STATE OF MINNESOTA

SEVENTY-SEVENTH SESSION-1991

TWENTIETH DAY

SAINT PAUL, MINNESOTA, THURSDAY, MARCH 7, 1991

The House of Representatives convened at 2:30 p.m. and was called to order by Robert E. Vanasek, Speaker of the House.

Prayer was offered by the Reverend Becky Hebert, Lake Harriet Christian Church, Minneapolis, Minnesota.

The roll was called and the following members were present:

A quorum was present.

The Chief Clerk proceeded to read the Journal of the preceding day. Bertram 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 STANDING COMMITTEES

Vellenga from the Committee on Judiciary to which was referred:

H. F. No. 9, A bill for an act relating to education; establishing a legislative commission on children, youth, and their families; proposing coding for new law in Minnesota Statutes, chapter 3.

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

The report was adopted.

Vellenga from the Committee on Judiciary to which was referred:

H. F. No. 98, A bill for an act relating to civil commitment; prohibiting ex parte judicial release orders during the emergency hold period; amending Minnesota Statutes 1990, section 253B.05, subdivision 3.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1990, section 253B.05, subdivision 1, is amended to read:

Subdivision 1. [EMERGENCY HOLD.] (a) Any person may be admitted or held for emergency care and treatment in a treatment facility with the consent of the head of the treatment facility upon a written statement by an examiner that: (1) the examiner has examined the person not more than 15 days prior to admission, (2) the examiner is of the opinion, for stated reasons, that the person is mentally ill, mentally retarded or chemically dependent, and is in imminent danger of causing injury to self or others if not immediately restrained, and (3) an order of the court cannot be obtained in time to prevent the anticipated injury.

(b) The statement shall be: (1) sufficient authority for a peace or health officer to transport a patient to a treatment facility, (2) stated in behavioral terms and not in conclusory language, and (3) of sufficient specificity to provide an adequate record for review. If imminent danger to specific individuals is a basis for the emergency hold, the statement must include identifying information on those individuals, to the extent practicable. A copy of the statement shall be personally served on the person immediately upon admission. A copy of the statement shall be maintained by the treatment facility. Sec. 2. Minnesota Statutes 1990, section 253B.05, subdivision 2, is amended to read:

Subd. 2. [PEACE OR HEALTH OFFICER HOLD.] (a) A peace or health officer may take a person into custody and transport the person to a licensed physician or treatment facility if the officer has reason to believe that the person is mentally ill or mentally retarded and in imminent danger of injuring self or others if not immediately restrained. A peace or health officer or a person working under such officer's supervision, may take a person who is believed to be chemically dependent or is intoxicated in public into custody and transport the person to a treatment facility. If the person is intoxicated in public or is believed to be chemically dependent and is not in danger of causing self-harm or harm to any person or property, the peace or health officer may transport the person home. Written application for admission of the person to a treatment facility shall be made by the peace or health officer. The application shall contain a statement given by the peace or health officer specifying the reasons for and circumstances under which the person was taken into custody. If imminent danger to specific individuals is a basis for the emergency hold, the statement must include identifying information on those individuals, to the extent practicable. A copy of the statement shall be made available to the person taken into custody.

(b) A person may be admitted to a treatment facility for emergency care and treatment under this subdivision with the consent of the head of the facility under the following circumstances: a written statement is made by the medical officer on duty at the facility that after preliminary examination the person has symptoms of mental illness or mental retardation and appears to be in imminent danger of harming self or others; or, a written statement is made by the institution program director or the director's designee on duty at the facility that after preliminary examination the person has symptoms of chemical dependency and appears to be in imminent danger of harming self or others or is intoxicated in public.

Sec. 3. Minnesota Statutes 1990, section 253B.05, subdivision 3, is amended to read:

Subd. 3. [DURATION OF HOLD.] (a) Any person held pursuant to this section may be held up to 72 hours, exclusive of Saturdays, Sundays, and legal holidays, after admission unless a petition for the commitment of the person has been filed in the probate court of the county of the person's residence or of the county in which the <u>treatment</u> facility is located and the court issues an order pursuant to section 253B.07, subdivision 6. If the head of the <u>treatment</u> facility believes that commitment is required and no petition has been filed, the head of the <u>treatment</u> facility shall file a petition for the commitment of the person. The hospitalized person may move to have the venue of the petition changed to the probate court of the county of the person's residence, if the person is a resident of Minnesota.

(b) During the 72-hour hold period, a court may release a person held under this section only through a writ of habeas corpus under chapter 589. The court shall make written findings regarding its decision under chapter 589. Before releasing the person, the court shall make every reasonable effort to provide notice of the release to: (1) any specific individuals identified in a statement under subdivision 1 or 2 or in the record as individuals who might be endangered if the person was not held; and (2) the examiner whose written statement was a basis for a hold under subdivision 1 or the peace or health officer who applied for a hold under subdivision 2."

Delete the title and insert:

"A bill for an act relating to civil commitment; establishing requirements for judicial release orders during the emergency hold period; amending Minnesota Statutes 1990, section 253B.05, subdivisions 1, 2, and 3."

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 100, A bill for an act relating to health; imposing a surcharge on health coverage; establishing the emergency medical services personnel account; establishing an incentive plan for ambulance service personnel; setting plan requirements; amending Minnesota Statutes 1990, section 60A.15, by adding a subdivision; proposing coding for new law as Minnesota Statutes, chapter 353E.

Reported the same back with the following amendments:

Pages 1 and 2, delete section 1

Page 2, line 12, delete "<u>all funds</u>" and insert "<u>general fund</u> appropriations"

Page 2, delete line 13

Page 2, line 14, delete everything before the comma

Page 3, lines 24 and 25, delete "money from the health coverage surcharge imposed by section 1" and insert "general fund appropriations"

Page 7, after line 26, insert:

"Sec. 11. [APPROPRIATION.]

<u>\$.....</u> is appropriated from the general fund to the emergency medical services personnel account for the biennium ending June 30, 1993."

Renumber the sections in sequence

Correct internal references

Delete the title and insert:

"A bill for an act relating to health; establishing the emergency medical services personnel account; establishing an incentive plan for ambulance service personnel; setting plan requirements; appropriating money; proposing coding for new law as Minnesota Statutes, chapter 353E."

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

The report was adopted.

Sarna from the Committee on Commerce to which was referred:

H. F. No. 146, A bill for an act relating to commerce; regulating real estate closings; prohibiting real estate brokers or salespersons from requiring the use of particular closing agents; requiring certain disclosures in listing agreements; amending Minnesota Statutes 1990, section 82.19, by adding a subdivision.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1990, section 507.45, subdivision 4, is amended to read:

Subd. 4. (a) No financial institution or other person making a mortgage loan, real estate salesperson, broker, attorney, auctioneer,

<u>builder</u>, or <u>title</u> <u>company</u> may require a borrower person</u> to use any particular licensed attorney, real estate broker, real estate salesperson, or real estate closing agent in connection with a residential real estate closing.

(b) The commissioner of commerce shall adopt rules under chapter 14 to implement, administer, and enforce this subdivision.

Sec. 2. [RULEMAKING.]

The department of commerce shall amend Minnesota Rules, part 2805.1200, pursuant to the rulemaking provisions of Minnesota Statutes, chapter 14. The amendments shall require all listing agreements to include a notice informing sellers of their rights under Minnesota Statutes, section 507.45, subdivision 4. The notice must require the seller to indicate in writing whether it is acceptable to the seller to have the licensee arrange for closing services or whether the seller wishes to arrange for others to conduct the closing. The amendments must also provide for the disclosure of any controlled business arrangement, as the term is defined in United States Code, title 12, section 1602, between the licensee and the real estate closing agent through which the licensee proposes to arrange closing services."

Delete the title and insert:

"A bill for an act relating to commerce; regulating real estate closings; prohibiting persons from requiring the use of particular closing agents; requiring the commissioner to adopt rules; amending Minnesota Statutes 1990, section 507.45, subdivision 4."

With the recommendation that when so amended the bill pass.

The report was adopted.

Vellenga from the Committee on Judiciary to which was referred:

H. F. No. 148, A bill for an act relating to probate; increasing the limit on an estate subject to collection of personal property by affidavit; amending Minnesota Statutes 1990, section 524.3-1201.

Reported the same back with the following amendments:

Page 2, line 11, before the period insert "or 525.15"

20th Day]

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

The report was adopted.

Kalis from the Committee on Transportation to which was referred:

H. F. No. 155, A bill for an act relating to traffic regulations; authorizing immediate towing of certain unlawfully parked vehicles; amending Minnesota Statutes 1990, section 169.041, subdivision 4.

Reported the same back with the following amendments:

Page 2, delete line 23

Page 2, line 24, delete everything before the period and insert:

"(15) the vehicle is unlawfully parked and prevents egress by a lawfully parked vehicle"

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 160, A bill for an act relating to the environment; recognizing the hydrological cycle of water purification through the atmosphere; establishing a list of toxic air pollutants; requiring the pollution control agency to monitor toxic emissions and to require reductions of toxic air emissions; requiring mercury emission reductions; requiring reports to the legislature; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 116.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"TOXIC EMISSIONS AND DEPOSITION

Section 1. [116.451] [LEGISLATIVE INTENT.]

The legislature recognizes that a natural process called the "hydrological cycle of water" that involves precipitation, evaporation, evapotranspiration, snow accumulation and runoff, and that purifies the water that recharges the rivers, lakes, and groundwater aquifers, is often prevented from purifying the water by continuing releases and discharges of toxic substances.

The legislature further recognizes that toxic release/discharge, ambient concentration, and deposition substantially resulting from the conduct of commercial, institutional, industrial and governmental operations, both within and without the state, pose a present and severe danger to the delicate integrity of the ecosystem within the state and threaten human health and welfare, and the failure to mitigate sources of toxic release/discharge into the air and deposition upon the waters, vegetation, and soils will soon result in untold and irreparable damage to the agricultural, water, forest, fish, and wildlife resources of the state. It is therefore the intent of the legislature in enacting sections 1 to 8 to protect the natural processes of atmospheric water purification by ensuring the hydrological cycle of water and the integrity of the ecosystem, and to support and encourage other states, the federal government, and the province of Ontario in doing likewise.

Sec. 2. [116.452] [DEFINITIONS.]

Subdivision 1. [SCOPE.] As used in sections 1 to 8, the terms defined in this section have the meanings given them.

Subd. 2. [AGENCY.] "Agency" means the pollution control agency.

<u>Subd.</u> 3. [INTEGRITY OF THE ECOSYSTEM.] "Integrity of the ecosystem" means the maintenance of mutually beneficial species of plants and animals and of other natural characteristics in order that the biological viability of the ecosystem is assured.

Sec. 3. [116.453] [LIST OF TOXIC AIR POLLUTANTS.]

By January 1, 1993, the agency must develop and establish by rule a list of toxic air pollutants. The list shall include toxic substances listed in the Minnesota toxic release inventory reported as required by the federal SARA law, United States Code, title 42, section 313; toxic substances listed as hazardous air pollutants in title III of the federal Clean Air Act, Public Law Number 101-549, as amended in 1990; and any other toxic substances that, based on reasonable medical or scientific theory, have the following characteristics: (1) acute or chronic toxicity that could materially impair the health or development of humans, animals, plants, or aquatic organisms;

(2) genetic, reproductive, neurological, or developmental toxicity to humans or other animals either directly or indirectly through substantial alteration of ecosystems;

(3) bioaccumulation, biomagnification, biotransformation, or other effects in the food chain that directly or indirectly impair humans, aquatic organisms, or other animals; or

(4) effects that otherwise pose a significant threat to the integrity of aquatic or terrestrial ecosystems.

Sec. 4. [116.454] [MONITORING PROGRAM.]

By January 1, 1992, the agency must establish a statewide monitoring program for toxic release/discharge, ambient concentration, and deposition of toxic substances from the air. The monitoring program shall include the measurement of toxic substances accumulating in animals, water, fish, and sediments of lakes.

Sec. 5. [116.455] [EMISSION AND PROBABLE SOURCE IN-VENTORY.]

By January 1, 1993, the agency must establish an inventory of the emission sources of pollutants contained on the list of toxic air pollutants required in section 3. If, in the future, new substances are added to the list, the agency shall establish an emission sources inventory for the newly listed substances within one year after the new listing.

Sec. 6. [116.456] [EMISSION REDUCTION REQUIREMENTS.]

By January 1, 1993, the agency must establish rules governing the release or emission of toxic air pollutants that will ensure a 50 percent reduction, based on 1987 levels, in statewide emissions of toxic air pollutants by 1998. The rules must consider:

(1) acute or chronic effects that materially impair the health or development of humans, plants, aquatic organisms, or plants;

(2) genetic, reproductive, neurological, or developmental effects on humans or other animals either directly or indirectly through substantial alteration of the ecosystems;

(3) bioaccumulation, biomagnification, biotransformation, or other effects in the food chain that directly or indirectly impair humans, aquatic organisms, or other animals; or (4) effects that otherwise pose a significant threat to the integrity of aquatic or terrestrial ecosystems.

In setting limits for specific pollutants, the agency shall use United States Environmental Protection Agency risk assessment methods and United States Environmental Protection Agency derived reference doses, unit risk factors, and potency slopes, whenever possible. If United States Environmental Protection Agency derived values are not available, the agency must develop a scientifically defensible method for deriving pollutant specific limits that will protect public health and the environment.

In establishing the emission reduction requirements, the agency must require pollution prevention over pollution control in situations where either pollution prevention or pollution control are able to achieve the emission reduction goals.

Sec. 7. [116.457] [MERCURY EMISSIONS REDUCTIONS.]

<u>Subdivision 1.</u> [TOYS OR GAMES.] <u>Beginning July 1, 1991, a</u> person may not sell in this state a toy or game that contains mercury or a toy or game that includes a battery that contains mercury and that is not removable.

<u>Subd. 2.</u> [LATEX PAINT.] (a) <u>A manufacturer may not sell</u>, distribute, or offer for sale in this state, any mercury-containing latex paint beginning January 1, 1992. A retailer may sell mercurycontaining latex paint from the retailer's stock existing on the effective date of this section.

(b) <u>A</u> manufacturer who violates paragraph (a) is subject to a minimum fine of \$100 per gallon of latex paint in violation.

<u>Subd. 3.</u> [ELECTRONIC DEVICES AND APPLIANCES.] <u>Beginning January 1, 1992</u>, the mercury in thermostats, thermometers, electronic switches, and appliances being removed from service must be recycled or otherwise managed to ensure that the mercury is not placed in a solid waste composting, resource recovery, or disposal facility or a wastewater disposal system.

Beginning January 1, 1992, a person may not sell a thermostat, thermometer, electronic switch, or appliance that contains mercury unless the device or appliance is clearly labeled to inform the purchaser or consumer that:

(1) mercury is present in the device or appliance;

(2) it is illegal to put the device or appliance with the mercury in it in the garbage; and

(3) the mercury must be recycled or otherwise managed to ensure that it is not placed in a solid waste composting, resource recovery, or disposal facility or a wastewater disposal system.

A person who is in the business of installing or repairing thermostats, thermometers, electronic switches, or appliances containing mercury shall take custody of devices or appliances containing mercury that are no longer in use and shall remove the mercury for or shall otherwise manage the devices or appliances to the mercury is not placed in the solid waste stream or a wastewater disposal system.

Subd. 4. [VAPOR LAMPS; LIGHTING FIXTURES AND HARD-WARE.] Beginning January 1, 1992, the mercury in a vapor lamp or lighting fixture or hardware that is being removed from service must be recycled or otherwise managed to ensure that the mercury is not placed in a solid waste composting, resource recovery, or disposal facility or a wastewater disposal system.

A person who installs or repairs lamps or lighting fixtures, or hardware shall take custody of lamps, fixtures, or hardware containing mercury that are no longer in use and shall remove the mercury for recycling or shall otherwise manage the lamps, fixtures, or hardware to ensure that the mercury is not placed in the solid waste stream or a wastewater disposal system.

Subd. 5. [FUNGICIDES.] On or after January 1, 1992, the use of mercury-containing fungicides on lawns and golf courses is prohibited.

<u>Subd. 6.</u> [MEDICAL AND SCIENTIFIC INSTRUMENTS.] Beginning January 1, 1992, the mercury contained in medical and scientific instruments that are discarded must be recycled or otherwise managed to ensure that the mercury is not placed in a solid waste composting, resource recovery, or disposal facility or a wastewater disposal system.

<u>Subd.</u> 7. [COMBUSTION SOURCES.] By July 1, 1992, petroleum refiners and electric utilities must test for emissions of mercury and must report emissions to the agency.

Sec. 8. [116.458] [REPORTS TO THE LEGISLATURE.]

By January 1, 1992, the commissioner shall submit to the legislative commission on waste management an inventory of products that contain mercury and recommend legislation to prohibit or otherwise restrict those products where appropriate.

Beginning January 1, 1993, the agency must submit reports to the legislature every two years regarding the progress toward meeting

the goals of sections 1 to 7, including progress in finding alternatives to mercury for use in thermostats, electronic devices, appliances, vapor lamps, and lighting fixtures and hardware. The report may include recommendations to the legislative committees on the environment and natural resources for further mercury emission reductions and management.

Sec. 9. [APPROPRIATION.]

\$1,800,000 is appropriated from the general fund to the commissioner of the pollution control agency for the biennium ending June 30, 1993, for the purposes of sections 1 to 8."

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

The report was adopted.

Kalis from the Committee on Transportation to which was referred:

H. F. No. 192, A bill for an act relating to the Duluth transit authority; providing for the transportation of students; repealing Laws 1988, chapter 573, section 2.

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

The report was adopted.

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

H. F. No. 205, A bill for an act relating to insurance; life; prohibiting discrimination against American military personnel; amending Minnesota Statutes 72A.20, subdivision 8.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1990, section 72A.20, subdivision 8, is amended to read:

Subd. 8. [DISCRIMINATION.] (a) Making or permitting any unfair discrimination between individuals of the same class and equal expectation of life in the rates charged for any contract of life insurance or of annuity or in the dividends or other benefits payable thereon, or in any other of the terms and conditions of such contract or in making or permitting the rejection of an individual's application for life insurance coverage, as well as the determination of the rate class for such individual, on the basis of a disability, shall constitute an unfair method of competition and an unfair and deceptive act or practice, unless the claims experience and actuarial projections and other data establish significant and substantial differences in class rates because of the disability.

(b) Refusing to insure or refusing to continue to insure the life of a member of a reserve component of the armed forces of the United States, or the national guard due to that person's status as a member, or duty assignment while a member, of any of these military organizations constitutes an unfair method of competition and an unfair and deceptive act or practice.

(c) Refusing to reinstate coverage for the insured or any covered dependents under an individual or group life or health insurance policy or contract of a member of a reserve component of the armed forces of the United States that was terminated, canceled, or nonrenewed while that person was on active duty constitutes an unfair method of competition and an unfair and deceptive act or practice.

For purposes of reinstatement of an individual policy, the person shall apply for reinstatement within 120 days after removal from active duty.

The reinstated coverage must not contain any new preexisting condition or other exclusion or limitation, except a condition determined by the Veterans Administration to be a disability incurred or aggravated in the line of duty. The remainder of a preexisting condition limitation that was not satisfied before the coverage was terminated may be applied once the person returns and coverage is reinstated.

Sec. 2. [EFFECTIVE DATE.]

Section 1 is effective the day following final enactment."

Amend the title as follows:

Page 1, line 2, delete "life;"

With the recommendation that when so amended the bill pass.

The report was adopted.

Vellenga from the Committee on Judiciary to which was referred:

H. F. No. 246, A bill for an act relating to alcoholic beverages; allowing proof of age by means of a Canadian consumption card; amending Minnesota Statutes 1990, section 340A.503, subdivision 6.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 1990, section 340A.503, subdivision 6, is amended to read:

Subd. 6. [PROOF OF AGE; DEFENSE.] (a) Proof of age for purchasing or consuming alcoholic beverages may be established only by <u>one of the following:</u>

(1) a valid drivers driver's license or issued by Minnesota, another state, or a province of Canada, and including the photograph and date of birth of the licensed person;

(2) a valid Minnesota identification card;

(3) a valid Canadian identification card with the photograph and date of birth of the person, issued by a Canadian province; or

(4) in the case of a foreign national, by a valid passport.

(b) In a prosecution under subdivision 2, clause (1), it is a defense for the defendant to prove by a preponderance of the evidence that the defendant reasonably and in good faith relied upon representations of proof of age authorized in paragraph (a) in selling, bartering, furnishing, or giving the alcoholic beverage."

Amend the title as follows:

Page 1, line 3, delete "consumption" and insert "identification"

With the recommendation that when so amended the bill pass.

The report was adopted.

Vellenga from the Committee on Judiciary to which was referred:

H. F. No. 260, A bill for an act relating to civil procedure; providing for security for costs in certiorari matters; amending Minnesota Statutes 1990, section 606.03.

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

The report was adopted.

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

H. F. No. 276, A bill for an act relating to insurance; accident and health; prohibiting the nondiagnostic use of X-rays; proposing coding for new law in Minnesota Statutes, chapter 62A.

Reported the same back with the following amendments:

Page 1, line 8, delete "accident and health" and insert "dental"

Page 1, line 9, after "insurance" insert "offered for sale to a Minnesota resident by an insurer"

Page 1, line 11, after the comma insert "or"

Page 1, line 12, delete "or"

Page 1, delete line 13

Page 1, line 14, delete "state"

Page 1, delete lines 24 and 25

Page 2, delete lines 1 to 4 and insert "Nothing in this section prohibits requests for X-rays or other diagnostic aids routinely taken in conjunction with the diagnosis and treatment of injury or disease, or routinely required by the insurer for preapproval or predetermination of treatment. An insurer may not retroactively request new X-rays not taken in conjunction with the diagnosis or treatment of injury or disease."

With the recommendation that when so amended the bill pass.

The report was adopted.

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

H. F. No. 279, A bill for an act relating to the environment; authorizing the city of Hopkins to issue bonds to pay for environmental response costs at a landfill; authorizing the city to impose a solid waste collection surcharge; authorizing a landfill cleanup assessment against property; authorizing a service charge; appropriating money.

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

The report was adopted.

Vellenga from the Committee on Judiciary to which was referred:

H. F. No. 319, A bill for an act relating to court fees; waiving filing fees for a person or person's spouse or children seeking protection under the Soldiers' and Sailors' Civil Relief Act of 1940; amending Minnesota Statutes 1990, section 357.021, subdivision 1a.

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

The report was adopted.

Sarna from the Committee on Commerce to which was referred:

H. F. No. 320, A bill for an act relating to occupations and professions; modifying an auctioneer's exemption from real estate brokers and salespersons licensing; amending Minnesota Statutes 1990, section 82.18.

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

The report was adopted.

Jacobs from the Committee on Regulated Industries to which was referred:

H. F. No. 430, A bill for an act relating to intoxicating liquor; specifying the number of on-sale licenses which may be issued in the city of Virginia; repealing Laws 1974, chapter 501, section 1.

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

The report was adopted.

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

H. F. No. 598, A bill for an act relating to insurance; regulating agent rehabilitations and cancellations of agency contracts by fire and casualty companies; amending Minnesota Statutes 1990, sections 60A.171; and 60A.175.

Reported the same back with the following amendments:

Page 4, after line 33, insert:

"Sec. 3. [EFFECTIVE DATE.]

Sections 1 and 2 apply to all agency contracts or written agreements in existence on or after August 1, 1991."

With the recommendation that when so amended the bill pass.

The report was adopted.

SECOND READING OF HOUSE BILLS

H. F. Nos. 98, 146, 148, 155, 192, 205, 246, 260, 276, 320, 430 and 598 were read for the second time.

INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

Dempsey introduced:

H. F. No. 659, A bill for an act relating to state government; requiring the supreme court to prepare fiscal notes in certain circumstances; amending Minnesota Statutes 1990, sections 3.98, subdivision 1; and 3.982.

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

Peterson, Reding, Simoneau, Ozment and Vanasek introduced:

H. F. No. 660, A bill for an act relating to public safety; requiring commissioner of public safety to implement a state hazardous materials incident response plan; creating the hazardous materials incident response account; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 299A.

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

Anderson, I.; Tunheim and Battaglia introduced:

H. F. No. 661, A resolution memorializing Canada to correct the new permit regulations for the Canada-Minnesota border, and to encourage federal, state, and provincial governments to resolve differences to the mutual benefit and satisfaction of the citizens of both countries.

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

Simoneau introduced:

H. F. No. 662, A bill for an act relating to crime; providing penalties for residential tenants who intentionally abscond without paying current or past rent due; providing defenses; proposing coding for new law in Minnesota Statutes, chapter 609.

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

Milbert, Ostrom, Waltman, Blatz and Kalis introduced:

H. F. No. 663, A bill for an act relating to occupations and professions; regulating athletic trainers; creating an advisory committee; providing for registration; establishing fees; requiring rulemaking; providing penalties; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 148.

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

Brown, Sarna, Dille, Reding and Wagenius introduced:

H. F. No. 664, A bill for an act relating to commerce; requiring accessibility specialists; requiring certification by building officials; amending Minnesota Statutes 1990, sections 16B.63, by adding a subdivision; and 16B.65, by adding a subdivision.

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

Sarna introduced:

H. F. No. 665, A bill for an act relating to metropolitan government; providing for senate confirmation of the chair of the metropolitan airports commission; removing certain members from the commission; amending Minnesota Statutes 1990, section 473.604, subdivision 1.

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

Carruthers, Wagenius, Swenson, Vellenga and Blatz introduced:

H. F. No. 666, A bill for an act relating to crimes; imposing a felony penalty for a fifth or subsequent violation of the laws prohibiting driving while intoxicated; amending Minnesota Statutes 1990, section 169.121, subdivision 3.

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

O'Connor, Sarna, Erhardt, Newinski and Farrell introduced:

H. F. No. 667, A bill for an act relating to public safety; authorizing certain departmental employees to donate vacation time to bargaining representatives; proposing coding for new law in Minnesota Statutes, chapter 299A.

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

McGuire, Greenfield, Battaglia, Rodosovich and Boo introduced:

H. F. No. 668, A bill for an act relating to occupations and professions; creating the state board of examiners for speech-language pathology and audiology and providing for its powers and duties; providing for the licensure and regulation of speech-language pathologists and audiologists; authorizing rulemaking; appropriating money; amending Minnesota Statutes 1990, sections 214.01, subdivision 2; and 214.04, subdivision 3; proposing coding for new law as Minnesota Statutes, chapter 153B.

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

Krueger, Wenzel, Bauerly, Omann and Kahn introduced:

H. F. No. 669, A bill for an act relating to agriculture; providing a "Minnesota pure" category of dairy products; proposing coding for new law in Minnesota Statutes, chapter 32.

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

Clark; Nelson, K.; Kelso; Bauerly and Kinkel introduced:

H. F. No. 670, A bill for an act relating to education; establishing a grant program for home-based programs to prepare American Indian children for school; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 124C.

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

Lynch, Jefferson, Girard, Welle and Heir introduced:

H. F. No. 671, A bill for an act relating to human services; child care providers; allowing an extension for installing interior vertical access in child care facilities in churches; amending Minnesota Statutes 1990, section 16B.61, subdivision 3.

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

Segal introduced:

H. F. No. 672, A bill for an act relating to health; providing additional funding for family planning grants; establishing an outreach program for pregnant women eligible for medical assistance; appropriating money.

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

Carruthers and Scheid introduced:

H. F. No. 673, A bill for an act relating to the Brooklyn Center housing and redevelopment authority; providing for authority to increase levy.

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

Brown; Cooper; Anderson, R.; Sarna and Jaros introduced:

H. F. No. 674, A bill for an act relating to commerce; regulating irrevocable funeral trusts; excluding certain trusts from the asset limitation requirements for medical assistance; amending Minnesota Statutes 1990, sections 149.11; and 256B.056, subdivision 3.

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

Brown, Bishop, Pugh, Segal and Thompson introduced:

H. F. No. 675, A bill for an act relating to court actions; providing immunity from liability arising out of the use of breathalyzers in liquor establishments; prohibiting the use of the breathalyzer test as evidence; proposing coding for new law in Minnesota Statutes, chapter 604.

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

Brown, Kalis, Pellow, Frerichs and Johnson, A., introduced:

H. F. No. 676, A bill for an act relating to transportation; requiring

a study and report by the commissioner of transportation on the effect of allowing the use of 110-foot, triple-trailer vehicle combinations; appropriating money.

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

Reding; Johnson, R.; O'Connor; Jefferson and Knickerbocker introduced:

H. F. No. 677, A bill for an act relating to retirement; Minnesota state retirement system; directing payment of Medicare Plan B supplemental medical coverage costs for designated retirees receiving annuities from the system; proposing coding for new law in Minnesota Statutes, chapter 352.

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

Vellenga, Skoglund, Carruthers, Rest and Swenson introduced:

H. F. No. 678, A bill for an act relating to juveniles; requiring a study of the juvenile certification process.

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

Garcia, Wejcman, Lieder, Pellow and Pauly introduced:

H. F. No. 679, A bill for an act relating to public safety; clarifying requirement of "MN" designation within a school bus body identification number; allowing state patrol to enforce certain school bus requirements regarding operation and construction; providing penalties; amending Minnesota Statutes 1990, sections 169.44, subdivision 17; 169.45; and 169.451.

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

Osthoff and Scheid introduced:

H. F. No. 680, A bill for an act relating to taxation; imposing the sales tax on sales of new clothing; amending Minnesota Statutes 1990, section 297A.25, subdivision 8, and by adding a subdivision.

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

Garcia, Wejcman, Lieder, Pellow and Pauly introduced:

H. F. No. 681, A bill for an act relating to traffic regulations; defining school bus to include the transportation of pre-elementary students; amending Minnesota Statutes 1990, section 169.01, subdivision 6.

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

Clark, Jefferson, Wejcman and Mariani introduced:

H. F. No. 682, A bill for an act relating to housing; changing filing fees for unlawful detainer actions; amending Minnesota Statutes 1990, section 357.021, subdivision 2.

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

Jacobs, Beard, Osthoff, Stanius and O'Connor introduced:

H. F. No. 683, A bill for an act relating to alcoholic beverages; prohibiting a retailer from having an interest in a manufacturer, brewer, or wholesaler; prohibiting a retailer from renting space to a manufacturer, brewer, or wholesaler; providing that brand registration is for a three-year period; specifying that club on-sale licenses are subject to approval of the commissioner of public safety; consolidating provisions of law relating to seasonal on-sale licenses; providing extended duration of seasonal licenses in certain counties; clarifying law on issuance of off-sale licenses by counties; allowing gambling on licensed premises when governed by tribal ordinance or a tribal-state compact; clarifying language on certain prohibitions on issuance of multiple licenses and repealing obsolete provisions relating thereto; prohibiting off-site storage of intoxicating liquor; specifying applicability of license limits to certain fourth-class cities; changing the expiration date for consumption and display permits; raising the minimum age for keeping intoxicating liquor in bottle clubs; authorizing commissioner of public safety to impose civil penalties for conducting or permitting unlawful gambling on licensed premises, or for failure to remove impure products; specifying applicability to municipal liquor stores of prohibitions against permitting consumption of alcoholic beverages by underage persons; clarifying language on sales of intoxicating liquor on Christmas day; providing for Sunday liquor elections in counties; prohibiting sale of certain beverages of more than 50 percent alcohol content; authorizing commissioner of public safety to inspect alcoholic beverages for purity of contents, and to order the removal of impure products; specifying that a split liquor referendum is not required for issuance of club licenses: authorizing the seizure and disposition of unlawfully purchased alcoholic beverages; repealing restrictions on rules of the commissioner of public safety and wine sales at Twin Cities International Airport; amending Minnesota Statutes 1990, sections 340A.301, subdivision 7; 340A.311; 340A.402; 340A.404, subdivisions 1 and 6; 340A.405, subdivisions 2 and 6; 340A.408, subdivision 2; 340A.410, subdivision 5; 340A.412, subdivisions 2, 3, and by adding a subdivision; 340A.413, subdivision 1; 340A.414, subdivisions 4 and 8; 340A.415; 340A.503, subdivision 1; 340A.504, subdivisions 2 and 3; 340A.506; 340A.508, by adding a subdivision; 340A.601, subdivision 5; 340A.604; proposing coding for new law in Minnesota Statutes, chapter 340A; repealing Minnesota Statutes 1990, sections 340A.314; 340A.404, subdivision 6a; and 340A.903.

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

O'Connor; Jaros; Boo; Johnson, R., and Dawkins introduced:

H. F. No. 684, A bill for an act relating to retirement; Duluth teachers retirement fund association and St. Paul teachers retirement fund association; proposing coding for new law in Minnesota Statutes, chapter 354A; repealing Laws 1985, chapter 259, sections 2 and 3; and Laws 1990, chapter 570, article 7, section 4.

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

Segal, Scheid and Abrams introduced:

H. F. No. 685, A bill for an act relating to gambling; requiring posting of the compulsive gambling hotline number; imposing surcharges on gambling permits and licenses; appropriating money; amending Minnesota Statutes 1990, sections 240.13, subdivision 2; 349.172; and 349A.06, subdivision 5.

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

Krueger introduced:

H. F. No. 686, A bill for an act relating to economic development; establishing the legislative commission on economic development; abolishing the Greater Minnesota Corporation; proposing coding for new law in Minnesota Statutes, chapter 3; repealing Minnesota Statutes 1990, sections 1160.01 to 1160.20.

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

H. F. No. 687, A bill for an act relating to economic development; transferring the Greater Minnesota Corporation to four successor corporations; amending Minnesota Statutes 1990, sections 1160.02, subdivisions 2 and 3; 1160.03; 1160.04; 1160.05; 1160.06; 1160.07; 1160.10; 1160.11; and 1160.12; repealing Minnesota Statutes 1990, sections 1160.06, subdivision 3; 1160.08; and 1160.09.

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

Skoglund, Solberg, Vellenga and Limmer introduced:

H. F. No. 688, A bill for an act relating to corrections; requiring county boards to provide medical aid for prisoners in jail; amending Minnesota Statutes 1990, section 641.15.

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

Ozment; Stanius; Johnson, A.; Rest and Weaver introduced:

H. F. No. 689, A bill for an act relating to education; changing intermediate school district levy limits; amending Minnesota Statutes 1990, sections 136D.27, subdivision 1; 136D.74, subdivision 2; and 136D.87, subdivision 1.

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

Onnen and Pauly introduced:

H. F. No. 690, A bill for an act relating to taxation; updating references to the Internal Revenue Code; increasing the taxes on cigarettes; changing the computation of alcoholic beverage taxes; amending Minnesota Statutes 1990, sections 290.01, subdivisions 19, 19a, and 19d; 290.067, subdivision 1; 290.92, subdivision 1; 297.02, subdivision 1; 297.03, subdivision 5; 297C.01, by adding subdivisions; and 297C.02.

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

Rodosovich, Welle and Greenfield introduced:

H. F. No. 691, A bill for an act relating to health; increasing

funding for the nutritional supplement program known as WIC to expand services; appropriating money.

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

Rodosovich, Welle, Greenfield and Gruenes introduced:

H. F. No. 692, A bill for an act relating to human services; increasing funding for home delivered meals; appropriating money.

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

Carruthers, Limmer, Pugh, Segal and Abrams introduced:

H. F. No. 693, A bill for an act relating to the collection and dissemination of data; authorizing child protective service agencies and family court service agencies to share information about cases relating to child abuse when they involve common clients; amending Minnesota Statutes 1990, sections 13.46, by adding a subdivision; and 13.84, by adding a subdivision.

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

Long, Munger, Orenstein, Orfield and Vellenga introduced:

H. F. No. 694, A bill for an act relating to the environment; establishing an environmental enforcement account: establishing a field citation pilot project for unauthorized disposal of solid waste; authorizing background investigations of environmental permit applicants; expanding current authority to impose administrative penalties for air and water pollution and solid waste management violations; imposing criminal penalties for knowing violations of standards related to hazardous air pollutants and toxic pollutants in water; providing that certain property is subject to forfeiture in connection with convictions for water pollution and air pollution violations; imposing criminal penalties for unauthorized disposal of solid waste; authorizing prosecution of environmental crimes by the attorney general; providing for environmental restitution as part of a sentence; increasing criminal penalties for false statements on documents related to permits and record keeping; requiring reports; amending Minnesota Statutes 1990, sections 18D.331, subdivision 4; 115.071, by adding a subdivision; 115.072; 115C.05; 116.07. subdivision 4d; 116.072, subdivisions 1, 2, and 6; 609.531, subdivision 1; and 609.671; proposing coding for new law in Minnesota Statutes, chapter 115.

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

Rest, Vellenga, Seaberg and Bishop introduced:

H. F. No. 695, A bill for an act relating to battered women's programs; clarifying and expanding the role of the battered women's advisory council; updating and correcting certain statutory provisions; amending Minnesota Statutes 1990, sections 611A.31, subdivision 2; 611A.32, subdivisions 1 and 2; 611A.33; 611A.34; 611A.35; and 611A.36, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 611A; repealing Minnesota Statutes 1990, section 611A.32, subdivision 4.

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

Steensma, Krueger, Frerichs, Dorn and Hasskamp introduced:

H. F. No. 696, A bill for an act relating to education; revising membership requirements for joint vocational technical boards; authorizing joint vocational technical boards to appoint additional members; amending Minnesota Statutes 1990, section 136C.61, subdivision 1; and by adding a subdivision.

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

Reding, Simoneau and Boo introduced:

H. F. No. 697, A bill for an act relating to credit unions; providing that credit unions may be designated as depositories of state funds; providing for the election of a supervisory committee; clarifying investment authority of board of directors; amending Minnesota Statutes 1990, sections 9.031, subdivision 1; 52.08; and 52.09, subdivision 2.

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

Bertram, Simoneau, Boo and Brown introduced:

H. F. No. 698, A bill for an act relating to credit unions; providing for the appointment of a deputy commerce commissioner for credit unions; providing for the appointment of a credit union advisory task force; amending Minnesota Statutes 1990, sections 45.013 and 52.061. The bill was read for the first time and referred to the Committee on Financial Institutions and Insurance.

Reding, O'Connor, Jefferson, Knickerbocker and Johnson, R., introduced:

H. F. No. 699, A bill for an act relating to retirement; judges retirement fund; eliminating the offset for a portion of Social Security benefits; amending Minnesota Statutes 1990, sections 355.391, subdivision 1; and 490.123, subdivision 1; repealing Minnesota Statutes 1990, section 490.129.

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

Nelson, K.; McEachern; Bauerly; Kelso and Ozment introduced:

H. F. No. 700, A bill for an act relating to education; providing for supplemental revenue and minimum allowance revenue in certain cases; amending Minnesota Statutes 1990, section 122.531, by adding a subdivision; repealing Minnesota Statutes 1990, section 122.531, subdivision 5.

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

Trimble, Greenfield, Ostrom, Rodosovich and Bishop introduced:

H. F. No. 701, A bill for an act relating to occupations and professions; establishing a board of nutrition and dietetics practice; requiring nutritionists and dietitians to be licensed; establishing licensing requirements and exemptions; authorizing rulemaking; providing penalties; appropriating money; amending Minnesota Statutes 1990, sections 214.01, subdivision 2; and 214.04, subdivision 3; proposing coding for new law in Minnesota Statutes, chapter 148.

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

Sparby; Nelson, S.; Frederick and Dille introduced:

H. F. No. 702, A bill for an act relating to agriculture; providing for an agricultural development bond program; proposing coding for new law as Minnesota Statutes, chapter 41C.

470

20th Day]

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

Carruthers; Johnson, A.; Anderson, I.; Garcia and Weaver introduced:

H. F. No. 703; A bill for an act relating to metropolitan government; setting conditions for the party affiliation of the metropolitan council and agencies; amending Minnesota Statutes 1990, sections 473.123, subdivision 3; and 473.141, subdivision 2.

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

Sarna, Jefferson, Reding, Knickerbocker and Anderson, I., introduced:

H. F. No. 704, A bill for an act relating to retirement; giving employing units an option on the rule of 85; proposing coding for new law in Minnesota Statutes, chapter 356; repealing Minnesota Statutes 1990, section 356.70.

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

Hanson, Garcia, Lieder, Runbeck and Swenson introduced:

H. F. No. 705, A bill for an act relating to drivers' licenses; increasing fees for reinstatement of licenses after an alcohol-related revocation; amending Minnesota Statutes 1990, section 171.29, subdivision 2.

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

Dawkins introduced:

H. F. No. 706, A bill for an act relating to taxation; reducing the class rate that applies to certain rental residential property; amending Minnesota Statutes 1990, section 273.13, subdivision 25.

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

Gruenes, Clark, Runbeck, Jefferson and Henry introduced:

H. F. No. 707, A bill for an act relating to housing; public assistance; establishing a rent assistance demonstration project for family stabilization for certain families receiving public assistance; appropriating money; amending Minnesota Statutes 1990, section 462A.21, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 462A.

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

Abrams, Osthoff, Knickerbocker, Scheid and Milbert introduced:

H. F. No. 708, A bill for an act relating to horse racing; increasing per diem rate for members of the racing commission; requiring that pari-mutuel clerks at county fairs be licensed; specifying apportionment and uses of the Minnesota breeders fund; specifying person who may supervise administration of certain medications; reducing state tax withholding on pari-mutuel winnings; amending Minnesota Statutes 1990, sections 240.02, subdivision 3; 240.09, subdivision 2; 240.18; 240.24, subdivision 2; and 290.92, subdivision 27.

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

Johnson, V., and Anderson, I., introduced:

H. F. No. 709, A bill for an act relating to motor vehicles; requiring the appointment of officers of statutory and home rule charter cities as deputy registrars in certain circumstances; amending Minnesota Statutes 1990, section 168.33, subdivision 2.

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

Winter; Ogren; Steensma; Olson, K., and Hugoson introduced:

H. F. No. 710, A bill for an act relating to economic development; authorizing the establishment of rural development zones; proposing coding for new law in Minnesota Statutes, chapter 469.

The bill was read for the first time and referred to the Committee on Economic Development. Weaver, Macklin, Osthoff, Carruthers and Krinkie introduced:

H. F. No. 711, A bill for an act relating to elections; providing directions for the preparation of ballot instructions; amending Minnesota Statutes 1990, section 204B.36, subdivision 2.

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

Cooper and Ogren introduced:

H. F. No. 712, A bill for an act relating to taxation; sales; clarifying the exemption for purchases of capital equipment in distressed counties; amending Minnesota Statutes 1990, section 297A.257, subdivision 2.

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

Solberg, Vellenga, Bishop and Pugh introduced:

H. F. No. 713, A bill for an act relating to the justice system; making various technical corrections and minor changes to the public defender law; providing for payment of travel fees for defense witnesses; allowing persons in custody reasonable telephone access to their attorneys without charge; providing for certain compensation increases for district public defenders and assistant public defenders; providing who is eligible to be represented by the public defender; making the eighth judicial district court financing pilot project permanent; providing for a county aid offset if certain court costs are assumed by the state; requiring the supreme court to study the costs and prepare a budget; appropriating money; amending Minnesota Statutes 1990, sections 357.24; 477A.012, by adding a subdivision; 481.10; 611.215, subdivision 2; and 611.26, subdivision 6, and by adding subdivisions; and Laws 1989, chapter 335, article 3, section 44, as amended; repealing Minnesota Statutes 1990, sections 611.215, subdivision 4; 611.261; 611.28; and 611.29; and Laws 1989, chapter 335, article 3, section 54, as amended.

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

Clark, Wejcman, Mariani and Dawkins introduced:

H. F. No. 714, A bill for an act relating to housing; modifying procedures relating to rent escrow actions; modifying procedures relating to the tenant's loss of essential services; modifying provisions relating to tenant remedy actions, retaliatory eviction proceed-

ings, and receivership proceedings; modifying provisions relating to Minnesota housing finance agency low- and moderate-income housing programs; providing for an emergency mortgage and rental assistance pilot project; modifying certain receivership, assignment of rents and profits, and landlord and tenant provisions; modifying provisions relating to housing and redevelopment authorities; providing for the issuance of general obligation bonds for housing by the cities of Minneapolis and St. Paul; authorizing the city of Minneapolis to make small business loans; modifying the property tax classification of certain residential real estate; excluding housing districts from the calculation of local government aid reductions; modifying the interest rate reduction program; changing the definition of mentally ill person; consolidating special needs housing programs; clarifying and amending biennial reporting requirement; authorizing new construction of accessible housing; authorizing off-reservation home improvement program; appropriating money; amending Minnesota Statutes 1990, sections 268.39; 273.124, subdivisions 1 and 11; 273.13, subdivision 25; 273.1399, subdivision 1; 462A.03, subdivisions 10 and 16; 462A.05, subdivision 20, and by adding a subdivision; 462A.21, subdivisions 4k, 12a, and 14; 462A.22, subdivision 9; 462A.222, subdivision 3; 462C.03, subdivision 10; 469.011, subdivision 4; 469.012, subdivision 1; 469.015, subdivisions 3, 4, and by adding a subdivision; 469.176, subdivision 4f; 474A.048, subdivision 2; 481.02, subdivision 3; 504.02; 504.185, subdivision 2; 504.20, subdivisions 3, 4, 5, and 7; 504.27; 559.17, subdivision 2; 566.03, subdivision 1; 566.17, subdivisions 1, 2, and by adding a subdivision; 566.175, subdivision 6; 566.18, subdivision 9; 566.29, subdivisions 2 and 4; and 576.01, subdivision 2; Laws 1974, chapter 285, section 4, as amended; Laws 1987, chapter 404, section 28, subdivision 1; Laws 1988, chapter 594, section 6; Laws 1989, chapter 335, article 1, section 27, subdivision 1, as amended; proposing coding for new law in Minnesota Statutes, chapters 268 and 609; repealing Minnesota Statutes 1990, section 462A.05, subdivisions 28 and 29.

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

Clark, Mariani, Wejcman and Dawkins introduced:

H. F. No. 715, A bill for an act relating to health; providing additional funding for family planning grants; establishing an outreach program for pregnant women eligible for medical assistance; appropriating money.

The bill was read for the first time and referred to the Committee on Health and Human Services. Seaberg, Vellenga, Milbert, Greenfield and Bettermann introduced:

H. F. No. 716, A bill for an act relating to crime victims; requiring victims to be notified of offender's escape; requiring notification to victim of final disposition of case; waiving fees necessary to obtain a temporary restraining order for harassment if petitioner is indigent; amending Minnesota Statutes 1990, sections 609.748, subdivisions 3, 4, and 6; 611A.02, subdivision 2; and 611A.06; proposing coding for new law in Minnesota Statutes, chapter 611A.

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

Begich, Jacobs, Battaglia, Rukavina and Johnson, R., introduced:

H. F. No. 717, A bill for an act relating to taxation; property; providing for homestead treatment of one-half the value of certain recreational property owned by persons maintaining a homestead in the state; amending Minnesota Statutes 1990, section 273.13, subdivision 25.

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

Tompkins, Pugh, Rice, Murphy and Rodosovich introduced:

H. F. No. 718, A bill for an act relating to the state lottery; providing for the distribution of a portion of net proceeds from the state lottery in fiscal years 1992 and 1993 to the housing trust fund account and a head start account; amending Minnesota Statutes 1990, section 349A.10, subdivision 5, and by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 268.

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

Greenfield; Welle; Anderson, R.; Johnson, R., and Clark introduced:

H. F. No. 719, A bill for an act relating to human services; clarifying and establishing requirements for implementing the Minnesota family investment plan; amending Minnesota Statutes 1990, sections 256.031; 256.032; 256.033; 256.034; 256.035; and 256.036, subdivisions 1, 2, 4, and 5; proposing coding for new law in Minnesota Statutes, chapter 256; repealing Minnesota Statutes 1990, sections 256.032, subdivisions 5 and 9; 256.035, subdivisions 6 and 7; 256.036, subdivision 10; Laws 1989, chapter 282, article 5, section 130.

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

Tompkins, Pugh, Morrison and Ozment introduced:

H. F. No. 720, A bill for an act relating to health; chemical dependency; requiring the commissioner of public safety to establish a pilot juvenile diversion program and a pilot chemical abuse prevention program; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 299A.

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

Winter, Ostrom, Steensma, Waltman and Olson, K., introduced:

H. F. No. 721, A bill for an act relating to lawful gambling; making certain expenditures for maintenance and utilities for premises owned or leased by a licensed organization a lawful purpose; making organization licenses and premises permits valid for two years; repealing the requirement for an annual audit of lawful gambling activities and funds; reducing the rate of tax on the ideal gross from pull-tabs and tipboards; requiring the director of lawful gambling and the commissioner of revenue to jointly adopt a single form for organizations' monthly reporting; amending Minnesota Statutes 1990, sections 349.12, subdivision 25; 349.15; 349.16, subdivision 3; 349.165, subdivision 3; and 349.212, subdivision 4; repealing Minnesota Statutes 1990, section 349.19, subdivision 9.

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

Waltman, Osthoff, Beard, Frederick and Abrams introduced:

H. F. No. 722, A bill for an act relating to the military; clarifying language about certain money appropriated for land acquisition; amending Minnesota Statutes 1990, section 190.25, subdivision 3.

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

Kalis, Lieder, Pauly, Lasley and Uphus introduced:

H. F. No. 723, A bill for an act relating to transportation; estab-

lishing state transportation goals and requiring periodic revisions of the state transportation plan; establishing a Minnesota highway board and prescribing its powers and duties; directing a study of rail-highway grade crossings and requiring a report; authorizing the commissioner of transportation to make grants for the improvement of commercial navigation facilities; authorizing local units of government to advance funds for the completion of trunk highway projects; authorizing cities to assess up to 35 percent of a street improvement without regard to benefits conferred; authorizing cities to impose street access charges on building permits; authorizing road authorities to enter into agreements for the construction, maintenance, and operation of toll roads and bridges; creating a transportation services fund and providing for its uses; specifying percentage of unrefunded motor fuel tax revenue that is attributable to use on forest roads; authorizing the commissioner of transportation to plan, acquire, construct and equip light rail transit facilities, and restricting authority of regional rail authorities; directing a study of highway corridors; creating a legislative advisory commission on transportation and directing it to conduct certain studies; amending Minnesota Statutes 1990, sections 162.02, subdivision 3a; 168.54, subdivisions 5 and 6; 169.09, subdivision 13; 169.86, subdivision 5; 169.862; 170.23; 171.185; 171.26; 171.36; 173.13, subdivision 4; 173.231; 174.01; 174.03, subdivision 2, and by adding a subdivision; 221.036, subdivision 14; 296.16, subdivision 1a; 296.421, subdivision 8; 299D.03, subdivision 5; 398A.04, subdivision 8; 473.399, by adding a subdivision; 473.3993, subdivisions 2, 3, and by adding a subdivision; 473.3994; 473.3996; proposing coding for new law in Minnesota Statutes, chapters 3; 160; 161; 162; 174; 221; 471; and 473; proposing coding for new law as Minnesota Statutes, chapter 457A; repealing Minnesota Statutes 1990, section 473.3994, subdivision 6; and Laws 1989, chapter 339, section 21.

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

Clark, Ogren, Rest and Ostrom introduced:

H. F. No. 724, A bill for an act relating to taxation; expanding eligibility for the child care credit; amending Minnesota Statutes 1990, section 290.067, subdivision 1.

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

Gruenes, Gutknecht, Stanius, Goodno and Johnson, V., introduced:

H. F. No. 725, A bill for an act relating to insurance; regulating the comprehensive health insurance plan; increasing access to the plan;

providing tax credits to certain employers who provide qualified health insurance; establishing requirements for minimum benefits plans; requiring offers of additional coverages; amending Minnesota Statutes 1990, sections 62E.03; 62E.14, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapters 62A; 62C; 62D; 62E; and 290.

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

Swenson, Pugh, Vellenga, Bishop and Dempsey introduced:

H. F. No. 726, A bill for an act relating to real property; providing for cause of action on an interest in real property of a married person when the property was conveyed by the person's spouse before March 1, 1977; amending Minnesota Statutes 1990, section 519.101.

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

Krueger, Kahn and Dille introduced:

H. F. No. 727, A bill for an act relating to economic development; transferring the Greater Minnesota Corporation to the University of Minnesota; amending Minnesota Statutes 1990, sections 1160.02, subdivision 3; 1160.03, subdivisions 1, 2, and 8; 1160.04, subdivisions 1 and 3; and 1160.05, subdivisions 2 and 5; repealing Minnesota Statutes 1990, sections 1160.03, subdivisions 2a and 3; 1160.04, subdivision 2; and 1160.05, subdivision 1.

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

O'Connor, Farrell, Simoneau, Trimble and Boo introduced:

H. F. No. 728, A bill for an act relating to drivers' licenses; requiring certain notice on uniform traffic ticket; providing penalty for failure to respond to summons and complaint on uniform traffic ticket; prohibiting issuance of warrant on person failing to pay fine for parking violation; establishing system for collecting unpaid fines; allocating driver's license reinstatement fees; amending Minnesota Statutes 1990, sections 169.99, by adding a subdivision; 171.16, subdivision 3, and by adding subdivisions; 171.20, subdivision 1; and 171.29, by adding subdivisions.

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

3

O'Connor, McEachern and Bishop introduced:

H. F. No. 729, A bill for an act relating to consumer protection; requiring certain creditors to file credit card disclosure reports with the state treasurer; providing rulemaking authority; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 325G.

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

Johnson, A.; Ozment; Tunheim; Jaros and Nelson, K., introduced:

H. F. No. 730, A bill for an act relating to education; authorizing an aid and levy for teacher centers; proposing coding for new law in Minnesota Statutes, chapter 124.

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

Anderson, R., introduced:

H. F. No. 731, A bill for an act relating to highways; changing description of route in the state highway system.

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

Dauner and Thompson introduced:

H. F. No. 732, A bill for an act relating to taxation; property; providing for a levy limit base adjustment for Becker county; delaying a penalty for one year; amending Minnesota Statutes 1990, section 275.50, subdivision 5a.

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

Orenstein, Greenfield, Segal, Sviggum and Vanasek introduced:

H. F. No. 733, A bill for an act relating to human services; adjusting requirements for parental contributions for the costs of certain services to children; amending Minnesota Statutes 1990, section 252.27, subdivisions 2 and 2a.

The bill was read for the first time and referred to the Committee on Health and Human Services. Lieder, Uphus and Jaros introduced:

H. F. No. 734, A bill for an act relating to public safety; regulating limousine drivers; adding identification to license plates; providing for limousine driver endorsement on drivers licenses; providing for payment of fees for limousine drivers licenses; requiring the commissioner of public safety to adopt rules relating to limousine permits; appropriating money; amending Minnesota Statutes 1990, sections 168.128, subdivisions 2 and 3; 171.01, by adding a subdivision; 171.02, subdivision 2; 171.10, subdivision 2; 171.13, subdivision 5; proposing coding for new law in Minnesota Statutes, chapter 171.

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

Greenfield and Clark introduced:

H. F. No. 735, A bill for an act relating to health; maternal and child health; clarifying eligibility for maternal and child health services; requiring birth or death certificate medical supplements to report prenatal exposure to controlled substances; amending Minnesota Statutes 1990, sections 145.883, subdivision 5; and 626.5562, subdivision 3.

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

Greenfield, Welle, Rest, Clark and Anderson, R., introduced:

H. F. No. 736, A bill for an act relating to alcohol and drug abuse; establishing statewide and local prevention programs; establishing family resource center pilot projects; requiring plans and studies; requiring children to attend school through age 17; establishing school prevention programs; providing for research and evaluation; expanding the definition of drug free zones to include post-secondary and technical colleges and public housing property; requiring the sentencing guidelines commission to develop a model set of local correctional guidelines; authorizing special levies for local correctional services that do not involve incarceration; changing the name and duties of the drug abuse prevention resource council; providing incentives for judicial districts to adopt local correctional guidelines; requiring reporting of felony convictions; requiring chemical use assessments of persons convicted of felonies; requiring studies; appropriating money; amending Minnesota Statutes 1990, sections 120.101, subdivisions 5 and 9; 120.105; 123.35, subdivision 8; 124.26, subdivision 1b; 126.031, subdivision 1; 145.924; 152.01, subdivision 14a, and by adding a subdivision; 152.022, subdivision 1; 152.023, subdivision 2; 244.095, subdivisions 1 and 2; 254A.16, by

. .

480

adding subdivisions; 254A.17, subdivision 1, and by adding a subdivision; 260.015, subdivision 19; 275.50, subdivision 5; 275.51, subdivision 3f; 299A.30; 299A.31, subdivision 1; 299A.32; 401.14, by adding a subdivision; 485.16; and 609.115, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapters 144, 244, and 245; repealing Minnesota Statutes 1990, sections 244.095, subdivision 3; 299A.29; and 299A.30.

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

Smith and Dawkins introduced:

H. F. No. 737, A bill for an act relating to courts; requiring a plaintiff in a civil action to pay an assessed judicial administrative cost before a judgment will be docketed; proposing coding for new law in Minnesota Statutes, chapter 548.

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

Smith introduced:

H. F. No. 738, A bill for an act relating to taxation; property; reducing the class rate applied to certain homesteads; amending Minnesota Statutes 1990, section 273.13, subdivision 22.

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

Simoneau and Sarna introduced:

H. F. No. 739, A bill for an act relating to corporations; deleting consideration of the effect of insurance company takeovers on shareholders and creditors; limiting application of fair price provisions to domestic corporations; deleting nexus requirements for application of control share acquisition and business combination statutes; exempting employee stock ownership plans from takeover statutes; modifying limitations on corporate share purchases above market value; amending Minnesota Statutes 1990, sections 60D.02, subdivisions 1, 2, and 4; 60D.06; 60D.08, subdivisions 1 and 2; 60D.11; 60D.12, subdivision 2; 302A.011, subdivisions 38, 39, 49, and by adding subdivisions; and 302A.553, subdivision 3; proposing coding for new law in Minnesota Statutes, chapter 302A; repealing Minnesota Statutes 1990, sections 60D.02, subdivision 5; and 80B.06, subdivision 7.

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

Simoneau and Johnson, A., introduced:

H. F. No. 740, A bill for an act relating to libraries; allowing an exception to the maintenance of effort required for regional library basic system support grants; amending Minnesota Statutes 1990, section 134.34, by adding a subdivision.

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

Scheid, Abrams, Segal, Garcia and Limmer introduced:

H. F. No. 741, A bill for an act relating to education; designating a portion of state head start appropriations for grants to establish new early childhood education programs; amending Minnesota Statutes 1990, section 268.914.

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

HOUSE ADVISORIES

The following House Advisory was introduced:

Sparby, Boo, Bertram, Abrams and Vanasek introduced:

H. A. No. 4, A proposal to review and make recommendations on recent federal banking initiatives.

The advisory was referred to the Committee on Financial Institutions and Insurance.

MESSAGES FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker:

I hereby announce the passage by the Senate of the following House File, herewith returned: H. F. No. 245, A bill for an act relating to education; providing for school consolidation in Kittson and Marshall counties in certain circumstances.

PATRICK E. FLAHAVEN, Secretary of the Senate

CONSENT CALENDAR

H. F. No. 275, A bill for an act relating to commerce; prohibiting the unlawful assignment of certain motor vehicle contracts; proposing coding for new law in Minnesota Statutes, chapter 325F.

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

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

Those who voted in the affirmative were:

Abrams Anderson, I. Anderson, R. Anderson, R. H. Battaglia Bauerly Beard Begich Bertram Bettermann Blatz Bodahl Boo Brown Carlson Carl	Frederick Frerichs Garcia Girard Goodno Greenfield Gruenes Gutknecht Hanson Hartle Hasskamp Haukoos Hausman Heir Henry Hufnagle Hugoson Jacobs Janezich Jaros Jefferson Jennings Johnson, A. Johnson, R. Johnson, V. Kahn	Kalis Kelso Kinkel Koppendrayer Krinkie Krueger Lasley Leppik Limmer Long Lynch Macklin Mariani Marsh McEachern McPherson Milbert Morrison Munger Murphy Nelson, K. Nelson, S. Newinski O'Connor Olsen, S.	Olson, E. Olson, K. Omann Onnen Orenstein Orfield Osthoff Ostrom Ozment Pauly Pellow Pelowski Peterson Pugh Reding Rest Rice Rodosovich Rukavina Runbeck Sarna Schafer Scheid Schreiber Seaberg Segal	Simoneau Skoglund Smith Solberg Sparby Stanius Steensma Sviggum Swenson Tompkins Trimble Tunheim Uphus Valento Vellenga Wagenius Walento Vellenga Wagenius Waltman Weaver Wejcman Welker Welle Wenzel Spk. Vanasek
--	--	--	--	---

The bill was passed and its title agreed to.

H. F. No. 277, A bill for an act relating to education; permitting a fund transfer in independent school district No. 653.

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

The question was taken on the passage of the bill and the roll was called. There were 133 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Abrams Anderson, I. Anderson, R. Anderson, R. H. Battaglia Bauerly Beard Begich Bertram Bettermann Blatz Bodahl Boo Brown Carlson Carruthers Clark Cooper Dauner	Frerichs Garcia Girard Goodno Greenfield Gruenes Gutknecht Hanson Hartle Hasskamp Haukoos Hausman Heir Henry Hufnagle Hugoson Jacobs Janezich Jaros	Kinkel Knickerbocker Koppendrayer Krinkie Lasley Lasley Leppik Lieder Limmer Long Lourey Lynch Macklin Mariani Marsh McEachern McGuire McPherson Milbert	Olsen, S. Olson, E. Olson, K. Omann Ornen Orfield Osthoff Ostrom Ozment Pauly Pellow Pellowski Peterson Pugh Reding Rest Rice Rodosovich	Simoneau Skoglund Smith Solberg Sparby Stanius Steensma Sviggum Swenson Thompson Tompkins Trimble Tunheim Uphus Valento Vellenga Wagenius Waltman Weaver
Carlson	Hufnagle	Marsh	Pugh	Valento
Carruthers	Hugoson	McEachern	Reding	Vellenga
Cooper	Janezich	McPherson	Rice	Waltman
Davids	Jefferson	Morrison	Rukavina	Wejcman
Dawkins	Jennings	Munger	Runbeck	Welker
Dempsey	Johnson, A.	Murphy	Sarna	Welle
Dille	Johnson, R.	Nelson, K.	Schafer	Wenzel
Dorn	Johnson, V.	Nelson, S.	Scheid	Winter
Erhardt	Kahn	Newinski	Schreiber	Spk. Vanasek
Farrell	Kalis	O'Connor	Seaberg	-p-: .umon
Frederick	Kelso	Ogren	Segal	

The bill was passed and its title agreed to.

CALENDAR

H. F. No. 36, A bill for an act relating to occupations and professions; changing requirements for reciprocal licensing of physicians from other states and foreign medical school graduates; authorizing physicians to cancel licenses in good standing; requiring the cancellation of physicians' licenses for nonrenewal; changing licensing requirements for midwifery; changing the name of the board of medical examiners; amending Minnesota Statutes 1990, sections 147.03; 147.037, subdivision 1; and 148.31; proposing coding for new law in Minnesota Statutes, chapter 147.

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

The question was taken on the passage of the bill and the roll was called. There were 132 yeas and 0 nays as follows:

484

Those who voted in the affirmative were:

The bill was passed and its title agreed to.

H. F. No. 238, A bill for an act relating to consumer protection; prohibiting the provision of a credit card number as a condition of check cashing or acceptance; proposing coding for new law in Minnesota Statutes, chapter 325F.

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

The question was taken on the passage of the bill and the roll was called. There were 133 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Abrams Anderson, I. Anderson, R. Anderson, R. H. Baterly Beard Begich Bertram Bettermann Blatz Bodahl Boo Brown	Carlson Carruthers Clark Cooper Dauner Davids Dawkins Dempsey Dille Dorn Erhardt Farrell Frederick Frerichs	Garcia Girard Goodno Greenfield Gruenes Gutknecht Hanson Hartle Hasskamp Haukoos Hausman Heir Henry Hufnagle	Hugoson Jacobs Janezich Jaros Jefferson Jennings Johnson, A. Johnson, R. Johnson, V. Kahn Kalis Kelso Kinkel Knickerbocker	Koppendrayer Krinkie Krueger Lasley Leppik Lieder Limmer Long Lourey Lynch Macklin Mariani Marsh McEachern
---	--	---	---	---

McPherson Milbert Morrison Munger Murphy Nelson, K. Nelson, S. O'Connor Ogren Olsen, S.	Olson, K. Omann Ornestein Orfield Osthoff Ostrom Ozment Pauly Pellow Pelowski Peterson Pugh	Reding Rest Rice Rodosovich Rukavina Runbeck Sarna Schafer Scheid Schreiber Seaberg Segal Simoneau	Skoglund Smith Solberg Sparby Stanius Steensma Sviggum Swenson Thompson Tompkins Trimble Tunheim Uphus	Valento Vellenga Wagenius Waltman Weaver Wejcman Welker Welle Wenzel Winter Spk. Vanasek
--	--	--	--	--

The bill was passed and its title agreed to.

H. F. No. 243, A bill for an act relating to highways; allowing specific service signs to be erected at intersections of trunk highways with interstate highways; amending Minnesota Statutes 1990, section 160.293, subdivisions 2 and 3.

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

The question was taken on the passage of the bill and the roll was called. There were 133 yeas and 0 nays as follows:

Those who voted in the affirmative were:

AbramsFrerich Anderson, I.Garcia CarciaAnderson, R.Girard GirardAnderson, R. H.GoodneBattagliaGreenfBauerlyGrueneBeardGutkneBegichHansorBettermannHastaBlatzHausmBooHeirBrownHenryCarlsonHufnagCarruthersHugostClarkJacobsCoperJanezioDavidsJefferseDavidsJefferseDornJohnsoDornJohnsoFrederickKalis	Knickerbocker Koppendrayer Krinkie eld Krueger s Lasley cht Leppik Lieder Limmer mp Long s Lourey an Lynch Mariani le Marsh n McEachern McGuire h McPherson gs Munger a, A. Murphy a, R. Nelson, K.	Olsen, S. Olson, E. Olson, K. Omann Ornen Orenstein Orfield Osthoff Ostrom Ozment Pauly Pellow Pellow Pellow Pelowski Peterson Pugh Reding Rest Rice Rodosovich Rukavina Runbeck Sarna Schafer Scheid Schreiber Seaberg Segal	Simoneau Skoglund Smith Solberg Sparby Stanius Steensma Sviggum Swenson Thompson Thompson Tompkins Trimble Tunheim Uphus Valento Vellenga Wagenius Walento Vellenga Wagenius Waltman Weaver Wejcman Welker Welle Wenzel Winter Spk. Vanasek
---	---	---	---

The bill was passed and its title agreed to.

GENERAL ORDERS

Pursuant to Rules of the House, the House resolved itself into the Committee of the Whole with Vanasek in the Chair for consideration of bills pending on General Orders of the day. After some time spent therein the Committee arose.

REPORT OF THE COMMITTEE OF THE WHOLE

The Speaker resumed the Chair, whereupon the following recommendations of the Committee were reported to the House:

H. F. Nos. 282 and 324 were recommended to pass.

H. F. Nos. 116 and 304 were recommended for progress.

H. F. No. 353 was recommended for progress until Monday, March 18, 1991.

On the motion of Long the report of the Committee of the Whole was adopted.

MOTIONS AND RESOLUTIONS

Dawkins moved that the name of Blatz be added as an author on H. F. No. 148. The motion prevailed.

Bertram moved that the name of Bauerly be added as an author on H. F. No. 516. The motion prevailed.

Begich moved that the name of Limmer be added as an author on H. F. No. 602. The motion prevailed.

Johnson, R., moved that his name be stricken as an author on H. F. No. 605. The motion prevailed.

Anderson, I., moved that H. F. No. 249 be returned to its author. The motion prevailed.

ADJOURNMENT

Long moved that when the House adjourns today it adjourn until 2:30 p.m., Monday, March 11, 1991. The motion prevailed.

Long moved that the House adjourn. The motion prevailed, and the Speaker declared the House stands adjourned until 2:30 p.m., Monday, March 11, 1991.

EDWARD A. BURDICK, Chief Clerk, House of Representatives