

STATE OF MINNESOTA

SEVENTY-SIXTH SESSION—1989

FORTY-THIRD DAY

SAINT PAUL, MINNESOTA, TUESDAY, MAY 2, 1989

The House of Representatives convened at 12:00 noon and was called to order by Robert E. Vanasek, Speaker of the House.

Prayer was offered by Monsignor James D. Habiger, House Chaplain.

The roll was called and the following members were present:

| | | | | |
|--------------|---------------|----------------|-------------|--------------|
| Abrams | Frerichs | Krueger | Orenstein | Segal |
| Anderson, G. | Girard | Lasley | Osthoff | Simoneau |
| Anderson, R. | Greenfield | Lieder | Ostrom | Skoglund |
| Battaglia | Gruenes | Limmer | Otis | Solberg |
| Bauerly | Gutknecht | Long | Ozment | Sparby |
| Beard | Hartle | Lynch | Pappas | Stanius |
| Begich | Hasskamp | Macklin | Pauly | Steenasma |
| Bennett | Haukoos | Marsh | Pellow | Sviggum |
| Bertram | Heap | McDonald | Pelowski | Swenson |
| Bishop | Henry | McEachern | Peterson | Tjornhom |
| Blatz | Himle | McGuire | Poppenhagen | Tompkins |
| Boo | Hugoson | McLaughlin | Price | Trimble |
| Brown | Jacobs | McPherson | Pugh | Tunheim |
| Burger | Janezich | Milbert | Quinn | Valento |
| Carlson, D. | Jaros | Miller | Redalen | Vellenga |
| Carlson, L. | Jefferson | Morrison | Reding | Wagenius |
| Carruthers | Jennings | Munger | Rest | Waltman |
| Clark | Johnson, A. | Murphy | Rice | Weaver |
| Conway | Johnson, R. | Nelson, C. | Richter | Welle |
| Cooper | Johnson, V. | Nelson, K. | Rodosovich | Wenzel |
| Dauner | Kahn | Neuenschwander | Rukavina | Williams |
| Dawkins | Kalis | O'Connor | Runbeck | Winter |
| Dempsey | Kelly | Ogren | Sarna | Wynia |
| Dille | Kelso | Olson, E. | Schafer | Spk. Vanasek |
| Dorn | Kinkel | Olson, K. | Scheid | |
| Forsythe | Knickerbocker | Ormann | Schreiber | |
| Frederick | Kostohryz | Onnen | Seaberg | |

A quorum was present.

Uphus was excused.

Olsen, S., was excused until 5:50 p.m.

The Chief Clerk proceeded to read the Journal of the preceding

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

REPORTS OF CHIEF CLERK

Pursuant to Rules of the House, printed copies of H. F. Nos. 579, 604, 1407, 1548, 1668, 13, 1221, 186, 1697, 260 and 1734 and S. F. Nos. 200, 218, 391 and 829 have been placed in the members' files.

REPORTS OF STANDING COMMITTEES

Osthoff from the Committee on Financial Institutions and Housing to which was referred:

H. F. No. 1161, A bill for an act relating to housing; authorizing the Minnesota housing finance agency to establish a neighborhood preservation program and to issue revenue bonds for city housing rehabilitation loan and grant programs; appropriating money; amending Minnesota Statutes 1988, sections 462A.03, by adding a subdivision; and 462A.08, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 462A.

Reported the same back with the following amendments:

Page 1, line 22, delete "neighborhood" and insert "housing"

Page 1, line 23, delete "neighborhood" and insert "housing"

Page 1, line 25, delete "and commercial"

Page 1, line 26, delete "eligible neighborhoods" and insert "housing"

Page 2, line 2, delete "neighborhood" and insert "area"

Page 2, line 5, delete "a neighborhood" and insert "an area"

Page 2, line 7, delete "neighborhood" and insert "housing"

Page 2, line 8, delete everything after the period

Page 2, delete line 9

Page 2, line 10, delete "NEIGHBORHOOD" and insert "AREA"

Page 2, line 11, delete "neighborhood" and insert "housing"

Page 2, line 12, delete "neighborhood" and insert "area"

Page 2, lines 13 and 16, delete "neighborhood" and insert "area"

Page 2, line 22, delete "neighborhood's" and insert "area's"

Page 3, lines 6, 14, 17, 19, 21, 24, and 27, delete "neighborhood" and insert "housing"

Page 3, line 10, delete "neighborhood" and insert "area"

Page 3, line 23, after the first "bonds" insert "of the agency"

Amend the title as follows:

Page 1, line 3, delete "neighborhood" and insert "housing"

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

The report was adopted.

Pursuant to House Rule 9.3, H. F. No. 1161 was re-referred to the Committee on Rules and Legislative Administration.

Wynia from the Committee on Rules and Legislative Administration to which was referred:

H. F. No. 1689, A resolution memorializing the President and Congress of the United States to take action to review and revise the statutory framework of the laws of the United States with respect to hostile takovers and stock accumulations having certain adverse effects and to permit certain state regulation.

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

The report was adopted.

SECOND READING OF HOUSE BILLS

H. F. No. 1689 was read for the second time.

**INTRODUCTION AND FIRST READING
OF HOUSE BILLS**

The following House Files were introduced:

Boo, Kalis, Kelso, Sviggum and O'Connor introduced:

H. F. No. 1755, A bill for an act relating to transportation; establishing port improvement assistance program; proposing coding for new law as Minnesota Statutes, chapter 457A.

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

Blatz, McEachern, Beard, O'Connor and Pellow introduced:

H. F. No. 1756, A bill for an act relating to commerce; requiring persons selling wire and cable to provide identification and sign a receipt; amending Minnesota Statutes 1988, section 325E.21, subdivision 1.

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

Limmer, Uphus, Henry, Tjornhom and Macklin introduced:

H. F. No. 1757, A resolution memorializing Congress of ratification of a proposed amendment to the Constitution of the United States to provide for a delay in an increase in compensation to members of Congress until an intervening election of representatives has occurred.

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

HOUSE ADVISORIES

The following House Advisories were introduced:

Frerichs, Poppenhagen, Pellow, Hugoson and Girard introduced:

H. A. No. 10, A proposal to study and evaluate the economic development related programs in the state.

The advisory was referred to the Committee on Economic Development.

Trimble; Johnson, V., and Battaglia introduced:

H. A. No. 11, A proposal to study the Indian Affairs Council, its duties and membership.

The advisory was referred to the Committee on Local Government and Metropolitan Affairs.

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. 819, A bill for an act relating to Hennepin county; providing for the number of commissioners of the county housing and redevelopment authority; amending Minnesota Statutes 1988, section 383B.77, by adding a subdivision.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

H. F. No. 1438, A resolution memorializing the Board of Governors of the Federal Reserve Board to reject amendments to its rules that would govern permissible activities of state-chartered banks.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

H. F. No. 483, A bill for an act relating to crime; including controlled substance offenses in the evidentiary provision of the disorderly house crime; amending Minnesota Statutes 1988, section 609.33, subdivision 4.

H. F. No. 895, A bill for an act relating to state lands; authorizing the commissioner of transportation to convey certain surplus property to Stevens county for other than public purposes; authorizing

the county to sell the property for other than public purposes through a public sale.

H. F. No. 989, A bill for an act relating to trade practices; providing for payment to farm implement retailer by the manufacturer, wholesaler, or distributor who repurchases stock and inventory; amending Minnesota Statutes 1988, section 325E.06, subdivisions 1, 4, and 5.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

H. F. No. 1056, A bill for an act relating to utilities; regulating noncompetitive and competitive telephone services; amending Minnesota Statutes 1988, sections 237.07; 237.081; 237.295, subdivisions 1 and 2; 237.57, subdivision 1; 237.58, subdivision 1; 237.59, subdivisions 1, 2, 3, and 6; 237.60, subdivisions 1 and 2; 237.62, subdivisions 1 and 2, and by adding a subdivision; 237.63, subdivision 1, and by adding subdivisions; and 237.64, subdivisions 1 and 2; Laws 1987, chapter 340, section 26; proposing coding for new law in Minnesota Statutes, chapter 237; repealing Minnesota Statutes 1988, sections 237.075, subdivision 1a; and 237.081, subdivision 3.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

H. F. No. 1351, A bill for an act relating to local government; permitting the Dakota and Washington county housing and redevelopment authorities to waive performance bonds for single family housing construction; amending Laws 1971, chapter 333; and Laws 1974, chapter 475.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

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

H. F. No. 100, A bill for an act relating to state government; regulating part-time employees and employment policies; amending Minnesota Statutes 1988, sections 16A.11, subdivision 3; and

43A.24, subdivision 1, and by adding a subdivision; repealing Minnesota Statutes 1988, section 43A.25.

H. F. No. 1517, A bill for an act relating to local government; authorizing the city of St. Louis Park to change the name of the housing and redevelopment authority; permitting the recording of certain deeds.

PATRICK E. FLAHAVEN, Secretary of the Senate

Mr. Speaker:

I hereby announce that the Senate has concurred in and adopted the report of the Conference Committee on:

S. F. No. 227.

The Senate has repassed said bill in accordance with the recommendation and report of the Conference Committee. Said Senate File is herewith transmitted to the House.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONFERENCE COMMITTEE REPORT ON S. F. NO. 227

A bill for an act relating to health; enacting the uniform determination of death act; proposing coding for new law in Minnesota Statutes, chapter 145.

April 18, 1989

The Honorable Jerome M. Hughes
President of the Senate

The Honorable Robert E. Vanasek
Speaker of the House of Representatives

We, the undersigned conferees for S. F. No. 227, report that we have agreed upon the items in dispute and recommend as follows:

That the House recede from its amendment and that S. F. No. 227 be further amended as follows:

Page 1, line 14, after "with" insert "generally"

We request adoption of this report and repassage of the bill.

Senate Conferees: GREGORY L. DAHL, ALLAN H. SPEAR AND FRITZ KNAAK.

House Conferees: JOE QUINN, PHIL CARRUTHERS AND TERRY DEMPSEY.

Quinn moved that the report of the Conference Committee on S. F. No. 227 be adopted and that the bill be repassed as amended by the Conference Committee. The motion prevailed.

S. F. No. 227, A bill for an act relating to health; enacting the uniform determination of death act; proposing coding for new law in Minnesota Statutes, chapter 145.

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

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

Those who voted in the affirmative were:

| | | | | |
|--------------|-------------|----------------|-------------|--------------|
| Abrams | Frederick | Knickerbocker | Onnen | Seaberg |
| Anderson, G. | Frerichs | Kostohryz | Orenstein | Segal |
| Battaglia | Girard | Lasley | Ostrom | Simoneau |
| Bauerly | Greenfield | Lieder | Otis | Skoglund |
| Beard | Gruenes | Limmer | Ozment | Solberg |
| Begich | Gutknecht | Long | Pappas | Sparby |
| Bennett | Hartle | Macklin | Pauly | Stanius |
| Bertram | Hasskamp | Marsh | Pellow | Steensma |
| Bishop | Haukoos | McDonald | Pelowski | Swiggum |
| Blatz | Heap | McEachern | Peterson | Swenson |
| Boo | Henry | McGuire | Poppenhagen | Tjornhom |
| Brown | Hugoson | McPherson | Price | Tompkins |
| Burger | Jacobs | Milbert | Pugh | Trimble |
| Carlson, D. | Janezich | Miller | Quinn | Tunheim |
| Carlson, L. | Jaros | Morrison | Redalen | Valento |
| Carruthers | Jefferson | Munger | Reding | Vellenga |
| Clark | Jennings | Murphy | Rest | Wagenius |
| Conway | Johnson, A. | Nelson, C. | Rice | Waltman |
| Cooper | Johnson, R. | Nelson, K. | Richter | Weaver |
| Dauner | Johnson, V. | Neuenschwander | Rodosovich | Welle |
| Dawkins | Kahn | O'Connor | Rukavina | Wenzel |
| Dempsey | Kalis | Ogren | Sarna | Williams |
| Dille | Kelly | Olson, E. | Schafer | Winter |
| Dorn | Kelso | Olson, K. | Scheid | Wynia |
| Forsythe | Kinkel | Omam | Schreiber | Spk. Vanasek |

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

Mr. Speaker:

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

S. F. Nos. 490, 840, 1139, 786, 922, 1027, 459, 1083, 164 and 723.

PATRICK E. FLAHAVER, Secretary of the Senate

Mr. Speaker:

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

S. F. Nos. 49, 476, 572, 583, 598, 1042, 783, 1009, 1258, 486, 834, 1191, 243, 590, 1031 and 1401.

PATRICK E. FLAHAVER, Secretary of the Senate

Mr. Speaker:

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

S. F. Nos. 281, 180, 847, 1070, 809, 858, 1269, 886 and 1039.

PATRICK E. FLAHAVER, Secretary of the Senate

FIRST READING OF SENATE BILLS

S. F. No. 490, A bill for an act relating to human services; requiring county community social service plans to address the development of supported employment services; amending Minnesota Statutes 1988, section 256E.09, subdivision 3.

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

S. F. No. 840, A bill for an act relating to human services; defining persons with related conditions to include persons with prader-willi syndrome; amending Minnesota Statutes 1988, section 252.27, subdivision 1.

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

S. F. No. 1139, A bill for an act relating to occupations and professions; providing that psychologists licensed by the board of psychology and competent in marriage and family therapy may present themselves to the public as marriage and family therapists without being licensed by the board of marriage and family therapy

examiners; amending Minnesota Statutes 1988, section 148B.32, subdivision 2.

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

S. F. No. 786, A bill for an act relating to sheriffs; allowing county boards to set sheriffs' fees; amending Minnesota Statutes 1988, section 357.09.

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

S. F. No. 922, A bill for an act relating to education; limiting the number of and altering petition procedures for school district levy referendums; amending Minnesota Statutes 1988, section 124A.03, subdivision 2.

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

S. F. No. 1027, A bill for an act relating to housing; making provisions for manufactured home park security deposits; amending Minnesota Statutes 1988, section 327C.02, subdivision 2.

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

S. F. No. 459, A bill for an act relating to local government; granting certain water and sewer powers to towns; amending Minnesota Statutes 1988, sections 444.075, subdivision 1; 444.16; 444.17; 444.18; 444.19; and 444.20.

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

S. F. No. 1083, A bill for an act relating to the environment; providing an exemption process from the power plant siting requirements for certain generating plants; appropriating money; amending Minnesota Statutes 1988, section 116C.57, by adding a subdivision.

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

S. F. No. 164, A bill for an act relating to workers' compensation; providing for certified questions to the workers' compensation court of appeals; proposing coding for new law in Minnesota Statutes, chapter 176.

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

S. F. No. 723, A bill for an act relating to occupations and professions; regulating nursing; proposing the Minnesota nurse practice act; providing penalties; amending Minnesota Statutes 1988, sections 144A.43, subdivision 3; 145A.02, subdivision 18; 148.171; 148.181; 148.191; 148.211; 148.231; 148.241; 148.251; 148.261; 148.271; 148.281; 148.283; and 319A.02, subdivision 2; proposing coding for new law in Minnesota Statutes, chapter 148; repealing Minnesota Statutes 1988, sections 145A.06, subdivision 3; 148.191, subdivision 3; 148.221; 148.251, subdivision 2; 148.261, subdivision 3; 148.272; 148.281, subdivision 1a; 148.286; 148.29; 148.291; 148.292; 148.293; 148.294; 148.295; 148.296; 148.297; 148.298; and 148.299.

The bill was read for the first time.

Segal moved that S. F. No. 723 and H. F. No. 728, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 49, A bill for an act relating to agriculture; authorizing grazing or haying of certain land under conservation easements with the approval of the governor; amending Minnesota Statutes 1988, section 40.43, subdivision 4.

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

S. F. No. 476, A bill for an act relating to game and fish; prohibiting harassment of persons taking wild animals; proposing coding for new law in Minnesota Statutes, chapter 97A.

The bill was read for the first time.

Miller moved that S. F. No. 476 and H. F. No. 187, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 572, A bill for an act relating to crimes; increasing the

penalty for falsely reporting child abuse to influence child custody hearing; amending Minnesota Statutes 1988, section 609.507.

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

S. F. No. 583, A bill for an act relating to agriculture; regulating the manufacture of cultured dairy food; requiring pasteurization for certain dairy products; amending Minnesota Statutes 1988, section 32.486, subdivision 1, and by adding a subdivision.

The bill was read for the first time.

Bauerly moved that S. F. No. 583 and H. F. No. 1175, now on Special Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 598, A bill for an act relating to natural resources; changing certain provisions relating to the acquisition, disposition, and exchange of state lands; amending Minnesota Statutes 1988, sections 84.0272; 84.0274, by adding a subdivision; 92.19; 94.09, subdivision 2; 94.342, subdivision 3; 94.343, subdivision 3; and 94.344, subdivision 3.

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

S. F. No. 1042, A bill for an act relating to agriculture; requiring the use of soy-based ink for some printing operations; proposing coding for new law in Minnesota Statutes, chapter 16B.

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

S. F. No. 783, A bill for an act relating to education; proposing a fifth year incentive plan for teachers in the Duluth school district.

The bill was read for the first time.

Jaros moved that S. F. No. 783 and H. F. No. 872, now on Special Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1009, A bill for an act relating to Carver and Scott counties; providing for the location of offices for the county attorney,

court administrator, and sheriff, and for the location of the district court and the county jail.

The bill was read for the first time.

McDonald moved that S. F. No. 1009 and H. F. No. 1179, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1258, A bill for an act relating to Martin county; permitting the county board to assign certain duties to the county recorder.

The bill was read for the first time.

Hugoson moved that S. F. No. 1258 and H. F. No. 1504, now on the Consent Calendar, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 486, A bill for an act relating to juvenile justice; requiring reasonable efforts to prevent placement of children in need of protection or services proceedings; amending duty of juvenile court to ensure placement prevention and family reunification; defining reasonable efforts; clarifying definitions, jurisdiction, and services for Indian children; requiring preference for racial or ethnic heritage for appointment of guardian ad litem; requiring consideration of reasonable efforts in factors determining neglect; requiring that a child be in imminent danger for detention; permitting social services to release for detention; requiring finding of reasonable efforts at detention; and imposing requirements for disposition case plans; amending Minnesota Statutes 1988, sections 260.012; 260.015, subdivisions 11, 13, 14, and by adding subdivisions; 260.111, by adding a subdivision; 260.135, subdivision 2; 260.141; 260.155, subdivisions 4 and 7; 260.165, subdivision 1; 260.171, subdivision 1; 260.172, subdivisions 1 and 4; 260.173, subdivision 2; 260.181, subdivision 2; and 260.191, subdivisions 1a and 1e.

The bill was read for the first time.

Rest moved that S. F. No. 486 and H. F. No. 981, now on Special Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 834, A bill for an act relating to consumer protection; requiring motor vehicle damage disclosures and branding certificates of title; amending Minnesota Statutes 1988, sections 168A.04, subdivisions 1 and 4; and 168A.05, subdivisions 3 and 5; proposing coding for new law in Minnesota Statutes, chapter 325F.

The bill was read for the first time.

Sarna moved that S. F. No. 834 and H. F. No. 1118, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1191, A bill for an act relating to political subdivisions; permitting participation in risk retention groups; amending Minnesota Statutes 1988, section 471.981, by adding a subdivision.

The bill was read for the first time.

Carruthers moved that S. F. No. 1191 and H. F. No. 1407, now on Technical General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 243, A bill for an act relating to insurance; regulating access to certain insurance and medical data; amending Minnesota Statutes 1988, section 176.138.

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

S. F. No. 590, A bill for an act relating to veterans; requiring corrections officials to consider the fact that a veteran inmate suffers from posttraumatic stress disorder in the preparation of the inmate's corrections plan; proposing coding for new law in Minnesota Statutes, chapter 243.

The bill was read for the first time.

Welle moved that S. F. No. 590 and H. F. No. 759, now on Special Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1031, A bill for an act relating to health; establishing notice requirements for emergency medical services personnel who are first responders; providing safeguards for first responders against exposure to infectious diseases; proposing coding for new law in Minnesota Statutes, chapter 144.

The bill was read for the first time.

Trimble moved that S. F. No. 1031 and H. F. No. 1379, now on Special Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1401, A bill for an act relating to economic development; changing the requirements for loans to Indians; amending Minnesota Statutes 1988, section 116J.64, subdivision 7.

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

S. F. No. 281, A bill for an act relating to agriculture; allowing nuisance free, pollution free, aesthetic disposal of solid waste on agricultural land by a person engaged in farming; requiring planning and providing technical and financial assistance for land application of certain solid wastes; requiring the pollution control agency to notify the commissioner of agriculture and hold public hearings on rules affecting farming operations; amending Minnesota Statutes 1988, sections 14.115, subdivision 1; 115A.46, subdivision 2; 115A.48, subdivisions 1, 2, and by adding a subdivision; and 116.07, subdivision 4; proposing coding for new law in Minnesota Statutes, chapter 17.

The bill was read for the first time.

Olson, E., moved that S. F. No. 281 and H. F. No. 1040, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 180, A bill for an act relating to the office of the secretary of state; establishing a procedure for contesting the registration of a corporation, limited partnership, or assumed name, or a trade or service mark with the secretary of state; providing that the office of the secretary of state is not liable for registrations; amending Minnesota Statutes 1988, sections 300.025; 302A.115, by adding a subdivision; 303.05, by adding a subdivision; 308.06, by adding a subdivision; 317.09, by adding a subdivision; 322A.02; 322A.72; 1989 S.F. No. 525, section 12, by adding a subdivision; S.F. No. 848, article 1, section 8, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 5.

The bill was read for the first time.

Hugoson moved that S. F. No. 180 and H. F. No. 513, now on Special Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 847, A bill for an act relating to transportation; deregulating persons who provide transportation service under contract to and with assistance from the department of transportation; amending Minnesota Statutes 1988, sections 221.022; 221.025; and 221.031, by adding a subdivision.

The bill was read for the first time.

Hasskamp moved that S. F. No. 847 and H. F. No. 953, now on Special Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1070, A bill for an act relating to state lands; authorizing sale of certain tax-forfeited land that borders public water in Chisago county.

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

S. F. No. 809, A bill for an act relating to juveniles; including emotionally abused children among children in need of protection or services; amending Minnesota Statutes 1988, section 260.015, subdivision 2a, and by adding a subdivision.

The bill was read for the first time.

Stanis moved that S. F. No. 809 and H. F. No. 604, now on Technical General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 858, A bill for an act relating to health; authorizing community health boards to establish community-based health promotion teams; prescribing duties; amending Minnesota Statutes 1988, section 145A.10, by adding a subdivision.

The bill was read for the first time.

Schafer moved that S. F. No. 858 and H. F. No. 1110, now on the Consent Calendar, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1269, A bill for an act relating to gambling; video games of chance; requiring notice to the public and to employees of the consequences of participating in cash awards; amending Minnesota Statutes 1988, sections 349.51, subdivision 2; 349.53; and 349.56; proposing coding for new law in Minnesota Statutes, chapter 349.

The bill was read for the first time.

Price moved that S. F. No. 1269 and H. F. No. 1648, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 886, A bill for an act relating to insurance; township mutuals; permitting the directors to choose a manager who need not be a member of the board; expanding the permissible duties of the treasurer and manager; permitting township mutual fire insurance companies to cover certain secondary property; permitting township mutual insurance companies to insure secondary property outside the companies' territory under certain circumstances; setting forth a director's personal liability; amending Minnesota Statutes 1988, sections 67A.09, subdivision 1; 67A.12, subdivision 1; 67A.14, subdivisions 1 and 5; and 67A.17, subdivisions 2 and 3.

The bill was read for the first time.

Cooper moved that S. F. No. 886 and H. F. No. 780, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

S. F. No. 1039, A bill for an act relating to charitable gambling; permitting organizations to treat legal expenses as an allowable expense; amending Minnesota Statutes 1988, section 349.15.

The bill was read for the first time.

Jacobs moved that S. F. No. 1039 and H. F. No. 1358, now on General Orders, be referred to the Chief Clerk for comparison. The motion prevailed.

CONSIDERATION UNDER RULE 1.10

Pursuant to rule 1.10, Long requested immediate consideration of H. F. No. 1734.

H. F. No. 1734 was reported to the House.

Waltman moved to amend H. F. No. 1734, the first engrossment, as follows:

Page 40, after line 4, insert:

"Sec. 3. Minnesota Statutes 1988, section 270.16, subdivision 1, is amended to read:

Subdivision 1. ~~When it shall be made to appear to~~ The commissioner of revenue, ~~by shall examine any complaint or by the any finding of a court or of the legislature, or either body of the legislature, or any committee of the legislature, or any city council or county board, that any considerable amount of property has been improperly omitted from the tax list or assessment roll of any~~

district or county for any year, or, if assessed, that ~~the same~~ it has been undervalued or overvalued, as compared with like property in the same county or in the state so that the assessment for such year in such district or county is grossly unfair and inequitable. A complaint or finding may be made whether or not the same property has been equalized by the county board of equalization or the commissioner of revenue. The commissioner of revenue shall examine into the facts in the matter ~~and~~. If satisfied ~~therefrom~~ that it would be for the best interests of the state that a reassessment of such the property be made, the commissioner shall appoint a special assessor and such deputy assessors as may be necessary and cause a reassessment to be made of all or any of the real and personal property, or either, in any such district or county as the commissioner may deem best, to the end that all property in such the district or county shall be assessed equitably as compared with like property in such the district or county. At the request of the governing body of the district or county, a contested case hearing shall be held under chapter 14 to determine whether there is a need for a reassessment under this subdivision.

Sec. 4. Minnesota Statutes 1988, section 270.18, is amended to read:

270.18 [REASSESSMENT; COMPENSATION; REIMBURSEMENT BY COUNTIES.]

The compensation of each special assessor and deputies, appointed under the provisions of sections 270.11, subdivision 3, and 270.16, and ~~the~~ their expenses as such, shall be fixed by the commissioner of revenue and paid out of money appropriated for operation of the department of revenue. The commissioner of revenue on ~~October~~ June 1 shall notify the auditor of each affected county of the amount thereof paid on behalf of such county since October 1, 1988, or in years subsequent to 1989, since June 1 of the preceding year, ~~whereupon~~. At the request of the governing body of the assessment district, a contested case hearing shall be held under chapter 14 to determine whether the amount charged by the commissioner of revenue is fair and equitable. The county auditor shall levy a tax upon the taxable property in the assessment district or districts wherein such in which the reassessment was made sufficient to pay the same amount due. One-half of such the tax shall be levied in the year in which the commissioner of revenue so notifies the county auditor and the remaining one-half shall be levied in the following year. The respective counties shall reimburse the state by paying one-half of the tax so assessed on or before July 1 and the remaining one-half on or before December 1 in the year in which the tax is payable by owner, whether or not the tax was collected by the county. The reimbursement shall be credited to the general fund. If any county fails to reimburse the state within the time specified herein in this section, the commissioner of revenue is empowered to may

order withholding of state aids or distributions to such the county equal to the amount delinquent.”

Page 43, after line 31, insert:

“Sec. 10. Minnesota Statutes 1988, section 273.11, subdivision 1, is amended to read:

Subdivision 1. [GENERALLY.] Except as provided in subdivisions 6, 8, and 9 or section 273.17, subdivision 1, all property shall be valued at its market value. The market value as determined pursuant to this section shall be stated such that any amount under \$100 is rounded up to \$100 and any amount exceeding \$100 shall be rounded to the nearest \$100. In estimating and determining such value, the assessor shall not adopt a lower or different standard of value because the same is to serve as a basis of taxation, nor shall the assessor adopt as a criterion of value the price for which such property would sell at a forced sale, or in the aggregate with all the property in the town or district; but the assessor shall value each article or description of property by itself, and at such sum or price as the assessor believes the same to be fairly worth in money. In assessing any tract or lot of real property, the value of the land, exclusive of structures and improvements, shall be determined, and also the value of all structures and improvements thereon, and the aggregate value of the property, including all structures and improvements, excluding the value of crops growing upon cultivated land. In valuing real property upon which there is a mine or quarry, it shall be valued at such price as such property, including the mine or quarry, would sell for a fair, voluntary sale, for cash. In valuing real property which is vacant, the fact that such property is platted shall not be taken into account. An individual lot of such platted property shall not be assessed in excess of the assessment of the land as if it were unplatted until the lot is improved with a permanent improvement all or a portion of which is located upon the lot, ~~or for~~ a period of three years after final approval of said plat whichever is shorter. When a lot is sold or construction begun, the gross tax capacity of that lot or any single contiguous lot fronting on the same street shall be eligible for reassessment. All property, or the use thereof, which is taxable under section 272.01, subdivision 2, or 273.19, shall be valued at the market value of such property and not at the value of a leasehold estate in such property, or at some lesser value than its market value.”

Page 48, after line 4, insert:

“Sec. 16. Minnesota Statutes 1988, section 273.12, is amended to read:

273.12 [ASSESSMENT OF REAL PROPERTY.]

It shall be the duty of every assessor and board, in estimating and

determining the value of lands for the purpose of taxation, to consider and give due weight to every element and factor affecting the market value thereof, including its location with reference to roads and streets and the location of roads and streets thereon or over the same, and to take into consideration a reduction in the acreage of each tract or lot sufficient to cover the amount of land actually used for any improved public highway and the reduction in area of land caused thereby, provided, that in determining the market value of vacant land, the fact that such land is platted shall not be taken into account. An individual lot of such platted property shall not be assessed in excess of the assessment of the land as if it were unplatted until the lot is improved with a permanent improvement all or a portion of which is located upon the lot, or for a period of three years after final approval of said plat whichever is shorter. When a lot is sold or construction begun, the gross tax capacity of that lot or any single contiguous lot fronting on the same street shall be eligible for reassessment. It shall be the duty of every assessor and board, in estimating and determining the value of lands for the purpose of taxation, to consider and give due weight to lands which are comparable in character, quality, and location, to the end that all lands similarly located and improved will be assessed upon a uniform basis and without discrimination and, for agricultural lands, to consider and give recognition to its earning potential as measured by its free market rental rate.

Notwithstanding the provisions of this or any other section, no additional value shall be assessed for unmined mineral value except for iron ore or taconite."

Page 78, after line 26, insert:

"Section 3 is effective for complaints or findings received by the commissioner after the date of enactment of this act. Section 4 is effective for notices from the commissioner to county auditors after the date of enactment of this act."

Renumber the sections in article 5 in sequence

Correct internal references

Amend the title as follows:

Page 1, line 33, after "subdivision," insert "270.16, subdivision 1; 270.18;"

Page 1, line 36, after "273.11," insert "subdivision 1, and"

Page 1, line 39, after "2," insert "273.12;"

POINT OF ORDER

Long raised a point of order pursuant to rule 3.10 that the Waltman amendment was not in order. The Speaker ruled the point of order not well taken and the amendment in order.

The question recurred on the Waltman amendment to H. F. No. 1734, the first engrossment. The motion did not prevail and the amendment was not adopted.

Dempsey moved to amend H. F. No. 1734, the first engrossment, as follows:

Page 24, after line 9, insert:

“Sec. 8. Minnesota Statutes 1988, section 297A.275, is amended to read:

297A.275 [ACCELERATED PAYMENT OF JUNE LIABILITY.]

(a) Every vendor having a liability of \$1,500 or more in May 1988 or 1989, in May of each subsequent year 1990, or in May 1991, shall remit the June liability in the manner required by this section paragraph.

On or before June 20, 1988 1989, or June 20 of each subsequent year, 1990, or June 20, 1991, the vendor shall remit the actual May liability and one-half of the estimated June liability to the commissioner and file the return on a form prescribed by the commissioner.

(b) Every vendor having a liability of \$5,000 or more in May 1992 and May 1993, shall remit the June liability in the manner required by this paragraph.

On or before June 20, 1992, and June 20, 1993, the vendor shall remit the actual May liability and one-half of the estimated June liability to the commissioner and file the return on a form prescribed by the commissioner.

(c) Every vendor having a liability of \$15,000 or more in May 1994 and May 1995, shall remit the June liability in the manner required by this paragraph.

On or before June 20, 1994, and June 20, 1995, the vendor shall remit the actual May liability and one-half of the estimated June liability to the commissioner and file the return on a form prescribed by the commissioner.

(d) Every vendor having a liability of \$50,000 or more in May 1996 and May 1997, shall remit the June liability in the manner required by this paragraph.

On or before June 20, 1996, and June 20, 1997, the vendor shall remit the actual May liability and one-half of the estimated June liability to the commissioner and file the return on a form prescribed by the commissioner.

(e) On or before August 20, 1988 1989, or August 20 of each subsequent year, the vendor shall submit a return showing the actual June liability and paying any additional amount of tax not remitted in June. A penalty is hereby imposed equal to ten percent of the amount of June liability required to be paid in June less the amount remitted in June. However, the penalty shall not be imposed if the amount remitted in June equals the lesser of (a) 45 percent of the actual June liability, or (b) 50 percent of the preceding May's liability."

Page 25, after line 11, insert:

"Sec. 10. [REPEALER.]

Minnesota Statutes 1988, section 297A.275, is repealed."

Page 25, line 15, delete "8" and insert "9"

Page 25, line 17, after the period insert "Section 10 is effective January 1, 1998."

Renumber the sections in article 2 in sequence

Correct internal references

Amend the title as follows:

Page 2, after line 21, insert "297A.275;"

Page 2, after line 47, insert "297A.275;"

A roll call was requested and properly seconded.

The question was taken on the Dempsey amendment and the roll was called. There were 57 yeas and 70 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|---------|--------|-------------|---------|
| Abrams | Bennett | Boo | Carlson, D. | Dempsey |
| Anderson, R. | Blatz | Burger | Cooper | Dille |

| | | | | |
|-----------|---------------|-----------|-------------|----------|
| Forsythe | Himle | McDonald | Pellow | Swenson |
| Frederick | Hugoson | McPherson | Poppenhagen | Tjornhom |
| Frerichs | Jennings | Miller | Redalen | Tompkins |
| Girard | Johnson, R. | Morrison | Richter | Valento |
| Gruenes | Johnson, V. | Olson, K. | Runbeck | Waltman |
| Gutknecht | Knickerbocker | Omam | Schafer | Weaver |
| Hartle | Limmer | Onnen | Schreiber | Williams |
| Haukoos | Lynch | Osthoff | Seaberg | |
| Heap | Macklin | Ozment | Stanisus | |
| Henry | Marsh | Pauly | Sviggum | |

Those who voted in the negative were:

| | | | | |
|--------------|-------------|------------|------------|--------------|
| Anderson, G. | Greenfield | Lieder | Otis | Segal |
| Battaglia | Hasskamp | Long | Pappas | Simoneau |
| Bauerly | Jacobs | McEachern | Pelowski | Skoglund |
| Beard | Janezich | McGuire | Peterson | Solberg |
| Begich | Jaros | McLaughlin | Price | Steensma |
| Bertram | Jefferson | Milbert | Pugh | Trimble |
| Brown | Johnson, A. | Murphy | Quinn | Tunheim |
| Carlson, L. | Kalis | Nelson, C. | Reding | Vellenga |
| Carruthers | Kelly | Nelson, K. | Rest | Wagenius |
| Clark | Kelso | O'Connor | Rice | Welle |
| Conway | Kinkel | Ogren | Rodosovich | Wenzel |
| Dauner | Kostohryz | Olson, E. | Rukavina | Winter |
| Dawkins | Krueger | Orenstein | Sarna | Wynia |
| Dorn | Lasley | Ostrom | Scheid | Spk. Vanasek |

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

Knickerbocker moved to amend H. F. No. 1734, the first engrossment, as follows:

Page 50, line 35, delete "3.0" and insert "2.5"

A roll call was requested and properly seconded.

The question was taken on the Knickerbocker amendment and the roll was called. There were 49 yeas and 77 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|-----------|-----------|---------------|-------------|----------|
| Abrams | Frerichs | Knickerbocker | Nelson, K. | Segal |
| Bennett | Gruenes | Limmer | Onnen | Stanisus |
| Bishop | Gutknecht | Lynch | Orenstein | Sviggum |
| Blatz | Hartle | Macklin | Pauly | Swenson |
| Boo | Haukoos | Marsh | Pellow | Tjornhom |
| Burger | Heap | McDonald | Poppenhagen | Tompkins |
| Dempsey | Henry | McPherson | Runbeck | Valento |
| Dille | Himle | Miller | Schafer | Waltman |
| Forsythe | Kalis | Morrison | Schreiber | Weaver |
| Frederick | Kelso | Munger | Seaberg | |

Those who voted in the negative were:

| | | | | |
|--------------|-----------|--------|---------|-------------|
| Anderson, G. | Battaglia | Beard | Bertram | Carlson, D. |
| Anderson, R. | Bauerly | Begich | Brown | Carlson, L. |

| | | | | |
|------------|-------------|----------------|------------|--------------|
| Carruthers | Johnson, A. | Murphy | Peterson | Steensma |
| Clark | Johnson, R. | Nelson, C. | Price | Trimble |
| Conway | Johnson, V. | Neuenschwander | Pugh | Tunheim |
| Cooper | Kahn | O'Connor | Quinn | Vellenga |
| Dauner | Kelly | Ogren | Reding | Wagenius |
| Dawkins | Kinkel | Olson, E. | Rest | Welle |
| Dorn | Kostohryz | Olson, K. | Rice | Wenzel |
| Girard | Krueger | Omann | Rodosovich | Williams |
| Greenfield | Lasley | Osthoff | Sarna | Winter |
| Hasskamp | Lieder | Ostrom | Scheid | Wynia |
| Hugoson | McEachern | Otis | Simoneau | Spk. Vanasek |
| Jacobs | McGuire | Ozment | Skoglund | |
| Jefferson | McLaughlin | Pappas | Solberg | |
| Jennings | Milbert | Pelowski | Sparby | |

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

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:

| | | | | |
|--------------|---------------|----------------|-------------|--------------|
| Abrams | Frederick | Krueger | Orenstein | Segal |
| Anderson, G. | Frerichs | Lasley | Osthoff | Simoneau |
| Anderson, R. | Girard | Lieder | Ostrom | Skoglund |
| Battaglia | Greenfield | Long | Ozment | Solberg |
| Bauerly | Gruenes | Lynch | Pappas | Sparby |
| Beard | Gutknecht | Macklin | Pellow | Stanius |
| Begich | Hartle | Marsh | Pelowski | Steensma |
| Bennett | Hasskamp | McDonald | Peterson | Sviggum |
| Bertram | Haukoos | McEachern | Poppenhagen | Swenson |
| Bishop | Heap | McGuire | Price | Tjornhom |
| Blatz | Henry | McLaughlin | Pugh | Tompkins |
| Boo | Himle | McPherson | Quinn | Trimble |
| Brown | Hugoson | Milbert | Redalen | Tunheim |
| Burger | Jacobs | Miller | Reding | Valento |
| Carlson, D. | Janezich | Morrison | Rest | Vellenga |
| Carlson, L. | Jaros | Murphy | Rice | Wagenius |
| Carruthers | Jefferson | Nelson, C. | Richter | Waltman |
| Clark | Johnson, A. | Nelson, K. | Rodosovich | Weaver |
| Conway | Johnson, R. | Neuenschwander | Rukavina | Welle |
| Cooper | Johnson, V. | O'Connor | Runbeck | Wenzel |
| Dauner | Kelly | Ogren | Sarna | Williams |
| Dawkins | Kelso | Olson, E. | Schafer | Winter |
| Dempsey | Kinkel | Olson, K. | Scheid | Spk. Vanasek |
| Dorn | Knickerbocker | Omann | Schreiber | |
| Forsythe | Kostohryz | Onnen | Seaberg | |

Schreiber 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.

Johnson, V.; Schafer; McDonald; Richter; Swenson; Henry; Boo; Heap; Pauly; Frederick; Stanius; Waltman; Hugoson; Tjornhom; Sviggum; Poppenhagen; Knickerbocker; McPherson; Marsh; Haukoos; Valento; Weaver; Girard; Miller; Runbeck; Macklin; Tompkins; Gruenes; Beard; Anderson, R.; Frerichs; Dempsey; Onnen; Himle and Dille moved to amend H. F. No. 1734, the first engrossment, as follows:

Pages 172 to 176 delete Article 11

Renumber remaining articles

Amend the title accordingly

A roll call was requested and properly seconded.

The question was taken on the Johnson, V., et al amendment and the roll was called.

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

There were 65 yeas and 66 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|-----------|---------------|-------------|-----------|
| Abrams | Dille | Hugoson | Miller | Runbeck |
| Anderson, R. | Forsythe | Jacobs | Morrison | Schafer |
| Beard | Frederick | Johnson, A. | Nelson, C. | Schreiber |
| Bennett | Frerichs | Johnson, R. | Omman | Seaberg |
| Bertram | Girard | Johnson, V. | Onnen | Stanius |
| Bishop | Gruenes | Knickerbocker | Ostrom | Sviggum |
| Blatz | Gutknecht | Kostohryz | Ozment | Swenson |
| Boo | Hartle | Limmer | Pauly | Tjornhom |
| Burger | Hasskamp | Lynch | Pellow | Tompkins |
| Carlson, D. | Haukoos | Macklin | Poppenhagen | Valentó |
| Conway | Heap | Marsh | Pugh | Waltman |
| Dauner | Henry | McDonald | Redalen | Weaver |
| Dempsey | Himle | McPherson | Richter | Williams |

Those who voted in the negative were:

| | | | | |
|--------------|-----------|----------------|------------|--------------|
| Anderson, G. | Jaros | McLaughlin | Pappas | Simoneau |
| Battaglia | Jefferson | Milbert | Pelowski | Skoglund |
| Bauerly | Jennings | Munger | Peterson | Solberg |
| Begich | Kahn | Murphy | Price | Sparby |
| Brown | Kalis | Nelson, K. | Quinn | Steensma |
| Carlson, L. | Kelly | Neuenschwander | Reding | Trimble |
| Carruthers | Kelso | O'Connor | Rest | Tunheim |
| Clark | Kinkel | Ogren | Rice | Vellenga |
| Cooper | Krueger | Olson, E. | Rodosovich | Wagenius |
| Dawkins | Lasley | Olson, K. | Rukavina | Welle |
| Dorn | Lieder | Orenstein | Sarna | Wenzel |
| Greenfield | Long | Osthoff | Scheid | Winter |
| Janezich | McGuire | Otis | Segal | Wynia |
| | | | | Spk. Vanasek |

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

Haukoos, McDonald and Sviggum moved to amend H. F. No. 1734, the first engrossment, as follows:

Page 25, after line 11, insert:

“Sec. 9. [REFUND.]

Notwithstanding the time limitations of Minnesota Statutes, section 297A.35, an organization that paid taxes before June 1, 1986, under Minnesota Statutes, chapter 297A, on the gross receipts from the conduct of lawful gambling received between March 1, 1982, and June 30, 1985, shall receive a refund from the commissioner of 50 percent of the taxes paid upon the filing of a claim for refund. The claim must be filed before January 1, 1990. No interest is payable on the refund.

Sec. 10. [APPROPRIATION.]

The amount necessary to pay the refunds in section 9 is appropriated from the general fund to the commissioner of revenue for fiscal years 1989 and 1990.

Page 25, line 17, after the period insert “Sections 9 and 10 are effective the day following final enactment.”

Renumber the remaining sections in article 2 in sequence

A roll call was requested and properly seconded.

The question was taken on the Haukoos et al amendment and the roll was called.

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

There were 51 yeas and 81 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|-----------|---------------|-------------|-----------|
| Abrams | Forsythe | Himle | Miller | Runbeck |
| Anderson, R. | Frederick | Hugoson | Morrison | Schafer |
| Bennett | Frerichs | Johnson, V. | Omann | Schreiber |
| Bishop | Girard | Knickerbocker | Onnen | Seaberg |
| Blatz | Gruenes | Limmer | Ozment | Stanius |
| Boo | Gutknecht | Lynch | Pauly | Sviggum |
| Burger | Hartle | Macklin | Pellow | Swenson |
| Carlson, D. | Haukoos | Marsh | Poppenhagen | Tjornhom |
| Conway | Heap | McDonald | Redalen | Tompkins |
| Dempsey | Henry | McPherson | Richter | Valento |
| | | | | Waltman |

Those who voted in the negative were:

| | | | | |
|--------------|-------------|---------|------------|-------------|
| Anderson, G. | Bertram | Cooper | Greenfield | Jefferson |
| Battaglia | Brown | Dauner | Hasskamp | Jennings |
| Bauerly | Carlson, L. | Dawkins | Jacobs | Johnson, A. |
| Beard | Carruthers | Dille | Janezich | Johnson, R. |
| Begich | Clark | Dorn | Jaros | Kahn |

| | | | | |
|------------|----------------|------------|----------|--------------|
| Kalis | Milbert | Ostrom | Rukavina | Wagenius |
| Kelly | Munger | Otis | Sarna | Weaver |
| Kelso | Murphy | Pappas | Scheid | Welle |
| Kinkel | Nelson, C. | Pelowski | Segal | Wenzel |
| Kostohryz | Nelson, K. | Peterson | Simoneau | Williams |
| Krueger | Neuenschwander | Price | Skoglund | Winter |
| Lasley | O'Connor | Pugh | Solberg | Wynia |
| Lieder | Ogren | Quinn | Sparby | Spk. Vanasek |
| Long | Olson, E. | Reding | Steensma | |
| McEachern | Olson, K. | Rest | Trimble | |
| McGuire | Orenstein | Rice | Tunheim | |
| McLaughlin | Osthoff | Rodosovich | Vellenga | |

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

Bauerly moved to amend H. F. No. 1734, the first engrossment, as follows:

Page 175, after line 15, insert a section to read:

"Sec. 7. Minnesota Statutes 1988, section 349.212, subdivision 4, is amended to read:

Subd. 4. [PULL-TAB AND TIPBOARD TAX.] (a) There is imposed a tax on the sale of each deal of pull-tabs and tipboards sold by a licensed distributor to a licensed organization, or to an organization holding an exemption identification number. The rate of the tax is ten percent of the ideal net of the pull-tab and tipboard deal. The tax is payable to the commissioner of revenue in the manner prescribed in section 349.2121 and the rules of the commissioner. The commissioner shall pay the proceeds of the tax to the state treasurer for deposit in the general fund. The sales tax imposed by chapter 297A on the sale of the pull-tabs and tipboards by the licensed distributor to an organization is imposed on the retail sales price less the tax imposed by this subdivision. The retail sale of pull-tabs or tipboards by the organization is exempt from taxes imposed by chapter 297A if the tax imposed by this subdivision has been paid and is exempt from all local taxes and license fees except a fee authorized under section 349.16, subdivision 4.

(b) The liability for the tax imposed by this section is incurred when the pull-tabs and tipboards are delivered by the distributor to the licensed or exempt organization, to a common or contract carrier for delivery to the organization, or when received by the organization's authorized representative at the distributor's place of business, regardless of the distributor's method of accounting or the terms of the sale.

(c) The exemptions contained in section 349.214, subdivision 2, paragraph (b), do not apply to the tax imposed in this subdivision. A distributor must require an exempt organization purchasing pull-tabs and tipboards to show proof of its exempt status, including its exemption identification number, before making a tax-exempt sale

to the organization. Each distributor must identify each such tax-exempt sale on reports required under section 349.2121, subdivision 4."

Page 176, after line 18, insert a section to read:

"Sec. 9. Minnesota Statutes 1988, section 349.214, subdivision 4, is amended to read:

Subd. 4. [TAXATION.] An organization's receipts from lawful gambling that is exempt from licensing under this section is not subject to the tax imposed by section 297A.02 or 349.212. The sale of pull-tabs and tipboards to an organization exempt from licensing under this section is exempt from the tax imposed by section 349.212, subdivision 4."

Renumber the remaining sections

Amend the title:

Page 2, line 24, after "349.212," insert "subdivision 4, and"

Page 2, line 25, after the semicolon insert "349.214, subdivision 4,"

The motion prevailed and the amendment was adopted.

Morrison, Forsythe, Blatz, Heap, Himle, Pauly, Knickerbocker, Frerichs and Seaberg moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 195, line 6, delete "and" and insert a comma

Page 195, line 6, before "are" insert "473F.01, 473F.02, 473F.03, 473F.05, 473F.06, 473F.07, 473F.08, 473F.09, 473F.10, 473F.11, 473F.12, and 473F.13"

Renumber the sections in sequence

Correct internal references

Amend the title accordingly

A roll call was requested and properly seconded.

The question was taken on the Morrison et al amendment and the roll was called.

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

There were 22 yeas and 106 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|---------|-----------|---------------|-------------|----------|
| Abrams | Forsythe | Heap | McPherson | Seaberg |
| Bishop | Frederick | Henry | Miller | Tompkins |
| Blatz | Frerichs | Himle | Morrison | |
| Boo | Gruenes | Kelso | Pauly | |
| Dempsey | Haukoos | Knickerbocker | Poppenhagen | |

Those who voted in the negative were:

| | | | | |
|--------------|-------------|----------------|------------|--------------|
| Anderson, G. | Gutknecht | Long | Ostrom | Segal |
| Anderson, R. | Hartle | Lynch | Otis | Simoneau |
| Battaglia | Hasskamp | Macklin | Ozment | Skoglund |
| Bauerly | Hugoson | Marsh | Pappas | Solberg |
| Beard | Jacobs | McDonald | Pellow | Sparby |
| Begich | Janezich | McEachern | Pelowski | Stanius |
| Bennett | Jaros | McGuire | Peterson | Steensma |
| Bertram | Jefferson | McLaughlin | Price | Swenson |
| Burger | Jennings | Milbert | Pugh | Tjornhom |
| Carlson, D. | Johnson, A. | Munger | Quinn | Trimble |
| Carlson, L. | Johnson, R. | Murphy | Reding | Tunheim |
| Carruthers | Johnson, V. | Nelson, C. | Rest | Valento |
| Clark | Kahn | Neuenschwander | Rice | Vellenga |
| Conway | Kalis | O'Connor | Richter | Wagenius |
| Cooper | Kelly | Ogren | Rodosovich | Waitman |
| Dauner | Kinkel | Olson, E. | Rukavina | Weaver |
| Dawkins | Kostohryz | Olson, K. | Runbeck | Welle |
| Dille | Krueger | Omann | Sarna | Wenzel |
| Dorn | Lasley | Onnen | Schafer | Williams |
| Girard | Lieder | Orenstein | Scheid | Winter |
| Greenfield | Limmer | Osthoff | Schreiber | Wynia |
| | | | | Spk. Vanasek |

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

Sviggum and Schafer moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 88, line 18, strike "three" and insert "the percentage growth in the implicit price deflator or six" and after "percent" insert "whichever is greater,"

A roll call was requested and properly seconded.

The question was taken on the Sviggum and Schafer amendment and the roll was called.

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

There were 24 yeas and 105 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|---------|----------|-----------|-----------|----------|
| Bennett | Dille | Hugoson | Onnen | Swiggum |
| Burger | Forsythe | McPherson | Redalen | Tompkins |
| Conway | Frerichs | Miller | Schafer | Valento |
| Dauner | Girard | Morrison | Schreiber | Waltman |
| Dempsey | Haukoos | Olson, K. | Seaberg | |

Those who voted in the negative were:

| | | | | |
|--------------|---------------|----------------|-------------|--------------|
| Abrams | Gruenes | Kostohryz | Orenstein | Scheid |
| Anderson, G. | Gutknecht | Krueger | Osthoff | Segal |
| Anderson, R. | Hartle | Lasley | Ostrom | Simoneau |
| Battaglia | Hasskamp | Lieder | Otis | Skoglund |
| Bauerly | Heap | Limmer | Ozment | Solberg |
| Beard | Henry | Long | Pappas | Sparby |
| Begich | Himle | Lynch | Pauly | Stanius |
| Bertram | Jacobs | Macklin | Pellow | Steensma |
| Bishop | Janezich | Marsh | Pelowski | Swenson |
| Blatz | Jaros | McEachern | Peterson | Tjornhom |
| Boo | Jefferson | McGuire | Poppenhagen | Trimble |
| Brown | Jennings | McLaughlin | Price | Tunheim |
| Carlson, D. | Johnson, A. | Milbert | Pugh | Vellenga |
| Carlson, L. | Johnson, R. | Munger | Quinn | Wagenius |
| Carruthers | Johnson, V. | Nelson, C. | Reding | Weaver |
| Clark | Kahn | Nelson, K. | Rest | Welle |
| Cooper | Kahs | Neuenschwander | Rice | Wenzel |
| Dawkins | Kelly | O'Connor | Rodosovich | Williams |
| Dorn | Kelso | Ogren | Rukavina | Winter |
| Frederick | Kinkel | Olson, E. | Runbeck | Wynia |
| Greenfield | Knickerbocker | Omann | Sarna | Spk. Vanasek |

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

Tompkins, Frerichs and Seaberg moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 86, delete lines 20 to 36

Delete page 87

Page 88, delete lines 1 to 10

Page 89, delete lines 7 to 11

Page 89, line 15, delete "greater of the"

Page 89, delete line 16

Page 89, line 17, delete "subdivision 3g or the"

Renumber sections in the article in sequence

Amend the title as follows:

Page 2, line 2, delete "3g,"

A roll call was requested and properly seconded.

The question was taken on the Tompkins et al amendment and the roll was called.

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

There were 50 yeas and 80 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|-------------|-----------|---------------|-------------|-----------|
| Abrams | Frederick | Johnson, V. | Onnen | Schafer |
| Beard | Frerichs | Knickerbocker | Ozment | Schreiber |
| Bennett | Girard | Limmer | Pauly | Seaberg |
| Blatz | Gruenes | Lynch | Pellow | Stanius |
| Boo | Gutknecht | Marsh | Pelowski | Sviggum |
| Burger | Hasskamp | McDonald | Poppenhagen | Swenson |
| Carlson, D. | Haukoos | McPherson | Pugh | Tjornhom |
| Conway | Henry | Miller | Redalen | Tompkins |
| Dempsey | Himle | Morrison | Richter | Valento |
| Dille | Hugoson | Omann | Runbeck | Waltman |

Those who voted in the negative were:

| | | | | |
|--------------|-------------|----------------|------------|--------------|
| Anderson, G. | Greenfield | Krueger | Olson, E. | Simoneau |
| Anderson, R. | Hartle | Lasley | Olson, K. | Skoglund |
| Battaglia | Heap | Lieder | Orenstein | Solberg |
| Bauerly | Jacobs | Long | Osthoff | Sparby |
| Begich | Janezich | Macklin | Ostrom | Steensma |
| Bertram | Jaros | McEachern | Otis | Trimble |
| Bishop | Jefferson | McGuire | Pappas | Tunheim |
| Brown | Jennings | McLaughlin | Peterson | Vellenga |
| Carlson, L. | Johnson, A. | Milbert | Price | Wagenius |
| Carruthers | Johnson, R. | Munger | Quinn | Weaver |
| Clark | Kahn | Murphy | Reding | Welle |
| Cooper | Kalis | Nelson, C. | Rest | Wenzel |
| Dauner | Kelly | Nelson, K. | Rodosovich | Williams |
| Dawkins | Kelso | Neuenschwander | Rukavina | Winter |
| Dorn | Kinkel | O'Connor | Sarna | Wynia |
| Forsythe | Kostohryz | Ogren | Scheid | Spk. Vanasek |

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

Sparby moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 48, after line 4, insert:

"Sec. 13. Minnesota Statutes 1988, section 273.124, subdivision 8, is amended to read:

Subd. 8. [HOMESTEAD OWNED BY FAMILY FARM CORPORATION OR PARTNERSHIP.] (a) Each family farm corporation and each partnership operating a family farm is entitled to class 1b under section 273.13, subdivision 22, paragraph (b), or class 2a assessment for one homestead occupied by a shareholder or partner thereof who is residing on the land and actively engaged in farming of the land owned by the corporation or partnership. Homestead treatment applies even if legal title to the property is in the name of the corporation or partnership and not in the name of the person residing on it. "Family farm corporation" and "family farm" have the meanings given in section 500.24, except that the number of allowable shareholders or partners under this subdivision shall not exceed 12.

(b) In addition to property specified in paragraph (a), any other residences owned by corporations or partnerships described in paragraph (a) which are located on agricultural land and occupied as homesteads by shareholders or partners who are actively engaged in farming on behalf of the corporation or partnership must also be assessed as class 2a property or as class 1b property under section 273.13, subdivision 22, paragraph (b), but the property eligible is limited to the residence itself and as much of the land surrounding the homestead, not exceeding one acre, as is reasonably necessary for the use of the dwelling as a home, and does not include any other structures that may be located on it."

Renumber sections in sequence

Correct internal cross references

Amend the title accordingly

The motion prevailed and the amendment was adopted.

Kinkel; Hasskamp; Johnson, R., and Nelson, C., moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 52, line 23, strike "days" and insert "nights"

Page 52, line 25, after the period insert "For purposes of this paragraph, property is devoted to commercial use on a specific night if it is used and a fee is charged for the use."

The motion prevailed and the amendment was adopted.

The Speaker called Quinn to the Chair.

Himle, Macklin and Blatz moved to amend H. F. No. 1734, the first

engrossment, as amended, as follows:

Pages 47 and 48, delete section 12 and insert:

"Sec. 12. [273.1196] [STATE COMMERCIAL-INDUSTRIAL EFFECTIVE TAX RATE CREDIT.]

For property taxes payable in 1990 and thereafter, class 3a commercial-industrial property is eligible for a state commercial-industrial effective tax rate credit if taxes exceed the following percentages of market value:

- (1) for taxes payable in 1990, 4.95 percent;
- (2) for taxes payable in 1991, 4.65 percent;
- (3) for taxes payable in 1992, 4.35 percent;
- (4) for taxes payable in 1993, 4.05 percent; and
- (5) for taxes payable in 1994 and subsequent years, 3.75 percent.

The state reduction is equal to 100 percent of the property tax amount that is in excess of the percent of market value applicable for that year's credit. Only the market value and property tax attributable to the part of the parcel that is class 3a must be used in computing the reduction provided in this section.

The amount of the reduction must be reported to the commissioner of revenue as part of the abstracts of tax lists required to be filed with the commissioner under section 275.29.

There is annually appropriated from the general fund to the commissioners of revenue and education the amount necessary to replace the revenue lost to local units of government and school districts as a result of the reduction in property taxes provided in this section. The payment amounts must be determined and the installments paid under the provisions of sections 477A.015 and 273.1392."

A roll call was requested and properly seconded.

The question was taken on the Himle et al amendment and the roll was called.

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

There were 66 yeas and 66 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|-----------|---------------|----------------|-----------|
| Abrams | Forsythe | Johnson, R. | Neuenschwander | Schafer |
| Anderson, R. | Frederick | Johnson, V. | Olson, K. | Scheid |
| Bauerly | Frerichs | Knickerbocker | Omamm | Schreiber |
| Bennett | Girard | Limmer | Onnen | Seaberg |
| Bishop | Gruenes | Lynch | Ostrom | Stanisus |
| Blatz | Gutknecht | Macklin | Ozment | Sviggum |
| Boo | Hartle | Marsh | Pauly | Swenson |
| Burger | Haukoos | McDonald | Pellow | Tjornhom |
| Carlson, D. | Heap | McPherson | Poppenhagen | Tompkins |
| Conway | Henry | Miller | Pugh | Valento |
| Dempsey | Himle | Morrison | Redalen | Vellenga |
| Dille | Hugoson | Nelson, C. | Richter | Waltman |
| Dorn | Jennings | Nelson, K. | Runbeck | Weaver |
| | | | | Williams |

Those who voted in the negative were:

| | | | | |
|--------------|-------------|------------|------------|--------------|
| Anderson, G. | Hasskamp | Lasley | Osthoff | Segal |
| Battaglia | Jacobs | Lieder | Otis | Simoneau |
| Beard | Janezich | Long | Pappas | Skoglund |
| Begich | Jaros | McEachern | Pelowski | Solberg |
| Bertram | Jefferson | McGuire | Peterson | Sparby |
| Brown | Johnson, A. | McLaughlin | Price | Steensma |
| Carlson, L. | Kahn | Milbert | Quinn | Trimble |
| Carruthers | Kalis | Munger | Reding | Tunheim |
| Clark | Kelly | Murphy | Rest | Wagenius |
| Cooper | Kelso | O'Connor | Rice | Welle |
| Dauner | Kinkel | Ogren | Rodosovich | Wenzel |
| Dawkins | Kostohryz | Olson, E. | Rukavina | Winter |
| Greenfield | Krueger | Orenstein | Sarna | Wynia |
| | | | | Spk. Vanasek |

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

Schreiber, Macklin and Richter moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 55, line 9, strike "5.25" and insert "4.95"

Page 55, line 11, strike "5.25" and insert "4.95"

Page 55, line 11, strike "5.2" and insert "4.75"

Page 55, line 12, strike "5.15" and insert "4.55"

Page 61, line 23, strike "5.25" and insert "4.95"

Page 61, line 28, strike "5.25" and insert "4.95"

A roll call was requested and properly seconded.

The question was taken on the Schreiber et al amendment and the roll was called.

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

There were 64 yeas and 65 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|-------------|---------------|-------------|-----------|
| Abrams | Frederick | Johnson, V. | Morrison | Schafer |
| Anderson, R. | Frerichs | Kalis | Olson, K. | Schreiber |
| Bennett | Girard | Kelso | Omann | Seaberg |
| Bertram | Gruenes | Knickerbocker | Onnen | Stanius |
| Bishop | Gutknecht | Kostohryz | Ostrom | Svigum |
| Blatz | Hartle | Limmer | Ozment | Swenson |
| Boo | Hasskamp | Lynch | Pauly | Tjornhom |
| Burger | Haukoos | Macklin | Pellow | Tompkins |
| Carlson, D. | Heap | Marsh | Poppenhagen | Valento |
| Dauner | Henry | McDonald | Pugh | Waltman |
| Dempsey | Himle | McGuire | Redalen | Weaver |
| Dille | Hugoson | McPherson | Richter | Wenzel |
| Forsythe | Johnson, R. | Miller | Runbeck | |

Those who voted in the negative were:

| | | | | |
|--------------|-------------|----------------|------------|--------------|
| Anderson, G. | Janezich | Milbert | Pelowski | Skoglund |
| Battaglia | Jefferson | Munger | Peterson | Solberg |
| Bauerly | Jennings | Murphy | Price | Sparby |
| Beard | Johnson, A. | Nelson, C. | Quinn | Steensma |
| Begich | Kahn | Nelson, K. | Reding | Trimble |
| Carlson, L. | Kelly | Neuenschwander | Rest | Tunheim |
| Carruthers | Kinkel | O'Connor | Rice | Vellenga |
| Clark | Krueger | Ogren | Rodosovich | Wagenius |
| Cooper | Lasley | Olson, E. | Rukavina | Welle |
| Dawkins | Lieder | Orenstein | Sarna | Williams |
| Dorn | Long | Osthoff | Scheid | Winter |
| Greenfield | McEachern | Otis | Segal | Wynia |
| Jacobs | McLaughlin | Pappas | Simoneau | Spk. Vanasek |

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

The Speaker resumed the Chair.

Bennett; Swenson; Stanius; Frerichs; Gutknecht; Valento; Frederick; Haukoos; Heap; Dempsey; Seaberg; Schreiber; Hartle; Knickerbocker; Forsythe; Lynch; Blatz; Dille; Tompkins; Anderson, R.; Poppenhagen; Tjornhom; Pellow; Abrams; Runbeck and Macklin moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 23, after line 3, insert:

"Sec. 4. Minnesota Statutes 1988, section 297A.25, subdivision 9, is amended to read:

Subd. 9. [MATERIALS CONSUMED IN PRODUCTION.] (a) The gross receipts from the sale of and the storage, use, or consumption

of all materials, including chemicals, fuels, petroleum products, lubricants, packaging materials, including returnable containers used in packaging food and beverage products, feeds, seeds, fertilizers, electricity, gas and steam, used or consumed in agricultural or industrial production of personal property intended to be sold ultimately at retail, whether or not the item so used becomes an ingredient or constituent part of the property produced are exempt. Chemicals used for cleaning food processing machinery and equipment are included in this exemption. Such production shall include, but is not limited to, research, development, design or production of any tangible personal property, manufacturing, processing (other than by restaurants, and consumers) of agricultural products whether vegetable or animal, commercial fishing, refining, smelting, reducing, brewing, distilling, printing, mining, quarrying, lumbering, generating electricity and the production of road building materials. Such production shall not include painting, cleaning, repairing or similar processing of property except as part of the original manufacturing process. Machinery, equipment, implements, tools, accessories, appliances, contrivances, furniture and fixtures, used in such production and fuel, electricity, gas or steam used for space heating or lighting, are not included within this exemption; however, accessory tools, equipment and other short lived items, which are separate detachable units used in producing a direct effect upon the product, where such items have an ordinary useful life of less than 12 months, are included within the exemption provided herein. Electricity used to make snow for outdoor use for ski hills, ski slopes, or ski trails is included in this exemption.

(b) The gross receipts from the sale of and the storage, use, or consumption of all materials including electricity, gas, water, and steam used or consumed in providing services taxable under section 297A.01, subdivision 3, paragraph (j) are exempt. Machinery, equipment, implements, tools, accessories, appliances, contrivances, furniture, and fixtures, used in such production and fuel, electricity, gas, or steam used for space heating or lighting, are not included within this exemption; however, accessory tools, equipment, and other short-lived items, which are separate detachable units directly used in producing services taxable under section 297A.01, subdivision 3, paragraph (j), where such items have an ordinary useful life of less than 12 months, are included within the exemption provided in this paragraph.

Page 25, line 13, delete "4" and insert "5"

Page 25, line 14, delete "5, and 6" and insert "4, 6, and 7"

Page 25, line 15, delete "8" and insert "9"

Renumber the sections in sequence

Amend the title as follows:

Page 2, line 20, delete "subdivision 3" and insert "subdivisions 3, 9"

A roll call was requested and properly seconded.

The question was taken on the Bennett et al amendment and the roll was called.

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

There were 56 yeas and 74 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|-----------|---------------|-------------|-----------|
| Abrams | Dille | Hugoson | Morrison | Schafer |
| Anderson, R. | Forsythe | Johnson, V. | Omann | Scheid |
| Bennett | Frederick | Knickerbocker | Onnen | Schreiber |
| Bishop | Frerichs | Limmer | Ozment | Seaberg |
| Blatz | Girard | Lynch | Pauly | Stanius |
| Boo | Gutknecht | Macklin | Pellow | Sviggum |
| Brown | Hartle | Marsh | Poppenhagen | Swenson |
| Burger | Haukoos | McDonald | Pugh | Tjornhom |
| Carlson, D. | Heap | McPherson | Redalen | Tompkins |
| Dauner | Henry | Milbert | Richter | Valento |
| Dempsey | Himle | Miller | Runbeck | Waltman |
| | | | | Weaver |

Those who voted in the negative were:

| | | | | |
|--------------|-------------|----------------|------------|--------------|
| Anderson, G. | Hasskamp | Long | Ostrom | Skoglund |
| Battaglia | Jacobs | McEachern | Otis | Solberg |
| Bauerly | Janezich | McGuire | Pappas | Sparby |
| Beard | Jefferson | McLaughlin | Pelowski | Steensma |
| Begich | Johnson, A. | Munger | Peterson | Trimble |
| Bertram | Johnson, R. | Murphy | Price | Tunheim |
| Carlson, L. | Kahn | Nelson, C. | Quinn | Vellenga |
| Carruthers | Kalis | Nelson, K. | Reding | Wagenius |
| Clark | Kelly | Neuenschwander | Rest | Welle |
| Conway | Kelso | O'Connor | Rice | Wenzel |
| Cooper | Kinkel | Ogren | Rodosovich | Williams |
| Dawkins | Kostohryz | Olson, E. | Rukavina | Winter |
| Dorn | Krueger | Olson, K. | Sarna | Wynia |
| Greenfield | Lasley | Orenstein | Segal | Spk. Vanasek |
| Gruenes | Lieder | Osthoff | Simoneau | |

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

Schreiber, Forsythe, Abrams, McPherson, Boo and Knickerbocker moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 38, after line 18, insert:

"Sec. 4. Minnesota Statutes 1988, section 290A.04, is amended by

adding a subdivision to read:

Subd. 2g. A claimant who is a homeowner is allowed a refund equal to the excess of the claimant's net property taxes, over the greater of (1) six percent of the claimant's household income or (2) 1.25 percent of the market value of the homestead. In order to qualify for a refund under this subdivision, the claimant must have owned and occupied the homestead for a period of at least ten years (ending on December 31 of the year in which the taxes are payable). The commissioner of revenue may require claimants to certify ownership and occupancy of the homestead for the requisite period in a form the commissioner prescribes. The definition of "net property taxes" under subdivision 2h applies to this subdivision.

Page 38, line 19, delete "4" and insert "5"

Page 38, line 20, delete "Section 1 is" and insert "Sections 1 and 2 are"

A roll call was requested and properly seconded.

The question was taken on the Schreiber et al amendment and the roll was called.

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

There were 58 yeas and 73 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|-------------|---------------|-------------|-----------|
| Abrams | Frerichs | Kelso | Omann | Schreiber |
| Anderson, R. | Girard | Knickerbocker | Onnen | Seaberg |
| Bennett | Gruenes | Limmer | Orenstein | Stanius |
| Bishop | Gutknecht | Long | Ozment | Sviggum |
| Blatz | Hartle | Lynch | Pauly | Swenson |
| Boo | Hasskamp | Macklin | Pellow | Tjornhom |
| Burger | Haukoos | Marsh | Poppenhagen | Tompkins |
| Carlson, D. | Heap | McDonald | Pugh | Valento |
| Dempsey | Henry | McPherson | Redalen | Waltman |
| Dille | Himle | Milbert | Richter | Weaver |
| Forsythe | Hugoson | Miller | Rumbeck | |
| Frederick | Johnson, V. | Morrison | Schafer | |

Those who voted in the negative were:

| | | | | |
|--------------|------------|-------------|-----------|----------------|
| Anderson, G. | Carruthers | Jacobs | Kalis | McGuire |
| Battaglia | Clark | Janezich | Kelly | McLaughlin |
| Bauerly | Conway | Jaros | Kinkel | Munger |
| Beard | Cooper | Jefferson | Kostohryz | Murphy |
| Begich | Dauner | Jennings | Krueger | Nelson, K. |
| Bertram | Dawkins | Johnson, A. | Lasley | Neuenschwander |
| Brown | Dorn | Johnson, R. | Lieder | O'Connor |
| Carlson, L. | Greenfield | Kahn | McEachern | Ogren |

| | | | | |
|-----------|------------|----------|----------|--------------|
| Olson, E. | Peterson | Rukavina | Sparby | Wenzel |
| Olson, K. | Price | Sarna | Steensma | Williams |
| Osthoff | Quinn | Scheid | Trimble | Winter |
| Ostrom | Reding | Segal | Tunheim | Wynia |
| Otis | Rest | Simoneau | Vellenga | Spk. Vanasek |
| Pappas | Rice | Skoglund | Wagenius | |
| Pelowski | Rodosovich | Solberg | Welle | |

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

Schreiber and Sviggum moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 71, line 9, after the period insert "HOWEVER, ON A STATEWIDE AVERAGE, 69 PERCENT OF YOUR PROPERTY TAX INCREASE OCCURRED BECAUSE THE LEGISLATURE CHANGED FUNDING FORMULAS OR REQUIRED LOCAL UNITS OF GOVERNMENT TO PROVIDE SPECIFIC PROGRAMS AND SERVICES."

A roll call was requested and properly seconded.

The question was taken on the Schreiber and Sviggum amendment and the roll was called.

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

There were 50 yeas and 81 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|-------------|-----------|---------------|-------------|-----------|
| Abrams | Frederick | Hugoson | Miller | Runbeck |
| Bennett | Frerichs | Jennings | Morrison | Schafer |
| Bishop | Girard | Johnson, V. | Omann | Schreiber |
| Blatz | Gruenes | Knickerbocker | Ommen | Stanisus |
| Boo | Gutknecht | Limmer | Ozment | Sviggum |
| Burger | Hartle | Lynch | Pauly | Swenson |
| Carlson, D. | Haukoos | Macklin | Pellow | Tjornhom |
| Dempsey | Heap | Marsh | Poppenhagen | Tompkins |
| Dille | Henry | McDonald | Redalen | Valento |
| Forsythe | Himle | McPherson | Richter | Waltman |

Those who voted in the negative were:

| | | | | |
|--------------|------------|-------------|------------|----------------|
| Anderson, G. | Clark | Jaros | Krueger | Nelson, K. |
| Anderson, R. | Conway | Jefferson | Lasley | Neuenschwander |
| Battaglia | Cooper | Johnson, A. | Lieder | O'Connor |
| Bauerly | Dauner | Johnson, R. | Long | Ogren |
| Beard | Dawkins | Kahn | McEachern | Olson, E. |
| Begich | Dorn | Kalis | McGuire | Olson, K. |
| Bertram | Greenfield | Kelly | McLaughlin | Orenstein |
| Brown | Hasskamp | Kelso | Milbert | Osthoff |
| Carlson, L. | Jacobs | Kinkel | Munger | Ostrom |
| Carruthers | Janezich | Kostohryz | Murphy | Otis |

| | | | | |
|----------|------------|----------|----------|--------------|
| Pappas | Rest | Segal | Tunheim | Winter |
| Pelowski | Rice | Simoneau | Vellenga | Wynia |
| Peterson | Rodosovich | Skoglund | Wagenius | Spk. Vanasek |
| Price | Rukavina | Solberg | Weaver | |
| Pugh | Sarna | Sparby | Welle | |
| Quinn | Scheid | Steensma | Wenzel | |
| Reding | Seaberg | Trimble | Williams | |

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

Schreiber moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 66, line 32, delete "1.03" and insert "1.01"

Page 69, delete lines 20 to 36

Page 70, delete lines 1 to 9

Page 76, line 33, delete "three" and insert "one"

Page 78, after line 21, insert:

"Sec. 50. [REPEALER.]

Minnesota Statutes 1988, section 273.1398, subdivision 3, is repealed."

Page 79, after line 15, insert "Section 50 is effective for taxes payable in 1990 and subsequent years."

Renumber the sections in the article in sequence

Correct internal references

Amend the title as follows:

Page 1, line 25, after "towns," insert "repealing the disparity aid;"

Page 1, line 44, delete "3,"

Page 2, line 44, after "271.061;" insert "273.1398, subdivision 3;"

A roll call was requested and properly seconded.

The question was taken on the Schreiber amendment and the roll was called.

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

There were 48 yeas and 82 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|-------------|-----------|---------------|-----------|----------|
| Abrams | Frerichs | Johnson, V. | Morrison | Stanius |
| Bennett | Gruenes | Kelso | Omenn | Sviggum |
| Blatz | Gutknecht | Knickerbocker | Onnen | Swenson |
| Boo | Hartle | Limmer | Ozment | Tjornhom |
| Burger | Hasskamp | Lynch | Pauly | Tompkins |
| Carlson, D. | Haukoos | Macklin | Pellow | Valento |
| Dempsey | Heap | Marsh | Runbeck | Waltman |
| Dille | Henry | McDonald | Schafer | Weaver |
| Forsythe | Himle | McPherson | Schreiber | |
| Frederick | Hugoson | Miller | Seaberg | |

Those who voted in the negative were:

| | | | | |
|--------------|-------------|----------------|-------------|--------------|
| Anderson, G. | Greenfield | McEachern | Pappas | Skoglund |
| Anderson, R. | Jacobs | McGuire | Pelowski | Solberg |
| Battaglia | Janezich | McLaughlin | Peterson | Sparby |
| Bauerly | Jaros | Milbert | Poppenhagen | Steensma |
| Beard | Jefferson | Munger | Price | Trimble |
| Begich | Jennings | Murphy | Pugh | Tunheim |
| Bertram | Johnson, A. | Nelson, C. | Quinn | Vellenga |
| Brown | Johnson, R. | Nelson, K. | Redalen | Wagenius |
| Carlson, L. | Kahn | Neuenschwander | Reding | Welle |
| Carruthers | Kalis | O'Connor | Rest | Wenzel |
| Clark | Kelly | Ogren | Rice | Williams |
| Conway | Kinkel | Olson, E. | Rodosovich | Winter |
| Cooper | Kostohryz | Olson, K. | Rukavina | Wynia |
| Dauner | Krueger | Orenstein | Sarna | Spk. Vanasek |
| Dawkins | Lasley | Osthoff | Scheid | |
| Dorn | Lieder | Ostrom | Segal | |
| Girard | Long | Otis | Simoneau | |

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

Gutknecht, Osthoff, Gruenes, Marsh, Boo, Seaberg, Tjornhom and Frederick moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 176, after line 22, insert:

"Section 1. Minnesota Statutes 1988, section 290.01, subdivision 19b, is amended to read:

Subd. 19b. [SUBTRACTIONS FROM FEDERAL TAXABLE INCOME.] For individuals, estates, and trusts, there shall be subtracted from federal taxable income:

(1) interest income on obligations of any authority, commission, or instrumentality of the United States to the extent includable in taxable income for federal income tax purposes but exempt from

state income tax under the laws of the United States;

(2) if included in federal taxable income, the amount of any overpayment of income tax to Minnesota or to any other state, for any previous taxable year, whether the amount is received as a refund or as a credit to another taxable year's income tax liability;

(3) the amount paid to others not to exceed \$650 for each dependent in grades kindergarten to 6 and \$1,000 for each dependent in grades 7 to 12, for tuition, textbooks, and transportation of each dependent in attending an elementary or secondary school situated in Minnesota, North Dakota, South Dakota, Iowa, or Wisconsin, wherein a resident of this state may legally fulfill the state's compulsory attendance laws, which is not operated for profit, and which adheres to the provisions of the Civil Rights Act of 1964 and chapter 363. As used in this clause, "textbooks" includes books and other instructional materials and equipment used in elementary and secondary schools in teaching only those subjects legally and commonly taught in public elementary and secondary schools in this state. "Textbooks" does not include instructional books and materials used in the teaching of religious tenets, doctrines, or worship, the purpose of which is to instill such tenets, doctrines, or worship, nor does it include books or materials for, or transportation to, extracurricular activities including sporting events, musical or dramatic events, speech activities, driver's education, or similar programs. ~~In order to qualify for the subtraction under this clause the taxpayer must elect to itemize deductions under section 63(c) of the Internal Revenue Code of 1986, as amended through December 31, 1987;~~

(4) to the extent included in federal taxable income, distributions from a qualified governmental pension plan, an individual retirement account, simplified employee pension, or qualified plan covering a self-employed person that represent a return of contributions that were included in Minnesota gross income in the taxable year for which the contributions were made but were deducted or were not included in the computation of federal adjusted gross income. The distribution shall be allocated first to return of contributions until the contributions included in Minnesota gross income have been exhausted. This subtraction applies only to contributions made in a taxable year prior to 1985;

(5) income as provided under section 290.0802; and

(6) the amount of unrecovered accelerated cost recovery system deductions allowed under subdivision 19g."

Page 181, line 12, delete "and 3" and insert ", 2 and 4"

Page 181, line 14, delete "2" and insert "3"

Page 181, line 16, delete "4 and 5" and insert "5 and 6"

Page 181, line 18, delete "6" and insert "7"

Page 181, line 20, delete "7" and insert "8"

Renumber the sections in article 12 in sequence

Amend the title as follows:

Page 2, line 5, after "7;" insert "290.01, subdivision 19b;"

A roll call was requested and properly seconded.

The question was taken on the Gutknecht et al amendment and the roll was called.

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

There were 65 yeas and 65 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|-------------|---------------|-------------|-----------|
| Abrams | Frederick | Kelso | Onnen | Schafer |
| Anderson, R. | Frerichs | Knickerbocker | Orenstein | Schreiber |
| Bauerly | Girard | Limmer | Osthoff | Seaberg |
| Bennett | Gruenes | Lynch | Ozment | Stanius |
| Bertram | Gutknecht | Macklin | Pauly | Steensma |
| Bishop | Hartle | Marsh | Pellow | Sviggum |
| Blatz | Hasskamp | McDonald | Pelowski | Swenson |
| Boo | Haukoos | McPherson | Poppenhagen | Tjornhom |
| Burger | Heap | Miller | Pugh | Tompkins |
| Conway | Henry | Morrison | Redalen | Valento |
| Dempsey | Himle | Murphy | Richter | Waltman |
| Dille | Hugoson | O'Connor | Runbeck | Weaver |
| Forsythe | Johnson, V. | Omann | Sarna | Wenzel |

Those who voted in the negative were:

| | | | | |
|--------------|-------------|----------------|------------|--------------|
| Anderson, G. | Greenfield | Lasley | Ostrom | Simoneau |
| Battaglia | Jacobs | Lieder | Otis | Skoglund |
| Beard | Janezich | Long | Pappas | Solberg |
| Begich | Jaros | McEachern | Peterson | Sparby |
| Brown | Jefferson | McGuire | Price | Trimble |
| Carlson, D. | Jennings | McLaughlin | Quinn | Tunheim |
| Carlson, L. | Johnson, A. | Munger | Reding | Vellenga |
| Carruthers | Johnson, R. | Nelson, C. | Rest | Wagenius |
| Clark | Kahn | Nelson, K. | Rice | Welle |
| Cooper | Kalis | Neuenschwander | Rodosovich | Williams |
| Dauner | Kinkel | Ogren | Rukavina | Winter |
| Dawkins | Kostohryz | Olson, E. | Scheid | Wynia |
| Dorn | Krueger | Olson, K. | Segal | Spk. Vanasek |

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

McDonald moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 167, line 1, delete "directly or"

Page 167, line 2, delete "indirectly"

The motion prevailed and the amendment was adopted.

Onnen, McDonald, Tjornhom, Sviggum and Dempsey moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 157, delete section 1

Page 164, delete section 6

Pages 166 to 168, delete sections 8 and 9

Page 172, line 22, delete "1, 3, 6, 7, 9, and 10" and insert "2, 5, and 6"

Page 172, line 23, delete "2, 5, and 11 to 13" and insert "1, 4, and 7 to 9"

Page 172, line 24, delete everything after the period

Page 172, delete line 25

Page 172, line 26, delete "15" and insert "11"

Renumber the sections in sequence

Amend the title as follows:

Page 2, line 30, delete "subdivision 10, and"

Page 2, line 32, delete "subdivisions 1," and insert "subdivision"

Page 2, line 33, delete "6,"

Page 2, line 41, after "297A;" insert "and" and delete "and 469;"

A roll call was requested and properly seconded.

The question was taken on the Onnen et al amendment and the roll was called.

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

There were 39 yeas and 89 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|-------------|----------------|---------|----------|
| Anderson, R. | Frerichs | Lynch | Ostrom | Steensma |
| Brown | Girard | Macklin | Otis | Sviggum |
| Carlson, D. | Gutknecht | McDonald | Ozment | Tjornhom |
| Conway | Hartle | Miller | Pellow | Tunheim |
| Cooper | Hugoson | Neuenschwander | Redalen | Waltman |
| Dauner | Jennings | Olson, E. | Runbeck | Williams |
| Dempsey | Johnson, R. | Olson, K. | Schafer | Winter |
| Dille | Johnson, V. | Onnen | Solberg | |

Those who voted in the negative were:

| | | | | |
|--------------|---------------|------------|-------------|--------------|
| Abrams | Greenfield | Kostohryz | Orenstein | Seaberg |
| Anderson, G. | Gruenes | Krueger | Osthoff | Segal |
| Battaglia | Hasskamp | Lasley | Pappas | Simoneau |
| Bauerly | Haukoos | Lieder | Pauly | Skoglund |
| Beard | Heap | Limmer | Peterson | Sparby |
| Begich | Henry | Long | Poppenhagen | Stanius |
| Bennett | Himle | Marsh | Price | Swenson |
| Bertram | Jacobs | McEachern | Pugh | Tompkins |
| Bishop | Janezich | McGuire | Quinn | Trimble |
| Blatz | Jaros | McLaughlin | Reding | Valento |
| Boo | Jefferson | Milbert | Rest | Vellenga |
| Burger | Johnson, A. | Munger | Rice | Wagenius |
| Carlson, L. | Kahn | Murphy | Richter | Weaver |
| Carruthers | Kalis | Nelson, C. | Rodosovich | Welle |
| Dawkins | Kelly | Nelson, K. | Rukavina | Wenzel |
| Dorn | Kelso | O'Connor | Sarna | Wynia |
| Forsythe | Kinkel | Ogren | Scheid | Spk. Vanasek |
| Frederick | Knickerbocker | Omann | Schreiber | |

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

Knickerbocker, Olson, K., and Weaver moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 99, lines 15 to 17, delete the new language

A roll call was requested and properly seconded.

The question was taken on the Knickerbocker et al amendment and the roll was called.

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

There were 70 yeas and 58 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|---------------|----------------|-------------|----------|
| Abrams | Girard | Limmer | Onnen | Stanis |
| Anderson, R. | Gruenes | Lynch | Ozment | Steenma |
| Bauerly | Gutknecht | Macklin | Pauly | Swiggum |
| Bennett | Hartle | Marsh | Pellow | Swenson |
| Blatz | Hasskamp | McDonald | Poppenhagen | Tjornhom |
| Boo | Haukoos | McGuire | Pugh | Tompkins |
| Burger | Heap | McLaughlin | Quinn | Tunheim |
| Carlson, D. | Henry | McPherson | Redalen | Valento |
| Dauner | Himle | Miller | Richter | Vellenga |
| Dempsey | Hugoson | Morrison | Runbeck | Waltman |
| Dille | Jennings | Nelson, K. | Schafer | Weaver |
| Forsythe | Johnson, V. | Neuenschwander | Schreiber | Welle |
| Frederick | Kelso | Olson, K. | Seaberg | Williams |
| Frerichs | Knickerbocker | Omann | Segal | Winter |

Those who voted in the negative were:

| | | | | |
|--------------|-------------|------------|------------|--------------|
| Anderson, G. | Dawkins | Kostohryz | Osthoff | Scheid |
| Battaglia | Dorn | Krueger | Ostrom | Simoneau |
| Beard | Greenfield | Lasley | Pappas | Skoglund |
| Begich | Jacobs | Lieder | Pelowski | Solberg |
| Bertram | Janezich | Long | Peterson | Sparby |
| Bishop | Jaros | McEachern | Price | Trimble |
| Brown | Jefferson | Murphy | Reding | Wagenius |
| Carlson, L. | Johnson, A. | Nelson, C. | Rest | Wenzel |
| Carruthers | Johnson, R. | O'Connor | Rice | Wynia |
| Clark | Kahn | Ogren | Rodosovich | Spk. Vanasek |
| Conway | Kelly | Olson, E. | Rukavina | |
| Cooper | Kinkel | Orenstein | Sarna | |

The motion prevailed and the amendment was adopted.

Bishop, Osthoff and Dempsey moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 83, line 13, delete “and”

Page 83, line 16, before the period insert:

“(q) pay the costs of complying with any law enacted by the Legislature in 1989 or 1990 that specifically and directly requires a new or altered activity but only to the extent of the increased cost for such activity”

A roll call was requested and properly seconded.

The question was taken on the Bishop et al amendment and the roll was called.

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

There were 63 yeas and 68 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|-------------|-------------|----------------|-------------|----------|
| Abrams | Frerichs | Kinkel | Omann | Seaberg |
| Bennett | Girard | Knickerbocker | Onnen | Stanius |
| Bertram | Gruenes | Limmer | Osthoff | Steensma |
| Bishop | Gutknecht | Macklin | Ostrom | Sviggum |
| Boo | Hartle | Marsh | Ozment | Swenson |
| Burger | Hasskamp | McDonald | Pauly | Tompkins |
| Carlson, D. | Haukoos | McGuire | Pellow | Valento |
| Cooper | Heap | McPherson | Poppenhagen | Waltman |
| Dauner | Hugoson | Milbert | Redalen | Weaver |
| Dempsey | Jennings | Miller | Richter | Williams |
| Dille | Johnson, R. | Morrison | Rumbeck | Winter |
| Forsythe | Johnson, V. | Neuenschwander | Schafer | |
| Frederick | Kelly | Olson, K. | Schreiber | |

Those who voted in the negative were:

| | | | | |
|--------------|-------------|------------|------------|--------------|
| Anderson, G. | Greenfield | Long | Pelowski | Skoglund |
| Anderson, R. | Henry | Lynch | Peterson | Solberg |
| Battaglia | Himle | McEachern | Price | Sparby |
| Bauerly | Jacobs | McLaughlin | Pugh | Tjornhom |
| Beard | Janezich | Munger | Quinn | Trimble |
| Begich | Jaros | Murphy | Reding | Tunheim |
| Blatz | Jefferson | Nelson, C. | Rest | Vellenga |
| Brown | Johnson, A. | Nelson, K. | Rice | Wagenius |
| Carlson, L. | Kahn | O'Connor | Rodosovich | Welle |
| Carruthers | Kalis | Ogren | Rukavina | Wenzel |
| Clark | Kelso | Olson, E. | Sarna | Wynia |
| Conway | Kostohryz | Orenstein | Scheid | Spk. Vanasek |
| Dawkins | Krueger | Otis | Segal | |
| Dorn | Lasley | Pappas | Simoneau | |

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

Valento moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 48, after line 4, insert:

“Sec. 13. [273.1197] [STATE APARTMENT EFFECTIVE TAX RATE CREDIT.]

For property taxes payable in 1990 and thereafter, class 4a apartment property is eligible for a state apartment effective tax rate credit if taxes exceed the following percentages of market value:

(1) for taxes payable in 1990, 3.7 percent;

(2) for taxes payable in 1991, 3.35 percent;

(3) for taxes payable in 1992 and subsequent years, 3.0 percent.

The state reduction is equal to 100 percent of the property tax amount that is in excess of the percent of market value applicable for that year's credit. Only the market value and property tax

attributable to the part of the parcel that is class 4a must be used in computing the reduction provided in this section.

The amount of the reduction must be reported to the commissioner of revenue as part of the abstracts of tax lists required to be filed with the commissioner under section 275.29.

There is annually appropriated from the general fund to the commissioners of revenue and education the amount necessary to replace the revenue lost to local units of government and school districts as a result of the reduction in property taxes provided in this section. The payment amounts must be determined and the installments paid under the provisions of sections 273.1398, subdivision 6, and 273.1392."

Renumber remaining sections in article 5

Correct internal references

Amend the title accordingly

A roll call was requested and properly seconded.

The question was taken on the Valento amendment and the roll was called.

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

There were 60 yeas and 67 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|---------------|------------|-------------|-----------|
| Abrams | Frerichs | Limmer | Onnen | Schreiber |
| Anderson, R. | Girard | Lynch | Orenstein | Seaberg |
| Bennett | Gruenes | Macklin | Osthoff | Segal |
| Bishop | Gutknecht | Marsh | Ozment | Sparby |
| Blatz | Hartle | McDonald | Pauly | Stanisus |
| Boo | Haukoos | McGuire | Pellow | Sviggun |
| Burger | Heap | McPherson | Poppenhagen | Swenson |
| Conway | Henry | Miller | Pugh | Tjornhom |
| Dempsey | Himle | Morrison | Richter | Tompkins |
| Dille | Hugoson | Nelson, C. | Runbeck | Valento |
| Forsythe | Johnson, R. | Olson, K. | Schafer | Waltman |
| Frederick | Knickerbocker | Omann | Scheid | Weaver |

Those who voted in the negative were:

| | | | | |
|--------------|-------------|------------|-----------|-------------|
| Anderson, G. | Bertram | Dauner | Jacobs | Johnson, A. |
| Battaglia | Brown | Dawkins | Janezich | Johnson, V. |
| Bauerly | Carlson, D. | Dorn | Jaros | Kahn |
| Beard | Carlson, L. | Greenfield | Jefferson | Kalis |
| Begich | Cooper | Hasskamp | Jennings | Kelly |

| | | | | |
|------------|----------------|------------|----------|--------------|
| Kelso | Milbert | Pappas | Sarna | Welle |
| Kinkel | Munger | Pelowski | Simoneau | Wenzel |
| Kostohryz | Murphy | Peterson | Skoglund | Williams |
| Krueger | Nelson, K. | Quinn | Solberg | Winter |
| Lasley | Neuenschwander | Reding | Steensma | Wynia |
| Lieder | O'Connor | Rest | Trimble | Spk. Vanasek |
| Long | Ogren | Rice | Tunheim | |
| McEachern | Olson, E. | Rodosovich | Vellenga | |
| McLaughlin | Ostrom | Rukavina | Wagenius | |

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

Schreiber, Macklin, Weaver, Henry, Swenson, Pellow, Lynch, McPherson, Valento, Frederick, Girard, Limmer and Runbeck moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 50, lines 29, 34, and 35, delete the new language and reinstate the old language

Page 50, line 32, delete the new language and reinstate "\$100,000" and after the stricken "2.5", insert "2.4"

Page 53, after line 5, insert:

"The tax to be paid on class 1a or class 1b property must be reduced by a homestead credit in an amount equal to 1.2 percent of market value on the first \$70,000 plus .5 percent of market value over \$70,000."

Page 53, line 20, strike "net" and insert "gross"

Page 53, line 21, delete ".3" and insert "1.75"

Page 53, line 26, strike "that does not"

Page 53, line 27, strike "exceed 320 acres"

Page 53, line 27, delete "net" and insert "gross" and strike "1.44" and insert "2.25"

Page 53, line 29, after the period, delete the new language and strike the old language

Page 53, strike lines 30 and 31

Page 54, after line 15, insert:

"The tax to be paid on class 2a or 1b property consisting of the house, garage, and one acre of land must be reduced by a homestead credit in an amount equal to 1.2 percent of market value on the first \$70,000 plus .5 percent of market value over \$70,000."

Pages 65 to 70, delete sections 23, 24, and 25

Page 70, after line 9, insert:

“Sec. 23. Minnesota Statutes 1988, section 275.08, subdivision 1b, is amended to read:

Subd. 1b. The amounts certified under section 275.07 after adjustment under section 275.07, subdivision 3, by an individual local government unit shall be divided by the total gross tax capacity of all taxable properties within the local government unit's taxing jurisdiction ~~for tax payable in 1989 and by the total net tax capacity of all taxable properties within the local government unit's taxing jurisdiction, for taxes payable in 1990 and thereafter.~~ The resulting ratio, the local government's tax capacity rate, multiplied by each property's gross tax capacity ~~for taxes payable in 1989 and net tax capacity for taxes payable in 1990 and subsequent years~~ shall be each property's total tax for that local government unit before reduction by any credits.”

Page 71, line 14, strike everything after “(c)”

Page 71, strike lines 15 to 32

Page 71, line 33, reinstate everything after the comma

Page 71, reinstate lines 34 to 36

Page 72, reinstate lines 1 to 10

Page 78, delete lines 16 to 21 and insert:

“Sec. 47. [REPEALER.]

Minnesota Statutes 1988, section 273.1398, subdivisions 2 and 5, and 275.07, subdivision 3, are repealed.

Sec. 48. [REENACTMENT.]

Notwithstanding Minnesota Statutes, section 645.36, Minnesota Statutes, sections 273.13, subdivision 15a, and 273.132, are reenacted and are effective for taxes levied in 1989 and thereafter, payable in 1990 and thereafter.”

Renumber the sections in article 5 in sequence

Correct internal references

Amend the title accordingly

A roll call was requested and properly seconded.

The question was taken on the Schreiber et al amendment and the roll was called.

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

There were 60 yeas and 72 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|-------------|---------------|-------------|-----------|
| Abrams | Frichs | Knickerbocker | Olsen, S. | Runbeck |
| Anderson, R. | Girard | Limmer | Olson, K. | Schafer |
| Bennett | Gruenes | Lynch | Omann | Schreiber |
| Bertram | Gutknecht | Macklin | Onnen | Seaberg |
| Bishop | Hartle | Marsh | Osthoff | Stanius |
| Blatz | Haukoos | McDonald | Ozment | Sviggum |
| Boo | Heap | McGuire | Pauly | Swenson |
| Burger | Henry | McPherson | Pellow | Tjornhom |
| Carlson, D. | Himle | Milbert | Poppenhagen | Tompkins |
| Dempsey | Hugoson | Miller | Pugh | Valento |
| Forsythe | Jennings | Morrison | Redalen | Waltman |
| Frederick | Johnson, V. | Nelson, C. | Richter | Weaver |

Those who voted in the negative were:

| | | | | |
|--------------|-------------|----------------|------------|--------------|
| Anderson, G. | Hasskamp | Lieder | Pelowski | Sparby |
| Battaglia | Jacobs | Long | Peterson | Steensma |
| Bauerly | Janezich | McEachern | Price | Trimble |
| Beard | Jaros | McLaughlin | Quinn | Tunheim |
| Begich | Jefferson | Munger | Reding | Vellenga |
| Brown | Johnson, A. | Murphy | Rest | Wagenius |
| Carlson, L. | Johnson, R. | Nelson, K. | Rice | Welle |
| Carruthers | Kahn | Neuenschwander | Rodosovich | Wenzel |
| Clark | Kalis | O'Connor | Rukavina | Williams |
| Conway | Kelly | Ogren | Sarna | Winter |
| Cooper | Kelso | Olson, E. | Scheid | Wynia |
| Dauner | Kinkel | Orenstein | Segal | Spk. Vanasek |
| Dawkins | Kostohryz | Ostrom | Simoneau | |
| Dorn | Krueger | Otis | Skoglund | |
| Greenfield | Lasley | Pappas | Solberg | |

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

Knickerbocker moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 43, after line 36, insert “For taxes assessed in 1989, payable in 1990, the market value may not exceed the market value determined for taxes assessed in 1988, payable in 1989. Thereafter”

A roll call was requested and properly seconded.

The question was taken on the Knickerbocker amendment and the roll was called.

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

There were 52 yeas and 77 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|---------------|-----------|-------------|----------|
| Abrams | Girard | Limmer | Olsen, S. | Stanius |
| Anderson, R. | Gruenes | Lynch | Omann | Sviggm |
| Bennett | Gutknecht | Macklin | Onnen | Swenson |
| Blatz | Hartle | Marsh | Pauly | Tjornhom |
| Boo | Haukoos | McDonald | Pellow | Tompkins |
| Burger | Heap | McGuire | Poppenhagen | Valento |
| Dempsey | Henry | McPherson | Pugh | Waltman |
| Dille | Himle | Milbert | Redalen | Weaver |
| Forsythe | Hugoson | Miller | Richter | |
| Frederick | Kelso | Morrison | Runbeck | |
| Frerichs | Knickerbocker | Ogren | Seaberg | |

Those who voted in the negative were:

| | | | | |
|--------------|-------------|----------------|------------|--------------|
| Anderson, G. | Greenfield | Lasley | Pappas | Solberg |
| Battaglia | Hasskamp | Lieder | Pelowski | Sparby |
| Bauerly | Jacobs | Long | Peterson | Steensma |
| Beard | Janezich | McEachern | Price | Trimble |
| Begich | Jaros | McLaughlin | Quinn | Tunheim |
| Bertram | Jefferson | Munger | Reding | Vellenga |
| Brown | Jennings | Nelson, C. | Rest | Wagenius |
| Carlson, D. | Johnson, A. | Nelson, K. | Rice | Welle |
| Carlson, L. | Johnson, R. | Neuenschwander | Rodosovich | Wenzel |
| Carruthers | Johnson, V. | O'Connor | Rukavina | Williams |
| Clark | Kahn | Olson, E. | Sarna | Winter |
| Conway | Kalis | Olson, K. | Schafer | Wynia |
| Cooper | Kelly | Orenstein | Scheid | Spk. Vanasek |
| Dauner | Kinkel | Osthoff | Segal | |
| Dawkins | Kostohryz | Ostrom | Simoneau | |
| Dorn | Krueger | Otis | Skoglund | |

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

Frerichs, Tjornhom, McDonald, Ozment and Dempsey moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 176, after line 22, insert:

"Section 1. Minnesota Statutes 1988, section 290.06, is amended by adding a subdivision to read:

Subd. 23. [CREDIT FOR SERVICE IN ARMED FORCES.] A resident individual may take as a credit against the tax due under this chapter an amount equal to eight percent of the first \$3,000 earned as compensation for service in the armed forces of the United States or the United Nations plus eight percent of the next \$2,000

earned as compensation for service in the armed forces of the United States or the United Nations wholly performed outside of Minnesota."

Page 181, line 12, delete "and 3" and insert ", 2, and 4"

Page 181, line 14, delete "2" and insert "3"

Page 181, line 16, delete "4 and 5" and insert "5 and 6"

Page 181, line 18, delete "6" and insert "7"

Page 181, line 20, delete "7" and insert "8"

Renumber the sections in sequence

Amend the title accordingly

A roll call was requested and properly seconded.

The question was taken on the Frerichs et al amendment and the roll was called.

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

There were 60 yeas and 70 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|-----------|---------------|-------------|-----------|
| Abrams | Forsythe | Hugoson | Nelson, C. | Schreiber |
| Anderson, R. | Frederick | Johnson, V. | Olsen, S. | Seaberg |
| Beard | Frerichs | Kelso | Omman | Stanius |
| Bennett | Girard | Knickerbocker | Onnen | Steensma |
| Bishop | Gruenes | Limmer | Ozment | Swiggum |
| Blatz | Gutknecht | Lynch | Pauly | Swenson |
| Boo | Hartle | Macklin | Pellow | Tjornhom |
| Burger | Hasskamp | Marsh | Poppenhagen | Tompkins |
| Carlson, D. | Haukoos | McPherson | Redalen | Valento |
| Cooper | Heap | Milbert | Richter | Waltman |
| Dempsey | Henry | Miller | Runbeck | Weaver |
| Dille | Himle | Morrison | Schafer | Wenzel |

Those who voted in the negative were:

| | | | | |
|--------------|------------|-------------|----------------|-----------|
| Anderson, G. | Conway | Johnson, A. | Lieder | O'Connor |
| Battaglia | Dauner | Johnson, R. | Long | Ogren |
| Bauerly | Dawkins | Kahn | McDonald | Olson, E. |
| Begich | Dorn | Kalis | McEachern | Olson, K. |
| Bertram | Greenfield | Kelly | McGuire | Orenstein |
| Brown | Janezich | Kinkel | McLaughlin | Osthoff |
| Carlson, L. | Jaros | Kostohryz | Munger | Ostrom |
| Carruthers | Jefferson | Krueger | Nelson, K. | Otis |
| Clark | Jennings | Lasley | Neuenschwander | Pappas |

| | | | | |
|----------|------------|----------|----------|--------------|
| Pelowski | Rest | Scheid | Sparby | Welle |
| Peterson | Rice | Segal | Trimble | Williams |
| Price | Rodosovich | Simoneau | Tunheim | Winter |
| Pugh | Rukavina | Skoglund | Vellenga | Wynia |
| Reding | Sarna | Solberg | Wagenius | Spk. Vanasek |

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

Johnson, R., and Sparby moved to amend H. F. No. 1734, the first engrossment, as amended, as follows:

Page 176, after line 18, insert:

“(g) The tax imposed by this subdivision does not apply to the gross receipts from lawful gambling conducted at a location which is within 27 miles of the Red Lake Indian Reservation, or which is located in a city any part of which is within 27 miles of the Red Lake Indian Reservation.”

A roll call was requested and properly seconded.

Miller moved to amend the Johnson, R., and Sparby amendment to H. F. No. 1734, the first engrossment, as amended, as follows:

Page 1, line 5, delete “the Red Lake” and insert “an”

Page 1, line 7, delete “the Red Lake” and insert “an”

A roll call was requested and properly seconded.

The question was taken on the amendment to the amendment and the roll was called.

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

There were 55 yeas and 77 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|-----------|---------------|-------------|-----------|
| Abrams | Frerichs | Johnson, V. | Olsen, S. | Schreiber |
| Anderson, R. | Girard | Kelso | Omnn | Seaberg |
| Bennett | Gruenes | Knickerbocker | Onnen | Stanius |
| Bishop | Gutknecht | Limmer | Ozment | Sviggum |
| Blatz | Hartle | Lynch | Pauly | Swenson |
| Boo | Haukoos | Macklin | Pellow | Tjornhom |
| Burger | Heap | Marsh | Poppenhagen | Tompkins |
| Carlson, D. | Henry | McDonald | Redalen | Valento |
| Dempsey | Himle | McPherson | Richter | Waltman |
| Forsythe | Hugoson | Miller | Runbeck | Weaver |
| Frederick | Jennings | Morrison | Schafer | Winter |

Those who voted in the negative were:

| | | | | |
|--------------|-------------|----------------|------------|--------------|
| Anderson, G. | Greenfield | Long | Otis | Skoglund |
| Battaglia | Hasskamp | McEachern | Pappas | Solberg |
| Bauerly | Jacobs | McGuire | Pelowski | Sparby |
| Beard | Janezich | McLaughlin | Peterson | Steensma |
| Begich | Jaros | Milbert | Price | Trimble |
| Bertram | Jefferson | Munger | Pugh | Tunheim |
| Brown | Johnson, A. | Murphy | Quinn | Vellenga |
| Carlson, L. | Johnson, R. | Nelson, C. | Reding | Wagenius |
| Carruthers | Kahn | Nelson, K. | Rest | Welle |
| Clark | Kalis | Neuenschwander | Rice | Wenzel |
| Conway | Kelly | O'Connor | Rodosovich | Williams |
| Cooper | Kinkel | Ogren | Rukavina | Wynia |
| Dauner | Kostohryz | Olson, K. | Sarna | Spk. Vanasek |
| Dawkins | Krueger | Orenstein | Scheid | |
| Dille | Lasley | Osthoff | Segal | |
| Dorn | Lieder | Ostrom | Simoneau | |

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

The question recurred on the Johnson, R., and Sparby amendment and the roll was called. There were 50 yeas and 79 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|------------|-------------|----------------|----------|--------------|
| Beard | Jefferson | McLaughlin | Pappas | Solberg |
| Brown | Johnson, R. | Munger | Pelowski | Sparby |
| Carruthers | Kelly | Murphy | Price | Trimble |
| Clark | Kinkel | Nelson, C. | Quinn | Tunheim |
| Conway | Krueger | Neuenschwander | Reding | Welle |
| Dawkins | Lasley | O'Connor | Rice | Wenzel |
| Hasskamp | Lieder | Ogren | Rukavina | Williams |
| Jacobs | Long | Olson, K. | Sarna | Wynia |
| Janezich | McEachern | Osthoff | Segal | Wynia |
| Jaros | McGuire | Otis | Simoneau | Spk. Vanasek |

Those who voted in the negative were:

| | | | | |
|--------------|------------|---------------|-------------|-----------|
| Abrams | Dille | Johnson, A. | Omann | Scheid |
| Anderson, G. | Dorn | Johnson, V. | Onnen | Schreiber |
| Anderson, R. | Forsythe | Kahn | Orenstein | Seaberg |
| Battaglia | Frederick | Kalis | Ostrom | Skoglund |
| Bauerly | Frerichs | Kelso | Ozment | Stanius |
| Begich | Girard | Knickerbocker | Pauly | Steensma |
| Bennett | Greenfield | Kostohryz | Pellow | Svigum |
| Bertram | Gruenes | Limmer | Peterson | Swenson |
| Bishop | Gutknecht | Lynch | Poppenhagen | Tjornhom |
| Blatz | Hartle | Macklin | Pugh | Tompkins |
| Burger | Haukoos | Marsh | Redalen | Valento |
| Carlson, D. | Heap | McDonald | Rest | Vellenga |
| Carlson, L. | Henry | McPherson | Richter | Wagenius |
| Cooper | Himle | Miller | Rodosovich | Waltman |
| Dauner | Hugoson | Morrison | Runbeck | Weaver |
| Dempsey | Jennings | Olsen, S. | Schafer | |

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

H. F. No. 1734, A bill for an act relating to the financing of government in Minnesota; changing tax rates and bases; modifying the administration, collection, and enforcement of taxes; imposing taxes; creating tax exemptions; changing the computation, administration, and payment of aids, credits, and refunds; providing new aids and credits; making technical corrections and clarifications; changing proposed property tax notice provisions; changing levy limits and other local government powers and duties; providing for subordinate service districts; providing for accreditation of assessors; changing tax increment financing provisions; providing for payment of deferred taxes on sale of railroad operating property; extending valuation and deferment of agricultural property taxes in certain instances; authorizing the cities of Mankato and Hopkins to establish special service districts; authorizing establishment of an economic development authority in the city of Otsego and in Kandiyohi county; exempting Itasca county from a levy limit penalty; providing for payment of certain aid to the cities of Falcon Heights and Lauderdale; extending the duration of a tax increment financing district in the city of Moorhead; granting certain powers to towns; appropriating money; amending Minnesota Statutes 1988, sections 38.27, subdivision 1; 60A.15, subdivision 1; 93.55, subdivision 4; 124A.03, subdivision 2; 256.018; 256.82, subdivision 1; 256.871, subdivision 6; 256B.041, subdivision 5; 270.052; 270.067, subdivisions 1 and 2; 270.071, subdivision 6; 270.072, subdivisions 2 and 3; 270.075, subdivision 2; 270.12, subdivision 2, and by adding a subdivision; 270.485; 270.80, subdivision 1; 272.01, subdivision 2; 272.02, subdivision 1, and by adding a subdivision; 273.01; 273.061, subdivisions 1 and 2; 273.11, by adding a subdivision; 273.111, subdivision 3; 273.112, subdivision 3, and by adding a subdivision; 273.119, subdivision 2; 273.123, subdivisions 4 and 5; 273.124, subdivisions 6, 8, 9, 12, 13, and by adding a subdivision; 273.13, subdivisions 22, 23, 24, 25, 31, and by adding a subdivision; 273.135, subdivisions 2 and 2a; 273.1391, subdivisions 2 and 2a; 273.1392; 273.1393; 273.1398, subdivisions 1, 2, 3, 4, and by adding a subdivision; 275.07, subdivision 1; 275.08, subdivision 1c; 275.28, subdivision 1; 275.50, subdivisions 2, 5, and by adding a subdivision; 275.51, subdivisions 3f, 3g, 3h, 3i, 3j, 4, and 6; 275.58, subdivision 1; 276.04; 278.03; 278.05, subdivisions 4 and 5; 279.01, subdivisions 1 and 3; 279.37, subdivision 7; 290.015, subdivisions 3 and 4; 290.05, subdivision 3; 290.06, subdivisions 1 and 21; 290.067, subdivision 2, and by adding a subdivision; 290.0802, subdivision 1; 290.091, subdivision 2; and by adding a subdivision; 290.17, by adding a subdivision; 290.21, subdivision 4; 290.37, subdivision 1; 290.38; 290.92, subdivision 4b, as added; 290.934, subdivision 3a; 290A.03, subdivision 12; 290A.04, subdivisions 2, 2h, and by adding a subdivision; 295.34, subdivision 1; 297.01, subdivision 13, and by adding a subdivision; 297.03, subdivision 6; 297.04, subdivisions 4, 5, and 6; 297.041, subdivision 1; 297.08, subdivision 1; 297.31, by adding a subdivision; 297.33, subdivisions 4, 5, 6, 7, and 8; 297A.01, subdivision 3; 297A.15, by adding a subdivision; 297A.25, subdivision 3, and by adding subdivisions; 297A.257, by adding a subdivision; 297B.03; 297C.03, subdivision 1; 297C.09; 349.12, subdivisions

11, 13, and by adding subdivisions; 349.15; 349.16, by adding a subdivision; 349.212, subdivision 4, and by adding a subdivision; 349.214, subdivision 4; 373.40, subdivisions 1, 2, 4, and 6; 375.192, subdivision 2; 444.075, subdivision 1; 444.16; 444.17; 444.18; 444.19; 444.20; 459.14, by adding a subdivision; 469.012, by adding a subdivision; 469.040, subdivision 2; 469.171, by adding a subdivision; 469.174, subdivision 10, and by adding a subdivision; 469.175, subdivisions 3, 7, and by adding a subdivision; 469.176, subdivisions 1, 4c, 6, and by adding a subdivision; 469.177, subdivision 10; 473.167, subdivisions 3 and 5; 473.249, subdivision 1; 473F.08, subdivision 3; 473H.10, subdivision 3; 477A.011, subdivisions 1a and 15; and 477A.013, subdivisions 1, 3, and 4; Laws 1988, chapter 719, articles 1, section 22; 7, section 9; 8, section 37; and 12, sections 29 and 30, as amended; proposing coding for new law in Minnesota Statutes, chapters 273; 275; 276; 297A; 365B; and 469; proposing coding for new law as Minnesota Statutes, chapter 365B; repealing Minnesota Statutes 1988, sections 38.17; 38.27, subdivision 3; 38.28; 60A.151; 271.061; 275.065; 275.57; 275.58, subdivision 4; 276.13; 276.14; 297.01, subdivision 15; 297.03, subdivision 12; 297.04, subdivision 10; 297.33, subdivision 13; 297C.03, subdivisions 4 and 4a; and 473.249, subdivision 3; Laws 1988, chapter 719, article 8, section 35; and Laws 1989, chapter 27, article 2, sections 2 and 3.

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.

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

There were 83 yeas and 50 nays as follows:

Those who voted in the affirmative were:

| | | | | |
|--------------|-------------|----------------|------------|--------------|
| Anderson, G. | Frederick | Lasley | Orenstein | Segal |
| Anderson, R. | Greenfield | Lieder | Osthoff | Simoneau |
| Battaglia | Gruenes | Long | Ostrom | Skoglund |
| Bauerly | Gutknecht | Macklin | Otis | Solberg |
| Beard | Hasskamp | Marsh | Pappas | Sparby |
| Begich | Jacobs | McEachern | Pelowski | Steensma |
| Bertram | Janezich | McGuire | Peterson | Trimble |
| Bishop | Jaros | McLaughlin | Price | Tunheim |
| Brown | Jefferson | Milbert | Pugh | Vellenga |
| Carlson, L. | Johnson, A. | Munger | Quinn | Wagenius |
| Carruthers | Kahn | Murphy | Reding | Welle |
| Clark | Kalis | Nelson, K. | Rest | Wenzel |
| Conway | Kelly | Neuenschwander | Rice | Winter |
| Cooper | Kelso | O'Connor | Rodosovich | Wynia |
| Dauner | Kinkel | Ogren | Rukavina | Spk. Vanasek |
| Dawkins | Kostohryz | Olson, E. | Sarna | |
| Dorn | Krueger | Omann | Scheid | |

Those who voted in the negative were:

| | | | | |
|-------------|-------------|---------------|-------------|----------|
| Abrams | Girard | Knickerbocker | Onnen | Seaberg |
| Bennett | Hartle | Limmer | Ozment | Stanius |
| Blatz | Haukoos | Lynch | Pauly | Sviggum |
| Boo | Heap | McDonald | Fellow | Swenson |
| Burger | Henry | McPherson | Poppenhagen | Tjornhom |
| Carlson, D. | Himle | Miller | Redalen | Tompkins |
| Dempsey | Hugoson | Morrison | Richter | Valento |
| Dille | Jennings | Nelson, C. | Runbeck | Waltman |
| Forsythe | Johnson, R. | Olsen, S. | Schafer | Weaver |
| Frerichs | Johnson, V. | Olson, K. | Schreiber | Williams |

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

SPECIAL ORDERS

Wynia moved that the bills on Special Orders for today be continued. The motion prevailed.

GENERAL ORDERS

Wynia moved that the bills on General Orders for today be continued. The motion prevailed.

There being no objection, the order of business reverted to Introduction and First Reading of House Bills.

INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

Anderson, G., for the Committee on Appropriations, introduced:

H. F. No. 1758, A bill for an act relating to the organization and operation of state government; appropriating money for the department of transportation and other agencies with certain conditions; providing for regulation of certain activities and practices; providing for disposition of state highways and land; requiring studies and reports; fixing and limiting accounts and fees; amending Minnesota Statutes 1988, sections 12.14; 43A.08, subdivision 1; 44A.023, subdivision 2, and by adding a subdivision; 116J.966, subdivision 1; 168.33, subdivisions 2 and 7; 173.25; 237.30; 326.165, subdivision 2; 341.10; 373.35, subdivision 1; and 505.1792, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 299C.

The bill was read for the first time and laid over one day.

Anderson, G., for the Committee on Appropriations, introduced:

H. F. No. 1759, A bill for an act relating to the organization and operation of state government; appropriating money for human services, jobs and training, corrections, health, veterans nursing homes, and other purposes with certain conditions; amending Minnesota Statutes 1988, sections 13.46, subdivision 2; 62A.045; 62A.046; 62D.041, subdivision 1, and by adding a subdivision; 62D.042, subdivision 1; 62D.05, subdivision 6; 144.50, subdivision 6; 144.562, subdivisions 2 and 3; 144.651, subdivision 2; 144.698, subdivision 1; 144.701; 144.702, subdivision 2, and by adding subdivisions; 144A.01, subdivision 5, and by adding subdivisions; 144A.04, subdivision 7, and by adding subdivisions; 144A.071, subdivision 3; 144A.073, subdivision 1; 144A.10, subdivisions 5, 6a, and by adding subdivisions; 144A.11, subdivision 3, and by adding a subdivision; 144A.12, subdivision 1; 144A.15, subdivision 1, and by adding subdivisions; 144A.45, subdivision 2; 144A.46; 144A.61; 144A.611; 145.38, subdivision 1; 145.39, subdivision 1; 145.61, subdivision 5; 145.63; 145.882, subdivisions 1, 3, and 7; 146.13; 147.02, subdivision 1; 148B.23, subdivision 1; 148B.27, subdivision 2; 148B.32, subdivision 2; 148B.40, subdivision 3; 148B.42, by adding a subdivision; 149.02; 149.06; 150A.06, subdivision 2a; 153A.13, subdivision 4; 153A.15, subdivision 3; 153A.16; 176.136, subdivisions 1 and 5; 214.04, subdivision 3; 214.06, subdivision 1; 237.70, subdivision 7; 237.701, subdivision 1; 245.461; 245.462; 245.463, subdivision 2, and by adding subdivisions; 245.464; 245.465; 245.466, subdivisions 1, 2, 5, and 6; 245.467, subdivisions 3, 4, and 5; 245.468; 245.469; 245.470, subdivision 1; 245.472, subdivision 1, and by adding a subdivision; 245.473, subdivision 1; 245.474; 245.476, subdivisions 1, 3, and by adding subdivisions; 245.477; 245.478, subdivisions 2 and 3; 245.479; 245.48; 245.482; 245.483; 245.484; 245.485; 245.486; 245.62, subdivision 3; 245.696, subdivision 2; 245.697, subdivisions 1, 2, and 2a; 245.713, subdivision 2; 245.73; subdivision 4; 245.73, subdivisions 1 and 2; 245.771, subdivision 3; 245.91, by adding a subdivision; 245.94, subdivision 1, and by adding a subdivision; 245A.02, subdivisions 3, 9, 10, 14, and by adding a subdivision; 245A.03, subdivisions 1, 2, and 3; 245A.04, subdivisions 1, 3, 5, 6, 7, and by adding subdivisions; 245A.06, subdivisions 1, 5, and by adding a subdivision; 245A.07, subdivision 2; 245A.08, subdivision 5; 245A.095; 245A.12; 245A.13; 245A.14, subdivision 3, and by adding subdivisions; 245A.16, subdivision 1; 246.015; 246.18, subdivision 4; 246.36; 246.50, subdivisions 3, 4, and 5; 246.54; 246.57, subdivision 1; 251.011, subdivision 4, and by adding a subdivision; 252.27, subdivision 1; 252.31; 252.41, subdivision 9; 252.46, subdivisions 1, 2, 3, 4, 6, and 12; 252.47; 252.50; 253.015; 254A.08, subdivision 2; 254B.02, subdivision 1; 254B.03, subdivisions 1 and 4; 254B.04, subdivision 2; 254B.06, subdivision 1; 254B.09, subdivisions 1, 4, and 5; 256.01, subdivision 2, and by adding a subdivision; 256.014, subdivision 1; 256.045, subdivisions 1, 3, 4, 4a, 5, 6, 7, 10, and by adding a subdivision; 256.12, subdivision 14; 256.73, subdivision 3a; 256.736,

subdivisions 3, 3b, 4, 10, 11, 14, 16, and by adding subdivisions; 256.737; 256.74, subdivisions 1, 1a, and by adding a subdivision; 256.85; 256.87, subdivision 1a; 256.936, subdivisions 1, 2, and 4; 256.969; 256.974; 256.9741, subdivisions 3, 5, and by adding a subdivision; 256.9742; 256.9744, subdivision 1; 256.975, subdivision 2; 256B.031, subdivision 5; 256B.04, subdivision 14, and by adding a subdivision; 256B.055, subdivisions 7 and 8; 256B.056, subdivisions 3, 4, and 5; 256B.062; 256B.0625, subdivisions 2, 13, and by adding subdivisions; 256B.091, subdivision 3; 256B.092, subdivision 7; 256B.14; 256B.25, by adding a subdivision; 256B.421, subdivision 14; 256B.431, subdivisions 2b, 2e, 2i, 3a, 3f, 3g, 4, and by adding subdivisions; 256B.47, subdivision 3; 256B.48, subdivisions 1, 6, and 8; 256B.501, subdivisions 3, 3g, and by adding subdivisions; 256B.69, subdivisions 4, 5, 11, and by adding a subdivision; 256C.28, subdivision 3, and by adding subdivisions; 256D.01, subdivisions 1, 1a, 1b, and 1c; 256D.02, subdivisions 1 and 4; 256D.03, subdivisions 2, 3, 4; 256D.05, subdivision 1, and by adding a subdivision; 256D.051, subdivisions 1, 2, 3, 6, 8, 13, and by adding subdivisions; 256D.052, subdivisions 1, 2, 3, and 4; 256D.101; 256D.111, subdivision 5; 256D.35, subdivisions 1, 7, and by adding subdivisions; 256D.36, subdivision 1, and by adding a subdivision; 256D.37, subdivision 1; 256E.03, subdivision 2; 256E.05, subdivision 3; 256E.08, subdivision 5; 256E.09, subdivisions 1 and 3; 256F.05, subdivisions 2, 3, and 4; 256F.07, subdivision 3a; 256H.01, subdivisions 1, 2, 7, 8, 11, and 12; 256H.02; 256H.03; 256H.05; 256H.08; 256H.09; 256H.10, subdivisions 2, 3, and by adding a subdivision; 256H.11; 256H.12; 256H.15; 256H.18; 256H.20, subdivision 3; 257.071, subdivision 7; 257.55, subdivision 1; 257.57, subdivision 1; 257.62, subdivision 5; 259.47, subdivision 5; 259.49, subdivision 2; 260.251, subdivision 1; 268.0111, subdivision 4, and by adding a subdivision; 268.0122, subdivisions 2 and 3; 268.08, subdivision 1; 268.31; 268.37, by adding a subdivision; 268.86, subdivision 2; 268.871, subdivision 5; 268.88; 287.12; 297.13, subdivision 1; 326.78, subdivision 2; 327.20, subdivision 1; 327C.02, subdivision 2; 357.021, subdivisions 2 and 2a; 517.08, subdivisions 1b and 1c; 518.54, subdivision 6; 518.551, subdivision 10; 518.611, subdivision 4; 518.613, subdivisions 1, 2, 4, and by adding a subdivision; 609.378; 626.556, subdivisions 2 and 10e; and 626.558; Laws 1984, chapter 654, article 5, section 57, subdivision 1, as amended; Laws 1987, chapter 403, article 3, section 98; Laws 1988, chapter 689, article 2, sections 248 and 269, subdivision 2; repealing Minnesota Statutes 1988, sections 144A.10, subdivision 4a; 150A.06, subdivision 7; 245.462, subdivision 25; 245.471; 245.475; 245.64; 245.698; 245.775; 245.83; 245.84; 245.85; 245.871; 245.872; 245.873; 245A.095, subdivision 3; 245A.11; 246.50, subdivisions 3a, 4a, and 9; 254B.09, subdivision 3; 254B.10; 256.87, subdivision 4; 256.969, subdivisions 2a, 3, 4, 5, and 6; 256B.0625, subdivision 21; 256B.17, subdivisions 1, 2, 3, 4, 5, 6, 7, and 8; 256B.69, subdivisions 12, 13, 14, and 15; 256D.01, subdivision 1c; 256D.051, subdivision 6a; 256D.052, subdivisions 5, 6, and 7; 256D.06, subdivisions 3, 4, and 6; 256D.35, subdivisions 2, 3, 4, and 8; 256D.36, subdivision 2; 256D.37, subdivisions 2, 4, 6, 7, 8, 9, 10, 11, 12, 13, and 14; 256D.38;

256D.39; 256D.41; 256D.42; 256D.43; 256E.08, subdivision 9; 256F.05, subdivision 1; 256H.04; 256H.05, subdivision 4; 256H.06; 256H.07, subdivision 4; 256H.13; 268.86, subdivision 7; 462.357, subdivisions 6a, 7, and 8; 518.613, subdivision 5; Laws 1987, chapter 403, article 5, section 1; proposing coding for new law in Minnesota Statutes, chapters 144; 144A; 145; 157; 196; 245; 245A; 246; 251; 252; 253; 254A; 256; 256B; 256D; 256E; 256F; 256H; 259; 268; 462; and 626; proposing coding for new law as Minnesota Statutes, chapter 256L.

The bill was read for the first time and laid over one day.

MOTIONS AND RESOLUTIONS

Pugh moved that the names of Milbert and Pappas be added as authors on H. F. No. 1587. The motion prevailed.

Carruthers moved that the name of Bennett be added as an author on H. F. No. 1697. The motion prevailed.

Jefferson moved that the names of Otis and McLaughlin be added as authors on H. F. No. 1715. The motion prevailed.

ADJOURNMENT

Wynia moved that when the House adjourns today it adjourn until 12:00 noon, Wednesday, May 3, 1989. The motion prevailed.

Wynia moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 12:00 noon, Wednesday, May 3, 1989.

EDWARD A. BURDICK, Chief Clerk, House of Representatives

