Upon demand of 15 members, the ayes yeas and nays shall be called, the question voted on, and the ayes yeas and nays recorded in the Journal of the House.

In the Committee of the Whole no amendment increasing the amount of any appropriation shall be passed without the ayes <u>yeas</u> and nays recorded in the Journal of the House.

A motion that the Committee arise shall always be in order and shall be decided without debate.

Upon the request of any member, a bill shall be excepted from the report of the Committee of the Whole. Only a motion to strike an amendment to the bill adopted in the Committee of the Whole or to amend the recommendation of the Committee of the Whole concerning the disposition of the bill shall be in order.

(2) Rule 1.9 is amended to read:

1.9 SPECIAL ORDERS. A bill may be made the Order of the Day for a special time and be placed upon a separate list known as "Special Orders."

The Committee on Rules and Legislative Administration may by committee report designate as a Special Order any bill which has had its second reading.

Any member may move to make a bill a Special Order by giving notice at least two legislative days in advance of and specifying the day on which he will so move. The notice shall include the number and title of the bill and the day and time certain for the Special Order. Only the member giving such notice, or another member designated by him in writing to the Speaker, may make the motion for the Special Order. A two-thirds vote of the whole House on such motion is required to make a bill a Special Order.

The time set for the motion may not be extended, and failure to make the motion on the specified day forfeits the right to make the motion.

A motion to make a bill a Special Order, when made according to the procedures herein prescribed, shall be a privileged motion, shall take precedence over all other motions except a motion to adjourn or to set the time to adjourn and questions of personal privilege, and may be made at any time on the day designated in the notice. A three-fourths vote of the whole House is required to suspend the motion.

Any Special Order, or any part of it, may be continued or postponed by two-thirds vote of the whole House at the time of such Special Order; however, a Special Order designated by the Committee on Rules and Legislative Administration may be continued or postponed by a majority vote of the whole House at the time of such Special Order.

When the time arrives for the consideration of any Special Order, the House shall consider each bill upon the Special Order in the order in which it is listed. After consideration it shall immediately be read the third time and placed upon final passage.

(3) Rule 1.10 is amended to read:

1.10 TAX AND APPROPRIATION BILLS GIVEN PRECEDENCE. After adoption by the House of a budget resolution pursuant to Rule 5.10, any bill relating to taxes or raising revenue shall be acted upon whenever requested by the Chairman of the Committee on Taxes, and any appropriation bill shall be acted upon whenever requested by the Chairman of the Committee on Appropriations.

(4) Rule 1.16 is amended to read:

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

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

After Friday, May 10, 1985 8, 1987, the House shall not act on bills other than those recommended by conference committee reports or the Committee on Rules and Legislative Administration, and those bills contained in messages from the Senate or from the Governor.

(5) Rule 3.4 is amended to read:

3.4 MOTION FOR RECONSIDERATION. When a question has been decided either in the affirmative or negative, it shall be in order for any member who voted with the prevailing side to move its reconsideration, provided that such motion is made either on the same day the vote was taken or within the following two days of actual session of the House. A motion for reconsideration can be made at any time in the Order of Business and shall take precedence over all other questions except the motion to adjourn and the notice of intention to move reconsideration. Such motion or notice shall not be in order if the document, bill, resolution, message, report or other official action on which the vote was taken shall have left the possession of the House.

When a member gives notice of intention to move reconsideration of the final action of the House on any bill, resolution, message, report or other official action, the Chief Clerk shall retain the same until after the matter is disposed of or the time has expired during which the motion for reconsideration can be made.

On the last day allowed for the motion to reconsider, it shall be in order for any member who voted on the prevailing side to make the motion, unless the matter has been already disposed of.

A motion for reconsideration having been voted upon and lost shall not be renewed.

In an odd-numbered year, notice of intention to move reconsideration shall not be in order after Monday, April 22 20.

(6) Rule 3.10 is amended to read:

3.10 AMENDMENT NOT TO ANNEX ANOTHER BILL. Except in a standing committee, no bill or resolution shall at any time be amended by annexing or incorporating any other another bill or

resolution, whether or not it is still pending before the House, unless the House has passed the bill or resolution during the current legislative session.

(7) Rule 3.12 is amended to read:

3.12 AMENDMENTS TO APPROPRIATION <u>AND</u> <u>TAX</u> BILLS. No amendment increasing the amount or amounts carried by any an appropriation <u>bill</u> and no amendment increasing a tax shall be declared passed until voted for by a majority of the whole House determined by a roll call vote.

(8) Rule 3.13 is adopted to read:

3.13 MOTION TO LAY ON THE TABLE. A motion to lay on the table shall not be in order on a motion to amend, except that a motion to amend the Rules may be tabled.

(9) Renumber the remaining Rules in Article III.

(10) Rule 5.1 is amended to read:

5.1 BILL <u>AND RESOLUTION</u> FORM. No bill <u>or resolution</u> shall be introduced until it has been examined and approved by the Revisor of Statutes as to form and compliance with the Joint Rules of the House and Senate and the Rules of the House. Approval as to form shall be endorsed on the bill or resolution by the Revisor of Statutes.

(11) Rule 5.2 is amended to read:

5.2 INTRODUCTION OF BILLS AND RESOLUTIONS. A bill, advisory bill or resolution offered for introduction shall be placed in the hands of the Speaker at least 24 hours prior to the convening of the daily session. Every bill, advisory bill and resolution shall be introduced in quadruplicate and each copy shall contain the signature of the member or name of the committee introducing it. No bill, advisory bill, memorial or resolution shall have more than five authors. Any <u>memorial</u> (A statement of facts being forwarded for action to a governmental official, agency, or body) or other similar proposal is a <u>memorial and shall be introduced in the same form as a bill and take</u> the same course as a bill. No resolution shall authorize the expenditure of monies from any source other than the legislative expense fund.

(12) Rule 5.4 is amended to read:

5.4 FIRST READING AND REFERENCE OF BILLS. Each bill, advisory bill and resolution shall be reported and given its first reading upon

its introduction. No bill, advisory bill or resolution shall be objected to upon its introduction.

Except as provided in Rule 1.17 and Rule 5.5 each bill, advisory bill or resolution shall, after first reading, be referred by the Speaker to the appropriate standing committee.

Congratulatory resolutions are exempt from this rule and may be adopted by the Committee on Rules and Legislative Administration without further consideration by the House.

Except as otherwise provided in these Rules, after a bill, advisory bill or resolution has been referred by the Speaker, a majority vote of the whole House shall be required for a re-referral or recommittal of the bill, advisory bill or resolution by the House.

(13) Rule 5.8 is amended to read:

5.8BILLS AFFECTING STATE GOVERNMENT POWERS AND STRUCTURE. Any bill, whether originating in the House or the Senate, which creates any new department, agency, commission, board or bureau, or which substantially changes or alters the organization of or delegates emergency rulemaking authority to or exempts from rulemaking any department or agency thereof of state government, or substantially changes, alters, vests or divests official rights, powers, or duties of any official, department or agency of the state government or any institution under its control, after being reported to the House, shall be referred, or re-referred, as the case may be, to the Committee on Governmental Operations for action by that committee. Any committee other than the Committee on Governmental Operations to which such bill is referred shall, in its report, recommend re-referral to the Committee on Governmental **Operations**.

(14) Rule 5.10 is amended to read:

5.10 BUDGET WAYS AND MEANS COMMITTEE RESOLUTIONS; RESOLU-TION; EFFECT ON APPROPRIATION EXPENDITURES AND TAX BILLS. The House may neither receive a committee report nor take other action, other than introduction and referral to committee, on any bill described in rule 5.7 or 5.9 until a budget resolution is adopted by the House as provided in this rule.

The Committee on Budget shall hold any hearings necessary to determine a limitation on state taxes and appropriations for the coming fiscal biennium. The Committee shall then introduce budget resolutions that set, as a single amount, the maximum limitation on taxes and appropriations for the fiscal biennium. The resolutions must be in the form of a House resolution and a House concurrent resolution. The limitation in the House resolution is effective, if adopted, until the House adopts a different limitation in a later House resolution or until the House and Senate adopt a limitation in a concurrent resolution.

No bill or amendment, other than a conference committee report, may be considered by the House if, upon a point of order being raised, the speaker determines that its approval would raise taxes or appropriations above the limitation adopted in the budget resolution. To make this determination, the speaker may consider:

(a) whether the bill or amendment increases and decreases taxes or appropriations equally;

(b) the total amount of taxes or appropriations already law or in bills already passed by the legislature;

(c) whether the bill or amendment provides that costs incurred will be entirely offset by fees or other revenue; or

(d) other information reasonably related to the level of taxes or appropriations.

The current estimate of taxes and appropriations must be provided by the Chairman of the Committee on Taxes or the Committee on Appropriations.

The Committee on Ways and Means shall hold hearings as necessary to determine state expenditures and taxes for the coming fiscal biennium. Not later than seven days after the Governor presents the last state revenue forecast during the regular legislative session, but in no case later than March 31, 1987, the Committee on Ways and Means shall report a budget resolution to the House for consideration. The budget resolution shall take the form of a House resolution that sets the maximum limitation on expenditures and taxes for the coming fiscal biennium for the general fund and an amount to be set aside as a budget reserve. The limitation is effective, if adopted, unless the House adopts a different limitation in a subsequent budget resolution.

No bill described in Rule 5.7 or 5.9 shall be given its second reading until the House has received a statement from the Committee on Ways and Means certifying that the major expenditure and tax bills are reconciled and do not exceed the limitation specified in the budget resolution for the general fund. Major expenditure and tax bills are: the education appropriation bill; the health and human services appropriation bill; the state departments appropriation bill; the agriculture, transportation, and semi-state appropriation bill; the education finance bill; the agriculture finance bill; and the omnibus tax bill. However, a bill may be given its second reading by special authorization of the Committee on Ways and Means or by majority vote of the whole House. A special authorization may be reported by an oral notice to the House from the Chairman of the <u>Committee on Ways and Means or his designee stating that the</u> <u>fiscal impact of a bill will be accounted for in the reconciliation</u> statement.

The Committee on Appropriations and the Committee on Taxes, upon recommending passage of any bill described in Rule 5.7 or 5.9, shall provide to the Committee on Ways and Means a fiscal statement on the bill.

After the House has received a reconciliation statement from the Committee on Ways and Means, the House shall not give a second reading to any bill described in Rule 5.7 or 5.9 other than the major expenditure and tax bills. However, a bill may be given its second reading after the House has received from the Committee on Ways and Means a statement certifying that the fiscal impact of the bill is within the guidelines of the budget resolution, or after authorization by majority vote of the whole House. The statement of the Committee on Ways and Means may be reported orally by the Chairman of the Committee on Ways and Means or his designee.

(15) Rule 5.11 is adopted to read:

5.11 <u>RECESS BILL INTRODUCTIONS</u> <u>During the period between</u> the last day of the session in any odd-numbered year and the first day of the session in the following year, any bill filed with the <u>Speaker for introduction shall be given a file number and may be</u> unofficially referred to an <u>appropriate standing committee of the</u> House of Representatives.

(16) Rule 6.1 is amended to read:

6.1 COMMITTEES. Standing committees of the House shall be appointed by the Speaker as follows:

AgricultureDivision:Agriculture FinanceAppropriationsDivisions:Agriculture, Transportation, and
Semi-StateEducationHealth and Human Services
State Departments

Budget

Commerce and Economic Development

Crime and Family Law

Economic Development and Housing

Education

Divisions Division: Education Finance Higher Education Environment and Natural Resources Financial Institutions and Insurance <u>Future and Technology</u> General Legislation and, Veterans Affairs and <u>Gaming</u> Governmental Operations Health and Human Services <u>Higher Education</u> Judiciary <u>Division: Crime and Family Law</u> Labor-Management Relations

Division: Unemployment Insurance Compensation and Workers' Compensation

Local and Urban Affairs

Metropolitan Affairs

Regulated Industries and **Energy**

Rules and Legislative Administration

Taxes

Division Divisions:

Local Government Finance <u>Property Tax</u> Tax Laws

Transportation Ways and Means

(17) Rule 6.6 is amended to read:

6.6 COMMITTEE RECORDS. The chairman or acting chairman of each standing committee shall cause a record to be kept, in the form prescribed by the Committee on Rules and Legislative Administration, which shall include the record of each bill referred to the committee and the minutes of the committee. The minutes shall include:

a. The time and place of each hearing or meeting of the committee;

b. Committee members present;

c. The name and address of each person appearing before the committee, together with the name and address of the person, association, firm or corporation in whose behalf the appearance is made;

d. The language of each motion, the name of the committee member making the motion, and the result of any vote taken upon the motion, including the ayes yeas and nays whenever a roll call is demanded;

e. The date on which any subcommittee is created, the names of its members and the bills referred to it;

f. The record of each subcommittee meeting, including the time and place of the meeting; members present; the name of each person appearing before the subcommittee, together with the name of the person, association, firm or corporation in whose behalf the appearance is made; and the language of each motion, together with the name of the member making the motion, and the result of any vote taken upon the motion, including the ayes yeas and nays whenever a roll call is demanded;

g. Other important matters related to the work of the committee.

The minutes shall be approved at the next regular meeting of the committee.

Copies of the minutes, after approval by the committee, shall be filed with the Chief Clerk and shall be open to public inspection in the Chief Clerk's office. At the end of the biennium they shall be delivered, together with the other committee records, to the Director of the Legislative Reference Library, where they shall remain open for public inspection during regular office hours. A copy of any page of any committee minutes may be obtained upon payment of a fee determined by the Chief Clerk to be adequate to cover the cost of preparing the copy.

The magnetic tape recording of any committee meetings shall be retained by the chairman until the minutes of that meeting have been approved by the committee. The recording or a copy of the recording shall then be filed with the Director of the Legislative Reference Library, where it shall be maintained for a period of two years from the date of filing for use by any person in accordance with the rules of the Legislative Reference Library. After expiration of the two-year period the recording may be erased and the tape may be reused.

Any person may obtain a copy of such tape during the period in which it is maintained in the Legislative Reference Library upon payment of a fee determined by the Chief Clerk to be sufficient to cover the cost of the copy. Testimony and discussion preserved under this rule is not intended to be admissible in any court or administrative proceeding on an issue of legislative intent.

(18) Rule 6.11 is amended to read:

6.11 CONFERENCE COMMITTEES. A conference committee may report at any time. No committee except a conference committee or the Committee on Rules and Legislative Administration shall sit during any daily session of the House without leave.

A conference committee report shall include only subject matter contained in the House or Senate versions of the bill for which that conference committee was appointed, or like subject matter contained in a bill passed by the House. <u>The member presenting the</u> <u>Conference Committee report to the House shall disclose any subject</u> <u>matter new to the House version of the bill.</u>

In an odd-numbered year except after Monday, May 13 11, a written copy of a report of a conference committee shall be placed on the desk of each member of the House twelve 24 hours before action on the report by the House. If the report has been reprinted in the Journal of the House for a preceding day and is available to the members, the Journal copy shall serve as the written report.

(19) Rule 6.13 is adopted to read:

6.13 <u>PUBLIC TESTIMONY</u>. <u>Public testimony from proponents and</u> <u>opponents shall be allowed on every bill or resolution before either a</u> standing committee, division or subcommittee of the House.

(20) Rule 7.3 is amended to read:

7.3 DUTIES OF CHIEF CLERK. The Chief Clerk shall have general supervision of all clerical duties pertaining to the business of the House. He shall perform under the direction of the Speaker all the duties pertaining to his office and shall keep records showing the situation and progress of all bills, memorials and resolutions.

Neither the Chief Clerk nor any of his assistants or employees shall permit any records or papers belonging to the House to be removed from their custody other than in the regular course of business. The Chief Clerk shall report any missing records or papers to the Speaker.

During a temporary absence of the Chief Clerk, the First Assistant Chief Clerk shall be delegated all the usual responsibilities of the Chief Clerk and is authorized to sign the daily journal, enrollments, abstracts and other legislative documents. A temporary absence shall be defined by agreement of the Speaker and the Chairman of the Committee on Rules and Legislative Administration.

(21) Rule 7.5 is amended to read:

7.5 BUDGET AND PURCHASING. The Director of the Office of Legislative Management House administrative services shall prepare a biennial budget for the House which must be approved by the Committee on Rules and Legislative Administration before it is submitted to the Committee on Appropriations.

The Director shall be the agent of the House of Representatives for the purchase of supplies. The Director shall seek the lowest possible

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prices and shall file timely reports of expenditures made with the Committee on Rules and Legislative Administration.

(22) Rule 9.3 is amended to read:

9.3 DEADLINES. In odd-numbered years, committee reports on bills favorably acted upon by a committee in the house of origin after Thursday, April 4 Friday, April 10, and committee reports on bills originating in the other house favorably acted upon by a committee after Friday, April 19 Tuesday, April 28, shall be referred in the House of Representatives to the Committee on Rules and Legislative Administration for disposition. However, referral is not required after the first deadline when, by the second deadline, a committee acts on a bill that is a companion to a bill that has then been acted upon by the first deadline in the Senate. This rule does not apply in the House Committees on Appropriations and on Taxes and to the education finance bill in the Committee on Education.

(23) Rule 9.5 is deleted.

(24) Rule 9.6 is renumbered 9.5.

Vanasek moved that the report of the Committee on Rules and Legislative Administration on the proposed Permanent Rules of the House for the Seventy-Fifth Session be printed in the Journal for today and be laid over until Monday, February 9, 1987. The motion prevailed.

MOTIONS AND RESOLUTIONS

Rose moved that the name of Kalis be added as an author on H. F. No. 138. The motion prevailed.

Morrison moved that the name of Milbert be added as an author on H. F. No. 160. The motion prevailed.

Kostohryz moved that the name of Stanius be added as an author on H. F. No. 184. The motion prevailed.

Vellenga moved that the names of Wynia and Swenson be added as authors on H. F. No. 200. The motion prevailed.

Bauerly moved that the name of Segal be added as an author on H. F. No. 213. The motion prevailed.

Begich moved that the name of Nelson, D., be added as an author on H. F. No. 214. The motion prevailed. O'Connor moved that the names of Jennings, Haukoos and Blatz be added as authors on H. F. No. 215. The motion prevailed.

O'Connor moved that the name of Nelson, D., be added as an author on H. F. No. 216. The motion prevailed.

Bishop moved that the names of Kelly, Skoglund, Long and Morrison be added as authors on H. F. No. 222. The motion prevailed.

Sparby moved that the name of Jennings be added as an author on H. F. No. 224. The motion prevailed.

Nelson, D., moved that the names of Segal, Long, Haukoos and Kahn be added as authors on H. F. No. 227. The motion prevailed.

Bennett moved that the name of Simoneau be added as an author on H. F. No. 238. The motion prevailed.

O'Connor moved that the names of McEachern and Beard be added as authors on H. F. No. 242. The motion prevailed.

Schreiber introduced:

House Resolution No. 12, A House resolution setting limits for revenue, expenditures, and budget reserve for fiscal years 1988 and 1989.

SUSPENSION OF RULES

Schreiber moved that the rules be so far suspended that House Resolution No. 12 be now considered and be placed upon its adoption.

A roll call was requested and properly seconded.

The Speaker called Long to the Chair.

CALL OF THE HOUSE

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

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Anderson, G.	Bishop	Carruthers	Dempsey	Greenfield
Battaglia	Blatz	Clark	Dille	Gruenes
Beard	Boo	Clausnitzer	Dorn	Gutknecht
Begich	Brown	Cooper	Forsythe	Hartle
Bennett	Burger	Dauner	Frederick	Haukoos
Bertram	Carlson, L.	DeBlieck	Frerichs	Himle

JOURNAL OF THE HOUSE

Hugoson Jacobs Jaros Jefferson Jennings Johnson, A. Johnson, R. Johnson, V. Kalis Kelly Kelso Kinkel Kludt Knickerbocker Knuth Kostohryz Krueger Larsen Lasley Lieder	Long Marsh McDonald McEachern McKasy McLaughlin McPherson Milbert Miller Minne Morrison Munger Nelson, C. Nelson, C. Nelson, C. Nelson, K. Neuenschwander O'Connor Ogren Olsen, S. Olson, E.	Olson, K. Omann Onnen Orenstein Osthoff Otis Ozment Pappas Pauly Pelowski Peterson Poppenhagen Price Quinn Quist Redalen Reding Rest Rice Richter	Riveness Rodosovich Rose Rukavina Sarna Schafer Scheid Schoenfeld Schoenfeld Schreiber Segal Simoneau Skoglund Solberg Sparby Stanius Steensma Sviggum Swenson Thiede	Tjornhom Tompkins Trimble Tunheim Uphus Valento Vanasek Vellenga Voss Wagenius Waltman Welle Wenzel Winter Wynia Spk. Norton
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Vanasek moved that further proceedings of the roll call be dispensed with and that the Sergeant at Arms be instructed to bring in the absentees. The motion prevailed and it was so ordered.

The question recurred on the Schreiber motion and the roll was called.

Vanasek moved that those not voting be excused from voting. The motion prevailed.

There were 51 yeas and 77 nays as follows:

Those who voted in the affirmative were:

Those who voted in the negative were:

Cooper	DeBlieck Dorn Greenfield Jacobs Jefferson Johnson, A. Johnson, R. Kalis Kelly Kelso	Lieder Long McEachern McLaughlin Milbert	Murphy Nelson, C. Nelson, D. Nelson, K. Neuenschwander O'Connor Ogren Olson, E. Olson, K. Orenstein Otis	Peterson Price Quinn Reding Rest Riveness Rodosovich Rukavina Sarna Scheid
Dauner	Kinkel	Minne	Pappas	Schoenfeld

Segal Simoneau Skoglund Solberg Sparby Steensma Trimble Tunheim Vanasek Vellenga Voss Wagenius Welle Wenzel

Winter

Wynia

Spk. Norton

The motion did not prevail.

House Resolution No. 12 was referred to the Committee on Ways and Means.

Pelowski introduced:

House Resolution No. 13, A House resolution congratulating the girls and boys cross country teams from Winona High School for taking first and second place in the 1986 Class AA state high school cross country championship.

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

Rice, Knuth, Lieder, Steensma and Seaberg introduced:

House Resolution No. 14, A House resolution congratulating the Disabled American Veterans, Department of Minnesota, for their outstanding service, and willingness to continue this service without financial aid from the State of Minnesota during this biennium.

The Speaker resumed the Chair.

SUSPENSION OF RULES

Rice moved that the rules be so far suspended that House Resolution No. 14 be now considered and be placed upon its adoption. The motion prevailed.

HOUSE RESOLUTION NO. 14

A House resolution congratulating the Disabled American Veterans, Department of Minnesota, for their outstanding service, and willingness to continue this service without financial aid from the State of Minnesota during this biennium.

Whereas, the Disabled American Veterans of Minnesota have served our veterans through programs of advocacy, counseling, and referral; and Whereas, the Disabled American Veterans of Minnesota have improved living conditions for veterans by giving them clothing and household items, by giving them personal and benefits counseling, and by providing disabled veterans with disaster funds; and

Whereas, the Disabled American Veterans of Minnesota have improved the social conditions for veterans by the purchase of a bus for the Minnesota Veterans Home, and a television and pictures for the Minneapolis Veterans Administration Hospital; and

Whereas, the Disabled American Veterans of Minnesota have through the years been a vital lifeline to the outside world through hospital visitation to veterans temporarily or permanently hospitalized; and

Whereas, the Disabled American Veterans of Minnesota have also contributed time and money to aid worthwhile community projects and charities; area and Iron Range foodshelves, Alzheimers Disease research, and physically handicapped young people, to name just a few; and

Whereas, the Disabled American Veterans of Minnesota through their own initiative have established Thrift Stores, open to the public, the profits from which go back into the organization; and

Whereas, these stores have been so popular and well managed that the Department does not need funding from the state at this time, and wishes to help the State of Minnesota in meeting its pressing financial needs by not requesting funding for this biennium; Now, Therefore,

Be It Resolved by the House of Representatives of the State of Minnesota that the Disabled American Veterans, Department of Minnesota be congratulated for their service, their sacrifice, and their dedication to our state.

Rice moved that House Resolution No. 14 be now adopted. The motion prevailed and House Resolution No. 14 was adopted.

ADJOURNMENT

Vanasek moved that when the House adjourns today it adjourn until 2:00 p.m., Monday, February 9, 1987. The motion prevailed.

Vanasek moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 2:00 p.m., Monday, February 9, 1987.

EDWARD A. BURDICK, Chief Clerk, House of Representatives